

Queensland



Queensland

Environmental Protection and Other Legislation Amendment Bill 2004

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2004

A Bill

for

An Act to amend the *Environmental Protection Act 1994*, and for other purposes

s 1 18 s 4

Environmental Protection and Other Legislation
Amendment Bill 2004

	The Parliament of Queensland enacts—					
	Part	1 Preliminary	2			
Clause	1	Short title This Act may be cited as the Environmental Protection and	3 4			
Clause	2	Other Legislation Amendment Act 2004. Commencement This Act commences on a day to be fixed by proclamation.	5 6 7			
	Part	2 Amendment of Coastal Protection and Management	8			
Clause	3	Act 1995 Act amended in pt 2	10			
		This part amends the Coastal Protection and Management Act 1995.	12 13			
Clause	4	Amendment of s 9 (Meaning of <i>canal</i>)	14			
		Section 9(3)—	15			
	,	omit, insert—	16			
	·	(3) However, <i>canal</i> does not include any part of tidal water containing facilities that are used commercially or by members of a club or association for 1 or more of the following—	17 18 19 20			
		(a) boat launching, landing, berthing or storing;	21			
		(b) boat repairs of a minor nature;	22			

19

		(c) boat provisioning, fueling or servicing;	1
		(d) recreation, comfort and convenience of persons who own or use boats.'.	2 3
Clause	5	Amendment of s 25 (Functions of regional consultative group)	4 5
		Section 25(1)(b), 'ecological'—	6
		omit, insert—	7
		'ecologically'.	8
Clause	6	Amendment of s 39 (Public notice inviting submissions on draft regional plan)	9 10
		Section 39(2)—	11
		insert—	12
		'(e) identify any proposed coastal management district that may be declared under section 54(1)(a) when the final regional plan has effect.'.	13 14 15
Clause	7	Amendment of ch 2, pt 3, hdg (Coastal management districts and erosion prone areas)	16 17
		Chapter 2, part 3, heading, 'and erosion prone areas'—	18
		omit.	19
Clause	8	Amendment of s 54 (Declaration of coastal management districts)	20 21
		Section 54(1)(a), 'giving effect to the plan; or'—	22
		omit, insert—	23
		'made at the same time the regional plan, or an amendment of the regional plan, is given effect; 1 or '.	24 25

¹ See section 47 (Approval of final coastal plan).

Clause	9	Ins	ertio	n of new s 58A	1
			Cha	pter 2, part 3, division 1—	2
			inse	rt—	3
	'58A	Am	endr	ment of coastal management districts in s 169	4
		'(1)	man has	agement district under section 169, to the extent the area not been later declared a coastal management district er section 54.	5 6 7 8
		'(2)	Subs	section (3) applies if—	9
			(a)	a coastal engineering assessment of an erosion prone area is prepared for a location; and	10 11
			(b)	the chief executive agrees with the assessment; and	12
			(c)	the chief executive amends the erosion prone area under section 71; and	13 14
			(d)	when the assessment is made, the width of the erosion prone area at the location is the same as the width of the coastal management district at the location.	15 16 17
		'(3)	ame	width of the coastal management district at the location is nded to be the same as the width of the amended erosion he area at the location.	18 19 20
		'(4)	ame	remove any doubt, it is declared that public notice of the indment of the coastal management district under this ion is not required.'.	21 22 23
Clause	10	Am	nendr	ment of s 60 (Tidal works notices)	24
		(1)		ion 60(1)—	25
			omii	t, insert—	26
		'(1)	are a	n the chief executive's opinion, tidal works need repair, abandoned or should be removed, the chief executive may a notice (a <i>tidal works notice</i>) to 1 or more of the owing—	27 28 29 30
			(a)	the person responsible for the tidal works;	31

		(b)	the persor works;	responsible for the maintenance of the tidal	1 2
		(c)	from the S	of freehold land, or the lessee of land leased State, if the land is connected to, or receives, t of the tidal works.'.	3 4 5
		(2) Sect	tion 60(3), '	works'—	6
		omi	t, insert—		7
		ʻtida	al works'.		8
Clause	11	Amendı	ment of s 7	71 (Amending erosion prone areas)	9
		Sect	tion 71(2)—	_	10
		inse	rrt—		11
		'(c)		ch owner of land affected by the amendment rosion prone area has been amended.'.	12 13
Clause	12			pt 5, div 1, sdiv 3 (Removal of quarry uire other approval)	14 15
		Cha	pter 2, part	5, division 1, subdivision 3—	16
		omi	t.		17
Clause	13		ment of s 8 ation—gro	35 (Suspension or unds)	18 19
		Sect	tion 85(b)(ii	i)—	20
		omi	t, insert—		21
				not, within 1 year after the day the notice was ed, applied for—	22 23
			(A)	if the holder must have a development permit for the removal of the quarry material—a development permit; or	24 25 26
			(B)	if the removal of the quarry material is an environmentally relevant activity—the required authority; or'.	27 28 29

Clause	14	Om	ission o	f s 94 (Relationship with IPA)	1
			Section 9	94—	2
			omit.		3
Clause	15	Inse	ertion of	new ch 2, pt 5, div 2A	4
			After sec	etion 100—	5
			insert—		6
	'Divis	sion	2 A	Removal of quarry material may require other approvals	7 8
	'100A		noval of rovals	quarry material is subject to other	9 10
	,	'(1)	authorise	ation notice or an approved dredge management plan es the holder, during the period the notice or plan is in access quarry material.	11 12 13
		'(2)		the holder is not authorised to remove any quarry under the notice or plan until the holder has	14 15 16
				the holder must have a development permit for the noval of the quarry material—a development permit;	17 18 19
			env	the removal of the quarry material is an vironmentally relevant activity—the required hority.	20 21 22
	,	·(3)		on (4) applies to an application, involving the of quarry material below high water mark, for—	23 24
			(a) a d	evelopment permit for—	25
			(i)	a material change of use mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 2; or	26 27 28
			(ii)	operational work mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 5; or	29 30 31

			(iii) a mobile and temporary environmentally relevant activity mentioned in the <i>Integrated Planning Act</i> 1997, schedule 8, part 1, table 5, item 3; or	1 2 3
		(b)	an environmental authority.	4
	'(4)	The	application must be supported by—	5
		(a)	evidence of an allocation notice or an approved dredge management plan for the removal of the quarry material mentioned in the application; or	6 7 8
		(b)	the written consent of the chief executive to the application.	9 10
	'(5)	How	ever, the chief executive may refuse to consent if—	11
		(a)	the person is not the holder of an allocation notice or an approved dredge management plan; or	12 13
		(b)	the person is the holder of an allocation notice or an approved dredge management plan but the works to which the application relates are not consistent with the notice or plan.	14 15 16 17
	' (6)		, subsection (2)(a) does not apply to the holder of an oved dredge management plan if section 100B applies to blan.	18 19 20
100B	Rela	ation	ship with Integrated Planning Act 1997	21
	'(1)	mana	section applies to a person who has an approved dredge agement plan dealing with operational work mentioned in <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, 5.	22 23 24 25
	'(2)	perso	oite the <i>Integrated Planning Act 1997</i> , section 3.1.4, the on is not required to have a development approval for the cif—	26 27 28
		(a)	the chief executive would be the assessment manager for the work under that Act; and	29 30
		(b)	an entity that would be a referral agency for the work under that Act has advised the chief executive it has no requirements for the work or its requirements for the work have been incorporated into the plan.	31 32 33 34

		'(3)	Also, despite the <i>Integrated Planning Act 1997</i> , section 3.3.3, the person is not required to refer a development application for the work to the chief executive if the chief executive is a referral agency for the work. ²	1 2 3 4
		' (4)	Subsections (2) and (3) apply only to the extent the operational works have been approved under the plan.'.	5 6
Clause	16	Am	endment of s 102 (Royalty or price for quarry material)	7
			Section 102(3)—	8
			omit.	9
Clause	17		endment of s 120 (Registration of truments—construction of artificial waterways)	10 11
			Section 120(1)—	12
			insert—	13
			'(c) if the artificial waterway is not a canal—the plan of subdivision is certified by a local government under section 119(2).'.	14 15 16
Clause	18	Inse	ertion of new ch 2, pt 6, div 5	17
			After section 120—	18
			insert—	19
	'Divis	sion	5 Exemption certificates	20
	'120A	App	olication for exemption certificate	21
		'(1)	A person may apply to the chief executive for an exemption certificate to carry out operational work that would have insignificant impact on coastal management.	22 23 24
		'(2)	The application must be supported by enough information to enable the chief executive to decide the application.	25 26

² Integrated Planning Act 1997, sections 3.1.4 (When is a development permit necessary) and 3.3.3 (Applicant gives material to referral agency)

'(3	The chief executive may require—	1
	(a) the applicant to give additional information about the application; or	2 3
	(b) any information included in the application, or any additional information required under paragraph (a), to be verified by statutory declaration.	4 5 6
'(4	The chief executive must require any entity that would have been a referral agency, if the application had been a development application, to give advice or comment about the application.	7 8 9 10
120B D	eciding application for exemption certificate	11
' (1	The chief executive must decide the application within—	12
	(a) if a request is made under section 120A(3) or (4)—20 business days after the day the chief executive receives the last information requested; or	13 14 15
	(b) otherwise—20 business days after the day the chief executive receives the application.	16 17
'(2	If the chief executive approves the application, with or without conditions, the chief executive must, as soon as practicable after approving the application, give the applicant an exemption certificate.	18 19 20 21
'(3	If the chief executive refuses the application or approves it with conditions, the chief executive must, as soon as practicable, give the applicant a notice stating the reasons for the refusal or the conditions.	22 23 24 25
'(4	If an entity that would have been a concurrence agency if the application had been a development application tells the chief executive to refuse the application, the chief executive must refuse the application.	26 27 28 29
'(5	If the chief executive does not decide the application under this section, the application is taken to be refused.	30 31

	'120C	Chief executive may give exemption certificate without application	1 2
		'The chief executive may, at any time and without a person having applied under section 120A, give the person an exemption certificate to carry out operational work mentioned in section 120A(1).'.	3 4 5 6
Clause	19	Amendment of s 123 (Development permits—right to use and occupy)	7 8
		Section 123(1), 'on land under tidal water'—	9
		omit.	10
Clause	20	Amendment of s 124 (Obligation to keep certain tidal works in safe condition)	11 12
		Section 124(1)(b), 'on land under tidal water'—	13
		omit.	14
Clause	21	Replacement of s 165 (Delegation by chief executive)	15
		Section 165—	16
		omit, insert—	17
	'165	Delegation by chief executive	18
	•	The chief executive may delegate the executive's powers under this Act to—	19 20
		(a) an appropriately qualified—	21
		(i) authorised person; or	22
		(ii) public service officer; or	23
		(b) a local government; or	24
		(c) a port authority; or	25
		(d) a statutory authority.	26
	,	f(2) A delegation of a chief executive's power to a local government may permit the subdelegation of the power to an appropriately qualified entity.	27 28 29

		'(3)	Also, the chief executive may appoint an appropriately qualified public service officer to act as a member of, and as the chairperson of, the advisory council in the absence of the chief executive.'.	1 2 3 4
Clause	22	Am	endment of s 167 (Regulation-making power)	5
		(1)	Section 167(2)—	6
			insert—	7
			'(j) declaring, for this Act, the downstream limit of a watercourse to be the downstream limit of the watercourse under the <i>Water Regulation 2002.</i> '.	8 9 10
		(2)	Section 167(3), '(2)(f)'—	11
			omit, insert—	12
			'(2)(g)'.	13
Clause	23		endment of s 171 (Continuing effect of authorities der Harbours Act)	14 15
			Section 171(2), 'item 3D'—	16
			omit, insert—	17
			'table 4, item 5'.	18
Clause	24		endment of s 176 (Continuing effect of approvals der Canals Act)	19 20
		(1)	Section 176(2)(a)—	21
			omit, insert—	22
			'(a) the provisional approval, and any conditions of the approval, have effect as if the approval were a development permit for a material change of use of premises, but only to the extent authorised by the approval; and'.	23 24 25 26 27
		(2)	Section 176(2)(b)(ii)—	28
			omit, insert—	29

			•	nal works to construct the waterway and ss channel.'.	1 2
Clause	25		ion of s 181 (A al management	pplications to reconfigure a lot in a district)	3 4
		S	ction 181—		5
		0	ıit.		6
Clause	26	Inser	on of new ch 6	, pt 4	7
		A	fter section 186—		8
		iı	sert—		9
	'Part	4	Trans	sitional provisions for	10
			Envii	ronmental Protection and	11
			Othe	r Legislation Amendment	12
			Act 2	2004	13
	'187	_		Act 1997 applies to all to the construction of canals	14 15
		'(1) S	bsection (2) appl	ies for—	16
		(;	-	approval to construct a canal granted under Canals Act, section 5; or	17 18
		(1	to construct	approval, mentioned in section 179(1)(f), a canal and granted before or after the nt of this section.	19 20 21
		re	0	anning Act 1997 applies for development astruction of the canal authorised by the	22 23 24
	'188		ations to recor	nfigure a lot in a coastal	25 26
		'(1) S	bsections (3) and	(4) apply if—	27
		(:	before 20 Oct	ober 2003, a person—	28

		(i) held an authority from a local government to reconfigure a lot in a coastal management district; and	1 2 3
		(ii) had not applied for the Governor in Council's consent under the repealed Beach Protection Act, section 45(4); and	4 5 6
	(b)	the person intends to reconfigure the lot.	7
'(2)	Sub	sections (3) and (4) also apply if—	8
	(a)	before 20 October 2004, an application to reconfigure a lot in a coastal management district was made to a local government under the <i>Integrated Planning Act 1997</i> ; and	9 10 11 12
	(b)	the application was not decided before 20 October 2003; and	13 14
	(c)	the local government issues a development permit for the reconfiguration on or after 20 October 2003.	15 16
'(3)		person must apply for a further development approval for econfiguration under the <i>Integrated Planning Act 1997</i> .	17 18
'(4)	For	an application made under subsection (3)—	19
	(a)	the chief executive is the assessment manager; and	20
	(b)	there are no referral agencies; and	21
	(c)	no referral coordination is required; and	22
	(d)	only code assessment is required.	23
'(5)		chief executive may give the registrar of titles notice at land to which an application under subsection (3) ies.	24 25 26
'(6)		the chief executive gives the registrar a notice under section (5) the registrar—	27 28
	(a)	must record the notice in a way that a search of the land registry will show that the land is subject to this Act; and	29 30
	(b)	must not register a plan of subdivision dealing with the reconfiguration of the land until the chief executive has issued a development permit for the application.	31 32 33

	'(7)	and	e registrar has recorded information under subsection (6) the chief executive becomes aware the information no er applies or has changed—	1 2 3
		(a)	the chief executive must give the registrar notice that the information no longer applies or has changed; and	4 5
		(b)	the registrar must update the record.	6
189	Par	ticula	ar permits under the Beach Protection Act	7
	'(1)	This	section applies to the following permits—	8
		(a)	a permit under the repealed Beach Protection Act, section 47(1A);	9 1(
		(b)	a permit issued for an application under the repealed Beach Protection Act, section 47(1A) and taken to be a development permit;	11 12 13
		(c)	a development permit issued before 31 December 2004 for operational work mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 5(a) or (b)(i) or (iii).	14 15 16 17
	'(2)	secti	oite section 177, the <i>Integrated Planning Act 1997</i> , on 3.5.21(1) does not apply if the work authorised by the nit may be carried out more than once.	18 19 20
	'(3)		ermit to which this section applies lapses at the end of the ency period for the permit.	21 22
190	Ass	sessn	nent manager for particular applications	23
	'(1)	secti	section applies to a deemed approval mentioned in on 177 if the holder of the approval wishes to make a or change to it.	24 25 26
	'(2)		chief executive must decide who will be the assessment ager for the application to amend the approval.	27 28
	'(3)	deen	entity that would have been a concurrence agency for the ned approval is taken to be a concurrence agency for the ication to amend.	29 30 31

	(4)	1997, section 3.5.24 but subject to subsection (5).	2
	'(5)	The local government may elect not to be the assessment manager for the application to amend.	3
	'(6)	However, if the local government elects not to be the assessment manager for the application to amend, the local government can not be a referral agency.	5 6 7
'191	Wh	en particular applications lapse	8
	'(1)	Subsection (3) applies if—	9
		(a) an application was made under the Beach Protection Act before 20 October 2003; and	10 11
		(b) the chief executive has, by written notice, asked the applicant to give the chief executive, within 1 year, a stated document or information relevant to the application; and	12 13 14 15
		(c) the applicant did not give the stated document or information to the chief executive within 1 year after the request.	16 17 18
	'(2)	Subsection (3) also applies for an application mentioned in section 180(1) if—	19 20
		(a) the chief executive has, by written notice, asked the applicant to give the chief executive, within 1 year, a stated document or information relevant to the application; and	21 22 23 24
		(b) the applicant did not give the stated document or information to the chief executive within 1 year after the request.	25 26 27
	'(3)	The application lapses.'.	28
27	Am	nendment of schedule (Dictionary)	29
	(1)	Schedule, definition tidal water—	30
		omit.	31
	(2)	Schedule—	32

Clause

insert-

<i>'appi</i>	oprid	ntely qualified—	2	
1	powe deleg	ropriately qualified, for an individual to whom a er of the chief executive under this Act may be gated, includes having the qualifications, experience anding appropriate to exercise the power.	3 4 5 6	
	Exam	ple of standing—	7	
	a p	person's classification level in the public service	8	
2	subd	power delegated to a local government may be elegated by the local government, the following are copriately qualified entities for the subdelegation—	9 10 11	
	(a)	the local government's mayor;	12	
	(b)	a standing committee or a chairperson of a standing committee of the local government;	13 14	
	(c)	the local government's chief executive officer;	15	
	(d)	an employee of the local government, having the qualifications, experience or standing appropriate to exercise the power.	16 17 18	
		Example of standing for paragraph (d)—	19	
		the employee's classification level in the local government	20	
chapt sched		activity see the Environmental Protection Act 1994,	21 22	
		entally relevant activity see the Environmental Act 1994, section 18.	23 24	
operational work see the Integrated Planning Act 1997, section 1.3.5.				
refer sched		agency see the <i>Integrated Planning Act</i> 1997, 0.	27 28	
		n certificate see the Environmental Protection Act ion 73F.	29 30	
mean	s any	authority, for an environmentally relevant activity, of the following required for the activity under the ental Protection Act 1994—	31 32 33	
(a)	for a	chapter 4 activity—	34	

1

s 28 33 s 29

Environmental Protection and Other Legislation Amendment Bill 2004

		(i) a registration certificate; and	1
		(ii) if the activity is not subject to a code of environmental compliance—a development permit;	2 3 4
		(b) for a mining activity or petroleum activity—an environmental authority.	5 6
		tidal water means—	7
		(a) the sea and any part of a harbour or watercourse ordinarily within the ebb and flow of the tide at spring tides; or	8 9 10
		(b) the water downstream from a downstream limit declared under a regulation.'.	11 12
	(3)	Schedule, definition tidal works—	13
		insert—	14
	'2A	<i>Tidal works</i> also includes works designed to be exposed to tidal water because of shoreline fluctuations.'.	15 16
	(4)	Schedule, definition tidal works, item 3(e), 'the material'—	17
		omit, insert—	18
		'the material or use of the material to reclaim land'.	19
	Part 3	Amendment of Environmental	20
		Protection Act 1994	21
Clause	28 Ac	t amended in pt 3	22
		This part amends the Environmental Protection Act 1994.	23
Clause	29 Ins	ertion of new s 7A	24
		Chapter 1, part 3, division 1—	25
		insert—	26

	'7A	Notes in text	1
		'A note in the text of this Act is part of this Act.'.	2
Clause	30	Amendment of s 20 (Levels for environmentally relevant activities)	3 4
		Section 20(2) and (3)—	5
		omit, insert—	6
		'(2) A level 1 mining project is a level 1 environmentally relevant activity.	nt 7 8
		'(3) A level 2 mining project is a level 2 environmentally relevant activity.'.	nt 9 10
Clause	31	Amendment of s 37 (When EIS process applies)	11
		(1) Section 37(1)(b) to (d)—	12
		renumber as section 37(c) to (e).	13
		(2) Section 37(1)—	14
		insert—	15
		'(b) an EIS requirement is in force in relation to a application for an environmental authority (petroleur activities); or'.	
		(3) Section 37(2), 'subsection (1)(a)'—	19
		omit, insert—	20
		'subsection (1)(a) or (b)'.	21
Clause	32	Replacement of ch 4A (Environmental authorities for petroleum activities)	22 23
		Chapter 4A—	24
		omit, insert—	25

'Chapter 4A 'Part 1			Environmental authorities for petroleum activities		
			Preliminary	3	
'74	Pu	rpose of cl	า 4 A	4	
	'(1)		se of this chapter is to provide for environmental for petroleum activities.	5 6	
	'(2)		nmental authority issued under this chapter is an ental authority (petroleum activities).	7 8	
'75	Тур	oes of envi	ronmental authority (petroleum activities)	9	
	'(1)	• 1	of environmental authority (petroleum activities) e compliant authority and a non-code compliant	10 11 12	
	'(2)		<i>compliant authority</i> is an environmental authority a activities) issued under part 2, division 3, in 1.3	13 14 15	
	'(3)	compliant	a code compliant authority ceases to be a code authority if, under part 3, 4 or 6,4 its conditions are or new conditions are imposed on it.	16 17 18	
	'(4)		de compliant authority is any environmental (petroleum activities) other than a code compliant	19 20 21	
'76	What is a <i>petroleum authority</i> and the <i>Petroleum</i> legislation				
	'(1)	A petroleu	em authority is—	24	

³ Part 2, division 3, subdivision 1 (Code compliant authorities)

⁴ Part 3 (Amending environmental authorities (petroleum activities) by application), 4 (Transfers) or 6 (Amendment, cancellation or suspension by administering authority)

		(a)	a 1923 Act petroleum tenure granted under the <i>Petroleum Act 1923</i> ; or	1 2
		(b)	a petroleum authority granted under the <i>Petroleum and Gas (Production and Safety) Act 2004</i> ; or	3 4
		(c)	a licence, permit, pipeline licence, primary licence, secondary licence or special prospecting authority granted under the <i>Petroleum (Submerged Lands) Act 1982</i> .	5 6 7 8
	'(2)		Petroleum and Gas (Production and Safety) Act 2004 is rred to as the P&G Act .	9 10
	'(3)		Acts mentioned in subsection (1) are collectively referred as the <i>petroleum legislation</i> .	11 12
'77			a petroleum activity, a level 1 petroleum and a level 2 petroleum activity	13 14
	'(1)	A pe	etroleum activity is—	15
		(a)	an activity that, under the <i>Petroleum Act 1923</i> is an authorised activity for a 1923 Act petroleum tenure under that Act; or	16 17 18
		(b)	an activity that, under the P&G Act is an authorised activity for a petroleum authority under that Act; or	19 20
		(c)	exploring for or mining minerals under a licence, permit, pipeline licence, primary licence, secondary licence or special prospecting authority granted under the <i>Petroleum (Submerged Lands) Act 1982</i> ; or	21 22 23 24
		(d)	rehabilitating or remediating environmental harm because of an activity mentioned in paragraphs (a) to (c); or	25 26 27
		(e)	action taken to prevent environmental harm because of an activity mentioned in paragraphs (a) to (d); or	28 29
		(f)	an activity required under a condition of an environmental authority (petroleum activities); or	30 31
		(g)	an activity required under a condition of an environmental authority (petroleum activities) that has ended or ceased to have effect, if the condition—	32 33 34

		(i) continues to apply after the authority has ended or ceased to have effect; and	1 2				
		(ii) has not been complied with. ⁵	3				
	'(2)	A <i>level 1 petroleum activity</i> is a petroleum activity that, under section 20(1), is prescribed as a level 1 environmentally relevant activity.	4 5 6				
	'(3)	A <i>level 2 petroleum activity</i> is a petroleum activity that, under section 20(1), is prescribed as a level 2 environmentally relevant activity.	7 8 9				
'78	Wh	nat is a relevant petroleum authority	10				
		'A <i>relevant petroleum authority</i> for a petroleum activity, environmental authority (petroleum activities) or an application for, or about, an environmental authority (petroleum activities), is the petroleum authority, or proposed petroleum authority, to which the environmental authority or application relates.	11 12 13 14 15				
'79	Wh	nat is a relevant petroleum activity	17				
	'(1)	A <i>relevant petroleum activity</i> , for an application for, or about, an environmental authority (petroleum activities) is a petroleum activity the subject of the application.	18 19 20				
	'(2)	A <i>relevant petroleum activity</i> for an environmental authority (petroleum activities) is a petroleum activity the subject of the authority.	21 22 23				
'80	Wh	nat is a <i>petroleum project</i>	24				
	'A <i>petroleum project</i> is all activities carried out, or proposed to be carried out, under 1 or more of the following, in any combination, as a single integrated operation—						
		(a) a 1923 Act petroleum tenure granted under the <i>Petroleum Act 1923</i> ;	28 29				

⁵ See sections 98 and 114 (Conditions that may and must be imposed) and schedule 3, definition *condition*.

