



Queensland

Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024

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2024

A Bill

for

An Act to amend the *Environmental Protection Act 1994*, the *Environmental Protection Regulation 2019* and the *State Penalties Enforcement Regulation 2014* for particular purposes

	2024	nental Protection (Powers and Penalties) and Other Legislation Amendment Bill reliminary	
	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Environmental Protection (Powers and Penalties) and Other Legislation Amendment Act 2024.	4 5 6
Clause	2	Commencement	7
		Sections 49 and 50 commence immediately after the commencement of the <i>Environmental Protection and Other Legislation Amendment Act 2023</i> , section 121.	8 9 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 4 (How object of Act is to be achieved)	17
		Section 4(6)(b), 'all reasonable and practicable measures'—	18
		omit, insert—	19
		all reasonably practicable measures	20

	Env	vironmental Prote	ction (Power	's and	Penalties) and Other Legislation Amendment Bill 2024	
				P	art 2 A	mendment of Environmental Protection Act 1994 [s 5]	
Clause	5	Amendme administr				mmunity involvement in	1 2
		Sectio	on 6, '	Abor	igine	s and Torres Strait Islanders'—	3
		omit, i	insert	<u>+</u>			4
				Abo peoj	•	al peoples and Torres Strait Islander	5 6
Clause	6	Insertion	_		-		7
		After		on 6—	_		8
		insert-					9
		6A		•		f environmental protection	10
			(1)			is to be administered having regard to—	11
				(a)	poli	following principles of environmental cy as set out in the Intergovernmental eement on the Environment—	12 13 14
					(i)	the precautionary principle;	15
					(ii)	intergenerational equity;	16
					(iii)	conservation of biological diversity and ecological integrity;	17 18
					(iv)	improved valuation, pricing and incentive mechanisms (which includes the principle known as the principle of polluter pays); and	19 20 21 22
				(b)	prop thin risk prop	principle (known as the principle of portionality) that a decision, action or g directed towards minimising harm or a of harm to the environment should be portionate to the harm or risk of harm is being addressed; and	23 24 25 26 27 28
				(c)	prin harr	principle (known as the principle of hacy of prevention) that prevention of n to the environment is preferred to edial or mitigation measures.	29 30 31 32

Part 2 Amendment of Environmental Protection Act 1994

[s 7]

		(2)	exec or h	a provision of this Act requires the chief cutive or administering authority to consider, ave regard to, the standard criteria, the chief cutive or administering authority—	1 2 3 4
			(a)	must consider, or have regard to, the standard criteria; and	5 6
			(b)	need not but may consider, or have regard to, any other principle mentioned in subsection (1).	7 8 9
Clause	7	Amendment of	⁻ s 8	(Environment)	10
		Section 8(c)	and	(d)—	11
		omit, insert-			12
			(c)	the physical characteristics of locations, places and areas, however large or small; and	13 14 15
			(d)	the physical surroundings of people, including the land, waters, atmosphere, climate, sound, odours and tastes; and	16 17 18
			(e)	the social, economic, aesthetic and cultural conditions that affect, or are affected by, things mentioned in paragraphs (a) to (d).	19 20 21
Clause	8	Amendment of	s 9	(Environmental value)	22
		(1) Section 9(a)	, 'or	public amenity or safety'—	23
		omit.			24
		(2) Section 9(b)	<u> </u>		25
		omit, insert-			26
			(b)	a quality or physical characteristic of the environment that is conducive to public health, safety or amenity; or	27 28 29

Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024 Part 2 Amendment of Environmental Protection Act 1994

[s 9]

		 (c) a quality or physical characteristic of the environment that contributes to its biological diversity and integrity, intrinsic or attributed scientific value or interest, amenity, harmony and sense of community; or 	1 2 3 4 5 6
		(d) another quality of the environment identified and declared to be an environmental value under an environmental protection policy or regulation.	7 8 9 10 11
Clause	9	Amendment of s 16 (Material environmental harm)	12
		Section 16(1), '(other than environmental nuisance)'—	13
		omit.	14
Clause	10	Amendment of s 17 (Serious environmental harm)	15
		Section 17(1), '(other than environmental nuisance)'—	16
		omit.	17
Clause	11	Amendment of s 24 (Effect of Act on other rights, civil remedies etc.)	18 19
		Section 24(3), after 'duty'—	20
		insert—	21
		or the duty to restore the environment	22
Clause	12	Amendment of s 219 (Decision on proposed amendment)	23
eluuoo	• –	(1) Section 219—	23 24
		insert—	25
		(2A) In making the amendment decision, the administering authority—	26 27

Part 2 Amendment of Environmental Protection Act 1994

[s 13]

			(a)	may change the proposed amendment as a result of written representations given to it by the holder; and	1 2 3
			(b)	is not required to obtain any further written representations from the holder before making the change mentioned in paragraph (a).	4 5 6 7
	(2)	Section 219	9(2A)	and (3)—	8
		<i>renumber</i> a	s sec	tion 219(3) and (4).	9
Clause 1	3 An	nendment o	fs3	19 (General environmental duty)	10
	(1)			all reasonable and practicable measures'—	11
		omit, insert	<u> </u>	-	12
			all 1	easonably practicable measures	13
	(2)	Section 319	9(2)-	_	14
		<i>renumber</i> a	s sec	tion 319(4).	15
	(3)	Section 319)		16
		insert—			17
		(2)	Аp	erson commits an offence if—	18
			(a)	the person contravenes the general environmental duty in relation to an activity; and	19 20 21
			(b)	the contravention causes, or is likely to cause, serious or material environmental harm.	22 23 24
			Ma	ximum penalty—	25
			(a)	if the offence is committed wilfully—4,500 penalty units or 2 years imprisonment; or	26 27
			(b)	otherwise—1,655 penalty units.	28
		(3)		vever, a person does not commit an offence inst subsection (2) for a contravention of the	29 30

				[3 10]	
			eral vity i	environmental duty in relation to an f—	1 2
		(a)	pers	contravention arises only because the on does an act that causes, or is likely to se, environmental harm; and	3 4 5
		(b)	eith	er—	6
			(i)	a thing mentioned in section 493A(2) authorises the act to be done and provides for reasonably practicable measures to be taken in relation to the doing of the act; or	7 8 9 10 11
			(ii)	in doing the act, the person complies with a code of practice that applies in relation to the doing of the act.	12 13 14
(4)	Section 319)			15
	insert—				16
	(5)	had	ironn to w	n deciding whether the general nental duty is contravened regard may be hether a person fails, for example, to do e following in carrying out an activity—	17 18 19 20
		(a)	proc min	all, use and maintain plant, equipment, cesses or systems in a way that imises risks of environmental harm that arise in connection with the activity;	21 22 23 24
		(b)	risk in c	and maintain systems for the tification, assessment and control of s of environmental harm that may arise onnection with the activity, and for the uation of the effectiveness of controls;	25 26 27 28 29
		(c)	subs tran envi	and maintain systems to ensure that all stances are handled, stored, used or sported in a way that minimises risks of fronmental harm that may arise in nection with the activity;	30 31 32 33 34

Part 2 Amendment of Environmental Protection Act 1994

[s 14]

			(d)	use and maintain systems to ensure that information, instruction, supervision and training is provided to any person engaging in the activity in a way that minimises risks of environmental harm that may arise in connection with the activity.	1 2 3 4 5 6
		(6)	omi	ference in subsection (3) to an act includes an ssion and a reference to doing an act includes ing an omission.	7 8 9
Clause	14			19A (Special provision for activities industrial chemicals)	10 11
		Section 3 measures'-	````	3)(b), 'all reasonable and practicable	12 13
		omit, insert			14
			all r	easonably practicable measures	15
Clause	15	Insertion of ne	ew s	319B	16
		After section	on 319	9A—	17
		insert—			18
				cutions for contravention of general mental duty	19 20
		(1)	This	s section applies if—	21
			(a)	a person engages in conduct that constitutes a relevant act mentioned in section 493A(1) (the <i>relevant conduct</i>); and	22 23 24
			(b)	the person is charged with an offence in relation to the relevant conduct (the <i>relevant offence</i>); and	25 26 27
			(c)	the person is intending to rely on the defence under section $493A(3)$ in relation to the relevant offence.	28 29 30
		(2)	In a	a proceeding for the relevant offence, the	31

	person may not be charged with an alternativ offence against section 319(2) in relation to th same, or substantially the same, conduct as th relevant conduct.	e 2
	(3) Any information obtained from the person in relation to the defence under section 493A(3) in proceeding for the relevant offence can not b used against the person in a proceeding for an offence against section 319(2) that is constituted by the same, or substantially the same, conduct a the relevant conduct.	a 6 e 7 n 8 d 9
Clause 1	6 Insertion of new ch 7, pt 1, div 1A	12
	Chapter 7, part 1—	13
	insert—	14
	Division 1A Duty to restore the	15
	environment	16
	environment 319C Duty to restore the environment	16 17
		17 r 18 n 19 e 20
	 319C Duty to restore the environment (1) This section applies to a person causing of permitting, or who caused or permitted, and incident involving contamination of the environment to happen that results in unlawful 	17 r 18 n 19 e 20 l 21 22 y 23 e 24 o 25 s 26
	 319C Duty to restore the environment This section applies to a person causing of permitting, or who caused or permitted, and incident involving contamination of the environment to happen that results in unlawfur environmental harm. The person must, as soon as reasonably practicable after the incident happens, tak measures, as far as reasonably practicable, to rehabilitate or restore the environment to it condition before the harm (the <i>duty to restore the</i>) 	17 r 18 n 19 e 20 il 21 22 y 23 e 24 o 25 s 26 e 27

