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**Schedule 3 – Agreed Acts**

1. Any Surrender in accordance with clause 6 of this Agreement.
2. The change of reserve boundary, purpose, dedication or revocation of reserves under the Land Act as specified in Schedule 10 including the appointment of trustees in accordance with clause 12 of this Agreement.
3. The State's exclusive use and occupation of the Ben-Ewa Reserve in accordance with clause 14.2 of this Agreement.
4. The use, management and exercise of the trustees' powers in relation to any reserves in the Agreement Areas in accordance with the Land Act.
5. Subject to Parliament enacting all necessary legislation, the dedication of areas as protected areas under the NCA and the declaration of those areas as Indigenous Joint Management Areas in accordance with clauses 8 and 10 of this Agreement.
6. The regulation and/or amalgamation of the Existing National Park, Existing Conservation Park and Proposed Prescribed Protected Areas that become Prescribed Protected Areas as Indigenous Joint Management Areas.
7. The opening of any Roads in accordance with clause 17 of this Agreement.
8. The grant of commercial activity permits in accordance with clause 18 under the RAMA and *Nature Conservation (Administration) Regulation 2017* (Qld):
  - (a) for the purposes, over the areas and to the proposed permittees, as specified in Part A of Schedule 14;
  - (b) for a term ending:
    - (i) for the permits specified in Schedule 14 as proposed to be granted to Tangalooma Pty Ltd—three (3) years after Registration; and
    - (ii) for all other permits specified in Schedule 14—two (2) years after Registration;
  - (c) on substantially the same terms as the commercial activity permits included in Part B of Schedule 14 except that, subject to the exercise of the Chief Executive's discretion, the permits will include:
    - (i) those additional clauses provided at Schedule 15; and
    - (ii) a condition that the holders must within one (1) year after the grant of the permits complete the Ecotourism Cultural Accreditation Course or if the course is not available within one (1) year of the grant of the permits, as soon as the course becomes available.
9. The PBC and the State entering into the Recreation Area Agreement under the RAMA on substantially the same terms as the agreement provided at Schedule 20.
10. The PBC and the State:

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- (a) entering into an IMA under the ALA on substantially the same terms as the agreement provided at Schedule 19;
    - (b) amending or varying the IMA in the manner prescribed and subject to obtaining any authorisation described in clause 10.11; and
    - (c) doing any act under and in accordance with the IMA.
  11. The use and management of any Prescribed Protected Areas in accordance with the NCA, subject to item 10 where applicable.
  12. The issue of commercial activity permits within the MIRA, Cape Moreton Conservation Park and Moreton Island National Park outside the Indigenous Joint Management Area except that, subject to the exercise of the Chief Executive's discretion, the permits will include:
    - (a) those additional clauses provided at Schedule 15; and
    - (b) a condition that the holders must within one (1) year after the grant of the permits complete the Ecotourism Cultural Accreditation Course or if the course is not available within one (1) year of the grant of the permits, as soon as the course becomes available.
  13. The doing of all acts necessary to achieve the grant of a Nominated Lot as Aboriginal Land in accordance with clause 7 of this Agreement, including but not limited to:
    - (a) the making of a Ministerial declaration under the ALA to declare a Nominated Lot as Transferable Land; and
    - (b) once a Nominated Lot becomes Transferable Land—granting it as Aboriginal Land under the ALA.
  14. The grant in fee simple of areas under the Land Act in accordance with:
    - (a) clause 7 (Draw Down) of this Agreement; and
    - (b) clause 9 (Revenue Sharing) of this Agreement.
  15. Where Future Acts not otherwise addressed in items 1 to 14 are proposed over Prescribed Protected Areas;
    - (a) not including the AMSA Lease and Access Area and the MSQ Authority Area; and
    - (b) the IMA is not operative,

the doing of the Routine, Procedural and Significant Activities subject to the conditions for each type of activity first being satisfied as specified in the IMA in Schedule 19.
  16. Pursuant to clause 10.8(b)(i), the doing of all acts necessary by the State to exercise the powers and perform the functions conferred on it under the NCA and the RAMA to administer Harpers Track.

17. The grant and renewal under the NCA of leases, licences, permits or other authorities to AMSA over part of the AMSA Lease and Access Areas as shown on the map in Schedule 27.
18. The grant and renewal under section 34 of the NCA of the lease, licence, permit or other authority to MSQ over the MSQ Authority Area as shown on the map in Schedule 28.
19. The taking by the State of all steps reasonably necessary (including, for example, boundary realignment, redescription, survey or legislative amendment) to create or establish the following separate areas within the Cape Moreton Conservation Park:
  - (a) the AMSA Lease and Access Areas as shown on the map provided in Schedule 27; and
  - (b) the Existing Conservation Park as shown on the map provided in Schedule 25.
20. The taking by the State of all steps reasonably necessary (including, for example, boundary realignment, redescription, survey or legislative amendment) to create or establish the following separate areas within the Moreton Island National Park:
  - (a) the AMSA Lease and Access Areas as shown on the map provided in Schedule 27;
  - (b) the MSQ Authority Area as shown on the map provided in Schedule 28; and
  - (c) the Existing National Park as shown on the map provided in Schedule 26.
21. Any of the acts contemplated in clause 16 to give effect to the creation of the Proposed Ecotourism Area.
22. The authorities issued under section 34 of the NCA, copies of which are provided at Schedule 16 of this Agreement.
23. Subject to this Agreement, the re-grant of authorities pursuant to section 34 of the NCA which existed immediately prior to the land becoming Aboriginal land, but which did not continue in force.
24. Any amendment to the NCA, ALA or other legislation necessary to implement this Agreement.
25. Any act done by the State under the Service Agreement.
26. Any act done by the State under the Recreation Area Agreement.
27. All acts necessary to implement or incidental to the above acts.