	(b)	a petroleum authority granted under the P&G Act;			
	(c)	a licence, permit, pipeline licence, primary licence, secondary licence or special prospecting authority granted under the <i>Petroleum (Submerged Lands) Act 1982.</i>	2 3 4 5		
Part 2		Applying for and obtaining	6		
		environmental authority	7		
		(petroleum activities)	8		
Division	1	Preliminary	9		
81 Def	initio	ons for pt 2	10		
	'In th	nis part—	11		
	_	on includes a body of persons, whether incorporated or corporated.	12 13		
	activ autho	cant place, for an environmental authority (petroleum ities), means a place, or a part of a place, to which the prity relates, but does not include premises, or a part of hises, used only for residential purposes.	14 15 16 17		
		nission period, for an application for an environmental ority (petroleum activities), means—	18 19		
	(a)	the submission period for the application under section 107(1)(b) and (2);6 or	20 21		
	(b)	if section 109 applies—any new submission period fixed under section 109(3)(b). ⁷	22 23		

⁶ Section 107 (Required contents of application notice)

⁷ Section 109 (Substantial compliance may be accepted)

'Division 2			General provisions for applicat	ions 1
'Sul	bdivi	sion	1 Restriction on who may apply	2
'82	Re	stricti	on	3
		(petro	person may apply for an environmental au oleum activities) only if the person is the holder of cant for, a relevant petroleum authority for cation.	f, or the 5
'Sul	bdivi	sion	2 Petroleum projects	8
'83	Sin	igle ap	pplication required for petroleum project	9
	'(1)	envir	section applies to a person who may apply conmental authority (petroleum activities) for pet ities proposed to be carried out as a petroleum pro	troleum 11
	'(2)	envir	person may only make a single application for a conmental authority (petroleum activities) followed activities that form the project.	a single 13 for all 14 15
	'(3)		y relevant petroleum activity for the application is roleum activity—	a level 16
		(a)	division 4,8 must be complied with for the application; but	whole 18
		(b)	a submission under section 110 ⁹ can not be madany relevant petroleum activity that is a leptroleum activity.	-
	'(4)	If the	e administering authority grants the application,	it may 23 24
		(a)	1 environmental authority (petroleum activities) the activities; or	for all 25 26

⁸ Division 4 (Level 1 petroleum activities)

⁹ Section 110 (Right to make submission)

		(b) 2 or more environmental authorities (petroleum activities) for the activities.	1 2
'84		ngle environmental authority (petroleum activities) Juired for petroleum project	3 4
	'(1)	This section applies if an environmental authority (petroleum activities) has been granted for a petroleum project.	5 6
	'(2)	The holder of the authority can not apply for a separate environmental authority (petroleum activities) for an additional petroleum activity proposed to be carried out as part of the petroleum project.	7 8 9 10
	'(3)	Subsection (2) applies whether or not the additional activity is proposed to be carried out under another petroleum authority as part of the petroleum project.	11 12 13
	'(4)	This section does not prevent the holder from applying to amend or replace the environmental authority.	14 15
'Sul	bdivi	sion 3 Joint applications	16
'85	Ар	plication of sdiv 3	17
		'This subdivision applies if 2 or more persons (<i>joint applicants</i>) jointly apply for 1 or more environmental authorities (petroleum activities).	18 19 20
'86	Joi	nt application may be made	21
	'(1)	The administering authority may accept an application (a <i>joint application</i>) made for all the joint applicants by 1 of the joint applicants if it is satisfied the person is authorised to make the application for all the joint applicants.	22 23 24 25
	'(2)	More than 1 joint application may be made by the person for the same joint applicants.	26 27

41

'87	Appointment of principal applicant						
	'(1)			applicants may appoint 1 of them as the principal for a joint application made by them.	2 3		
	'(2)	(2) However, the appointment may be made only—					
	(a) in the joint application; or						
		(b)	•	signed notice from all the joint applicants to the inistering authority.	6 7		
	'(3) The joint applicants may, by a signed notice from all of them to the authority, cancel the appointment.						
'88	Effect of appointment						
	'If a person holds an appointment as the principal application—				11 12		
		(a) the principal applicant may, for all applicants for t application, give the administering authority a notice other document relating to the application; and					
		(b)	the a	authority may—	16		
			(i)	give a notice or other document relating to the application to all the applicants, by giving it to the principal applicant; or	17 18 19		
			(ii)	make a requirement under this chapter relating to the application of all the applicants, by making it of the principal applicant. ¹⁰	20 21 22		

Division 3				Level 2 petroleum activities		
'Sul	bdivi	sion	1	Code compliant authorities	2	
'89	Ор	eratio	n of	sdiv 1	3	
	'(1)	appli	icatior	division provides the process to obtain, by an environmental authority (petroleum activities) 2 petroleum activity if—	4 5 6	
		(a)		are relevant codes of environmental compliance elevant petroleum activities for the authority; and	7 8	
		(b)		pplicant elects to comply with the codes in carrying elevant petroleum activities for the authority. ¹¹	9 10	
	'(2)			on is taken to have been made on the making of an under this subdivision.	11 12	
'90	Red	quire	ment	s for application	13	
		'The	appli	cation must—	14	
		(a)		ade to the administering authority in the approved ; and	15 16	
		(b)	desci	ribe—	17	
			(i)	each relevant petroleum authority for the application; and	18 19	
			(ii)	all relevant petroleum activities for the application; and	20 21	
		(c)	petro (petr	fy that the applicant can, in carrying out the relevant bleum activities for the environmental authority oleum activities), comply with the code compliance ition; ¹² and	22 23 24 25	

¹¹ See also section 145V (Restrictions on authority or transfer taking effect).

¹² See sections 93 (Code compliance condition) and 480(4) (False, misleading or incomplete documents).

			1 2
		Note—	3
		condition may result in the commission on offence or in action to amend, suspend or cancel the authority. See sections 93,	4 5 6 7
91	De	ciding application	8
	'(1)		9 10
	'(2)	•	11 12
92			13 14
	'(1)	• • • • • • • • • • • • • • • • • • • •	15 16
		fee, is required to accompany the application, within	17 18 19
		(i) the day the decision is made; or	20
		(ii) payment of the application fee or part of the fee; or	21
		•	22 23
	'(2)	been required for the proposed environmental authority (petroleum activities), subsection (1) does not apply until the	24 25 26 27

¹³ Sections 93 (Code of compliance condition), 145E (Other amendments), 145F (Conditions for cancellation or suspension) and 480 (False, misleading or incomplete documents)

¹⁴ Section 1450 (Financial assurance may be required before authority is issued or transferred)

	'(3)	For subsection (1), the steps are—	1
		(a) issue the environmental authority in the approved form; and	2 3
		(b) insert it in the appropriate register; and	4
		(c) give the applicant a copy of the authority. ¹⁵	5
'93	Со	de compliance condition	6
	'(1)	The code compliant authority is taken to include a condition (the <i>code compliance condition</i>) that the applicable codes of environmental compliance for relevant petroleum activities for the authority must be complied with.	7 8 9 10
	'(2)	For subsection (1), the applicable codes are—	11
		(a) generally—the relevant codes of environmental compliance for relevant petroleum activities for the authority, as they were in force when the application was made; or	12 13 14 15
		(b) if any code mentioned in paragraph (a) is changed or replaced—the changed or replaced code, from 1 year after the change or replacement.	16 17 18
	'(3)	While the authority continues to be a code compliant authority, the code compliance condition is the only condition of the authority. ¹⁶	19 20 21
'Su	bdivi	sion 2 Non-code compliant authorities	22
'94	Ор	eration of sdiv 2	23
	'(1)	This subdivision provides the process to obtain, by application, an environmental authority (petroleum activities) for a level 2 petroleum activity if—	24 25 26

¹⁵ See however section 145V (Restrictions on authority or transfer taking effect).

For when a code compliant authority becomes a non-code compliant authority, see section 75 (Types of environmental authority (petroleum activities)).

		(a)	there are no relevant codes of environmental compliance for relevant petroleum activities for the authority; or	1 2
		(b)	there are relevant codes, but the applicant elects not to comply with the codes in carrying out relevant petroleum activities for the authority. ¹⁷	3 4 5
	'(2)		election is taken to have been made on the making of an ication under this subdivision.	6 7
'95	Re	quire	ments for application	8
		'The	e application must—	9
		(a)	be made to the administering authority in the approved form; and	10 11
		(b)	describe—	12
			(i) each relevant petroleum authority for the application; and	13 14
			(ii) all relevant petroleum activities for the application; and	15 16
		(c)	be supported by enough information to allow the authority to decide the application, including, for example—	17 18 19
			(i) relevant information about the likely risks to the environment; and	20 21
			(ii) details of wastes to be generated; and	22
			(iii) any waste minimisation strategy; and	23
		(d)	be accompanied by the fee prescribed under a regulation.	24 25
'96	De	cidin	g application	26
		'The	e administering authority must, within the latest of the bwing periods to end, decide to grant or refuse the ication—	27 28 29

¹⁷ See also section 145V (Restrictions on authority or transfer taking effect).

		(a)	20 b	usiness days	after the	application d	ate;		1
		(b)		usiness days ication ends.	after the	e submission	n period 1	for the	2 3
'97	Cri	teria	for d	ecision					4
				ng whether t ring authority	_	or refuse the	application	on, the	5 6
		(a)	mus	t comply with	any rele	vant EPP req	uirement;	and	7
		(b)		ect to paragi owing—	raph (a),	must consi	der each	of the	8 9
			(i)	the standard	criteria;				10
			(ii)	additional in application;	nformatio	on given in	relation	to the	11 12
			(iii)	any suitabili	ty report	obtained for	the applic	ation;	13
			(iv)	any properly	made su	bmission for	the applic	eation;	14
			(v)	the views exto the applic		t a conferenc	e held in r	elation	15 16
			(vi)	the status of legislation f for the applie	or each		-		17 18 19
'98	Со	nditio	ons tl	hat may and	l must b	e imposed			20
	'(1)	envi	e administering authority may impose the conditions on the rironmental authority (petroleum activities) it considers are essary or desirable.						21 22 23
	'(2)			itions must in is required to				_	24 25
	'(3)	With may		limiting subs	ections	(1) and (2)	, the con	ditions	26 27
		(a)	-	ire the environ		authority ho	older to do	all or	28 29
			(i)	install and o			r equipme	nt in a	30 31

	(11)	environmental harm being caused;	2
	(iii)	carry out and report on a stated monitoring program;	3 4
	(iv)	prepare, and comply with, an environmental management program;	5 6
	(v)	give relevant information reasonably required by the administering authority for the administration or enforcement of this Act;	7 8 9
	(vi)	carry out or report about stated rehabilitation or remediation work relating to a relevant petroleum activity; or	10 11 12
(b)	oper relev char to s	rating any plant or equipment installed at the vant place for the environmental authority if the age, replacement or operation increases, or is likely substantially increase, the risk of environmental an; or	13 14 15 16 17 18
(c)		ride that the environmental authority ceases, or es to have effect—	19 20
	(i)	on a stated day; or	21
	(ii)	when a stated period ends; or	22
	(iii)	on the happening of a stated event; or	23
	(iv)	if a stated event has not happened on or before a stated day.	24 25
		Example of a stated event—	26
		the granting of a relevant petroleum authority for the environmental authority	27 28
impo autho	osed e	e any doubt, it is declared that a condition may be even if it imposes an obligation on the environmental holder that continues to apply after it has ended or have effect.	29 30 31 32

'(4)

	Example for subsection (4)—	1
	A condition may—	2
	1 be about rehabilitation of the land to which the environmental authority relates after the authority has ended; or	3 4
	2 require a site management plan for the land.	5
'(5)	Despite subsections (1) to (4), if a relevant petroleum authority for the environmental authority is, or is included in, a significant project—	6 7 8
	(a) any conditions for the environmental authority stated in the Coordinator-General's report for the project (the <i>Coordinator-General's conditions</i>) must be imposed on the environmental authority; and	9 10 11 12
	(b) any other condition imposed on the environmental authority must not be inconsistent with the Coordinator-General's conditions.	13 14 15
	eps after granting application and the giving of nancial assurance	16 17
'(1)	If the administering authority decides to grant the application, it must take the steps mentioned in subsection (3)—	18
	(a) if, under a regulation, the application fee, or part of the	19
	fee, is required to accompany the application—within 8 business days after the later of the following—	20 21 22
	1 1 1	20 21
	8 business days after the later of the following—	20 21 22
	8 business days after the later of the following— (i) the day the decision is made; (ii) payment of the application fee or the part of the	20 21 22 23 24

¹⁸ Section 145O (Financial assurance may be required before authority is issued or transferred)

	' (3)	For	subsection (1), the steps are—	1
		(a)	issue the environmental authority in the approved form; and	2 3
		(b)	insert it in the appropriate register; and	4
		(c)	give the applicant a copy of the authority. ¹⁹	5
'100	Infe	orma	tion notice about particular decisions	6
		after	e administering authority must, within 8 business days making a decision to do any of the following, give the icant an information notice about the decision—	7 8 9
		(a)	refuse the application;	10
		(b)	impose a condition on the environmental authority (petroleum activities), other than a condition that is the same, or is to the same effect, as a condition agreed to or requested by the applicant.	11 12 13 14
'Div	isior	ı 4	Level 1 petroleum activities	15
'101	Ор	eratio	on of div 4	16
		an e	s division provides the process to obtain, by application, nvironmental authority (petroleum activities) for a level 1 oleum activity. ²⁰	17 18 19
'102	Re	quire	ments for application	20
		'The	e application must—	21
		(a)	be made to the administering authority in the approved form; and	22 23
		(b)	describe—	24

¹⁹ See however section 145V (Restrictions on authority or transfer taking effect).

²⁰ See also section 145V (Restrictions on authority or transfer taking effect).

			(i)	each relevant petroleum authority for the application; and	1 2
			(ii)	all relevant petroleum activities for the application; and	3 4
		(c)	auth	supported by enough information to allow the ority to decide the application, including, for nple—	5 6 7
			(i)	relevant information about the likely risks to the environment; and	8 9
			(ii)	details of wastes to be generated; and	10
			(iii)	any waste minimisation strategy; and	11
		(d)	be a	ecompanied by—	12
			(i)	an environmental management plan that complies with section 103(2); and	13 14
			(ii)	the fee prescribed under a regulation.	15
	_		_		
103	En۱	/ironi	ment	al management plan	16
103	'(1)	The prop	purpo ose e inister	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities).	16 17 18 19 20
103		The prop admi	purpo ose e inister	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the	17 18 19
103	'(1)	The prop admi	purpo ose e inister conme enviro	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities).	17 18 19 20
103	'(1)	The prop admit envir	purpo ose e inister ronme nviro be in	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities). nmental management plan must—	17 18 19 20 21
103	'(1)	The prop admi envir	purpo ose e inister ronme nviro be in	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities). In the approved form; and	17 18 19 20 21 22 23 24
103	'(1)	The prop admi envir	purpo ose e inister conme enviro be in desc	ose of an environmental management plan is to nvironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities). In the approved form; and ribe each of the following— each relevant petroleum authority for the	17 18 19 20 21 22
103	'(1)	The prop admi envir	purpo ose e inister conme enviro be in desc (i)	ose of an environmental management plan is to invironmental protection commitments to help the ring authority decide the conditions of the ental authority (petroleum activities). Inmental management plan must— In the approved form; and ribe each of the following— each relevant petroleum authority for the environmental authority; all relevant petroleum activities the subject of the	17 18 19 20 21 22 23 24 25 26

			(v) the potential adverse and beneficial impacts of the activities on the environmental values; and	1 2
		(c)	state the environmental protection commitments the applicant proposes for the activities to protect or enhance the environmental values under best practice environmental management; and	3 4 5 6
		(d)	contain enough other information to allow the administering authority to decide the application and conditions to be imposed on the environmental authority (petroleum activities); and	7 8 9 10
		(e)	address any other matter prescribed under an environmental protection policy or regulation.	11 12
104	EIS	may	be required	13
	'(1)	follo	administering authority may, within the latest of the twing periods to end, decide whether an EIS is required the application—	14 15 16
		(a)	10 business days after it receives the application;	17
		(b)	if the administering authority, within the 10 business days, gives the applicant written notice that it has fixed a longer period—the longer period.	18 19 20
	'(2)	the	vever, despite any decision by the administering authority, Minister may, at any time before the application is ded, decide—	21 22 23
		(a)	whether there is to be an EIS requirement for the application; and	24 25
		(b)	at what stage, or step within a stage, under this division, the processing of the application must start or resume.	26 27
	'(3)		administering authority and the Minister must, in making cision under this section, consider the standard criteria.	28 29
	'(4)	after	administering authority must, within 10 business days a decision is made under this section, give the applicant ten notice of the decision.	30 31 32

	'(5)	Despite subsections (1) and (2), an EIS must not be required for the application if a relevant petroleum authority for the application is, or is included in, a significant project. ²¹	1 2 3
	'(6)	Also, a decision under subsection (1) or (2) ceases to have effect if a relevant petroleum authority for the application is, or is included in, a significant project.	4 5 6
'105	Pul	blic access to application	7
		'The administering authority must, from the application date to the review date—	8 9
		(a) keep the application open for inspection by members of the public at the authority's head office and the other places the chief executive considers appropriate; and	10 11 12
		(b) permit a person to take extracts from the application or, on payment of the appropriate fee to the authority, give the person a copy of the application, or part of the application.	13 14 15 16
'106	Pul	blic notice of application	17
	'(1)	The applicant must, within 2 business days after the application date publish a notice about the application (the <i>application notice</i>) in a newspaper circulating generally in the area where the relevant petroleum activities are proposed to be carried out.	18 19 20 21 22
	'(2)	Subsection (1) is subject to section 109.	23
'107	Re	quired contents of application notice	24
	'(1)	The application notice must be in the approved form and state each of the following—	25 26
		(a) that anyone may make a submission to the administering authority about the application;	27 28

²¹ For EISs for significant projects, see the State Development Act, section 28 (Application of divs 3–6) and part 4, division 3 (EIS process).

		(b)	the period (the <i>submission period</i>) during which the submission may be made;	1 2
		(c)	how to make a properly made submission;	3
		(d)	another matter prescribed under a regulation.	4
	'(2)		submission period must not end before the later of the owing—	5 6
		(a)	a day or time fixed by the authority before the notice is published;	7 8
		(b)	8 business days after the application notice is published under section 106.	9 10
	(3)	This	section is subject to section 109.	11
'108	Dec	clarat	tion of compliance	12
	'(1)	appl decla	applicant must, within 5 business days after the ication date, give the administering authority a statutory aration declaring whether or not the applicant has plied with the notice requirements under sections 106 107.	13 14 15 16 17
	'(2)		opy of the application notice must be attached to the aration.	18 19
	'(3)		proponent is taken to have complied with the irements if—	20 21
		(a)	a declaration is given under this section; and	22
		(b)	the declaration states the proponent has complied with the requirements.	23 24
'109	Sul	bstan	itial compliance may be accepted	25
	'(1)	unde decie	e applicant has not complied with the notice requirements er section 106 or 107, the administering authority must de whether to allow the application to proceed under this as if the noncompliance had not happened.	26 27 28 29
	'(2)	only	authority may decide to allow the application to proceed if it is satisfied there has been substantial compliance the requirements.	30 31 32

	'(3)	If the authority decides not to allow the application to proceed—	1 2
		(a) any steps purportedly taken to comply with sections 106 and 107 are of no effect; and	3 4
		(b) the authority must, within 8 business days after the decision is made, give the applicant—	5 6
		(i) a written notice fixing a new period for giving the application notice (the <i>new notice period</i>); and	7 8
		(ii) if the submission period under section 107 has or will start before the new notice period—a new submission period for the application; and	9 10 11
		(iii) an information notice about the decision not to allow the application to proceed and the decision to fix the new notice period.	12 13 14
	'(4)	The new notice period applies despite section 107(2).	15
110	Rig	'A person may, within the submission period, make a submission to the administering authority about the application.	16 17 18 19
			1)
111	Ac	ceptance of submission	20
111	Acc '(1)	ceptance of submission The administering authority must accept the submission if it—	
111		The administering authority must accept the submission if	20 21
111		The administering authority must accept the submission if it—	20 21 22
111		The administering authority must accept the submission if it— (a) is written; and (b) is signed by or for each person (a <i>signatory</i>) who made	20 21 22 23 24
111		The administering authority must accept the submission if it— (a) is written; and (b) is signed by or for each person (a <i>signatory</i>) who made the submission; and	20 21 22 23 24 25
111		The administering authority must accept the submission if it— (a) is written; and (b) is signed by or for each person (a <i>signatory</i>) who made the submission; and (c) states the name and address of each signatory; and	20 21 22 23 24 25 26

	'(3)			rity may accept a written submission even if it is not made submission.	1 2
'112	De	cidin	g app	olication	3
		follo		inistering authority must, within the latest of the periods to end, decide to grant or refuse the n—	4 5 6
		(a)	20 b	usiness days after the application date;	7
		(b)		business days after the authority receives the aration of compliance under section 108;	8 9
		(c)	8 bu	siness days after the submission period ends;	10
		(d)	or a sign	EIS requirement has been made for the application relevant petroleum activity is, or is included in, a ificant project—20 business days after the EIS eess is completed. ²²	11 12 13 14
'113	Cri	teria	for d	ecision	15
				ng whether to grant or refuse the application, the ring authority—	16 17
		(a)	mus	t comply with any relevant EPP requirement; and	18
		(b)		ect to paragraph (a), must consider each of the owing—	19 20
			(i)	the standard criteria;	21
			(ii)	additional information given in relation to the application;	22 23
			(iii)	any suitability report obtained for the application;	24
			(iv)	any properly made submission for the application;	25
			(v)	the views expressed at a conference held in relation to the application;	26 27
			(vi)	the environmental management plan accompanying the application;	28 29

²² For the completion of the EIS process, see section 60 (When process is completed).

