

Environmental Protection and Other Legislation Amendment Bill 2022



Queensland

Environmental Protection and Other Legislation Amendment Bill 2022

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2022

A Bill

for

An Act to amend the Environmental Protection Act 1994, the Environmental Protection Regulation 2019, the Land Title Act 1994, the Waste Reduction and Recycling Act 2001 and the Wet Tropics World Heritage Protection and Management Act 1993 for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Environmental Protection and Other Legislation Amendment Act 2022.	4 5
Clause	2	Commencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		(a) part 3;	9
		(b) sections 140 and 141.	10
	Part	2 Amendment of Environmental Protection Act 1994	11 12
Clause	3	Act amended	13
		This part amends the Environmental Protection Act 1994.	14
		Note—	15
		See also the amendments in schedule 1.	16
Clause	4	Amendment of s 16 (Material environmental harm)	17
		(1) Section 16—	18
		insert—	19
		(1A) The chief executive must ensure a threshold amount calculated under subsection (3),	20 21

		•	lished on the department's website during the notial year to which it relates.	1 2
(2)	Section 160		·	
(2)	· ·	2), at	efinition threshold amount—	3
	omit.			4
(3)	Section 16(2	2)—		5
	insert—			6
		thre	shold amount means—	7
		(a)	for the financial year ending 30 June 2023—\$10,000; or	8 9
		(b)	for a later financial year—the threshold amount for the financial year immediately preceding the later financial year (the <i>previous financial year</i>) increased by the consumer price index for the previous financial year.	10 11 12 13 14 15
(4)	Section 16(1A) a	and (2)—	16
	renumber as	s sect	tion 16(2) and (3).	17
Am	endment of	f s 1	7 (Serious environmental harm)	18
(1)	Section 17–		,	19
	insert—			20
	(1A)	amo defi pub	chief executive must ensure a threshold bunt calculated under subsection (3), nition <i>threshold amount</i> , paragraph (b) is lished on the department's website during the nicial year to which it relates.	21 22 23 24 25
(2)	Section 17(2	2), de	efinition threshold amount—	26
	omit.			27
(3)	Section 17(2	2)—		28
` /	insert—	,		29
		thra	shold amount means—	30
			sivu anvan mons	30

Clause 5

[s	6]
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		(a) for the financial year ending 30 June 2023— 1 \$100,000; or 2
		(b) for a later financial year—the threshold amount for the financial year immediately preceding the later financial year (the previous financial year) increased by the consumer price index for the previous financial year.
		(4) Section 17(1A) and (2)—
		renumber as section 17(2) and (3).
Clause	6	Amendment of s 39 (Other definitions)
		1) Section 39, definition <i>draft terms of reference</i> , after 'section 12 13
		insert— 14
		or resubmitted under section 41B 15
		2) Section 39, definition <i>environmental management plan</i> — 16
		omit. 17
Clause	7	Amendment of s 40 (Purposes)
		(1) Section 40(d)—
		omit. 20
		2) Section 40(e) to (h)— 21
		renumber as section 40(d) to (g).
Clause	8	Amendment of s 41 (Submission) 23
		Section 41(3)— 24
		insert— 25
		(e) a summary of the potential adverse 26 environmental impacts of the project, and 27

s	91

			the measures proposed to avoid or minimise the adverse impacts.	1 2
Clause 9	Insertion new	ss 4	IA and 41B	3
	After section	on 41-	_	4
	insert—			5
	41A Dec	cisio	n on draft terms of reference	6
	(1)		chief executive must, within 15 business days the draft terms of reference is submitted—	7 8
		(a)	review the draft and any documents accompanying the draft; and	9 10
		(b)	decide whether to allow the draft to proceed to public notification under subdivision 2; and	11 12 13
		(c)	give the proponent a notice under subsection (4) or section 42(1).	14 15
	(2)	exte	period mentioned in subsection (1) may be nded if, before the decision is made, the conent agrees in writing to the extension.	16 17 18
	(3)	to pi	chief executive must refuse to allow the draft roceed to public notification if, having regard e draft—	19 20 21
		(a)	the chief executive is satisfied it is unlikely the project could proceed under this Act or another law, including, for example, because the project—	22 23 24 25
			(i) would contravene a law of the Commonwealth or the State; or	26 27
			(ii) would give rise to an unacceptable risk of serious or material environmental harm; or	28 29 30
			(iii) would have an unacceptable adverse impact on a matter of State	31 32

			environmental significance or a matter of national environmental significance; or	1 2 3
		(iv)	would have an unacceptable adverse impact on an area of cultural heritage significance; or	4 5 6
	(b)	allo	chief executive is required to refuse to w the draft to proceed under a regulatory airement.	7 8 9
(4)	proo	ceed to	ef executive refuses to allow the draft to to public notification, the chief executive the proponent an information notice for ion that also states—	10 11 12 13
	(a)	that ame deci busi the	the proponent has not previously abmitted the draft under section 41B—the proponent may resubmit an ended draft terms of reference for a sion under section 41B within 20 these days after the notice is given or, if chief executive agrees to a different od, the different period; or	14 15 16 17 18 19 20 21
	(b)		ne proponent has previously resubmitted draft under section 41B—	22 23
		(i)	that the proponent can not further resubmit the draft terms of reference; but	24 25 26
		(ii)	the proponent may submit a new draft terms of reference under section 41 in relation to the project.	27 28 29
	opon eren		may resubmit draft terms of	30 31
(1)	und	er se	ion applies if the chief executive refuses, ction 41A, to allow the draft terms of e to proceed.	32 33 34

		(2)	The proponent may resubmit, with changes, the submitted draft terms of reference to the chief executive within—		
			(a) 20 business days after the information notice for the decision is given under section 41A(4); or	4 5 6	
			(b) if the chief executive and the proponent have, within the 20 business days, agreed to a different period—the different period.	7 8 9	
		(3)	The proponent may resubmit the draft under this section only once.	10 11	
		(4)	Section 41A applies in relation to the resubmitted draft terms of reference.	12 13	
		(5)	Nothing in this section prevents the proponent from submitting a new draft terms of reference under section 41 in relation to the same project.	14 15 16	
Clause	10	Amendment o	f s 42 (Preparation of TOR notice)	17	
Clause	10		f s 42 (Preparation of TOR notice) 1), from 'The chief executive' to 'submitted,'—	17 18	
Clause	10		1), from 'The chief executive' to 'submitted,'—		
Clause	10	Section 42(1), from 'The chief executive' to 'submitted,'—	18	
Clause	10	Section 42(omit, insert	1), from 'The chief executive' to 'submitted,'— If, under section 41A(1)(b), the chief executive decides to allow the draft terms of reference to proceed to public notification, the chief executive	18 19 20 21 22	
		Section 42(omit, insert	1), from 'The chief executive' to 'submitted,'— If, under section 41A(1)(b), the chief executive decides to allow the draft terms of reference to proceed to public notification, the chief executive must f s 49 (Decision on whether EIS may	18 19 20 21 22 23	
		Section 42(omit, insert Amendment oproceed)	1), from 'The chief executive' to 'submitted,'— If, under section 41A(1)(b), the chief executive decides to allow the draft terms of reference to proceed to public notification, the chief executive must f s 49 (Decision on whether EIS may 1) to (3)—	18 19 20 21 22 23 24 25	

	(a)		w the submitted EIS to proceed und sion 4, with or without conditions; or	ler 1 2
	(b)		se to allow the submitted EIS reed.	to 3
(2)			ef executive may extend the decision up to 12 months if—	on 5 6
	(a)		proponent agrees in writing to tension; and	he 7 8
	(b)	exte	chief executive has not previous nded the decision period for t mitted EIS.	sly 9 he 10 11
(3)	only	if th	f executive may allow the EIS to proce the chief executive considers it address terms of reference in an acceptable for	es 13
(3A)		to pr	chief executive must refuse to allow to coceed if, having regard to the submitted	
	(a)	the j	chief executive is satisfied it is unlike project could proceed under this Act ther law, including, for example use the project—	or 19
		(i)	would contravene a law of to Commonwealth or the State; or	he 22 23
		(ii)	would give rise to an unacceptable ri of serious or material environment harm; or	
		(iii)	would have an unacceptable advertimpact on a matter of Statenvironmental significance or a matter of national environmental significance or	ter 28
		(iv)	would have an unacceptable adver impact on an area of cultural herita significance: or	

		(b)	allo	chief executive is required to refuse to w the EIS to proceed under a regulatory nirement.	1 2 3
(2)	Section 490 for the EIS,		b), 'ł	pefore the end of the submission period	4 5
	omit.				6
(3)	Section 49-	_			7
	insert—				8
	(5C)	The	requ	est under subsection (5B)—	9
		(a)	mus	et be in writing; and	10
		(b)		et require the report to be given to the ef executive within—	11 12
			(i)	a stated period of not more than 12 months; or	13 14
			(ii)	if the chief executive decides to extend the period mentioned in subparagraph (i) by not more than 6 months—the extended period.	15 16 17 18
(4)	Section 49(7)—			19
	omit, insert				20
	(7)	proc	ceed, dition	or to allow the EIS to or to allow the EIS to proceed on as, the notice must be an information or the decision that also states—	21 22 23 24
		(a)	resu 49A	the proponent has not previously ibmitted the EIS under section —that the proponent may resubmit the under that section; or	25 26 27 28
		(b)	the proj	e proponent has previously resubmitted EIS under section 49A—that the ponent can not further resubmit the EIS er that section.	29 30 31 32

ſs	1	21

Clause	12	Amendment of s 49A (Proponent may resubmit EIS)						
		(1)	Section 49A	A (1)-	_	2		
			omit, insert			3		
			(1)	Thi	s section applies if—	4		
				(a)	the chief executive decides, under section 49, to refuse to allow the EIS to proceed, or to allow the EIS to proceed on conditions; and	5 6 7 8		
	(2)			(b)	the EIS has not previously been resubmitted under this section.	9 10		
		Section 49A	Section 49A(5)(b), ', other than section 49(7)(d)'—					
		omit.			12			
		(3)	Section 49A(5)(c)—					
	(4)	omit.						
		Section 49A—						
		insert—			16			
			(6)	exe	the EIS is resubmitted because the chief cutive decided to allow the EIS to proceed on ditions—	17 18 19		
				(a)	without limiting section 49(3), the chief executive may allow the EIS to proceed only if the chief executive considers the conditions have been met; and	20 21 22 23		
				(b)	the notice given under section 49(6) must include the decision mentioned in paragraph (a).	24 25 26		
Clause	13		nission of s oceed)	50 (Ministerial review of refusal to allow to	27 28		
			Section 50-			29		
			omit.			30		

Clause	14	Am	nendment of s 51 (Public notification)	1
		(1)	Section 51(1)—	2
			omit, insert—	3
			(1) This section applies if the chief executive decides to allow an EIS to proceed and gives the proponent a notice about the decision under section 49(6).	4 5 6 7
		(2)	Section 51(2)(b)(i), 'at least once in a newspaper circulating in the locality of the operational land'—	8 9
			omit, insert—	10
			on a website	11
		(3)	Section 51(4), 'subsection (2)(c)'—	12
			omit, insert—	13
			subsection (2)(b) and (c)	14
		(4)	Section 51(4)(a), 'to the Minister to review'—	15
			omit, insert—	16
			for a review of or appeal against	17
		(5)	Section $51(4)(b)$, 'under section $50(6)$, as applied by section $56B(2)$,'—	18 19
			omit, insert—	20
			under section 56A(5), as applied by section 56AA(5),	21 22
		(6)	Section 51(4)(c), '1 year'—	23
			omit, insert—	24
			2 years	25
Clause	15		nendment of s 56A (Assessment of adequacy of sponse to submission and submitted EIS)	26 27
		(1)	Section 56A—	28
			insert—	29

	(4A)	sub	mitted	ef executive must refuse to allow the d EIS to proceed if, having regard to the d EIS—	1 2 3
		(a)	the j	chief executive is satisfied it is unlikely project could proceed under this Act or ther law, including, for example, because project—	4 5 6 7
			(i)	would contravene a law of the Commonwealth or the State; or	8 9
			(ii)	would give rise to an unacceptable risk of serous or material environmental harm; or	10 11 12
			(iii)	would have an unacceptable adverse impact on a matter of State environmental significance or a matter of national environmental significance; or	13 14 15 16 17
			(iv)	would have an unacceptable adverse impact on an area of cultural heritage significance; or	18 19 20
		(b)	allo	chief executive is required to refuse to w the submitted EIS to proceed under a llatory requirement.	21 22 23
(2)	Section 56A	A(6)-	_		24
	omit, insert	_			25
	(6)	EIS proj	to pr	cision is to refuse to allow the submitted oceed, the chief executive must give the at an information notice for the decision states—	26 27 28 29
		(a)	resu 56A	the proponent has not previously bmitted the EIS under section A—that the proponent may resubmit EIS under that section; or	30 31 32 33
		(b)		e proponent has previously resubmitted EIS under section 56AA—that the	34 35

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		proponent can not further resubmit the EIS under that section.	1 2
Clause	16	Amendment of s 56AA (Proponent may resubmit EIS)	3
		(1) Section 56AA(1), from 'proceed and'—	4
		omit, insert—	5
		proceed.	6
		(2) Section 56AA(5)—	7
		omit, insert—	8
		(5) Section 56A applies to the resubmitted EIS and response to submission or report as if a reference in the provision to a submitted EIS or the proponent's response to the submission or report were a reference to the resubmitted EIS or proponent's response to the submission or report.	9 10 11 12 13 14
Clause	17	Omission of s 56B (Ministerial review of refusal to allow submitted EIS to proceed)	15 16
		Section 56B—	17
		omit.	18
Clause	18	Amendment of s 57 (EIS assessment report)	19
		(1) Section 57(1), 'or under 50(6) as applied by section 56B(2)'—	20 21
		omit, insert—	22
		including as applied by section 56AA(5)	23
		(2) Section 57(2)(b) and (c)—	24
		omit, insert—	25
		(b) otherwise—the end of the submission period.	26 27

[s ˈ	19]
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Clause	19	Amendment o	f s 5	9 (Required content of report)	1
		Section 59(b), 'e	environmental management plan'—	2
		omit, insert			3
			mea	nagement, monitoring, planning or other asures for minimising adverse environmental acts	4 5 6
Clause	20	Insertion of ne	ew s	59A	7
		After section	n 59	_	8
		insert—			9
		59A Lap	sing	g of EIS assessment report	10
		(1)	An	EIS assessment report for a project lapses—	11
			(a)	on the day that is 3 years after the day the chief executive gives the proponent the EIS assessment report under section 57(2); or	12 13 14
			(b)	if, before the day mentioned in paragraph (a), the chief executive extends the period mentioned in that paragraph—on the day the extended period ends.	15 16 17 18
		(2)	env asse	wever, if the proponent applies for an ironmental authority before the EIS essment report lapses under subsection (1), the ort does not lapse until—	19 20 21 22
			(a)	if the application for the environmental authority is refused—the application is decided and any appeal against the decision is finalised or withdrawn; or	23 24 25 26
			(b)	if the application for the environmental authority is granted—the authority takes effect.	27 28 29