Part 2 Amendment of Environmental Protection Act 1994

[s 17]

			(b)	the contravention relates to harm that is serious or material environmental harm.	1 2
			Ma	kimum penalty—	3
			(a)	if the offence is committed wilfully—4,500 penalty units or 2 years imprisonment; or	4 5
			(b)	otherwise—1,655 penalty units.	6
		(4)	und	deciding the measures required to be taken er subsection (2), regard must be had to, for mple—	7 8 9
			(a)	the nature and extent of the environmental harm caused by the contamination; and	10 11
			(b)	the sensitivity of the receiving environment to remedial measures that might be taken in relation to the environmental harm; and	12 13 14
			(c)	the current state of technical knowledge for remedial measures that might be taken in relation to the environmental harm; and	15 16 17
			(d)	the likelihood of successful application of the different measures that might be taken in relation to the environmental harm; and	18 19 20
			(e)	the financial implications of the different measures that might be taken in relation to the environmental harm.	21 22 23
47	•				• •
17				20A (Application of div 2)	24
	(1)	Section 320)A(1)	(a) and (b), (2)(b) and (3), after 'aware'—	25
		insert—			26
			, or	ought reasonably to have become aware,	27
	(2)	Section 320)A(4)	(c), 'protection order'—	28
		omit, insert	<u> </u>		29
			enf	orcement order	30

Clause

Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024 Part 2 Amendment of Environmental Protection Act 1994 [s 18]

Clause	18		nendment o tify employ	of s 320B (Duty of particular employees to ver)	1 2
			Section 32	0B(3), after 'aware of the event'—	3
			insert—		4
				, or the time when the person ought reasonably to	5
				have become aware of the event,	6
Clause	19			of s 320C (Duty of other persons to notify ners and occupiers)	7 8
			Section 32	0C(2) and (3), after 'aware of the event'—	9
			insert—		10
				, or the time when the person ought reasonably to have become aware of the event,	11 12
				have become aware of the event,	12
Clause	20			of s 320D (Duty of employer to notify ners and occupiers)	13 14
			Section 32	0D(2) and (3), after 'aware of the event'—	15
			insert—		16
				, or the time when the person ought reasonably to have become aware of the event,	17 18
Clause	21			of s 320DA (Duty of owner, occupier or ify administering authority)	19 20
		(1)	Section 32	0DA(1), after 'aware of the matter'—	21
			insert—		22
				, or the time when the person ought reasonably to have become aware of the matter,	23 24
		(2)	Section 32	0DA(3), after 'aware of an activity'—	25
			insert—		26
				, or the time when the person ought reasonably to have become aware of an activity,	27 28

Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024 Part 2 Amendment of Environmental Protection Act 1994

[s 22]

Clause	22			f s 320DB (Duty of local government to tering authority)	1 2
		S	Section 320	DB, after 'becoming aware'—	3
		i	nsert—		4
				, or the time when the local government ought reasonably to have become aware,	5 6
Clause	23			s 326B (When environmental investigation ironmental harm)	7 8
		(1) \$	Section 326	B—	9
		i	nsert—		10
			(3A)	To remove any doubt, it is declared that the administering authority may give an investigation notice under this section to a person in relation to an activity even if the person is the holder of an environmental authority that authorises, or purportedly authorises, the activity.	11 12 13 14 15 16
		(2) \$	Section 326	B(3A) and (4)—	17
		r	<i>enumber</i> as	s section 326B(4) and (5).	18
Clause	24	inves S	stigation r Section 326 Insert—		19 20 21 22
			(4)	To remove any doubt, it is declared that the administering authority may give an investigation notice under this section to a prescribed responsible person for land even if the person is the holder of an environmental authority that authorises, or purportedly authorises, activities carried out on the land.	23 24 25 26 27 28 29

	Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024							
		Part 2 Amendment of Environmental Protection Act 1994 [s 25]						
Clause	25	Insertion of new ch 7, pt 3, div 3, sdiv 1, hdg	1					
		After chapter 7, part 3, division 3, heading—	2					
		insert—	3					
		Subdivision 1 Application for amendment by holder	4 5					
Clause	26	Insertion of new ch 7, pt 3, div 3, sdivs 2 and 3	6					
		After section 344—	7					
		insert—	8					
		Subdivision 2 Amendments by administering authority	9 10					
		344AA Corrections	11					
		The administering authority may amend a transitional environmental program to correct a clerical or formal error if—	12 13 14					
		(a) the amendment does not adversely affect the interests of the holder of the program or anyone else; and	15 16 17					
		(b) the holder of the program has been given written notice of the amendment.	18 19					
		344AB Other amendments	20					
		 (1) The administering authority may amend a transitional environmental program, or a condition imposed on a transitional environmental program, at any time if— 	21 22 23 24					
		 (a) it considers the amendment is necessary or desirable for the purpose of the program achieving compliance with this Act for the activity to which the program relates and the 	25 26 27 28					

Part 2 Amendment of Environmental Protection Act 1994

[s 26]

	procedure under subdivision 3 is followed; or	1 2
	(b) the holder of the program has agreed in writing to the amendment.	3 4
(2)	In deciding whether to amend a transitional environmental program or a condition imposed on a program, the administering authority—	5 6 7
	(a) must consider whether the program as affected by the amendment—	8 9
	(i) will result in increased environmental harm being caused by the carrying out of the activity under the program; and	10 11 12
	(ii) will achieve full compliance with the Act for the matters dealt with by the program under section 349; and	13 14 15
	(b) must comply with any relevant regulatory requirement; and	16 17
	(c) subject to paragraph (b), must also consider the standard criteria.	18 19
(3)	Also, the administering authority must consider—	20
	(a) the period under the original program; and	21
	(b) the period that remains under the original program; and	22 23
	(c) any change to the period under the original program; and	24 25
	(d) the nature of the risk of environmental harm being caused by the activity.	26 27
344AC \$	Steps to be taken after amendments	28
(1)	This section applies if the administering authority amends a transitional environmental program under this subdivision.	29 30 31
(2)	The administering authority must, within the	32

Part 2 Amendment of Environmental Protection Act 1994

[s 26]

	rele	vant period—	
	(a)	amend the transitional environmental program to give effect to the amendment; and	
	(b)	issue the amended transitional environmental program to the holder; and	
	(c)	include a copy of the amended transitional environmental program in the relevant register.	
(3)	In tl	nis section—	
	rele	<i>vant period</i> means—	
	(a)	if the administering authority gives a notice under section 344AA—10 business days after the notice is given; or	
	(b)	if the administering authority amends the transitional environmental program with the holder's agreement—10 business days after the agreement is given; or	
	(c)	if the administering authority gives notice of an amendment decision under section 344AG—10 business days after the notice is given.	
Subdiv	visio	on 3 Procedure for particular amendments	
344AD	Appl	ication of subdivision	
	auth	s subdivision applies if the administering nority proposes to amend a transitional ironmental program, other than—	
	(a)	to make an amendment under section 344AA; or	

Part 2 Amendment of Environmental Protection Act 1994

[s 26]

	(b) with the written agreement of the holder of the program.	1 2
344AE I	Notice of proposed amendment	3
(1)	The administering authority must give the holder of the transitional environmental program a written notice (the <i>proposed amendment notice</i>) stating the following—	4 5 6 7
	(a) the amendment (the <i>proposed amendment</i>) the administering authority proposes to make;	8 9 10
	(b) the grounds for the proposed amendment;	11
	(c) the facts and circumstances that are the basis for the grounds;	12 13
	(d) that the holder may, within a stated period, make written representations to show why the proposed amendment should not be made.	14 15 16 17
(2)	The stated period must end at least 20 business days after the holder is given the proposed amendment notice.	18 19 20
(3)	The proposed amendment notice must be accompanied by a copy of the transitional environmental program showing the changes.	21 22 23
344AF (Considering representations	24
	The administering authority must consider any written representation made within the period stated in the proposed amendment notice by the holder of the transitional environmental program.	25 26 27 28
344AG	Decision on proposed amendment	29

(1) If, after complying with section 344AF, the 30 administering authority still believes a ground 31

