

Queensland



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Recreation Areas Management Bill 2005

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239	Existing permits, approvals and agreements continue	139
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2005

A BILL

for

An Act for the establishment, management and use of recreation areas, and for other purposes

			Recreation Areas Management Bill 2005	
The F	Parlia	ımen	t of Queensland enacts—	1
Part	t 1		Preliminary	2
1	Sh	ort ti	tle	3
			s Act may be cited as the <i>Recreation Areas Management</i> 2005.	4 5
2	Со	mme	ncement	6
		This	s Act commences on a day to be fixed by proclamation.	7
3	De	finitio	ons	8
			dictionary in the schedule defines particular words used his Act.	9 10
4	Pu	rpose	e of Act	11
	(1)	The	main purpose of this Act is—	12
		(a)	the establishment, maintenance and use of recreation areas; and	13 14
		(b)	to provide, coordinate, integrate and improve recreational planning, recreational facilities and recreational management for recreation areas, having regard to—	15 16 17 18
			(i) the conservation, cultural, educational, production and recreational values of the areas; and	19 20
			(ii) the interests of area land-holders.	21
	(2)	The	purpose is to be achieved mainly by—	22
		(a)	providing for the declaration, planning and management of recreation areas, as far as practicable, in consultation with, and having regard to the views and interests of,	23 24 25

area land-holders and other interested groups and

26

		persons, including relevant Aboriginal and Torres Strait Islander entities for the area; and	1 2
		(b) recognising the rights and obligations of area land-holders; and	3 4
		(c) ensuring the management of, and activities permitted in, a recreation area are not incompatible with the tenure of all land in the recreation area; and	5 6 7
		(d) providing for access to recreation areas, including the use of recreation areas and facilities and services for recreation; and	8 9 10
		(e) providing for the payment of fees and charges for the use of recreation areas and facilities and services for recreation; and	11 12 13
		(f) publishing information about recreation areas and facilities and services for recreation; and	14 15
		(g) enforcing compliance with this Act.	16
5	Act	t binds all persons	17
	(1)	This Act binds all persons, including the State, and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	18 19 20
	(2)	This Act does not make the Commonwealth, the State or another State liable to be prosecuted for an offence.	21 22
Par	t 2	Recreation areas	23
Divi	sion	1 Establishing recreation areas	24
6	Ag	reement for inclusion of land in recreation area	25
	(1)	Any land may be included in a recreation area.	26
	(2)	However, land other than State land can not be included in a recreation area unless the land-holder enters into a written	27 28

			ement (a <i>recreation area agreement</i>) with the State for its usion.	1 2
	(3)	A re	creation area agreement must—	3
		(a)	include any conditions of the inclusion; and	4
		(b)	be consistent with this Act; and	5
		(c)	not be incompatible with the tenure of the land and any conditions of the tenure; and	6 7
		(d)	in relation to land subject to an exclusive possession determination—be in the form of an indigenous land use agreement under the <i>Native Title Act 1993</i> (Cwlth).	8 9 10
	(4)	In th	nis section—	11
			1-holder means a person who would be an area -holder if the land were included in a recreation area.	12 13
7	De	clara	tion of recreation area	14
	(1)		ject to section 6, a regulation may declare an area to be a eation area.	15 16
	(2)	The	regulation must—	17
		(a)	describe the land included in the recreation area; and	18
		(b)	give a name to the recreation area; and	19
		(c)	state the management intent for the recreation area.	20
Divi	sion	2	Amalgamating, dividing and revoking recreation areas	21 22
8	Δm	nalga	mating or dividing recreation areas	23
	(1)	_	gulation may—	24
	(-)	(a)	amalgamate recreation areas and give a name to the amalgamated area; or	25 26
		(b)	divide a recreation area into 2 or more recreation areas and give a name to each of the areas.	27 28

s 9	15	s 11

Recreation Areas Management Bill 2005

	(2)	The regulation must also describe the land included in each resulting recreation area.	1 2
	(3)	A recreation area agreement for land in the area amalgamated or divided still has effect for the land to which it relates.	3 4
9	Re	voking recreation areas	5
		A regulation may revoke all or part of the declaration of a recreation area, whether or not an area land-holder asks for the revocation.	6 7 8
Divi	ision	3 Recreation area agreements	9
10	Re	cording particulars of agreements	10
	(1)	As soon as practicable after entering into a recreation area agreement, the chief executive must give notice of the agreement to—	11 12 13
		(a) if the agreement relates to freehold land—the registrar of titles; or	14 15
		(b) if the agreement relates to a lease or licence, or is a reserve, under the <i>Land Act 1994</i> —the chief executive administering that Act.	16 17 18
	(2)	The person to whom the notice is given must record details of the notice in a way that a search of the relevant register will show the existence of the agreement.	19 20 21
11	Ag	reements attach to land	22
	(1)	A recreation area agreement, notice of which is recorded under section 10, attaches to the land and binds—	23 24
		(a) the land-holder who entered into the agreement and the land-holder's successors in title; and	25 26
		(b) each other person who has an interest in the land.	27

	(2)	In this section—	1
		land-holder's successor in title, for land, includes a person who acquires title to the land whether or not the title is of a different tenure.	2 3 4
12	Am	nending or cancelling agreements	5
	(1)	All of the parties to a recreation area agreement may, by signing another agreement, amend or cancel the recreation area agreement.	6 7 8
	(2)	If the other agreement does not require land to be removed from the recreation area, the amendment has effect—	9 10
		(a) if the other agreement states a day the amendment takes effect—from the day stated; or	11 12
		(b) if no day is stated—from the day the other agreement is signed.	13 14
	(3)	If the other agreement requires land to be removed from the recreation area or cancels the recreation area agreement, the Governor in Council must, by regulation, revoke the declaration of the recreation area to the extent required by the amendment or cancellation.	15 16 17 18
	(4)	The amendment or cancellation has effect from the day the regulation has effect.	20 21
	(5)	If all or part of the land the subject of a recreation area agreement becomes State land, other than for an immediate dealing with the land under the <i>Land Act 1994</i> by which the land will not remain State land, the agreement is cancelled to the extent the land becomes State land.	22 23 24 25 26
	(6)	Also, if subsection (3) does not apply and all or part of the land the subject of a recreation area agreement is removed from the recreation area under section 9, the agreement is taken to be amended or cancelled to the extent of the removal.	27 28 29 30
	(7)	In this section—	31
		parties, to a recreation agreement, means—	32
		(a) the State; and	33

		(b)	the land-holder who entered into the agreement or, if the land-holder no longer holds the title, the land-holder's current successor in title.	1 2 3
13	Rec	ordi	ng amendment or cancellation of agreement	4
	(1)	unde	r a recreation area agreement is amended or cancelled er section 12(3), (5) or (6), the chief executive must give be of the amendment or cancellation to—	5 6 7
		(a)	if the agreement relates to freehold land—the registrar of titles; or	8 9
		(b)	if the agreement relates to a lease or licence, or is a reserve, under the <i>Land Act 1994</i> —the chief executive administering that Act.	10 11 12
	(2)	The	person to whom the notice is given must—	13
		(a)	if the agreement is cancelled—remove reference to the agreement from the relevant register; or	14 15
		(b)	if the agreement is amended to remove its application from the whole of a lot—remove reference to the agreement in relation to the lot from the register.	16 17 18
Divis	ion	4	Effect of declaration on land-holders and native title rights	19 20
14	Rig	hts a	and obligations of area land-holders not affected	21
		this land	ess a recreation area agreement expressly states otherwise, Act does not affect the rights and obligations of an area -holder concerning the land-holder's land included in the eation area.	22 23 24 25
15	Rig	hts a	and obligations of interest holders not affected	26
			Act does not affect the rights and obligations of a person, in relation to land included in a recreation area, has—	27 28
		(a)	an interest recorded in a relevant register; or	29

		(b)	a prospecting permit or an exploration permit under the <i>Mineral Resources Act 1989</i> ; or	1 2			
		(c)	an authority to prospect under the <i>Petroleum Act 1923</i> ; or	3 4			
		(d)	an authority of a type mentioned in the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 18.	5 6			
16	Na	tive ti	itle rights and interests not affected	7			
		area title	remove any doubt, it is declared that the declaration of an as a recreation area does not extinguish or affect native or native title rights and interests in relation to land uded in the area.	8 9 10 11			
17	Effect of declaration of recreation area on mining interests						
	(1)	pers	The inclusion of land in a recreation area does not prevent a person from obtaining a mining interest over the land if the person could otherwise have obtained the interest.				
	(2)	Also, this Act does not operate to restrict the entry of a person on land in a recreation area under the authority of a mining interest over the land.					
	(3)	In th	nis section—	20			
		min	ing interest includes—	21			
		(a)	a prospecting permit or an exploration permit under the <i>Mineral Resources Act 1989</i> ; and	22 23			
		(b)	an authority to prospect under the <i>Petroleum Act 1923</i> ; and	24 25			
		(c)	an authority of a type mentioned in the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 18.	26 27			

Part	3			Ma	anagement plans	1
Divis	ion	1			eparing and approving inagement plans	2 3
18	Pre	parin	ıg dra	aft ma	anagement plan	4
	(1)		Minist	-	cticable after a recreation area is established, ust prepare a draft management plan for the	5 6 7
	(2)	with	out m	odific	may apply, adopt, or incorporate (with or cation) the provisions of another document, ame or a different kind.	8 9 10
	(3)	inco	porat	ed is	of another document applied, adopted or the provision as in force from time to time, plan expressly states otherwise.	11 12 13
19	Pub	olic n	otice	of d	raft management plan	14
	(1)	The 1	Minis	ter mi	ust give public notice of the draft plan.	15
	(2)	The	notice	must	:	16
		(a)	state			17
			(i)	the re	ecreation area the draft plan relates to; and	18
			(ii)	any c	a copy of the draft plan and the provisions of document applied, adopted or incorporated by plan are available for inspection, without ge—	19 20 21 22
				(A)	during normal business hours at the department's head office and at each department office in the general area in which the recreation area is located; and	23 24 25 26
				(B)	on the department's web site; and	27
		(b)		-holde	embers of the public, including area ers and relevant Aboriginal and Torres Strait entities for the area to make written	28 29 30

			a stated period.	1 2
	(3)		stated period must be at least 20 business days after the ic notice is given.	3 4
	(4)	Subs	section (2)(b) does not apply if—	5
		(a)	the draft plan is substantially uniform or complementary with—	6 7
			(i) another Act; or	8
			(ii) a law of the Commonwealth or another State; or	9
		(b)	the draft plan adopts an Australian or international protocol, standard, code, or intergovernmental agreement or instrument, and an assessment of the benefits and costs associated with the plan has already been made and the assessment was made for, or is relevant to, Queensland; or	10 11 12 13 14 15
		(c)	there has already been other public consultation about the matters, the subject of the plan, and the Minister is satisfied the public has been adequately consulted about the matters.	16 17 18 19
	(5)	perso	payment of the fee decided by the chief executive, a on may obtain a copy of the draft plan from the chief eutive.	20 21 22
	(6)	The of—	fee must not be more than the cost to the chief executive	23 24
		(a)	making the copy available to the person; and	25
		(b)	if the person asks for the material to be posted—the postage.	26 27
20	Co	ntent	of draft management plan	28
=	(1)		draft management plan must state—	29
	. ,	(a)	the name of the recreation area; and	30
		(b)	the recreational objects to be achieved for planning, developing and managing the area.	31 32

	(2)	Subsection (1) does not limit the matters for which the draft plan may provide.	1 2
21	Mir	nister to prepare final management plan	3
		After considering each submission made under section 19(2), the Minister must, having regard to the purpose of this Act, prepare a final management plan.	4 5 6
22	Ар	proval of final management plan	7
	(1)	If the final management plan has been prepared under sections 18 to 21, the Governor in Council may, by gazette notice, approve the final management plan.	8 9 10
	(2)	The gazette notice must state where a copy of the approved final management plan is available for inspection.	11 12
23	Wh	nen approved management plan has effect	13
		The approved management plan has effect on and from the later of the following days—	14 15
		(a) the day the gazette notice approving the plan is published;	16 17
		(b) the commencement day stated in the approved plan.	18
24		ect of management plan if there is an amalgamation or vision	19 20
	(1)	A regulation amalgamating recreation areas may state that an approved management plan for 1 of the areas included in the amalgamated area is the approved management plan for the amalgamated area and applies for all, or a stated part, of the amalgamated area.	21 22 23 24 25
	(2)	A regulation dividing a recreation area may state that the approved management plan for the undivided area is the approved management plan for each divided area and applies for each divided area to the extent stated in the regulation.	26 27 28 29

Divi	ision	2	Amending and reviewing management plans	1 2
25	Pre	parii	ng draft amendment	3
	(1)		e Minister may prepare a draft amendment of an approved nagement plan.	4 5
	(2)	or w	e draft amendment may apply, adopt, or incorporate (with without modification) the provisions of another document, ether of the same or a different kind.	6 7 8
	(3)	inco	provision of another document applied, adopted or orporated is the provision as in force from time to time, ess the draft amendment expressly provides otherwise.	9 10 11
26	Pu	blic r	notice of draft amendment	12
	(1)	The	e Minister must give public notice of the draft amendment.	13
	(2)	The	e notice must—	14
		(a)	identify the management plan proposed to be amended; and	15 16
		(b)	state that a copy of the draft amendment and the provisions of any document applied, adopted or incorporated by the amendment are available for inspection, without charge by the chief executive—	17 18 19 20
			(i) during normal business hours at the department's head office and at each department office in the general area in which the recreation area is located; and	21 22 23 24
			(ii) on the department's web site; and	25
		(c)	invite members of the public, including area land-holders and relevant Aboriginal and Torres Strait Islander entities for the area, to make written submissions about the draft amendment to the Minister, within a stated period.	26 27 28 29 30
	(3)		e stated period must be at least 20 business days after the	31

	(4)	On payment of the fee decided by the chief executive, a person may obtain a copy of the draft amendment from the chief executive.	1 2 3
	(5)	The fee must not be more than the cost to the chief executive of—	4 5
		(a) making the copy available to the person; and	6
		(b) if the person asks for the material to be posted—the postage.	7 8
27	Ex	ceptions from ss 25 and 26	9
	(1)	Sections 25 and 26 do not apply if the proposed amendment prepared by the Minister is—	10 11
		(a) a minor amendment—	12
		(i) to correct an error in the approved management plan; or	13 14
		(ii) to make a change, other than a change of substance, in the plan; or	15 16
		(b) of a type that the plan states may be made under this subsection.	17 18
	(2)	Also, the sections do not apply if—	19
		(a) for an approved management plan that is substantially uniform or complementary with another Act or a law of the Commonwealth or another State—the amendment is needed to ensure the plan remains substantially uniform or complementary; or	20 21 22 23 24
		(b) the amendment adopts an Australian or international protocol, standard, code, or intergovernmental agreement or instrument, and an assessment of the benefits and costs associated with the amendment has already been made and the assessment was made for, or is relevant to, Queensland; or	25 26 27 28 29 30
		(c) there has already been other public consultation about the matters, the subject of the amendment, and the Minister is satisfied the public has been adequately consulted about the matters.	31 32 33 34

28	Pre	parir	ng final amendment	1
	(1)	mus havi	an amendment to which section 26 applies, the Minister t consider each submission made under that section and any regard to the purpose of this Act, prepare a final andment.	2 3 4 5
	(2)	Min	an amendment to which section 26 does not apply, the ister must, having regard to the purpose of this Act, pare a final amendment.	6 7 8
29	Ар	prova	al of amendment	9
	(1)	the (the final amendment has been prepared under this division, Governor in Council may, by gazette notice, approve the lamendment.	10 11 12
	(2)	The	gazette notice—	13
		(a)	is not subordinate legislation; and	14
		(b)	must state where a copy of the approved final amendment is available for inspection.	15 16
30	Wh	en a	pproved amendment has effect	17
			approved amendment has effect on and from the later of following days—	18 19
		(a)	the day the gazette notice approving the amendment is published;	20 21
		(b)	the commencement day stated in the amendment.	22
31	Re	viewi	ng management plans	23
			hin 10 years after the day an approved management plan amences, the Minister must give public notice of the ister's intention to review the plan.	24 25 26
	(2)	The	notice must—	27
		(a)	identify the management plan proposed to be reviewed; and	28 29
		(b)	state that a copy of the approved plan is available for inspection, without charge by the chief executive—	30 31

			(i) during normal business hours at the department's head office and at each department office in the	1 2
			general area in which the recreation area is located; and	3 4
			(ii) on the department's web site; and	5
		(c)	invite members of the public, including area land-holders and relevant Aboriginal and Torres Strait Islander entities for the area, to make written submissions about the review to the Minister, within a stated period.	6 7 8 9 10
	(3)		stated period must be at least 20 business days after the lic notice is given.	11 12
	(4)		er considering each submission made under subsection (2), Minister may—	13 14
		(a)	prepare a new draft management plan for the recreation area under section 18; or	15 16
		(b)	prepare a draft amendment to the existing approved management plan for the recreation area under section 25; or	17 18 19
		(c)	leave the existing approved management plan for the recreation area unchanged.	20 21
Divi	sion	3	Other matters about management plans	22 23
32	Pu	blic a	access to approved management plans	24
	(1)	appr	chief executive must keep a copy of each current roved management plan available for inspection, without rge, by members of the public—	25 26 27
		(a)	during normal business hours at the department's head office and at each department office in the general area in which the recreation area is located; and	28 29 30
		(b)	on the department's web site.	31

	(2)	pers	payment of the fee decided by the chief executive, a on may obtain a copy of the approved management plan in the chief executive.	1 2 3
	(3)	The of—	fee must not be more than the cost to the chief executive	4 5
		(a)	making the copy available to the person; and	6
		(b)	if the person asks for the material to be posted—the postage.	7 8
33			recutive may enter into cooperative arrangement roved management plan	9 10
		arra	chief executive may enter into an agreement or other ngement with the following persons about the preparation, endment, review or implementation of an approved nagement plan for a recreation area—	11 12 13 14
		(a)	a person, or group of persons, including relevant Aboriginal and Torres Strait Islander entities for the area, having a special interest in the area; or	15 16 17
		(b)	a person representing a person or group mentioned in paragraph (a).	18 19
Part	4		Access to, and permits for,	20
			recreation areas	21
Divis	sion	1	Activities permitted	22
34	Тур	oes o	f permits	23
	(1)		chief executive may issue the following permits for a eation area—	24 25
		(a)	camping permit;	26
		(b)	vehicle access permit;	27
		(c)	group activity permit	28