Clause	21	Amendment o generally)	of s 125 (Requirements for applications	1 2
		Section 125	5—	3
		insert—		4
		(7)	Subsection (8) applies if—	5
			(a) an application for a prescribed ERA is accompanied by evidence showing the main purpose of applying for the environmental authority is to conduct research into, or test, technology or processes relating to an environmentally relevant activity for which information mentioned in subsection (1)(1)(i) and (ii) is not available; and	6 7 8 9 10 11 12 13
			(b) the application states that the term of the environmental authority applied for is 3 years or less.	14 15 16
		(8)	Despite subsection (1), the application need not include the matters mentioned in subsection (1)(l)(i) and (ii) to the extent the information is not available.	17 18 19 20
Clause	22	Amendment o	of s 139 (Information stage does not apply if omplete)	21 22
		Section 139	$\Theta(1)(a)(i)$, after 'completed'—	23
		insert—		24
			and the EIS assessment report relating to each relevant activity has not lapsed under section 59A	25 26
Clause	23	Amendment o	of s 143 (EIS may be required)	27
		(1) Section 143	3(1)(b)—	28
		omit, insert	<u>-</u>	29
			(b) any of the following apply—	30

		the chief executive has granted an approval for the applicant to voluntarily prepare an EIS under chapter 3, part 2 and the EIS process has not yet been completed under chapter 3, part 1;	1 2 3 4 5 6
		an EIS process for an EIS for the application has otherwise not been completed under chapter 3, part 1;	7 8 9
	, ,	an EIS assessment report relating to the application has lapsed under section 59A.	10 11 12
(2)	Section 143(2), from 'n	request a'—	13
	omit, insert—		14
	request—		15
	comp	subsection (1)(b)(i) applies—a rement that the EIS process be bleted and an EIS be provided for the cation; or	16 17 18 19
	comp	wise—a requirement that the applicant plete an EIS process and provide an EIS ne application.	20 21 22
(3)	Section 143(3), 'In'—		23
	omit, insert—		24
	If subsecti	ion (1)(b)(ii) or (iii) applies, in	25
	endment of s 172 (De d approving PRCP so	eciding site-specific application hedule)	26 27
(1)	Section 172(3)(a), after	r 'conditions'—	28
	insert—		29
	or amendr	ment	30
(2)	Section 172—		31

Clause 24

		insert—		1
		(3A)	The administering authority may approve the proposed PRCP schedule with amendment only to the extent the amendment is necessary to enable the administering authority to approve the schedule under section 176A(2) and (3).	2 3 4 5 6
	(3)	Section 172	2(3A) and (4)—	7
		renumber a	as section 172(4) and (5).	8
Clause 25		nendment ond Court)	f s 183 (Applicant may request referral to	9 10
	(1)	Section 183	3, heading, 'request'—	11
		omit, insert	<u></u>	12
			give notice about	13
	(2)	Section 183	3(1), from 'authority,'—	14
		omit, insert	<u>. </u>	15
			authority—	16
			(a) request that the administering authority refer the application to the Land Court; or	17 18
			(b) notify the administering authority that the applicant does not intend to ask for a referral of the application to the Land Court.	19 20 21
	(3)	Section 183	3(2), 'The request'—	22
		omit, insert	<u>. </u>	23
			A request under subsection (1)(a)	24
	(4)	Section 183	3	25
		insert—		26
		(2A)	If the applicant gives a notice under subsection (1)(b), the applicant can not later make a request under subsection (1)(a).	27 28 29
	(5)	Section 183	3(2A) and (3)—	30

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		renumber as section 183(3) and (4).	1
Clause	26	Amendment of s 190 (Requirements for objections decision)	2 3
		Section 190(2)(a), after 'conditions'—	4
		insert—	5
		or amendment	6
Clause	27	Amendment of s 196 (Requirements for issuing environmental authority or PRCP schedule)	7 8
		(1) Section 196—	9
		insert—	10
		(ba) if there were no submitters for the application and, after notice of the decision is given under section 181, the applicant gives written notice to the administering authority under section 183(1)(b)—within 5 business days after the applicant gives the written notice; or	11 12 13 14 15 16 17
		(2) Section 196(ba) to (d)—	18
		renumber as section 196(c) to (e).	19
Clause	28	Amendment of s 215 (Other amendments)	20
		(1) Section 215(2)(j), 'the amendment'—	21
		omit, insert—	22
		the issue, amendment	23
		(2) Section 215(2)(m), 'division 1'—	24
		omit, insert—	25
		division 2	26
		(3) Section 215(2)—	27

		insert—	1
		(ma) the acceptance, withdrawal, variation, amendment or suspension of an enforceable undertaking under chapter 10, part 5;	2 3 4
		(4) Section 215(2)(n), example, 'paragraph (n)'—	5
		omit, insert—	6
		paragraph (o)	7
		(5) Section 215(2)(ma) to (r)—	8
		renumber as section 215(2)(n) to (s).	9
Clause	29	Amendment of s 223 (Definitions for part)	10
		Section 223, definition <i>minor amendment (threshold)</i> , paragraph (a)—	11 12
		insert—	13
		(iii) a change that will not result in a change to the impact of the relevant activity on an environmental value; and	14 15 16
Clause	30	Amendment of s 225 (Amendment application can not be made in particular circumstances)	17 18
		Section 225—	19
		insert—	20
		(3) In addition, despite section 224, if the holder relied on section 125(8) in the application for the environmental authority, an application can not be made to extend the term of the authority.	21 22 23 24
Clause	31	Amendment of s 230 (Administering authority may require public notification for particular amendment applications)	25 26 27
		(1) Section 230, heading, 'may'—	28

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		omit, insert-	_		1
			mus	st .	2
	(2)	Section 230	(2) to	0 (5)—	3
		omit, insert-	_		4
		(2)		notice given under section 229 must state that 4 applies to the amendment application.	5 6
lause 32		nendment of olies)	f s 2	32 (Relevant application process	7 8
	(1)	Section 232	(2)—	-	9
		omit, insert-	_		10
		(2)	PRO	vever, if the amendment application is for a CP schedule, part 4 does not apply to the ication to the extent the change—	11 12 13
			(a)	reduces the area of a non-use management area under the schedule; or	14 15
			(b)	is likely to reduce, or cause no change to, the impacts on environmental values caused by the activities the subject of the schedule.	16 17 18
	(2)	Section 232	(3)(a), from 'a reference to'—	19
		omit, insert-	_		20
			a re	ference to the later of the following—	21
			(i)	the day notice of the assessment level decision is given;	22 23
			(ii)	the day the fee mentioned in section 228(4) is paid; and	24 25
	(3)	Section 232	(3A)	, 'division 4'—	26
		omit, insert-	_		27
			part	s 3 to 5 as applied by this section	28

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Clause	33		nendment o plication)	of s 247 (Deciding amalgamation	1 2
		(1)	Section 247	7(1), from 'subsections' to 'received,'	3
			omit, insert	<u>t</u>	4
				subsections (3) and (4), the administering authority must	5 6
		(2)	Section 247	7—	7
			insert—		8
			(1A)	The administering authority must decide the amalgamation application—	9 10
				(a) within 20 business days after the day the application is received; or	11 12
				(b) if the applicant agrees to extend the period mentioned in paragraph (a) by not more than 10 business days—within the extended period.	13 14 15 16
		(3)	Section 247	7—	17
			insert—		18
			(4A)	The conditions of the amalgamated environmental authority may vary from the conditions imposed on the existing environmental authorities—	19 20 21 22
				(a) to the extent necessary for, or to avoid duplication because of, the amalgamation; and	23 24 25
				(b) only if the applicant agrees in writing to the variation.	26 27
		(4)	Section 247	7(1A) to (5)—	28
			renumber a	as section 247(2) to (7).	29
Clause	34	Am	nendment o	of s 250C (De-amalgamation)	30
		(1)	Section 250	OC(1), 'Within 15 business days after receiving'—	31

		omit, inser	<i>t</i> —	1
			If the administering authority receives	2
	(2	Section 25	0C—	3
		insert—		4
		(1A)	The administering authority must comply with subsection (1)—	5 6
			(a) within 15 business days after the day the de-amalgamation application is received; or	7 8
			(b) if the applicant agrees to extend the period mentioned in paragraph (a) by a period of not more than 10 business days—within the extended period.	9 10 11 12
	(3	S) Section 25	0C(3), 'subsection (1)'—	13
		omit, inser	<i>t</i> —	14
			subsection (2)	15
	(4	Section 25	0C—	16
		insert—		17
		(4)	The conditions of each de-amalgamated environmental authority may vary from the conditions imposed on the environmental authority immediately before the de-amalgamation—	18 19 20 21 22
			(a) to the extent necessary for the de-amalgamation; and	23 24
			(b) only if the applicant agrees in writing to the variation.	25 26
	(5	Section 25	0C(1A) to (4)—	27
		renumber :	as section 250C(2) to (5).	28
Clause	35 A	mendment o	of s 252 (Who may apply for transfer)	29
		Section 25	2—	30

		insert—		1
		(2)	However, an application can not be made by a holder if section 125(8) was relied on in the application for the environmental authority.	2 3 4
lause	36 In:	sertion of ne	ew s 278B	5
		After sectio	n 278A—	6
		insert—		7
		278B Ef	fect of suspension generally	8
		(1)	The suspension of a holder's environmental authority does not affect the continued application of the following provisions in relation to the holder—	9 10 11 12
			(a) this division;	13
			(b) part 6;	14
			(c) part 10;	15
			(d) part 14, division 3;	16
			(e) chapter 7, parts 2 to 5C;	17
			(f) chapter 8, part 2.	18
		(2)	A reference in a provision mentioned in subsection (1)—	19 20
			(a) to the holder of an environmental authority includes a reference to the holder of the suspended authority; and	21 22 23
			(b) to an environmental authority includes a reference to the suspended authority.	24 25
		(3)	Also, for applying a provision mentioned in subsection (1), a reference in chapter 11, part 3—	26 27
			(a) to the holder of an environmental authority includes a reference to the holder of the suspended authority; and	28 29 30

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		(b) to an environmental authority includes a reference to the suspended authority.(4) This section does not limit a provision of this Act that, other than for this section, applies in relation to a suspended environmental authority.	1 2 3 4 5
Clause	37	Amendment of s 279 (Application of div 2)	6
		Section 279, 'or suspend'—	7
		omit, insert—	8
		, suspend or extend the suspension of	9
Clause	38	Amendment of s 283 (Notice of proposed action decision)	10
		Section 283(4), from 'or suspend' to 'or suspension'—	11
		omit, insert—	12
		, suspend or extend the suspension of the environmental authority because of the conviction of the holder for an offence, the cancellation, suspension or extended period of suspension	13 14 15 16 17
Clause	39	Amendment of s 284 (Steps for cancellation or suspension)	18 19
		Section 284(3) and (4)—	20
		omit, insert—	21
		(3) Also, if the action is suspension or an extension of suspension of an environmental authority, the administering authority must record when the suspension period or extended period of suspension starts and ends in the relevant register.	22 23 24 25 26
		(4) A suspension or extension of suspension of an environmental authority ends at the end of the day recorded in the relevant register as the end of the	27 28 29

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		suspension period or extended period of suspension.	1 2
Clause	40	Amendment of s 284AA (Cancellation after suspension if annual fee not paid)	3 4
		(1) Section 284AA(1)(b)—	5
		omit, insert—	6
		(b) the action is suspension or an extension of suspension of an environmental authority for a period or extended period ending when the annual fee for the environmental authority is paid; and	7 8 9 10 11
		(2) Section 284AA(3), after 'suspension period'—	12
		insert—	13
		or extended period of suspension	14
Clause	41	Amendment of s 284A (Who may apply)	15
		Section 284A—	16
		insert—	17
		(2) Also, the holder of a suspended environmental authority may, at any time during the suspension, apply to the administering authority to extend the period of the suspension (also a <i>suspension application</i>).	18 19 20 21 22
Clause	42	Amendment of s 284B (Requirements for suspension application)	23 24
		Section 284B(2)—	25
		omit, insert—	26
		(2) The nominated period of the proposed suspension or extension of suspension must be for 1, 2 or 3 years from—	27 28 29

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			(a) if the suspension application is for an extension of suspension—the day the existing suspension ends; or	1 2 3
			(b	otherwise—the next anniversary day for the environmental authority.	4 5
lause	43	Om	nission of s 28	4E (Restrictions on giving approval)	6
			Section 284E-	_	7
			omit.		8
lause	44		endment of s olication)	284F (Steps after deciding suspension	9 10
		(1)	Section 284F(1)(a), after 'approve the suspension'—	11
			insert—		12
			or	extension of suspension	13
		(2)	Section 284F(1)(a)(i)—	14
			omit, insert—		15
			(i)	record the decision in the appropriate register, including when the suspension or extension of suspension starts and ends; and	16 17 18
		(3)	Section 284F(1)(b), after 'suspension'—	19
			insert—		20
			or	extension of suspension	21
		(4)	Section 284F-	_	22
			insert—		23
			in ap	ne notice given under subsection (1)(a)(ii) must clude a statement about the continued oplication of provisions under section 278B in lation to the suspended authority.	24 25 26 27
		(5)	Section 284F(2	2), 'suspension period'—	28

		omit, insert—	1
		period of suspension or extension of suspension	2
		(6) Section 284F(1A) and (2)—	3
		renumber as section 284F(2) and (3).	4
Clause	45	Amendment of s 284G (Termination of suspension)	5
		(1) Section 284G(1), 'that has been'—	6
		omit.	7
		(2) Section 284G(2)(a)(ii), 'suspension period'—	8
		omit, insert—	9
		period of suspension or extension of suspension	10
Clause	46	Insertion of new ch 5, pt 14, div 1, sdiv 1, hdg	11
		Before section 296—	12
		insert—	13
		Subdivision 1 Preliminary	14
Clause	47	Insertion of new ch 5, pt 14, div 1, sdiv 2, hdg	15
		After section 297—	16
		insert—	17
		Subdivision 2 Applications	18
Clause	48	Amendment of s 299 (Administering authority may	19
		require additional information)	20
		(1) Section 299—	21
		insert—	22
		(1A) The administering authority may, by written notice given to the holder, extend the period within which the administering authority may	23 24 25

			make a request under subsection (1) by no more than 10 business days.	1 2
		(1B)	The notice mentioned in subsection (2)—	3
			(a) may only be given once by the administering authority for the application; and	4 5 6
			(b) must be given before the period mentioned in subsection (1) ends.	7 8
		(1C)	The period within which the administering authority may make a request under subsection (1) may be further extended if the holder, at any time, agrees in writing to the further extension.	9 10 11 12
	(2)	Section 299	9(2), after 'The notice'—	13
		insert—		14
			asking the holder to provide further information	15
	(3)	Section 299	9(1A) to (3)—	16
		renumber a	as section 299(2) to (6).	17
49	Ins	ertion of ne	ew ch 5, pt 14, div 1, sdiv 3 and sdiv 4, hdg	18
		After section	on 299—	19
		insert—		20
		Subdiv	vision 3 Changing applications	21
		299A M	eaning of <i>minor ERC change</i>	22
			A <i>minor ERC change</i> , for an application for an ERC decision for a resource activity, is any of the following changes to the application—	23 24 25
			(a) a change that merely corrects a mistake about the name or address of the applicant;	26 27
			(b) a change that merely corrects a spelling or grammatical error;	28 29