			(vii)	the status of the application under the petroleum legislation for each relevant petroleum authority for the application;	1 2 3
			(viii)if an EIS requirement has been made for the application—the EIS. ²³	4 5
'114	Co	nditia	na tl	act may and must be imposed	(
114				nat may and must be imposed	6
	'(1)	envi	ronme	nistering authority may impose the conditions on the ental authority (petroleum activities) it considers are or desirable.	7 8 9
	'(2)			tions must include any condition the administering is required to impose under an EPP requirement.	10 11
	'(3)	With may		limiting subsections (1) and (2), the conditions	12 13
		(a)		ire the environmental authority holder to do all or of the following—	14 15
			(i)	install and operate stated plant or equipment in a stated way within a stated period;	16 17
			(ii)	take stated measures to minimise the likelihood of environmental harm being caused;	18 19
			(iii)	carry out and report on a stated monitoring program;	20 21
			(iv)	prepare, and comply with, an environmental management program;	22 23
			(v)	give relevant information reasonably required by the administering authority for the administration or enforcement of this Act;	24 25 26
			(vi)	carry out or report about stated rehabilitation or remediation work relating to a relevant petroleum activity; or	27 28 29
		(b)	-	hibit the holder from changing, replacing or rating any plant or equipment installed at the	30 31

²³ See also section 145U (Grounds for refusing application for or to transfer non-code compliant authority).

		char to s	rant place for the environmental authority if the nge, replacement or operation increases, or is likely substantially increase, the risk of environmental n; or	1 2 3 4
	(c)	-	ride that the environmental authority ceases, or ses to have effect—	5 6
		(i)	on a stated day; or	7
		(ii)	when a stated period ends; or	8
		(iii)	on the happening of a stated event; or	9
		(iv)	if a stated event has not happened on or before a stated day.	10 11
			Example of a stated event—	12
			the granting of a relevant petroleum authority for the environmental authority	13 14
'(4)	impo auth	osed e ority	re any doubt, it is declared that a condition may be even if it imposes an obligation on the environmental holder that continues to apply after it has ended or have effect.	15 16 17 18
	Exan	nple for	r subsection (4)—	19
	A	conditi	on may—	20
			about rehabilitation of the land to which the environmental hority relates after the authority has ended; or	21 22
		2 rec	quire a site management plan for the land.	23
'(5)	auth	ority	subsections (1) to (4), if a relevant petroleum for the environmental authority is, or is included in, ant project—	24 25 26
	(a)	the (the	conditions for the environmental authority stated in Coordinator-General's report for the project <i>Coordinator-General's conditions</i>) must be osed on the environmental authority; and	27 28 29 30
	(b)	auth	other condition imposed on the environmental acrity must not be inconsistent with the rdinator-General's conditions.	31 32 33

115	Steps after granting application and the giving of financial assurance					
	'(1)		e administering authority decides to grant the application, ust take the steps mentioned in subsection (3)—	3 4		
		(a)	if, under a regulation, the application fee, or part of the fee, is required to accompany the application—within 8 business days after the later of the following—	5 6 7		
			(i) the day the decision is made;	8		
			(ii) payment of the application fee or the part of the fee; or	9 10		
		(b)	otherwise—within 8 business days after the decision is made.	11 12		
	'(2)	been (petr	vever, if, under section 145O, ²⁴ financial assurance has required for the proposed environmental authority roleum activities), the steps need not be taken until the irement has been complied with.	13 14 15 16		
	'(3)	For s	subsection (1), the steps are—	17		
		(a)	issue the environmental authority in the approved form; and	18 19		
		(b)	insert it in the appropriate register; and	20		
		(c)	give the applicant a copy of the authority. ²⁵	21		
116	Info	ormat	tion notice about particular decisions	22		
	'(1)	mak appl	administering authority must, within 8 business days after ing a decision to do any of the following, give the icant and any submitter for the application an information ce about the decision—	23 24 25 26		
		(a)	refuse the application;	27		
		(b)	impose a condition on the environmental authority (petroleum activities), other than a condition that is the	28 29		

²⁴ Section 145O (Financial assurance may be required before authority is issued or transferred)

²⁵ See however section 145V (Restrictions on authority or transfer taking effect).

	same, or is to the same effect, as a condition agreed to or requested by the applicant.	1 2
'(2)	If the administering authority decides to grant the environmental authority (petroleum activities) it must, within 8 business days after the decision is made, give any submitter for the application an information notice about the decision.	3 4 5 6
'Division	Term of environmental authority (petroleum activities)	7 8
'117 Terı	An environmental authority (petroleum activities) continues in force unless it is cancelled, surrendered or suspended under this chapter.	9 10 11 12
'Part 3	Amending environmental authorities (petroleum activities) by application	13 14 15
'Division	1 Making amendment application	16
'118 Who	o may apply for amendment	17
	'The holder of an environmental authority (petroleum activities) may, at any time, apply to the administering authority to amend the environmental authority (an <i>amendment application</i>).	18 19 20 21
	Examples of when the holder may wish to make an amendment application—	22 23
	• to change a relevant petroleum activity for the environmental authority from a level 1 petroleum activity to a level 2 petroleum	24 25 26

	• to complement an application under the P&G Act, chapter 4, part 6,26 to amend a relevant pipeline licence	1 2
	• if a relevant petroleum authority is an authority to prospect and the holder has, under the P&G Act, chapter 2, part 2, division 2, ²⁷ made an ATP-related application for a petroleum lease	3 4 5
'119 Cc	de compliance condition may be amended	6
	'An amendment application for a code compliant authority may seek to amend the code compliance condition or to impose new conditions on the authority.	7 8 9
	Note—	10
	If the amendment is made, the authority will become a non-code compliant authority. See section 75. ²⁸	11 12
'120 Re	quirements for amendment application	13
	'An amendment application must be—	14
	(a) in the approved form; and	15
	(b) supported by enough information to allow the administering authority to decide the application; and	16 17
	(c) accompanied by the fee prescribed under a regulation.	18
'Divisioı	n 2 Processing amendment application	19
'121 EIS	S may be required	20
'(1)	The administering authority may, within the latest of the following periods to end, decide whether an EIS is required for an amendment application—	21 22 23
	(a) 10 business days after it receives the application;	24

²⁶ P&G Act, chapter 4, part 6 (Amending licence by application)

²⁷ P&G Act, chapter 5, part 2, division 2 (Transition from authority to prospect to petroleum lease)

²⁸ Section 75 (Types of environmental authority (petroleum activities)

		days, gives the applicant written notice that it has fixed a longer period—the longer period.	1 2 3
	'(2)	However, despite any decision by the administering authority, the Minister may, at any time before the application is decided, decide—	4 5 6
		(a) whether there is to be an EIS requirement for the application; and	7 8
		(b) at what stage, or step within a stage, under this part the processing of the application must start or resume.	9 10
	'(3)	The administering authority and the Minister must, in making a decision under this section, consider the standard criteria.	11 12
	'(4)	The administering authority must, within 10 business days after a decision is made under this section, give the applicant written notice of the decision.	13 14 15
	'(5)	Despite subsections (1) and (2), an EIS must not be required for the application if a relevant petroleum authority for the application is, or is included in, a significant project. ²⁹	16 17 18
	'(6)	Also, a decision under subsection (1) or (2) ceases to have effect if a relevant petroleum authority for the application is, or is included in, a significant project.	19 20 21
'122	Puk	olic notice may be required	22
	'(1)	The administering authority may, within 5 business days after the application date for an amendment application, by written notice to the applicant, decide that sections 105 to 111 ³⁰ apply for the application (a <i>public notice requirement</i>).	23 24 25 26
	'(2)	However, a public notice requirement must not be made unless the administering authority is satisfied there is likely to be a substantial increase in the risk of environmental harm under the amended environmental authority (petroleum activities) because of a substantial change in—	27 28 29 30 31

²⁹ For EISs for significant projects, see the State Development Act, section 28 (Application of divs 3–6) and part 4, division 3 (EIS process).

³⁰ Sections 105 (Public access to application) to 111 (Acceptance of submission)

		(a) the quantity or quality of contaminant authorised to be released into the environment; or	1 2
			3 4 5
	'(3)		6 7
			8 9
		(b) if the amendment application is for an environmental authority (petroleum activities) for a petroleum project and the amendment is to add a level 1 petroleum activity to the authority.	10 11 12 13
	'(4)	The notice must be accompanied by, or include, an information notice about the decision.	14 15
'123	Pul	blic notice process	16
	'(1)	If a public notice requirement is made for an amendment application, sections 105 to 111 ³¹ apply for the application, with necessary changes, as if the application were an	17 18 19
		application for an environmental authority (petroleum	20 21
	'(2)	application for an environmental authority (petroleum activities) for a level 1 petroleum activity. However, for applying a section, the reference in the section to a number of business days after the application date is taken to	20
	'(2)	application for an environmental authority (petroleum activities) for a level 1 petroleum activity. However, for applying a section, the reference in the section to a number of business days after the application date is taken to be—	20 21 22 23
	'(2)	application for an environmental authority (petroleum activities) for a level 1 petroleum activity. However, for applying a section, the reference in the section to a number of business days after the application date is taken to be—	20 21 22 23 24

³¹ Sections 105 (Public access to application) to 111 (Acceptance of submission)

³² Section 106 (Public notice of application)

³³ Section 108 (Declaration of compliance)

³⁴ Section 110 (Right to make submission)

		(a)	may be made about an existing provision of the environmental authority only to the extent the provision is proposed to be amended under the application; and	1 2 3
		(b)	can not be made about petroleum activities carried out under the authority before the deciding of the application.	4 5 6
'124	Dec	ciding	g application	7
	'(1)		administering authority must decide to grant or refuse an andment application the latest of the following periods to	8 9 10
		(a)	20 business days after the application date for the application;	11 12
		(b)	if a public notice requirement has been made for the application, the later of the following periods to end—	13 14
			(i) 20 business days after the authority receives the declaration of compliance under section 108;	15 16
			(ii) 8 business days after the submission period ends;	17
		(c)	if an EIS requirement has been made for the application or a relevant petroleum activity is, or is included in, a significant project—20 business days after the EIS process is completed. ³⁵	18 19 20 21
	'(2)	appli admi	administering authority may decide to grant the ication subject to the applicant's written agreement to the inistering authority amending the environmental authority roleum activities) in a stated way that it considers is ssary or desirable.	22 23 24 25 26
'125	Cri	teria i	for decision	27
	'(1)	appli	administering authority may grant an amendment ication if it is satisfied the amendment is necessary or rable.	28 29 30

³⁵ For the completion of the EIS process, see section 60 (When process is completed).

	'(2)	autho appli	ever, in deciding the application, the administering prity must consider any criteria that apply for deciding an cation to obtain the environmental authority (petroleum ities).	1 2 3 4
	'(3)		onsidering whether the amendment is necessary or able, the administering authority may have regard to—	5 6
		(a)	an existing provision of the environmental authority whether or not the provision is proposed to be amended under the application; and	7 8 9
		(b)	all or any of the petroleum activities carried out under the environmental authority before the deciding of the application.	10 11 12
'Divi	sion	3	Miscellaneous provisions	13
'126	Ste	ps af	ter making decision	14
		appli	the administering authority decides to grant an amendment cation, it must do each of the following within 8 business after the decision is made—	15 16 17
		(a)	amend the environmental authority (petroleum activities) to give effect to the amendment;	18 19
		(b)	record particulars of the amendment in the appropriate register;	20 21
		(c)	give the applicant a copy of the amended environmental authority.	22 23
'127	Whe	en an	nendment takes effect	24
	'(1)		mendment made under section 126(a) takes effect on the t of the following days—	25 26
		(a)	the day of the amendment;	27
		(b)	a later day of effect stated in the amended environmental authority (petroleum activities);	28 29
		(c)	another day agreed to by the holder of the environmental authority;	30 31

	'(2)	(d) if a public notice requirement has been made for the application and a properly made submission was made about the application—the day after the review date.For subsection (1)(b) the day may be stated by reference to the day a particular event happens, including, for example, a stated amendment of a relevant petroleum authority for the environmental authority.	1 2 3 4 5 6 7
'128	Info	ormation notice about particular decisions	8
	'(1)	The administering authority must, within 8 business days after making 1 of the following decisions, give the applicant an information notice about the decision—	9 10 11
		(a) a decision to refuse an amendment application;	12
		(b) a decision under section 124(2) ³⁶ to grant an amendment application subject to the applicant's written agreement to the administering authority amending the environmental authority (petroleum activities) in a stated way.	13 14 15 16 17
	'(2)	However, the information notice need not be given if the applicant has given the written agreement.	18 19
	'(3)	If the administering authority has made a public notice requirement for an amendment application, it must, within 8 business days after deciding to grant the application, give any submitter for the application an information notice about the decision.	20 21 22 23 24
'Par	ተ 4	Transfers	25
'129	Tra '(1)	nsfer only by approval An environmental authority (petroleum activities) may be transferred only if—	26 27 28

		(a)	an application for the transfer has been made under this part (a <i>transfer application</i>); and	1 2
		(b)	the administering authority has approved the transfer. ³⁷	3
	'(2)	may from activ	emove any doubt, it is declared that a transfer application be made, and a transfer may be approved, for a transfer joint holders of an environmental authority (petroleum ities) under which 1 or more of the joint holders will inue to hold the environmental authority.	4 5 6 7 8
'130	Ge	neral	requirements for transfer application	9
		'A tr	ansfer application must be—	10
		(a)	made to the administering authority in the approved form; and	11 12
		(b)	made by each of the following (the applicants)—	13
			(i) the holder of the environmental authority (petroleum activities);	14 15
			(ii) the proposed transferee; and	16
		(c)	supported by enough information to allow the administering authority to decide the application; and	17 18
		(d)	accompanied by the fee prescribed under a regulation.	19
'131		endn olicati	nent application may accompany transfer ion	20 21
	'(1)	make	applicants may, together with the transfer application, e an amendment application for the environmental prity (petroleum activities).	22 23 24
		Note-	_	25
		ame	the amendment is made and the conditions of the authority are ended or new conditions are imposed on it, the authority will become on-code compliant authority. See section 75.38	26 27 28

³⁷ See also section 145V (Restrictions on authority or transfer taking effect).

³⁸ Section 75 (Types of environmental authority (petroleum activities)

	'(2)	Part 3 applies, with necessary changes, to the amendment application as if a reference to the environmental authority holder included a reference to the proposed transferee.	1 2 3
	'(3)	However, the amendment application must not be granted before the transfer application is granted or if the transfer application is refused.	4 5 6
'132	COC	ditional requirement for transfer application for de compliant authority if no amendment olication made	7 8 9
	'(1)	This section applies if—	10
		(a) the environmental authority (petroleum activities) is a code compliant authority; and	11 12
		(b) the transfer application is not accompanied by an amendment application.	13 14
	'(2)	The transfer application must also include a certification by the proposed transferee that the proposed transferee can, in carrying out the relevant petroleum activities for the environmental authority, comply with the code compliance condition.	15 16 17 18 19
		Note—	20
		A subsequent failure to comply with the code compliance condition may result in the commission of an offence or in action to amend, suspend or cancel the authority. See sections 93, 145E(2)(b), 145F(2)(a) and 480(4). ³⁹	21 22 23 24
'133	Aud	dit statement may be required	25
	'(1)	The administering authority may, within 20 business days after a transfer application is made, require the applicants to give it an audit statement for the environmental authority (petroleum activities).	26 27 28 29
	'(2)	The audit statement must—	30

³⁹ Sections 93, (Code compliance condition), 145E (Other amendments), 145F (Conditions for cancellation or suspension) and 480 (False, misleading or incomplete documents)

		(a) be made by or for the environmental authority holder; and	1 2
		(b) state the extent to which activities carried out under each relevant petroleum authority for the environmental authority have complied with the conditions of the environmental authority.	3 4 5 6
'134	De	ciding application	7
	'(1)	The administering authority must, within 20 business days after the application date, consider each transfer application and decide to approve or refuse the transfer.	8 9 10
	'(2)	The administering authority must, in making the decision, consider the status of any application under the petroleum legislation for the transfer to the proposed transferee of any relevant petroleum authority for the environmental authority.	11 12 13 14
'135	Ad	ditional ground for refusal	15
	'(1)	The administering authority may refuse a transfer application if—	16 17
		(a) the applicants did not, under section 131(1), ⁴⁰ also apply to amend the relevant environmental authority (petroleum activities); and	18 19 20
		(b) the administering authority is satisfied that, if the application were to be granted, a ground for amending the environmental authority under section 145E ⁴¹ would exist.	21 22 23 24
	'(2)	Subsection (1) does not limit the grounds on which the application may be refused.	25 26
'136	Ste	ps after making decision	27
	'(1)	If the administering authority decides to approve a transfer, it must, within 8 business days after the decision is made—	28 29

⁴⁰ Section 131 (Amendment application may accompany transfer application)

⁴¹ Section 145E (Other amendments)

	(a) amend the environmental authority (petroleum activities) to give effect to the transfer; and	1 2
	(b) record particulars of the transfer in the appropriate register; and	3
	(c) give the transferee a copy of the transferred environmental authority.	5 6
'(2)	However, if 1 of the following requirements has been made, subsection (1) does not apply until the requirement has been complied with—	7 8 9
	(a) a requirement under section 145O, ⁴² to give financial assurance for the transferred environmental authority;	10 11
	(b) a requirement under section 145P ⁴³ to change the financial assurance for the environmental authority.	12 13
'(3)	If the authority decides to refuse a transfer, it must, within 8 business days after the decision is made, give the applicants for the transfer an information notice about the decision. ⁴⁴	14 15 16
Part 5	Surrenders	17
Division	1 General provisions for surrenders	18
137 Sui	rrender only by approval	19
'(1)	An environmental authority (petroleum activities) may be surrendered only if—	20 21
	(a) an application for the surrender has been made under division 2 (a <i>surrender application</i>); and	22 23

⁴² Section 145O (Financial assurance may be required before authority is issued or transferred)

⁴³ Section 145P (Power to require change to financial assurance)

⁴⁴ For when the transfer takes effect, see section 145V (Restrictions on authority or transfer taking effect).

		(b) the administering authority has approved the surrender.	1
	'(2)	The holder of an environmental authority (petroleum activities) must make a surrender application if required under section 139. ⁴⁵	2 3 4
	'(3)	The holder may make a surrender application at any other time.	5 6
138	Sur	render may be partial	7
	'(1)	The administering authority may approve a surrender application for a part of an environmental authority (petroleum activities).	8 9 10
	'(2)	However, the administering authority may refuse the application if—	11 12
		(a) the applicant has not made an amendment application for the part of the environmental authority not sought to be surrendered and the administering authority considers that it is appropriate to amend the environmental authority to reflect the proposed partial surrender; or	13 14 15 16 17 18
		(b) the environmental authority is for a petroleum project and, after the proposed partial surrender, the environmental authority would not apply to all remaining areas that form the project.	19 20 21 22
	'(3)	Subsection (2) does not limit sections 145A and 145B. ⁴⁶	23
139	Wh	en surrender application required	24
	'(1)	The holder of an environmental authority (petroleum activities) must make a surrender application for the environmental authority—	25 26 27
		(a) within 30 days after—	28

⁴⁵ Section 139 (When surrender application required)

⁴⁶ Sections 145A (Deciding application) and 145B (Criteria for decision)

		(i)	the cancellation of a relevant petroleum authority for the environmental authority; or	1 2
		(ii)	a reduction in the area of a relevant petroleum authority for the environmental authority under a requirement of noncompliance action taken under the petroleum legislation; or	3 4 5 6
	(b)		in 90 days before any of the following is to ben—	7 8
		(i)	a relevant petroleum authority for the environmental authority is, according to its provisions, to end other than by cancellation;	9 10 11
		(ii)	a relinquishment of part of the area of a relevant petroleum authority for the environmental authority other than under a requirement of noncompliance action taken under the <i>Petroleum Act 1923</i> or the P&G Act;	12 13 14 15 16
		(iii)	a surrender of part of the area of a relevant petroleum authority for the environmental authority.	17 18 19
'(2)		ever, ays—	subsection (1)(b) does not apply if, before the	20 21
	(a)		petroleum authority is, under the petroleum slation renewed or continued in force; or	22 23
	(b)	activ	eplacement environmental authority (petroleum vities) for the environmental authority is issued to nolder.	24 25 26
'(3)	the relev	enviro vant	er application under subsection (1)(a) must be for onmental authority to the extent it relates to the petroleum authority cancelled or affected by a ment or partial surrender.	27 28 29 30
'(4)			, the surrender application must be for all of the ental authority.	31 32

140		tice to olicat		ministering authority to make surrender	2
	'(1)	auth	ority	ion applies if the holder of an environmental (petroleum activities) has not made a surrender n as required under section 139.	3 4 5
	'(2)	appl	<i>irrend</i> ication	ninistering authority may, by written notice der notice), require the holder to make a surrender in for the environmental authority within a stated a hod of at least 10 business days.	6 7 8 9
	'(3)	info	rmatic	nder notice must be accompanied by, or include, an on notice about the administering authority's to make the requirement and to fix the stated period.	10 11 12
141	Fai	lure 1	to co	mply with surrender notice	13
			ply w	to whom a surrender notice has been given must with the notice unless the person has a reasonable	14 15 16
		Max	imum	penalty—100 penalty units.	17
Div	sior	2		Making surrender application	18
142	Re	quire	ment	s for surrender application	19
	'(1)	A su	ırrend	er application must be—	20
		(a)	in th	e approved form; and	21
		(b)		ported by enough information to allow the inistering authority to decide the application; and	22 23
		(c)	acco	ompanied by—	24
			(i)	a final rehabilitation report for the environmental authority (petroleum activities), that complies with section 143; and	25 26 27
			(ii)	an audit statement for the environmental authority; and	28 29
			(iii)	the fee prescribed under a regulation.	30

	'(2)	The	audit statement must—	1
		(a)	be made by or for the environmental authority holder; and	2 3
		(b)	state the extent to which—	4
			(i) activities carried out under the environmental authority have complied with its conditions; and	5 6
			(ii) the final rehabilitation report is accurate.	7
'Divi	sion	3	Final rehabilitation reports	8
'143	Cor	ntent	requirements for final rehabilitation report	9
		'A fi	nal rehabilitation report must—	10
		(a)	be in the approved form; and	11
		(b)	state the extent to which activities carried out under each relevant petroleum authority for the environmental authority to which the surrender application relates have been consistent with the environmental protection commitments under any relevant environmental management plan; and	12 13 14 15 16 17
		(c)	include enough information to allow the administering authority to decide whether—	18 19
			(i) the conditions of the environmental authority (petroleum activities) have been complied with; and	20 21 22
			(ii) the land on which each relevant petroleum activity has been carried out has been satisfactorily rehabilitated; and	23 24 25
		(d)	describe any ongoing environmental management needs for the land; and	26 27
		(e)	include another matter prescribed under a regulation.	28

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'144	Am	ending report	1
	'(1)	This section applies if a person has submitted a final rehabilitation report (the <i>original report</i>).	2 3
	'(2)	The person may amend the original report at any time before the administering authority decides the surrender application.	4 5
	'(3)	However, an amendment may be made only by giving the authority written notice stating the amendment (an <i>FRR</i> amendment notice).	6 7 8
	'(4)	An FRR amendment notice must be accompanied by the fee prescribed under a regulation.	9 10
	'(5)	The submitted final rehabilitation report is taken to be the original report, as amended from time to time by any FRR amendment notice given for the original report.	11 12 13
'145	FR	R assessment report may be given	14
		'The administering authority may give the person who submitted a final rehabilitation report an assessment report (an <i>FRR assessment report</i>) about the final rehabilitation report.	15 16 17 18
'Div	ision	4 Processing surrender applications	19
'145 <i>I</i>	A Dec	ciding application	20
		'The administering authority must consider each surrender application and, within 20 business days after the application is received by the authority, approve or refuse the surrender.	21 22 23
'145E	3 Cri	teria for decision	24
	'(1)	In deciding a surrender application, the administering authority must—	25 26
		(a) comply with any relevant EPP requirement; and	27
		(b) subject to paragraph (a), consider each of the following—	28 29

			(i)	the standard criteria;	1
			(ii)	the audit statement and final rehabilitation report that accompanied the application;	2 3
			(iii)	any relevant FRR assessment report;	4
			(iv)	another matter prescribed under an environmental protection policy or regulation.	5 6
	'(2)	The if—	admi	nistering authority may grant the application only	7 8
		(a)		s satisfied the conditions of the environmental ority (petroleum activities) have been complied ; or	9 10 11
		(b)		satisfied the land to which the surrender application es has been satisfactorily rehabilitated; or	12 13
		(c)	and	it is satisfied the land will be satisfactorily bilitated under the program; or	14 15 16
		(d)	a sui	tability statement has been given for the land and—	17
			(i)	the land has been removed from the environmental management register; or	18 19
			(ii)	a site management plan has been approved for the land.	20 21
'145C	Ste	ps af	ter m	aking decision	22
				inistering authority must, within 10 business days ling a surrender application—	23 24
		(a)	if the	e decision is to approve the surrender—	25
			(i)	record particulars of the surrender in the appropriate register; and	26 27
			(ii)	give the applicant written notice of the decision; or	28
		(b)		ne decision is to refuse the surrender—give the icant an information notice about the decision.	29 30

'Part 6			Amendment, cancellation or suspension by administering authority	
'Divisio n	1		Conditions for amendment, cancellation or suspension	4 5
'Subdivi	sion	1	Amendments	6
145D Co	rrecti	ons		7
	auth	ority	inistering authority may amend an environmental (petroleum activities) to correct a clerical or formal prrection) if—	8 9 10
	(a)		amendment does not adversely affect the interests of environmental authority holder or anyone else; and	11 12
	(b)		holder has been given written notice of the ndment.	13 14
'145E Oth	ner ar	nend	ments	15
'(1)			nistering authority may amend an environmental (petroleum activities) at any time if—	16 17
	(a)		onsiders the amendment is necessary or desirable use of a matter mentioned in subsection (2); and	18 19
	(b)	-	procedure under division 2 has been followed or the er has agreed in writing to the amendment.	20 21
'(2)	For s	subsec	etion (1)(a), the matter is any of the following—	22
	(a)	a co	ntravention of this Act by the holder;	23
	(b)	mate	environmental authority was issued because of a crially false or misleading certificate, declaration or esentation, made either orally or in writing;	24 25 26
	(c)		idministering authority has, under part 7, directed or ired the holder to change or replenish financial	27 28

		rance for the environmental authority and the holder not complied with the direction or requirement;	1 2
(d)		environmental authority was issued on the basis of a calculation of—	3 4
	(i)	the environmental values affected or likely to be affected, by a relevant petroleum activity for the environmental authority; or	5 6 7
	(ii)	the quantity or quality of contaminant authorised to be released into the environment; or	8 9
	(iii)	the effects of the release of a quantity or quality of contaminant authorised to be released into the environment;	10 11 12
(e)	cont	nange in the way in which, or the place where, aminants are, or are likely to be, released into the ronment;	13 14 15
(f)	the	approval of an environmental protection policy or approval of the amendment of an environmental ection policy;	16 17 18
(g)		nvironmental audit or report, or an audit statement n under this chapter;	19 20
(h)	an ei	nvironmental audit or report given under chapter 7;47	21
(i)	a fin	al rehabilitation report;	22
(j)	an a	nnual return required under this Act;	23
(k)	_	enificant change in the way in which, or the extent to ch, a relevant petroleum activity is being carried out;	24 25
(1)	harn	amendment is necessary to prevent environmental n not already authorised under the environmental ority;	26 27 28
(m)		amendment is proposed under an amendment ication;	29 30

s 32 78 s 32

	(n) a report made by or for, or approved by, a recognised entity if the report is relevant to the environmental authority or an activity carried out under it;	1 2 3
	(o) another circumstance prescribed under a regulation.	4
'(3)	Subsection (2)(k) applies even if an environmental management plan mentions or provides for the change.	5 6
'Subdivi	sion 2 Cancellation or suspension	7
145F Co	nditions for cancellation or suspension	8
'(1)	The administering authority may cancel or suspend an environmental authority (petroleum activities) if—	9 10
	(a) it issues a replacement environmental authority for the environmental authority; or	11 12
	(b) an event mentioned in subsection (2) has happened and the procedure under division 2 has been followed.	13 14
'(2)	For subsection (1)(b), the event is any of the following—	15
	(a) the environmental authority was issued or has been transferred because of a materially false or misleading certificate, declaration or representation, made either orally or in writing;	16 17 18 19
	(b) the administering authority has, under part 7, directed or required the holder to change or replenish financial assurance for the environmental authority and the holder has not complied with the direction or requirement;	20 21 22 23
	(c) the environmental authority holder is, after the issue of the environmental authority, convicted of an environmental offence;	24 25 26
	(d) after the environmental authority has taken effect ⁴⁸ —	27

For when the environmental authority takes effect, see section 145V (Restrictions on authority or transfer taking effect).