		[0 27]
		exists to make the proposed amendment, it may make the amendment.
	(2)	The decision under subsection (1) is the <i>amendment decision</i> .
	(3)	In making the amendment decision, the administering authority—
		(a) may change the proposed amendment as a result of written representations given to it by the holder; and
		(b) is not required to obtain any further written representations from the holder before making the change mentioned in paragraph (a).
	(4)	If the administering authority at any time decides not to make the proposed amendment, it must promptly give the holder written notice of the decision.
	344AH	Notice of amendment decision
		The administering authority must, within 10 business days after the amendment decision is made, give the holder of the transitional environmental program an information notice about the decision.
27	Amendment o orders)	f ch 7, pt 5, hdg (Environmental protection
	Chapter 7,	part 5, heading, 'protection orders'—
	omit, insert	
		enforcement orders
28	-	of ch 7, pt 5, div 1 (General) part 5, division 1—

Clause

Clause

Part 2 Amendment of Environmental Protection Act 1994

omit, insert— Division	1 Interpretation	1 2
	tions for part	3
	this part—	4
CO	<i>intamination incident</i> see section 360.	5
en	<i>forcement ground</i> , in relation to an avironmental enforcement order, see section 59.	6 7 8
m	<i>ace</i> , in relation to a contamination incident, eans premises, another place on land or a chicle.	9 10 11
-	<i>rescribed person</i> , for a contamination incident, e section 361.	12 13
re	lated person, of a company, see section 369N.	14
	<i>levant matter</i> , for an environmental forcement order, means—	15 16
(a) for an order issued on an enforcement ground—the matter forming the basis for the ground; or	17 18 19
(b) otherwise—the matter forming the basis for the issuing of the order.	20 21
359 Meani	ng of enforcement ground	22
en	ach of the following is a ground (an <i>aforcement ground</i>) on which to issue an avironmental enforcement order to a person—	23 24 25
(a) the person has not complied with a requirement to conduct or commission an environmental evaluation and give or submit a report about the evaluation to the administering authority;	26 27 28 29 30

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(b)	the person has not complied with a requirement to apply for the issue of a transitional environmental program;	1 2 3
(c)	it is necessary to issue an environmental enforcement order to secure the person's compliance with the general environmental duty;	4 5 6 7
(d)	it is necessary to issue an environmental enforcement order to secure the person's compliance with the duty to restore the environment;	8 9 10 11
(e)	it is necessary to issue an environmental enforcement order to secure the person's compliance with—	12 13 14
	(i) an environmental protection policy; or	15
	(ii) a condition of an environmental authority; or	16 17
	(iii) a development condition of a development approval; or	18 19
	(iv) a prescribed condition for carrying out a small scale mining activity; or	20 21
	(v) a condition of a site management plan for relevant land; or	22 23
	(vi) a PRCP schedule; or	24
	(vii) an audit notice; or	25
	(viii) a surrender notice for an environmental authority; or	26 27
	(ix) a rehabilitation direction; or	28
	(x) a regulation; or	29
	(xi) an agricultural ERA standard; or	30
	(xii) a transitional environmental program; or	31 32

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	(xiii) a condition of a temporary emissions licence;	1 2
(f)	the person is contravening any of the following provisions, or has contravened any of the following provisions in circumstances that make it likely the contravention will continue or be repeated—	3 4 5 6 7 8
	(i) section 426;	9
	(ii) section 440;	10
	(iii) section 440Q;	11
	(iv) section 440ZG;	12
	(v) a provision of chapter 8, part 3E or 3F.	13
360 Meanin	g of <i>contamination incident</i>	14
A c	<i>contamination incident</i> is—	15
(a)	an incident involving contamination of the environment that the administering authority is satisfied has caused or is likely to cause serious or material environmental harm; or	16 17 18 19 20
(b)	the carrying out of an activity on contaminated land, the happening of an event on contaminated land, or a change in the condition of contaminated land that the administering authority is satisfied has caused or is likely to cause other land to become contaminated land; or	21 22 23 24 25 26 27
(c)	a combination of matters mentioned in paragraph (a) or (b).	28 29

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	a <i>prescribed person</i> for a ination incident	1 2
	this part, each of the following persons is a <i>acribed person</i> for a contamination incident—	3 4
(a)	a person causing or permitting, or who caused or permitted, the incident to happen;	5 6
(b)	a person who, at the time of the incident, is or was—	7 8
	(i) the occupier of a place at or from which the incident is happening or happened; or	9 10 11
	(ii) the owner, or person in control, of a contaminant involved in the incident;	12 13
(c)	for a contamination incident under section 360(b)—a prescribed responsible person for the land to which the incident relates;	14 15 16
(d)	if an environmental enforcement order is issued to a corporation (the <i>first</i> <i>corporation</i>) in relation to the incident and the corporation fails to comply with the order—	17 18 19 20 21
	(i) a parent corporation of the first corporation; and	22 23
	(ii) an executive officer of the first corporation.	24 25
Division 1	A Environmental	26
	enforcement orders	27
Subdivisio	on 1 General provisions	28

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362 When environmental enforcement order may be issued

- (1) The administering authority may issue an order (an *environmental enforcement order*) to a person if the authority believes an enforcement ground exists for the person.
- (2) Also, the administering authority may issue an environmental enforcement order to a person—
 - (a) whom the authority believes to be a 9 prescribed person for a contamination 10 incident; or 11

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- (b) in the circumstances stated in division 4.
- To remove any doubt, it is declared that the (3) 13 administering authority may issue an 14 environmental enforcement order to a person in 15 relation to an activity even if the person is the 16 holder of an environmental authority that 17 authorises, or purportedly authorises, the activity. 18

363 Standard criteria to be considered before issue of environmental enforcement order

- Before deciding to issue an environmental enforcement order, the administering authority must consider the standard criteria.
 21 22 23
- (2) However, the administering authority is not required to consider the standard criteria before issuing an environmental enforcement order—
 24
 25
 26
 - (a) on an enforcement ground mentioned in 27 section 359(a), (b) or (f); or 28
 - (b) under section 362(2)(a). 29

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364 Matters to consider before issuing environmental enforcement order relating to particular emissions

- This section applies to a contravention of section 440 involving an emission of aerosols, fumes, light, noise, odour, particles or smoke.
- Before deciding to issue an environmental 7 (2)enforcement relation the order in to 8 authority contravention. the administering 9 must-10
 - (a) consider the general emission criteria stated
 11
 in subsection (3); and
 12
 - (b) if the emission is of noise, consider the 13 noise emission criteria stated in subsection 14 (4); and 15
 - (c) having regard to those criteria, consider
 whether it would be appropriate to issue the
 order or to first try to resolve the matter in
 another way.

(3) The general emission criteria, for a particular 20 emission, are as follows— 21

- (a) the emission's characteristics or qualities; 22
- (b) the emission's amount or rate; 23
- (c) the duration and time of the emission; 24
- (d) whether the emission is continuous or 25 fluctuating; 26
- (e) the characteristics and qualities of the 27 receiving environment, including the types 28 of emissions that could reasonably be 29 expected in the receiving environment; 30
- (f) the emission's impact on the receiving 31 environment; 32
- (g) in relation to each affected person for the 33 emission— 34

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(4)

	(i)	the adm incluinter cause activ	emis inisteri uding v ference ed, by	ssion ng a views e caus v the t the p	of uthorit about sed, or emission	whic y is the de likely ion to		e 2, f e 1	1 2 3 4 5 6 7 8
	(ii)	pers		sing t	he em		een the and the		9 10 11
	(iii)	caus plac gene occu	ing the e from erated a	e emiss n whi and the he pl	sion ha ich the e affec	s occu e emis ted per	e person pied the ssion i rson ha by the	e s s	12 13 14 15 16 17
		(A)	•		al or ot se place		anges to	0	18 19
		(B)	conductor by the test of t	cted at he p	either	of thos causin	ectivitie e place ng the erson;	s	20 21 22 23
(h)	take	n or		eason	ably ha	ave bee	ve beer en taker		24 25 26
The	noise	e emi	ssion c	riteria	are as f	follows	;		27
(a)		ound		-	•		neasureo se—tha		28 29 30
(b)	the a	audib	ility of	the no	oise;				31
(c)	leve	1 or		ner it	has	a fluo	a steady ctuating re;		32 33 34
(d)	whe	ther t	he nois	e has v	vibratic	on com	ponents		35

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(5)	In th	nis section—	1
	who	<i>cted person</i> , for an emission, means a person the administering authority knows to be cted by the emission.	
Subdiv	visio	on 2 Form, content and other matters	5 6
365 Ret	feren	ces to taking action	7
		ference in this subdivision to taking an action udes achieving an outcome.	on 8 9
	Exan	nple—	10
	ac	n environmental enforcement order may state, as a stion that must be taken, that the recipient must ensu ontaminated water does not reach the aquifer.	
	-	nd content of environmental ment order	14 15
(1)	An	environmental enforcement order must—	16
	(a)	be in the form of a written notice; and	17
	(b)	specify the person to whom it is issued; and	d 18
	(c)	state details about the relevant matter for the order; and	ne 19 20
	(d)	if the order is issued under section 362(2)(a), state—	on 21 22
		(i) a description of the contamination incident; and	on 23 24
		(ii) the place at or from which the administering authority believes the incident is happening or has happened	ne 26

