

3. Definitions

In this Act —

“Barrow Island lease” means the petroleum lease dated 27 February 1967 granted under the *Petroleum Act 1936* and registered as Number 1H and named “Barrow Island” under that Act and includes that lease as renewed, substituted or varied;

Note: though repealed by the *Petroleum Act 1967*, the *Petroleum Act 1936* continues to apply to the Barrow Island lease and renewals of it (see the *Petroleum Act 1967* s. 134).

“Barrow Island lessee” means the lessee under the Barrow Island lease;

“BI Act Minister” means the Minister to whom the administration of this Act is for the time being committed;

“CALM Act Minister” means the Minister to whom the administration of the *Conservation and Land Management Act 1984* is for the time being committed;

“carbon dioxide” means gases consisting predominantly of carbon dioxide recovered during gas processing on Barrow Island;

“gas” means natural gas and other petroleum;

“gas processing project purpose” includes, without limiting the ordinary meaning of the term, any of the following —

- (a) the conveyance by pipeline of gas or a product of gas processing;
- (b) the provision of support facilities and services —
 - (i) for any gas processing project on Barrow Island; or
 - (ii) for purposes of the Barrow Island lease;
- (c) the provision of emergency shelter facilities on Barrow Island;
- (d) any other purpose ancillary or beneficial to a gas processing project purpose;

“LA Act” means *Land Administration Act 1997*;

“LA Act Minister” has the meaning given to “Minister” in the LA Act section 3(1);

“the Agreement” means the Gorgon Gas Processing and Infrastructure Project Agreement, a copy of which is set out in Schedule 1, and includes the Agreement as varied from time to time in accordance with its provisions;

“the reserve” means class A reserve no. 11648 comprising the whole of Barrow Island that is reserved under the LA Act section 41 for the purpose of conservation of flora and fauna.