

(AGENDA 21)

International Agreement

Intergovernmental Agreement on the Environment

AN AGREEMENT made the 1st day of May one thousand nine hundred and ninety two

BETWEEN

THE COMMONWEALTH OF AUSTRALIA of the first part,

THE STATE OF NEW SOUTH WALES of the second part,

THE STATE OF VICTORIA of the third part,

THE STATE OF QUEENSLAND of the fourth part,

THE STATE OF WESTERN AUSTRALIA of the fifth part,

THE STATE OF SOUTH AUSTRALIA of the sixth part,

THE STATE OF TASMANIA of the seventh part,

THE AUSTRALIAN CAPITAL TERRITORY of the eighth part,

THE NORTHERN TERRITORY OF AUSTRALIA of the ninth part,

THE AUSTRALIAN LOCAL GOVERNMENT ASSOCIATION of the tenth part.



WHEREAS

On 31 October 1990, Heads of Government of the Commonwealth, States and Territories of Australia, and representatives of Local Government in Australia, meeting at a Special Premiers' Conference held in Brisbane, agreed to develop and conclude an Intergovernmental Agreement on the Environment to provide a mechanism by which to facilitate:

a cooperative national approach to the environment;

a better definition of the roles of the respective governments;

a reduction in the number of disputes between the Commonwealth and the States and Territories on environment issues;

greater certainty of Government and business decision making; and
better environment protection;

AND WHEREAS the Parties to this Agreement

ACKNOWLEDGE the important role of the Commonwealth and the States in relation to the environment and the contribution the States can make in the development of national and international policies for which the Commonwealth has responsibilities;

RECOGNISE that environmental concerns and impacts respect neither physical nor political boundaries and are increasingly taking on interjurisdictional, international and global significance in a way that was not contemplated by those who framed the Australian

Constitution; (Note This Agreement has NO AUTHORITY over the Private People under the Commonwealth of Australia Constitution Act or any State Constitution)

(Note Australian Constitution has NO framers; it only has entities a total FRAUD under the Corporation's Seal of the Australian Government and it's Parliament of Australia)

(Note the word Environment is NOT in the Commonwealth of Australia Constitution Act)

SCHEDULE 2

RESOURCE ASSESSMENT, LAND USE DECISIONS AND APPROVAL PROCESSES

5. Within the policy, legislative and administrative framework applying in each State, the use of natural resources and land, remain a matter for the owners of the land or resources, whether they are Government bodies or private person

QUEENSLAND



Fudged Corporation Seal of the Queensland Government

Queensland Government (Land Holding) Amendment Act No. 17, 1992

(Note this Act Assented to 13 May 1992----1st May 1992 Intergovernmental Agreement)

PART 2—AMENDMENT OF LAND ACT 1962

Amended Act

2. The *Land Act 1962* is amended as set out in this Part.

Insertion of new s.6A

3. After section 6—

insert—

‘Grant in name ‘Queensland Government’

‘6A. The Governor in Council may, under this Act, grant Crown land in fee simple to the Crown in right of the State under the name ‘Queensland Government’.’. (Note the Governor and Governor in Council are Commissioned under the Private Corporation’s “Public Seal of the State” of the Queensland Government.)
(Note the Crown has the Allodial title to all land in Queensland)

PART 3—AMENDMENT OF REAL PROPERTY ACT 1861

Amended Act

4. The *Real Property Act 1861* is amended as set out in this Part.

Insertion of new ss.15A and 15B

5. After section 15—

insert—

‘Land held by ‘Queensland Government’

‘15A.(1) The Crown in right of the State may, under this Act, acquire, hold and deal with land under the name ‘Queensland Government’.

‘(2) A fee or charge is not payable under this Act in respect of the lodgment and registration of a transfer of land to, or a lease of land by, the Crown in right of the State under the name ‘Queensland Government’.

‘Only persons authorised to deal with ‘Queensland Government’ land

‘15B. Only the Minister, or a person authorised by the Minister, may deal with land held under the name ‘Queensland Government’.’.

(Note Private Land Owners “Certificates of Title” to their Land has the Private Corporation’s “Public Seal of the State” of the corporation Queensland Government seal at the top and watermarked through the Certificate. This THEFT is backed up by the Judicial System as the **Governor is Commissioned** with the “Public Seal of the State” by the Corporation; then using the “Public of the State:” Seals Commissions appointing members of the **judiciary, Deputy Governors, Ministers and Executive Councillors**, also the Police Service work under this Seal as it is on all their Acts and their accountable to those Acts.