	(c) a change that the administering authority is satisfied would not adversely affect the ability of the authority to assess the changed application.	1 2 3 4
299B Ch	nanging application	5
(1)	Before an ERC decision is made, the applicant may change the application by giving the administering authority written notice of the change.	6 7 8 9
(2)	However, the applicant can not change the application in a way that would result in section 298 not being complied with for the application.	10 11 12
(3)	A notice may be given under this section only once in relation to the application.	13 14
299C Ef	fect on ERC decision process	15
(1)	The periods mentioned in section 299 and 300 are not affected by the making of a change to the application if—	16 17 18
	(a) the change is a minor ERC change; or	19
	(b) the administering authority agrees in writing to this subsection applying in relation to the change.	20 21 22
(2)	If subsection (1) does not apply in relation to the change, sections 299 and 300 apply in relation to the changed application as if it were a new application received by the administering authority when notice of the change was given to the administering authority under section 299B(1).	23 24 25 26 27 28 29
Subdiv	vision 4 ERC decisions	30

Clause	50	Amendment of s 30	00 (Making ERC decision)	1
		(1) Section 300(1), '	the application'—	2
		omit, insert—		3
		an a activ	pplication for an ERC decision for a resource vity	4 5
		(2) Section 300(3)(a)(ii), 'under section 299'—	6
		omit, insert—		7
		give	n under section 299(1)	8
Clause	51	Replacement of s 3 decision)	305 (Effect of re-application on ERC	9 10
		Section 305—		11
		omit, insert—		12
			decision continues in force if ion made but not decided before ERC ends	13 14 15
		(1) This	s section applies if—	16
		(a)	a current decision is in force in relation to a resource activity; and	17 18
		(b)	an application for a new ERC decision is made under section 298 but has not been decided before the ERC period for the current decision ends.	19 20 21 22
			current decision remains in force until the day application for the new ERC decision is ded.	23 24 25
		* *	ERC period for the current decision is taken and when the new ERC decision is made.	26 27
		(4) In the	nis section—	28
		envi	rent decision, for the holder of an ronmental authority for a resource activity, ns the ERC decision in force when the holder	29 30 31

				lies for a new ERC decision under this division.	1 2
Clause	52	Amendment of	of s 3	16C (Application of division)	3
		(1) Section 31	6C, af	fter 'administering authority'—	4
		insert—			5
			, or	the State,	6
		(2) Section 31	6C—		7
		insert—			8
		(2)	cost	ne State incurs, or might reasonably incur, the its and expenses, the administering authority act under this division on behalf of the State.	9 10 11
Clause	53	Insertion of n	ew c	h 5, pt 14A	12
		Chapter 5-	_		13
		insert—			14
		Part '	14A	Temporary authorities for emergency situations	15 16 17
		Divisi	on 1	Preliminary	18
		316GA	Defir	nitions for part	19
			In th	his part—	20
			eme	ergency situation means—	21
			(a)	an emergency for which an authorised person may give an emergency direction or take an action under section 467; or	22 23 24

(b)	a biosecurity event for which a biosecurity emergency order is made under the <i>Biosecurity Act 2014</i> , section 113; or	1 2 3
(c)	a disaster situation declared under the Disaster Management Act 2003, part 4; or	4 5
(d)	the following under Fire and Emergency Services Act 1990—	6 7
	(i) a situation in relation to which an authorised fire officer may take measures under section 53 of that Act;	8 9 10
	(ii) a state of fire emergency declared under section 87 of that Act; or	11 12
(e)	an emergency situation declared to exist under the <i>Public Safety Preservation Act</i> 1986, section 5; or	13 14 15
(f)	a public health emergency for which a public health emergency order is declared under the <i>Public Health Act 2005</i> ; or	16 17 18
(g)	a radiation source in relation to which an inspector may exercise a power under the <i>Radiation Safety Act 1999</i> , section 148; or	19 20 21
(h)	a discharge, or likely discharge, of pollutant into coastal waters for which an authorised officer may exercise a power under the <i>Transport Operations (Marine Pollution) Act 1995</i> , section 95.	22 23 24 25 26
situa	ting ERA, in relation to an emergency ation, means an environmentally relevant wity—	27 28 29
(a)	for which an environmental authority is in effect; and	30 31
(b)	that has increased or is likely to increase in intensity or scale as a result of the emergency situation; and	32 33 34

	(c)		which, other than for this part, either of following would be required—	1 2
		(i)	an amendment of the environmental authority;	3 4
		(ii)	another environmental authority.	5
			, in relation to an emergency situation, activity that—	6 7
	(a)	was	re the start of the emergency situation, not carried out, or was not an ronmentally relevant activity; and	8 9 10
	(b)	as a	result of the emergency situation—	11
		(i)	is, or is likely to be, carried out, or has increased, or is likely to increase, in intensity or scale; and	12 13 14
		(ii)	becomes an environmentally relevant activity for which, other than for this part, an environmental authority would be required.	15 16 17 18
			ERA means either of the following in relation to an emergency situation—	19 20
	(a)	an e	xisting ERA;	21
	(b)	a ne	w ERA.	22
	tem	porar	y authority see section 316GC(1).	23
		usior stanc	n of s 23 in particular es	24 25
(1)	sect wou men	ion 23 ıld b ıtione	on applies if, because of the operation of 3 and other than for this section, a person be required under a prevailing Act d in section 23(2) to carry out a relevant celation to an emergency situation.	26 27 28 29 30
(2)			ection 23(2) nor the prevailing Act limits cation of section 426 of this Act to the	31 32

	person in relation to the relevant ERA.	1		
(3) However, it is a defence for an offence against section 426 if the person proves it would not be reasonable for the person to be required to comply with section 426, having regard to the requirement to which the person is subject under the prevailing Act.				
Divisio	on 2 Temporary authorities	8		
316GC I	Making application	9		
(1)	A person may apply to the administering authority for an authority (a <i>temporary authority</i>) to carry out a relevant ERA in relation to an emergency situation on a temporary basis.	10 11 12 13		
(2)	The application must—	14		
	(a) be in writing; and	15		
	(b) include a description of—	16		
	(i) the emergency situation; and	17		
	(ii) the reasons why the activity the subject of the application is a relevant ERA in relation to the emergency situation; and	18 19 20		
	(c) be accompanied by any documents relevant to a matter mentioned in paragraph (b).	21 22		
316GD I	Deciding application	23		
(1)	The administering authority must consider the application and decide to—	24 25		
	(a) grant the temporary authority; or	26		
	(b) refuse the temporary authority.	27		
(2)	The administering authority may grant the temporary authority only if the administering	28 29		

	authority is satisfied—	1
	(a) the application relates to a relevant ERA in relation to an emergency situation; and	2 3
	(b) that granting the temporary authority is a necessary and reasonable response to the carrying out, or increase in intensity or scale, of the relevant ERA as a result of the emergency situation.	4 5 6 7 8
(3)	If the administering authority decides to refuse the application the administering authority must, as soon as practicable after making the decision, give the applicant an information notice for the decision.	9 10 11 12 13
	Administering authority may impose nditions	14 15
(1)	This section applies if the administering authority decides to grant the temporary authority to the applicant.	16 17 18
(2)	The administering authority may impose on the authority the conditions the administering authority considers necessary or desirable to respond to the carrying out, or increase in intensity or scale, of the relevant ERA as a result of the emergency situation.	19 20 21 22 23 24
(3)	Before imposing conditions under subsection (2) the administering authority must notify the applicant of the following matters—	25 26 27
	(a) the proposed conditions;	28
	(b) that the applicant may make submissions about the proposed conditions within a stated reasonable period.	29 30 31
(4)	In deciding whether to impose the conditions the administering authority must have regard to any submissions made by the applicant within the	32 33 34

	stated period.	1		
(5)	However, the administering authority need not comply with subsections (3) and (4) if the administering authority considers complying with those subsections would delay the grant of the temporary authority to the detriment of the applicant, having regard to—			
	(a) the nature and urgency of the application; and	8 9		
	(b) the emergency situation to which the application relates.	10 11		
316GF (Granting authority	12		
(1)	If the administering authority decides to grant the temporary authority, the administering authority must give the temporary authority to the applicant.	13 14 15 16		
(2)	The temporary authority must state—	17		
	(a) the name of the applicant; and	18		
	(b) the relevant ERA that may be carried out under the authority; and	19 20		
	(c) any conditions imposed on the temporary authority under section 316GE; and	21 22		
	(d) the period for which the temporary authority has effect, including the days on which the period starts and ends.	23 24 25		
(3)	The period mentioned in the temporary authority under subsection (2)(d) must—	26 27		
	(a) be no longer than the period the administering authority considers necessary to respond to the carrying out, or increase in intensity or scale, of the relevant ERA as a result of the emergency situation; and	28 29 30 31 32		

	(b) end no later than the day that is 4 months after the day the temporary authority is granted.	1 2 3
316GG	Effect	4
(1)	For the period a temporary authority is in effect for a relevant ERA—	5 6
	(a) the temporary authority is taken, other than for this chapter, to be an environmental authority for the relevant ERA; and	7 8 9
	(b) if the relevant ERA is an existing ERA—	10
	(i) the conditions of the temporary authority apply in addition to the conditions of the environmental authority for the existing ERA; and	11 12 13 14
	(ii) to the extent there is an inconsistency between the conditions of the temporary authority and the conditions of the environmental authority, the conditions of the temporary authority prevail.	15 16 17 18 19 20
(2)	More than 1 temporary authority may be granted under this division in relation to the same relevant ERA.	21 22 23
Insertion of ne	ew s 319A	24
After section	on 319—	25
insert—		26
	pecial provision for activities involving evant industrial chemicals	27 28
(1)	This section applies to a person carrying out an activity that involves a relevant industrial chemical.	29 30 31

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			(2)	env with che	person is taken not to comply with the general ironmental duty unless the person complies in any risk management measures for the mical under a scheduling decision under the distrial Chemicals Environmental magement (Register) Act 2021 (Cwlth).	1 2 3 4 5 6
			(3)	Sub	section (2)—	7
				(a)	does not limit the application of section 319 to the person; and	8 9
				(b)	applies even if the person has otherwise taken all reasonable and practicable measures to prevent or minimise environmental harm caused, or likely to be caused, by the activity.	10 11 12 13 14
lause	55	Am	endment o	fs3	20A (Application of div 2)	15
		(1)	Section 320)A(2)	(b)(i), from 'the happening' to 'involving'—	16
			omit, insert			17
					presence of, or happening of an event olving,	18 19
		(2)	Section 320)A(3)	(a), from 'the happening' to 'involving'—	20
			omit, insert			21
					presence of, or happening of an event olving,	22 23
		(3)	Section 320)A(4)	<u> </u>	24
			insert—			25
				(j)	a temporary emissions licence.	26
lause	56				20DA (Duty of owner, occupier or dministering authority)	27 28
		(1)	Section 320	DA(1), 'event or change'—	29
			omit, insert	·		30

		matter	1
	(2)	Section 320DA(2)(a), from 'event' to 'condition'—	2
		omit, insert—	3
		matter	4
	(3)	Section 320DA(2)(b)—	5
		omit, insert—	6
		(b) the circumstances in which the person became aware of the matter.	7 8
Clause 57		nendment of s 320DB (Duty of local government to tify administering authority)	9 10
	(1)	Section 320DB(2), from 'event' to 'land'—	11
		omit, insert—	12
		matter mentioned in section 320A(3)(a) or (b)	13
	(2)	Section 320DB(2)(a), from 'event' to 'condition'—	14
		omit, insert—	15
		matter mentioned in the section	16
	(3)	Section 320DB(2)(b)—	17
		omit, insert—	18
		(b) the circumstances in which the local government became aware of the matter.	19 20
Clause 58		nendment of s 321 (What is an environmental aluation)	21 22
		Section 321(1)—	23
		omit, insert—	24
		(1) An environmental evaluation is an evaluation of an activity or event to decide the source, cause or extent of environmental harm being caused, or the extent of environmental harm likely to be caused,	25 26 27 28

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		by the activity or event.	1
Clause	59	Amendment of s 326BA (When environmental investigation required—contamination of land)	2 3
		Section 326BA(1)—	4
		omit, insert—	5
		(1) This section applies if—	6
		 (a) particulars of land are recorded in the environmental management register or contaminated land register; and 	7 8 9
		(b) the administering authority is satisfied, or suspects on reasonable grounds, the hazardous contaminant contaminating the land has the potential to cause serious environmental harm or material environmental harm; and	10 12 12 13 14 13
		(c) the administering authority is satisfied a person, animal or another part of the environment may be exposed to the hazardous contaminant, whether on the land or not.	10 17 18 19 20
Clause	60	Amendment of s 326F (Administering authority may request further information)	2:
		(1) Section 326F(2), after 'may'—	23
		insert—	24
		within 10 business days after receiving the report	25
		(2) Section 326F(3)—	26
		omit, insert—	2
		(3) The administering authority may, by written notice given to the recipient, extend the period within which the administering authority may make a request under subsection (2) by no more	28 29 30 31

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		than 10 business days.	
	(3A)	The notice mentioned in subsection (3)—	
		(a) may only be given once by the administering authority; and	
		(b) must be given before the period mentioned in subsection (2) ends.	
	(3B)	The period within which the administering authority may make a request under subsection (2) may be further extended if the recipient, at any time, agrees in writing to the further extension.	
(3)	Section 326	6F(3A) to (4)—	
1	renumber a	s section 326F(4) to (6).	
	Section 331 omit, insert		
C	omit, insert	<u></u>	
	331 Red	quirements for applications generally	
	(1)	An application for the issue of a transitional environmental program must—	
		(a) be in the approved form; and	
		(b) comply with subsection (2); and	
		(c) be accompanied by the fee prescribed by regulation.	
	(2)	For subsection (1)(b), the application must, for the activity to which the application relates—	
		(a) state the objectives that will be achieved and maintained under the program for the activity; and	
		(b) state particular actions required to achieve the objectives, and the day by which each action will be carried out, taking into account—	

	(i) the best practice environmental management for the activity; and	1 2
	(ii) the risks of environmental harm being caused by the activity; and	3 4
(c)	state how any environmental harm that may be caused by the activity will be prevented or minimised, including any interim measures that are to be implemented; and	5 6 7 8
(d)	if the activity is to transition to an environmental standard, state—	9 10
	(i) details of the standard; and	11
	(ii) how the activity is to transition to the standard before the program ends; and	12 13
(e)	if the activity is to transition to comply with a condition of an environmental authority, a development condition or a prescribed condition for carrying out a small scale mining activity, state—	14 15 16 17 18
	(i) details of the condition and how the activity does not comply with it; and	19 20
	(ii) how compliance with the condition will be achieved before the program ends; and	21 22 23
(f)	state the period over which the program is to be carried out; and	24 25
(g)	state appropriate performance indicators at intervals of not more than 6 months; and	26 27
(h)	provide for monitoring and reporting on compliance with the program.	28 29