		(i) the environmental authority holder no longer holds any relevant petroleum authority for the environmental authority; or	1 2 3
		(ii) a person, other than the environmental authority holder, becomes a holder of a relevant petroleum authority for the environmental authority;	4 5 6
	(e)	the holder has been given an annual notice, audit notice or surrender notice and the notice has not been complied with.	7 8 9
'Division	2	Procedure for amendment without agreement or for cancellation or suspension	10 11 12
'145G App	olicat	ion of div 2	13
	'This to—	s division applies if the administering authority proposes	14 15
	(a)	amend an environmental authority (petroleum activities), other than—	16 17
		(i) to make a correction; or	18
		(ii) with the written agreement of the environmental authority holder; or	19 20
	(b)	cancel or suspend an environmental authority (petroleum activities).	21 22
'145H Not	ice o	f proposed action	23
'(1)	autho	administering authority must give the environmental ority holder a written notice stating each of the wing—	24 25 26
	(a)	the action (the <i>proposed action</i>) the administering authority proposes taking under this division;	27 28
	(b)	the grounds for the proposed action;	29

	((c)	the facts and circumstances that are the basis for the grounds;	1 2
	((d)	if the proposed action is to amend the environmental authority—the proposed amendment;	3 4
	((e)	if the proposed action is to suspend the environmental authority—the proposed suspension period;	5 6
	((f)	that the holder may make, within a stated period, written representations to show why the proposed action should not be taken.	7 8 9
"(stated period must end at least 20 business days after the er is given the proposed action notice.	10 11
"(ubsection (1)(e), the proposed suspension period may be by reference to a stated event.	12 13
	1	Ехатр	ple for subsection (3)—	14
		assu und endi	ground on which the proposed action is to be taken is that financial trance has not been changed or replenished as directed or required er part 7, the proposed suspension period may be stated as the period ing when the financial assurance is changed or replenished as nired.	15 16 17 18 19
145I (Cons	sideı	ring representations	20
	1	The repres	administering authority must consider any written sentation made within the period stated in the notice r section 145H by the environmental authority holder.	21 22 23
145J	Deci	sion	on proposed action	24
'(8	autho	fter complying with section 145I, the administering brity still believes a ground exists to take the proposed in, it may—	25 26 27
	((a)	if the proposed action was to amend the environmental authority in a stated way—make the amendment; or	28 29
	((b)	if the proposed action was to suspend the environmental authority for a stated period—suspend the environmental authority for no longer than the proposed suspension period; or	30 31 32 33

	(c)	authorit	roposed action was to cancel the environmental y—either cancel the environmental authority or lit for a fixed period.	1 2 3
'(e decision cision.	under subsection (1) is the <i>proposed action</i>	4 5
'(the	proposed	stering authority at any time decides not to take action, it must, as soon as practicable, give the notice of the decision.	6 7 8
145K	Notice	of propos	sed action decision	9
'(*		ering authority must, within 10 business days osed action decision is made—	10 11
	(a)	authorit	decision to amend a code compliant y—give its holder a written notice stating the and the reasons for it; or	12 13 14
	(b)		decision to amend a non-code compliant y—give its holder an information notice about sion. ⁴⁹	15 16 17
'(2) Th	e decision	takes effect on the later of the following—	18
	(a)	the day	the holder is given the notice;	19
	(b)	a later d	lay of effect stated in the notice.	20
"(the		he decision was to cancel or suspend because of n of the holder for an offence, the cancellation or	21 22 23
	(a)	does no	t take effect until—	24
		(i) the	e period to appeal against the conviction ends;	25 26
			the appeal is made against the conviction—the peal is finally decided or is otherwise ended; and	27 28
	(b)	has no e	effect if the conviction is quashed on appeal.	29

See part 2, division 3 (Level 2 petroleum activities), subdivisions 1 (Code compliant authorities) and 2 (Non-code compliant authorities) and part 2, division 4 (Level 1 petroleum activities).

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Division 3		Steps after making decision	1
'145L Ste	ps for	corrections	2
	enviro correc	the administering authority decides to amend an enmental authority (petroleum activities) to make a ection, it must, within 10 business days after giving notice a correction under section 145D(b) ⁵⁰ —	3 4 5 6
		amend the environmental authority to give effect to the amendment; and	7 8
	. ,	record particulars of the amendment in the appropriate register.	9 10
145M Ste	ps for	amendment by agreement	11
	author (petro	ander division 1, subdivision 1, the administering rity decides to amend an environmental authority bleum activities) with its holder's agreement, it must, in 10 business days—	12 13 14 15
		amend the environmental authority to give effect to the amendment; and	16 17
		record particulars of the amendment in the appropriate register; and	18 19
		give the holder a copy of the amended environmental authority.	20 21
		amendment without agreement or for ion or suspension	22 23
'(1)		section applies if the proposed action decision is to take and the decision has taken effect.	24 25
'(2)	The a	dministering authority must, as soon as practicable—	26
	(a)	take the action; and	2.7

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	(b) record particulars of the action in the appropriate register.	1 2						
'(3)	If the action is suspension of the environmental authority (petroleum activities)—							
	(a) the particulars must state when the suspension period starts and ends; and	5 6						
	(b) the suspension ends when the suspension period is stated to end.	7 8						
'(4)	If the action is to amend the environmental authority, the administering authority must also give its holder a copy of the amended environmental authority as soon as practicable.	9 10 11						
.								
'Part 7	Financial assurance	12						
'145O Fin	FINANCIAL ASSURANCE nancial assurance may be required before authority ssued or transferred	12 13 14						
'145O Fin	nancial assurance may be required before authority	13						
1450 Fin is i	nancial assurance may be required before authority ssued or transferred This section applies if, under this chapter, the administering authority decides to grant an application for, or to transfer, an	13 14 15 16						
'1450 Fin is i '(1)	This section applies if, under this chapter, the administering authority decides to grant an application for, or to transfer, an environmental authority (petroleum activities). The administering authority may, within 8 business days after the day the decision was made, require the giving of financial	13 14 15 16 17 18						
'1450 Fin is i '(1)	This section applies if, under this chapter, the administering authority decides to grant an application for, or to transfer, an environmental authority (petroleum activities). The administering authority may, within 8 business days after the day the decision was made, require the giving of financial assurance in a stated form or amount as security for— (a) compliance with the environmental authority or the	13 14 15 16 17 18 19 20 21						

	or that might reasonably be expected to be caused, by relevant petroleum activities for the environmental authority; and	1 2 3 4
	(b) the likelihood of action being required to rehabilitate or restore and protect the environment because of environmental harm being caused by the activities; and	5 6 7
	(c) the applicant's environmental record.	8
'(4)	The requirement must be included in, or be accompanied by, an information notice about the decision to make the requirement.	9 10 11
'(5)	The requirement may require the financial assurance to remain in force until the administering authority is satisfied no claim is likely to be made on the assurance.	12 13 14
'(6)	The administering authority may refuse to issue or transfer the environmental authority (petroleum activities) until the requirement is complied with.	15 16 17
' (7)	In this section—	18
	<i>applicant</i> , for an application to transfer an environmental authority (petroleum activities), means the proposed transferee under the application.	19 20 21
145P Pov	wer to require change to financial assurance	22
'(1)	The administering authority may, by complying with subsections (3) to (5), require the holder of an environmental authority (petroleum activities) to change the financial assurance given for the environmental authority.	23 24 25 26
'(2)	The requirement may be made at any time.	27
'(3)	The administering authority must give the holder a notice—	28
	(a) stating the proposed change; and	29
	(b) inviting the holder to make, within a stated period, submissions about the proposed change.	30 31

'(4)	The administering authority must, before deciding to make the requirement, consider any written submissions by the holder given within the stated period.	1 2 3
'(5)	The stated period must end at least 20 business days after the holder is given the notice.	4 5
'(6)	The requirement does not take effect until the holder is given an information notice about the decision or, if the notice states a later day of effect, on that later day.	6 7 8
'(7)	In this section—	9
	<i>change</i> , financial assurance, includes to increase its amount or replace it.	10 11
	<i>financial assurance</i> , given, includes financial assurance changed because of a requirement under subsection (1).	12 13
145Q Re _l	olenishment of financial assurance	14
'(1)	This section applies, if—	15
	(a) under section 367, ⁵² all or part of the financial assurance for an environmental authority (petroleum activities) has been realised; and	16 17 18
	(b) the environmental authority is still in force.	19
'(2)	The administering authority must give the permit holder a notice—	20 21
	(a) stating how much of the financial assurance has been used; and	22 23
	(b) directing the holder to, within 20 business days after the giving of the notice, replenish the financial assurance so that its amount and form complies with the financial assurance as it was required under section 145O, as changed from time to time under section 145P.	24 25 26 27 28
' (3)		

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'Part 8	Principal holders						
145R Ap	plication of pt 8	2					
	'This part applies if 2 or more persons jointly hold an environmental authority (petroleum activities).	3 4					
145S Ap	pointment of principal holder	5					
'(1)	A person is taken to have been appointed as the principal holder of the environmental authority if—	6 7					
	(a) immediately before the issue of the environmental authority, the person held appointment under section 87(1) ⁵³ as the principal applicant for the application for the environmental authority; and	8 9 10 11					
	(b) the person's appointment has not been cancelled under that section.	12 13					
'(2)	The holders of the environmental authority may, by a signed notice from all of them to the administering authority—	14 15					
	(a) appoint 1 of them as the principal holder of the environmental authority; or	16 17					
	(b) cancel the appointment of a principal holder.	18					
'145T Eff	ect of appointment	19					
	'If a holder of the environmental authority holds appointment as its principal holder—	20 21					
	(a) the principal holder may, for all holders of the environmental authority, give the administering authority a notice or other document relating to the environmental authority; and	22 23 24 25					
	(b) the administering authority may—	26					

	(i)	give a notice or other document relating to the environmental authority to all the holders by giving it to the principal holder; or	1 2 3
	(ii)	make a requirement under this Act relating to the environmental authority of all the holders by making the requirement of the principal holder.	4 5 6
'Part 9		Miscellaneous provisions	7
		refusing application for or to transfer mpliant authority	8 9
'(1)		nistering authority may refuse an application for, or r, a non-code compliant authority if—	10 11
	holo	administering authority is satisfied the proposed der is not a suitable person to hold an environmental acrity (petroleum activities); or	12 13 14
	prop prop	squalifying event has happened in relation to the bosed holder or another person of whom the bosed holder is a partner and the partnership is want to the non-code compliant authority; or	15 16 17 18
		ne proposed holder is a corporation, a disqualifying nt has happened in relation to—	19 20
	(i)	any of its executive officers; or	21
	(ii)	another corporation of which any of its executive officers is, or has been, an executive officer.	22 23
'(2)	hold an eadministe	ng whether a proposed holder is suitable person to environmental authority (petroleum activities), the ring authority must consider all relevant matters, for example—	24 25 26 27
	(a) the j	proposed holder's environmental record; and	28
	cond	proposed holder's ability to comply with any ditions or proposed conditions of the environmental authority.	29 30 31

s 33

	'145	V Re	strictions on authority or transfer taking effect	1
		'(1)	This section applies if an environmental authority (petroleum activities) is, or must be—	2 3
			(a) issued under this chapter; or	4
			(b) issued or amended to give effect to a transfer under this chapter.	5 6
		'(2)	If the environmental authority states a day or an event for the authority or transfer to take effect, the authority or transfer takes effect on the stated day or when the stated event happens.	7 8 9 10
		'(3)	If no day or event is stated, the environmental authority or transfer takes effect when the later of the following happens—	11 12
			(a) the granting, under the petroleum legislation, of each relevant petroleum authority;	13 14
			(b) each environmental authority holder has become a holder of a relevant petroleum authority for the environmental authority;	15 16 17
			(c) if a person, other than an environmental authority holder, is a holder of any relevant petroleum authority for the environmental authority—the person ceases to be a holder of the petroleum authority;	18 19 20 21
			(d) if the authority was issued under part 2, division 4, ⁵⁴ and a properly made submission was made the application for the authority—the review date.'.	22 23 24
Clause	33		nendment of s 148 (Types of environmental authority ining activities))	25 26
			Section 148—	27
			insert—	28
		'(2)	Each environmental authority (mining activities) is either a code compliant authority or a non-code compliant authority.	29 30

Part 2, division 4 (Level 1 petroleum activities)

		'(3)	A <i>code compliant authority</i> is an environmental authority (mining activities)—	1 2
			(a) that, under section 164, is taken to have been issued; or	3
			(b) that is issued under section 167 in the following circumstances—	4 5
			(i) all relevant standard environmental conditions for the authority are conditions of the authority;	6 7
			(ii) they are the only conditions of the authority. ⁵⁵	8
		'(4)	However, a code compliant authority ceases to be a code compliant authority if, under part 8, 9 or 12, ⁵⁶ its conditions are amended or new conditions are imposed on it.	9 10 11
		'(5)	A <i>non-code compliant authority</i> is any environmental authority (mining activities) other than a code compliant authority.'.	12 13 14
Clause	34		endment of s 150 (What are the <i>application</i> cuments)	15 16
		(1)	Section 150(c), 'environmental management document'—	17
			omit, insert—	18
			'EM plan'.	19
		(2)	Section 150(d), 'or EMOS assessment report'—	20
			omit.	21
Clause	35		placement of ch 5, part 1, div 3 (Standard mining ivities)	22 23
			Chapter 5, part 1, division 3—	24
			omit, insert—	25

Sections 164 (Automatic issuing of code compliant authority if no relevant mining claim or mining lease) and 167 (Modified application of pt 6, divs 6 to 8)

See also section 603B(2) (Automatic conversion for particular applications).

Part 8 (Amendment of authorities by application), 9 (Transfer of authorities) or 12 (Amendment, cancellation or suspension by administering authority)

See also section 165 (Conditions of code compliant authority).

	'151		at is oject	a <i>le</i> v	rel 1 mining project and a level 2 mining	1 2
		'(1)			mining project is a mining project authorised under mental authority (mining activities) if—	3
			(a)	com	of the mining activities that form the project do not apply with the criteria prescribed under a regulation that type of environmental authority to be a code apliant authority; or	5 6 7 8
			(b)	•	relevant mining tenement for the environmental cority is, or is included in, a significant project.	9 10
		'(2)	A le	vel 2	mining project is—	11
			(a)	•	mining activity authorised under an environmental ority (prospecting); or	12 13
			(b)		nining project authorised under an environmental activities) if—	14 15
				(i)	all mining activities that form the project comply with the criteria prescribed under a regulation for that type of environmental authority to be a code compliant authority; and	16 17 18 19
				(ii)	no relevant mining tenement for the environmental authority is, or is included in, a significant project.'.	20 21 22
Clause	36	Om	nissio	n of	ch 5, pt 2, div 1 (Introduction)	23
			Chap	oter 5	, part 2, division 1—	24
			omit	•		25
Clause	37	Re	numb	erin	g of ch 5, pt 2, div 2 (Applications)	26
			Chap	oter 5	, part 2, division 2—	27
			renu	mber	as chapter 5, part 2, division 1.	28

lause	38		Amendment of s 154 (General requirements for application)					
		(1)	Secti	on 15	54(1)(b) and (c)—	3	
			omit,	inse	rt—		4	
			'(b)			ther the application is for a code compliant or compliant authority; and	5 6	
			(c)	if th	e appl	ication is for a code compliant authority—	7	
				(i)		the type of the proposed environmental ority (mining activities); and	8 9	
				(ii)	certi	fy that—	10	
					(A)	all mining activities proposed to be carried out under the environmental authority comply with the criteria prescribed under section 151 ⁵⁷ for that type of environmental authority to be a code compliant authority; and	11 12 13 14 15 16	
					(B)	the applicant can, in carrying out the mining activities, comply with the relevant standard environmental conditions for the code compliant authority.	17 18 19 20	
					Note-	_	21	
					env an env	subsequent failure to comply with any of the standard vironmental conditions may result in the commission of offence or in action to amend, suspend or cancel the vironmental authority. See sections 165, 292(2)(a), 3(2)(a) and 480(4).58°.	22 23 24 25 26	
		(2)	Secti	on 15	54(2)	to (5)—	27	
			omit.	inse	rt—		28	

⁵⁷ Section 151 (What is a level 1 mining project and a level 2 mining project)

⁵⁸ Sections 165 (Conditions of code of compliant authority), 292 (Other amendments), 293 (Conditions for cancellation or suspension) and 480 (False, misleading or incomplete documents)

		'(2)	If the application is for a non-code compliant authority, the application must be supported by enough information to allow the administering authority to decide the application. ⁵⁹	1 2 3
		'(3)	The requirements under this section are, to the extent to they are relevant, the <i>application requirements</i> for the application.	4 5
		'(4)	If the application is for a non-code compliant authority and the application complies with subsection (1), it is a <i>code compliant application</i> .	6 7 8
		'(5)	A <i>non-code compliant application</i> is any application for an environmental authority (mining activities) that is not a code compliant application.'.	9 10 11
lause	39		nendment of s 155 (Single application required for ning project)	12 13
		(1)	Section 155(3)(b)(ii)—	14
			omit, insert—	15
			'(ii) whether each stated type is proposed to be a code compliant or non-code compliant authority.'.	16 17
		(2)	Section 155(4)—	18
			omit.	19
		(3)	Section 155(5) to (7)—	20
			renumber as section 155(4) to (6).	21
lause	40		placement of ch 5, pt 2, div 3 (Assessment level cision for certain applications)	22 23
			Chapter 5, part 2, division 3—	24
			omit, insert—	25

For when the other information must be given, see sections 187 and 201 (Environmental management plan required).

'Divi	ision	EIS decision for particular non-code compliant applications	1 2
'161	Ар	plication of div 2	3
		'This division applies for a non-code compliant application if—	4 5
		(a) it is for an environmental authority (mining activities) for a level 1 mining project; and	6 7
		(b) no relevant mining tenement for the application is, or is included in, a significant project.	8 9
'162	De	cision about EIS requirement	10
	'(1)	The administering authority must, within the required period, decide whether an EIS is required for the application.	11 12
	'(2)	The authority must, in making the decision, consider the standard criteria.	13 14
	'(3)	If the authority does not make the decision within the required period, it is taken, at the end of the period, to have decided that no EIS is required for the application.	15 16 17
	'(4)	In this section—	18
		required period means the later of the following periods to end—	19 20
		(a) 10 business days after the administering authority receives the application;	21 22
		(b) if the administering authority, within the 10 business days, gives the applicant a written notice that the EPA Minister has fixed a longer period—the longer period.	23 24 25 26
'163		nister's power to overturn decision about EIS uirement	27 28
	'(1)	This section applies despite any decision by the administering authority under section 162.	29 30

	'(2)	authority	Minister may, at any time before an environmental (mining activities) is issued for the application, nether an EIS is required for the application.	1 2 3
	'(3)	The Min standard	ister must, in making the decision, consider the criteria.'.	4 5
lause			t of ch 5, pt 3 (Processing environmental ospecting) applications)	6 7
		Chapter 5	, part 3—	8
		omit, inse	rt—	9
	'Part 3		Processing of applications for	10
			level 2 mining projects	11
	'Divisio	n 1	Code compliant applications	12
	'Subdiv	ision 1	No relevant mining claim or mining lease	13 14
			suing of code compliant authority if no ing claim or mining lease	15 16
		'If—		17
		, ,	relevant mining tenement for a code compliant lication is a mining claim or mining lease; and	18 19
		app	ion 155 ⁶⁰ does not apply to the applicant, or if it does ly to the applicant, section 155(2) and (3) have been applied with;	20 21 22
			compliant authority applied for is taken to have been mediately after the application is made. ⁶¹	23 24

⁶⁰ Section 155 (Single application required for mining project)

⁶¹ See however section 303 (Restrictions on environmental authority or transfer taking effect).

'165	Co	nditions of code compliant authority	1
	'(1)	The relevant standard environmental conditions for the code compliant authority are taken to be conditions of the authority. ⁶²	2 3 4
	'(2)	While the authority continues to be a code compliant authority, the relevant standard environmental conditions are the only conditions of the authority. ⁶³	5 6 7
'Sub	divi	sion 2 Process if there is a relevant mining claim or mining lease	8 9
'166	Ар	plication of sdiv 2	10
		'This subdivision applies to a code compliant application if any relevant mining tenement is a mining claim or mining lease.	11 12 13
'167	Мо	dified application of pt 6, divs 6 to 8	14
	'(1)	Part 6, divisions 6 to 8 apply—	15
		(a) as if the application were an application for a level 1 mining project; and	16 17
		(b) with other necessary changes.	18
	'(2)	For applying the divisions, the draft environmental authority for the application is taken to be all relevant standard environmental conditions for the proposed environmental authority (mining activities).	19 20 21 22
	' (3)	For applying section 216 ⁶⁴ —	23
		(a) the applicant can not object to the draft environmental authority; and	24 25

⁶² See however section 550 (Effect of changes to standard environmental conditions).

⁶³ For when a code compliant authority becomes a non-code compliant authority, see section 148 (Types of *environmental authority (mining activities)*).