		(d)	com	mercial activity permit.	1
	(2)	issue	ed, a p	as authorising the activity for which a permit is permit may also authorise another activity related to ised activity.	2 3 4
35	Ter	ms o	f peri	mits	5
	(1)		-	s given for the term stated in it.	6
	(2)	The	term r	nust not be more than the following—	7
		(a)	for a	camping permit—30 days;	8
		(b)	for a	vehicle access permit—1 year;	9
		(c)	for a	group activity permit—1 year;	10
		(d)	for a	commercial activity permit—3 years.	11
	(3)	The	permi	t expires at the end of the term.	12
Divi	sion	2		Camping permits	13
36	Но	w to d	btaiı	n a camping permit	14
	(1)		ect to be—	subsection (3), an application for a camping permit	15 16
		(a)	made	e to the chief executive; and	17
		(b)		orted by sufficient information to enable the ication to be decided.	18 19
	(2)			cant must also pay the permit fee before the is decided.	20 21
	(3)	For a	a self-	registration camping area a person may—	22
		(a)		n a camping form for the area in the way stated on form; and	23 24
		(b)	eithe	r—	25
			(i)	place the camping fee in cash or a cheque in the camping fee envelope and seal the envelope; or	26 27

			1
		(c) put the envelope in the camping fee container.	3
37	Wh	en a camping permit granted	4
	(1)	granted when the chief executive decides the application and	5 6 7
	(2)	camping area by way of the Internet web-site authorised by the chief executive is taken to have been granted a permit when the person receives a notice stating the number	8 9 10 11
	(3)	e-permit camping area is taken to have been granted a permit	13 14 15
			16 17
			18 19
			20 21
		(d) the person is issued a number identifying the permit.	22
	(4)	been granted a camping permit for the area and period stated in the camping form when the person complies with section	23 24 25 26
	(5)		27 28
			29 30
		the camping fee envelope and the person's financial	31 32 33
	(6)	Subsections (2) and (3) have effect subject to section 38.	34

38	Ext	Extent to which camping permit granted					
	(1)		amping permit taken to have been granted under section 2) or (3) is taken to have been granted only—	2 3			
		(a)	for the number of people stated by the person when applying for the permit; and	4 5			
		(b)	for the number of days stated by the person when applying for the permit; and	6 7			
		(c)	for the time when the area, the subject of the permit, is an e-permit camping area; and	8 9			
		(d)	for not longer than 30 days or, if the e-permit camping notice or any additional conditions notice for the area states a shorter period as the longest period for which anyone may camp in the area, the shorter period.	10 11 12 13			
	(2)		amping permit taken to have been granted under section is taken to have been granted only—	14 15			
		(a)	for the number of people stated on the camping form; and	16 17			
		(b)	for not more than the number of people stated on the self-registration camping notice; and	18 19			
		(c)	for the time when the area, the subject of the permit, is a self-registration camping area; and	20 21			
		(d)	for not longer than 30 days or, if the self-registration camping notice states a shorter period as the longest period for which anyone may camp in the area, the shorter period.	22 23 24 25			
39	Со	nditio	ons of camping permit	26			
	(1)	e-pe noti	an e-permit camping area, the conditions stated in the ermit camping notice, and any additional conditions ce, for the area are taken to be conditions of each camping mit for the area.	27 28 29 30			
	(2)	the	a self-registration camping area, the conditions stated in self-registration camping notice for the area are taken to onditions of each camping permit for the area.	31 32 33			

s 40	30	s 42

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40	Car Act	nping permit taken to be authorisation under other s	1 2
		A camping permit for a recreation area is, for the <i>Nature Conservation Act 1992</i> , the <i>Forestry Act 1959</i> and the <i>Marine Parks Act 1982</i> , taken to be an authorisation permitting camping in the area under those Acts.	3 4 5 6
Divisi	on	3 Vehicle access permits	7
41	Ηοι	v to obtain a vehicle access permit	8
	(1)	An application for a vehicle access permit must be—	9
		(a) made to the chief executive; and	10
		(b) supported by sufficient information to enable the application to be decided.	11 12
	(2)	The applicant must also pay the permit fee before the application is decided.	13 14
	(3)	On each occasion a rental vehicle is in a recreation area, the person who hired the vehicle for that occasion must be the person who applies for the vehicle access permit.	15 16 17
	(4)	In this section—	18
		<i>rental vehicle</i> means a vehicle that is rented without a driver for the vehicle being offered or made available by, through, or on behalf of, the person providing the vehicle for rent.	19 20 21
42	Wh	en a vehicle access permit granted	22
	(1)	Subject to subsections (2) and (3), a vehicle access permit is granted when the chief executive decides the application and gives the applicant a permit.	23 24 25
	(2)	A person who applies for a vehicle access permit on the Internet web-site authorised by the chief executive is taken to have been granted a permit when the person receives a notice stating the number identifying the permit.	26 27 28 29
	(3)	A person who applies by phone for a vehicle access permit is taken to have been granted a permit when all of the following steps have been completed—	30 31 32

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		(a)	the person gives the information required on the approved form;	1 2
		(b)	the person states that the person understands and accepts the conditions of the permit;	3 4
		(c)	the person pays the correct fee by giving the person's credit card details;	5 6
		(d)	the person is issued a number identifying the permit.	7
43	Ext	tent t	o which vehicle access permit granted	8
			ehicle access permit taken to have been granted under ions 42(2) or 42(3) is taken to have been granted only—	9 10
		(a)	for the vehicle stated by the person when applying for the permit; and	11 12
		(b)	for the period stated by the person when applying for the permit.	13 14
44			access permit taken to be authorisation under y Act 1959	15 16
	(1)	Fore	rehicle access permit for a recreation area is, for the estry Act 1959, taken to be an authorisation under that Act the person in control of the vehicle to traverse a road in the .	17 18 19 20
	(2)		section (1) does not apply if a regulatory notice or other prohibits—	21 22
		(a)	the use of the vehicle on the road; or	23
		(b)	access to the area.	24
Div	ision	4	Group activity permits	25
45	Но	w to	obtain a group activity permit	26
	(1)	An a	application for a group activity permit must be—	27
		(a)	made to the chief executive in the approved form; and	28

		(b) supported by sufficient information to enable the application to be decided.	1 2		
	(2)	The applicant must also pay the permit fee before the application is decided.	3 4		
46		quirements for grant of application for group activity	5		
	(1)	The chief executive may grant an application for a group activity permit only if the chief executive considers there is adequate insurance cover for the activities proposed to be conducted under the permit.	7 8 9 10		
	(2)	However, subsection (1) does not apply if the chief executive considers insurance cover is not required having regard to the nature of the activities.	11 12 13		
47	Wh	nen a group activity permit granted	14		
		A group activity permit is granted when the chief executive decides the application and gives the applicant a permit.	15 16		
48	Group activity permit taken to be authorisation under other Acts				
		A group activity permit authorising an activity in a recreation area is, for the <i>Nature Conservation Act 1992</i> and the <i>Forestry Act 1959</i> , taken to be an authorisation permitting the activity in the area under those Acts.			
Divi	sion	5 Commercial activity permits	23		
49	Но	w to obtain a commercial activity permit	24		
	(1)	An application for a commercial activity permit must be—	25		
		(a) made to the chief executive in the approved form; and	26		
		(b) supported by sufficient information to enable the chief executive to decide the application; and	27 28		
		(c) accompanied by the application and permit fees.	29		

	(2)		rmation in the application must, if the approved forrires, be verified by a statutory declaration.	m 1 2				
50	Re	Requirements for holding commercial activity permit						
	(1)		chief executive may grant the application if the chieutive is satisfied—	ef 4 5				
		(a)	the applicant is a suitable person to hold the permit; and	d 6				
		(b)	there is adequate insurance cover for the activitie proposed to be conducted under the permit.	es 7 8				
	(2)	exec	rever, subsection (1)(b) does not apply if the chie utive considers insurance cover is not required having to the nature of the activities.					
	(3)		eciding whether the applicant is a suitable person to hol bermit, the chief executive may—	d 12 13				
		(a)	inquire about the applicant and an associated person of the applicant; and	of 14 15				
		(b)	have regard to any matter relevant to the applicant' ability to carry on the commercial activities for which the permit is sought in a competent and ethical way.					
	(4)	In th	is section—	19				
		asso	ciated person, of the applicant, means—	20				
		(a)	if the applicant is a corporation—each executive office of the corporation; or	er 21 22				
		(b)	if the applicant is not a corporation, a person who—	23				
			(i) is regularly or usually in charge of the applicant business; or	s 24 25				
			(ii) regularly directs staff of the applicant's business i their duties; or	n 26 27				
			(iii) is in a position to control or substantially influence the applicant's business.	e 28 29				

s 51 34 s 52

51	Chief executive may request public notice of application for commercial activity permit					
	(1)	This section applies if the chief executive considers the grant of an application for a commercial activity permit for a recreation area may restrict the reasonable use of a part of the area by persons other than the applicant.				
	(2)	The chief executive may give the applicant a written notice stating—				
		(a) the applicant must give public notice of the application within a stated period; and	9 10			
		(b) the information that must be included in the public notice; and	11 12			
		(c) the number of times, being not more than 2, the public notice must be given.	13 14			
	(3)	The applicant must give the public notice and ensure it—	15			
		(a) includes the stated information; and	16			
		(b) invites interested persons to make written submissions to the chief executive, in relation to the application—	17 18			
		(i) at an address stated in the public notice; and	19			
		(ii) within a stated period of not less than 20 business days.	20 21			
	(4)	Before deciding whether or not to grant the permit, the chief executive must consider any written submissions received by the chief executive in response to the public notice.	22 23 24			
52	Deciding application for commercial activity permit					
	(1)	The chief executive must consider the application and decide—	26 27			
		(a) to grant the application, with or without conditions decided by the chief executive, including, for example—	28 29			
		(i) limiting the activities that may be carried out under the permit; or	30 31			
		(ii) allowing activities that may be carried out under the permit to be monitored; or	32 33			

		(b)	to grant the application for a shorter period than applied for; or	1 2
		(c)	to refuse the application.	3
	(2)	com	section (3) applies if the application is for a new mercial activity permit to commence immediately after an ting commercial activity permit expires.	4 5 6
	(3)	appl	nout limiting subsection (1), when deciding the ication, the chief executive may refuse to grant the ication if the chief executive reasonably believes—	7 8 9
		(a)	the existing permit was obtained on the basis of incorrect or misleading information; or	10 11
		(b)	the holder of the existing permit has contravened a condition of the permit.	12 13
	(4)	The	chief executive must make the decision—	14
		(a)	if the chief executive asks for further information about the application under section 56—within 40 business days after receiving the information requested; or	15 16 17
		(b)	otherwise—within 40 business days after receiving the application.	18 19
	(5)	exec	e chief executive decides to grant the application the chief entire must, as soon as practicable after making the sion, issue a permit to the applicant.	20 21 22
	(6)	cond	the chief executive decides to grant the application with ditions, or to refuse the application, the chief executive that as soon as practicable after making the decision give the dicant an information notice about the decision.	23 24 25 26
53	Add	ditior	nal matters to be considered under s 52	27
	(1)		deciding an application under section 52, the chief rutive must have regard to each of the following—	28 29
		(a)	the purpose of this Act;	30
		(b)	the management intent for the recreation area, and the area's current draft or approved management plan;	31 32
		(c)	conservation of the area's cultural and natural resources;	33

	(d)	the amenity of the area and adjacent areas;	1			
	(e)	the size, extent and location of the proposed use in relation to other uses of the area or adjacent areas;	2 3			
	(f)	the likely cumulative effect of the proposed use and other uses on the area;	4 5			
	(g)	public health and safety;	6			
	(h)	any relevant Australian or international code, instrument, protocol or standard or any relevant intergovernmental agreement;	7 8 9			
	(i)	the requirements mentioned in section 50;	10			
	(j)	whether there are any grounds for refusing the application.	12 12			
(2)	rega	nout limiting subsection (1), the chief executive may have rd to anything else the chief executive considers ropriate to achieve the purpose of this Act.	13 14 13			
(3)	For subsection (1)(j), the following are grounds for refusing the application to the extent the chief executive is satisfied they are relevant to the activities to be carried out under the permit applied for—					
	(a)	the applicant has accumulated 10 or more demerit points in the 3 years immediately before the day the application is decided;	20 21 22			
	(b)	the applicant is the former holder of a commercial activity permit, the permit was cancelled because the applicant accumulated 10 or more demerit points, and the application is made within 2 years after the permit was cancelled;	2: 2: 2: 2: 2: 2:			
	(c)	the applicant has had an equivalent permit or other authority (however described) in another State or country suspended or cancelled in the 3 years immediately before the day the application is made;	25 25 30 31			
	(d)	the applicant has, in the 3 years immediately before the day the application is made, been convicted of—	3′. 3′.			
		(i) an offence against this Act or the repealed Act: or	3,			

		(ii)	an offence against the <i>Nature Conservation Act</i> 1992 relating to a forest reserve or protected area; or	1 2 3
		(iii)	an offence against the <i>Forestry Act 1959</i> relating to a State forest or timber reserve; or	4 5
		(iv)	an offence against the <i>Marine Parks Act 1982</i> or the <i>Marine Parks Act 2004</i> relating to a marine park; or	6 7 8
		(v)	an offence, however described, equivalent to an offence mentioned in subparagraphs (i) to (iv) in another State or country.	9 10 11
54			nmercial activity permit taken to be in force oplication is considered	12 13
	(1)	for a new	on applies if an application is made under section 49 commercial activity permit intended to commence ely after an existing commercial activity permit	14 15 16 17
	(2)	it would	ing permit is taken to continue in force from the day otherwise have expired until the day on which the f the following happens—	18 19 20
		(a) the	chief executive grants the new permit;	21
		give	chief executive decides to refuse the application and es the applicant an information notice about the ision;	22 23 24
			applicant is taken to have withdrawn the application er section $56(5)$;	25 26
		. ,	existing permit has continued for 3 months after the it would otherwise have expired.	27 28
	(3)	commenc	ef executive grants the new permit, it is taken to have eed immediately after the existing permit would have expired.	29 30 31
	(4)		on (2) does not stop the existing permit from being or suspended under this Act.	32 33

s 55	38	s 56

55			rcial activity permit taken to be authorisation ther Acts	1 2			
	A commercial activity permit authorising an activity in recreation area is, for the <i>Nature Conservation Act 1992</i> at the <i>Forestry Act 1959</i> , taken to be an authorisation permitting the activity in the area under those Acts.						
Divisi	ion (6	General provisions about permits	7			
56			ecutive's power to require further information ermit application	8			
	(1)	exec	ore deciding an application for a permit, the chief utive may ask the applicant for any further information or ament the chief executive reasonably requires to decide application.	10 11 12 13			
	(2)		chief executive may require the information or document everified by a statutory declaration.	14 15			
	(3)	exect appli	e application is for a commercial activity permit, the chief utive may give the applicant a written notice asking the icant to give the information or document by the day d in the notice.	16 17 18 19			
	(4)	The	notice must—	20			
		(a)	be given to the applicant within 20 business days after the chief executive receives the application; and	21 22			
		(b)	state a reasonable period of at least 20 business days after it is given within which the information or document must be given.	23 24 25			
	(5)		applicant is taken to have withdrawn the application if the icant does not comply with the request within—	26 27			
		(a)	for a commercial activity permit—the period stated in the notice; or	28 29			
		(b)	in any other case—a reasonable period.	30			
	(6)		chief executive may extend a period mentioned in ection (5).	31 32			

Am	endi	ng pe	ermit application	1
			ef executive agrees, the applicant may amend the n before the chief executive has finished considering	2 3 4
		g per perm	mit application (other than commercial it)	5 6
(1)		chie: de—	f executive must consider the application and	7 8
	(a)		grant the application, with or without conditions ded by the chief executive; or	9 1
	(b)	to re	fuse the application.	1
(2)	In m	aking	the decision, the chief executive—	1.
	(a)	mus	t have regard to each of the following—	1:
		(i)	the purpose of this Act;	1
		(ii)	the management intent for the recreation area, or the area's current draft or approved management plan;	1: 1: 1'
		(iii)	conservation of the area's cultural and natural resources;	1 1
		(iv)	the amenity of the area and adjacent areas;	2
		(v)	the size, extent and location of the proposed use in relation to other use of the area or adjacent areas;	2 2:
		(vi)	the likely cumulative effect of the proposed use and other uses on the area;	2
		(vii)	public health and safety;	2
		(viii) any relevant Australian or international code, instrument, protocol or standard or any relevant intergovernmental agreement; and	2 2 2
	(b)		have regard to anything else the chief executive siders appropriate to achieve the purpose of this Act.	29
(3)	The	chief	evecutive must make the decision—	3

		(a)	if the chief executive asks for further information about the application under section 56—within 40 business days after receiving the information requested; or	1 2 3
		(b)	otherwise—within 40 business days after receiving the application.	4 5
	(4)		section does not apply for an application for a mercial activity permit.	6 7
59			be taken after permit application decided (other mmercial activity permit)	8 9
	(1)	with	e chief executive decides to grant the application, with or out conditions, the chief executive must, as soon as ticable after making the decision—	10 11 12
		(a)	for a group activity permit to be issued with conditions—issue a permit to the applicant and give the applicant an information notice about the decision; or	13 14 15
		(b)	for any other permit—issue a permit to the applicant.	16
	(2)	chief	e chief executive decides to refuse the application, the f executive must as soon as practicable after making the sion—	17 18 19
		(a)	for a group activity permit—give the applicant an information notice about the decision; or	20 21
		(b)	for any other permit—tell the applicant about the refusal.	22 23
	(3)		section does not apply for an application for a mercial activity permit.	24 25
60	Pei	rmits		26
	(1)	A pe	rmit must be in writing and state each of the following—	27
		(a)	its issue date;	28
		(b)	if it does not commence on the issue date—its commencement date;	29 30
		(c)	its term or expiry date;	31
		(d)	the following information about the permit holder—	32

		(i) the holder's name and, if the holder is a corporation, its ABN or ACN;	1 2
		(ii) the holder's place of business;	3
		(e) the recreation area to which the permit relates;	4
		(f) the purpose for which the permit is issued;	5
		(g) any conditions imposed by the chief executive, under section 58(1)(a), on the permit.	6 7
	(2)	Subsection (1) does not apply to a permit issued under section 37(2), (3) or (4) or section 42(2) or (3).	8 9
61	Mir	nor amendments	10
	(1)	This section applies if—	11
		(a) the chief executive reasonably considers a permit should be amended; and	12 13
		(b) the proposed amendment is a minor amendment.	14
	(2)	The chief executive may amend the permit by—	15
		(a) for a camping or vehicle access permit—advising the permit holder of the amendment; or	16 17
		(b) for a group activity or commercial activity permit—giving the holder written notice of the amendment.	18 19 20
	(3)	The advice or notice must state the reasons for the amendment.	21 22
	(4)	Sections 62 to 64 do not apply to the amendment.	23
	(5)	The amendment takes effect on the later of the following days—	24 25
		(a) the day when the advice or notice is given to the holder;	26
		(b) the day of effect advised or stated in the notice.	27
	(6)	The effect of the amendment does not depend on the amendment being noted on the permit.	28 29
	(7)	In this section—	30
		minor amondment means an amendment that	21