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	(e)	state the actions the recipient must take to remedy or otherwise address the relevant matter for the order; and	1 2 3			
		Note—	4			
		See also section 367.	5			
	(f)	for each action stated under paragraph (e)— state the time by which the action must be taken; and	6 7 8			
		Note—	9			
		See also section 368.	10			
	(g)	state the review or appeal details; and	11			
	(h)	state that it is an offence to fail to comply with the order unless the person has a reasonable excuse; and	12 13 14			
	(i)	state the name, address and contact details of the administering authority; and	15 16			
	(j)	be served on the recipient.	17			
(2)		order may include any other information the ninistering authority considers appropriate.	18 19			
	Exar	nple—	20			
	The order may state how the administering authority proposes to monitor compliance with the order, including through the exercise of powers under chapter 9.					
		stated under environmental ment order	25 26			
(1)	und enfo	s section applies in relation to the requirement er section $366(1)(e)$ for an environmental preement order to state the actions the pient must take under the order.	27 28 29 30			
(2)		hout limiting the actions that may be stated, an ironmental enforcement order may—	31 32			

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(a)	require the recipient to not start, or stop, a stated activity indefinitely, for a stated period or until further notice from the administering authority; or	1 2 3 4		
(b)	require the recipient to carry out a stated activity only during stated times or subject to stated conditions; or	5 6 7		
(c)	state the reasonable steps the administering authority considers necessary to—			
	 (i) remedy or otherwise address the relevant matter, including, for example, requiring a person to clean up, fix or rectify environmental harm; or 	10 11 12 13		
	(ii) avoid contravention or further contravention of a provision of this Act; or	14 15 16		
(d)	if the order is issued on an enforcement ground mentioned in section 359(d) in relation to an incident involving contamination or under section 362(2)(a)—require the recipient to take stated action to do all or any of the following—	17 18 19 20 21 22 23		
	 (i) prevent or minimise contamination; <i>Example</i>— action to contain, remove, disperse or destroy the contaminants 	24 25 26 27		
	 (ii) rehabilitate or restore the environment because of the incident, including by taking steps to mitigate or remedy the effects of the incident; 	28 29 30 31		
	(iii) assess the nature and extent of the environmental harm, or the risk of further environmental harm, from the incident, including by inspecting,	32 33 34 35		

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sampling, recording, measuring, 1 calculating, testing or analysing; 2

administering 3 (iv) keep the authority informed about the incident or the 4 actions taken under the order, including 5 by giving to the administering 6 authority stated reports, plans, 7 drawings or other documents. 8

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368 Time for taking action must be reasonable

- This section applies in relation to the requirement 10 under section 366(1)(f) for an environmental enforcement order to state a time for taking a stated action.
- (2) The time stated in the environmental enforcement 14 order must be reasonable having regard to— 15
 - (a) the nature of the action that must be taken; 16 and 17
 - (b) the risk to human health or the environment, 18 or risk of loss or damage to property, posed 19 by the relevant matter; and 20
 - (c) how long the person has been aware of the relevant matter, for example, because an authorised person has previously made an oral requirement that the relevant matter be remedied or otherwise addressed.
 (c) how long the person has been aware of the 21 22 22
 (c) how long the person has been aware of the 21 22
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369 Other provisions relating to issuing environmental enforcement orders

- If an environmental enforcement order is issued to
 2 or more recipients, a copy must be given to each
 recipient.
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- (2) If, for any reason, it is not practicable to make a requirement of a person to remedy or otherwise address an enforceable matter by issuing an 33
| | environmental enforcement order, the
requirement may be made orally and confirmed
by an environmental enforcement order as soon as
practicable.
<i>Note—</i> | 1
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|--------|---|--|
| | Whether an oral requirement is made before issuing an environmental enforcement order may be relevant to the time by which the person may be required to remedy or otherwise address the relevant matter for the order. See section $368(2)(c)$. | 6
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| (3) | In this section— | 11 |
| | <i>enforceable matter</i> means a matter that could form the basis for the issuing of an environmental enforcement order. | 12
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14 |
| Subdiv | vision 3 Offence relating to
environmental
enforcement orders | 15
16
17 |
| | fence not to comply with environmental | |
| | orcement order | 18
19 |
| (1) | The recipient of an environmental enforcement
order must not wilfully contravene a requirement
of the order unless the person has a reasonable
excuse. | |
| (1) | The recipient of an environmental enforcement
order must not wilfully contravene a requirement
of the order unless the person has a reasonable | 19
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| (1) | The recipient of an environmental enforcement
order must not wilfully contravene a requirement
of the order unless the person has a reasonable
excuse. | 19
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23 |
| (1) | The recipient of an environmental enforcement order must not wilfully contravene a requirement of the order unless the person has a reasonable excuse. Maximum penalty— (a) if the order was issued on a prescribed ground or under section 362(2)(a)—6,250 | 19
20
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| (1) | The recipient of an environmental enforcement order must not wilfully contravene a requirement of the order unless the person has a reasonable excuse. Maximum penalty— (a) if the order was issued on a prescribed ground or under section 362(2)(a)—6,250 penalty units or 5 years imprisonment; or | 19 20 21 22 23 24 25 26 27 |

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	 (a) if the order was issued on a prescribed ground or under section 362(2)(a)—4,500 penalty units; or 	1 2 3
	(b) otherwise—600 penalty units.	4
(3)	In a proceeding for an offence against subsection (1), if the court is not satisfied the defendant is guilty of the offence charged but is satisfied the defendant is guilty of an offence against subsection (2), the court may find the defendant guilty of the offence against subsection (2).	5 6 7 8 9 10
(4)	In this section—	11
	prescribed ground means—	12
	 (a) an enforcement ground mentioned in section 359(c) or (d) involving serious or material environmental harm; or 	13 14 15
	(b) an enforcement ground mentioned in section 359(e)(ii), (iii), (iv), (v), (vi), (xii) or (xiii) or (f)(i).	16 17 18
369B De	efences for particular proceedings	19
(1)	This section applies in relation to an environmental enforcement order issued under section $362(2)(a)$.	20 21 22
(2)	In a proceeding for an offence against section $369A(1)$ or (2), it is a defence for the recipient of the environmental enforcement order to show—	23 24 25
	(a) that the recipient is not a prescribed person for the contamination incident; or	26 27
	(b) that—	28
	(i) the contamination incident was caused by a natural disaster; and	29 30
	(ii) the recipient had taken all measures it would be reasonable for the recipient to have taken to prevent the incident,	31 32 33

		having regard to all the circumstances including the inherent nature of the risk and the probability of the natural disaster; or	1 2 3 4
	(c)	that—	5
		 (i) the contamination incident was caused by a terrorist act or other deliberate act of sabotage by someone other than the recipient; and 	6 7 8 9
		 (ii) the recipient had taken all measures it would be reasonable for the recipient to have taken to prevent the incident, having regard to all the circumstances including the inherent nature of the risk and the nature of the recipient's connection with the incident; or 	10 11 12 13 14 15 16
	(d)	if the recipient is a prescribed person mentioned in section $361(d)(i)$, that the person took all reasonable steps to ensure the first corporation complied with the notice served on the first corporation; or	17 18 19 20 21
	(e)	if the recipient is a prescribed person mentioned in section 361(d)(ii), that—	22 23
		 (i) the person took all reasonable steps to ensure the first corporation complied with the notice served on the first corporation; or 	24 25 26 27
		 (ii) the person was not in a position to influence the conduct of the first corporation in relation to its compliance with the notice served on the first corporation. 	28 29 30 31 32
(3)	In tl	his section—	33
	first	<i>t corporation</i> see section 361(d).	34

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Subdivision 4 Other provisions

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369C Notice of disposal by recipient in particular circumstances

- (1) This section applies if the recipient of an environmental enforcement order proposes to dispose of the place or business to which the order relates to someone else (the *buyer*).
- (2) Before agreeing to dispose of the place or 8 business, the recipient must give written notice to 9 the buyer of the existence of the order.
 10

Maximum penalty—50 penalty units.