⁶⁴ Section 216 (Right to make objection)

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		(b)	another entity may object to the draft only to the extent it relates to a relevant mining tenement that is a mining claim or mining lease.	1 2 3
'168			de compliant application fee must be paid if is to grant non-code compliant authority	4 5
	'(1)	This	section applies if—	6
		(a)	the Minister's decision is to grant an environmental authority (mining activities); and	7 8
		(b)	the conditions of the environmental authority are not the same as the conditions in the draft environmental authority for the application.	9 10 11
	'(2)	adm auth	pite section 226 ⁶⁵ as applied under section 167, the inistering authority must not issue the environmental ority until the applicant pays it the amount of the ication fee for a non-code compliant application.	12 13 14 15
'Div	ision	12	Non-code compliant applications	16
	ision odivi:			16 17 18
	odivi	sion	1 Process if no relevant mining claim	17
'Sub	odivi	sion plicate 'Thie for a	1 Process if no relevant mining claim or mining lease	17 18
'Sub	odivi:	sion plicate 'Thi for a mini	1 Process if no relevant mining claim or mining lease tion of sdiv 1 s subdivision applies to a non-code compliant application level 2 mining project if no relevant mining tenement is a	17 18 19 20 21

	'(2)	The a condi	applicant may ask the authority to impose an additional tion.	1 2
	'(3)	The re	equest must be—	3
			made in the application or in the approved form for the request; and	4 5
		` '	supported by enough information to allow the authority to decide whether to impose the additional condition; and	6 7 8
		(c)	accompanied by the fee prescribed under a regulation.	9
	'(4)		eciding whether to impose an additional condition the crity must—	10 11
		(a)	comply with any relevant EPP requirement; and	12
		(b)	subject to paragraph (a)—consider the standard criteria.	13
	'(5)		ever, an additional condition may be imposed only if the prity considers that—	14 15
		(a)	the condition is necessary or desirable; and	16
			if the condition is imposed, the mining project would still be a level 2 mining project.	17 18
	'(6)		dditional condition may be imposed even if the applicant ot ask for it.	19 20
'171	De	ciding	application	21
	'(1)		administering authority must, within the required period, der the application and decide whether—	22 23
		(a)	to grant or refuse it; and	24
		(b)	to impose any additional conditions.	25
	'(2)		aking the decisions, the authority must consider each of ollowing—	26 27
		(a)	the application documents for the application;	28
		(b)	the standard criteria;	29
			the applicant's ability to comply with the relevant standard environmental conditions;	30 31

	(d)	any suitability report obtained for the application;	1
	(e)	the status of any application under the Mineral Resources Act for each relevant mining tenement.	2 3
' (3)	In th	nis section—	4
	requ	uired period means—	5
	(a)	if no additional condition has been requested within 5 business days after the administering authority receives the application—within the 5 business days; or	6 7 8
	(b)	if additional conditions have been requested within 5 business days after the administering authority receives the application—within the 10 business days after the making of the last request for an additional condition.	9 10 11 12 13
171A Co	nseq	uence of failure to decide	14
'(1)	the	administering authority is taken to have decided to grant application at the end of the required period under ion 171 if—	15 16 17
	(a)	the application requirements have been complied with for the application; and	18 19
	(b)	the authority has not decided to refuse the application.	20
'(2)	adm cond	o, if the applicant asked for an additional condition, the inistering authority is taken to have decided to impose the dition on the environmental authority if the administering cority has not decided to refuse the request.	21 22 23 24
171B Gr	ant of	f application	25
'(1)	it m	e administering authority decides to grant the application, aust, within 10 business days after the decision is made, the environmental authority in the approved form.	26 27 28
'(2)	The	environmental authority must—	29
	(a)	either—	30
		(i) contain the standard environmental conditions for each relevant mining activity; or	31 32

	(ii) identify the conditions by reference to their gazettal or to a code of environmental compliance in which they are contained; and	1 2 3
	(b) contain any additional condition imposed.	4
'(3)	The administering authority must insert the environmental authority in the appropriate register and give the applicant a copy of the environmental authority within 10 business days after the making of the decision.	5 6 7 8
'171C Not	tice about refusal or condition decision	9
'(1)	This section applies if the administering authority decides—	10
	(a) to refuse the application; or	11
	(b) to impose an additional condition on the environmental authority that is not the same, or to the same effect, as an additional condition agreed to or requested by the applicant; or	12 13 14 15
	(c) to refuse to impose an additional condition requested by the applicant.	16 17
'(2)	The administering authority must, within 10 business days after the decision is made, give the applicant a written notice stating—	18 19 20
	(a) the decision, and the reasons for it; and	21
	(b) that the decision does not stop the applicant from applying for another environmental authority (mining activities) for the activities the subject of the application.	22 23 24
'Subdivis	sion 2 Process if there is a relevant mining claim or mining lease	25 26
171D Mo	dified application of pt 6, divs 5 to 8	27
'(1)	This section applies to a non-code compliant application for a level 2 mining project if any relevant mining tenement is a mining claim or mining lease.	28 29 30

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	•	'(2)	Part 6, divisions 5 to 8 apply—	1
			(a) as if the application were an application for a level 1 mining project; and	2 3
			(b) with other necessary changes.	4
	,	' (3)	For applying section 21666 an entity may object to the draft environmental authority for the application only to the extent it relates to a relevant mining tenement that is a mining claim or mining lease.'.	5 6 7 8
Clause	42		placement of ch 5, pt 4, hdg (Processing vironmental authority (mining claim) applications)	9 10
			Chapter 5, part 4, heading—	11
			omit, insert—	12
	'Part	4	Processing non-code	13
			compliant applications for	14
			environmental authority	15
			(mining claim) for level 1	16
			mining project'.	17
Clause	43	Am	endment of s 172 (Operation of pt 4)	18
			Section 172, after 'application'—	19
			insert—	20
			'if the application is a non-code compliant application for a level 1 mining project'.	21 22
Clause	44		ission of s 176 (Additional conditions may be luded)	23 24
			Section 176—	25
			omit.	26

Clause	45	Replacement of ch 5, pt 5, hdg (Processing environmental authority (exploration) and environmental authority (mineral development) applications)	
		Chapter 5, part 5, heading—	4
		omit, insert—	5
	'Part	Processing non-code compliant applications for environmental authority (exploration) or environmental authority (mineral development) for level 1 mining project'.	6 7 8 9 10 11 12
Clause	46	Omission of ch 5, pt 5, div 1, hdg (Preliminary)	13
		Chapter 5, part 5, division 1, heading—	14
		omit.	15
Clause	47	Amendment of s 178 (Operation of pt 5)	16
		Section 178, after 'assess'—	17
		omit, insert—	18
		'a non-code compliant application for an environmental authority (exploration) or environmental authority (mineral development) for a level 1 mining project.'.	19 20 21
Clause	48	Omission of ch 5, pt 5, div 2 (Standard applications)	22
		Chapter 5, part 5, division 2—	23
		omit.	24

Clause	49	applications)	2
		Chapter 5, part 5, division 3, heading—	3
		omit.	4
Clause	50	Omission of ch 5, pt 5, div 3, sdiv 1, hdg (Preliminary)	5
		Chapter 5, part 5, division 3, subdivision 1, heading—	6
		omit.	7
Clause	51	Omission of ch 5, pt 5, div 3, sdiv 2, hdg (EIS stage)	8
		Chapter 5, part 5, division 3, subdivision 2, heading—	9
		omit.	10
Clause	52	Omission of ch 5, pt 5, div 3, sdiv 3, hdg (Environmental management document stage)	11 12
		Chapter 5, part 5, division 3, subdivision 2, heading—	13
		omit.	14
Clause	53	Amendment of s 187 (Environmental management plan required)	15 16
		(1) Section 187(2)—	17
		renumber as section 187(3).	18
		(2) Section 187—	19
		insert—	20
		'(2) The plan must comply with section 189.'.	21
Clause	54	Amendment of s 188 (Purpose of environmental management plan)	22 23
		(1) Section 188, heading, 'environmental management plan'—	24
		omit, insert—	25
		'submitted EM plan'.	26

		(2)	Section 188, 'an environmental management plan'—	1
			omit, insert—	2
			'the submitted EM plan'.	3
Clause	55		nendment of s 189 (Environmental management n—content requirements)	4 5
		(1)	Section 189, heading—	6
			omit, insert—	7
	'189	Со	ntent requirements for submitted EM plan'.	8
		(2)	Section 189(1), 'An environmental management plan'—	9
			omit, insert—	10
			'A submitted EM plan'.	11
		(3)	Section 189(1)(c), after 'state'—	12
			insert—	13
			', to the extent a code of environmental compliance does not apply to the relevant mining activities,'.	14 15
		(4)	Section 189(1)(c) to (e)—	16
			renumber as section 189(1)(d) to (f).	17
		(5)	Section 189(1)—	18
			insert—	19
			'(c) state any code of environmental compliance and standard environmental conditions that are to apply to the relevant mining activities; and'.	20 21 22
Clause	56		nendment of s 190 (Amending environmental inagement plan)	23 24
		(1)	Section 190, words before subsection (2)—	25
			omit, insert—	26
	'190	Su	bmitted EM plan may be amended'.	27
		(2)	Section 190(2), 'original plan'—	28
			omit, insert—	29

		'submitted EM plan'.	1
		(3) Section 190(2) to (4)—	2
		renumber as section 190(1) to (3).	3
		(4) Section 190(5)—	4
		omit.	5
Clause	57	Amendment of s 191 (EM plan assessment report may be prepared)	6 7
		Section 191(1), 'a submitted environmental management plan'—	8 9
		omit, insert—	10
		'the submitted EM plan'.	11
Clause	58	Amendment of s 192 (Requirements for EM plan assessment report)	12 13
		Section 192(b)(i), 'submitted environmental management plan'—	14 15
		omit, insert—	16
		'submitted EM plan'.	17
Clause	59	Omission of ch 5, pt 5, div 3, sdiv 4, hdg (Decision stage)	18
		Chapter 5, part 5, division 3, subdivision 4, heading—	19
		omit.	20
Clause	60	Replacement of ch 5, pt 6, hdg (Processing environmental authority (mining lease) applications	21 22
		Chapter 5, part 6, heading—	23
		omit, insert—	24
		* · · · · · · · · · · · · · · · · · · ·	

	'Part	Processing non-code compliant applications for environmental authority (mining lease) for level 1 mining project'.	1 2 3 4 5
lause	61	Amendment of s 196 (Operation of pt 6)	6
		Section 196, after 'application'—	7
		insert—	8
		'if the application is a non-code compliant application for a level 1 mining project'.	9 10
lause	62	Replacement of s 197 (Summary of pt 6 process)	11
		Section 197—	12
		omit, insert—	13
	'197	Summary of pt 6 process	14
		'The stages for deciding the application and the main steps within each stage are as follows—	15 16
	stage 1	EIS—divs 2 and 3 and ch 3, pt 1	
		If an EIS requirement has been made for the application, the EIS process must be completed.	
	stage 2	Decision to refuse or to allow to proceed—div 4	
		1 The administering authority must, within the refusal period, decide either to refuse the application or to allow it to proceed under stages 3 to 5.	
		2 If no refusal decision is made within the refusal period, stages 3 to 5 apply.	

stage 3 Draft environmental authority—div 5

The administering authority gives the applicant a draft environmental authority that includes proposed conditions.

stage 4 Public notice and objections—div 6

- 1 The applicant gives public notice of the application documents for the application.
- 2 The administering authority receives, within the objection period, any objections to the application documents.

stage 5 Decision stage—div 7

- (a) If there are objections—division 7, subdivision 1
 If there are any current objections when the objection period ends—
 - 1 The objections are referred to the tribunal.
 - 2 The tribunal makes a recommendation about the application to the MRA Minister.
 - 3 The EPA Minister decides the application.
- (b) If no objections or objections are withdrawn—division 7, subdivision 2

The environmental authority must be issued on the basis of the draft environmental authority if—

- 1 There are no current objections when the objection period ends; or
- 2 All objections are withdrawn before the tribunal makes its recommendation.'.

Clause		placement of o	ch 5, pt 6, div 2, hdg (EIS stage for plications)	1 2
	Chapter 5, part 6, division 2, heading—			3
		omit, insert—		4
	'Division	2 EI	S stage'.	5

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Clause	64	Am	endment of s 198 (Application of div 2)	1
			Section 198, 'the application is a non-standard application and'—	2 3
			omit.	4
Clause	65	Am	endment of s 199 (EIS process applies)	5
			Section 199(2), 'EMOS'—	6
			omit, insert—	7
			'environmental management plan'.	8
Clause	66	ma	placement of ch 5, pt 6, div 3, hdg (Environmental nagement document stage for non-standard plications)	9 10 11
			Chapter 5, part 6, division 3, heading—	12
			omit, insert—	13
	'Div	ision	Environmental management plan stage'.	14 15
Clause	67	Om	nission of s 200 (Application of div 3)	16
			Section 200—	17
			omit.	18
Clause	68	Rep	placement of s 201 (EMOS required)	19
			Section 201—	20
			omit, insert—	21
	'201	Enν	vironmental management plan required	22
		'(1)	The applicant must submit to the administering authority an environmental management plan for all relevant mining activities.	23 24 25
		'(2)	The plan must comply with section 203.	26

		'(3)	If an EIS requirement has been made for the application, the plan may be submitted whether or not the EIS process has been completed.'.	1 2 3
Clause	69	Am	nendment of s 202 (Purpose of EMOS)	4
		(1)	Section 202, heading, 'EMOS'—	5
			omit, insert—	6
			'submitted EM plan'.	7
		(2)	Section 202, 'an EMOS'—	8
			omit, insert—	9
			'the submitted EM plan'.	10
Clause	70	Am	nendment of s 203 (EMOS—content requirements)	11
		(1)	Section 203, heading—	12
			omit, insert—	13
	'203	Со	ntent requirements for submitted EM plan'.	14
		(2)	Section 203(1), 'EMOS'—	15
			omit, insert—	16
			'EM plan'.	17
		(3)	Section 203(1)(c), after 'state'—	18
			insert—	19
			', to the extent a code of environmental compliance does not apply to the relevant mining activities,'.	20 21
		(4)	Section 203(1)(c) to (e)—	22
			renumber as section 203(1)(d) to (g).	23
		(5)	Section 203(1)—	24
			insert—	25
		'(c)	state any code of environmental compliance and standard environmental conditions that are to apply to the relevant mining activities; and'.	26 27 28

Clause	71	Amendment of s 204 (Amending EMOS)	1
		(1) Section 204, words before subsection (2)—	2
		omit, insert—	3
	'204	Submitted EM plan may be amended'.	4
		(2) Section 204(2), 'EMOS'—	5
		omit, insert—	6
		'EM plan'.	7
		(3) Section 204(3) and (4), 'EMOS amendment notice'—	8
		omit, insert—	9
		'EM plan amendment notice'.	10
		(4) Section 204(2) to (4)—	11
		renumber as section 204(1) to (3).	12
		(5) Section 204(5)—	13
		omit.	14
Clause	72	Amendment of s 205 (EMOS assessment report may be prepared)	15 16
		(1) Section 205, heading 'EMOS'—	17
		omit, insert—	18
		'EM plan'.	19
		(2) Section 205(1), 'EMOS'—	20
		omit, insert—	21
		'environmental management plan'.	22
		(3) Section 205(2) to (4), 'EMOS assessment report'—	23
		omit, insert—	24
		'EM plan assessment report'.	25
		(4) Section 205(2), 'a submitted EMOS'—	26
		omit, insert—	27
		'the submitted EM plan'.	28

Clause	73	Am ass	nendment of s 206 (Requirements for EMOS sessment report)	1 2
		(1)	Section 206, 'EMOS assessment report'—	3
			omit, insert—	4
			'EM plan assessment report'.	5
		(2)	Section 206(b)(i), 'EMOS'—	6
			omit, insert—	7
			'EM plan'.	8
		(3)	Section 206(b)(ii), 'EMOS'—	9
			omit, insert—	10
			'submitted EM plan'.	11
Clause	74		nendment of s 207 (Administering authority may refuse plication)	12 13
		(1)	Section 207(2)(c)—	14
			omit.	15
		(2)	Section 207(2)(d) and (e)—	16
			renumber as section 207(2)(c) and (d).	17
		(3)	Section 207(3), from 'applicant—' to 'non-standard application—'—	18 19
			omit, insert—	20
			'applicant'.	21
Clause	75		nendment of s 208 (Obligation to prepare draft vironmental authority)	22 23
		(1)	Section 208(2)(b)—	24
			omit.	25
		(2)	Section 208(2)(c)—	26
			renumber as section 208(2)(b).	27

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		'section 210'.	1
		(3) Section 216(3) to (5)—	2
		renumber as section 216(2) to (4).	3
Clause	81	Amendment of s 222 (Nature of objections decision)	4
		Section 222(2), 'section 209 or 210'—	5
		omit, insert—	6
		'section 210'.	7
Clause	82	Amendment of s 223 (Matters to be considered for objections decision)	8
		(1) Section 223(e)—	10
		omit.	11
		(2) Section 223(f) and (g)—	12
		renumber as section 223(e) and (f).	13
Clause	83	Amendment of s 225 (EPA Minister's decision on application)	14 15
		Section 225(3)(b), 'section 209 or 210'—	16
		omit, insert—	17
		'section 210'.	18
Clause	84	Amendment of s 234 (Content requirements)	19
		Section 234(1)(d)(ii)(A)—	20
		omit, insert—	21
		'(A) if there is a submitted EM plan for the environmental authority—achieving or implementing the environmental protection commitments and control strategies under the plan; and'.	22 23 24 25 26

Clause	85	sought for standard authorities)	1 2
		Section 239—	3
		omit, insert—	4
	'239	Conditions of code compliant authority may be amended	5 6
		'An amendment application for a code compliant authority may seek to amend the relevant standard environmental conditions for the authority or to impose new conditions on the authority.	7 8 9 10
		Note—	11
		If the amendment is made, the authority will become a non-code compliant authority. See section 148.67.	12 13
Clause	86	Amendment of s 240 (Requirements for application)	14
		Section 240(c)—	15
		omit, insert—	16
		'(c) accompanied by each of the following—	17
		(i) if the annual fee for the amended environmental authority would be more than the annual fee currently payable for the authority—the amount of the next annual fee for the amended authority; ⁶⁸	18 19 20 21
		(ii) the fee prescribed under a regulation.'.	22
Clause	87	Omission of ch 5, pt 8, div 3 (Processing amendment applications for standard authorities)	23 24
		Chapter 5, part 8, division 3—	25
		omit.	26

⁶⁷ Section 148 (Types of environmental authority (mining activities)

⁶⁸ See also section 45A (Refund of annual fee if replacement environmental authority issued) of the *Environmental Protection Regulation 1998*.

Clause	88		ement of ch 5, pt 8, div 4, hdg (Processing other nent applications	1 2
		Chaj	pter 5, part 8, division 4, heading—	3
		omit	t, insert—	4
	'Divis	sion 3	Processing application'.	5
Clause	89		on of ch 5, pt 8, div 3, as renumbered under this v 1 (Preliminary)	6 7
			pter 5, part 8, division 3, as renumbered under this Act, livision 1—	8 9
		omit		10
Clause	90		pering of ch 5, pt 8, div 3, as renumbered under , sdiv 2 (Assessment level decision)	11 12
			pter 5, pt 8, div 3, as renumbered under this Act, livision 2—	13 14
		renu	<i>ember</i> as chapter 5, part 8, division 3, subdivision 1.	15
Clause	91	Insertio	n of new s 247A	16
		Afte	er section 247—	17
		inse	rt—	18
	'247A	Criteria	for making assessment level decision	19
		auth caus	making the assessment level decision, the EPA Minister is orised to decided that the level of environmental harm led by any relevant mining activity is likely to be ificantly increased only if—	20 21 22 23
		(a)	the application relates to a new relevant mining lease or mining claim for the environmental authority; or	24 25
		(b)	the effect of the application is to significantly increase the level of environmental harm beyond what was caused by the existing mining activities to which the environmental authority (mining activities) relates; or	26 27 28 29

		Examples of possible significant increases—	1
		an increase in the rate of production or disturbance under a relevant mining activity beyond the level provided for under the environmental authority	2 3 4
		2 the building of additional infrastructure	5
		(c) the application relates to an addition to the surface area of a relevant mining lease for the environmental authority.'.	6 7 8
lause	92	Replacement of s 248 (Automatic refusal if EIS required)	9
		Section 248—	10
		omit, insert—	11
	'248	Notice of EIS requirement	12
		'If the EIS decision is that an EIS is required for the proposed amendment, the administering authority must give the applicant a written notice stating—	13 14 15
		(a) the decision, and the reasons for it; and	16
		(b) that, under section 41,69 the applicant must submit to the chief executive draft terms of reference for the EIS.	17 18
clause	93	Renumbering of ch 5, pt 8, div 3, as renumbered under this Act, sdiv 3 (Process if decision is significant increase in environmental harm likely and EIS not required)	19 20 21 22
		Chapter 5, pt 8, div 3, as renumbered under this Act, subdivision 3—	23 24
		renumber as chapter 5, part 8, division 3, subdivision 2.	25
lause	94	Amendment of s 250 (Application of sdiv 3)	26
		Section 250, heading, 'sdiv 3'—	27

			omit,	, insert—	1
			'sdiv	72'.	2
lause	95		endn olies)	nent of s 251 (Relevant application process	3 4
		(1)	Secti	ion 251(2)—	5
			omit,	, insert—	6
		'(2)	(min follo	e environmental authority is an environmental authority ing claim) or environmental authority (mining lease) the twing provisions apply, with necessary changes, as if the lication were an application for the authority—	7 8 9 10
			(a)	for a code compliant authority or a non-code compliant authority for a level 2 mining project—part 3, division 2, subdivision 2; ⁷⁰	11 12 13
			(b)	for a non-code compliant authority for a level 1 mining project—part 6, divisions 3 to 8.'.	14 15
		(2)	Secti	ion 251(3)(b), after 'subject to'—	16
			inser	rt—	17
			'sub	sections (4) and (5) and'.	18
		(3)	Secti	ion 251—	19
			inser	rt—	20
		'(4)		emove any doubt, it is declared that an objection made or section 216,71 as applied under subsection (2)—	21 22
			(a)	may be made about an existing provision of the environmental authority only to the extent the provision is proposed to be amended under the application; and	23 24 25
			(b)	can not be made about mining activities carried out under the environmental authority before the deciding of the application.	26 27 28

Part 3, division 2 (Non-code compliant applications), subdivision 2 (Process if there is a relevant mining claim or mining lease)

⁷¹ Section 216 (Right to make objection)

		'(5)	For part 6, division 7, as applied under subsection (2), the tribunal, in making the objections decision, or the EPA Minister, in making a decision under section 225,72 may have regard to—	1 2 3 4
			(a) an existing provision of the environmental authority, whether or not the provision is proposed to be amended under the application; and	5 6 7
			(b) all or any mining activities carried out under the environmental authority before the deciding of the application.'.	8 9 10
lause	96		placement of s 253 (Previous environmental nagement document may be amended)	11 12
			Section 253—	13
			omit, insert—	14
	'253	Sul	omitted EM plan may be amended	15
		'(1)	The applicant may comply with the provisions about submitted EM plans applied under section 251 by submitting an amended version of the current submitted EM plan for the environmental authority.	16 17 18 19
		'(2)	However, the amendments must comply with the provisions about submitted EM plans, as applied under section 251.'.	20 21
lause	97	this	numbering of ch 5, pt 8, div 3, as renumbered under s Act, sdiv 4 (Process if decision is significant vironmental harm unlikely)	22 23 24
			Chapter 5, pt 8, div 3, as renumbered under this Act, subdivision 4—	25 26
			renumber as chapter 5, part 8, division 3, subdivision 3.	27

⁷² Part 6, division 7 (Decision stage)
Section 225 (EPA Minister's decision on application)

s 98 118 **s 101**

Clause	98	Am	endment of s 256 (Application of sdiv 4)	1
			Section 256, heading, 'sdiv 4'—	2
			omit, insert—	3
			'sdiv 3'.	4
Clause	99	Ins	ertion of new s 258A	5
			Chapter 5, part 8—	6
			insert—	7
	'258 <i>A</i>	A Sul	bmitted EM plan may be amended	8
		'(1)	If the amendment is made, the applicant may submit an amended version of the current submitted EM plan for the environmental authority.	9 10 11
		'(2)	However, the amendments in the amended version—	12
			(a) can only be amendments that are necessary to reflect the amendment to the environmental authority; and	13 14
			(b) must comply with the requirements that apply under section 189 or 203 for a submitted EM plan.'.	15 16
Clause	100	Am	endment of s 259 (Transfer only by approval)	17
			Section 259(2)—	18
			omit, insert—	19
		'(2)	To remove any doubt, it is declared that a transfer application may be made, and a transfer may be approved, for a transfer from joint holders of an environmental authority (mining activities) under which 1 or more of the joint holders will continue to hold the environmental authority.'.	20 21 22 23 24
Clause	101		endment of s 260 (Requirements for transfer blication)	25 26
		(1)	Section 260, heading, 'Requirements'—	27
			omit, insert—	28
			'General requirements'.	29