		(a)	omits a condition; or	1
		(b)	corrects an error; or	2
		(c)	makes another change, other than a change of substance, that does not adversely affect the holder's interests.	3 4
62	Am	nendr	ments by application	5
	(1)		holder of a permit may apply to the chief executive for an ndment of the permit.	6 7
	(2)	The	application must be—	8
		(a)	accompanied by the fee prescribed under a regulation; and	9 10
		(b)	if the application relates to a group activity or commercial activity permit—made in writing.	11 12
	(3)		ne chief executive decides to make the amendment, the f executive must—	13 14
		(a)	for a camping or vehicle access permit—advise the holder of the amendment; or	15 16
		(b)	for a group activity or commercial activity permit—give the holder written notice of the amendment.	17 18
	(4)	The days	amendment takes effect on the later of the following	19 20
		(a)	the day when the advice or notice is given to the holder;	21
		(b)	the day of effect advised or stated in the notice.	22
	(5)		effect of the amendment does not depend on the ndment being noted on the permit.	23 24
	(6)	chie	ne chief executive decides to refuse the application, the f executive must as soon as practicable after making the sion—	25 26 27
		(a)	for a camping or vehicle access permit—advise the holder of the decision; or	28 29
		(b)	for a group activity or commercial activity permit—give the holder an information notice about the decision.	30 31

63	Oth	ner aı	mend	Iments (other than immediately)	1
	(1)	The	chief	executive may amend a permit—	2
		(a)	if th	e chief executive reasonably believes—	3
			(i)	the permit was obtained because of incorrect or misleading information; or	4 5
			(ii)	the holder has contravened a condition of the permit; or	6 7
			(iii)	for a commercial activity permit—the holder is no longer a suitable person to hold the permit; or	8 9
			(iv)	the amendment is necessary having regard to the purpose of this Act; or	10 11
		(b)	if th	e holder has failed to—	12
			(i)	pay a fee required to be paid under this Act for the permit, by the date or within the period during which the fee must be paid; or	13 14 15
			(ii)	give the chief executive information required to be given under this Act for the permit, by the date or within the period during which the information must be given; or	16 17 18 19
		(c)		ne holder is convicted of an offence against this Act ne repealed Act; or	20 21
		(d)	to se	ecure the safety of a person or a person's property; or	22
		(e)		onserve or protect the cultural or natural resources of recreation area; or	23 24
		(f)		e permit relates to an area that has been declared as stricted access area or an area closed to the public.	25 26
	(2)	the exec	addre	ef executive proposes to make the amendment and ss of the holder is shown on the permit, the chief must give the holder a notice stating each of the	27 28 29 30
		(a)	the p	proposed amendment;	31
		(b)	the g	ground for the proposed amendment;	32
		(c)		outline of the facts and circumstances forming the s for the ground;	33 34

	(a)	period, about why the proposed amendment should not be made.	2 3
(3)	If the perm	ne permit is a group activity or commercial activity nit—	4 5
	(a)	the notice must be in writing; and	6
	(b)	the stated period must be at least 20 business days after the notice is given; and	7 8
	(c)	the representations must be in writing.	9
(4)	perio	chief executive may amend the permit, if, after idering any representations made within the stated od, the chief executive still believes the amendment ld be made—	10 11 12 13
	(a)	in the way stated in the notice; or	14
	(b)	in another way, having regard to the representations.	15
(5)	If the	e chief executive amends the permit, the chief executive	16 17
	(a)	for a camping or vehicle access permit—advise the holder of the amendment; or	18 19
	(b)	for a group activity or commercial activity permit—give the holder an information notice about the decision.	20 21
(6)	The days	amendment takes effect on the later of the following	22 23
	(a)	the day when the advice or information notice is given to the holder;	24 25
	(b)	the day of effect stated in the advice or information notice.	26 27
(7)		effect of the amendment does not depend on the adment being noted on the permit.	28 29
(8)	chief	e chief executive decides not to make the amendment, the f executive must as soon as practicable after making the sion—	30 31 32
	(a)	for a camping or vehicle access permit—advise the holder of the decision; or	33 34

	(b)	for a group activity or commercial activity permit—give the holder written notice of the decision.	1 2
		ate amendment or suspension of permits for r conservation	3 4
(1)		s section applies if the chief executive reasonably believes rmit should be amended or suspended—	5 6
	(a)	to secure the safety of a person or a person's property; or	7
	(b)	because of a fire or other natural disaster; or	8
	(c)	to conserve or protect the cultural or natural resources of the recreation area to which the permit applies.	9 10
(2)		chief executive may, verbally or by signs, advise the nit holder that—	11 12
	(a)	the permit is taken to be amended in the way the chief executive advises; or	13 14
	(b)	the permit is suspended, to the extent the chief executive advises.	15 16
(3)	hold cont exec	the chief executive acts under subsection (2), the indment or suspension takes effect immediately after the ler is advised of the amendment or suspension and inues until the chief executive advises that the chief entire is satisfied the reason for the amendment or tension no longer exists.	17 18 19 20 21 22
(4)		effect of the amendment does not depend on the ndment being noted on the permit.	23 24
(5)	on th	chief executive must as soon as practicable put a notice he department's web site advising when the amendment or bension no longer applies.	25 26 27
(6)	In th	nis section—	28
	sign	includes a sign erected—	29
	(a)	at or near a usual access point to the recreation area; or	30
	(b)	in a position that would normally be seen by a person accessing the area.	31 32

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65			ing a ately)	permit or suspending a permit (other than	1 2
	(1)			executive may cancel a permit or suspend a permit immediately—	3 4
		(a)	for a	reason mentioned in section 64; or—	5
		(b)	if the	e chief executive reasonably believes—	6
			(i)	the permit was obtained because of incorrect or misleading information; or	7 8
			(ii)	the permit holder has contravened a condition of the permit; or	9 10
			(iii)	for a commercial activity permit—the holder is no longer a suitable person to hold the permit; or	11 12
		(c)	if the	e holder of the permit has failed to—	13
			(i)	pay a fee required to be paid under this Act for the permit, by the date or within the period during which the fee must be paid; or	14 15 16
			(ii)	give the chief executive information required to be given under this Act for the permit, by the date or within the period during which the information must be given; or	17 18 19 20
		(d)		e holder is convicted of an offence against this Act the repealed Act.	21 22
	(2)	unde	er sub	executive may take action (the <i>proposed action</i>) esection (1) by giving the holder of the permit a ing each of the following—	23 24 25
		(a)	the p	proposed action;	26
		(b)	the g	ground for the proposed action;	27
		(c)		outline of the facts and circumstances forming the s for the ground;	28 29
		(d)		e proposed action is suspension of the permit—the losed suspension period;	30 31
		(e)		nvitation to make representations, within a stated od, about why the proposed action should not be n.	32 33 34

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(3)		ne permit is a group activity or commercial activity nit—	1 2
	(a)	the notice must be in writing; and	3
	(b)	the stated period must not be less than 20 business days after the notice is given; and	4 5
	(c)	the representations must be in writing.	6
(4)	state take	after considering any representations made within the deperiod, the chief executive still considers the ground to the proposed action exists, the chief executive may de—	7 8 9 10
	(a)	if the proposed action was to suspend the permit—to suspend it for not longer than the proposed suspension period; or	11 12 13
	(b)	if the proposed action was to cancel the permit—either to cancel it or to suspend it for a period.	14 15
(5)		e chief executive decides to suspend or cancel the permit, chief executive must—	16 17
	(a)	for a camping or vehicle access permit—advise the holder of the action taken; or	18 19
	(b)	for a group activity or commercial activity permit—give the holder an information notice about the decision.	20 21
(6)		ecision to suspend or cancel the permit takes effect on the of the following days—	22 23
	(a)	the day when the advice or information notice is given to the holder;	24 25
	(b)	the day of effect stated in the advice or information notice.	26 27
(7)	the o	e chief executive decides not to take the proposed action, chief executive must as soon as practicable after making decision—	28 29 30
	(a)	for a camping or vehicle access permit—advise the holder of the decision; or	31 32
	(b)	for a group activity or commercial activity permit—give the holder written notice of the decision.	33 34

66	Su	rrendering permits	1
	(1)	The holder of a permit may surrender it by returning it and giving written notice of surrender to the chief executive.	2 3
	(2)	A permit surrendered under subsection (1) no longer has effect from—	4 5
		(a) the day for surrender stated in the notice; or	6
		(b) if paragraph (a) does not apply—the day the notice is received.	7 8
67	Re	placing permits	9
	(1)	A permit holder may apply to the chief executive for the replacement of a damaged, destroyed, lost, or stolen permit.	10 11
	(2)	The application must be made in writing and be accompanied by the fee prescribed under a regulation.	12 13
	(3)	The chief executive must grant the application if the chief executive is satisfied the permit has been—	14 15
		(a) damaged in a way that requires its replacement; or	16
		(b) destroyed, lost, or stolen.	17
	(4)	If the chief executive grants the application, the chief executive must issue another permit to the holder to replace the damaged, destroyed, lost, or stolen permit.	18 19 20
68	Pei	rmits and approvals not transferable	21
		A permit or written approval of the chief executive is not transferable	22

Part (5		Commercial activity agreements for recreation areas	1 2 3
Divisi	on	1	Preliminary	4
69		ef ex eeme	recutive may enter into commercial activity ent	5
1	(1)	(a <i>co</i>	chief executive may, for the State, enter into an agreement commercial activity agreement) with a person authorising person to conduct a commercial activity in a recreation.	7 8 9 10
	(2)		chief executive may enter into the agreement in any 1 or e of the following ways—	11 12
		(a)	by using an expression of interest process under division 2 for entering into the agreement;	13 14
		(b)	by using an application process under division 3 for entering into the agreement;	15 16
		(c)	by entering into the agreement with the holder of a commercial activity permit for the activity for the area.	17 18
70		strict eeme	ions on entering into commercial activity ent	19 20
	(1)	Act	ommercial activity agreement must be consistent with this and the management intent for the recreation area it eerns.	21 22 23
	(2)	Also	o, a commercial activity agreement must not—	24
		(a)	create an interest in land in a recreation area; or	25
		(b)	authorise the carrying out of major earthworks, or the installation of a permanent structure, in a recreation area.	26 27 28
	(3)		ions 50, 52 and 56 apply for the chief executive when ring into a commercial activity agreement as if—	29 30

		(a)	a reference in those sections to a permit or the application were a reference to a commercial activity agreement; and	1 2 3
		(b)	a reference in those sections to the applicant were a reference to the person seeking to enter into the agreement with the chief executive.	4 5 6
	(4)	In th	nis section—	7
		-	or earthworks means earthworks that cause a major urbance to the cultural or natural resources of a recreation in	8 9 10
		Exan	nples of major earthworks—	11
		co	nstruction of a road, drainage channels	12
71	Co	ntent	t of commercial activity agreements	13
	(1)	A c	ommercial activity agreement must be written and must ude each of the following details—	14 15
		(a)	the name of the recreation area it concerns;	16
		(b)	the date the agreement is entered into;	17
		(c)	its term;	18
		(d)	the name of the person with whom it is entered into and, if the person is a corporation, its ABN or ACN;	19 20
		(e)	the person's place of business;	21
		(f)	the activities authorised under the agreement;	22
		(g)	any conditions of the agreement;	23
		(h)	the amount payable to the State under the agreement, or a way of working out the amount.	24 25
	(2)		section (1) does not limit the matters that may be included ne agreement.	26 27
	(3)	The	parties to the agreement may amend it at any time.	28
72	Ma	ndət	ory conditions of commercial activity agreements	20
1 2	(1)		s section applies if the chief executive reasonably believes	29
	(1)		ommercial activity agreement should be subject to a	30 31

		condition that will assist in achieving the purpose of this Act (a <i>recreation management condition</i>).	1 2
	(2)	The chief executive must not enter into the agreement unless—	3
		(a) the agreement is made subject to the condition; and	5
		(b) the agreement identifies the condition as a recreation management condition and states that a breach of the condition is an offence against this Act.	6 7 8
Divi	ision	2 Expression of interest process	9
73	Ар	olication of div 2	10
		This division applies if the chief executive uses an expression of interest process for entering into a commercial activity agreement for conducting a commercial activity in a recreation area.	11 12 13 14
74	Inv	tation for submissions	15
	(1)	The chief executive may invite expressions of interest for a commercial activity agreement for the activity for the area from—	16 17 18
		(a) only the holders of a commercial activity permit for the activity for the area; or	19 20
		(b) the members of the public the chief executive reasonably believes would be interested in submitting an expression of interest for the agreement.	21 22 23
	(2)	The invitation must be made in the way the chief executive considers appropriate having regard to the need to ensure the invitees—	24 25 26
		(a) are made aware that the process is being conducted; and	27
		(b) have enough time to make an appropriate submission.	28
	(3)	The invitation must state the following—	29
		(a) the commercial activity and the recreation area that will be the subject of the agreement:	30

	(b)	* *	1 2
		•	3 4
		conduct the prescribed commercial activity in the	5 6 7
	(c)	holders of a commercial activity permit for the activity for the area—that only those holders may submit an	8 9 10 11
	(d)		12 13
	(e)	• • •	14 15
	(f)	· · · · · · · · · · · · · · · · · · ·	16 17
	(g)	_	18 19
			20 21
		likely to impact on the conducting of the activity	22 23 24
7 5	Require	nents for submissions	25
	An e	•	26 27
	(a)	in writing; and	28
	(b)		29 30
	(c)		31 32

76	Re	quirements for process of deciding	1
	(1)	Subject to section 70(3), any process the chief executive considers appropriate may be used to decide which expressions of interest should be further negotiated toward a commercial activity agreement.	2 3 4 5
	(2)	Without limiting subsection (1), in considering an expression of interest, the chief executive must have regard to—	6 7
		(a) the matters the chief executive must have regard to for considering an application for a commercial activity permit; and	8 9 10
		(b) any other matter the chief executive reasonably considers relevant.	11 12
77	Ch	ief executive may request further information	13
	(1)	Without limiting section 76(1), the chief executive may also, by written notice, ask the submitter to give the chief executive further reasonable information by the date, not less than 20 business days after the submitter receives the notice, stated in the notice.	14 15 16 17 18
	(2)	If the submitter does not, without reasonable excuse, give the chief executive the further information by the stated day—	19 20
		(a) the submission is taken to have been withdrawn; and	21
		(b) the chief executive must give the applicant a written notice stating that—	22 23
		(i) under this section the application is taken to be withdrawn; and	24 25
		(ii) the applicant may make a new application.	26
	(3)	However, the chief executive may extend the period for the applicant to give the further information.	27 28
78	Am	nending the submission	29
		If the chief executive agrees, the submitter may amend the submission before the chief executive has finished considering it.	30 31 32

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79	No	tice t	o unsuccessful submitters	1
		deci	chief executive must, within 14 days after making a sion under section 76, give each unsuccessful submitter a ten notice about the decision.	2 3 4
Divi	sion	3	Application process	5
80	Аp	plica	tion of div 3	6
		proc	division applies if the chief executive uses an application sess for entering into a commercial activity agreement for ducting a commercial activity in a recreation area.	7 8 9
81	Аp	plyin	g for commercial activity agreement	10
	(1)	activ	erson may apply to the chief executive for a commercial vity agreement for conducting a commercial activity in eation area.	11 12 13
	(2)	The	application must be—	14
		(a)	in writing; and	15
		(b)	accompanied by the fee prescribed under a regulation.	16
82	Ma	tters	to be considered for application	17
			onsidering the application, the chief executive must have rd to—	18 19
		(a)	the matters the chief executive must have regard to for considering an application for a commercial activity permit; and	20 21 22
		(b)	any other matter the chief executive reasonably considers relevant.	23 24
83	Ch	ief ex	ecutive may request further information	25
	(1)	to g	chief executive may, by written notice, ask the applicant ive the chief executive further reasonable information by date, not less than 20 business days after the applicant ives the notice, stated in the notice.	26 27 28 29

	(2)	If the applicant does not, without reasonable excuse, give the chief executive the further information by the stated day—	1 2
		(a) the application is taken to have been withdrawn; and	3
		(b) the chief executive must give the applicant written notice stating that—	4 5
		(i) under this section the application is taken to be withdrawn; and	6 7
		(ii) the applicant may make a new application.	8
	(3)	However, the chief executive may extend the period for the applicant to give the further information.	9 10
84	Am	nending the application	11
		If the chief executive agrees, the applicant may amend the application before the chief executive has finished considering it.	12 13 14
85	Аp	plication of s 51 to commercial activity agreements	15
		Section 51 applies for the chief executive when considering the grant of an application for a commercial activity agreement as if—	16 17 18
		(a) a reference in section 51 to a permit were a reference to a commercial activity agreement; and	19 20
		(b) a reference in section 51 to the applicant were a reference to the person seeking to enter into the agreement with the chief executive.	21 22 23
86		gotiating application for commercial activity reement	24 25
	(1)	The chief executive must consider each application for a commercial activity agreement and decide—	26 27
		(a) to negotiate the signing of a commercial activity agreement for the application; or	28 29
		(b) to refuse to negotiate the signing of a commercial	30

	(2)	The chief executive must give the applicant written notice of the decision within 10 business days of making the decision.	1 2
	(3)	If the decision is a refusal under subsection (1)(b), the notice must be an information notice.	3 4
87	Ste	eps to be taken after application decided	5
	(1)	If, after negotiation, the chief executive decides to enter into a commercial activity agreement, the chief executive must, as soon as practicable after making the decision, enter into the agreement with the applicant.	6 7 8 9
	(2)	If, after negotiation, the chief executive decides to refuse to enter into a commercial activity agreement, the chief executive must, within 10 business days after making the decision, give the applicant an information notice for the decision.	10 11 12 13 14
Divi	sion	4 Requirements applying to and nature of agreements	15 16
88	Ter	m and review of commercial activity agreements	17
	(1)	A commercial activity agreement must not be for a term longer than 10 years from the day the agreement commences.	18 19
	(2)	However, the agreement may allow for the term of the agreement to be extended at any time, so long as the term of the agreement is not, at any time, longer than 10 years.	20 21 22
	(3)	The agreement may also provide for—	23
		(a) reviews of the agreement to be conducted at stated intervals; and	24 25
		(b) the matters to be considered at the review.	26
89	Na	ture of commercial activity agreements	27
		A commercial activity agreement—	28
		(a) authorises the party to the agreement other than the chief executive (the <i>other party</i> for the agreement) to	29 30