- (3) If the recipient does not comply with subsection
 (2), the buyer may rescind the agreement by
 written notice given to the recipient before the
 completion of the agreement or possession under
 the agreement, whichever is the earlier.
- (4) On rescission of the agreement under subsection 17
 (3)— 18
 - (a) a person who was paid amounts by the buyer under the agreement must refund the amounts to the buyer; and
 19
 20
 21
 - (b) the buyer must return to the recipient any documents about the disposal (other than the buyer's copy of the agreement).
 22
 23
 24
- (5) Subsections (3) and (4) have effect despite 25 anything to the contrary in the agreement. 26
- (6) Within 10 business days after agreeing to dispose 27 of the place or business, the recipient must give 28 written notice of the disposal to the administering 29 authority. 30

Maximum penalty for subsection (6)—50 penalty 31 units. 32

369D N	otice of ceasing to carry out activity	1
(1)	This section applies if—	2
	(a) the relevant matter for an environmental enforcement order relates to the carrying out of an activity; and	3 4 5
	(b) the recipient of the order ceases carrying out the activity.	6 7
(2)	Within 10 business days after ceasing to carry out the activity, the recipient must give written notice of the ceasing to carry out the activity to the administering authority.	8 9 10 11
	Maximum penalty—50 penalty units.	12
	rocedure if recipient is not the owner of land which action is required	13 14
(1)	This section applies if an environmental enforcement order requires the recipient to take action on land that the recipient does not own.	15 16 17
(2)	The recipient, or person taking the action for the recipient (the <i>contractor</i>), may enter the land to take the action only—	18 19 20
	(a) with the consent of the owner and occupier of the land; or	21 22
	(b) if the recipient or contractor has given at least 2 business days written notice to the owner and occupier.	23 24 25
	Note—	26
	See also section 369G.	27
(3)	The notice under subsection (2)(b) must inform the owner and occupier of—	28 29
	(a) the intention to enter the land; and	30
	(b) the purpose of the entry; and	31

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	(c)	the days and times when the entry is to be made.	1 2					
(4)	cont	Nothing in this section authorises the recipient or contractor to enter a building used for residential purposes.						
369F Ta	king	action in place of recipient	6					
(1)	This	s section applies if—	7					
	(a)	the recipient of an environmental enforcement order fails to take an action stated in the order within the time stated in the order; or	8 9 10 11					
	(b)	the operation of the decision to issue an environmental enforcement order is stayed under section 539A or 539B.	12 13 14					
(2)	dire	An authorised person, or person acting under the direction of an authorised person (the <i>contractor</i>), may take the action stated in the order.						
(3)	cont	subsection (2), the authorised person or tractor may enter land on which the action is hired to be taken—	18 19 20					
	(a)	with the consent of the owner and occupier of the land; or	21 22					
	(b)	if the authorised person or contractor has given at least 2 business days written notice to the owner and occupier.	23 24 25					
	Note	_	26					
		ee also section 369G.	27					
(4)		notice under subsection (3)(b) must inform owner and occupier of—	28 29					
	(a)	the intention to enter the land; and	30					
	(b)	the purpose of the entry; and	31					

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onmental Protection Act 1994	
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when the entry is to be	
mit another provision of authorised person may	(5)
58 for other powers to enter	
uthorizes the authorized	(6)

(6) Nothing in this section authorises the authorised 9
 person or contractor to enter a building used for 10
 residential purposes. 11

369G Provision about taking action on land

- (1) This section applies in relation to— 13
 - (a) a recipient or contractor who, under section 14
 369E(2), enters land on which action is 15
 required to be taken; or 16
 - (b) an authorised person or contractor who, under section 369F(3), enters land on which action is required to be taken.
 17
 18
 19
- (3) If a person incurs loss or damage because of 26 action taken by the recipient, authorised person or 27 contractor, the person is entitled to be paid by the 28 recipient, authorised person or contractor 29 reasonable compensation for the loss or 30 damage-31
 - (a) as agreed between the recipient, authorised 32 person or contractor and the person; or 33

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	(b) failing agreement under paragraph (a), as decided by a court having jurisdiction for the recovery of amounts up to the amount of compensation claimed.	1 2 3 4
(4)	Subsection (3) does not apply to loss or damage incurred by a company of whom a recipient is a related person.	5 6 7
(5)	The court may make an order about costs it considers just.	8 9
369H Co enfo	ost recovery by recipient of environmental orcement order in particular circumstances	10 11
(1)	This section applies in relation to an environmental enforcement order issued under section $362(2)(a)$.	12 13 14
(2)	To the extent that the recipient of the environmental enforcement order complies with the order but did not cause or permit the contamination incident to happen, the recipient may recover as a debt, from another person who caused or permitted the contamination incident to happen, the amount of loss or expense incurred by the recipient in complying with the order.	15 16 17 18 19 20 21 22
	struction of recipient complying with ironmental enforcement order	23 24
(1)	A person must not obstruct the recipient of an environmental enforcement order in the taking of action to comply with the order, unless the person has a reasonable excuse.	25 26 27 28
	Maximum penalty—165 penalty units.	29
(2)	In this section—	30
	<i>recipient</i> , of an environmental enforcement order, includes a person acting for the recipient of the order.	31 32 33

Divisio	on 1	В	Cost recovery notices	1
	lmin over		ing authority may issue cost tice	2 3
(1)			inistering authority may issue a written <i>cost recovery notice</i>)—	4 5
	(a)		the recipient of an environmental orcement order if—	6 7
		(i)	the recipient fails to comply with the order; and	8 9
		(ii)	an authorised person or contractor acts under section 369F in relation to the order; or	10 11 12
	(b)	to enfo	the recipient of an environmental orcement order if—	13 14
		(i)	the operation of the decision to issue the order is stayed under section 539A or 539B; and	15 16 17
		(ii)	during the period of the stay, an authorised person or contractor acts under section 369F in relation to the order; and	18 19 20 21
		(iii)	the appeal ends and—	22
			(A) there is no decision under section 530 or 539; or	23 24
			(B) the effect of the decision under section 530 or 539 is to confirm the decision to issue the order to the extent the order required the recipient to take the action that was ultimately taken by the authorised person or contractor under section 369F; or	25 26 27 28 29 30 31 32

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- (C) the effect of the decision under 1 section 530 or 539 is to issue an 2 environmental enforcement order 3 requiring the recipient to take 4 action for the same purpose as the 5 action that was ultimately taken 6 by the authorised person or 7 contractor under section 369F; or 8
- to a person whom the administering 9 (c) authority believes to be a prescribed person 10 contamination incident. if for а an 11 authorised person, or person authorised 12 under section 467(1)(b), acts under section 13 467 in relation to environmental harm 14 caused or likely to be caused by the 15 incident. 16
- (2) A cost recovery notice may claim an amount for 17 costs or expenses reasonably incurred in—
 18
 - - (i) taking an action stated in the 21 environmental enforcement order; or 22
 - (ii) monitoring compliance by the recipient 23
 with the environmental enforcement 24
 order; or 25
 - (b) for a notice issued under subsection 26 (1)(c)—taking the action under section 467. 27
- (3) A cost recovery notice must state the following 28 matters— 29
 - (a) the name of the recipient of the notice;
 - (b) the reasons why the administering authority 31 is issuing the notice; 32

30

(c) if the notice relates to a contamination 33 incident—the place at or from which the 34

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	[8 28]	
	administering authority is satisfied the incident happened;	1 2
	(d) the amount claimed;	3
	(e) a description of costs and expenses giving rise to the amount claimed;	4 5
	 (f) that, if the recipient does not pay the amount claimed to the administering authority within 30 days after the day the notice is issued, the administering authority may recover the amount from the recipient as a debt; 	6 7 8 9 10 11
	(g) the name, address and contact details of the administering authority;	12 13
	(h) the review or appeal details.	14
(4)	Subject to section 369K, if the recipient of the cost recovery notice does not pay the amount to the administering authority within 30 days after the day the notice is issued, the administering authority may recover the amount from the recipient as a debt.	15 16 17 18 19 20
(5)	A reference in this section to an authorised person includes a person acting under the direction of an authorised person.	21 22 23
(6)	In this section—	24
	<i>costs and expenses</i> includes labour, equipment and administrative costs and expenses.	25 26
	hen amount claimed under cost recovery ice is not payable	27 28
(1)	This spation applies if a past recovery notice is	29
	This section applies if a cost recovery notice is issued to the recipient of an environmental enforcement order that was issued under section $362(2)(a)$.	29 30 31 32

Part 2 Amendment of Environmental Protection Act 1994

noti	ce is not payable—	
(a)	if the recipient is not a prescribed person for the contamination incident; or	
(b)	if both of the following apply—	
	(i) the contamination incident was caused by a natural disaster;	
	 (ii) the recipient had taken all measures it would be reasonable for the recipient to have taken to prevent the incident, having regard to all the circumstances including the inherent nature of the risk and the probability of the natural disaster; or 	
(c)	if both of the following apply—	
	 (i) the contamination incident was caused by a terrorist act or other deliberate act of sabotage by someone other than the recipient; 	
	 (ii) the recipient had taken all measures it would be reasonable for the recipient to have taken to prevent the incident, having regard to all the circumstances including the inherent nature of the risk and the nature of the recipient's connection with the incident; or 	
(d)	for a recipient who is a prescribed person mentioned in section $361(d)(i)$, if the recipient took all reasonable steps to ensure the first corporation paid the amount claimed under the notice served on the first corporation; or	
(e)	for a recipient who is a prescribed person mentioned in section 361(d)(ii), if—	
	(i) the recipient took all reasonable steps to ensure the first corporation paid the	

[s 29]