		(2)	Section 260(2), after 'authority.'—	1
			insert—	2
			'Note—	3
			If the amendment is made and the conditions of the authority are amended or new conditions are imposed on it, the environmental authority will become a non-code compliant authority. See section 148. ⁷³ '.	4 5 6 7
lause	102	Ins	ertion of new s 260A	8
			After section 260—	9
			insert—	10
	'260A	for	ditional requirement for transfer application code compliant authority if no amendment plication made	11 12 13
	•	' (1)	This section applies if—	14
			(a) the environmental authority (mining activities) is a code compliant authority; and	15 16
			(b) the transfer application is not accompanied by an amendment application.	17 18
	•	'(2)	The transfer application must also include a certification by the proposed transferee that—	19 20
			(a) all mining activities to be carried out by the proposed transferee under the environmental authority comply with the criteria prescribed under section 151 ⁷⁴ for that type of environmental authority to be a code compliant authority; and	21 22 23 24 25
			(b) the proposed transferee can, in carrying out the mining activities, comply with the relevant standard environmental conditions for the environmental authority.	26 27 28 29

⁷³ Section 148 (Types of environmental authority (mining activities)

⁷⁴ Section 151 (What is a level 1 mining project and a level 2 mining project)

		Note—	1
		A subsequent failure to comply with any of the standard environmental conditions may result in the commission of an offence or in action to amend, suspend or cancel the environmental authority. See sections 165, 292(2)(a), 293(2)(a) and 480(4).75°.	2 3 4 5 6
lause	103	Amendment of s 262 (Deciding application)	7
		Section 262(2)(b), 'relevant standard environmental conditions'—	8 9
		omit, insert—	10
		'conditions of the environmental authority'.	11
lause	104	Amendment of s 265 (Effect of plan of operations and environmental management documents after transfer)	12 13
		Section 265, from 'The' to 'operations'—	14
		omit, insert—	15
		'Any submitted EM plan or plan of operations'.	16
lause	105	Amendment of s 274 (Content requirements for report)	17
		Section 274(b), 'relevant environmental management document'—	18 19
		omit, insert—	20
		'submitted EM plan for the environmental authority (mining activities)'.	21 22
lause	106	Amendment of s 280 (Administering authority may require environmental audit)	23 24
		Section 280(1)(a), example 2, 'relevant environmental management documents'—	25 26

⁷⁵ Sections 165 (Conditions of code compliant authority), 292 (Other amendments), 293 (Conditions for cancellation or suspension) and 480 (False, misleading or incomplete documents)

s 107 121 **s 109**

		omit, insert—	1
		'any submitted EM plan for the environmental authority'.	2
Clause	107	Omission of s 291 (Other amendments—standard authorities)	3 4
		Section 291—	5
		omit.	6
Clause	108	Amendment of s 292 (Other amendments—non-standard authorities)	7 8
		(1) Section 292, heading—	9
		omit, insert—	10
	'292	Other amendments'.	11
		(2) Section 292(1) 'a non-standard'—	12
		omit, insert—	13
		'an'.	14
		(3) Section 292(2)(b), 'representation or declaration'—	15
		omit, insert—	16
		'certificate, declaration or representation'.	17
		(4) Section 292(2)(1), example, 'EMOS'—	18
		omit, insert—	19
		'submitted EM plan'.	20
		(5) Section 292(3), 'an environmental management document or plan of operations'—	21 22
		omit, insert—	23
		'any submitted EM plan or plan or operations for the environmental authority'.	24 25
Clause	109	Amendment of s 293 (Conditions)	26
		(1) Section 293, heading—	27

		omit, insert—	1
	'293 Co	nditions for cancellation or suspension'.	2
	(2)	Section 293(2)(a), from 'issued' to 'declaration'—	3
		omit, insert—	4
		'issued or has been transferred because of a materially false or misleading certificate, declaration or representation'.	5 6
Clause		nendment of s 302 (Requirement to seek advice from RA chief executive)	7 8
		Section 302(1)(c) and (d)—	9
		omit, insert—	10
		'(c) make another decision under this part about a non-code compliant application or a non-code compliant authority for a level 1 mining project, to which decision the applicant or authority holder has not agreed to in writing.'.	11 12 13 14 15
Clause	111 Ins	sertion of new ch 5, pt 13, div 1A	16
		Chapter 5, part 13—	17
		insert—	18
	'Divisior	1 1A Transfer of interest in an application for or to transfer environmental authority (mining activities)	19 20 21
	'302A An	nending application to change applicant	22
	'(1)	This section applies to an application for, or to transfer, an environmental authority (mining activities) if the application has not been decided.	23 24 25
	'(2)	The applicant may, by written notice to the administering authority, amend the application to change the name of the applicant.	26 27 28
	'(3)	The notice must be signed by each person who is currently an applicant for the application and each person (a <i>revised</i>	29 30

s 112 123 **s 115**

		<i>applicant</i>) who, after the giving of the notice, will be an applicant for the application.	1 2
		'(4) Any step taken under this chapter in relation to the application before the giving of the notice is taken to have been made as if the step had been taken in relation to each revised applicant.	3 4 5
		'(5) Otherwise, the amendment does not affect the requirements under this Act for the making and deciding of the application.'.	6 7 8
Clause	112	Omission of ch 6, pt 1 (Integrated authorities)	9
		Chapter 6, part 1—	10
		omit.	11
Clause	113	Omission of ch 6, pt 2, hdg (Miscellaneous provisions)	12
		Chapter 6, part 2, heading—	13
		omit.	14
Clause	114	Amendment of s 318A (Changing anniversary day)	15
		Section 318A(8)—	16
		omit.	17
Clause	115	Amendment of s 364 (When financial assurance may be required)	18 19
		(1) Section 364(1) and (2)(a), 'environmental authority, other than a level 2 approval,'—	20 21
		omit, insert—	22
		'environmental authority (mining activities)'.	23
		(2) Section 364(1)(a), from 'any conditions'—	24
		omit, insert—	25

	'any conditions of the program or plan; ⁷⁶ and'.	1
(3)	Section 364(4) and (5)—	2
	renumber as section 364(6) and (7).	3
(4)	Section 364—	4
	insert—	5
'(4)	The administering authority may decide the amount by reference to a guideline or other publicly available document.	6 7
'(5)	The form of the financial assurance may require the amount of the financial assurance to be changed in stated circumstances, without having to amend the environmental authority, environmental management program or site management plan to provide for the change.'.	8 9 10 11 12
(5)	Section 364(6), as renumbered, 'However'—	13
	omit, insert—	14
	'Despite subsections (3) to (5)'.	15
(6)	Section 364(6), as renumbered, 'environmental harm being caused by the activity'—	16 17
	omit, insert—	18
	'environmental harm that may be caused by the activity'.	19
(7)	Section 364—	20
	insert—	21
'(8)	In this section—	22
	costs and expenses includes monitoring and maintenance costs and expenses.'.	23 24
	nendment of s 365 (Person may show cause why ancial assurance should not be required)	25 26
(1)	Section 365, heading, after 'required'—	27
	insert—	28

Clause 116

For environmental authorities, see section 317 (Reference to environmental authority includes its conditions).

			'for plan	environmental management program or site management.	1 2
		(2)		ion 365(1), from 'an environmental authority' to 'level 2 oval, or'—	3 4
			omit	, insert—	5
			'a'.		6
		(3)	Sect	ion 365(1), 'authority or'—	7
			omit		8
		(4)	Sect	ion 365(2)(c), 'environmental authority or'—	9
			omit		10
		(5)	Sect	ion 365(4)(b), 'issues the environmental authority or'—	11
			omit		12
lause	117	Am	endn	nent of s 367 (Claims on financial assurances)	13
				ion 367(8)—	14
			inse	<i>t</i> —	15
			'fina	uncial assurance means—	16
			(a)	financial assurance for an environmental authority (petroleum activities), given under chapter 4A, part 7; or	17 18
			(b)	any other financial assurance given under a condition imposed under section 364.'.	19 20
lause	118			nent of s 426 (Environmental authority required ng or petroleum activity)	21 22
		(1)		ion 426(1)(a) and (b)—	23
		(-)		insert—	24
			'(a)		25 26 27
			(b)	if the activity is a level 1 petroleum activity—an environmental authority (petroleum activities) for the petroleum activity.'.	28 29 30

		(2) Section 426(2)(a) and (b)—	1
		omit, insert—	2
		chapter 5 for the level 2 mining project of which the	3 4 5 6
		environmental authority (petroleum activities) for the	7 8 9
Clause	119	Omission of s 428 (New approval required for certain activities if significant change)	10 11
		Section 428—	12
		omit.	13
Clause	120	Amendment of s 429 (Special provisions for interstate transporters of controlled waste)	14 15
		Section 429(3), definition <i>interstate licence</i> , after 'environmental authority'—	16 17
		insert—	18
		', a development approval for a chapter 4 activity or a registration certificate'	19 20
Clause	121	Amendment of s 430 (Contravention of condition of environmental authority)	21 22
		(1) Section 430, penalties, paragraphs (a), from 'for a licence' to '(mining activities)'—	23 24
		omit, insert—	25
		'for an environmental authority (petroleum activities) for a level 1 petroleum activity or for a non-code compliant authority under chapter 5 for a level 1 mining project'.	26 27 28
		(2) Section 430, penalties, paragraphs (b), from 'for a level 2 approval' to '(mining activities)'—	29 30

			omit, insert—	1
			'for an environmental authority (petroleum activities) for a level 2 petroleum activity or for a code compliant authority or a non-code compliant authority under chapter 4A for a level 2 mining project'.	2 3 4 5
Clause	122		nendment of s 480 (False, misleading or incomplete cuments)	6 7
			Section 480—	8
			insert—	9
		'(4)	Without limiting subsection (1), a document is taken to be false or misleading if—	10 11
			(a) it includes a certification under section 90(c) or 132(2) ⁷⁷ and the code compliance condition for the code compliant authority for which the certification was given is not complied with; or	12 13 14 15
			(b) it is a certification under section 154(1)(c)(ii), 260A or 603A(c) ⁷⁸ and a standard environmental condition for the code compliant authority which the certification relates to is not complied with.	16 17 18 19
		'(5)	However, subsection (4) does not apply if the person shows that when the certification was made the person had reasonable grounds to believe that the person could comply with the condition.'.	20 21 22 23
Clause	123		nendment of s 495 (Proceedings for indictable ences)	24 25
			Section 495(4)—	26
			omit, insert—	27

⁷⁷ Section 90 (Requirements for application) or 132 (Additional requirement for transfer application for code compliant authority if no amendment application made)

⁷⁸ Section 154 (General requirements for application), 260A (Additional requirement for transfer application for code compliant authority if no amendment application made) or 603A (Requirements for conversion application)

		' (4)	The maximum penalty of imprisonment that may be summarily imposed for an indictable offence is 1 year's imprisonment.'.	1 2 3
Clause	124	Am	endment of s 520 (Dissatisfied person)	4
		(1)	Section 520(1)(d)—	5
			omit.	6
		(2)	Section 520(1)(ba) and (c)—	7
			renumber as section 520(1)(c) and (d).	8
		(3)	Section 520(2)(a)—	9
			omit, insert—	10
			'(a) an application for an environmental authority (petroleum activities) for a level 1 petroleum activity; or'.	11 12 13
		(4)	Section 520(2)(b), 'chapter 4A, part 3'—	14
			omit, insert—	15
			'chapter 4A'.	16
Clause	125		endment of s 529 (Decision for appeals against usals under s 207)	17 18
			Section 529(1), 'a non-standard application'—	19
			omit, insert—	20
			'an application'.	21
Clause	126	Am	endment of s 540 (Required registers)	22
		(1)	Section 540(1)(d), after 'environmental authorities'—	23
			insert—	24
			'(petroleum activities)'.	25
		(2)	Section 540(1)(d)(iii)—	26
			omit, insert—	27
			'(iii) FRR assessment reports;'.	28

		(3) Section 540(1)(e)(ii), 'environmental management documents'—	1 2
		omit, insert—	3
		'EM plans'.	4
		(4) Section 540(1)(e)(iii), 'and EMOS assessment reports'—	5
		omit.	6
Clause	127	Amendment of s 549 (Minister may approve standard environmental conditions)	7 8
		Section 549(1), after 'activity'—	9
		insert—	10
		'or the giving of financial assurance as security for—	11
		(a) compliance with the relevant environmental authority; and	12 13
		(b) costs or expenses, or likely costs or expenses, mentioned in section 367. ⁷⁹ .	14 15
Clause	128	Replacement of ss 550 and 550A	16
		Sections 550 and 550A—	17
		omit, insert—	18
	'550	Effect of changes to standard environmental conditions	19 20
		'If—	21
		(a) there are standard environmental conditions (the <i>existing conditions</i>) for a chapter 4 activity or environmentally relevant activity; and	22 23 24
		(b) under section 549, a change is approved to the existing conditions;	25 26

⁷⁹ Section 367 (Claims on financial assurance)

			despite the change, the existing conditions continue to apply for the chapter 4 activity or environmentally relevant activity until 1 year after the day the change is approved. ⁸⁰ '.	1 2 3
lause	129	Am	nendment of s 575 (Entry orders)	4
		(1)	Section 575(5), 'an environmental requirement'—	5
			omit, insert—	6
			'the environmental requirement'.	7
		(2)	Section 575(7) to (9)—	8
			renumber as section 579(8) to (10).	9
		(3)	Section 575—	10
			insert—	11
		'(7)	Unless the court otherwise orders, an entry order remains in force until the environmental requirement is complied with.'.	12 13
		(4)	Section 575(8), as renumbered, after 'must state'—	14
			insert—	15
			'each of'.	16
		(5)	Section 575(8)(d), as renumbered—	17
			omit, insert—	18
			'(d) if the court has made an order under subsection (7)—when the entry order ends;	19 20
			(e) if the court has not made an order under subsection (7)—that the entry order remains in force until the environmental requirement has been complied with.'.	21 22 23 24
		(6)	Section 575(10), as renumbered, 'subsection (8)'—	25
			omit, insert—	26
			'subsection (9)'.	27

⁸⁰ For registered operators, see however section 333 (Voluntary submission of draft program).

Clause	130	Replacement of s 579 (Compensation)	1
		Section 579—	2
		omit, insert—	3
	'579	Compensation	4
		under this Act, must comply with an environmental requirement, enters, or authorises someone else to enter, land to which the requirement relates to comply with the	5 6 7 8 9
		owner or occupier of the land for any compensatable effect the	10 11 12
		(a) the entry; or	13
		* *	14 15
		subsection (2)(b) if the work was conducted by someone other than the responsible person and the responsible person did not	16 17 18 19
		proceeding brought in a court of competent jurisdiction, including, for example, in an application under any of the following provisions to which the responsible person and the	20 21 22 23 24
		(a) the Mineral Resources Act, section 281 or 283B;	25
		(b) the Petroleum Act 1923, section 79R;	26
		(c) the P&G Act, section 533.81	27
		is satisfied it is just to make the order in the circumstances of	28 29 30

Mineral Resources Act, section 281 (Determination of compensation by tribunal) or 283B (Review of compensation by tribunal)

Petroleum Act 1923, section 79R (Deciding compensation through tribunal) P&G Act, section 533 (Deciding compensation through tribunal)

(6)	In th	is section—	1			
	compensatable effect means all or any of the following in relation to the land—					
	(a)	deprivation of possession of its surface;	4			
	(b)	diminution of its value;	5			
	(c)	diminution of the use made, or that may be made, of the land or any improvement on it;	6 7			
	(d)	severance of any part of the land from other parts of the land or from other land that the owner or occupier owns;	8 9			
	(e)	any other cost or loss arising from the work.	10			
	enter occu	r includes an entry with the consent of the owner or pier.	11 12			
	own	er includes—	13			
	(a)	for land under the <i>Land Act 1994</i> for which there are trustees—the trustees; or	14 15			
	(b)	for land held under a lease under the <i>Local Government</i> (<i>Aboriginal Lands</i>) <i>Act 1978</i> , section 382—a relevant local government; or	16 17 18			
	(c)	for land under a lease from the State under the <i>Aborigines and Torres Strait Islanders (Land Holding) Act 1985</i> that has been excised from land granted in trust for Aboriginal or Torres Strait Islander purposes under the Land Act—the trustees of the land; or	19 20 21 22 23			
	(d)	for a conservation park or resources reserve under the <i>Nature Conservation Act 1992</i> (the <i>NCA</i>) for which there are trustees—	24 25 26			
		(i) if, under the NCA, the park or reserve has trustees whose powers are not restricted—the trustees; or	27 28			
		(ii) otherwise—the chief executive of the department in which the NCA is administered; or	29 30			
	(e)	the State, for land that is any of the following—	31			

⁸² Local Government (Aboriginal Lands) Act 1978, section 3 (Grant of leases to councils)

		(1) unallocated State land;	1
		(ii) a reserve under the Land Act for which there is no trustee;	2 3
		(iii) a national park, national park (Aboriginal land), national park (scientific), national park (Torres Strait Islander land), national park (recovery) or forest reserve under the NCA;	4 5 6 7
		(iv) a State forest or timber reserve under the <i>Forestry Act 1959</i> ;	8 9
		(vi) a State controlled road under the <i>Transport Infrastructure Act 1994</i> .'.	10 11
Clause	131	Amendment of s 584 (Definitions for pt 2)	12
		(1) Section 584, definition conversion application—	13
		omit.	14
		(2) Section 584—	15
		insert—	16
		'additional conditions see section 603(3).	17
		conversion application see section 603(2).'.	18
Clause	132	Amendment of s 585 (What is a <i>condition</i> of a mining tenement for div 2)	19 20
		Section 585(4), definition planning document, paragraph (d)(i), 'EMOS'—	21 22
		omit, insert—	23
		'environmental management overview strategy'.	24
Clause	133	Replacement of s 593 (Transitional authority taken to be non-standard)	25 26
		Section 593—	27
		omit, insert—	28

	'593	Tra	nsitional authority taken to be non-code compliant	1
			'A transitional authority is taken to be a non-code compliant authority under chapter 5, issued for mining activities that are level 1 environmentally relevant activities.'.	2 3 4
Clause	134		placement of s 603 (Conversion to standard authority application)	5 6
			Section 603—	7
			omit, insert—	8
	'603		plication to convert transitional authority to vironmental authority for a level 2 mining project	9 10
		'(1)	This section applies despite chapter 5, part 8.	11
		'(2)	A transitional authority holder who holds each relevant mining tenement may apply (a <i>conversion application</i>) to the administering authority to convert the transitional authority to either of the following under chapter 5—	12 13 14 15
			(a) a code compliant authority;	16
			(b) a non-code compliant authority for a level 2 mining project.	17 18
		'(3)	If the application is for a non-code compliant authority for a level 2 mining project, it may also request that conditions (<i>additional conditions</i>) other than the relevant standard environmental conditions be imposed on the authority.	19 20 21 22
	'603 <i>A</i>	A Re	quirements for conversion application	23
			'A conversion application must—	24
			(a) be in the approved form; and	25
			(b) state the type of environmental authority (mining activities) under section 603(2) to which the transitional authority is proposed to be converted; and	26 27 28

	(c) if the application is for a code compliant authority—certify that all mining activities proposed to be carried out under it comply with the criteria prescribed under section 151(2)(a) ⁸³ for the stated type of environmental authority to be a code compliant authority under chapter 5; and	1 2 3 4 5 6
	(d) if the application is for a non-code compliant authority for a level 2 mining project—certify that the applicant can, in carrying out the relevant mining activities for the converted authority, comply with—	7 8 9 10
	(i) the relevant standard environmental conditions for the stated type of environmental authority; or	11 12
	(ii) the relevant standard environmental conditions and any additional conditions requested; and	13 14
	(e) be accompanied by the fee prescribed under a regulation.	15 16
603B Aut	tomatic conversion for particular applications	17
'603B Au t	This section applies on the making of a conversion application if it complies with section 603A.	17 18 19
	This section applies on the making of a conversion application	18
'(1)	This section applies on the making of a conversion application if it complies with section 603A. If the application is for a code compliant authority, the relevant transitional authority becomes a code compliant	18 19 20 21
'(1) '(2) '(3)	This section applies on the making of a conversion application if it complies with section 603A. If the application is for a code compliant authority, the relevant transitional authority becomes a code compliant authority under chapter 5. If the application is for a non-code compliant authority for a level 2 mining project and no additional conditions are requested in the application, the relevant transitional authority becomes a non-code compliant authority for a level 2 mining	18 19 20 21 22 23 24 25 26

'(2)

The administering authority must, within 10 business days

			after it receives the application, decide whether—	2
			(a) to grant the application; and	3
			(b) if it decides to grant—to impose the additional conditions.	4 5
		'(3)	However, an additional condition may be imposed only if the administering authority considers—	6 7
			(a) the condition is necessary or desirable; and	8
			(b) that, if the condition is imposed, the proposed non-code compliant authority would still be for a level 2 mining project.	9 10 11
		'(4)	In making the decisions, the administering authority must consider the criteria mentioned in section 173(2).	12 13
		'(5)	On, the granting of the application, the relevant transitional authority is taken to be a non-code compliant authority for a level 2 mining project.	14 15 16
		'(6)	If additional conditions are imposed on the non-code compliant authority, the administering authority must, within 10 business days after the granting of the application—	17 18 19
			(a) amend the non-code compliant authority to include the conditions; and	20 21
			(b) record particulars of the amendment in the appropriate register; and	22 23
			(c) give the applicant a copy of the amended non-code compliant authority.'.	24 25
Clause	135		nendment of ch 13, pt 2, div 4, sdiv 4, hdg (Environment anagement document requirements)	26 27
			Chapter 13, part 2, division 4, subdivision 4, heading, 'document'—	28 29
			omit, insert—	30
			'plan'.	31

s 136 s **137** s **138**

Clause	136		nendment of s 608 (Environmental management cument may be required)	1 2
		(1)	Section 608, heading, 'document'—	3
			omit, insert—	4
			'plan'.	5
		(2)	Section 608(2), from 'submit to it'—	6
			omit, insert—	7
			'submit an environmental management plan to it.'.	8
		(3)	Section 608(4)—	9
			omit, insert—	10
		'(4)	An environmental management plan submitted under this section is taken to be the submitted EM plan for the transitional authority.'.	11 12 13
Clause	137		nission of s 622 (Effect of commencement on particular egrated authorities)	14 15
			Section 622—	16
			omit.	17
Clause	138	Ins	ertion of new ch 13, pt 7	18
			After section 634—	19
			insert—	20
	'Par	t 7	Transitional provisions for	21
			Environmental Protection and	22
			Other Legislation Amendment	23
			Act 2004	24
	'Divi	sior	n 1 Preliminary	25

635	Def	initions for pt 7	1
		'In this part—	2
		<i>commencement</i> means the commencement of the <i>Environmental Protection and Other Legislation Amendment Act 2004</i> , section 32.84	3 4 5
		existing Act means this Act as in force immediately before the commencement.	6 7
		new chapter 4A means chapter 4A immediately after the commencement.	8 9
		old chapter 4A means chapter 4A under the existing Act.	10
Divi	ision	2 Provisions for former integrated authorities	11 12
636	Арр	olication of div 2	13
		'This division applies to the constituent parts of an integrated authority that, under the existing Act, were in force immediately before the commencement.	14 15 16
637		ntinuing status of each constituent part as an ironmental authority	17 18
	'(1)	This section—	19
		(a) applies despite the repeal of former chapter 6, part 1;85 and	20 21
		(b) is subject to section 638.	22
	'(2)	From the commencement, each of the constituent parts continues to be an environmental authority of the type stated in the integrated authority.	23 24 25

⁸⁴ Environmental Protection and Other Legislation Amendment Act 2004, section 32 (Replacement of ch 4A (Environmental authorities for petroleum activities))

Former chapter 6, part 1 (Integrated authorities)

	(3)	The repeal does not change the anniversary days of the environmental authorities.	1 2
	'(4)	The relevant provisions of new chapter 4A or chapter 5 and chapter 6 apply to the environmental authorities.	3 4
'638		issuing of environmental authorities if they do form a single mining or petroleum project	5 6
	'(1)	The administering authority may, at any time after the commencement, decide whether the constituent parts together form a single mining or petroleum project.	7 8 9
	'(2)	If the administering authority decides the constituent parts are for different mining or petroleum projects, it may—	10 11
		(a) cancel the constituent parts as environmental authorities; and	12 13
		(b) issue to the former holder of the cancelled constituent parts new environmental authorities (mining activities) or environmental authorities (petroleum activities) for each of the different mining or petroleum projects.	14 15 16 17
	'(3)	The conditions of each of the new environmental authorities must be the conditions of the cancelled constituent parts that applied to the mining or petroleum project the subject of the new environmental authority, subject to any necessary changes.	18 19 20 21 22
'Div i	ision	3 Other provisions	23
'639	Εn	vironmental authorities under old chapter 4A	24
	'(1)	A licence, other than a provisional licence, under old chapter 4A in force immediately before the commencement is, on the commencement, taken to be a non-code compliant authority under new chapter 4A for a level 1 petroleum activity.	25 26 27 28 29
	'(2)	On the commencement, a provisional licence under old chapter 4A ceases to be an environmental authority.	30 31

	'(3)	A level 2 approval under old chapter 4A in force immediately before the commencement is, on the commencement, taken to be a non-code compliant authority under new chapter 4A, for a level 2 petroleum activity.	1 2 3 4
'640	Ар	plications in progress under old chapter 4A	5
	'(1)	An environmental authority application under old chapter 4A that, immediately before the commencement, had not been decided is taken to be an application—	6 7 8
		(a) if it is for a level 2 petroleum activity—under new chapter 4A, part 2, division 3, subdivision 2; or	9 10
		(b) if it is for a level 1 petroleum activity—under new chapter 4A, part 2, division 4.86	11 12
	'(2)	An amendment, surrender or transfer application under old chapter 4A that, immediately before the commencement had not been decided is, on the commencement, taken to be the corresponding type of application under new chapter 4A.	13 14 15 16
'641	Exi	isting environmental management documents	17
		'The current environmental management plan or current EMOS under the existing Act for, or for an application for, an environmental authority (mining activities), is on the commencement taken to be the submitted EM plan for the environmental authority or application. ⁸⁷ '.	18 19 20 21 22
139	Am	nendment of sch 1 (Original decisions)	23
	(1)	Schedule 1, part 1, division 2, entry for section 207(1), '(for a non-standard application only)'—	24 25
		omit.	26

Clause

New chapter 4A, part 2, division 3, subdivision 2 (Non code compliant authorities) and division 4 (Level 1 petroleum activities)

⁸⁷ See the existing Act, sections 187 (Environmental management plan required), 201 (EMOS required) and 253 (Previous environmental management document may be amended).