		(b)	conduct, subject to the conditions stated in the agreement, the commercial activity stated in the agreement in the recreation area, or the part of the recreation area, stated in the agreement; and may be transferred in the way mentioned in division 6.	1 2 3 4 5
Divi	sion	5	Amendment, termination and suspension of agreement by chief executive	6 7 8
90	lmı act	media	ate amendment or suspension of commercial agreements for safety or conservation	9 10
	(1)	a co	s section applies if the chief executive reasonably believes ommercial activity agreement should be amended or the orisation under it suspended—	11 12 13
		(a)	to secure the safety of a person or a person's property; or	14
		(b)	because of a fire or other natural disaster; or	15
		(c)	to conserve or protect the cultural or natural resources of the recreation area to which the agreement applies.	16 17
	(2)		chief executive may, verbally or by signs, advise the other y to the agreement that—	18 19
		(a)	the agreement is taken to be amended in the way the chief executive advises; or	20 21
		(b)	the authorisation under the agreement is suspended, to the extent the chief executive advises.	22 23
	(3)	othe cont	the chief executive acts under subsection (2), the indment or suspension takes effect immediately after the err party is advised of the amendment or suspension and inues until the chief executive advises that the chief entire is satisfied the reason for the amendment or tension no longer exists.	24 25 26 27 28 29
	(4)		effect of the amendment does not depend on the	30 31

	(5)	on th	the department's web site advising when the amendment or bension no longer applies.	2 3
	(6)	In th	nis section—	4
		sign	includes a sign erected—	5
		(a)	at or near a usual access point to the recreation area; or	6
		(b)	in a position that would normally be seen by a person accessing the area.	7 8
91			ing commercial activity agreements (other than ately)	9 10
	(1)		chief executive may amend a commercial activity rement other than immediately—	11 12
		(a)	if the chief executive reasonably believes—	13
			(i) the agreement was obtained because of incorrect or misleading information; or	14 15
			(ii) the other party to the agreement has contravened a condition of the agreement; or	16 17
			(iii) the other party to the agreement is no longer a suitable person to be a party to the agreement; or	18 19
			(iv) the amendment is necessary having regard to the purpose of this Act; or	20 21
		(b)	if the other party to the agreement is convicted of an offence against this Act or the repealed Act; or	22 23
		(c)	to secure the safety of a person or a person's property; or	24
		(d)	to conserve or protect the cultural or natural resources of the recreation area to which the agreement applies; or	25 26
		(e)	if the agreement relates to an area that has been declared as a restricted access area or an area closed to the public.	27 28
	(2)	chie	ne chief executive decides to make the amendment, the of executive may give the other party to the agreement a ten notice stating each of the following—	29 30 31
		(a)	the proposed amendment;	32
		(b)	the ground for the proposed amendment;	33

		(c)	an outline of the facts and circumstances forming the basis for the ground;	1 2
		(d)	an invitation to make written representations, within a stated period of at least 20 business days after the notice is given, about why the proposed amendment should not be made.	3 4 5 6
	(3)	cons perio	chief executive may amend the agreement, if, after sidering any representations made within the stated od, the chief executive still believes the amendment ald be made—	7 8 9 10
		(a)	in the way stated in the notice; or	11
		(b)	in another way, having regard to the representations.	12
	(4)	exec	he chief executive amends the agreement, the chief entire must give the other party an information notice at the decision.	13 14 15
	(5)	The days	amendment takes effect on the later of the following	16 17
		(a)	the day when the information notice is given to the other party;	18 19
		(b)	the day of effect stated in the information notice.	20
	(6)		effect of the amendment does not depend on the ndment being noted on the agreement.	21 22
	(7)	chief	e chief executive decides not to make the amendment, the f executive must as soon as practicable after making the sion give the other party written notice of the decision.	23 24 25
92	sus		ing commercial activity agreements or ding authorisations under agreements (other than ately)	26 27 28
		agre	chief executive may cancel a commercial activity ement or suspend the authorisation under the agreement r than immediately—	29 30 31
		(a)	for a reason mentioned in section 90(1); or	32
		(b)	if the chief executive reasonably believes—	33

(i)

the agreement was obtained because of incorrect or

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1

			misleading information; or	2
			(ii) the other party to the agreement has contravened a condition of the agreement; or	3 4
			(iii) the other party to the agreement is no longer a suitable person to be a party to the agreement; or	5 6
		(c)	if the other party to the agreement is convicted of an offence against this Act; or	7 8
		(d)	if the chief executive reasonably believes the activities being conducted under the agreement are having an unacceptable impact on—	9 10 11
			(i) the conservation of cultural or natural resources of the recreation area to which it applies; or	12 13
			(ii) the amenity of the recreation area to which it applies and areas adjacent to the area; or	14 15
		(e)	if the chief executive reasonably believes the activities being conducted under the agreement are threatening public health or safety; or	16 17 18
		(f)	if the chief executive reasonably believes the cancellation or suspension is necessary to ensure the fair and equitable access to the area.	19 20 21
			Example for paragraph (f)—	22
			environmental factors have affected the availability of public access to a recreation area to which the commercial activity agreement applies and the agreement currently restricts the remaining access to the area	23 24 25 26
93	Pro	cess	for cancelling or suspending under s 92	27
	(1)	unde	chief executive may take action (the <i>proposed action</i>) er section 92 by giving the other party to the agreement a ten notice stating each of the following—	28 29 30
		(a)	the proposed action;	31
		(b)	the ground for the proposed action;	32
		(c)	an outline of the facts and circumstances forming the basis for the ground;	33 34

	(d) if the proposed action is suspension of the agreement—the proposed suspension period;	1 2
	(e) an invitation to make written representations, within a stated period of at least 20 business days after the notice is given, about why the proposed action should not be taken.	3 4 5 6
(2)	If, after considering any representations made within the stated period, the chief executive still considers the ground to take the proposed action exists, the chief executive may decide—	7 8 9 10
	(a) if the proposed action was to suspend the authorisation under the agreement—to suspend the authorisation for not longer than the proposed suspension period; or	11 12 13
	(b) if the proposed action was to cancel the agreement—either to cancel it or to suspend the authorisation under it for a period.	14 15 16
(3)	If the chief executive decides to cancel or suspend the authorisation under the agreement, the chief executive must give the other party to the agreement an information notice about the decision.	17 18 19 20
(4)	A decision to cancel or suspend the authorisation under the agreement takes effect on the later of the following days—	21 22
	(a) the day when the information notice is given to the other party to the agreement;	23 24
	(b) the day of effect stated in the information notice.	25
(5)	If the chief executive decides not to take the proposed action, the chief executive must as soon as practicable after making the decision give the other party to the agreement written notice of the decision.	26 27 28 29
(6)	Despite subsections (3) and (4), if the authorisation under a commercial activity agreement is suspended because of the conviction of a person for an offence and the conviction is quashed, the suspension period ends on the day the conviction is quashed.	30 31 32 33 34
(7)	Also, despite subsections (3) and (4), if a commercial activity agreement is cancelled because of the conviction of a person	35 36

		for an offence and the conviction is quashed, the cancellation has no further effect.	1 2
Div	ision	Transfer of authorisations under commercial activity agreements	3 4
94		ication to transfer authorisation under commercial ity agreement	5 6
	(1)	The other party to a commercial activity agreement (the <i>eller</i>) may transfer the authorisation under the agreement to mother person (the <i>buyer</i>).	7 8 9
	(2)	The seller and the buyer must apply to the chief executive o—	10 11
		a) approve the transfer; and	12
		b) if the chief executive approves the transfer, give effect to the transfer under this division.	13 14
95	Ар	oval or non approval of transfer	15
	(1)	The chief executive may approve the transfer only if the chief executive is satisfied the buyer is a suitable person for the commercial activity the subject of the authorisation.	16 17 18
	(2)	f the chief executive refuses to approve the transfer, the chief executive must give the seller and buyer an information notice for the decision.	19 20 21
96	Giv	ng effect to transfer	22
	(1)	This section applies if—	23
		a) the chief executive approves the transfer; and	24
		b) the fee prescribed under a regulation for amending a commercial activity agreement to give effect to the transfer has been paid; and	25 26 27
		c) if the buyer has to enter into a commercial activity agreement with the chief executive—the fee prescribed	28

			under a regulation for an application for the commercial activity agreement has been paid; and	1 2
		(d)	all fees payable by the seller under the seller's commercial activity agreement have been paid.	3
(2)	agree	e seller transfers all of the authorisation under the ement, the chief executive must give effect to the transfer uncelling the seller's agreement and—	5 6 7
		(a)	if the buyer is the other party to another commercial activity agreement—amending the other agreement to reflect the transfer; or	8 9 10
		(b)	if the buyer is not the other party to another commercial activity agreement—entering into, with the buyer, a commercial activity agreement for conducting the commercial activity the subject of the authorisation.	11 12 13 14
(3)	agree by a	e seller transfers only part of the authorisation under the ement, the chief executive must give effect to the transfer mending the seller's commercial activity agreement to et the transfer and—	15 16 17 18
		(a)	if the buyer is the other party to another commercial activity agreement—amending the other agreement to reflect the transfer; or	19 20 21
		(b)	if the buyer is not the other party to another commercial activity agreement—entering into, with the buyer, a commercial activity agreement for the conducting of the commercial activity the subject of the authorisation.	22 23 24 25
Divisio	on '	7	General provisions about commercial activity agreements	26 27
97	Dec	larati	ion of prescribed commercial activity	28
(1)	comr	chief executive may, by public notice, declare a mercial activity to be a prescribed commercial activity for reation area.	29 30 31
(2)	The r	notice must state the following—	32
		(a)	the stated commercial activity is a prescribed commercial activity for the stated recreation area;	33 34

	(b)	that, under section 111(2), a person may conduct the prescribed commercial activity in the area only under a commercial activity agreement;	1 2 3
	(c)	how the person may obtain further information about entering into a commercial activity agreement for the conducting of the prescribed commercial activity in the area.	4 5 6 7
(3)		chief executive must also publish the notice on the artment's web site.	8 9
(4)		deciding whether to make the declaration, the chief cutive must have regard to the following—	10 11
	(a)	the purpose of this Act;	12
	(b)	the orderly and proper management of the area;	13
	(c)	the conservation of the cultural and natural resources of the area;	14 15
	(d)	the existing use and amenity, and the future or desirable use and amenity, of the recreation area, and areas adjacent to the recreation area, including the likely cumulative effect of the proposed use and other uses on the area;	16 17 18 19 20
	(e)	the likely contributions that potential parties to commercial activity agreements applying to the recreation area will make to the management of the area, including for example, contributions to the conservation and presentation of the values of the area.	21 22 23 24 25
		rcial activity agreement taken to be authorisation ther Acts	26 27
	recre the	commercial activity agreement authorising an activity in a eation area is, for the <i>Nature Conservation Act 1992</i> and <i>Forestry Act 1959</i> , taken to be an authorisation permitting activity in the area under those Acts.	28 29 30 31

98

Part	6		1 2
Divis	ion	1 Regulatory and other notices	3
99	Reg	gulatory notices	4
	(1)	This section applies for an activity that—	5
		(a) relates to a public health and safety act; or	6
		· · ·	7 8
	(2)	regulatory notice) in, at or near the entrance to a recreation	9 10 11
	(3)		12 13
		(a) be easily visible to passers-by; and	14
			15 16
		**	17 18
	(4)	requirement of the notice is an offence against this Act and the	19 20 21
100	Reg	gulatory information notices	22
	(1)	or part of the area does not expressly state that a contravention of a requirement of the notice is an offence against this Act	23 24 25 26
	(2)	entrance to the recreation area, or the part of the area, to which the regulatory notice relates, and other places the chief executive considers appropriate, a notice (a <i>regulatory</i>	27 28 29 30 31

		(a)	that a contravention of a requirement of the regulatory notice is an offence against this Act; and	1 2
		(b)	the penalty for the offence.	3
	(3)		regulatory information notice must be easily visible to ers-by.	4 5
	(4)	info	regulatory information notice may contain other rmation about the recreation area the chief executive siders appropriate.	6 7 8
Divi	sion	2	Restricted access areas	9
101	lmı	nedia	ate declaration of restricted access area	10
	(1)	to be (a <i>re</i>	chief executive may declare all or part of a recreation area e a restricted access area by erecting or displaying a notice estricted access area notice) in, at or near an entrance to restricted access area.	11 12 13 14
	(2)	exec	chief executive may make the declaration only if the chief entire considers that access to, or activity in, the restricted ass area should immediately be restricted or prohibited—	15 16 17
		(a)	to secure the safety of a person or a person's property; or	18
		(b)	because of a fire or other natural disaster; or	19
		(c)	to conserve or protect the cultural or natural resources of the recreation area or native wildlife.	20 21
	(3)	The	restricted access area notice must—	22
		(a)	be easily visible to passers-by; and	23
		(b)	specify the limits of the area to which the notice applies; and	24 25
		(c)	state how access to, or activity in, the area is restricted or prohibited; and	26 27
		(d)	state that a contravention of a requirement of the notice is an offence against this Act and the penalty for the offence.	28 29 30
	(4)	Whe	en the notice is erected or displayed, the chief executive—	31

		(a)		t publish a copy of the notice on the department's site; and	1 2
		(b)	•	publish the notice in other ways the chief executive siders appropriate.	3
	(5)	decl	aratio	ef executive is satisfied the reason for making the n no longer exists, the chief executive must remove ted access area notice as soon as practicable.	5 6 7
02		clarat nedia		of restricted access area (other than	8 9
	(1)		gulati are—	ion may, for a purpose mentioned in subsection (2)	10 11
		(a)	all c	or part of a recreation area to be a restricted access; or	12 13
		(b)		rea that is under section 101 a restricted access area continue to be a restricted access area under this ion.	14 15 16
	(2)	The	follov	wing are purposes for subsection (1)—	17
		(a)		conservation of the cultural or natural resources of area, including, for example—	18 19
			(i)	to protect significant cultural or natural resources; or	20 21
			(ii)	to enable the restoration or rehabilitation of the area or part; or	22 23
			(iii)	to protect a breeding area for native wildlife; or	24
			(iv)	to manage a significant Aboriginal area in the area in a way that is consistent with Aboriginal tradition; or	25 26 27
			(v)	to manage a significant Torres Strait Islander area in the area in a way that is consistent with Island custom;	28 29 30
		(b)	prote	ection of individuals from potential danger;	31
		(c)	for	ection of a facility or service in the area, including, example, infrastructure, water supply facilities or er generating equipment;	32 33 34

		(d) protection of the amenity of an area adjacent to the area;	1
		(e) the orderly or proper management of the area.	2
	(3)	The regulation may be made only after the consultation process mentioned in section 103 has been completed for the declaration.	3 4 5
	(4)	The declaration has effect—	6
		(a) on the day stated in the regulation; or	7
		(b) if no day is stated in the regulation—on the day the regulation is notified in the gazette.	8 9
	(5)	The chief executive must, as soon as possible after the declaration has effect, erect or display a restricted access area notice in, at or near an entrance to the restricted access area.	10 11 12
	(6)	Section 101(3) and (4) applies for the notice.	13
	(7)	In this section—	14
		significant Aboriginal area see the Aboriginal Cultural Heritage Act 2003, section 9.1	15 16
		significant Torres Strait Islander area see the Torres Strait Islander Cultural Heritage Act 2003, section 9.2	17 18
103		nsultation with stakeholders about declarations (other n immediately)	19 20
	(1)	This section applies if the nature or extent of activities being conducted, or to be conducted under a commercial activity permit or a commercial activity agreement would be significantly affected by the making of a regulation under section 102.	21 22 23 24 25
	(2)	The chief executive must, give the holder of the permit or the other party to the agreement a written notice stating the following—	26 27 28

¹ Aboriginal Cultural Heritage Act 2003, section 9 (Meaning of significant Aboriginal area)

² Torres Strait Islander Cultural Heritage Act 2003, section 9 (Meaning of significant Torres Strait Islander area)

		(a)	consideration is being given to the making of a regulation under section 102;	1 2	
		(b)	the holder or other party is invited to make written submissions, in relation to the proposed declaration.	3 4	
	(3)	The	submissions must be made to the chief executive—	5	
		(a)	at the address stated in the notice; and	6	
		(b)	within the period, of at least 20 business days, stated in the notice.	7 8	
	(4)		chief executive must consider all submissions received in onse to the notice.	9 10	
104	Wh	en d	eclarations end	11	
	(1)	A declaration made under section 101 for a restricted access area ends on the day the earlier of the following happens—			
		(a)	the chief executive removes the restricted access area notice for the area;	14 15	
		(b)	6 months after the notice was erected or displayed.	16	
	(2)	A declaration made under section 102 for a restricted access area ends on the day the declaration is revoked.			
	(3)	If under subsection (1)(b) or (2) a declaration ends, the chief executive must remove the restricted access area notice for the restricted access area as soon as practicable.			
	(4)	When a restricted access area notice for a restricted access area is removed, the chief executive—			
		(a)	must remove the copy of the notice on the department's web site; and	24 25	
		(b)	must publish notice of the removal in the same way the chief executive published the notice under section 101(4).	26 27 28	

Divisio	n 3	Effect of notices	1		
		ted access area notices and regulatory notices over permits, agreements, or authorities			
If there is an inconsistency between a restricted access area notice or a regulatory notice and any of the following, the notice prevails to the extent of the inconsistency—					
	(a)	a permit;	7		
	(b)	a commercial activity agreement;	8		
	(c)	an authority issued under this or another Act.	9		
Part 7		Offences	10		
Divisio	n 1	Access to, using and conduct in recreation areas	11 12		
106 U	Unlawfully entering restricted access area				
	A person must not enter or remain in a restricted access are unless the person—				
	(a)	enters the area under a written approval from the chief executive; or	16 17		
	(b)	enters the area under a commercial activity permit or commercial activity agreement that specifically authorises entry to the restricted access area; or	18 19 20		
	(c)	has a reasonable excuse.	21		
	Max	kimum penalty—80 penalty units.	22		

107	Fai	ling to comply with particular regulatory notices	1
		A person in a recreation area must comply with a regulatory notice regulating or prohibiting a public health and safety act, unless the person has a reasonable excuse.	2 3 4
		Maximum penalty—50 penalty units.	5
108	Un	lawful camping	6
	(1)	A person must not camp in a recreation area unless authorised by a camping permit, group activity permit, commercial activity permit or commercial activity agreement.	7 8 9
		Maximum penalty—20 penalty units.	10
	(2)	However, subsection (1) does not apply if—	11
		(a) a corresponding authority authorises the person to camp in an area that is also a recreation area and the person complies with the authority and the Act under which the authority was issued; or	12 13 14 15
		(b) the person is camping in a vessel anchored or moored below low water mark in the area.	16 17
	(3)	The holder of a camping permit must not allow more people to camp under the permit than the number authorised under the permit.	18 19 20
		Maximum penalty—20 penalty units.	21
	(4)	A person must not camp in a recreation area contrary to a regulatory notice.	22 23
		Maximum penalty—80 penalty units.	24
109	Un	lawful use of motor vehicles	25
	(1)	A person must not take a motor vehicle into a recreation area or drive or ride a motor vehicle in a recreation area unless the taking, driving or riding is authorised by a vehicle access permit, commercial activity permit or commercial activity agreement.	26 27 28 29 30
		Maximum penalty—20 penalty units.	31
	(2)	However, subsection (1) does not apply for—	32

