The intent is good and recognition of the role and rights of Aboriginal and Torres Strait Islander land and interest holders is appropriate. The Bill should reference other land rights regimes such as the *Traditional Owner Settlement Act 2010 (Vic)* as well as Native Title and the *Aboriginal Land Rights (Northern Territory) Act* regime. Relevant rights around land use and crown land exist under the TOSA and should be respected and protected. Further targeted consultation with Traditional Owner corporations who have been recognised under these regimes (including those with a Recognition and Settlement Agreement), should occur as soon as possible.