Clause	62	Amendment and relocation of ch 7, pt 3, div 2, hdg Submission and approval of transitional environmental programs) 1
		1) Chapter 7, part 3, division 2, heading, 'Submission and approval'— 5
		omit, insert—
		Applications for issue 7
		2) Chapter 7, part 3, division 2, heading—
		relocate to after section 330.
Clause	63	Amendment of s 332 (Administering authority may 1/equire draft program)
		1) Section 332, heading, 'draft'—
		omit, insert—
		particular entities to apply for issue of
		2) Section 332(1) and (2), from 'to prepare' to 'draft'—
		omit, insert—
		to apply to the administering authority for the issue of a 1
		3) Section 332(4)(d), from 'program' to 'authority'—
		omit, insert—
		person or public authority must apply to the administering authority for the issue of the program 2
Clause	64	Replacement of ss 333–334A 2
		Sections 333 to 334A— 2
		omit, insert—

	luntary application for issue of transitional vironmental program	1 2
	A person or public authority may, at any time, apply to the administering authority for the issue of a transitional environmental program for an activity the person or public authority is carrying out or proposes to carry out.	3 4 5 6 7
	dministering authority may request further formation	8 9
(1)	The administering authority may, by written notice, ask the person or public authority that applied for the issue of the transitional environmental program to give further information needed to decide whether to approve the application.	10 11 12 13 14 15
(2)	The request must—	16
	(a) be made within 10 business days after the application is received; and	17 18
	(b) state that the applicant must give the information requested within 10 business days after the day the request is made (the <i>information response period</i>); and	19 20 21 22
	(c) state that the application will lapse under section 334A if the applicant does not give the information within the information response period.	23 24 25 26
(3)	The applicant must, within the information response period, give the administering authority the requested information.	27 28 29
(4)	The applicant may, by written notice given to the administering authority, ask the administering authority to extend the information response period by no more than 10 business days.	30 31 32 33

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	334A When application lapses				
		(1)		section applies if the applicant is given a est under section 334.	2 3
		(2)	with furth auth adm	application lapses if the applicant does not, in the information response period or the ner period agreed between the administering ority and the applicant, give the inistering authority the requested rmation.	4 5 6 7 8 9
Clause 65				35 (Public notice of submission for draft programs)	10 11
	(1)	Section 335	5, head	ding, from 'submission'—	12
		omit, insert	t		13
			mak	ing of particular applications	14
	(2)	Section 335	5(1)—		15
		omit, insert	<u>t</u> —		16
		(1)	This	section applies if—	17
			(a)	a person or public authority makes an application for the issue of a transitional environmental program; and	18 19 20
			(b)	the application states the period over which the program is to be carried out is longer than 3 years.	21 22 23
	(3)	Section 335	5(2), '	submission'—	24
		omit, insert	t		25
			appl	ication	26
	(4)	Section 335	5(2)(a)), (3)(b) and (4)(b), 'draft program'—	27
		omit, insert	<u>t</u> —		28
			appl	ication	29
	(5)	Section 335	5(2)(b), 'program'—	30

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		omit, insert—	1
		application	2
lause	66	Amendment of s 336 (Authority may call conference)	3
		Section 336(1)—	4
		omit, insert—	5
		or public authority that made the application and any person who has made a submission under section 335 about the application to a conference to help the authority in deciding whether or not to	6 7 8 9 10
Clause	67		12 13
		(1) Section 337, heading—	14
		omit, insert—	15
		337 When decision must be made—generally	16
		(2) Section 337(1), from 'approve' to 'it'—	17
		omit, insert—	18
			19 20
		(3) Section 337(1)(b), 'draft program'—	21
		omit, insert—	22
		application	23
		(4) Section 337(2)(a), 'submitted the program'—	24
		omit, insert—	25
		made the application	26
		(5) Section 337(3), 'submission of the draft program'—	27
		omit, insert—	28

			application	1
lause	68	Am	nendment of s 338 (Criteria for deciding draft program)	2
		(1)	Section 338, heading, 'draft program'—	3
			omit, insert—	4
			application	5
		(2)	Section 338(1), from 'the draft' to 'approval'—	6
		` ,	omit, insert—	7
			an application for the issue of a transitional environmental program or the conditions to be imposed on the program	8 9 10
		(3)	Section 338(1), before paragraph (a)—	11
			insert—	12
			(aa) must consider whether the program sought by the application—	13 14
			(i) may allow serious environmental harm to happen or cause serious environmental harm; and	15 16 17
			(ii) will achieve full compliance with the Act for the matters dealt with by the program under section 349; and	18 19 20
		(4)	Section 338(1)(b), '(a)'—	21
			omit, insert—	22
			(b)	23
		(5)	Section 338(1)(b)(ii) and (iii), 'the draft program'—	24
			omit, insert—	25
			the application	26
		(6)	Section 338(1)(aa) to (b)—	27
			renumber as section 338(1)(a) to (c).	28
		(7)	Section 338(2), '(1)(b)'—	29

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	omi	it, insert	<u>. </u>	1
			(1)(c)	2
	(8) Sec	tion 338	3	3
	inse	ert—		4
		(3)	Without limiting the circumstances in which the administering authority may refuse to approve the application, the administering authority may refuse to approve the application if it considers the program sought by the application may allow serious environmental harm to happen or cause serious environmental harm.	5 6 7 8 9 10 11
		(4)	However, the administering authority must refuse to approve the application if it considers the program sought by the application will not achieve full compliance with the Act for the matters dealt with by the program under section 349.	12 13 14 15 16 17
Clause 69	Replace	ement	of s 339 (Decision about draft program)	18
	Sec	tion 339)	19
	omi	it, insert	<u> </u>	20
	3	39 De	ciding application	21
		(1)	The administering authority must decide that an application for the issue of a transitional environmental program—	22 23 24
			(a) be approved with or without the imposition of conditions on the program; or	25 26
			(b) be refused.	27
		(2)	If the administering authority approves the application, the administering authority—	28 29
				30

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		(b) (c)	authority is required to impose under a regulatory requirement; and may impose a condition on the program requiring the holder to give an amount of financial assurance as security for compliance with the program and any conditions of the program; and may impose any other conditions on the	1 2 3 4 5 6 7 8
		(C)	program the administering authority considers appropriate.	8 9 10
Clause	70	Amendment of s 3	40 (Notice of decision)	11
		Section 340(1) t	o (3)—	12
		omit, insert—		13
		bus	e administering authority must, within 8 iness days after making a decision under tion 339—	14 15 16
		(a)	if the administering authority approves the application—issue the transitional environmental program to the person or public authority that made the application; and	17 18 19 20 21
		(b)	if the administering authority refuses to approve the application, or approves the application and issues the program with conditions—give the person or public authority that made the application an information notice.	22 23 24 25 26 27
Clause	71	Insertion of new s	340A	28
		After section 34		29
		insert—		30
				- 0

		340A Pe	riod of transitional environmental program	1
			A transitional environmental program is in effect for the period—	2 3
			(a) starting on the day the program is issued under section 340; and	4 5
			(b) ending on the day stated in the program.	6
Clause	72	Replacement of	of s 341 (Content of approved program)	7
		Section 341	<u> </u>	8
		omit, insert-	_	9
		341 Cor	ntent of transitional environmental program	10
		(1)	A transitional environmental program issued under this division must—	11 12
			(a) contain all conditions imposed on the program by the administering authority; and	13 14
			(b) state the day the program ends.	15
		(2)	Also, if the activity to which the transitional environmental program relates is to transition to comply with a condition of an environmental authority (a <i>relevant EA condition</i>), the program must—	16 17 18 19 20
			(a) identify the relevant EA condition; and	21
			(b) state the extent to which the holder of the program is not required to comply with the relevant EA condition.	22 23 24
Clause	73	Amendment o	f s 343 (Failure to approve draft program	25 26
		(1) Section 343	, heading, 'draft program'—	27
		omit, insert-	<u> </u>	28
			application	20

		(2) Section 343, from 'a transitional' to 'approve the program'— 1
		omit, insert— 2
		to approve an application for the issue of a transitional environmental program within the time it is required to make a decision on the application, the failure is taken to be a decision by the authority to refuse to approve the application 7
Clause	74	Amendment of s 343A (Notation of approval of transitional environmental program on particular environmental authorities)
		(1) Section 343A, heading, 'approval'—
		omit, insert—
		issue 1
		(2) Section 343A(1), 'for a draft'—
		omit, insert—
		if the administering authority issues a 1
		(3) Section 343A(2), from 'If' to 'administering'—
		omit, insert— 1
		The administering 1
		(4) Section 343A(2)(a)(ii)—
		omit, insert— 2
		(ii) that it is an offence to contravene a 2 transitional environmental program; and 2
Clause	75	Amendment of s 344 (Application)
		(1) Section 344, heading, after 'Application'— 2
		insert— 2
		of particular provisions
		(2) Section 344(1) and (2)—

omit, insert—

		omit, insert-	_	1
		(1)	Division 2 (other than section 335(1)) applies, with all necessary changes, to an application by the holder of a transitional environmental program for an environmentally relevant activity to amend the program.	2 3 4 5 6
		(2)	Without limiting subsection (1), if the holder makes an application for an amendment of the program that extends the period over which the program is to be carried out to longer than 5 years, section 335(2) and (3) applies to the application as if the application were for the issue of a transitional environmental program.	7 8 9 10 11 12 13
	(3)	Section 344	(4)(a), (b) and (c), 'approval'—	14
	(omit, insert—		15
			program	16
lause 76	Am	endment of	s 344E (Cancelling approval)	17
	(1)	Section 344	E, heading, 'approval'—	18
		omit, insert-	_	19
			transitional environmental program	20
	(2)	Section 344	E(1), 'the approval for'—	21
		omit.		22
	(3)	Section 344	E(1) and (2), 'approval holder'—	23
		omit, insert-	_	24
			holder	25
	(4)	Section 344	E(2), 'an approval'—	26
		omit, insert-	_	27
			a transitional environmental program	28
	(5)	Section 344	E(4)(b), 'approval'—	29
		omit, insert-	_	30

		transitional environmental program	1
			2
		omit, insert—	4
		transitional environmental program	5
Clause	77	Amendment of s 345 (Annual return)	6
		Section 345, from 'an approval' to 'of approval'—	7
		omit, insert—	8
		within 22 business days after each anniversary of	9 10 11
Clause	78	Amendment of s 352 (Authority to act on notice)	12
		Section 352(1)(b)—	13
		omit, insert—	14
		application under section 333 for the issue of a transitional environmental program	15 16 17 18
Clause	79	Amendment of s 353 (Effect of program notice)	19
		(1) Section 353(2)(a), 'an approval of'—	20
		omit.	21
		(2) Section 353(2)(b), 'a draft'—	22
		omit, insert—	23
		an application for the issue of a	24
		(3) Section 353(2)(c), 'submit a draft'—	25
		omit, insert—	26
		make an application for the issue of a	27

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		(4)	Section 353(3)(a), 'draft program'—	1
			omit, insert—	2
			application	3
lause	80	Am	nendment of s 357A (What is an <i>applicable event</i>)	4
			Section 357A, from 'was approved' to 'an approved'—	5
			omit, insert—	6
			was issued, or when amendments to a	7
lause	81	Am	endment of s 363AA (Definitions for division)	8
		(1)	Section 363AA, definition <i>relevant activity</i> , 'environmentally relevant activity'—	9 10
			omit, insert—	11
			activity	12
		(2)	Section 363AA, definition <i>relevant activity</i> , paragraph (b), 'environmental harm'—	13 14
			omit, insert—	15
			serious or material environmental harm	16
lause	82		nendment of s 363B (Authorised person may issue a ection notice)	17 18
		(1)	Section 363B(2), after 'remedy'—	19
			insert—	20
			the matter relating to	21
		(2)	Section 363B(3) and note, after 'remedy'—	22
			insert—	23
			the matter relating to	24
		(3)	Section 363B—	25
			insert—	26

			(4)	relati provi fixing	Gerence in this section to remedying a matter ing to a contravention of a prescribed sion includes a reference to cleaning up, g or rectifying environmental harm caused the contravention.	1 2 3 4 5
Clause	83		nendment o tices)	f s 36	3D (Requirements of direction	6 7
		(1)	Section 363	3D(1)(0	d), after 'remedy'—	8
			insert—			9
				a stat	ed matter relating to	10
		(2)	Section 363	3D(2)(a	a), after 'remedy'—	11
			insert—			12
				the m	natter relating to	13
		(3)	Section 363	3D(2)(0	e), 'the contravention'—	14
			omit, insert	<u>; </u>		15
				the m	natter relating to the contravention	16
		(4)	Section 363	3D(3),	from 'to'—	17
			omit, insert	<u>;</u>		18
				to—		19
				j	remedy the matter relating to the contravention of the prescribed provision, including, for example, requiring a person to clean up, fix or rectify environmental harm caused by the contravention; or	20 21 22 23 24
					avoid further contravention of the prescribed provision.	25 26
Clause	84	Ins	ertion of ne	ews3	70A	27
			After section	on 370-	<u> </u>	28
			insert—			29

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		370A References to owner	1
		In this part, a reference to an owner includes a reference to a department that is responsible for managing land that is—	2 3 4
		(a) unallocated State land; or	5
		(b) a reserve under the <i>Land Act 1994</i> for which there is no trustee; or	6 7
		(c) a State-controlled road.	8
Clause	85	Amendment of s 371 (Grounds for including land in environmental management register)	9 10
		Section 371, from 'if'—	11
		omit, insert—	12
		if the authority—	13
		(a) is satisfied a notifiable activity has been, or is being, carried out on the land; or	14 15
		(b) is satisfied or suspects, on reasonable grounds, the land is contaminated land.	16 17
Clause	86	Amendment of ch 7, pt 8, div 2, sdiv 2, hdg (Process for including land in relevant land register)	18 19
		Chapter 7, part 8, division 2, subdivision 2, heading, 'Process'—	20 21
		omit, insert—	22
		Show cause process	23
Clause	87	Amendment of s 373 (Application of sdiv 2)	24
		Section 373, after 'register'—	25
		insert—	26
		other than on the basis of an inclusion request made by the owner of the land	27 28