		(a)	the Inskip Peninsula recreation area; or	1
		(b)	a recreation area or part of a recreation area prescribed under a regulation; or	2 3
		(c)	an emergency vehicle or another class of vehicle prescribed under a regulation.	4 5
	(3)	In th	nis section—	6
		eme	rgency vehicle includes the following—	7
		(a)	an ambulance;	8
		(b)	a fire engine;	9
		(c)	a police vehicle;	10
		(d)	another vehicle, including a tow truck, helicopter or mobile crane, if used in circumstances of an emergency.	11 12
110	Un	lawfu	Il conduct of group activity	13
		area activ	erson must not conduct a group activity in a recreation unless the person conducts the activity under a group vity permit, commercial activity permit or commercial vity agreement.	14 15 16 17
		Max	imum penalty—50 penalty units.	18
111	Un	lawfu	Illy conducting commercial activity	19
	(1)	recre	person must not conduct a commercial activity in a eation area unless the person is authorised to conduct the vity under—	20 21 22
		(a)	a commercial activity permit; or	23
		(b)	a commercial activity agreement.	24
		Max	imum penalty—165 penalty units.	25
	(2)	for a	commercial activity is a prescribed commercial activity a recreation area, a person must not conduct the activity in area except under—	26 27 28
		(a)	a commercial activity agreement; or	29

		(b)	a commercial activity permit that is in force when the prescribed commercial activity is declared under section 97 and is still in force.	1 2 3
		Max	rimum penalty for subsection (2)—165 penalty units.	4
112	Со	mplia	ance with recreation management conditions	5
		com	erson acting under a commercial activity agreement must ply with each recreation management condition of the ement.	6 7 8
		Max	timum penalty—80 penalty units.	9
113		autho source	orised interference with cultural or natural es	10 11
	(1)	of a	erson must not interfere with a cultural or natural resource recreation area unless the person has the chief executive's ten approval.	12 13 14
		Max	timum penalty—165 penalty units.	15
	(2)	auth in th	vever, subsection (1) does not apply if a corresponding ority authorises the person to interfere with the resource area and the person complies with the authority and the under which the authority was issued.	16 17 18 19
	(3)	is no	o, taking a fish in accordance with the <i>Fisheries Act 1994</i> , ot interfering with a cultural or natural resource, unless the age is prohibited in the area by another Act.	20 21 22
	(4)	In th	nis section—	23
			rfere with, in relation to a cultural or natural resource, udes destroy, damage, mark, move or dig up the resource.	24 25
114	Un	autho	orised structures and works	26
	(1)	cam	erson must not erect or keep a structure, other than a ping structure under a camping permit, or carry out works recreation area—	27 28 29
		(a)	without the chief executive's written approval; or	30
		(b)	in contravention of the approval	21

		Max	ximum penalty—165 penalty units.	1
	(2)	auth carr	vever, subsection (1) does not apply if a corresponding nority authorises the person to erect or keep the structure or y out the works in the area and the person complies with authority and the Act under which the authority was ed.	2 3 4 5 6
Divi	sion	2	Fires	7
115	Un	lawfu	ul lighting of fires	8
	(1)	_	person must not, at any time, light a fire on a beach bining a lake in a recreation area.	9 10
		Max	kimum penalty—80 penalty units.	11
	(2)	area	erson must not light a fire, or a type of fire, in a recreation a, or part of a recreation area, if lighting a fire, or the type are, is prohibited, in the area or part, by—	12 13 14
		(a)	a regulatory notice; or	15
		(b)	a condition of a permit; or	16
		(c)	another authority held by the person.	17
		Exan	nple of types of fires—	18
		•	a fire using a material other than sawn timber	19
		•	a fire using a material other than timber provided in the recreation area for making fires	20 21
		Max	ximum penalty—165 penalty units.	22
	(3)		erson must not light, keep or use a fire in a place, in a eation area, other than—	23 24
		(a)	a barbecue or fireplace provided by the chief executive; or	25 26
		(b)	if a barbecue or fireplace is not provided—a place that is more than 2m from flammable material.	27 28
		Max	ximum penalty—165 penalty units.	29
	(4)	This	s section does not apply to—	30

		(a)		erson lighting a fire with the written approval of the ef executive; or	1 2
		(b)	app the	erson lighting or using a specified cooking or heating liance or lighting or smoking a smoking product if person takes reasonable steps to ensure the lighting, ag or smoking does not result in damage to—	3 4 5 6
			(i)	a cultural or natural resource of the recreation area; or	7 8
			(ii)	property, other than property owned by the person, in the recreation area.	9 10
	(5)	In th	is sec	ction—	11
			_	product see the <i>Tobacco and Other Smoking</i> Act 1998, schedule.	12 13
116	Un	atten	ded 1	fires	14
	(1)			who lights or assumes control of a fire in a area must put the fire out before leaving the fire.	15 16
		Max	imun	n penalty—165 penalty units.	17
	(2)	assu	mes	on (1) does not apply to the person if another person control of the fire before the person mentioned in (1) leaves the fire.	18 19 20
117	Un	autho	orise	d things relating to fires	21
	(1)	A pe area-		must not deposit any of the following in a recreation	22 23
		(a)	a lit	match, pipe, cigar, cigarette or tobacco;	24
		(b)	hot	ashes;	25
		(c)	a bu	rning or smouldering substance;	26
		(d)		ubstance or device that ignites on impact or by ntaneous combustion.	27 28
		Max	imun	n penalty—165 penalty units.	29
	(2)			on (1) does not apply to a person depositing a thing d in subsection (1) for—	30 31

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		(a)	lighting or using a specified cooking or heating appliance; or	1 2
		(b)	lighting a fire in a barbecue or fireplace provided by the chief executive; or	3 4
		(c)	if a barbecue or fireplace is not provided by the chief executive for the area—lighting a fire in a place that is more than 2m from flammable material.	5 6 7
Divi	sion	3	Animals and plants	8
118	Un	autho	prised feeding of animals	9
	(1)	exec	erson in a recreation area must not, without the chief utive's written approval, feed an animal that is dangerous, omous or capable of injuring a person.	10 11 12
		Max	imum penalty—40 penalty units.	13
	(2)	exec	erson in a recreation area must not, without the chief utive's written approval, feed an animal if a regulatory ce prohibits the feeding of the animal.	14 15 16
		Max	imum penalty—40 penalty units.	17
	(3)		vever, a person may, without the chief executive's written oval, feed—	18 19
		(a)	a guide dog in a recreation area; or	20
		(b)	another domesticated dog under control in the Inskip Peninsula recreation area or another recreation area prescribed under a regulation; or	21 22 23
		(c)	an animal taken into the recreation area under a corresponding authority or a regulatory notice.	24 25
	(4)	In th	is section—	26
		feed	, in relation to an animal, includes—	27
		(a)	use food to tease or lure the animal; and	28
		(b)	attempt to feed the animal.	29

Un	autho	orised disturbance of animals	
(1)	A po	erson in a recreation area must not disturb an animal if—	
	(a)	it is dangerous, venomous or capable of injuring a person; or	
	(b)	a regulatory notice prohibits the disturbance of the animal.	
	Max	ximum penalty—40 penalty units.	
(2)		section (1) does not apply to a person who disturbs an nal—	
	(a)	with the chief executive's written approval; or	
	(b)	in the course of a lawful activity that was not directed towards the disturbance if the disturbance could not have been reasonably avoided.	
(3)	In th	nis section—	
		<i>urb</i> , an animal, means approach, lure, pursue, tease or mpt to disturb the animal.	
Foo	od to	be kept from animals	
(1)	-	erson in a recreation area must ensure food in the person's session or under the person's control is kept—	
	(a)	in a way that prevents an animal that is dangerous, venomous or capable of injuring a person from gaining access to the food; or	
	(b)	if a regulatory notice states the way in which the food must be kept—in the stated way.	
	Max	ximum penalty—40 penalty units.	
(2)	In su	ubsection (1)—	
	food	d does not include food—	
	(a)	at the time it is being consumed by a person or prepared for human consumption; or	
	(b)	that is lawfully deposited or disposed of under this Act; or	
	(c)	given to a guide dog; or	

		(d)	given to another domesticated dog under control in the Inskip Peninsula recreation area or another recreation area prescribed under a regulation; or	1 2 3
		(e)	given to an animal taken into the recreation area in accordance with a corresponding authority or regulatory notice.	4 5 6
121	Re	strict	ion on animals in recreation area	7
	(1)	-	erson must not, other than in accordance with the chief cutive's written approval or a corresponding authority—	8 9
		(a)	take a live animal into a recreation area; or	10
		(b)	keep a live animal in a recreation area.	11
		Max	ximum penalty—20 penalty units.	12
	(2)	In su	ubsection (1)—	13
		anin	nal does not include—	14
		(a)	a guide dog; or	15
		(b)	a fish, sand crab or mud crab lawfully taken in a recreation area or a place adjacent to the area; or	16 17
		(c)	an invertebrate animal lawfully taken in a recreation area or a place adjacent to the area for use as bait for fishing; or	18 19 20
		(d)	an animal taken into the recreation area in the way prescribed under a regulatory notice or a regulation.	21 22
122	Tal	cing i	nto and keeping of dogs in recreation areas	23
	(1)	-	person must not take a dog into, or keep a dog in, a eation area unless the dog is under control.	24 25
		Max	ximum penalty—20 penalty units.	26
	(2)	_	erson who takes a dog into, or keeps a dog in, a recreation must, if the dog defecates in the area—	27 28
		(a)	immediately collect the faeces deposited by the dog and enclose them in a secure bag or wrapping; and	29 30

		(b)	deposit the enclosed faeces in 1 of the bins provided in the area or in the way prescribed under a regulatory notice.	1 2 3
		Max	imum penalty—20 penalty units.	4
123	Un	lawfu	Illy bringing plants into recreation areas	5
	(1)	A pe	erson must not take a plant into a recreation area unless—	6
		(a)	it is for consumption by humans as food; or	7
		(b)	the person takes the plant into the area in accordance with—	8 9
			(i) the chief executive's written approval; or	10
			(ii) a regulatory notice; or	11
			(iii) a corresponding authority; or	12
			(iv) a regulation.	13
		Max	imum penalty—50 penalty units.	14
	(2)	In th	is section—	15
		plan	t includes part of a plant.	16
Divi	sion	4	Pollution and waste	17
124	Pol	lluting	g and misusing water	18
	(1)		erson must not pollute a dam, lake or watercourse in a eation area.	19 20
		Max	imum penalty—50 penalty units.	21
	(2)		nout limiting subsection (1), a person pollutes a dam, lake ratercourse if the person—	22 23
		(a)	discharges waste from a boat into the dam, lake or watercourse; or	24 25
		(b)	uses soap, detergent or shampoo in the dam, lake or watercourse; or	26 27
		(c)	puts oil, grease or a harmful or dangerous substance in the dam, lake or watercourse; or	28

		(d)	washes a vehicle, clothing, cooking utensils or another thing in the dam, lake or watercourse.	1 2
	(3)	A pe	erson must not, in a recreation area—	3
		(a)	take water from a lake, watercourse or other water storage, other than for personal use within the area; or	4 5
		(b)	dam or divert a watercourse; or	6
		(c)	tamper with or damage a water supply or water storage facility; or	7 8
		(d)	allow water from a tap to run to waste.	9
		Max	timum penalty—50 penalty units.	10
	(4)		section (3) does not apply to the person doing a thing tioned in subsection (3) if—	11 12
		(a)	the person has the written approval of the chief executive to do the thing; or	13 14
		(b)	the person has a corresponding authority authorising the person to do the thing and the person complies with the authority and the Act under which the authority was given.	15 16 17 18
125	Un	lawfu	ıl disposal of offensive or harmful substances	19
	(1)	noxi	erson must not bury or otherwise dispose of, or leave, a lous, offensive or harmful substance or animal waste in a eation area.	20 21 22
		Max	timum penalty—120 penalty units.	23
	(2)	crab	section (1) does not apply to the animal waste of a fish or taken in a recreation area, or a place adjacent to a eation area, if a person deposits or disposes of the waste—	24 25 26
		(a)	in a receptacle provided by the chief executive specifically for depositing or disposing of the waste; or	27 28
		(b)	in the way required by a regulatory notice; or	29
		(c)	in the way prescribed under a regulation.	30
	(3)	In th	nis section—	31
		anin	nal waste means offal, a carcass or skeleton.	32

s 126	81	s 130

126	Dumping or abandoning vehicles or vessels	1
	A person must not dump or abandon a vehicle or vessel, or part of a vehicle or vessel, in a recreation area.	2 3
	Maximum penalty—120 penalty units.	4
127	Dumping or abandoning waste material	5
	A person must not dump or abandon used or waste materials, including for example, building materials, fencing materials, drums or vegetation, in a recreation area.	6 7 8
	Maximum penalty—120 penalty units.	9
Divis	on 5 Other conduct	10
128	Unauthorised use of generators, compressors or motors	11
	A person must not use a generator, compressor or other similar motor in a recreation area unless its use is permitted under, and it is used in accordance with—	12 13 14
	(a) a regulatory notice; or	15
	(b) the chief executive's written approval; or	16
	(c) a corresponding authority; or	17
	(d) a regulation.	18
	Maximum penalty—50 penalty units.	19
129	Disturbance by radio, tape recorder or sound system	20
	A person must not use a radio, tape recorder or other sound or amplifier system in a way that may cause unreasonable disturbance to a person or native animal in a recreation area.	21 22 23
	Maximum penalty—50 penalty units.	24
130	Unlawful possession or use of weapons, explosives or traps	25 26
	(1) A person must not possess or use in a recreation area—	27

	(a)	a bow, catapult or weapon; or	1
	(b)	an explosive device; or	2
	(c)	a net, snare or trap.	3
	Max	imum penalty—120 penalty units.	4
(2)		section (1) does not apply if the possession or use is orised under—	5 6
	(a)	the chief executive's written approval; or	7
	(b)	a regulation; or	8
	(c)	another Act and the person complies with the Act and the possession or use is not prohibited in the area by a further Act.	9 10 11
		Example for paragraph (c)—	12
		a crab pot, net or other fishing apparatus possessed and used in accordance with the <i>Fisheries Act 1994</i> , the possession or use of which is not prohibited in a particular area, for example, a marine park, under a further Act	13 14 15 16
(3)	gun	erson must not, in a recreation area, carry a loaded spear or discharge a spear gun, unless the person is in tidal ers where spear fishing is permitted under an Act. ³	17 18 19
	Max	imum penalty—120 penalty units.	20
(4)	In th	is section—	21
		waters means waters that are within the ebb and flow of ide at spring tides.	22 23
	weap	pon see the Weapons Act 1990, schedule 2.	24
Una	autho	orised use of recreational craft	25
		erson must not use or operate a recreational craft in a eation area unless the use or operation is authorised—	26 27
	(a)	by the chief executive's written approval: or	28

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³ See the *Fisheries Regulation 1995*, schedule 3 (Closed waters—Recreational fishing), part 5 (Waters where spear fishing is not allowed).

		(b)	under a regulation.	1
		Max	kimum penalty—80 penalty units.	2
132	Un	autho	orised landing of aircraft	3
	(1)	than	erson must not land an aircraft in a recreation area, other on a designated landing area, unless the landing is orised by—	4 5 6
		(a)	the chief executive's written approval; or	7
		(b)	a permit, agreement or other authority under the Forestry Act 1959, the Marine Parks Act 1982 or the Nature Conservation Act 1992.	8 9 10
		Max	ximum penalty—120 penalty units	11
	(2)	In th	nis section—	12
		-	gnated landing area, for an aircraft or a type of aircraft, ns the area—	13 14
		(a)	designated by the chief executive as an appropriate landing area for the aircraft; and	15 16
		(b)	details of which are published on the department's web site.	17 18
133	Ge	neral	misconduct	19
	(1)	-	erson in a recreation area must not, unless the person has a onable excuse—	20 21
		(a)	be disorderly or create a disturbance; or	22
		(b)	do anything that interferes, or is likely to interfere, with the safety or health of the person or someone else in the area.	23 24 25
		Max	ximum penalty—50 penalty units.	26
	(2)	-	erson in a recreation area must not, unless the person has a onable excuse or the chief executive's written approval—	27 28
		(a)	restrict access to, for example, by cordoning off, a part of the area or a barbecue, table or other facility in the area; or	29 30 31

		(b)	claim to have an exclusive right to use a part of the area or a barbecue, table or other facility in the area.	1 2
		Max	imum penalty—50 penalty units.	3
	(3)	-	erson in a recreation area must not, unless the person has a onable excuse—	4 5
		(a)	defecate within 10m of a lake, watercourse, natural water storage, walking track or other facility, other than in a facility provided by the chief executive for the purpose; or	6 7 8 9
		(b)	bury human waste, other than in a facility provided by the chief executive for the purpose, within 10m of any of the following—	10 11 12
			(i) a lake, watercourse or natural water storage;	13
			(ii) an occupied or established campsite;	14
			(iii) a site designated by a regulatory notice as a campsite;	15 16
			(iv) a walking track or other public facility; or	17
		(c)	leave human waste unburied.	18
		Max	imum penalty—50 penalty units.	19
	(4)	sign	erson must not tamper with a building, fence, gate, notice, or structure in a recreation area unless the person has a onable excuse.	20 21 22
		Max	timum penalty—50 penalty units.	23
134	Fal	se or	misleading information given by applicant	24
		com	erson who applies for a permit or other authority or seeks a mercial activity agreement, must not state anything to the f executive that the person knows is false or misleading in atterial particular.	25 26 27 28
		Max	imum penalty—100 penalty units.	29
135	Fal	se or	misleading documents given by applicant	30
	(1)	A pe	erson who applies for a permit or other authority or seeks a mercial activity agreement, must not give the chief	31

		executive a document containing information the person knows is false or misleading in a material particular.	1 2
		Maximum penalty—100 penalty units.	3
	(2)	Subsection (1) does not apply to a person who, when giving the document—	4 5
		(a) informs the chief executive, to the best of the person's ability, how it is false or misleading; and	6 7
		(b) gives the correct information to the chief executive if the person has, or can reasonably obtain, the correct information.	8 9 10
136	Fra	udulent claims for replacement permit	11
		A person must not fraudulently claim that a permit or other authority has been damaged, destroyed, lost or stolen.	12 13
		Maximum penalty—20 penalty units.	14
137		rmit or corresponding authority must be available for pection	15 16
	(1)	This section applies to a person while the person is conducting an activity in a recreation area under a group activity permit, a commercial activity permit or a corresponding authority.	17 18 19
	(2)	If asked by an authorised officer, the person must, unless the person has a reasonable excuse, produce for inspection by the authorised officer—	20 21 22
		(a) the permit or authority, or a copy of it, or a copy of the relevant details for the permit or authority; and	23 24
		(b) a form of identification that shows a recent colour photograph of the person.	25 26
		Maximum penalty—50 penalty units.	27
138	Wr	itten approval must be available for inspection	28
	(1)	This section applies to a person while the person is conducting an activity in a recreation area under a written approval.	29 30