5

Schedule 1, part 1, divisions 2 to 4—

(2)

renun	nber as schedule 1, part 1, divisions 3 to 5.
(3) Scheo	dule 1, part 1—
inseri	!
Division 2	Decisions under chapter 4A
Section	Description of decision
96	Refusal of application for environmental authority (petroleum activities) for level 2 petroleum activity
98	Imposition of condition of environmental authority (petroleum activities) for level 2 petroleum activity, other than a condition that is the same, or is to the same effect, as a condition agreed to or requested by the applicant
109(1) and (2)	Decision not to allow application to proceed
109(3)(b)	Fixing of new notice period or submission period
112	Grant or refusal of application for environmental authority (petroleum activities) for level 1 petroleum activity
114	Imposition of condition of environmental authority (petroleum activities) for level 1 petroleum activity, other than a condition that is the same, or is to the same effect, as a condition agreed to or requested by the applicant
122(1)	Decision to make public notice requirement for amendment application
124	Refusal of amendment application
124(2)	Decision to grant an amendment application subject to the applicant's written agreement to the administering authority amending the environmental authority in a stated way
134	Refusal of transfer

Section	Description of decision	
140(2)	Decision to give surrender notice	
140(2)	Fixing of period for compliance with surrender notice	
145A	Refusal of surrender	
145J(1)	Proposed action decision	
145O(2)	Decision to require the giving of financial assurance'.	
(4)	Schedule 1, part 2, division 1C—	1
()	omit.	2
(5)	Schedule 1, part 2, division 3, entries for section 311(5)(a) and 311(5)(b)—	3 4
	omit.	5
(6)	Schedule 1, part 2, divisions 1A to 6—	6
	renumber as schedule 1, part 2, divisions 1 to 8.	7
140 A r	nendment of sch 3 (Dictionary)	8
(1)	Schedule 3, definitions, additional condition, application requirements, approval, assessment level decision, constituent part, EMOS, EMOS amendment notice, EMOS assessment report, EM plan assessment report, environmental management document, environmental management plan, final rehabilitation report, FRR assessment report, IEMS submission, integrated authority, integrated authority application, joint applicants, joint application, level 1 environmentally relevant activity, level 2 approval, level 2 environmentally relevant activity, licence, licensed place, missing information, non-standard application, non-standard environmental authority (mining activities), petroleum activity, proposed transferee, provisional licence, public notice requirement, standard application, standard mining activity and submitted EMOS—omit.	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23
(2)	Schedule 3—	25

Clause

inse	·t—	1
	itional condition , for chapter 5, part 3, division 2, see on 170(1).	2 3
appl	ication requirements, for chapter 5, see section 154(3).	4
asse	ssment level decision, for chapter 5, part 8, means—	5
(a)	generally—the assessment level decision under section 246(1)(a) and (3); but	6 7
(b)	if, under section 247(2), the EPA Minister has made the assessment level decision—that decision.	8 9
code	compliance condition, for chapter 4A, see section 93(1).	10
code	compliant application, for chapter 5, see section 154(4).	11
code	compliant authority for—	12
(a)	chapter 4A—see section 75(2); or	13
(b)	chapter 5—see section 148(3).	14
EM	plan assessment report for—	15
(a)	chapter 5, part 5, see section 191(1); or	16
(b)	chapter 5, part 6, see section 205(2).	17
	conmental authority (petroleum activities) see on 74(2).	18 19
envi	conmental management plan, for—	20
(a)	chapter 3, part 1—see section 39; or	21
(b)	chapter 4A—means an environmental management plan under section 103; or	22 23
(c)	chapter 5—	24
	(i) for, or for an application for, an environmental authority (exploration) or environmental authority (mineral development)—means a submitted EM plan under section 189; or	25 26 27 28
	(ii) for, or for an application for, an environmental authority (mining lease)—means a submitted EM plan under section 203.	29 30 31

final rehabilitation report means—	1
(a) for chapter 4A—a final rehabilitation report prepa under chapter 4A, part 5, division 3; or	red 2 3
(b) for chapter 5—a final rehabilitation report prepa under chapter 5, part 10, division 2, subdivision 2.	red 4 5
financial assurance, for an environmental author (petroleum activities) means financial assurance for authority given under chapter 4A, part 7.	•
FRR assessment report, for—	9
(a) chapter 4A—see section 145; or	10
(b) chapter 5—see section 276.	11
joint applicants for—	12
(a) chapter 4A—see section 85; or	13
(b) chapter 5—see section 157.	14
joint application for—	15
(a) chapter 4A—see section 86(1); or	16
(b) chapter 5—see section 158(1).	17
level 1 environmentally relevant activity means a level environmentally relevant activity under section 20.	l 1 18 19
level 2 environmentally relevant activity means a level environmentally relevant activity under section 20.	1 2 20 21
level 1 petroleum activity see section 77(2).	22
level 2 petroleum activity see section 77(3).	23
level 1 mining project see section 151(1).	24
level 2 mining project see section 151(2).	25
non-code compliant application, for chapter 5, section 154(5).	see 26 27
non-code compliant authority for—	28
(a) chapter 4A—see section 75(4); or	29
(b) chapter 5—see section 154(5).	30
P&G Act see section 76(2).	31

	petroleum activity see section 77(1).	1								
	petroleum authority see section 76(1).	2								
	petroleum legislation see section 76(3).	3								
	petroleum project see section 80.public notice requirement, for chapter 4A, see section 122(1).									
	relevant petroleum activity see section 79.									
	relevant petroleum authority see section 78.									
	relevant place, for chapter 4A, part 2, see section 81.									
	submitted EM plan—									
	The <i>submitted EM plan</i> for, or for an application for, an environmental authority (exploration) or environmental authority (mineral development) is the environment management plan for the authority submitted under section 187, as amended from time under section 190, 253 or 258A.	10 11 12 13 14 15								
	The <i>submitted EM plan</i> for, or for an application for, an environmental authority (mining lease) is the environment management plan for the authority submitted under section 201, as amended from time under section 204, 253 or 258A.'.	16 17 18 19 20								
(3)	Schedule 3, definition amendment application, paragraph (a)—	21 22								
	omit, insert—	23								
	'(a) chapter 4A—see section 118.'.	24								
(4)	Schedule 3, definition <i>anniversary day</i> , for an environmental authority, item 2—	25 26								
	omit.	27								
(5)	Schedule 3, definition <i>anniversary day</i> , for an environmental authority, items 3 and 4—	28 29								
	renumber as items 2 and 3.	30								
(6)	Schedule 3, definition applicants, paragraph (a)—	31								
	omit, insert—	32								

	'(a) for chapter 4A, part 4—see section 130(b); or'.	1
(7)	Schedule 3, definition <i>application notice</i> , paragraph (b), first occurrence—	2 3
	omit, insert—	4
	'(a) chapter 4A, part 2, division 4—see section 106(1); or.'.	5
(8)	Schedule 3, definition correction, paragraph (a)—	6
	omit, insert—	7
	'(a) for chapter 4A, part 6—see section 145D; or'.	8
(9)	Schedule 3, definition <i>environmental protection commitment</i> , 'an environmental management document'—	9 10
	omit, insert—	11
	'a submitted EM plan'.	12
(10)	Schedule 3, definition <i>environmental protection commitment</i> , paragraphs (a) and (b), 'document'—	13 14
	omit, insert—	15
	'plan'.	16
(11)	Schedule 3, definition environmental requirement—	17
	insert—	18
	'(d) a condition of an environmental authority that has ended or ceased to have effect, if the condition—	19 20
	(i) continues to apply after the authority has ended or ceased to have effect; and	21 22
	(ii) has not been complied with.88'.	23
(12)	Schedule 3, definition person, paragraph (b)—	24
	omit, insert—	25
	'(b) chapter 4A, part 2—see section 81.'.	26
(13)	Schedule 3, definition properly made submission, paragraph (b)—	27 28

⁸⁸ See sections 98 and 114 (Conditions that may and must be imposed) and 305(3) (Conditions that may be made) and schedule 3, definition *conditions*.

		omit, insert—	1
		'(b) chapter 4A, part 2, division 4—see section 111(2).'.	2
	(14)	Schedule 3, definition proposed action, paragraph (b)—	3
		omit, insert—	4
		'(b) for chapter 4A, part 6, division 2—see section 145H(1)(a); or'.	5 6
	(15)	Schedule 3, definition proposed action decision, paragraph (b)—	7 8
		omit, insert—	9
		'(b) chapter 4A, part 6, division 2—see section 145J(2).'.	10
	(16)	Schedule 3, definition submission period, paragraph (b)—	11
		omit, insert—	12
		'(b) chapter 4A, part 2—see section 81.	13
	(17)	Schedule 3, definition <i>surrender application</i> , paragraph (a)—	14
		omit, insert—	15
		'(a) chapter 4A—see section 137(1)(a); or'.	16
	(18)	Schedule 3, definition <i>surrender notice</i> , paragraph (a)—	17
		omit, insert—	18
		'(a) chapter 4A—see section 140(2); or'.	19
	(19)	Schedule 3, definition <i>transfer application</i> , paragraph (a)—	20
		omit, insert—	21
		'(a) chapter 4A—see section 129(1)(a); or'.	22
	Part 4	Amendment of Integrated	23
	_	Planning Act 1997	24
Clause	141 Act	t amended in pt 4	25
		This part amends the <i>Integrated Planning Act 1997</i> .	26

Clause	142	Ins	ertion of new ch 6, pt 5	1
			After section 6.4.1—	2
			insert—	3
	'Par	t 5	Transitional provisions for	4
			Environmental Protection and	5
			Other Legislation Amendment	6
			Act 2004	7
	'6.5.1	Wh	en particular development approvals lapse	8
		' (1)	This section applies if during the currency period for a	9
		` ,	development approval for a material change of use given after 30 March 1998—	10 11
			(a) a development permit for works associated with the change of use takes, or took, effect; and	12 13
			(b) the works are, or were, substantially started.	14
		'(2)	Despite section 3.5.21(1), the development approval for the material change of use lapses on 30 March 2006 or at the end of the currency period, whichever is the later.	15 16 17
		' (3)	However, the development approval does not lapse if the change of use happens before 30 March 2006 or the end of the currency period, whichever is the later.	18 19 20
		'(4)	Sections 3.5.22 and 3.5.23 continue to apply for the development approval.	21 22
		'(5)	For subsection (1)—	23
			works associated with the change of use include works, including, for example, demolishing, excavating or filling, carried out to prepare premises for carrying out other works associated with the material change of use.'.	24 25 26 27
Clause	143		nendment of sch 8 (Assessable development and f-assessable development)	28 29
		(1)	Schedule 8, part 1, table 4, item 5, 'Operational work that is'—	30 31

		omit, insert—	1
		'Operational work, other than excluded work, that is'.	2
		(2) Schedule 8, part 1, table 4, item 5(b)(ii), ', other than under an allocation notice under the <i>Coastal Protection and Management Act 1995</i> '—	3 4 5
		omit.	6
Clause	144	Amendment of sch 8A (Assessment manager for development applications)	7 8
		Schedule 8A, table 1, item 1—	9
		insert—	10
		'(e) operational work mentioned in schedule 8, part 1, table 4, item 5(b)(vi).'.	11 12
Clause	145	Amendment of sch 9 (Development that is exempt from assessment against a planning scheme)	13 14
		(1) Schedule 9, table 4, item 3, 'section 100'—	15
		omit, insert—	16
		'section 169'.	17
		(2) Schedule 9, table 4, item 4, 'section 150'—	18
		omit, insert—	19
		'section 260'.	20
Clause	146	Amendment of sch 10 (Dictionary)	21
		Schedule 10—	22
		insert—	23
		'excluded work—	24
		1 Excluded work, for schedule 8, part 1, table 4, item 5, means maintenance work on a lawful work.	25 26
		2 Excluded work, for schedule 8, part 1, table 4, item 5(b)(i), (iii) and (ix), also means—	27 28

s 147 150 s 148

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(a) minor work that—								1		
				(i)	has mana	insignificant agement; and	impact	on	coastal	2 3
				(ii)	is rev	versible or expe	ndable; or			4
			(b)	Coas		which an exemp cotection and M l.				5 6 7
		3		<i>luded</i> ion 4.3		does not in olies.'.	iclude wo	ork to	which	8 9
	Part	5		An	nen	dment of L	_and a	nd		10
				Re	sou	rces Tribu	ınal Ac	t 199	9	11
Clause	147	Act ame	nded	d in pt	: 5					12
		This	part	amend	s the	Land and Resoi	ırces Tribu	nal Act	1999.	13
Clause	148	Amendr tribunal)		of scl	h 1 (F	Requirements	for cons	tituting	J	14 15
		Sche	dule	1—						16
		inse			_					17
	'Env	vironme	nta	I Pro	otec	tion Act 1	994			18
						n the tribunal's a presiding me	•	n, the t	ribunal	19 20

Part 6		t 6	6 Amendment of Marine Parks Act 1982							
Clause	149	Act	t ame	ended in pt 6	3					
			This	s part amends the Marine Parks Act 1982.	4					
Clause	150	Am	nendr	ment of s 22 (Revocation of marine parks)	5					
			Sect	ion 22(2), '14 sitting days' notice'—	6					
			omii	t, insert—	7					
			'28	days notice'.	8					
Clause	151	Ins	ertio	n of new s 22A	9					
			Afte	er section 22—	10					
			inse	rt—	11					
	'22A	Pul	blica	tion of revocation notice	12					
		'(1)	secti	nin 10 days after the notice of motion mentioned in ion 22(2) is given, the chief executive must publish notice ne proposed revocation (the <i>revocation notice</i>) in—	13 14 15					
			(a)	a newspaper circulating in the locality of the marine park; and	16 17					
			(b)	a newspaper circulating throughout the State.	18					
		'(2)	The	revocation notice must state—	19					
			(a)	the marine park's name; and	20					
			(b)	whether all or part of the park is to be revoked; and	21					
			(c)	if only part of the park is proposed to be revoked—a description, by map or otherwise, of the part of the park proposed to be revoked.'.	22 23 24					

	Part	7	Amendment of Meaker Trust (Raine Island Research) Act 1981	1 2 3
Clause	152	Ac	t amended in pt 7	4
			This part amends the Meaker Trust (Raine Island Research) Act 1981.	5 6
Clause	153	Ins	ertion of new pt 6	7
			After section 41—	8
			insert—	9
	'Part	t 6	Expiry of Act	10
	'42 Ex	Ex	piry of Act	11
			'This Act expires on the day the <i>Environmental Protection</i> and <i>Other Legislation Amendment Act 2004</i> , section 152,89 commences.	12 13 14
	'43		nsfer of corporation's assets and liabilities on biry day	15 16
		' (1)	At the beginning of the day this Act expires under section 42—	17 18
			(a) all of the assets of the corporation become assets of Australian Rainforest Foundation A.C.N. 073 434 563; and	19 20 21
			(b) all of the liabilities of the corporation become liabilities of the State.	22 23
		'(2)	In this section—	24
			assets includes assets held as trustee of the trust fund.	25

⁸⁹ Environmental Protection and Other Legislation Amendment Act 2004, section 152 (Insertion of new pt 6)

		<i>liabilit</i> fund.	ies includes liabilities incurred as trustee of the trust	1 2
		trust fi	and means the trust fund under section 23.'.	3
	Part	8	Amendment of Mineral Resources Act 1989	4 5
lause	154	Act amend	ded in pt 8	6
		This pa	art amends the Mineral Resources Act 1989.	7
lause	155	Amendme	nt of s 64A (Issue of certificate of public notice)	8
		Section	n 64A(1)(b)—	9
		omit, ii	nsert—	10
		'(b) e	ither—	11
		(under the Environmental Protection Act, the application for the relevant environmental authority (mining claim) is a code compliant application and the environmental authority has been issued; ⁹⁰ or	12 13 14 15 16
		(:	under the Environmental Protection Act, the application for the relevant environmental authority (mining claim) is a non-code compliant application and the draft environmental authority for the non-code compliant application has, under the Environmental Protection Act, section 175,91 been given to the mining registrar; and'.	17 18 19 20 21 22 23

⁹⁰ See the Environmental Protection Act, section 164 (Automatic issuing of code compliant authority if no relevant mining claim or mining lease).

⁹¹ Environmental Protection Act, section 175 (Obligation to prepare draft environmental authority)

Clause	156	Amenda notice)	nent	of s 252A (Issue of certificate of public	1 2
		Secti	on 2	52(1)(b)—	3
		omit,	inse	rt—	4
		'(b)	eith	er—	5
			(i)	under the Environmental Protection Act, the application for the relevant environmental authority (mining lease) is a code compliant application and the environmental authority has been issued; ⁹² or	6 7 8 9 10
			(ii)	under the Environmental Protection Act, the application for the relevant environmental authority (mining lease) is a non-code compliant application and the draft environmental authority for the non-code compliant application has, under the Environmental Protection Act, section 208,93 been given to the mining registrar; and'.	11 12 13 14 15 16 17
	Part	9		Amendment of Nature	18
				Conservation Act 1992	19
Clause	157	Act ame	nded	l in pt 9	20
		This	part	amends the Nature Conservation Act 1992.	21
Clause	158	Replace	men	t of s 3 (Crown bound)	22
		Secti	on 3-	<u> </u>	23
		omit,	inse	rt—	24

⁹² See the Environmental Protection Act, section 164 (Automatic issuing of code compliant authority if no relevant mining claim or mining lease).

⁹³ Environmental Protection Act, section 208 (Obligation to prepare draft environmental authority)

s 159 155 s 163

	.3	Act binds all persons	1
		'(1) This Act binds all persons, including the State, and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	2 3 4
		'(2) Nothing in this Act makes the Commonwealth, the State or another State liable to be prosecuted for an offence.'.	5 6
Clause	159	Amendment of s 3A (Territorial application of Act)	7
		Section 3A, 'Queensland'—	8
		omit, insert—	9
		'the State'.	10
Clause	160	Amendment of s 5 (How object is to be achieved)	11
		Section 5, 'Queensland'—	12
		omit, insert—	13
		'the State'.	14
Clause	161	Amendment of s 29 (Dedication of protected areas)	15
		Section 29(1), after 'State land'—	16
		insert—	17
		'or a forest reserve that is subject to a lease under the <i>Land Act</i> 1994'.	18 19
Clause	162	Amendment of s 30 (Revocation of State forests and timber reserves)	20 21
		Section 30(2), '14 sitting days'—	22
		omit, insert—	23
		'28 days'.	24
Clause	163	Amendment of s 32 (Revocation of protected areas)	25
		Section 32(2), '14 sitting days'—	26

s 164 156 s 168

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		omit, insert—	1
		'28 days'.	2
Clause	164	Amendment of s 33 (Amalgamation etc. of protected areas)	3 4
		Section 33(2), '14 sitting days'—	5
		omit, insert—	6
		'28 days'.	7
Clause	165	Amendment of s 53 (Proposal to declare World Heritage management area)	8 9
		Section 53(1), 'Queensland'—	10
		omit, insert—	11
		'the State'.	12
Clause	166	Amendment of s 56 (Revocation of World Heritage management area)	13 14
		Section 56(2), '14 sitting days'—	15
		omit, insert—	16
		'28 days'.	17
Clause	167	Amendment of s 57 (Proposal to declare international agreement area)	18 19
		Section 57(1), 'Queensland'—	20
		omit, insert—	21
		'the State'.	22
Clause	168	Amendment of s 70E (Revocation of forest reserves)	23
		Section 70E(2), '14 sitting days'—	24
		omit, insert—	25
		'28 days'.	26

Clause	169	Amendment of s 74 (Management principles of international wildlife)	1 2
		Section 74(b), 'Queensland'—	3
		omit, insert—	4
		'the State'.	5
Clause	170	Amendment of s 83 (Property in protected animals)	6
		Section 83(1), 'and sections 85 and 86'—	7
		omit, insert—	8
		', sections 85 and 86 and the provisions of any captive breeding agreement'.	9 10
Clause	171	Amendment of s 84 (Property in protected plants)	11
		Section 84(1), 'and section 86'—	12
		omit, insert—	13
		', section 86 and the provisions of any captive breeding agreement'.	14 15
Clause	172	Replacement of s 88 (Restriction on taking etc. protected animals)	16 17
		Section 88—	18
		omit, insert—	19
	'88	Restrictions on taking protected animal and keeping or use of unlawfully taken protected animal	20 21
		'(1) This section—	22
		(a) is subject to section 93; and	23
		(b) does not apply to the taking of protected animals in a protected area. ⁹⁴	24 25

⁹⁴ Section 93 (Aborigines' and Torres Strait Islanders' rights to take etc. protected wildlife)

For the taking of protected animals in protected areas, see section 62 (Restriction on taking etc. of cultural and natural resources of protected areas).

