

C794

LEGISLATIVE COUNCIL

QUESTION WITHOUT NOTICE

Thursday, 31 October 2013

Hon Robin Chappie to the Leader of the House representing the Minister for State Development.

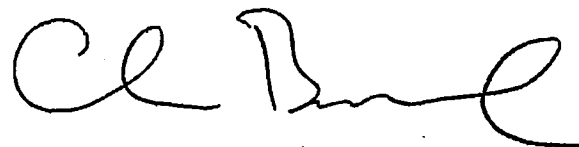
I refer to the article in the Australian "Chevron seeks bigger bite out of Barrow" of 30 October 2013, and I ask:

- 1) What are the various areas being used by Chevron, confirmed yesterday in the Australian that the Gorgon partners were in fact using cleared land on Barrow Island in addition to the 300ha footprint?
- 2) With respect to the answer to 1) what are the individual sizes of these areas and their cumulative size?
- 3) Does the use of these areas breach the "Gas Processing Area" as described in section 9 of the Barrow Island Act 2003?
- 4) If no to (3), why not?

FOR BARROW DEBATE

I have the response to the question without notice 787 asked by Hon Robin Chappie MLC on Tuesday, 19 November 2013 regarding Barrow Island, Chevron Processing Facility:

- (1) They are areas of land already cleared for facilities and infrastructure by the Barrow Island Lessee as part of the 300ha footprint.
- (2) The areas of land range from 0.14 hectares to 120 hectares. The cumulative size is about 235 hectares.
- (3) No.
- (4) Clause 5(1) of the Gorgon Gas Processing and Infrastructure Project Agreement 2003 provides for the sharing of services facilities and infrastructure with the Barrow Island Lessee

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