	(2)		1 2 3
		Maximum penalty—50 penalty units.	4
139			5
	(1)	an activity in a recreation area under a commercial activity	7 8 9
	(2)	If asked by an authorised officer, the person must, unless the person has a reasonable excuse, produce for inspection by the authorised officer—	10 11 12
		(a) the agreement, a copy of the agreement, or a copy of the relevant details for the agreement; and	13 14
		(b) a form of identification that shows a recent colour photograph of the person.	15 16
		Maximum penalty—50 penalty units.	17
140	Fai	ling to comply with conditions of permit or authority	18
		1 7	19 20 21
		Maximum penalty—80 penalty units.	22
141			23 24
	(1)	This section applies to the holder of an authority if a change of any of the following happens—	25 26
		(a) the holder's name;	27
		(b) the holder's postal, residential or business address;	28
		(c) if the holder is a corporation—the person in charge of the activity carried out under the authority	29

	(2)	The holder must before, or immediately after, the change happens—	1 2
		(a) give the chief executive a written notice stating the nature of the change; and	3 4
		(b) if the change relates to a matter stated on the authority—apply to the chief executive for an amendment of the authority to reflect the change.	5 6 7
		Maximum penalty—10 penalty units.	8
	(3)	In this section—	9
		authority means a permit, commercial activity agreement or other authority.	10 11
		<i>holder</i> , of an authority that is a commercial activity agreement, means the other party to the agreement.	12 13
Divi	sion	6 Demerit points for offences	14
142	De	merit points	15
	(1)	This section applies to a person who is given an infringement	16
		notice under the <i>State Penalties Enforcement Act 1999</i> for an offence against this Act and pays the infringement notice penalty for the offence.	17 18 19
	(2)	offence against this Act and pays the infringement notice	18
	(2) (3)	offence against this Act and pays the infringement notice penalty for the offence. The person accumulates demerit points under this Act for the	18 19 20
		offence against this Act and pays the infringement notice penalty for the offence. The person accumulates demerit points under this Act for the offence.	18 19 20 21
		offence against this Act and pays the infringement notice penalty for the offence. The person accumulates demerit points under this Act for the offence. The number of demerit points the person accumulates is— (a) if the maximum penalty specified for the offence is no	18 19 20 21 22 23

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		(d) if the maximum penalty specified for the offence is more than 80 penalty units but not more than 120 penalty units—4 demerit points; or	1 2 3
		(e) if the maximum penalty specified for the offence is more than 120 penalty units but not more than 165 penalty units—5 demerit points.	4 5 6
Part	+ 8	Investigation and enforcement	7
ıaıı	. 0	investigation and emorcement	/
Divis	sion	1 Authorised officers	8
143	Аp	pointment and qualifications	9
	(1)	The chief executive may appoint any of the following individuals as an authorised officer—	10 11
		(a) a public service employee;	12
		(b) with the individual's consent, another individual.	13
	(2)	However, the chief executive may appoint a person as an authorised officer only if the chief executive is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	14 15 16 17
144	Ар	pointment conditions and limit on powers	18
	(1)	An authorised officer holds office on any conditions stated in—	19 20
		(a) the officer's instrument of appointment; or	21
		(b) a signed notice given to the officer; or	22
		(c) a regulation.	23
	(2)	The instrument of appointment, a signed notice given to the officer or a regulation may limit the officer's powers under this Act.	24 25 26

	(3)	In this section—	1
		signed notice means a notice signed by the chief executive.	2
145	Iss	ue of identity card	3
	(1)	The chief executive must issue an identity card to each authorised officer.	4 5
	(2)	The identity card must—	6
		(a) contain a recent photo of the officer; and	7
		(b) contain a copy of the officer's signature; and	8
		(c) identify the individual as an authorised officer under this Act; and	9 10
		(d) state an expiry date for the card.	11
	(3)	This section does not prevent the issue of a single identity card to an individual for this Act and other purposes.	12 13
146	Pro	oduction or display of identity card	14
	(1)	In exercising a power under this Act in relation to a person, an authorised officer must—	15 16
		(a) produce the officer's identity card for the person's inspection before exercising the power; or	17 18
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	19 20
	(2)	However, if it is not practicable to comply with subsection (1), the officer must produce the identity card for the person's inspection at the first reasonable opportunity.	21 22 23
	(3)	For subsection (1), an authorised officer does not exercise a power in relation to a person only because the officer has entered a place as mentioned in section 150(1)(b) or (2).	24 25 26
147	Wh	nen authorised officer ceases to hold office	27
	(1)	An authorised officer ceases to hold office if any of the following happens—	28 29
		(a) the term of office stated in a condition of office ends;	30

		(b) under another condition of office, the officer ceases to hold office;	1 2
		(c) the officer's resignation under section 148 takes effect.	3
	(2)	Subsection (1) does not limit the ways an authorised officer may cease to hold office.	4 5
	(3)	In this section—	6
		condition of office means a condition on which the authorised officer holds office.	7 8
148	Re	signation	9
		An authorised officer may resign by signed notice given to the chief executive.	10 11
149	Ref	turn of identity card	12
		An individual who ceases to be an authorised officer must return the individual's identity card to the chief executive within 21 days after ceasing to be an authorised officer, unless the individual has a reasonable excuse.	13 14 15 16
		Maximum penalty—50 penalty units.	17
Divi	sion	2 Powers of authorised officers	18
Sub	divis	sion 1 Entry to places	19
150	Pov	wer to enter places	20
	(1)	An authorised officer may enter a place if—	21
		(a) its occupier consents to the entry; or	22
		(b) it is a public place and the entry is made when it is open to the public; or	23 24
		(c) the entry is authorised by a warrant; or	25

		(d) it is the place of business of a commercial activity permit holder or a party to a commercial activity agreement and is—	1 2 3
		(i) open for carrying on the business; or	4
		(ii) otherwise open for entry; or	5
		(iii) required to be open for inspection under the permit or agreement.	6 7
	(2)	For the purpose of asking the occupier of a place for consent to enter, an authorised officer may, without the occupier's consent or a warrant—	8 9 10
		(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	11 12
		(b) enter part of the place the officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	13 14 15
	(3)	For subsection (1)(d), a place of business does not include a part of the place where an individual resides.	16 17
Sub	divis	sion 2 Procedure for entry	18
Sub 151		sion 2 Procedure for entry	18 19
		•	
	En	try with consent This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another	19 20 21
	En [*] (1)	try with consent This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another authorised officer entering the place under section 150(1)(a). Before asking for the consent, the officer must tell the	19 20 21 22 23
	En [*] (1)	This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another authorised officer entering the place under section 150(1)(a). Before asking for the consent, the officer must tell the occupier—	19 20 21 22 23 24
	En [*] (1)	This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another authorised officer entering the place under section 150(1)(a). Before asking for the consent, the officer must tell the occupier— (a) the purpose of the entry; and	19 20 21 22 23 24 25
	En (1) (2)	This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another authorised officer entering the place under section 150(1)(a). Before asking for the consent, the officer must tell the occupier— (a) the purpose of the entry; and (b) that the occupier is not required to consent. If the consent is given, the officer may ask the occupier to sign	19 20 21 22 23 24 25 26 27
	En (1) (2) (3)	This section applies if an authorised officer intends to ask an occupier of a place to consent to the officer or another authorised officer entering the place under section 150(1)(a). Before asking for the consent, the officer must tell the occupier— (a) the purpose of the entry; and (b) that the occupier is not required to consent. If the consent is given, the officer may ask the occupier to sign an acknowledgment of the consent.	19 20 21 22 23 24 25 26 27 28

		(ii) that the occupier is not required to consent; and	1
		(b) the purpose of the entry; and	2
		(c) the occupier gives the officer consent to enter the place and exercise powers under this part; and	3 4
		(d) the time and date the consent was given.	5
	(5)	If the occupier signs the acknowledgment, the officer must immediately give a copy to the occupier.	6 7
	(6)	If—	8
		(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	9 10
		(b) an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	11 12
		the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	13 14
152	Аp	plication for warrant	15
	(1)	An authorised officer may apply to a magistrate for a warrant for a place.	16 17
	(2)	The officer must prepare a written application that states the grounds on which the warrant is sought.	18 19
	(3)	The written application must be sworn.	20
	(4)	The magistrate may refuse to consider the application until the officer gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	21 22 23 24
		Example—	25
		The magistrate may require additional information supporting the written application to be given by statutory declaration.	26 27
153	lss	ue of warrant	28
	(1)	The magistrate may issue a warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting—	29 30 31

		(a)	there is a particular thing or activity (the <i>evidence</i>) that may provide evidence of an offence against this Act; and	1 2
		(b)	the evidence is at the place, or, within the next 7 days, will be at the place.	3 4
	(2)	The	warrant must state—	5
		(a)	the place to which the warrant applies; and	6
		(b)	that a stated authorised officer may, with necessary and reasonable help and force—	7 8
			(i) enter the place and any other place necessary for entry to the place; and	9 10
			(ii) exercise the officer's powers under this part; and	11
		(c)	particulars of the offence that the magistrate considers appropriate in the circumstances; and	12 13
		(d)	the name of the person suspected of having committed the offence, unless the name is unknown or the magistrate considers it inappropriate to state the name; and	14 15 16 17
		(e)	the evidence that may be seized under the warrant; and	18
		(f)	the hours of the day or night when the place may be entered; and	19 20
		(g)	the extent of re-entry permitted; and	21
		(h)	the magistrate's name; and	22
		(i)	the date and time of the warrant's issue; and	23
		(j)	the date, within 14 days after the warrant's issue, the warrant ends.	24 25
	(3)	warı	rovision of this part applying to entry authorised under a rant is taken also to apply to any re-entry authorised under warrant.	26 27 28
154		plicat rrant	tion by electronic communication and duplicate	29 30
	(1)		application under section 152 may be made by phone, fax, ail, radio, videoconferencing or another form of electronic	31 32

	communication if the authorised officer considers it necessary because of—					
	(a)	urgent	circumstances; or	3		
	(b)		pecial circumstances, including, for example, the 's remote location.	4 5		
(2)	The	applicati	ion—	6		
	(a)	•	ot be made before the officer prepares the written ation under section 152(2); but	7 8		
	(b)	may be	e made before the written application is sworn.	9		
(3)		_	ate may issue the warrant (the <i>original warrant</i>) agistrate is satisfied—	10 11		
	(a)		s necessary to make the application under tion (1); and	12 13		
	(b)		y the application was made under subsection (1) propriate.	14 15		
(4)	After the magistrate issues the original warrant—					
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the officer, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the officer; or				
	(b)	otherw	ise—	21		
		tiı	ne magistrate must tell the officer the date and me the warrant is issued and the other terms of ne warrant; and	22 23 24		
		. ,	ne officer must complete a form of warrant, acluding by writing on it—	25 26		
		(<i>A</i>	A) the magistrate's name; and	27		
		(F	3) the date and time the magistrate issued the warrant; and	28 29		
		((C) the other terms of the warrant.	30		
(5)	form	of warn	the warrant mentioned in subsection (4)(a), or the rant completed under subsection (4)(b) (in either <i>licate warrant</i>) is a duplicate of, and as effectual ral warrant.	31 32 33 34		

	(6)	The officer must, at the first reasonable opportunity, send to the magistrate—	1 2
		(a) the written application complying with section 152(2) and (3); and	3 4
		(b) if the officer completed a form of warrant under subsection (4)(b)—the completed form of warrant.	5 6
	(7)	The magistrate must keep the original warrant and, on receiving the documents under subsection (6)—	7 8
		(a) attach the documents to the original warrant; and	9
		(b) give the original warrant and documents to the clerk of the court of the relevant magistrates court.	10 11
	(8)	Despite subsection (5), if—	12
		(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	13 14 15
		(b) the original warrant is not produced in evidence;	16
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	17 18 19
	(9)	This section does limit section 152.	20
	(10)	In this section—	21
		relevant magistrates court, in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the Magistrates Act 1991.	22 23 24
155	De	fect in relation to a warrant	25
	(1)	A warrant is not invalidated by a defect in the warrant or in compliance with section 152, 153 or 154 unless the defect affects the substance of the warrant in a material particular.	26 27 28
	(2)	In this section—	29
		<i>warrant</i> includes a duplicate warrant mentioned in section 154(5).	30 31

156	Wa	rrants procedure before entry	1		
	(1)	This section applies if an authorised officer named in a warrant issued under this part for a place is intending to enter the place under the warrant.			
	(2)	Before entering the place, the officer must do or make a reasonable attempt to do each of the following things—	5 6		
		(a) identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the officer's identity card, or having the identity card displayed, as mentioned in section 146(1);	7 8 9 10		
		(b) give the person a copy of the warrant;	11		
		(c) tell the person the officer is permitted by the warrant to enter the place;	12 13		
		(d) give the person an opportunity to allow the officer immediate entry to the place without using force.	14 15		
	(3)	However, the officer need not comply with subsection (2) if the officer believes that immediate entry to the place is required to ensure the effective execution of the warrant is not frustrated.	16 17 18 19		
	(4)	In this section—	20		
		<i>warrant</i> includes a duplicate warrant mentioned in section 154(5).	21 22		
Sub	divis	sion 3 Powers after entry	23		
157	Ge	neral powers after entering places	24		
	(1)	This section applies to an authorised officer who enters a place under section 150.	25 26		
	(2)	However, if an authorised officer enters a place to ask the occupier's consent to enter premises, this section applies to the officer only if the consent is given or the entry is otherwise authorised.	27 28 29 30		
	(3)	For investigating and enforcing compliance with this Act, the officer may do all or any of the following—	31 32		

		(a)	search any part of the place;	1
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	2 3
		(c)	mark or seal a container or other thing at the place;	4
		(d)	open a container if the officer considers it is necessary for exercising a power;	5 6
		(e)	take a sample of, or from, anything at the place;	7
		(f)	take an extract from, or copy, a document at the place;	8
		(g)	take into, or onto, the place any person, equipment and materials the officer reasonably requires for exercising a power under this division.	9 10 11
158	Po	wer to	o require reasonable help or information	12
	(1)		authorised officer may require the occupier of the place, or rson at the place, to give the officer—	13 14
		(a)	reasonable help to exercise a power under section 157(3); or	15 16
		(b)	information, in a stated reasonable way, to help the officer ascertain whether this Act is being complied with.	17 18 19
			Example of reasonable way—	20
			by production of a permit or record entry	21
	(2)	mus	en making a requirement under subsection (1), the officer t warn the person it is an offence to fail to comply with the direment unless the person has a reasonable excuse.	22 23 24
	(3)	(1)(a com	erson required to give reasonable help under subsection a), or give information under subsection (1)(b), must ply with the requirement, unless the person has a onable excuse.	25 26 27 28
		Max	timum penalty—50 penalty units.	29
	(4)	indiv	e person is an individual, it is a reasonable excuse for the vidual not to comply with the requirement if complying the requirement might tend to incriminate the individual.	30 31 32

Sub	divis	sion 4	Other powers	1			
159	Power to give direction to leave camping site for protection, safety or minimising disturbance						
	(1)	recrear requir	thorised officer may give a person camping in part of a tion area (the <i>camping site</i>) an oral or written direction ing the person, and each other person camping with the n, to immediately—	4 5 6 7			
		(a) l	leave the camping site; and	8			
		•	remove all of the person's possessions and the equipment or other things being used for camping from the site.	9 10 11			
	(2)	reason	ver, the officer may give the direction only if the officer hably believes it is necessary for the person, and the persons camping with the person, to leave the site to—	12 13 14			
		` ′ 1	protect cultural or natural resources in the recreation area; or	15 16			
		(b) s	secure the safety of a person or a person's property; or	17			
		(c) 1	minimise disturbance to persons in the recreation area.	18			
	(3)	_	ing the direction the authorised officer must advise the why the direction has been given.	19 20			
	(4)	person	rson to whom the direction is given, and each other a camping with the person, must, unless the person has a hable excuse, comply with the direction.	21 22 23			
		Maxin	num penalty for subsection (4)—50 penalty units.	24			
160			give direction to leave camping site for person at same site for long periods	25 26			
	(1)	recrea	thorised officer may give a person camping in part of a tion area (the <i>camping site</i>) a written direction stating rson, and each person camping with the person, must—	27 28 29			
		(a) l	leave the camping site; and	30			
		•	remove all of the person's possessions and the equipment or other things being used for camping from the site; and	31 32 33			

		(c)	not 1	return to the site for a stated period.	1	
	(2)	How	ever,	the officer may give the direction only if—	2	
		(a)	the o	officer reasonably believes—	3	
			(i)	the same, or predominantly the same, equipment or other things used for camping have occupied the site for 30 days or more and it is necessary or desirable to allow the site to be used by another person who is authorised under this Act to camp at the site; or	4 5 6 7 8 9	
			(ii)	the natural condition of the site has been, or is being, degraded by the presence of the equipment or other things being used for camping at the site; or	10 11 12 13	
			(iii)	it is necessary for the person to leave the site for health or safety reasons; and	14 15	
		(b)		her part of the recreation area is available for the on to use for camping.	16 17	
	(3)	The direction must state the reason why the direction has begiven.				
	(4)	A person to whom the direction is given, and each persoamping with the person, must comply with the direction.				
		Max	imum	penalty for subsection (4)—50 penalty units.	22	
161	Po	wer to	give	e direction about fires	23	
	(1)	recre	ation	horised officer reasonably believes a fire in a area is, or may become, a hazard to the area, a property, the authorised officer may—	24 25 26	
		(a)	writt	the person apparently in charge of the fire an oral or ten direction to put the fire out or lower its intensity reasonable level; or	27 28 29	
		(b)	put o	out the fire.	30	
		Exam	ple of	basis for reasonable belief—	31	
				ng strong wind appears likely to carry wind-borne embers n the fire	32 33	