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Clause	88	Amendment of owner of land)		75 (Show cause notice to be given to	1 2
		Section 375	(2)(a), after 'believes'—	3
		insert—			4
			, or	suspects on reasonable grounds, that	5
Clause	89	Insertion of ne	w c	n 7, pt 8, div 2, sdiv 2A	6
		After section	n 37	9—	7
		insert—			8
		Subdiv	/isio	on 2A Voluntary inclusion of land in relevant register	9 10
		379A Pu	ırpo	se of subdivision	11
			owr be	purpose of this subdivision is to allow an her of land to ask for particulars of the land to included in a relevant land register without division 2 being complied with.	12 13 14 15
			oluni ister	ary inclusion of land in relevant land	16 17
		(1)	<i>incl</i> auth	owner of land may, by written request (an usion request), ask the administering nority to include particulars of the land in a ed relevant land register.	18 19 20 21
		(2)	The	inclusion request must state—	22
			(a)	the grounds on which the owner believes the land could be included in the relevant land register and the facts and circumstances relied on in support of the grounds; and	23 24 25 26
			(b)	that the owner waives the application of subdivision 2 for the inclusion of particulars of the land in the relevant land register.	27 28 29

	dministering authority may request further ormation	1 2
(1)	The administering authority may ask the owner, by written request, to give further information needed to assess the inclusion request within a stated reasonable period of at least 3 business days.	3 4 5 6 7
(2)	The request must be made within 3 business days after the inclusion request is received.	8 9
379D D	eciding inclusion request	10
	The administering authority must decide whether to approve or refuse to approve the inclusion request—	11 12 13
	(a) if the administering authority requests further information under section 379C—within 5 business days after the further information is received by the authority; or	14 15 16 17
	(b) otherwise—within 5 business days after the inclusion request was received.	18 19
379E Cı	riteria for decision	20
(1)	In deciding whether to approve the inclusion request, the administering authority must consider—	21 22 23
	(a) the grounds stated in the inclusion request and the facts and circumstances relied on in support of the grounds; and	24 25 26
	(b) further information received in response to a request under section 379C; and	27 28
	(c) the grounds for including particulars of land in the relevant land register stated in the application under section 371 or 372.	29 30 31
(2)	However, the administering authority may	32

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adn gro	rove the inclusion request only if the ninistering authority is satisfied there are unds for including particulars of the land in the evant land register under section 371 or 372.	1 2 3 4
379F Steps	after making decision	5
incl	thin 5 business days after deciding the usion request, the administering authority st—	6 7 8
(a)	if the decision was to approve the inclusion request—give written notice of the decision to—	9 10 11
	(a) the land's owner; and	12
	(b) the relevant local government; and	13
	(c) if the decision is to record particulars of the land in the contaminated land register—any registered mortgagee of the land; or	14 15 16 17
(b)	if the decision was to refuse to approve the inclusion request—give the land's owner an information notice about the decision.	18 19 20
	e to registrar of titles about including contaminated land register	21 22
bus the that	e administering authority must, within 5 iness days after recording particulars of land in contaminated land register, give written notice the particulars have been recorded to the astrar of titles.	23 24 25 26 27
Replacement of s investigation docu	389 (Content of contaminated land ument)	28 29
Section 389—		30
omit, insert—		31

_	onten ocume		onta	minated land investigation	1 2
(1)				applies to a contaminated land locument for relevant land.	3 4
(2)	is a the	site i	nvest ment	nated land investigation document igation report or validation report, must be in the approved form and	5 6 7 8
	(a)	the fland		ving information about the relevant	9 10
		(i)		reasons particulars of the land have recorded in a relevant land ster;	11 12 13
		(ii)	subs inclu	description of all surface and urface infrastructure on the land, ading details of the location, size type of the infrastructure;	14 15 16 17
		(iii)	the each	scription of the surrounding area of land, including a description of of the following in the bunding area—	18 19 20 21
			(A)	all environmentally sensitive areas;	22 23
			(B)	the location of all water, watercourses and wetlands;	24 25
			(C)	the location of all stormwater drainage;	26 27
			(D)	all uses of the land, including uses that may affect the safety of the relevant land or cause environmental harm;	28 29 30 31
			(E)	all activities carried out that may affect the safety of the relevant land or cause environmental harm;	32 33 34

		land that contains, or may potentially	2
			4 5
		contamination of the land caused by disposing of or storing the	6 7 8 9
		· ·	10 11
		activities or notifiable activities carried out on the land, including the materials used and waste produced during the	12 13 14 15 16
		the land, including the materials used and waste produced during the	17 18 19 20
		to remediate the contamination of the land—the contamination levels recorded on the land before and after	21 22 23 24 25
	(b)	the uses or activities for which the land is	26 27 28
	(c)	a statement of the following matters—	29
			30 31
			32 33
(3)			34 35

	must be in the approved form and include—		1
	(a)	the following information about the relevant land—	2 3
		(i) the proposed objectives to be achieved and maintained under the plan;	4 5
		(ii) the proposed methods for achieving and maintaining the objectives;	6 7
		(iii) the proposed monitoring and reporting compliance measures for the land; and	8 9
	(b)	a site suitability statement; and	10
	(c)	a statement of the following matters—	11
		(i) whether the land is prescribed contaminated land;	12 13
		(ii) if the land is contaminated—the extent to which the land is contaminated;	14 15
		(iii) whether the proposed objectives, methods and measures stated in the plan under paragraph (a) are appropriate; and	16 17 18 19
	(d)	a reference to, and a copy of, the site investigation report or validation report that relates to the draft site management plan; and	20 21 22 23
	(e)	a description of the source, cause and extent of environmental harm to be managed under the plan.	24 25 26
(4)	A contaminated land investigation document must be accompanied by a certification by an auditor (an <i>auditor's certification</i>) that—		27 28 29
	(a)	is in the approved form; and	30
	(b)	verifies that the document complies with subsection (2) or (3).	31 32
(5)	In t	his section—	33

			environmentally sensitive area means an area prescribed by regulation as an environmentally sensitive area.	1 2 3
			prescribed contaminated land means land contaminated in a way that causes a risk of environmental harm to—	4 5 6
			(a) land other than the relevant land; or	7
			(b) human health; or	8
			(c) another part of the environment.	9
			<i>water</i> has the meaning given under the <i>Water Act</i> 2000.	10 11
Clause 9	91		of s 405 (Registrar of titles to maintain t contaminated land)	12 13
		Section 40	5(1), after '379'—	14
		insert—		15
			, 379G	16
Clause	92	Amendment o	of s 432 (Contravention of requirement of	17 18
		(1) Section 43	2, heading—	19
		omit, inser	<i>t</i> —	20
		432 Of	fence not to comply with program	21
		(2) Section 43	2(1), from 'an' to 'requirement of'—	22
		omit, inser	<i>t</i> —	23
			a transitional environmental program, or a person acting under a transitional environmental program, must not wilfully contravene	24 25 26
		(3) Section 43	2(2), from 'an' to 'requirement of'—	27
		omit, inser	<i>t</i> —	28
			a transitional environmental program, or a person	29

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		acting under a transitional environmental program, must not contravene	1 2
		(4) Section 432—	3
		insert—	4
		(4) A reference in this section to contravening a transitional environmental program includes a reference to contravening a condition of the program.	5 6 7 8
Clause	93	Omission of s 432A (Contravention of condition of approval)	9 10
		Section 432A—	11
		omit.	12
Clause	94	Amendment of s 4400 (Local law may prescribe noise standards)	13 14
		Section 440O(2), from 'under' to '2009'—	15
		omit.	16
Clause	95	Amendment of s 440R (Building work)	17
		Section 440R(2)(b), from 'used' to 'purposes'—	18
		omit, insert—	19
		that are the person's principal place of residence	20
Clause	96	Amendment of s 440S (Regulated devices)	21
		Section 440S(1)(b), from 'used' to 'purposes'—	22
		omit, insert—	23
		that are the person's principal place of residence	24

Clause	97		nendment o emises)	of s 4	40ZA (Operating power boat engine at	1 2
		(1)	Section 440	OZA,	heading, after 'premises'—	3
			insert—			4
				, je	tty or pontoon	5
		(2)	Section 440	OZA(1)—	6
			omit, insert	-		7
			(1)	-	erson must not operate, or permit the operation a power boat engine during a restricted period	8 9 10
				(a)	the engine is at premises and the operation makes audible noise; or	11 12
				(b)	the engine is a part of a boat that is at a jetty or pontoon and the operation makes audible noise for a continuous period of more than 5 minutes.	13 14 15 16
		(3)	Section 440	OZA(2)—	17
			insert—			18
				rest	ricted period means—	19
				(a)	on a business day or Saturday, before 7a.m. or after 7p.m; or	20 21
				(b)	on any other day, before 8a.m. or after 6.30p.m.	22 23
Clause	98		nendment o nicles)	ofs4	60 (General powers for places and	24 25
			Section 460	0(1)(1	<u></u>	26
			insert—			27
					mple of equipment—	28
				d	n unmanned aerial vehicle or other remotely controlled evice capable of recording images, video, sounds or ata	29 30 31

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Clause	99		nendment o estions)	f s 465 (Power to require answers to	1 2
		(1)	Section 465	<u>;</u>	3
			insert—		4
			(2A)	Also, the authorised person may, by written notice given to a corporation, require the corporation to nominate, within a stated reasonable period, an executive officer or employee of the corporation who is authorised by the corporation to answer a question under this section as the corporation's representative.	5 6 7 8 9 10 11
			(2B)	On a person being nominated by the corporation under subsection (3), the authorised person may by written notice given to the nominated person, require the person to attend a stated reasonable place at a stated reasonable time, to answer questions about the suspected offence.	12 13 14 15 16 17
			(2C)	An answer given by a person nominated by the corporation under subsection (3) binds the corporation.	18 19 20
		(2)	Section 465	5(3), from 'making' to 'warn the person'—	21
			omit, insert	<u></u>	22
				making a requirement under subsection (2), (3) or (4), the authorised person must warn the person of whom the requirement is made that	23 24 25
		(3)	Section 465	5(4), after '(2)(b)'—	26
			insert—		27
				or (4)	28
		(4)	Section 465	5(4)(c), '(3)'—	29
			omit, insert	<u> </u>	30
				(6)	31
		(5)	Section 465	5(2A) to (4)—	32
			renumber a	s section 465(3) to (7).	33

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Clause	100	Amendment questions)	t of s 476 (Failure to attend or answer	1 2
		(1) Section 4	476, heading, 'or answer questions'—	3
		omit, inse	ert—	4
			, answer questions or nominate representative	5
		(2) Section 4	476(1)(a)(ii)—	6
		omit, inse	ert—	7
			(ii) if the person is a corporation—nominate an executive officer or employee of the corporation to answer a question as the corporation's representative; or	8 9 10 11
			(iii) attend a stated reasonable place at a stated reasonable time, to answer questions; but	12 13
Clause	101	Insertion of	new ch 9, pt 5A	14 15 16
		Chapter 9	9—	15
		insert—		16
		Part	5A Obtaining criminal	17
			history reports	18
		484 A	Purpose of part	19
			The purpose of this part is to help an authorised person to decide whether the authorised person's entry of a place or vehicle under this chapter would create an unacceptable level of risk to the authorised person's safety.	20 21 22 23 24
		484B	Definitions for part	25
			In this part—	26
			<i>criminal history</i> , for a person, means the person's criminal history as defined under the <i>Criminal</i>	27 28

	Law (Rehabilitation of Offenders) Act 1986, other than spent convictions.	1 2
	spent conviction means a conviction—	3
	(a) for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	4 5 6
	(b) that is not revived as prescribed by section 11 of that Act.	7 8
484C CI rep	nief executive may obtain criminal history ort	9 10
(1)	This section applies if an authorised person suspects, on reasonable grounds, a person (the <i>relevant person</i>)—	11 12 13
	(a) may be present at a place or vehicle when the authorised person enters the place or vehicle under this chapter; and	14 15 16
	(b) may create an unacceptable level of risk to the authorised person's safety.	17 18
(2)	The chief executive may ask the commissioner of the police service for a written report about the criminal history of the relevant person that includes a brief description of the circumstances of a conviction mentioned in the criminal history.	19 20 21 22 23
(3)	The commissioner of the police service must comply with the request.	24 25
(4)	However, the duty to comply applies only to information in the commissioner's possession or to which the commissioner has access.	26 27 28
(5)	The chief executive must examine the report and identify, to the extent it is reasonably practicable to do so, offences involving conduct, behaviour or circumstances that suggest the relevant person's presence at the place or vehicle may endanger the authorised person's safety.	29 30 31 32 33 34

	(6)	The chief executive may give the authorised person information in the report about the offences identified under subsection (5).	1 2 3			
	(7)	The chief executive must ensure the report, and any information in the report given to an authorised person in writing, is destroyed as soon as practicable after the report is no longer needed for the purpose for which it was requested.	4 5 6 7 8			
		Note—	9			
		See also the confidentiality requirements in chapter 12, part 4C.	10 11			
Clause 102	Insertion of ne	ew s 486A	12			
	After section	on 486—	13			
	insert—		14			
	486A U	Jse of body-worn cameras				
	(1)	It is lawful for an authorised person to use a body-worn camera to record images or sounds while the authorised person is exercising a power under this chapter.	16 17 18 19			
	(2)	Use of a body-worn camera by an authorised person under subsection (1) includes use that is—	20 21			
		(a) inadvertent or unexpected; or	22			
		(b) incidental to use while exercising the authorised person's power.	23 24			
	(3)	Subsection (1) does not affect an ability the authorised person has at common law or under another Act to record images or sounds.	25 26 27			
	(4)	To remove any doubt, it is declared that subsection (1) is a provision authorising the use by an authorised person of a listening device, for the purposes of the <i>Invasion of Privacy Act 1971</i> , section 43(2)(d).	28 29 30 31 32			

Clause	103	Am	endment o	fs4	90 (Evidentiary provisions)	1
		(1)	Section 490)—		2
			insert—			3
			(5A)		nap, chart or plan is evidence of the matters ed or shown in the map, chart or plan if—	4 5
				(a)	the prosecutor produces a certificate purporting to be signed by the administering executive stating that the map, chart or plan was made by an authorised person in the discharge of the authorised person's functions under this Act; and	6 7 8 9 10 11
				(b)	there is no evidence to the contrary.	12
		(2)	Section 490)(5A)	to (9)—	13
			renumber a	s sec	tion 490(6) to (10).	14
Clause 1	pro			91 (Special evidentiary ılar emissions)	15 16	
		(1)	Section 491	(1)—	_	17
			omit, insert			18
			(1)	Thi	s section applies in relation to—	19
				(a)	a proceeding for an offence against section 430 in which it is claimed the defendant, by the making of an emission causing environmental nuisance, has contravened a relevant condition of an environmental authority; or	20 21 22 23 24 25
				(b)	a proceeding for an offence against section 440 or 440Q in which it is claimed the defendant caused environmental nuisance or contravened a noise standard by an emission made from a person, place or thing (the <i>alleged source</i>).	26 27 28 29 30 31
		(2)	Section 491	(2)(a	n)—	32

omit, insert	<u>;</u>			1
	(a)	eith	er—	2
		(i)	for an offence against section 430—the level, nature or extent of the emission was an unreasonable interference with an environmental value giving rise to a contravention of the relevant condition of the environmental authority; or	3 4 5 6 7 8
		(ii)	for an offence against section 440 or 440Q—the emission was made from the alleged source and travelled to another place; and	9 10 11 12
(3) Section 49	1(4)—	_		13
insert—				14
			condition, of an environmental , means a condition that—	15 16
	(a)	cau: mak	es the holder of the authority must not se environmental nuisance or otherwise se an emission that causes, or is likely to se, environmental nuisance; but	17 18 19 20
	(b)	or q an mea	s not require an indicator of the quality quantity of an emission, or the impact of emission on the environment, to be asured to establish the causation of ironmental nuisance.	21 22 23 24 25
Amendment o			Executive officers must ensure with Act)	26 27
Section 493	3—			28
insert—				29
(5)	con	orati mitte	on (6) applies if the act or omission of a con that causes an offence to be ed happens earlier than the time of the ion of the offence.	30 31 32 33

