1. The state’s remote Indigenous communities are located either on deed of grant in trust tenure, Aboriginal or Torres Strait Islander freehold or on Shire lease land.
2. On 15 November 2012, the Queensland Government released the discussion paper *Providing freehold title in Aboriginal and Torres Strait Islander communities* for consultation. This discussion paper set out a very detailed model for providing Aboriginal and Torres Strait Islander community members with access to the same ordinary freehold title that other Queenslanders enjoy.
3. Following this consultation, amendments were made to the proposed model for the purposes of preparing a Bill to give effect to the government’s commitment of ensuring that Aboriginal and Torres Strait Islander communities have the same access to ordinary, individual, freehold title as all other Queenslanders and to reduce barriers to the economic development of land in these communities.
4. Cabinet approved the release of an exposure draft of the Aboriginal and Torres Strait Islander Land Legislation (Providing Freehold) Amendment Bill 2014 for public consultation.
5. *Attachments*

* [Exposure draft of the Aboriginal and Torres Strait Islander Land Legislation (Providing Freehold) Amendment Bill 2014](Attachments/draft%20bill.pdf)