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					[* · ·]	
					amount claimed under the notice served on the first corporation; or	1 2
				(ii)	the recipient was not in a position to influence the conduct of the first corporation in relation to its paying the amount claimed under the notice served on the first corporation.	3 4 5 6 7
		(3)	comp not c happ debt	plian cause oen, t from	tent that the recipient pays an amount in ce with the cost recovery notice but did or permit the contamination incident to he recipient may recover the amount as a a another person who caused or permitted mination incident to happen.	8 9 10 11 12 13
		(4)	In th	is se	ction—	14
			first	corp	<i>boration</i> see section 361(d).	15
		369L Se			ipients of a cost recovery notice	16
			If a recip		recovery notice is issued to 2 or more	17 18
			(a)		py of the notice must be given to each pient; and	19 20
			(b)	paya	amount claimed under the notice is able by the recipients jointly and erally.	21 22 23
Clause	29	Renumbering	of ch	n 7, p	ot 5, divs 1A–2	24
		Chapter 7,	part 5,	, divi	sions 1A to 2—	25
		<i>renumber</i> a	s chap	oter 7	7, part 5, divisions 2 to 4.	26
Clause	30	Amendment a division)	nd re	nun	nbering of s 363AA (Definitions for	27 28
		(1) Section 363	3AA, d	defin	ition related person—	29
		omit.				30

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[s 31]

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		(2)	Section 363 <i>renumber</i> as	AA— s section 369M.	1 2
Clause	31		numbering npany)	of s 363AB (Who is a <i>related person</i> of a	3 4
			Section 363	AB—	5
			<i>renumber</i> a	s section 369N.	6
Clause	32	Am wh	endment a ether to iss	nd renumbering of s 363ABA (Decision ue an order)	7 8
		(1)	Section 363	ABA, from 'environmental' to '363AD'-	9
			omit, insert		10
				environmental enforcement order to a related person of a company under section 369P or 369Q	11 12
		(2)	Section 363	ABA—	13
			<i>renumber</i> a	s section 369O.	14
Clause	33		endment a ued to relat	nd renumbering of s 363AC (Order may be red person)	15 16
		(1)	Section 363	AC(1)—	17
			omit, insert		18
			(1)	When issuing an environmental enforcement order to a company under division 2, or if an environmental enforcement order issued to a company under division 2 is in force, the administering authority may also issue an environmental enforcement order under division 2 to a related person of the company.	19 20 21 22 23 24 25
		(2)	Section 363	AC—	26
			insert—		27
			(1A)	However, subsection (1) does not apply if the	28

	Env	vironmeı	ntal Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024	
			Part 2 Amendment of Environmental Protection Act 1994 [s 34]	
			environmental enforcement order is issued to the company under section $362(2)(a)$.	1 2
		(3)	Section 363AC(1A) and (2)—	3
			renumber as section 363AC(2) and (3).	4
		(4)	Section 363AC—	5
			renumber as section 369P.	6
Clause	34	Am iss	nendment and renumbering of s 363AD (Order may be ued to related person of high risk company)	7 8
		(1)	Section 363AD(1)—	9
			omit, insert—	10
			(1) The administering authority may issue an environmental enforcement order under division 2 to a related person of a high risk company, whether or not an environmental enforcement order is being issued, or has been issued, to the high risk company.	11 12 13 14 15 16
		(2)	Section 363AD(2), 'division 1'—	17
			omit, insert—	18
			division 2	19
		(3)	Section 363AD—	20
			renumber as section 369Q.	21
Clause	35		nendment and renumbering of s 363AE (Order may ovide for joint and several liability)	22 23
		(1)	Section 363AE, 'protection order'—	24
			omit, insert—	25
			enforcement order	26
		(2)	Section 363AE—	27
			renumber as section 369R.	28

Clause	36	Omission of ss 363AF–363AJ	1
		Sections 363AF to 363AJ—	2
		omit.	3
Clause	37	Omission of ch 7, pts 5A–5C	4
		Chapter 7, parts 5A to 5C—	5
		omit.	6
Clause	38	Insertion of new s 440A	7
		After section 440—	8
		insert—	9
		440A Court may find defendant guilty of causing environmental nuisance if charged with causing serious or material environmental harm	10 11 12 13
		In a proceeding for an offence against section 437 or 438, if the court is not satisfied the defendant is guilty of the offence charged but is satisfied the defendant is guilty of an offence against section 440(1) or (2), the court may find the defendant guilty of the offence against section $440(1)$ or (2).	14 15 16 17 18 19
Clause	39	Amendment of s 458 (Order to enter land to conduct investigation or conduct work)	20 21
		(1) Section 458(1)(b)—	22
		omit, insert—	23
		 (b) if the land is land to which an environmental enforcement order issued under section 362(2)(a) applies and the recipient of the order has failed to comply with the order—to take the action required under the order; or 	24 25 26 27 28 29

	-		
		(2) Section 458(2)(d)—	
		omit, insert—	
		action required enforcement or	is for an order to take the under an environmental ler issued under section ecipient of the order.
		(3) Section 458(5)(b)—	
		omit, insert—	
		an environmenta under section 36	the action required under a enforcement order issued $2(2)(a)$, the entry sought is eccessary to take the action;
		(4) Section 458(6)(a), 'actions'—	
		omit, insert—	
		action	
		(5) Section 458(8), definition <i>land</i> , 'a	clean-up notice'—
		omit, insert—	
		an environmental enfo section 362(2)(a)	rcement order issued under
ause	40	Amendment of s 478 (Failure to co person's direction in emergency)	omply with authorised
		Section 478(b), 'all reasonable and	practicable precautions'
		omit, insert—	
		all precautions, so fa practicable,	ar as they are reasonably
ause	41	Amendment of s 490 (Evidentiary	
		(1) Section 490(6)(a), 'the prosecutor	produces a certificate'—
		omit, insert—	

[s 42]

		a certificate is produced	1
		(2) Section 490(8), from 'The' to 'a certificate'—	2
		omit, insert—	3
		A certificate	4
Clause	42	Amendment of s 491 (Special evidentiary provision—particular emissions)	5 6
		Section 491(1), 'proceeding for'—	7
		omit, insert—	8
		proceeding, whether criminal or civil, relating to	9
Clause	43	Amendment of s 491A (Further special evidentiary provisions for noise)	10 11
		Section 491A(1), 'proceeding for'—	12
		omit, insert—	13
		proceeding, whether criminal or civil, relating to	14
Clause	44	Amendment of s 516 (Delegation by chief executive)	15
		Section 516(2), from 'power to'—	16
		omit, insert—	17
		following powers—	18
		 (a) the power to ask the rehabilitation commissioner to provide guidance under section 444I(c); 	19 20 21
		(b) a power under a regulation prescribed by regulation as a power that cannot be delegated.	22 23 24

Clause	45		1 2
		Section 539D(1)(c)—	3
		omit, insert—	4
		under section 362, other than an environmental enforcement order to which	5 5 7 8
Clause	46		9 10
		(1) Section 539E, heading, 'a clean-up notice'—	11
		omit, insert—	12
			13 14
		(2) Section 539E(1), 'a clean-up notice'—	15
		omit, insert—	16
			17 18
Clause	47		19 20
		(1) Section 548A, heading, 'protection orders'—	21
		omit, insert—	22
		enforcement orders 2	23
		(2) Section 548A(1)(a), 'section 363AB'—	24
		omit, insert—	25
		section 369N	26
		(3) Section 548A(1)(b), 'section 363AC or 363AD'—	27
		omit, insert—	28

[s 48]

				sect	ion 3	369P o	r 369	Q				1
		(4)	Section 548	BA(1)	(b)(i), ' pro	tectio	on oi	rders'—			2
			omit, insert	. <u> </u>								3
				enfo	orcer	nent of	rders					4
Clause	48	Am	endment o	fs5	51 (Codes	s of I	prac	ctice)			5
			Section 551	(2), :	from	'the N	/linist	ter'-				6
			omit, insert	<u> </u>								7
				the	Mini	ister—						8
				(a)		st have section				atters 1	mentioned	9 10
				(b)					have rega on 319(5		he matters	11 12
Clause	49		endment o prmation—				fider	ntial	lity of			13 14
		(1)	Section 579)D—								15
			insert—									16
			(2A)	any	one		or use				rmation to other than	17 18 19
				Max	ximu	m pen	alty–	-10	0 penalty	units.		20
		(2)	Section 579	PD(3))							21
			omit, insert	. <u> </u>								22
			(3)		-	son ma tion—	ay dis	sclo	se or use	the co	onfidential	23 24
				(a)	to t	he exte	ent th	e di	sclosure	or use i	is—	25

		functions or exercise the person's powers under this Act; or
		(ii) otherwise required or permitted under this Act or another law; or
		(b) with the consent of the person to whom the information relates; or
		(c) in compliance with a lawful process requiring production of documents to, or giving evidence before, a court or tribunal.
(3)	Section 579	9D(2A) to (4)—
	<i>renumber</i> a	s section 579D(3) to (5).
Ins	ertion of ne	ew ch 12, pt 4D
	Chapter 12	
	insert—	
	Part 4	D Exchange of
		information
	579E Ex	change of information with relevant entity
	(1)	The chief executive may enter into an arrangement (an <i>information-sharing arrangement</i>) with a relevant entity for the purposes of sharing or exchanging information—
		(a) held by the chief executive or the relevant entity; or
		(b) to which the chief executive or the relevant entity has access.
	(2)	An information-sharing arrangement may relate only to information that helps—
		(a) the chief executive or an authorised person in the administration of, or the performance