Clause 105

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				Example—	1
				An act is done by a corporation in January 2023. The act results in serious environmental harm being caused in January 2024, in contravention of section 437(1).	2 3 4
			(6)	A reference in this section to an executive officer of the corporation includes a reference to an executive officer who—	5 6 7
				(a) is not in office when the offence is committed; but	8 9
				(b) was in office when the act or omission happened.	10 11
Clause	106			f s 493A (When environmental harm or e unlawful)	12 13
		Se	ection 493	3A(3)(b)—	14
		ins	sert—		15
				Note—	16
				However, see also section 319A in relation to an act done while carrying out an activity involving a relevant industrial chemical.	17 18 19
Clause	107	Amen	dment o	f s 502 (Court may make particular orders)	20
		(1) Se	ection 502	! 	21
		ins	sert—		22
			(2A)	The court may, in making an order under subsection (2), impose any other requirements the court considers necessary or desirable for enforcement of the order.	23 24 25 26
		(2) Se	ection 502	! 	27
		ins	sert—		28
			(3A)	Also, subsection (4) applies regardless of whether the court makes an order under subsection (2).	29 30
		(3) Se	ection 502	2(4), from 'In' to 'the court may'—	31

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		omit, insert	t—		1
			The	court may	2
	(4)	Section 50 to'—	2(7),	definition public benefit order, from 'made	3 4
		omit, insert	t—		5
			mac	le—	6
			(a)	to pay an amount of money to a stated person or organisation for the carrying out of a stated project to restore or enhance the environment in a public place or for the public benefit; or	7 8 9 10 11
			(b)	to carry out a stated project to restore or enhance the environment in a public place or for the public benefit.	12 13 14
108	Ins	ertion of n	ew s	506A	15
		After section	on 50	6—	16
		insert—			17
		506A O	rder	s against persistent offenders	18
		(1)	Thi	s section applies if—	19
			(a)	a person is convicted of a serious environmental offence; and	20 21
			(b)	the person has been convicted of the same, or a different, serious environmental offence at least 2 other times in the previous 5 years.	22 23 24
		(2)	nece furt	he court convicting the person considers it essary to stop the person from committing her serious environmental offences, the court make—	25 26 27 28
			(a)	an order prohibiting the person from carrying out a particular activity; or	29 30

Clause

Example of order under paragraph (u)—	1
an order prohibiting a person from carrying out as environmentally relevant activity	n 2 3
(b) an order prohibiting the person from carrying out a particular activity except in particular circumstances; or	
(c) any other order the court consider appropriate.	s 7 8
(3) A person must not contravene an order made under subsection (2).	e 9 10
Maximum penalty—3,000 penalty units or 2 years imprisonment.	2 11 12
(4) In this section—	13
	e 14
serious environmental offence means an offence under this Act for which the maximum penalty i 1,500 penalty units or more.	
under this Act for which the maximum penalty i	s 15
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief	s 15 16
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive)	s 15 16 17 18
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)—	15 16 17 18 19 20
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)— omit, insert— (iii) proponents' responses to the comment	15 16 17 18 19 20 8 21 22
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)— omit, insert— (iii) proponents' responses to the comment mentioned in subparagraph (ii); (iv) final terms of reference published by the	15 16 17 18 19 20 8 21 22 e 23
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)— omit, insert— (iii) proponents' responses to the comment mentioned in subparagraph (ii); (iv) final terms of reference published by the chief executive;	15 16 17 18 19 20 8 21 22 e 23 24 25
under this Act for which the maximum penalty i 1,500 penalty units or more. Clause 109 Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)— omit, insert— (iii) proponents' responses to the comment mentioned in subparagraph (ii); (iv) final terms of reference published by the chief executive; (v) submitted EISs; (vi) written summaries of submissions given to	15 16 17 18 19 20 8 21 22 e 23 24 25 0 26 27
under this Act for which the maximum penalty i 1,500 penalty units or more. Amendment of s 540A (Registers to be kept by chief executive) Section 540A(1)(a)(iii) to (v)— omit, insert— (iii) proponents' responses to the comment mentioned in subparagraph (ii); (iv) final terms of reference published by the chief executive; (v) submitted EISs; (vi) written summaries of submissions given to the chief executive about submitted EISs; (vii) proponents' responses to the submission	15 16 17 18 19 20 12 22 24 25 26 27 28

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lause	110	Amendment o	f s 5	42 (I	nspection of register)	1
		Section 542	2(1)(a	ı)—		2
		omit, insert				3
			(a)		p the register open for inspection by mbers of the public—	4 5
				(i)	if the register is kept on a website—on the website; or	6 7
				(ii)	otherwise—during office hours on business days at the entity's relevant office for the administration of this Act; and	8 9 10 11
lause	111	Insertion of ne	ew s	542 <i>i</i>	4	12
		After section	n 54	2—		13
		insert—				14
		542A Pe	erso	nal iı	nformation on register	15
		(1)	satis at ri pers be i	sfied isk if son's includ	etion applies if the relevant entity is someone's personal safety would be put particular information (for example, the address or other contact details) were to ded, or allowed to remain, in a register ed in section 540(1) or 540A(1).	16 17 18 19 20 21
		(2)	The	relev	vant entity must ensure the information—	22
			(a)		ot included in a part of the register that is ilable to the public; and	23 24
			(b)	info not	not included in an extract or copy of ormation from the register, whether or the information is from a part of the ster that is available to the public.	25 26 27 28

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Clause	112		nendment o plications a			lectronic notices about issions)	1 2
			Section 554	4(4)—	-		3
			omit.				4
Clause	113	Am	nendment o	of s 56	64 (C	Definitions for pt 3)	5
		(1)	Section 56- (a)—	4, def	initio	on regulatory function, after paragraph	6 7
			insert—				8
				(aa)		aring a site investigation report under oter 7, part 8; or	9 10
		(2)	Section 564 (d)—	4, defi	nitio	n regulatory function, paragraphs (aa) to	11 12
			renumber a	ıs para	ıgrap	hs (b) to (e).	13
Clause	114		placement company de			(Report and declaration to	14 15
			Section 574	4C—			16
			omit, insert	<u>;</u>			17
				eclara cume		n to accompany particular	18 19
			(1)	This	sect	ion applies if—	20
				(a)		auditor prepares any of the following ments (each a <i>relevant document</i>)—	21 22
					(i)	an environmental report about an audit under chapter 7, part 2, division 2;	23 24
					(ii)	a certification for a contaminated land investigation document under chapter 7, part 8;	25 26 27
					(iii)	a report or certification about an audit or evaluation of another matter or thing prescribed by regulation; and	28 29 30

			(b)	the relevant document must be submitted, by the auditor or another person, to the administering authority.	1 2 3
		(2)		relevant document must be accompanied by a laration by the auditor stating the following—	4 5
			(a)	the auditor's qualifications and experience relevant to the subject matter of the relevant document and any audit, investigation or evaluation to which the document relates;	6 7 8 9
			(b)	if the relevant document is a report or certification mentioned in subsection (1)(a)(iii)—the document addresses the relevant matters for the audit or evaluation;	10 11 12 13
			(c)	that the auditor has not knowingly included false, misleading or incomplete information in the relevant document;	14 15 16
			(d)	that the auditor has not knowingly failed to reveal any relevant information or document to the administering authority;	17 18 19
			(e)	the document is factually correct;	20
			(f)	the opinions expressed in it are honestly and reasonably held.	21 22
Clause	115	Amendment o cancellation o		12, pt 3A, div 4, hdg (Suspension or proval)	23 24
		Chapter 12,	part	3A, division 4, heading, 'Suspension or'—	25
		omit, insert-			26
			Am	endment, suspension or	27
Clause	116	Amendment of cancellation)	f s 5	74D (Grounds for suspension or	28 29
		(1) Section 574	D, h	eading, after 'for'—	30
		insert—			31

[s 1	17]
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			amendment,	1
		(2)	Section 574D, 'suspending or'—	2
			omit, insert—	3
			amending, suspending or	4
Clause	117	Am	nendment of s 574E (Show cause notice)	5
			Section 574E(1), 'suspend or'—	6
			omit, insert—	7
			amend, suspend or	8
Clause	118	Am	nendment of s 574G (Suspension or cancellation)	9
		(1)	Section 574G, heading, 'Suspension'—	10
			omit, insert—	11
			Amendment, suspension	12
		(2)	Section 574G(1), before paragraph (a)—	13
			insert—	14
			(aa) if the proposed action was to amend the approval—amend the approval in the proposed way, including, for example, amending a condition to which the approval is subject or adding another condition to the approval; or	15 16 17 18 19 20
		(3)	Section 574G(1)(aa) to (b)—	21
			renumber as section 574G(1)(a) to (c).	22
Clause	119	Re	placement of s 574H (Who may make a complaint)	23
			Section 574H—	24
			omit, insert—	25

574H Ma	aking a complaint against an auditor	1
(1)	A person may make a complaint to the chief executive that a ground exists under section 574D for amending, suspending or cancelling an auditor's approval.	2 3 4 5
(2)	The complaint must—	6
	(a) be in writing; and	7
	(b) state the complainant's name, address and contact details; and	8 9
	(c) contain particulars of the allegations on which the complaint is founded; and	10 11
	(d) be verified by a declaration that the information provided in the complaint is true and accurate.	12 13 14
(3)	The chief executive may require the complainant to give further particulars of the complaint within a stated reasonable period.	15 16 17
(4)	The chief executive may decide to not take action on the complaint under division 4 if—	18 19
	(a) the chief executive has asked for further particulars under subsection (3) and the further particulars are—	20 21 22
	(i) not given; or	23
	(ii) not verified by a declaration that the further information provided is true and accurate; or	24 25 26
	(b) the chief executive is satisfied the complaint—	27 28
	(i) is frivolous or vexatious; or	29
	(ii) lacks substance or credibility.	30

[s	120	I

Clause	120		nendment of so out reports or	574M (False or misleading information certification)	1 2
		(1)	Section 574M,	heading, from 'information'—	3
			omit, insert—		4
			re	ports, certifications or declarations	5
		(2)	Section 574M(1), from 'report' to 'knows'—	6
			omit, insert—		7
			de	port, provide a certification, or make a claration about a report or certification, that the ditor knows, or ought reasonably to know,	8 9 10
		(3)	Section 574M(2), from 'the report'—	11
			omit, insert—		12
			kr	e auditor knew, or ought reasonably to have nown, the report, certification or declaration was lse or misleading, without specifying which.	13 14 15
Clause	121	Ins	ertion of new	ch 12, pt 4C	16
			Chapter 12—		17
			insert—		18
			Part 4C	Confidentiality of	19
				information	20
			579D Conf	identiality of information—generally	21
			(1) TI	nis section applies to a person who—	22
			(a) is, or has been, any of the following—	23
				(i) the chief executive;	24
				(ii) an authorised person;	25
				(iii) a public service employee;	26
				(iv) a local government;	27

	(v) an officer or employee of a local government;	1 2
	(vi) a person to whom an entity mentioned in subparagraph (iv) or (v) has subdelegated, under this Act, a function or power delegated to the entity under this Act; and	3 4 5 6 7
	(b) obtains confidential information about another person in administering, or performing functions or exercising powers under, this Act.	8 9 10 11
(2)	However, this section does not apply to a person mentioned in subsection (1)(a) to the extent section 316PE or 318U applies to the person in relation to the confidential information.	12 13 14 15
(3)	The person must not use or disclose the confidential information unless the use or disclosure is—	16 17 18
	(a) in the performance of a function or exercise of a power under this Act; or	19 20
	(b) with the consent of the person to whom the information relates; or	21 22
	(c) otherwise required or permitted by law.	23
	Maximum penalty—100 penalty units.	24
(4)	In this section—	25
	confidential information—	26
	(a) means any information that—	27
	(i) could identify an individual; or	28
	(ii) is about a person's current financial position or financial background; or	29 30
	(iii) would be likely to damage the commercial activities of a person to whom the information relates; but	31 32 33

[s	122	ı

	(b)	does	s not include—	1
		(i)	information that is publicly available; or	2 3
		(ii)	statistical or other information that could not reasonably be expected to result in the identification of the individual to whom it relates.	4 5 6 7
lause 12	2 Insertion of new cl	h 13,	, pt 31	8
	Chapter 13—			9
	insert—			10
	Part 31		Transitional provisions	11
			for Environmental	12
			Protection and Other	13
			Legislation	14
			Amendment Act 2022	15
	Division 1		Preliminary	16
	792 Definiti	ons	for part	17
	In th	nis pa	ırt—	18
		tectic	g Act means the Environmental on and Other Legislation Amendment Act	19 20 21
	prov	visior	for a provision of this Act, means the as in force from time to time before the cement.	22 23 24
			r a provision of this Act, means the as in force from the commencement.	25 26

Divisio	n 2 Transitional environmental programs	1 2
	sting submission of draft transitional ironmental program	3 4
(1)	This section applies if—	5
	(a) before the commencement, a draft transitional environmental program had been submitted to the administering authority under this Act; and	6 7 8 9
	(b) immediately before the commencement, the administering authority had not decided whether to approve the program.	10 11 12
(2)	Chapter 7, part 3 as in force immediately before the commencement continues to apply in relation to the approval of the draft program as if the amending Act had not been enacted.	13 14 15 16
(3)	If, after the commencement, the draft transitional environmental program is approved—	17 18
	(a) the draft program is taken to be a transitional environmental program issued under new chapter 7, part 3; and	19 20 21
	(b) a condition imposed on the approval of the draft program is taken to be a condition imposed on the program under new chapter 7, part 3.	22 23 24 25
794 Exis	sting transitional environmental program	26
(1)	An existing transitional environmental program continues in effect as if it had been issued under new chapter 7, part 3.	27 28 29
(2)	For the application of new chapter 7, part 3 under subsection (1) all of the following apply—	30 31