'(2)	A person must not take a protected animal unless the person is an authorised person or the taking is authorised under this Act.							
	Max	ximum penalty—	4					
	(a)	for a class 1 offence—3 000 penalty units or 2 years imprisonment; or	5 6					
	(b)	for a class 2 offence—1 000 penalty units or 1 year's imprisonment; or	7 8					
	(c)	for a class 3 offence—225 penalty units; or	9					
	(d)	for a class 4 offence—100 penalty units.	10					
'(3)		a defence to a charge of taking a protected animal in ravention of subsection (1) to prove that—	11 12					
	(a)	the taking happened in the course of a lawful activity that was not directed towards the taking; and	13 14					
	(b)	the taking could not have been reasonably avoided.	15					
'(4)		ubsection (3) does not allow a person to keep or use the nimal.						
'(5)	follo	erson must not keep or use an animal that is either of the owing unless the person is an authorised person or the bing or use is authorised under this Act—	18 19 20					
	(a)	a protected animal if, at any time, it has been taken and the taking was not authorised under this Act or a law of another State;	21 22 23					
	(b)	a descendant of an animal mentioned in paragraph (a).	24					
	Max	Maximum penalty—						
	(a)	for a class 1 offence—3 000 penalty units or 2 years imprisonment; or	26 27					
	(b)	for a class 2 offence—1 000 penalty units or 1 year's imprisonment; or	28 29					
	(c)	for a class 3 offence—225 penalty units; or	30					
	(d)	for a class 4 offence—100 penalty units.	31					
' (6)	In th	nis section—	32					

authorised person means a person as follows performing

	func	tions under this Act in relation to the protected animal—	2
	(a)	the chief executive;	3
	(b)	a conservation officer, public service officer or other employee of the department acting under the chief executive's authority.	4 5 6
		s 1 offence means an offence against this section that lives—	7 8
	(a)	1 or more animals that are presumed extinct or endangered wildlife; or	9 10
	(b)	5 or more animals that are vulnerable wildlife; or	11
	(c)	10 or more animals that are rare wildlife; or	12
	(d)	1 or more echidna, koala or platypus.	13
		s 2 offence means an offence against this section that is a class 1 offence and involves—	14 15
	(a)	3 or 4 animals that are vulnerable wildlife; or	16
	(b)	4 or more, but no more than 9, animals that are rare wildlife; or	17 18
	(c)	10 or more animals that are common wildlife.	19
		s 3 offence means an offence against this section that is a class 1 or class 2 offence and involves—	20 21
	(a)	1 or 2 animals that are vulnerable wildlife; or	22
	(b)	2 or 3 animals that are rare wildlife; or	23
	(c)	5 or more, but less than 10, animals that are common wildlife.	24 25
		s 4 offence means an offence against this section other a class 1, 2 or 3 offence.	26 27
		ion on keeping or use of lawfully taken d animal	28 29
'(1)		ect to section 93, a person, other than an authorised on, must not keep or use a protected animal that is either	30 31

'88A

		e following unless the keeping or use is authorised under Act—	1 2				
	(a)	a protected animal, if the animal has, at any time, been taken and the taking was authorised under this Act or a law of another State;	3 4 5				
	(b)	a descendant of an animal mentioned in paragraph (a).	6				
	Max	imum penalty—	7				
	(a)	generally—1 000 penalty units; or	8				
	(b)	if a circumstance mentioned in subsection (2) applies—100 penalty units.	9 10				
'(2)	For	subsection (1), the circumstances are that—	11				
	(a)	in the 12 months before the commission of the offence, the person held a licence, permit or other authority (the <i>former authority</i>) under this Act and—	12 13 14				
		(i) the former authority is no longer in force; and	15				
		(ii) had the former authority still been in force, the offence would not have been committed; and	16 17				
		(iii) the former authority ceased to be in force for a reason other than its cancellation or suspension; and	18 19 20				
		(iv) an application to renew the former authority has not been refused; or	21 22				
	(b)	the offence only relates to moving the animal.	23				
' (3)	In th	is section—	24				
	authorised person means a person as follows performing functions under this Act in relation to the protected animal—						
	(a)	the chief executive;	27				
	(b)	a conservation officer, public service officer or other employee of the department acting under the chief executive's authority.					

88B	Offence to keep or use native wildlife reasonably suspected to have been unlawfully taken						
	'(1)	A person must not keep or use native wildlife if a reasonable person in the person's circumstances ought to have suspected that the wildlife may have been unlawfully taken unless—					
		(a)	the person is an authorised person; or	6			
		(b)	the State has, under this Act, disposed of the native wildlife to the person. ⁹⁵	7 8			
		Max	ximum penalty—	9			
		(a)	if the wildlife ought to have been suspected to have been taken in contravention of section 88(2), 89 or 97%—the maximum penalty under that section that applies to an unlawful taking of the wildlife; or	10 11 12 13			
		(b)	if the wildlife ought to have been suspected to have been taken in contravention of a law of another State—the maximum penalty under that law that applies to the unlawful taking of the wildlife.	14 15 16 17			
	'(2)	is a the	person is charged with an offence against subsection (1), it defence to the charge if the person satisfies the court that person had no reasonable grounds for suspecting the llife was unlawfully taken.	18 19 20 21			
	' (3)	In th	nis section—	22			
			norised person means a person as follows performing etions under this Act in relation to the native wildlife—	23 24			
		(a)	the chief executive;	25			
		(b)	a conservation officer, public service officer or other employee of the department acting under the chief executive's authority.	26 27 28			

⁹⁵ See sections 171 (Disposal of cultural or natural resources and protected wildlife owned by State) and 172 (Disposal of wildlife etc. not owned by State).

⁹⁶ Section 88 (Restrictions on taking protected animal and keeping or use of unlawfully taken protected animal), 89 (Restriction on taking etc. protected plants) and 97 (Restriction on taking etc. of native wildlife in areas of major interest and critical habitats)

				ion 88(2), 89 or 97 or of a law of another State.'.	2
lause	173			ment of s 91 (Prohibition on release etc. of ional and prohibited wildlife)	3 4
		(1)	Sect	ion 91(1)—	5
			omit	t, insert—	6
		'(1)	-	erson, other than an authorised person, must not, unless orised under this Act—	7 8
			(a)	abandon or release international or prohibited wildlife into the wild; or	9 10
			(b)	introduce international or prohibited wildlife into the State; or	11 12
			(c)	keep or use international or prohibited wildlife that, in contravention of paragraph (b), has been introduced into the State.	13 14 15
				ximum penalty—3 000 penalty units or 2 years risonment.	16 17
		'(2)		erson, other than an authorised person, must not otherwise or use international or prohibited wildlife unless—	18 19
			(a)	the wildlife is dead and, if the wildlife is international wildlife, an approved tag is, under a regulation, attached to the animal or the part of the animal that is being kept or used; or	20 21 22 23
			(b)	the keeping or use is the keeping or use of milk obtained from prohibited wildlife; or	24 25
			(c)	the keeping or use is otherwise authorised under this Act.	26 27
			Max	ximum penalty—100 penalty units.'.	28
		(2)	Sect	ion 91(2)—	29
			renu	umber as section 91(3).	30

Clause	174 An	nendme	ent of s 95 (Payment of conservation value)	1
		Section	n 95(8)—	2
		insert–	_	3
		a	akes the wildlife under a captive breeding agreement and pays the amount that the agreement provides must be paid for the taking of the wildlife.'.	4 5 6
Clause	175 Re	placem	ent of pt 5, div 7, hdg (General)	7
		Part 5,	division 7, heading—	8
		omit, ii	nsert—	9
	'Divisio	on 7	Provisions for land-holders'.	10
Clause	176 Ins	sertion (of new pt 5, div 8	11
		Part 5-	_	12
		insert–	_	13
	'Divisio	า 8	Captive breeding agreements and captive breeding for conservation	14 15
	'Subdivi	sion 1	Preliminary	16
	'100A Ma	in purp	ose of div 8 and its achievement	17
	'(1)	conser breedi	nain purpose of this division is to facilitate the vation of native wildlife in the wild through captive ng programs and the introduction of captive-bred into the wild.	18 19 20 21
	'(2)	The pu	rpose is achieved by—	22
			providing for agreements between the State and other entities about captive breeding; and	23 24
		. ,	authorise the taking of protected wildlife in the wild for use in captive breeding programs.	25 26

'Subdivi	sion	2 Captive breeding agreements	1
	nister reeme	's power to enter into captive breeding	2 3
'(1)	(a <i>ca</i>	Minister may, for the State, enter into an agreement aptive breeding agreement) with someone else about ive breeding of protected wildlife to—	4 5 6
	(a)	reintroduce it into the wild, in the State or elsewhere; or	7
	(b)	otherwise ensure the survival in the wild of the protected wildlife or another species of wildlife.	8 9
'(2)		vever, the agreement may provide for the reintroduction of protected wildlife only if the Minister is satisfied—	10 11
	(a)	suitable habitat exists, or will exist, for the wildlife at the place where it is to be released; and	12 13
	(b)	threatening processes for the wildlife or its habitat will be minimised at the place.	14 15
'(3)		agreement may be made even though no conservation or recovery plan has been made for the wildlife.	16 17
'(4)	In th	is section—	18
	State	<i>ive breeding</i> , of protected wildlife, means doing, in the e or elsewhere, any of the following for a purpose tioned in subsection (1)—	19 20 21
	(a)	growing or propagating protected plants under controlled conditions;	22 23
	(b)	breeding, hand-rearing or incubating protected animals in captivity;	24 25
	(c)	removing eggs, sperm or other reproductive material from protected wildlife in captivity or the wild for embryo transfer, fertilisation, artificial insemination or incubation.	26 27 28 29
	anot	ected wildlife includes wildlife that, under a law of her State, is an equivalent (however called) of protected life as defined under this Act.	30 31 32

	research and management is necessary to stop the decline, support the recovery, or enhance the chance of long-term survival in the wild, of the wildlife.	1 2 3 4
	Example—	5
	a recovery plan made or adopted under the <i>Environment Protection and Biodiversity Act 1999</i> (Cwlth), section 269A ⁹⁷	6 7
	<i>reproductive material</i> , of protected wildlife, means any part of the wildlife that is capable of, or contributes to, asexual or sexual reproduction.	8 9 10
	Examples of reproductive material of a plant—	11
	all or part of a bulb, rhizome, root, seed, stolon or tuber	12
100C Thi for	ngs a captive breeding agreement may provide	13 14
'(1)	A captive breeding agreement may do any of the following in relation to protected wildlife to which the agreement applies—	15 16 17
	(a) authorise, for this Act, a party to the agreement to—	18
	(i) take the wildlife in a protected or other area; or	19
	(ii) keep or use the wildlife;	20
	(b) provide for the passing of property rights in relation to the wildlife to a party to the agreement.	21 22
'(2)	However, the authorisation is subject to section 100E.	23
'(3)	A captive breeding agreement may provide that wildlife that is the property of the State is, under the agreement, to pass to another party to the agreement.	24 25 26
100D Red	quired provisions for captive breeding agreement	27
'(1)	A captive breeding agreement must state or provide for each of the following—	28 29

⁹⁷ Environment Protection and Biodiversity Act 1999 (Cwlth), section 269A (Making or adopting a recovery plan)

		(a)	the species of wildlife to which the agreement applies;	1
		(b)	how many of the wildlife are to be taken in the wild, their sex and place of taking;	2 3
		(c)	whether the conservation value or a stated different amount must be paid for any of the wildlife that, under the agreement, is to be taken in the wild;	4 5 6
		(d)	arrangements to be made to distinguish the wildlife from others of the same species;	7 8
		(e)	the taking of tissue samples of the wildlife for genetic typing;	9 10
		(f)	where the wildlife are to be kept;	11
		(g)	requirements for keeping stud books and other records;	12
		(h)	arrangements to be made for releasing the wildlife or their descendants or to dispose of any of the wildlife that are no longer suitable for breeding or release;	13 14 15
		(i)	how the agreement may be enforced or terminated;	16
		(j)	any other matter prescribed under a regulation.	17
	'(2)		remove any doubt, it is declared that subsection (1) does limit section 100B(1).	18 19
'100E			ion on the taking, under a captive breeding ent, of wildlife in the wild	20 21
		wild	berson who, under a captive breeding agreement, takes life in the wild must carry a copy of the agreement while ag or moving the wildlife. ⁹⁸	22 23 24
		Max	timum penalty—50 penalty units.	25
'100F			nal provisions for termination of captive g agreement	26 27
	'(1)		Minister may, by written notice to each other party to a ive breeding agreement, terminate the agreement if a	28 29

⁹⁸ See also section 99 (Offence to trespass—general).

	party to the agreement is convicted of an offence against section 88, 88A or 89.99	1 2					
'(2)	A regulation may terminate a captive breeding agreement.						
'(3)	This section—	4					
	(a) applies despite any provision of a captive breeding agreement; and	5 6					
	(b) does not limit the ways in which a captive breeding agreement may be terminated.	7 8					
	igation to surrender protected wildlife on mination of captive breeding agreement	9 10					
'(1)	If a captive breeding agreement is terminated, the chief executive may give a written notice to any person who is, or who appears to be, in charge of protected wildlife that, under the agreement, is the property of the State, to surrender the wildlife to the State.	11 12 13 14 15					
'(2)	The notice may be given even if the wildlife is being kept or used at a place outside the State.	16 17					
'(3)	The person must comply with the notice.	18					
	Maximum penalty—1 000 penalty units.	19					
'(4)	This section does not limit—	20					
	(a) section 88, 88A or 89; or	21					
	(b) the State's property in the wildlife; or	22					
	(c) a conservation officer's powers in relation to the wildlife.	23 24					
'Subdivis	sion 3 Chief executive's power for captive breeding	25 26					

⁹⁹ Section 88 (Restrictions on taking protected animal and keeping or use of unlawfully taken protected animal), 88A (Restriction on keeping or use of lawfully taken protected animal) or 89 (Restriction on taking etc. protected plants)

	'100H	Powers	1
		'The chief executive may take, keep or use protected wildlife	2
		for captive breeding or to give effect to a captive breeding agreement.'.	3 4
Clause	177	Amendment of s 112 (Conservation plans)	5
		Section 112(2)(c), 'Queensland'—	6
		omit, insert—	7
		'the State'.	8
Clause	178	Amendment of s 133 (Chief executive to keep register)	9
		(1) Section 133(1)(f) to (h)—	10
		renumber as section 133(1)(g) to (i).	11
		(2) Section 133(1)—	12
		insert—	13
		'(f) captive breeding agreements that are in force; and'.	14
Clause	179	Amendment of s 135 (Chief executive may inquire into applications)	15 16
		(1) Section 135(2)(b), 'or a Territory'—	17
		omit.	18
		(2) Section 135(2)(b), 'or Territory'—	19
		omit.	20
Clause	180	Insertion of new ss 152A and 152B	21
		After section 152—	22
		insert—	23
	'152A	General powers for seized things	24
		'(1) Having, under this part, seized a thing, a conservation officer may do 1 or more of the following—	25 26

(a)	move it from the place where it was seized (the <i>place of seizure</i>);					
(b)		e it at the place of seizure, but take reasonable action estrict access to it;	3 4			
	Exam	ples of restricting access to a thing—	5			
	1	brand, mark, seal, tag or otherwise identify it to show access to it is restricted	6 7			
	2	sealing the entrance to a room where the thing is situated and marking it to show access to it is restricted	8 9			
(c)	for e	equipment—make it inoperable;	10			
	Exam	aple of making equipment inoperable—	11			
		smantling equipment or removing a component of equipment ithout which the equipment is not capable of being used	12 13			
(d)	for wildlife, 1 or more of the following as is appropriate to ensure its survival—					
	(i)	take it to a place the conservation officer considers appropriate;	16 17			
	(ii)	give it accommodation, food, rest, water or other appropriate living conditions;	18 19			
	(iii)	if the conservation officer reasonably believes it requires veterinary or other treatment—arrange for the treatment;	20 21 22			
	(iv)	leave it at the place of seizure and take any action mentioned in subparagraphs (i) to (iii);	23 24			
	(v)	if it is left at the place of seizure—give the person from whom it was seized a direction to look after, or continue to look after, the wildlife;	25 26 27			
	(vi)	if the wildlife is left at the place of seizure and the person from whom it was seized does not comply with a direction under subparagraph (v)—take any action mentioned in subparagraphs (i) to (iii);	28 29 30 31			
If—			32			
(a)	the s	seized thing is an animal left at the place of seizure;	33 34			

'(2)

		(b) the person from whom it was seized is given a direction under subsection (1)(d)(v);	1 2
		for the <i>Animal Care and Protection Act 2001</i> , the person is taken to be, or continue to be, the person in charge of the animal.	3 4 5
'152 l	B Off	fence to tamper with seized thing	6
	'(1)	This section applies in relation to a thing seized under this part.	7 8
	'(2)	However, this section does not apply to a person from whom an animal was seized if the person—	9 10
		(a) is complying with a direction under section $152A(1)(d)(v)$; and	11 12
		(b) does not, without the written authority of a conservation officer, take the animal from the place where it was seized.	13 14 15
	'(3)	A person, other than a conservation officer or a person authorised by a conservation officer for the purpose, must not do, or attempt to do, any of the following unless the person has a reasonable excuse—	16 17 18 19
		(a) tamper with the thing or something done under section 152A(1)(b) to restrict access to it;	20 21
		(b) enter, or be at, the place where the thing is being kept;	22
		(c) move the thing from the place where it is being kept;	23
		(d) have the thing in the person's possession.	24
		Maximum penalty—500 penalty units.'.	25
181	Am	nendment of s 160 (Evidentiary provisions)	26
	(1)	Section 160(5)(d), 'indigenous to Australia or Queensland'—	27
		omit, insert—	28
		'indigenous to Australia or indigenous to the State'.	29
	(2)	Section 160—	30

Clause

			insert—	1
		'(7)	In this section—	2
			indigenous to the State in relation to wildlife, means—	3
			(a) wildlife that was not originally introduced to the State by human intervention (other than wildlife introduced before the year 1600); or	4 5 6
			(b) a migratory animal that periodically or occasionally migrates to, or visits, the State;	7 8
			but does not include wildlife that was introduced to another part of Australia by human intervention after the year 1600 and later spread naturally to the State.'.	9 10 11
Clause	182	Am	nendment of s 164 (Indictable and summary offences)	12
			Section 164—	13
			insert—	14
		'(3)	To remove any doubt, it is declared that a class 2, 3 or 4 offence under section 88 is a summary offence.'.	15 16
Clause	183		nendment of s 165 (Proceedings for indictable ences)	17 18
			Section 165(4)—	19
			omit, insert—	20
		'(4)	The maximum penalty of imprisonment that may be summarily imposed for an indictable offence is 1 year's imprisonment.'.	21 22 23
Clause	184	Am	nendment of s 173A (Definitions for div 2)	24
			Section 173A, definition nominated offence, after '88,'—	25
			insert—	26
			'88A,'.	27

Clause	185	35 Inse	sertion of new ss 173P and 173Q			
			Part	11—	2	
			inse	rt—	3	
	'173P	Chi	ef ex	recutive's general powers	4	
		'(1)	reas	chief executive may do any thing the chief executive onably considers is necessary to administer, or achieve the ct of, this Act, 100 including, for example—	5 6 7	
			(a)	take, keep, use, or interfere with, any wildlife in a protected or other area; or	8 9	
			(b)	interfere with the cultural or natural resources of a protected area or forest reserve.	10 11	
		'(2)	does	remove any doubt, it is declared that the chief executive is not require a licence, permit or authority under this Act earry out an activity authorised under subsection (1).	12 13 14	
	'173Q			tion of notice for revocation under s 30, 32, E or particular amalgamations under s 33	15 16	
		' (1)	This	section applies for—	17	
			(a)	a revocation under section 30, 32, 56 or 70E; or	18	
			(b)	an amalgamation under section 33 that involves a change in the class, or the boundaries, of a protected area.	19 20 21	
		'(2)	ama	nin 10 days after the notice of motion for the revocation or lgamation is given, the chief executive must publish ce of the proposed revocation or amalgamation in—	22 23 24	
			(a)	a newspaper circulating in the locality of the relevant area; and	25 26	
			(b)	a newspaper circulating generally throughout the State.	27	
		' (3)	The	notice must state—	28	
			(a)	the name of the relevant area; and	29	
			(b)	for a revocation—	30	

¹⁰⁰ See section 5 (How object is to be achieved).

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			(i)	whether all or part of the relevant area is proposed to be revoked; and	1 2
			(ii)	if only part of the relevant area is proposed to be revoked—a description, by map or otherwise, of the part of the relevant area proposed to be revoked; and	3 4 5 6
				an amalgamation—the proposed change in the class, he boundaries, of a protected area.	7 8
		' (4)	In this sec	etion—	9
			area, Wor	area means the State forest, timber reserve, protected rld Heritage management area or forest reserve the reserve the motion.'.	10 11 12
Clause	186	An	nendment	of s 175 (Regulation-making power)	13
		(1)	Section 1'	75(2)(p)—	14
			renumber	as section 175(2)(q).	15
		(2)	Section 1'	75(2)—	16
			insert—		17
				norising the taking, keeping or use of a protected mal;'.	18 19
Clause	187	Ins	ertion of	new pt 12, div 1, hdg	20
			Part 12, b	efore section 181—	21
			insert—		22
	'Div	/isio	n 1	Savings and transitional	23
				provisions for Act No. 20 of	24
				1992'.	25
Clause	188	Ins	ertion of	new pt 12, div 2	26
			After sect	ion 183—	27
			insert—		28

'Divi	ision	2	Savings and transitional provisions for Nature Conservation and Other Legislation Amendment Act 2000	1 2 3
'184			on to allow beekeeping in particular former eserves until 2025	4 5
	'(1)	regu	section applies if a forest reserve prescribed under a lation is dedicated as a national park or national park overy).	6 7 8
	'(2)	31 E	pite sections 15 and 34, ¹⁰¹ a regulation may, until December 2024, authorise a person to take, use, keep or fere with cultural or natural resources for an apiary in the onal park or national park (recovery).	9 10 11 12
	'(3)	This	section expires at the beginning of 1 January 2025.	13
'185			on for commercial activity permits for former esserves	14 15
	'(1)	This	section applies if—	16
		(a)	land in a forest reserve is dedicated as a protected area; and	17 18
		(b)	immediately before the dedication, a person was, under a commercial activity permit (the <i>former permit</i>) granted under the <i>Forestry Act 1959</i> , carrying out commercial activities on the land.	19 20 21 22
	'(2)	On t	he dedication—	23
		(a)	the former permit ceases to be a permit under the <i>Forestry Act 1959</i> and becomes a commercial activity permit under this Act to carry out the activities in the protected area; and	24 25 26 27
		(b)	the holder of the former permit becomes the holder of the commercial activity permit; and	28 29

¹⁰¹ Sections 15 (Management of protected areas) and 34 (Leases etc. over protected areas)

			(c) the commercial activity permit continues, subject to this Act, for the balance of the term of the former permit.	1 2
		'(3)	To remove any doubt, it is declared that subsection (2) applies even if the carrying out of the commercial activities under the former permit is not consistent with the management principles for the protected area.	3 4 5 6
		'(4)	However, the grounds on which the chief executive may refuse an application to renew the commercial activity permit include the ground that the carrying out of the commercial activities under the permit is not consistent with the management principles or a management plan for the protected area.'.	7 8 9 10 11 12
Clause	189	Am	endment of schedule (Dictionary)	13
		(1)	Schedule, definition indigenous to Queensland—	14
			omit.	15
		(2)	Schedule—	16
			insert—	17
			'captive breeding agreement see section 100B(1).	18
			State includes Territory.'.	19
		(3)	Schedule, definition State land, 'Queensland'—	20
			omit, insert—	21
			'the State'.	22
		(4)	Schedule, definition <i>use</i> , after 'sell,'—	23
			insert—	24
			'give away,'.	25

	Par	Conservation Amendment	1 2 3	
Clause	190	Act amended in pt 10	4	
		•	5	
Clause	191	Insertion of new s 7A	7	
		After section 7—	8	
		insert—	9	
	'7A	animal and keeping or use of unlawfully taken	10 11 12	
			13 14	
		omit, insert—	15	
		'extinct in the wild'.	16	
		'(2) Section 88(6), after 'vulnerable'—	17	
		insert—	18	
		'or near threatened'.'.	19	
Clause	192	Omission of s 11 (Insertion of new pt 12, div 1, hdg)	20	
		Section 11—	21	
		omit.	22	
Clause	193	Amendment of s 12 (Insertion of new pt 12, div 2)	23	
		(1) Section 12, heading, 'div 2'—	24	
		omit, insert—	25	
		'div 3'.	26	
		(2) Section 12, inserted division 2 heading, 'Division 2'—	27	

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	omit, insert—	1
	'Division 3'.	2
(3)	Section 12, inserted section 184—	3
	renumber as inserted section 186.	4

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