Clause

Part 2 Amendment of Environmental Protection Act 1994

		of functions or exercise of powers under, this Act; or	1 2
		(b) the relevant entity, or a person employed or engaged by the entity, in the administration of, or the performance of functions or exercise of powers under, a law of the State, another State or the Commonwealth.	3 4 5 6 7
	(3)	Under an information-sharing arrangement, the chief executive and the relevant entity are, despite another Act or law, authorised to—	8 9 10
		(a) ask for and receive information held by the other party to the arrangement or to which the other party has access; and	11 12 13
		(b) disclose information to the other party.	14
	(4)	However, the information may be used by the chief executive or the relevant entity only for the purpose for which it was given under the arrangement.	15 16 17 18
	(5)	In this section—	19
		<i>relevant entity</i> means—	20
		(a) the chief executive of a department; or	21
		(b) a local government; or	22
		(c) an entity of, or representing, the Commonwealth or another State.	23 24
Clause 51	Insertion of ne	ew ch 13, pt 32	25
	Chapter 13	—	26
	insert—		27

Part 3	32 Transitional provisions for Environmental Protection (Powers and Penalties) and Other Legislation Amendment Act 2024	1 2 3 4 5 6
809 Dei	finitions for part	7
	In this part—	8
	<i>amending Act</i> means the <i>Environmental Protection (Powers and Penalties) and Other Legislation Amendment Act 2024.</i>	9 1 1
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.]]]
	<i>unamended Act</i> means this Act as in force from time to time before the commencement.	
	amended Act continues to apply in relation particular instruments	-
(1)		
	(a) an environmental protection order;	4
	(b) a direction notice;	-
	(c) a clean-up notice;	,
	(d) a cost recovery notice.	,
(2)	For subsection (1)—	

Part 2 Amendment of Environmental Protection Act 1994

	(a)	a review or appeal may be continued or started in relation to the relevant instrument under the unamended Act as if the amending Act had not been enacted; and	1 2 3 4
	(b)	any stay of a decision relating to the relevant instrument continues in effect under the unamended Act as if the amending Act had not been enacted.	5 6 7 8
(3)	Also) —	9
	(a)	a cost recovery notice may be issued in relation to a relevant instrument mentioned in subsection (1)(a) or (c) under the unamended Act as if the amending Act had not been enacted; and	10 11 12 13 14
	(b)	the unamended Act applies in relation to the cost recovery notice as if the amending Act had not been enacted.	15 16 17
		dings for particular offences relating to ar instruments	18 19
(1)		s section applies in relation to an offence mitted by a person—	20 21
	(a)	before the commencement, against a relevant offence provision; or	22 23
	(b)	after the commencement, against a relevant offence provision as continued under	24
		section 810.	25 26
(2)	star pun	1	
(2)	star pun had	section 810. roceeding for the offence may be continued or ted, and the person may be convicted of and ished for the offence, as if the amending Act	26 27 28 29
	star pun had	section 810. roceeding for the offence may be continued or ted, and the person may be convicted of and ished for the offence, as if the amending Act not been enacted.	26 27 28 29 30

Environmental Protection (I	Powers and Penalties) and Other Legislation Amendment Bill	
	Part 2 Amendment of Environmental Protection Act 1994	
	[s 51]	
	(b) applies despite the Criminal Code, section 11.	1 2
(4)	In this section—	3
	<i>relevant offence provision</i> means any of the following provisions of the unamended Act—	4 5
	(a) section 361;	6
	(b) section 362;	7
	(c) section 363;	8
	(d) section 363E;	9
	(e) section 363I;	10
	(f) section 363L.	11
812 Reg	jisters of particular documents to be kept	12
(1)	The administering authority must continue to keep a register of the following instruments issued under the unamended Act before the commencement—	13 14 15 16
	(a) environmental protection orders;	17
	(b) direction notices;	18
	(c) clean-up notices.	19
(2)	A reference in this Act to a register kept under section 540 is taken to include a reference to a register kept under subsection (1).	20 21 22
	erences to environmental protection ers, direction notices and clean-up notices	23 24
	A reference in an instrument to any of the following may, if the context permits, be taken to be a reference to an environmental enforcement order—	25 26 27 28
	(a) an environmental protection order;	29

Part 2 Amendment of Environmental Protection Act 1994

	(b) a direction notice;	1
	(c) a clean-up notice.	2
	rironmental enforcement order may be ued in relation to particular conduct	3 4
(1)	The administering authority may issue an environmental enforcement order for conduct engaged in before the commencement.	5 6 7
(2)	Subsection (1)—	8
	 (a) applies even if the administering authority was aware of the conduct, or had started considering taking action under the unamended Act in relation to the conduct, before the commencement; but 	9 10 11 12 13
	(b) does not apply in relation to conduct for which an order or notice mentioned in section 810(1) was issued before the commencement.	14 15 16 17
815 Apr	blication of s 319C	18
	Section 319C applies only in relation to an incident involving contamination of the environment that happens after the commencement.	19 20 21 22
	plication of s 440A to proceedings for ences	23 24
	Section 440A applies only in relation to a proceeding for an offence that is started after the commencement.	25 26 27
817 Cor	ntinuation of particular guideline	28
(1)	This section applies in relation to the guideline called 'Issuing 'chain of responsibility'	29 30

	[* • ·]	
	environmental protection orders under chapter 7, part 5, division 2 of the <i>Environmental Protection</i> <i>Act 1994</i> ' approved under section 548A(2) before the commencement.	1 2 3 4
(2)	The guideline continues in effect under this Act—	5
	(a) for an environmental protection order issued before the commencement, for the purposes of section 810; and	6 7 8
	(b) for an environmental enforcement order, as provided under subsection (3), until a new guideline for environmental enforcement orders is approved under section 548A(2).	9 10 11 12
(3)	For applying the guideline for an environmental enforcement order—	13 14
	 (a) the guideline is taken to have been approved under section 548A(2) for environmental enforcement orders; and 	15 16 17
	(b) a reference in the guideline to an environmental protection order is taken to be a reference to an environmental enforcement order; and	18 19 20 21
	(c) a reference in the guideline to a provision of former chapter 7, part 5, division 2 is taken to be a reference to the corresponding provision of chapter 7, part 5, division 2, 3 or 4.	22 23 24 25 26
(4)	In this section—	27
	<i>corresponding provision</i> , for a provision of former chapter 7, part 5, division 2, means the provision of chapter 7, part 5, division 2, 3 or 4 dealing with the same subject matter as the provision of former chapter 7, part 5, division 2.	28 29 30 31 32

[s 52]

Clause	52 Am	endment of sch 2 (Original decisions)	1
	(1)	Schedule 2, part 1, division 5, entries for sections 363AB, 363AC or 363AD, 363AI and 363AI(3)—	2 3
		omit.	4
	(2)	Schedule 2, part 1, division 5—	5
		insert—	6
	369J	decision to issue a cost recovery notice relating to a resource activity EEO	
	369J(2)	decision about an amount of costs or expenses claimed under a cost recovery notice relating to a resource activity EEO	
	369N	decision that a person is a related person of a company, in relation to the issuing of a resource activity EEO to the person	
	369P or 36	9Q decision to issue a resource activity EEO	
	(3)	Schedule 2, part 2, division 4, entries for sections 358, 363AB, 363AC or 363AD, 363AI, 363AI(3), 363B, 363H, 363N, and 363N(2)—	7 8 9
		omit.	10
	(4)	Schedule 2, part 2, division 4—	11
		insert—	12
	344AG	amendment decision for a transitional environmental program	
	362	issue of environmental enforcement order	
	369J	decision to issue a cost recovery notice relating to an environmental enforcement order other than a resource activity EEO	

[s 53]

369J(2)	under a	on about an amount of costs or expenses claimed a cost recovery notice relating to an nmental enforcement order other than a resource y EEO	
369N	in rel	on that a person is a related person of a company, lation to the issuing of an environmental ement order other than a resource activity EEO to rson	
369P or 369	·	on to issue an environmental enforcement order han a resource activity EEO	
(5)	Schedule 2 'section 363	2, part 2, division 6, entry for section 451(1), 3AB'—	1 2
	omit, insert	<u>4</u>	3
		section 369N	4
53 Am	endment o	of sch 4 (Dictionary)	5
(1)	contraventi order, pla	, definitions amendment decision, clean-up notice, ion, direction notice, environmental protection ace, prescribed person, prescribed provision, amendment, proposed amendment notice and ctivity EPO—	6 7 8 9 10
	omit.		11
(2)	Schedule 4-		12
	insert—		13
		amendment decision—	14
		(a) for chapter 5, part 6—see section 219(2); or	15
		(b) for chapter 7, part 3, division 3, subdivision 3—see section 344AG(2).	16 17
		duty to restore the environment see section 319C.	18
		<i>enforcement ground</i> , for an environmental enforcement order, for chapter 7, part 5, see section 359.	19 20 21