	(a) a requirement of the existing transitional environmental program is taken to be a provision of the program issued under new chapter 7, part 3;	1 2 3 4
	(b) a condition imposed on the existing transitional environmental program is taken to be a condition imposed under new chapter 7, part 3;	5 6 7 8
	(c) the date of issue of the program under new chapter 7, part 3 is taken to be the day the program was approved under the Act as in force before the commencement.	9 10 11 12
(3)	The administering authority must continue to keep in the register of transitional environmental programs under section 540(1)(k) existing documents and information for an existing transitional environmental program.	13 14 15 16 17
(4)	In this section—	18
	existing transitional environmental program means a transitional environmental program for which an approval was in effect under chapter 7, part 3 immediately before the commencement.	19 20 21 22
795 Pro	ceeding for offence against former s 432A	23
(1)	This section applies in relation to an offence against former section 432A committed entirely before the commencement by a person.	24 25 26
(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be continued or started, and the person may be punished for the offence, as if this Act had not been amended by the amending Act.	27 28 29 30 31
(3)	Subsection (2) applies despite the Criminal Code, section 11	32 33

Divisio	on 3	PRC pla	ıns			1
Subdiv	vision 1		Application of pt 27 generally			
796 Me	aning of te	erms for di	vision			4
		sed in this dirm has the san.				5 6 7
	vironment	of pt 27 to h al authoriti			not taken	8 9 10
(1)	A reference in part 27 to an environmental authority includes, and is taken to have always included, a reference to an environmental authority issued under section 195 that has not taken effect under section 200.			11 12 13 14 15		
(2)	(2) To remove any doubt, it is declared that the administering authority must give each mining EA holder a notice under section 754, and sections 751 to 756 apply in relation to the holder, even if the environmental authority has not taken effect under section 200.				16 17 18 19 20 21	
Subdivision 2 Application of pt 27 to particular amalgamated or de-amalgamated environmental authorities					22 23 24 25	
798 Def	finitions fo	or subdivis	ion			26
	In this sub	division—				27
	applied	provisions	means	the	following	28

	provisions—	1
	(a) sections 754 to 756;	2
	(b) section 765B(3) to (5).	3
	new EA see section 799(b).	4
	original EA see section 799(a).	5
799 Apı	plication of subdivision	6
•	This subdivision applies if—	7
	(a) on or after the PRCP start date, an environmental authority (the <i>original EA</i>) held by a mining EA holder is or was, under chapter 5, part 8, amalgamated or de-amalgamated; and	8 9 10 11 12
	(b) the amalgamated environmental authority or each de-amalgamated environmental authority is an environmental authority (each a <i>new EA</i>) for a mining activity authorised under a mining lease; and	13 14 15 16 17
	(c) a relevant activity for the new EA is an ineligible ERA; and	18 19
	(d) before the amalgamation or de-amalgamation of the original EA, a PRCP schedule was not approved for the original EA.	20 21 22 23
800 Ap	plication of applied provisions	24
(1)	The applied provisions apply in relation to the holder of the new EA.	25 26
(2)	For subsection (1)—	27
	(a) the applied provisions apply in relation to the holder and new EA as if the holder had been the mining EA holder for the new EA on the commencement of part 27; and	28 29 30 31

	(b)	a reference in the applied provisions to a land outcome document is taken to be a reference to a land outcome document for the original EA, to the extent the document relates to land the subject of the new EA; and	1 2 3 4 5 6
	(c)	despite section 754(2)(b), the period mentioned in section 754(2) is taken to end on the day that is 6 months after the day the new EA is issued or, for a de-amalgamated environmental authority, the new EA otherwise takes effect.	7 8 9 10 11 12
		or original EA taken to have been wn in particular circumstances	13 14
(1)		s section applies if, before the amalgamation e-amalgamation of the original EA—	15 16
	(a)	a notice had been given for the original EA under section 754(1); and	17 18
	(b)	a PRCP schedule had not been approved for the original EA.	19 20
(2)	been a de	notice for the original EA is taken to have a withdrawn when the new EA is issued or, for e-amalgamated environmental authority, the EA otherwise takes effect.	21 22 23 24
Subdiv	/isic	on 3 Provision for approval of particular PRC plans	25 26
		ar holders may apply for PRC plan Il for pt 27	27 28
(1)		s section applies if—	29
	(a)	a PRCP schedule is not approved for an environmental authority to which part 27	30 31

				vision)	_		tne op	eration	2
		(i)		holder o					3 4 5
		(ii)	rece	holder ived a in he holde	notice 1	require	d to be	e given	6 7 8
		(iii)	the auth	adminis holder cority a rove a	of writter	the e n notic	nviron e refus	mental sing to	9 10 11 12 13
	(b)	for	an	schedule environ ut under	mentall	y rele	vant a		14 15 16
	(c)	hold	ler to	provisi apply for the	for a	proval			17 18 19
(2)	ask prop	the	adm PR	f the en inisteria C plan	ng aut	hority	to as	sess a	20 21 22 23
(3)	com (9)	mencand	eme 755	ion is m nt of thi to 756 plan as	s section	n, secti	ions 75	54(3) to	24 25 26 27
	(a)			had bee 54(1); a		to the	holder	r under	28 29
	(b)	the	admi	osed PF inisterin notice.					30 31 32
(4)	auth	ority	mus	3) does st asses 5, parts	s the	propose	ed PRO	C plan	33 34 35

13 1221

	- 1
	accompanied an application for an environmental authority for a relevant activity made under section 125(1)(n).
(5)	Nothing in this section limits the application of section 431A to the holder of an environmental authority.
visio	on 4 Miscellaneous
3 Exi	sting EIS process—application of ch 3
(1)	New sections 41A and 41B apply in relation to draft terms of reference for an EIS only if the draft is submitted under section 41 after the commencement.
(2)	New sections 49, 49A, 56A and 56AA apply in relation to a submitted EIS after the commencement only if the draft terms of reference for the EIS is also submitted under section 41 after the commencement.
(3)	New section 59A applies in relation to an EIS assessment report for a project given by the chief executive after the commencement only if the draft terms of reference for the EIS is also submitted under section 41 after the commencement.
	sting site-specific application—application new s 172
	New section 172 applies in relation to a site-specific application made but not decided before the commencement.

805		sting amendment application—application 230	1 2
	(1)	This section applies if—	3
		(a) before the commencement, the administering authority received an amendment application under chapter 5, part 7, division 2; and	4 5 6 7
		(b) immediately before the commencement, the administering authority had not made an assessment level decision for the application.	8 9 10 11
	(2)	New section 230 applies in relation to the amendment application.	12 13
806	Sus	spension—application of s 278B	14
		Section 278B applies in relation to a suspension that takes effect after the commencement.	15 16
807	Арр	olication of new s 493	17
		To remove any doubt, it is declared that new section 493(6) does not apply to an executive officer of a corporation in relation to an offence committed by the corporation if either of the following happened before the commencement—	18 19 20 21 22
		(a) the offence was committed;	23
		(b) the act or omission that caused the offence to be committed.	24 25
808	Ord	ers under new s 506A	26
	(1)	A court may make an order under new section 506A in relation to a person only if the person is convicted of a serious environmental offence committed after the commencement.	27 28 29

		(2)	con	sideri ımitte	cement for applying new section	1 2 3 4 5
Clause					Exclusions relating to see or environmental harm)	6 7
		Schedule 1	, sect	ion 1	, (d)—	8
		omit, inser	t—			9
			(d)	ship	e necessary for the safe operation of a , or noise from the operation of a ship in ort, including noise from—	10 11 12
				(i)	machinery and equipment; or	13
				(ii)	shore and ship based port operations for loading onto, or unloading from, a ship, items other than bulk goods; or	14 15 16
				(iii)	ship to shore communications relating to safe berthing and cargo handling; or	17 18
				(iv)	a ship's horn;	19
Clause	124 Aı	mendment o	of sch	n 2 (C	Original decisions)	20
	(1)	Schedule 2	, part	1, di	vision 1—	21
		insert—				22
	41A(1)(b)				o refuse to allow draft terms of o proceed to public notification	
	49(1)			allov	o refuse to allow an EIS to proceed w a submitted EIS to proceed on	
	56A(2)(b)		decisi		o refuse to allow submitted EIS to	

[s 124]

	(2)	Schedule 2, part 1, division 3, entry for section 316N, '316N'—	1 2
		omit, insert—	3
		316M	4
	(3)	Schedule 2, part 2, division 2, entry for section 316N(2), '316N(2)'—	5 6
		omit, insert—	7
		316P(2)	8
	(4)	Schedule 2, part 2, division 4—	9
		insert—	10
379D		refusal to approve inclusion request	
	(5)	Schedule 2, part 2, division 4, entry for section 332(1) or (2), 'for draft'—	11 12
		omit, insert—	13
		to apply for the issue of a	14
	(6)	Schedule 2, part 2, division 4, entry for section 337(2), 'draft'—	15 16
		omit.	17
	(7)	Schedule 2, part 2, division 4, entry for section 339(1) or 344, 'an approval of, a draft'—	18 19
		omit, insert—	20
		, a	21
	(8)	Schedule 2, part 2, division 4, entry for section 339(2), 'approval'—	22 23
		omit.	24
	(9)	Schedule 2, part 2, division 4, entry for section 353(3)(a), 'a draft'—	25 26
		omit, insert—	27
		an application for the issue of a	28

		(10)	Schedule 2, 1 'cancel or sus	part 2, division 7, entry for section 574G(1), pend'—	1 2
			omit, insert—		3
			a	mend, suspend or cancel	4
Clause	125	Am	endment of s	sch 4 (Dictionary)	5
		(1)	Schedule 4, d standard cond	efinitions environmental management plan and ditions—	6 7
			omit.		8
		(2)	Schedule 4—		9
			insert—		10
			a o so	rea of cultural heritage significance includes an rea or place of indigenous cultural significance, r aesthetic, architectural, historical, scientific, ocial or technological significance, to the present eneration or past or future generations.	11 12 13 14 15
			b	ody-worn camera means a device—	16
			(a	a) worn on clothing or otherwise secured on a person; and	17 18
			(1	b) designed to be used to—	19
				(i) record images; or	20
				(ii) record images and sounds.	21
			c	onsumer price index means the all groups onsumer price index for Brisbane published by the Australian Statistician.	22 23 24
				riminal history, for a person, for chapter 9, part A, see section 484B.	25 26
				<i>mergency situation</i> , for chapter 5, part 14A, see ection 316GA.	27 28
			S	xisting ERA , in relation to an emergency ituation, for chapter 5, part 14A, see section 16GA.	29 30 31

<i>inclusion request</i> see section 379B(1).	1
matter of national environmental significance means a matter described in the Environment Protection and Biodiversity Conservation Act 1999 (Cwlth), chapter 2, part 3, division 1.	2 3 4 5
matter of State environmental significance means a matter prescribed under the Environmental Offsets Act 2014, section 10(1)(b) to be a prescribed environmental matter.	6 7 8 9
<i>minor ERC change</i> , for an application for an ERC decision for a resource activity, for chapter 5, part 14, division 1, subdivision 3, see section 299A.	10 11 12 13
<i>new ERA</i> , in relation to an emergency situation, for chapter 5, part 14A, see section 316GA.	14 15
<i>relevant ERA</i> , for chapter 5, part 14A, see section 316GA.	16 17
relevant industrial chemical see the Industrial Chemicals Environmental Management (Register) Act 2021 (Cwlth), section 7.	18 19 20
<i>spent conviction</i> , for chapter 9, part 5A, see section 484B.	21 22
standard conditions—	23
(a) for an environmental authority or application for an environmental authority for an environmentally relevant activity—means the conditions applying for the activity under an ERA standard; or	24 25 26 27 28
(b) for a person carrying out an agricultural ERA—means the conditions applying for the agricultural ERA under an agricultural ERA standard.	29 30 31 32
temporary authority, for chapter 5, part 14A, see section 316GC(1)	33 34

(3)	Schedule 4, definition <i>environmental management register</i> , 'section 540A(1)(d)(i)'—	1 2						
	omit, insert—	3						
	section $540A(1)(c)(i)$	4						
(4)	Schedule 4, definition <i>holder</i> , paragraph 1, 'of an approval'—	5						
	omit.	6						
(5)	Schedule 4, definition <i>holder</i> , paragraph 1(a), from 'that' to 'approval'—	7 8						
	omit, insert—	9						
	to whom the transitional environmental program was issued	10 11						
(6)	Schedule 4, definition <i>prescribed responsible person</i> , paragraph 1(a), 'and the person is known and can be located'—							
	omit.							
(7)	Schedule 4, definition prescribed responsible person—	16						
	insert—	17						
	1A Despite paragraph 1(a), the person is a prescribed responsible person for the land only if—	18 19 20						
	(a) the person is known; and	21						
	(b) the administering authority can, after making reasonable efforts, locate the person.	22 23 24						
(8)	Schedule 4, definition <i>regulatory requirement</i> , paragraph (a)(i)(D), 'approval'—							
	omit, insert—	27						
	the issue	28						
(9)	Schedule 4, definition <i>regulatory requirement</i> , paragraph (a)(ii), 'approval of a'—	29 30						
	omit.							

[s ˈ	126]
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		(10)	Schedule 4, definition regulatory requirement, paragraph (b)—	1 2
			omit, insert—	3
			(b) the chief executive to decide whether to—	4
			(i) allow a draft terms of reference to proceed to public notification under section 41A; or	_
			(ii) allow a submitted EIS to proceed under section 49 or 56A; or	8 9
			(c) the Land Court to make an objections decision under section 191.	10 11
		(11)	Schedule 4, definition site suitability statement, 'section 389(2)(a)'—	12 13
			omit, insert—	14
			section 389(2)(b)	15
		(12)	Schedule 4, definition transitional environmental program, 'approved'—	16 17
			omit, insert—	18
			issued	19
	Part	3	Amendment of Land Title Act	20
			1994	21
Clause	126	Act	t amended	22
			This part amends the Land Title Act 1994.	23
Clause	127		nendment of s 50 (Requirements for registration of plan subdivision)	24 25
			Section 50(1)—	26
			insert—	27

			·		
			area uno Protection consente director	lan affects land in the wet tropics ler the Wet Tropics World Heritage on and Management Act 1993—be ed to, in writing, by the executive of the Wet Tropics Management by under that Act.	1 2 3 4 5 6
	Part	4		ent of Waste on and Recycling Act	7 8 9
Clause	128	Act	amended		10
			This part amends the W 2011.	aste Reduction and Recycling Act	11 12
			Note—		13
			See also the amendment in s	schedule 1.	14
Clause	129	Am sin	endment of s 99GD (Re gle-use plastic items)	striction on sale of banned	15 16
		(1)	Section 99GD(3), definition before paragraph (a)—	on exempt business or undertaking,	17 18
			insert—		19
			` ,	nunity corrections office under the ive Services Act 2006; or	20 21
			* *	ctive services facility under the ive Services Act 2006; or	22 23
		(2)	Section 99GD(3), definition paragraphs (aa) to (c)—	on exempt business or undertaking,	24 25
			renumber as paragraphs (a	a) to (e).	26