	(2)	The person must comply with the direction.	1	
		Maximum penalty—165 penalty units.	2	
162	Po	wer to give direction about dogs	3	
	(1)	An authorised officer may give a person in control of a dog in a recreation area an oral or written direction to remove the dog from the area if the officer reasonably believes that the dog—		
		(a) is unlawfully in the area; or	7	
		(b) has been causing a nuisance or disturbance; or	8	
		(c) is a danger to persons, other dogs or wildlife in the area.	9	
	(2)	The person must—	10	
		(a) remove the dog from the area; and	11	
		(b) ensure the dog is not returned to the area within 24 hours after its removal.	12 13	
		Maximum penalty—40 penalty units.	14	
400	_			
163		wer to stop persons	15	
	(1)	An authorised officer may require a person to stop, and not to move on until permitted by the officer, if the officer—	16 17	
		(a) finds the person committing an offence against this Act; or	18 19	
		(b) finds the person in circumstances that lead, or has information that leads, the officer to reasonably suspect the person has committed an offence against this Act.	20 21 22	
	(2)	The officer may require the person not to move on only for as long as is reasonably necessary for the officer to exercise the officer's powers under this Act in relation to the person.	23 24 25	
	(3)	A person must comply with a requirement under subsection (1), unless the person has a reasonable excuse.	26 27	
		Maximum penalty for subsection (3)—100 penalty units.	28	

164	Po	wer to require name and address	1
	(1)	An authorised officer may require a person to state the person's name and residential or business address if the officer—	2 3 4
		(a) finds the person committing, or about to commit, an offence against this Act; or	5 6
		(b) finds the person in circumstances that lead, or has information that leads, the officer to reasonably suspect the person has committed an offence against this Act.	7 8 9
	(2)	When making the requirement, the officer must warn the person it is an offence to fail to state the person's name or address unless the person has a reasonable excuse.	10 11 12
	(3)	The officer may also require the person to give evidence of the correctness of the stated name or address if, in the circumstances, it would be reasonable to expect the person to—	13 14 15 16
		(a) be in possession of evidence of the correctness of the stated name and address; or	17 18
		(b) otherwise be able to give the evidence.	19
165	Fai	ilure to give name or address	20
	(1)	A person of whom a requirement is made under section 164(1) or (3) must comply with the requirement, unless the person has a reasonable excuse.	21 22 23
		Maximum penalty—100 penalty units.	24
	(2)	A person does not commit an offence against subsection (1) if—	25 26
		(a) the requirement was given because the officer suspected the person had committed an offence against this Act; and	27 28 29
		(b) the person is not proved to have committed the offence.	30
166	Po	wer to require information about contravention	31
100	(1)	This section applies if an authorised officer reasonably	32
	(1)	believes—	33

	(a)	uns Act has been contravened, and	1		
	(b)	a person may be able to give information about the contravention.	2 3		
(2)	pers	officer may require the person to give information in the on's knowledge about the contravention within a stated onable time and in a stated reasonable way.	4 5 6		
	Exan	nple of reasonable way—	7		
	by	production of a permit, corresponding authority or record book entry	8		
(3)	mus	When making a requirement under subsection (2), the officer must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.			
(4)	mus	erson of whom a requirement is made under subsection (2) t comply with the requirement, unless the person has a onable excuse.	12 13 14		
	Max	imum penalty—100 penalty units.	15		
(5)	indi	If the person is an individual, it is a reasonable excuse for the individual not to comply with the requirement if complying with the requirement might tend to incriminate the individual.			
(6)	(6) The officer may—		19		
	(a)	copy a document given to the officer under this section; and	20 21		
	(b)	keep the document only for as long as is reasonably necessary to make the copy.	22 23		
Po	wer to	o give direction to leave recreation area	24		
(1)	Subsection (2) applies if, in a recreation area, an authorised officer—				
	(a)	finds a person committing, or about to commit, an offence against this Act; or	27 28		
	(b)	finds a person in circumstances that lead the officer to reasonably suspect the person has committed an offence against this Act; or	29 30 31		
	(c)	has information that leads the officer to reasonably suspect a person has committed an offence against this Act.	32 33 34		

167

((2)	The authorised officer may direct the person to immediately leave the recreation area or a stated part of it if the officer reasonably believes it is necessary to do so—	1 2 3
		(a) to prevent continuation of the offence; or	4
		(b) to secure evidence of the offence; or	5
		(c) to prevent another offence from being committed.	6
((3)	The person must comply with the direction and not re-enter the area or part within 24 hours after leaving.	7 8
		Maximum penalty—80 penalty units.	9
((4)	If an authorised officer reasonably believes circumstances exist that are a danger to a person, or the person's property, in a recreation area, the officer may direct the person to leave the area, or the part of the area, where the danger exists.	10 11 12 13
((5)	If an authorised officer reasonably believes the presence of a person in a recreation area may interfere with an emergency or rescue activity, the officer may direct the person to leave the area, or the part of the area, where the emergency or activity is taking place.	14 15 16 17 18
((6)	A person must comply with a direction given under subsection (4) or (5).	19 20
		Maximum penalty—80 penalty units.	21
((7)	If a person fails to comply with a direction given under this section, an authorised officer may take the steps that appear to the officer to be reasonable and necessary to secure compliance with the direction, including, for example—	22 23 24 25
		(a) using reasonable force; and	26
		(b) removing the person's property to a place inside or outside the recreation area.	27 28
		ver to stop and search vehicle, vessel, aircraft or reational craft	29 30
((1)	This section applies if an authorised officer suspects on reasonable grounds that—	31 32

		(a)	or has been, used in the commission of an offence against this Act; or	2 3
		(b)	a vehicle, vessel, aircraft or recreational craft, or anything on or in it may provide evidence of the commission of an offence against this Act.	4 5 6
(2)		officer may, with necessary and reasonable help and e, and without consent or a warrant—	7 8
		(a)	enter or board the vehicle, vessel, aircraft or recreational craft; and	9 10
		(b)	exercise the powers set out in section 157(3).	11
(3)	or is	e vehicle, vessel, aircraft or recreational craft is moving, a about to move, the officer may signal the person rolling it, to stop or not to move it.	12 13 14
(4)	-	person must obey the signal given under subsection (3), ss the person has a reasonable excuse.	15 16
		Maxi	imum penalty—165 penalty units.	17
(5)		a reasonable excuse for the person to fail to stop or to the vehicle, vessel, aircraft or recreational craft if—	18 19
		(a)	to immediately obey the signal would endanger the person or someone else; and	20 21
		(b)	the person obeys the signal as soon as it is practicable to obey the signal.	22 23
•		sel, a	require driver or person in control of vehicle, hircraft or recreational craft to give reasonable	24 25 26
(1)		uthorised officer may require the driver or the person in ol of a vehicle, vessel, aircraft or recreational craft—	27 28
		(a)	to give the officer reasonable help to enable the vehicle, vessel, aircraft or recreational craft to be boarded or entered under section 168(2); or	29 30 31
		(b)	to bring the vehicle, vessel, aircraft or recreational craft to a specified place and remain in control of it at the place for a reasonable time to enable the officer to exercise the officer's powers in relation to it.	32 33 34 35

(2)	A person must not contravene a requirement under subsection (1), unless the person has a reasonable excuse.	1 2
	Maximum penalty—165 penalty units.	3
	wer to give direction about vehicle, vessel, aircraft or creational craft	4 5
(1)	If an authorised officer believes it is reasonably necessary, the officer may give the person in control of a vehicle, vessel, aircraft or recreational craft in a recreation area an oral or written direction regulating or prohibiting the driving, riding, parking, mooring or use of it in the area.	6 7 8 9 10
(2)	The direction may also be given in a way that sufficiently shows the officer's intention.	11 12
	Example—	13
	by use of a sign or signal	14
(3)	The directions the officer may give include directions for all or any of the following—	15 16
	(a) preventing or remedying any harm to, or loss or destruction of, the area's cultural or natural resources;	17 18
	(b) securing the safety of a person or a person's property;	19
	(c) minimising disturbance to persons in the area.	20
(4)	Without limiting subsection (3), a direction may require the person in control of a vehicle, vessel, aircraft or recreational craft to remove it from the area.	21 22 23
(5)	A person must comply with a direction given under this section, unless the person has a reasonable excuse.	24 25
	Maximum penalty—50 penalty units.	26
(6)	It is not a reasonable excuse that the person holds an authority that is inconsistent with the direction.	27 28

Sub	divis	sion 5 Power to seize evidence	1	
171	Seizing evidence at a place entered under s 150			
	(1)	An authorised officer who enters a place with the consent of the occupier under section 150(1)(a) may seize a thing at the place if—	3 4 5	
		(a) the officer believes the thing is evidence of an offence against this Act; and	6 7	
		(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	8 9 10	
	(2)	An authorised officer who enters a public place under section 150(1)(b) may seize a thing at the place if the officer reasonably believes the thing is evidence of an offence against this Act.	11 12 13 14	
	(3)	An authorised officer who enters a place under a warrant under section 150(1)(c) may seize the evidence for which the warrant was issued.	15 16 17	
	(4)	An authorised officer who enters a place of business under section 150(1)(d), may seize a thing at the place if the officer reasonably believes the thing is evidence of an offence against this Act.	18 19 20 21	
	(5)	The officer may also seize anything else at a place entered under section 150(1) if the officer believes—	22 23	
		(a) the thing is evidence of an offence against this Act; and	24	
		(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	25 26	
172		izing evidence on or in vehicle, vessel, aircraft or creational craft entered or boarded under s 168	27 28	
		An authorised officer who enters or boards a vehicle, vessel, aircraft or recreational craft under section 168(2) may seize a thing on or in the vehicle, vessel, aircraft or recreational craft if the officer reasonably believes the thing is evidence of an offence against this Act.	29 30 31 32 33	

173	Po	wers	in รเ	ipport of seizure	1
	(1)	writ	ten n	e a thing to be seized, an authorised officer may, by otice given to the person in control of the thing, person—	2 3 4
		(a)		ake it to a specified reasonable place by a specified sonable time; and	5 6
		(b)		ecessary, to remain in control of it at the place for a sonable time.	7 8
	(2)	a w	ritten	y reason, it is not practicable to give the direction by notice, the direction may be given orally and d by written notice as soon as practicable.	9 10 11
	(3)	_		must comply with a direction given under this nless the person has a reasonable excuse.	12 13
		Max	kimun	n penalty—100 penalty units.	14
	(4)	a fur	rther e	n this section prevents an authorised officer making direction under this section of the same person or of else in relation to the same thing, if it is necessary nable to make the further direction.	15 16 17 18
174	Se	curin	g sei	zed things	19
	(1)	Having seized a thing, an authorised officer may—			
		(a)		we the thing from the place where it was seized (the ce of seizure); or	21 22
		(b)	leav	re the thing at the place of seizure but—	23
			(i)	take reasonable action to restrict access, or prevent or mitigate damage, to it; or	24 25
				Example of restricting access—	26
				 marking, sealing, tagging or otherwise identifying the thing to show access to it is restricted 	27 28
				 sealing the entrance to a room where the thing is situated and marking the entrance to show access to the thing is restricted 	29 30 31
			(ii)	direct the person the officer reasonably believes is in control of the thing to take reasonable action to restrict access, or prevent or mitigate damage, to it; or	32 33 34 35

		(c) for equipment—make it inoperable, or direct the person the officer reasonably believes is in control of the thing to make it inoperable.	1 2 3
		Example of making equipment inoperable—	4
		dismantling equipment or removing a component of equipment without which the equipment is not capable of being used	5 6
	(2)	A person to whom a direction is given under subsection (1)(b)(ii) or (c) must comply with the direction.	7 8
		Maximum penalty—100 penalty units.	9
175	Tar	mpering with seized things	10
	(1)	If an authorised officer restricts access to a seized thing, a person must not tamper or attempt to tamper with it, or something restricting access to it, without an authorised officer's approval.	11 12 13 14
		Maximum penalty—100 penalty units.	15
	(2)	If an authorised officer or a person acting at the officer's direction makes seized equipment inoperable, a person must not tamper or attempt to tamper with the equipment, without an authorised officer's approval.	16 17 18 19
		Maximum penalty—100 penalty units.	20
176	Re	ceipt for seized things	21
	(1)	After an authorised officer seizes a thing, the officer must give a receipt for it to the person from whom it was seized.	22 23
	(2)	However, if for any reason it is not practicable to comply with subsection (1), the officer must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	24 25 26 27
	(3)	The receipt must describe generally each thing seized and its condition.	28 29
	(4)	This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value.	30 31 32

	thorised officer may dispose of natural resources lawfully taken	1 2
(1)	This section applies if a natural resource is seized under this Act and an authorised officer reasonably believes the resource has been taken unlawfully.	
(2)	Despite any other provision of this Act, the officer may deal with or dispose of the resource in the way the officer consider appropriate if the officer is satisfied that it is necessary to do so—	s 7
	(a) in the interests of the welfare of the resource; or	10
	(b) to conserve the resource or environment.	11
(3)	Subsection (2) applies even though a proceeding has not been started for, or a person convicted of, an offence.	n 12 13
(4)	In this section—	14
	<i>take</i> , a natural resource, includes remove, gather, catch capture, kill, destroy, dredge for, raise, carry away, bring ashore, land from a vessel or otherwise remove the resource.	
Foi	rfeiture of seized things	18
(1)	A thing that has been seized under this subdivision and no dealt with or disposed of under section 177 is forfeited to the State if the authorised officer who seized the thing—	
	(a) can not find its owner after making reasonable inquiries or	; 22 23
	(b) can not return it to its owner after making reasonable efforts.	e 24 25
(2)	In applying subsection (1)—	26
	(a) subsection (1)(a) does not require the officer to make inquiries if it would be unreasonable to make inquiries to find the owner; and	
	(b) subsection (1)(b) does not require the officer to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	
	Example for subsection $(2)(b)$ —	33
	the owner of the thing has migrated to another country	34

	(3)	deciding—	2
		(a) whether it is reasonable to make inquiries or efforts; and	3
		(b) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	4 5 6
	(4)	In this section—	7
		owner, of property, includes the person in possession or control of it.	8 9
179	De	aling with forfeited things	10
	(1)	On the forfeiture of a thing to the State, it becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	11 12 13
	(2)	Without limiting subsection (1), the chief executive may destroy or otherwise dispose of the thing.	14 15
180	Re	turn of seized things	16
	(1)	If a seized thing is not disposed of under section 177 or forfeited under section 178, the authorised officer must return it to the person from whom it was seized—	17 18 19
		(a) at the end of 6 months after its seizure; or	20
		(b) if proceedings involving the thing are started within the 6 months, at the end of the proceedings and any appeal from the proceedings.	21 22 23
	(2)	Despite subsection (1), unless a thing that has been seized as evidence is disposed of or forfeited as mentioned in the subsection, the officer must immediately return it to the person from whom it was seized if the officer stops being satisfied its continued retention as evidence is necessary.	24 25 26 27 28
181	Ac	cess to seized things	29
	(1)	Until a seized thing is disposed of, forfeited or returned, an authorised officer must allow the person from whom it was seized to inspect it and, if it is a document, to copy it.	30 31 32

	(2)			n (1) does not apply if it is impracticable or would onable to allow the inspection or copying.	1 2
Divis	sion	3		Dealing with abandoned property and unauthorised structures and works	3 4 5
182	Aba	ando	ned _l	property	6
	(1)	belie in se	eves pection	ion applies if an authorised officer reasonably property, other than a structure or works mentioned 183, has been abandoned in a recreation area and be removed from the area.	7 8 9 10
	(2)	The	autho	rised officer may—	11
		(a)		e the property and take the steps that are reasonable necessary to remove it; or	12 13
		(b)		ne name of a person responsible for the property is wn—give the person a written notice; or	14 15
		(c)		he name of a person responsible for the property is known—	16 17
			(i)	if practicable, display a notice in a prominent position on the property; and	18 19
			(ii)	if the authorised officer believes the property has a market value of more than \$500—publish the notice in a newspaper circulating in the locality in which the recreation area is located.	20 21 22 23
	(3)			under this section requires a person responsible for rty, within a stated period, to take reasonable action	24 25 26
		(a)	rem	ove the property; and	27
		(b)		ore the place from which it is removed, as nearly as ticable, to its former state.	28 29
	(4)			I period must be reasonable in the circumstances and business days after the notice is given or displayed.	30 31

	(5)	A person given a notice under subsection (2)(b) must ensure the notice is complied with, unless the person has a reasonable excuse.	1 2 3
		Maximum penalty—50 penalty units.	4
	(6)	If the property is not removed within the time stated in the notice, the officer may seize the property and take the steps that are reasonable and necessary to remove it.	5 6 7
	(7)	In this section—	8
		<i>person responsible</i> , for abandoned property, includes the person in control of the property immediately before it was abandoned.	9 10 11
183	Re	moval of unauthorised structures and works	12
	(1)	This section applies if an authorised officer reasonably believes a structure has been unlawfully erected or works have been unlawfully carried out in a recreation area and need to be removed from the area.	13 14 15 16
	(2)	The authorised officer may—	17
		(a) seize the structure or works, and anything in the structure, and take the steps that are reasonable and necessary to remove it, or if the works can not be removed, stabilise or rehabilitate the works; or	18 19 20 21
		(b) if the name of a person responsible for the structure or works is known—give the person a written notice; or	22 23
		(c) if the name of a person responsible for the structure or works is not known—	24 25
		(i) if practicable, display a notice in a prominent position on the structure or works; and	26 27
		(ii) if the authorised officer believes the structure or works, and anything in the structure, has a total market value of more than \$500—publish the notice in a newspaper circulating in the locality in which the recreation area is located.	28 29 30 31 32
	(3)	A notice under this section requires a person responsible for the structure or works, within a stated period, to take reasonable action to—	33 34 35

		(a) remove the structure or works, and anything in the structure, and restore the place from which it is removed, as nearly as practicable to its former state; or	1 2 3
		(b) if the works can not be removed—stabilise or rehabilitate the works.	4 5
		Example of subsection (3)(b)—	6
		A person who has unlawfully constructed a walking track in a recreation area may be given a notice to rehabilitate the part of the area in which the track is constructed.	7 8 9
	(4)	The stated period must be reasonable in the circumstances and at least 20 business days after the notice is given or displayed.	10 11
	(5)	A person given a notice under subsection (2)(b) must ensure the notice is complied with, unless the person has a reasonable excuse.	12 13 14
		Maximum penalty—50 penalty units.	15
	(6)	If the notice is not complied with, the officer may seize the structure or works, and anything in the structure, and take the steps that are reasonable and necessary to remove it, or if the work can not be removed, stabilise or rehabilitate the works.	16 17 18 19
	(7)	In this section—	20
		<i>person responsible</i> , for the erection of an unlawful structure or carrying out an unlawful works, includes the person in possession of the structure or works.	21 22 23
184		plication of ss 174 to 176 to seized property, structures works	24 25
	(1)	This section applies to property, structures or works seized under sections 182 or 183.	26 27
	(2)	Sections 174 to 176 apply to the property, structures or works seized as if they were things seized under division 2, subdivision 5.	28 29 30
185		tice of seizure for property, structures, works or things h market value of more than \$500	31 32
	(1)	This section applies to—	33