Clause

Part 2 Amendment of Environmental Protection Act 1994

[s 53]

		<i>env</i> 362	ironmental enforcement order see section	1 2
			e, in relation to a contamination incident, see ion 358.	3 4
			<i>scribed person</i> , for a contamination incident, section 361.	5 6
		prop	posed amendment—	7
		(a)	for an environmental authority or PRCP schedule, for chapter 5, part 6—see section $217(1)(a)$; or	8 9 10
		(b)	for a transitional environmental program, for chapter 7, part 3, division 3, subdivision 3—see section 344AE(1)(a).	11 12 13
		prop	posed amendment notice—	14
		(a)	for chapter 5, part 6—see section 217(1); or	15
		(b)	for chapter 7, part 3, division 3, subdivision 3—see section 344AE(1).	16 17
		<i>rele</i> 358	<i>vant matter</i> for chapter 7, part 5, see section	18 19
		enfo	<i>purce activity EEO</i> means an environmental preement order that imposes a requirement ted to the carrying out of a resource activity.	20 21 22
(3)	Schedule 4, after second		nition <i>environmental offence</i> , paragraph (a), point—	23 24
	insert—			25
		•	section 319(2)	26
		•	section 319C(3)	27
(4)	Schedule 4 fifth dot poi		nition environmental offence, paragraph (a),	28 29
	omit, insert-			30
		•	section 357I	31

	Enviro	nmental Protection (Powers and Penalties) and C	Other Legislation Amendment Bill 2024	
		Part 3 Amendment of Environme	ental Protection Regulation 2019 [s 54]	
		• section 369A		1
	Part	3 Amendment of Protection Reg	Environmental Julation 2019	2 3
Clause	54	Regulation amended		4
		This part amends the <i>Environmen</i> 2019. Note—	ntal Protection Regulation	5 6 7
		See also the amendments in schedule 1.		8
Clause	55	Amendment of s 130 (Environment	tal nuisance)	9
		Section 130—		10
		insert—		11
		being carried on by executive gives the lo	in relation to an activity a person unless the chief ocal government a written tivity involves serious or l harm.	12 13 14 15 16
) of the Act, the chief legate the power to give a lbsection (2).	17 18 19
Clause	56	Amendment of s 137 (Issuing parti orders)	cular notices and	20 21
		Section 137(2), definition relevant	provision—	22
		omit, insert—		23
		<i>relevant provision</i> mea	ans—	24
		(a) section 362(2)(a)	of the Act; or	25
		(b) chapter 7, part 5,	division 3 of the Act; or	26

	2024	ental Protection (Powers and Penalties) and Other Legislation Amendment Bill nendment of State Penalties Enforcement Regulation 2014	
	[s 57]		
		(c) chapter 7, part 5, division 4 of the Act.	1
Clause	57	Omission of s 187 (Approval of guidelines about issuing particular environmental protection orders—Act, s 548A)	2 3
		Section 187—	4
		omit.	5
Clause			6 7
		Schedule 8, part 2, section 3, 'reasonable and practical'—	8
		omit, insert—	9
		reasonably practicable	10
	Part 4		11 12
Clause	59	Regulation amended	13
		This part amends the <i>State Penalties Enforcement Regulation</i> 2014.	14 15
Clause		Amendment of sch 1 (Infringement notice offences and fines for nominated laws)	16 17
			18 19 20
		omit.	21
		(2) Schedule 1, entry for <i>Environmental Protection Act 1994</i> —	22
		insert—	23
	s 369A	(2) in the circumstances in paragraph (a) of the penalty 20 100	

Environmen	Environmental Protection (Powers and Penalties) and Other Legislation Amendment Bill 2024			
		Part 5 (Other amendments	
			[s 61]	
s 369A(2)	in the circumstances in paragraph (b) of the penalty	15	75	
s 369C(2)		3	10	
s 369C(6)		3	10	
s 369D(2)		3	10	

Part 5 Other amendments

Clause 61	Legislation amended	2
	Schedule 1 amends the legislation it mentions.	3

1

Scł	nedule 1	Other amendments	1
		section 61	2
Env	vironment	tal Protection Act 1994	3
1	Particul	ar references to reasonably—	4
		h of the following provisions is amended by omitting sonably'—	5 6
	•	section 48(1)	7
	•	section 126C(1)(j)	8
	•	section 161(5)	9
	•	section 286(d)	10
	•	section 298(2)(d)	11
	•	section 299(1)	12
	•	section 309(3)(b)	13
	•	section 312(2)(d)	14
	•	section 318YM(1)	15
	•	section 318YV(1)	16
	•	section 322(2)	17
	•	section 322A(2)	18
	•	section 326(2)	19
	•	section 344(3)	20
	•	section 391(1)	21
	•	section 452(3)(b)	22
	•	section 454(4)(a)	23
	•	section 455(2)	24

	• section 460(1)(f) and (g)	1
	• section 507(4)	2
	• schedule 4, definition <i>prescribed responsible person</i> , paragraph 2(a).	3 4
2	Sections 215(2)(j), 226A(1)(h) and 493A(2)(c), 'protection order'—	5 6
	omit, insert—	7
	enforcement order issued under section 362(1)	8
3	Section 323(1)(b)(i)—	9
	omit.	10
4	Section 323(1)(b)(ii) to (iv)—	11
	renumber as section 323(1)(b)(i) to (iii).	12
5	Sections 326H(1)(c) and 520(1)(k) and schedule 4, definitions <i>recipient</i> , paragraph (b) and <i>standard criteria</i> , paragraph (g)(iii), 'protection order'—	13 14 15
	omit, insert—	16
	enforcement order	17
6	Section 332(2)(e), 'protection order issued to the person or public authority'—	18 19
	omit, insert—	20
	enforcement order issued to the person or public authority under section 362(1)	21 22
7	Sections 388(1)(b) and 408(1)(b)(iii), 'a clean-up notice'—	23
	omit, insert—	24
	an environmental enforcement order issued under	25

	section 362(2)	1
8	Section 452(1)(a) and (k), 'chapter 7, part 5B'— omit, insert— chapter 7, part 5	2 3 4
9	Section 520(1)(n), 'direction notice, clean-up notice or'— omit.	5 6
10	Section 521(14), 'a clean-up notice'— <i>omit, insert</i> — an environmental enforcement order under section 362(2)(a)	7 8 9 10
11	Section 540(1)(f) to (h)— <i>omit, insert</i> — (f) environmental enforcement orders;	11 12 13
12	Schedule 4, definitions associated entity, financial interest, high risk company, interest and relevant activity, paragraph (d), 'division 2, see section 363AA'— omit, insert— division 4, see section 369M	14 15 16 17 18
13	Schedule 4, definition <i>contamination incident</i> , 'section 363F'— <i>omit, insert</i> — section 360	19 20 21 22

14	Schedule 4, definition <i>cost recovery notice</i> , 'section 363N(1)'—	1 2
	omit, insert—	3
	section 369J	4
15	Schedule 4, definition <i>environmental requirement</i> , paragraph (c)—	5 6
	omit, insert—	7
	(c) an environmental enforcement order issued under section 362(2)(a); or	8 9
16	Schedule 4, definition <i>rehabilitation direction</i> , ', for chapter 5, part 10,'—	10 11
	omit.	12
17	Schedule 4, definition <i>related person</i> , 'division 2, see section 363AB'—	13 14
	omit, insert—	15
	see section 369N	16
18	Schedule 4, definition <i>site management plan</i> , 'for chapter 7, part 8,'—	17 18
	omit.	19
Env	ironmental Protection Regulation 2019	20
1	Section 148, heading, 'protection orders'—	21
	omit, insert—	22
	enforcement orders	23

Section 14 order'—	8, from 'protection orders' to 'protection
omit, in	sert—
	enforcement orders the following documents or information for each environmental enforcement order
Section 14	8(b), before 'the activity'—
insert—	-
	if applicable,
Section 14	8(e)—
omit, in	sert—
	(e) the relevant matter, within the meaning given by section 358 of the Act, for the order;
	5(4), definition <i>compliance action event</i> , (b), 'protection order'—
omit, in	sert—
	enforcement order
Section 16 paragraph	5(4), definition <i>compliance action event</i> , (e)—
omit.	· ,
	5(4), definition <i>compliance action event</i> , (f), 'section 363E, 363I or 363L of the Act,'—
omit, in	
01111, 111	
	section 369I of the Act

Schedule 1

8	Section 165(4), definition <i>compliance action event</i> , paragraph (g), 'paragraph (f)'— <i>omit, insert</i> —	
	paragraph (e)	4
9	Section 165(4), definition <i>compliance action event</i> , paragraphs (f) and (g)—	
	<i>renumber</i> as section 165(4), definition <i>compliance action event</i> , paragraphs (e) and (f).	7 8

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