Clause	130			is 172 (Procedure for amending, cancelling end of waste code)	1 2
		(1)	Section 172	_	3
			insert—		4
			(6A)	A decision to take the proposed action that is an amendment of the end of waste code takes effect for each registered resource producer for the code on the day the amended end of waste code takes effect under section 173(4).	5 6 7 8 9
		(2)	Section 172	(7), after 'action'—	10
			insert—		11
				that is cancellation or suspension of the end of waste code	12 13
		(3)	Section 172	(6A) and (7)—	14
			renumber as	s section 172(7) and (8).	15
Clause	131	Amendment of s 173M (Applying to amend end of waste approval)			16 17
		(1)	Section 173	M(4)(a), '10 business days'—	18
			omit, insert-	_	19
				20 business days	20
		(2)	Section 173	M(4)(b), after 'days'—	21
			insert—		22
				that may be extended, under section 173U, by 20 business days	23 24
Clause	132	Am	endment of	s 173N (Deciding amendment application)	25
		(1)	Section 173	N, heading—	26
			omit, insert-	_	27

				on about amendment of end of waste	1
		(2)	approva		2
		(2)), 'In deciding the application, the'—	3
			omit, insert—		4
			The		5
		(3)	Section 173N(2)	(c)—	6
			omit, insert—		7
			(c)	if, under section 173Q, the chief executive asks a technical advisory panel for advice, comment or information relevant to the amendment—any relevant advice, comment or information provided by the panel in response to the request.	8 9 10 11 12 13
lause	133		nendment of s 1 proval)	73O (Applying to transfer end of waste	14 15
			Section 173O(3)	, '10 business days'—	16
			omit, insert—		17
			201	ousiness days	18
lause	134	Ins	ertion of new c	h 16, pt 4	19
			Chapter 16—		20
			insert—		21
			Part 4	Transitional provisions	22
				for Environmental	23
				Protection and Other	24
				Legislation	25
				Amendment Act 2022	26

326	Def	initio	ons for part	1
		In th	nis part—	2
			ending Act means the Environmental tection and Other Legislation Amendment Act 2.	3 4 5
		prov	ner, in relation to a provision, means the vision as in force immediately before the immencement.	6 7 8
		tha es ef	t decision to amend end of waste code fect	9 10
((1)	This	s section applies if—	11
		(a)	before the commencement, the chief executive decided to amend an end of waste code under section 172(5); and	12 13 14
		(b)	immediately before the commencement, the decision had not yet taken effect for a registered resource producer for the code under former section 172(7).	15 16 17 18
((2)	reso	decision takes effect for the registered curce producer for the end of waste code on the r of the following days—	19 20 21
		(a)	the day the decision would have taken effect for the producer under former section 172(7) if the amending Act had not been enacted;	22 23 24 25
		(b)	the day the amended end of waste code takes effect under section 173(4).	26 27
			n-making and extension period for amendment applications	28 29
((1)	This	s section applies if—	30
		(a)	before the commencement, an application was made under section 173M(1); and	31

-						
				(b)	immediately before the commencement, the period for deciding the application under former section 173M(4)(a) or (b) had not ended.	1 2 3 4
			(2)	dec	mer section 173M(4) continues to apply for iding the application as if the amending Act not been enacted.	5 6 7
				cisio olica	n-making period for existing transfer tion	8
			(1)	Thi	s section applies if—	10
				(a)	before the commencement, an application was made under section 173O(1); and	11 12
				(b)	immediately before the commencement, the period for deciding the application under former section 173O(3) had not ended.	13 14 15
			(2)	dec	mer section 173O(3) continues to apply for iding the application as if the amending Act not been enacted.	16 17 18
Clause 1	135	Am	endment a	nd n	umbering of schedule (Dictionary)	19
		(1)	Schedule—	-		20
			insert—			21
					<i>kpile</i> , in relation to waste, includes the storage waste that is a liquid in—	22 23
				(a)	a container; or	24
				(b)	a dam, pond or other depression.	25
		(2)	Schedule—	-		26
			number as s	sched	lule 1.	27

[s 136]

	Part	5 Amendment of Wet Tropics World Heritage Protection and Management Act 1993	1 2 3
Clause	136	Act amended	4
		This part amends the Wet Tropics World Heritage Protect and Management Act 1993.	5 6
Clause	137	Amendment of s 10 (Authority's functions)	7
		Section 10(5)—	8
		insert—	9
		Note—	10
		'Aboriginal tradition' is defined under the <i>Interpretation Act 1954</i> . See schedule 1 of that Act.	Acts 11 12
Clause	138	Amendment of s 17 (Duration of appointment etc.)	13
		Section 17(2)—	14
		omit, insert—	15
		(2) A director is eligible for reappointment fo further term unless—	ora 16 17
		(a) the director has completed 6 consecut years as a director; or	tive 18 19
		(b) the total period of the appointment including the further term, would be consecutive years or more.	
Clause	139	Amendment of s 41 (Preparation of plans by authority)	23
		Section 41—	24
		insert—	25
		(5) Also, a management plan may make provision	for 26

	any matter relating to cooperative management agreements entered into, or proposed to be entered into, by the authority, for the purposes of the management plan.	1 2 3 4
(6)	Without limiting subsection (5), a management plan may—	5 6
	(a) impose requirements about—	7
	(i) entering into a cooperative management agreement for the purposes of the management plan; or	8 9 10
	(ii) the content of a cooperative management agreement entered into, or proposed to be entered into, for the purposes of the management plan; or	11 12 13 14
	Example of a requirement for subparagraph (ii)—	15 16
	a requirement that a cooperative management agreement states it is an agreement to which a particular provision of the management plan applies	17 18 19 20
	(b) provide for a cooperative management agreement mentioned in paragraph (a) to apply in a way that is inconsistent with particular provisions of the management plan, including, in relation to the following—	21 22 23 24 25 26
	(i) a party to the agreement;	27
	(ii) land that is the subject of the agreement, including, for example, in relation to an activity that may be carried out on the land.	28 29 30 31
(7)	To remove any doubt, it is declared that subsection (5) does not prevent the authority from entering into a cooperative management agreement other than for the purposes of a management plan	32 33 34 35

Clause 140) An	nendment o	f s 51 (Inconsistency between plans)	1
	(1)	Section 51,	heading, 'plans'—	2
		omit, insert	_	3
			management plan and nature conservation instrument	4 5
	(2)	Section 51(1)—	6
		omit, insert	_	7
		(1)	If there is any inconsistency between a management plan and a nature conservation instrument in relation to an area, the State Minister must determine, by written notice, whether the management plan or the nature conservation instrument is to prevail to the extent of the inconsistency.	8 9 10 11 12 13 14
	(3)	Section 51-	_	15
		insert—		16
		(6)	In this section—	17
			nature conservation instrument means any of the following under the Nature Conservation Act 1992—	18 19 20
			(a) a conservation plan;	21
			(b) a management plan;	22
			(c) a management program;	23
			(d) a management statement.	24
Clause 141	An	nendment o	f s 56 (Prohibited acts)	25
	(1)	Section 56(1)(b)—	26
		omit.		27
	(2)	Section 56(1)(c)—	28
		renumber a	s section 56(1)(b).	20

[s ⁻	142]
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Clause	142	Insertion o		•	1 2
		insert–			3
		Pai	rt 9	Validation and declaratory provisions for Environmental Protection and Other Legislation Amendment Act 2022	4 5 6 7 8 9
				ation of management plan provisions t cooperative management agreements	10 11
			r b	This section applies in relation to a provision of a management plan, as in force from time to time before the commencement, relating to a cooperative management agreement.	12 13 14 15
			r F	To remove any doubt, it is declared that the management plan has always been able to make provision for the matters mentioned in new ection 41(5) and (6).	16 17 18 19
			(3) I	n this section—	20
				new, in relation to a provision, means the provision as in force on the commencement.	21 22
				cular cooperative management ements not invalid	23 24
				This section applies to a cooperative management agreement that—	25 26
			(a) was in effect immediately before the commencement; and	27 28
			(b) does not—	29

		(i) state it is an agreement to which provision of a management p applies; or	
		(ii) otherwise purport to have been ente into for the purposes of, or to subject to, a provision of management plan.	
		(2) To remove any doubt, it is declared that agreement is not invalid merely because, on commencement, the agreement contravenes, o otherwise inconsistent with, a requirement ab cooperative management agreements under provision of a management plan.	the 9 r is 10 out 11
		(3) In this section—	14
		<i>provision</i> , of a management plan, includes provision of the management plan as in fo from time to time before the commencement.	
lause	143	Omission of sch 2 (World heritage convention)	18
		Schedule 2—	19
		omit.	20
lause	144	Amendment of sch 3 (Dictionary)	21
		(1) Schedule 3, definition World Heritage Convention—	22
		omit.	23
		(2) Schedule 3—	24
		insert—	25
		cooperative management agreement means cooperative management agreement mentioned section $10(1)(f)$.	
		World Heritage Convention means Convention concerning the Protection of	the 29

		[s 145]	
		the General Conference of the United Nations Educational, Scientific and Cultural Organization on 16 November 1972.	1 2 3
		Note—	4
		The text of the World Heritage Convention is published on the United Nations Educational, Scientific and Cultural Organization's website.	5 6 7
	Part	6 Legislation amended	8
lause	145	Legislation amended	9
		Schedule 1 amends the legislation it mentions.	10

Scl	hedule 1 Legislation amended		1
		section 145	2
Enν	vironmental Protection Act 1994		3
1	Section 184(b), 'section 183(1)'—		4
	omit, insert—		5
	section 183(1)(a)		6
2	Section 194A(2)(a), after 'conditions'—		7
	insert—		8
	or amendment		9
3	Section 203(2), 'if a'—		10
	omit, insert—		11
	if this Act or a		12
4	Section 216, heading, 'div 2'—		13
	omit, insert—		14
	division		15
5	Section 269(1)(b)(ii), 'approved'—		16
	omit, insert—		17
	issued		18

Chapter 5, pa	art 11, heading, 'by administering	1 2
omit.		3
Section 280(1)(d), from 'suspend'—	4
omit, inse	rt—	5
	suspend or extend the suspension of the environmental authority—the proposed suspension period or extended period of suspension;	6 7 8 9
Section 280(3), after 'period'—	1
insert—		1
	or extended period of suspension	12
Section 282(1)(a)—	1
omit, inse	rt—	1
	(a) suspend or extend the suspension of the environmental authority for no longer than the proposed suspension period or extended period of suspension; or	1; 10 17 18
Section 284E	B(1)(d) and (2), after 'suspension'—	19
insert—		20
	or extension for the suspension	2
Section 284D	O(a) and (b), after 'suspension'—	2
insert—		23
	or extension of the suspension	24

12	Chapter 5, part 15, division 1, hdg, 'plan'—	1
	omit, insert—	2
	plans	3
13	Section 318B, 'an ERA'—	4
	omit, insert—	5
	the ERA	6
14	Section 326H(1)(a), from 'prepare' to 'it'—	7
	omit, insert—	8
	apply for the issue of a transitional environmental program for the activity	9 10
15	Section 336A, heading, 'submission'—	11
	omit, insert—	12
	application	13
16	Section 336A(1), 'a submission for approval'—	14
	omit, insert—	15
	an application for the issue	16
17	Section 342(1), 'the submission of'—	17
	omit, insert—	18
	an application for the issue of	19
18	Section 342(2), 'draft program'—	20
	omit, insert—	21
	application	22

19	Chapter 7, part 3, division 3, heading, 'approval for'— omit.	1 2
20	Section 344D(1), 'approval'— omit.	3 4
21	Chapter 7, part 3, division 3B, heading, 'approval for'— omit.	5 6
22	Section 344F, heading, 'approval'— omit.	7 8
23	Section 344F(1), 'the approval for'— omit.	9 10
24	Section 344G, heading, 'approval'— omit, insert— program	11 12 13
25	Section 344G(1)(a), 'the approval for'— omit.	14 15
26	Section 346(1), 'an approved'— omit, insert— a	16 17 18
27	Section 346(2), 'the approval'— omit, insert— the program	19 20 21

28	Section 347, heading, 'approval'— omit.	1 2
29	Section 347(1), 'an approval of'— omit.	3 4
30	Section 348, heading, 'approval'— omit.	5 6
31	Section 348, 'the approval for'— omit.	7 8
32	Section 349, 'an approval for'— omit.	9 10
33	Chapter 7, part 4, heading, 'submission of'— omit, insert— applications for	11 12 13
34	Section 350(2)(c), 'prepare, and submit to the authority'— omit, insert— apply to the authority for the issue of	14 15 16
35	Section 354, 'an approval for'— omit.	17 18
36	Section 358(b), from 'prepare' to 'authority'— omit, insert— apply for the issue of a transitional environmental	19 20 21

	program	1
37	Section 370, definition <i>site suitability statement</i> , 'section 389(2)(a)'	2 3
	omit, insert—	4
	section 389(2)(b)	5
38	Section 433, heading, 'Approval holder'—	6
	omit, insert—	7
	Holder	8
39	Section 433(1), 'an approval of'—	9
	omit.	10
40	Section 458(2)(c)(iii), 'transitional environmental program approval holder'—	11 12
	omit, insert—	13
	holder of the transitional environmental program	14
41	Section 520(1)(I), from 'an approval' to 'submits,'—	15
	omit, insert—	16
	the program or person or public authority that is required to apply for the issue of	17 18
42	Section 520(2)(c), 'the submission of'—	19
	omit, insert—	20
	an application for the issue of	21
43	Section 754(1)—	22
	insert—	23

	Note—	1
	See also section 797.	2
Enν	vironmental Protection Regulation 2019	3
1	Section 147(1), from 'program' to 'to the authority'—	4
	omit, insert—	5
	program	6
2	Section 147(1)(a), from 'person' to 'submit'—	7
	omit, insert—	8
	holder, or applicant for the issue, of	9
3	Section 147(1)(b)—	10
	omit, insert—	11
	(b) the activity the holder or applicant is	12
	carrying out, or proposes to carry out, under the program;	13 14
	ine program,	17
4	Section 147(1)(e), 'aims'—	15
	omit, insert—	16
	objectives	17
5	Section 147(1)(g) and (i)	18
	omit.	19
6	Section 147(1)(h), 'submitted'—	20
-	omit, insert—	21
	·	

	issued	1
Section 147((1)(j), 'an approval of'—	2
Section 147((1)(h) to (j)—	4
renumber	as section $147(1)(g)$ and (h).	5
Section 147((2), 'certificate of approval for the'—	6 7
Section 165(paragraph (d	(4), definition <i>compliance action event</i> , c)(i) to (iii)—	8 9
omit, inse	ert—	10
	(i) has voluntarily applied for the issue of a transitional environmental program; or	1 12
	(ii) is acting under a transitional environmental program; or	1 1
	(iii) is required to apply for the issue of a transitional environmental program; or	1.
Section 178((1), from 'a draft' to 'approval for'—	1
omu, utse	an application for the issue of a transitional environmental program, or an amendment of	1 1 2
Section 178((1)(b), from 'for approval' to 'the approval'—	2
onui, inse	for the issue of the program or amendment of the program	2:

~ .				
∵ ∩I	ned	111	Δ	7

13	Section 178(2), 'of an approval'— omit.	1 2
Wa	ste Reduction and Recycling Act 2011	3
1	Section 7, 'the schedule'—	4
1	Section 7, 'the schedule'— omit, insert—	4 5

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