		(a)	property seized under section 182; and	1
		(b)	structures, works or things seized and removed under section 183.	2 3
	(2)	valu offic	n authorised officer reasonably believes the total market are of everything seized is more than \$500, the authorised cer must give the owner of the things seized written notice he seizure.	4 5 6 7
	(3)	If th	ne owner's name is not known, the notice—	8
		(a)	must be given in a newspaper circulating throughout the State; and	9 10
		(b)	may, in addition, be given by displaying it in a prominent position on a permanent feature as close as possible to where the property, structure, works or thing was found.	11 12 13 14
	(4)	The	notice must state that—	15
		(a)	the owner may claim the property, structure, works or thing within 2 months after the notice mentioned in subsection (2) or (3)(a) is given; and	16 17 18
		(b)	the property, structure, works or thing may be disposed of if not claimed within the 2 months.	19 20
186	Re	lease	e of seized property, structures, works or things	21
		-	person claims seized property, a structure, works or thing, chief executive may release it to the person only if the son—	22 23 24
		(a)	satisfies the chief executive the person has a right to the property, structure, works or thing; and	25 26
		(b)	pays the chief executive's reasonable costs of—	27
			(i) seizing, removing and holding the property, structure, works or thing; and	28 29
			(ii) giving notice of the seizure; and	30
			(iii) if notice is given of the sale of the property, structure, works or thing—giving the notice; and	31 32

		(iv) restoring the place from which the property, structure, works or thing was removed as nearly as practicable, to its former state.	1 2 3
187		ocedure if seized property, structures, works or things e not claimed or are of little value	4 5
	(1)	If the owner of seized property, a structure, works or thing does not claim it within 2 months after the notice mentioned in section 185(2) or (3)(a) is given, the chief executive may sell it in the way the chief executive considers will best realise its market value.	6 7 8 9
	(2)	Before selling the property, structure, works or thing, the chief executive must publish a notice in a newspaper circulating generally in the State—	11 12 13
		(a) identifying the property, structure, works or thing; and	14
		(b) stating how and when it is to be sold.	15
	(3)	The time when the property, structure, works or thing may be sold must not be less than 20 business days after the notice is published.	16 17 18
	(4)	If the property, structure, works or thing is not sold, the chief executive may dispose of it in the way the chief executive considers appropriate.	19 20 21
	(5)	Also, if the chief executive reasonably believes the property, structure, works or thing has a market value of not more than \$500, the chief executive may—	22 23 24
		(a) sell it in the way the chief executive considers will best realise its market value; or	25 26
		(b) if the chief executive considers the cost of selling it would exceed its market value—otherwise dispose of it.	27 28
	(6)	Compensation is not payable in relation to a sale or disposal under this section.	29 30
188	Аp	plication of proceeds of sale	31
	-	If the chief executive sells seized property, a structure, works or thing, the proceeds of the sale must be applied in the following order—	32 33 34

		(a)	executive incurred in the sale;	2
		(b)	in payment of the reasonable cost of—	3
			(i) seizing, removing and holding the property, structure, works or thing; and	4 5
			(ii) giving notice of the seizure;	6
		(c)	in payment of the reasonable cost of work necessary to restore the site from which the property, structure, works or thing is removed as nearly as practicable, to its former state;	7 8 9 10
		(d)	in payment of any balance to the owner of the property, structure, works or thing.	11 12
Divi	sion	4	General enforcement matters	13
189		thoris nage	sed officer's obligation not to cause unnecessary	14 15
		the prop	authorised officer must take all reasonable steps to ensure officer does not cause any unnecessary damage to verty, a structure, works or thing in exercising a power or division 2 or 3.	16 17 18 19
190	No	tice o	of damage	20
	(1)	This	section applies if—	21
		(a)	an authorised officer damages property, a structure, works or thing when exercising or purporting to exercise a power under this part; or	22 23 24
		(b)	a person (the <i>other person</i>) acting under the direction of an authorised officer damages property, a structure, works or thing.	25 26 27
	(2)	dama	officer must immediately give notice of particulars of the age to the person who appears to the officer to be the er of the property, structure, works or thing.	28 29 30
	(3)		ne officer believes the damage was caused by a latent ct in the property, structure, works or thing or	31 32

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		circumstances beyond the officer's or other person's control, the officer may state the belief in the notice.	1 2
	(4)	If, for any reason, it is impracticable to comply with subsection (2), the officer must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	3 4 5 6
	(5)	This section does not apply to damage the officer reasonably believes is trivial.	7 8
	(6)	In subsection (2)—	9
		<i>owner</i> , of property, structure, works or thing, includes the person in possession or control of it.	10 11
191	Со	mpensation	12
	(1)	A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under division 2, subdivision 1, 3 or 5.	13 14 15
	(2)	Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the subdivision.	16 17 18
	(3)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	19 20 21
	(4)	A court may order compensation to be paid only if it is satisfied it is fair to make the order in the particular circumstances.	22 23 24
192		se or misleading information given to authorised icer	25 26
		A person must not state anything to an authorised officer the person knows is false or misleading in a material particular.	27 28
		Maximum penalty—100 penalty units.	29

193		se or misleading documents given to authorised icer	1 2		
	(1)	A person must not give an authorised officer a document containing information the person knows is false or misleading in a material particular.	3 4 5		
		Maximum penalty—100 penalty units.	6		
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	7 8		
		(a) tells the officer, to the best of the person's ability, how it is false or misleading; and	9 10		
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	11 12		
194	Obstructing an authorised officer				
	(1)	A person must not obstruct an authorised officer in the exercise of a power under this Act, unless the person has a reasonable excuse.	14 15 16		
		Maximum penalty—165 penalty units.	17		
	(2)	If a person has obstructed an authorised officer and the officer decides to proceed with the exercise of the power, the officer must warn the person that—	18 19 20		
		(a) it is an offence to obstruct the officer, unless the person has a reasonable excuse; and	21 22		
		(b) the officer considers the person's conduct is an obstruction.	23 24		
	(3)	In this section—	25		
		<i>obstruct</i> includes assault, hinder, intimidate, resist and attempt or threaten to obstruct.	26 27		
195	lm	personating an authorised officer	28		
		A person must not pretend to be an authorised officer.	29		
		Maximum penalty—50 penalty units.	30		

Part	9		Legal proceedings	1
Divis	ion	1	Evidence	2
196	App	olicat	ion of div 1	3
		This	division applies to a proceeding under this Act.	4
197	App	oointi	ments and authority	5
		the countries the Manyth	not necessary to prove the appointment of the Minister, thief executive or an authorised officer, or the authority of Minister, the chief executive or an authorised officer to do hing under this Act, unless a party, by reasonable notice, ires proof of the appointment or authority.	6 7 8 9 10
198	Sig	natur	'es	11
		chief	gnature purporting to be the signature of the Minister, the f executive or an authorised officer is evidence of the ature it purports to be.	12 13 14
199	Evi	denti	ary matters	15
	(1)	an au	rtificate purporting to be signed by the chief executive or athorised officer and stating any of the following matters idence of the matter—	16 17 18
		(a)	a stated document is 1 of the following things made, given, issued or kept under this Act—	19 20
			(i) an appointment, approval or decision;	21
			(ii) a direction, notice or requirement;	22
			(iii) a permit or other authority;	23
			(iv) a record or other document;	24
		(b)	a stated document is of a stated type mentioned in paragraph (a) and made, given, issued or kept under another Act:	25 26 27

(0)	paragraph (a) or (b);	2
(d)	on a stated day, or during a stated period, a stated person was, or was not, the holder of a stated permit or other authority;	3 4 5
(e)	a stated permit or other authority—	6
	(i) was, or was not, issued for a stated term; or	7
	(ii) was, or was not, in force on a stated day or during a stated period; or	8 9
	(iii) was, or was not, subject to a stated condition;	10
(f)	on a stated day, or during a stated period, a stated permit or other authority was suspended for a stated period or was cancelled;	11 12 13
(g)	on a stated day, or during a stated period, an appointment as an authorised officer was, or was not, in force for a stated person;	14 15 16
(h)	on a stated day, a stated person was given a stated direction, notice or requirement under this Act;	17 18
(i)	a stated amount is payable under this Act by a stated person and has not been paid.	19 20
not not	idence that a regulatory notice or a restricted access area cice was erected or displayed at a place is evidence the cice was erected or displayed at the place by the chief ecutive.	21 22 23 24
	statement in a complaint starting the proceeding of any of following matters is evidence of the matters—	25 26
(a)	that the matter of the complaint came to the knowledge of the complainant on a stated day;	27 28
(b)	that the place where the offence was committed was in a stated recreation area or in a restricted access area in a stated recreation area.	29 30 31

(2)

(3)

Divi	sion	2 Offence proceedings	1
200	Su	mmary proceedings for offences	2
	(1)	Proceedings for an offence against this Act are to be taken in a summary way under the <i>Justices Act 1886</i> .	3 4
	(2)	The proceeding must start—	5
		(a) within 1 year after the commission of the offence; or	6
		(b) within 1 year after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	7 8 9
201		egations of false or misleading information or cuments	10 11
		It is enough for a complaint for an offence against this Act involving false or misleading information, or a false or misleading document, to state the statement made, or document given, was 'false or misleading' to the person's knowledge, without specifying which.	12 13 14 15 16
202	Re	sponsibility for acts or omissions of representatives	17
	(1)	This section applies in a proceeding for an offence against this Act.	18 19
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	20 21
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	22 23 24
		(b) the representative had the state of mind.	25
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	26 27 28 29 30 31
	(4)	In this section—	32

		representative means—	1
		(a) for a corporation—an executive officer, employee or agent of the corporation; or	2 3
		(b) for an individual—an employee or agent of the individual.	4 5
		state of mind of a person includes—	6
		(a) the person's knowledge, intention, opinion, belief or purpose; and	7 8
		(b) the person's reasons for the intention, opinion, belief or purpose.	9 10
203		cutive officers responsible for ensuring corporation uplies with Act	11 12
	(1)	The executive officers of a corporation must ensure the corporation complies with this Act.	13 14
	(2)	If a corporation commits an offence against a provision of this Act, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.	15 16 17 18
		Maximum penalty—the penalty for the contravention of the provision by an individual.	19 20
	(3)	Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure the corporation complies with the provision.	21 22 23 24
	(4)	However, it is a defence for an executive officer to prove—	25
		(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	26 27 28 29
		(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	30 31

204		lder of authority responsible for ensuring Act mplied with	1 2
	(1)	The holder of an authority must ensure that everyone acting under the authority complies with the authority and the requirements of this Act relating to the authority.	3 4 5
	(2)	If another person acting under the authority does not comply with the authority or the requirements of this Act relating to the authority, the holder commits an offence, namely, the offence of failing to ensure the other person complied with the authority or the requirements of this Act relating to the authority.	6 7 8 9 10 11
		Maximum penalty—the penalty prescribed for contravention of the authority or the requirements of this Act relating to the authority.	12 13 14
	(3)	Evidence that the other person has been convicted of an offence against this Act while acting under the authority is evidence that the holder committed the offence of failing to ensure the other person complied with the authority and the requirements of this Act relating to the authority.	15 16 17 18 19
	(4)	However, it is a defence for the holder to prove—	20
		(a) the holder issued appropriate instructions and used all reasonable precautions to ensure compliance with the authority and the requirements of this Act relating to the authority; and	21 22 23 24
		(b) the offence was committed without the holder's knowledge; and	25 26
		(c) the holder could not by the exercise of reasonable diligence have stopped the commission of the offence.	27 28
	(5)	In this section—	29
		<i>authority</i> means a permit or commercial activity agreement or other authority under this Act.	30 31
		<i>holder</i> , of an authority, means, in relation to a commercial activity agreement, the other party to the agreement.	32 33

205		sponsibility for offences committed with use of hicle, vessel, aircraft or recreational craft	1 2
	(1)	recreational craft must ensure it is not used to commit an	3 4 5
	(2)	recreational craft in committing an offence against a provision of this Act, each responsible person for the vehicle, vessel, aircraft or recreational craft also commits an offence, namely, the offence of failing to ensure the other person complies with	6 7 8 9 10 11
		Maximum penalty—the penalty for the contravention of the provision by an individual.	12 13
	(3)	Evidence that the other person has been convicted of an offence against a provision of this Act is evidence that each responsible person for the vehicle, vessel, aircraft or recreational craft committed the offence of failing to ensure the other person complies with the provision.	14 15 16 17 18
	(4)	However, it is a defence for a responsible person for the vehicle, vessel, aircraft or recreational craft to prove—	19 20
		the conduct of the other person in relation to the offence—the responsible person exercised reasonable diligence to ensure the other person complied with the	21 22 23 24 25
			26 27
	(5)	In this section—	28
			29 30
			31 32
		recreational craft at the time the offence was committed;	33 34 35
			36 37

			mentioned in paragraph (a) or (b) under which the operator, or the operator and the other party to the agreement, were authorised to decide the activities for the vehicle, vessel, aircraft or recreational craft.	1 2 3 4
Divi	sion	3	Internal reviews	5
206	Аp	peal	process starts with internal review	6
			ry appeal against an appellable decision must be, in the instance, by way of an application for internal review.	7 8
207	Ар	plyin	g for an internal review	9
	(1)		application for internal review must be in the approved and must be—	10 11
		(a)	made to the chief executive within 28 days after the day the person is given the information notice; and	12 13
		(b)	supported by enough information to enable the chief executive to decide the application.	14 15
	(2)		chief executive may extend the time for applying for the rnal review.	16 17
	(3)	The	application does not stay the appellable decision.	18
	(4)	The	application must not be dealt with by—	19
		(a)	the person who made the appellable decision; or	20
		(b)	a person in a less senior office than the person who made the appellable decision.	21 22
	(5)	Subs	section (4)—	23
		(a)	applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; ⁴ and	24 25
		(b)	does not apply to an appellable decision made by the chief executive.	26 27

⁴ Acts Interpretation Act 1954, section 27A (Delegation of powers)

Re ¹	view decision	1
(1)	If the chief executive is satisfied the applicant has complied with section 207, the chief executive must, within 28 days after receiving the application—	2 3 4
	(a) review the appellable decision; and	5
	(b) make a decision (the <i>review decision</i>) to—	6
	(i) confirm the appellable decision; or	7
	(ii) amend the appellable decision; or	8
	(iii) substitute another decision for the appellable decision.	9 10
(2)	Within 14 days after making the review decision, the chief executive must give the applicant notice (the <i>review notice</i>) of the review decision.	11 12 13
(3)	The review notice must also state—	14
	(a) the reasons for the review decision; and	15
	(b) that the applicant may, within 28 days after the day the applicant is given the notice, appeal against the review decision to a Magistrates Court; and	16 17 18
	(c) how to appeal.	19
(4)	If the chief executive does not comply with subsection (1) or (2), the chief executive is taken to have made a decision confirming the appellable decision.	20 21 22
(5)	For the purpose of an appeal to a Magistrates Court—	23
	(a) if the review decision confirms the appellable decision, the appellable decision is taken to be the review decision; or	24 25 26
	(b) if the review decision amends the appellable decision, the appellable decision, as amended, is taken to be the review decision.	27 28 29
Sta	y of operation of appellable decision	30
(1)	If an application is made for an internal review of an appellable decision, the applicant may immediately apply for a stay of the appellable decision to a Magistrates Court.	31 32 33

	(2)	The court may stay the appellable decision to secure the effectiveness of the review and any later appeal to the court.	1 2
	(3)	The stay—	3
		(a) may be given on conditions the court considers appropriate; and	4 5
		(b) operates for the period fixed by the court; and	6
		(c) may be revoked or amended by the court.	7
	(4)	The period of the stay must not extend past the time when the chief executive makes a review decision about the appellable decision and any later period the court allows the applicant to enable the applicant to appeal against the review decision.	8 9 10 11
	(5)	The application affects the appellable decision, or carrying out of the decision, only if the decision is stayed.	12 13
Divi	sion	4 Appeals	14
210	Wh	no may appeal	15
		A person who has applied for the review of an appellable decision under division 3 and is dissatisfied with the review decision may appeal to the Magistrates Court against the review decision.	16 17 18 19
211	Но	w to start an appeal	20
	(1)	An appeal may be started by—	21
		(a) filing a notice of appeal with the registrar of—	22
		(i) the Magistrates Court at the place where the appellant resides or carries on business; or	23 24
		(ii) the Magistrates Court at Brisbane; and	25
		(b) complying with the rules of court applicable to the appeal.	26 27
	(2)	Subsection (1) does not limit a provision of another law providing for where a proceeding may be started in a Magistrates Court.	28 29 30

	(3)	The notice of appeal must be filed within 28 days after—	1
		(a) the day the person is given a review notice for the review decision; or	2 3
		(b) if paragraph (a) does not apply, the day the person otherwise becomes aware of the review decision.	4 5
	(4)	Within 7 days after filing the notice of appeal, the appellant must serve notice of the appeal on the chief executive.	6 7
	(5)	The court may, at any time, extend the period for filing the notice of appeal.	8 9
212	He	aring procedures	10
	(1)	In deciding the appeal, the court—	11
		(a) has the same powers as the entity that made the review decision; and	12 13
		(b) is not bound by the rules of evidence; and	14
		(c) must comply with natural justice.	15
	(2)	The appeal is by way of rehearing, unaffected by the review decision, on the material before the entity that made the decision and any further evidence allowed by the court.	16 17 18
213	Sta	ay of operation of decision	19
	(1)	The court may grant a stay of the operation of the decision appealed against to secure the effectiveness of the appeal.	
	(2)	The stay—	22
		(a) may be given on conditions the court considers appropriate; and	23 24
		(b) operates for the period fixed by the court; and	25
		(c) may be revoked or amended by the court.	26
	(3)	The period of the stay must not extend past the time when the court decides the appeal.	27 28
	(4)	The appeal affects the decision, or carrying out of the decision, only if the decision is stayed.	29 30

214	Pov	vers of court on appeal	1
	(1)	In deciding the appeal, the Magistrates Court may—	2
		(a) confirm the review decision appealed against; or	3
		(b) set aside the review decision appealed against and substitute another decision; or	4 5
		(c) set aside the review decision appealed against and return the matter to the chief executive with the directions the court considers appropriate.	6 7 8
	(2)	If the court substitutes another decision, the substituted decision is, for this Act, other than this division, taken to be the decision of the chief executive.	9 10 11
	(3)	The court may make an order for costs it considers appropriate.	12 13
215	Apı	peals from Magistrate Court's decision	14
		An appeal to the District Court against a decision of the Magistrates Court may be made only on a question of law.	15 16
Part	10	Miscellaneous	17
Divis	ion	1 Camping notices and tags	18
216	Е-р	ermit camping areas	19
	(1)	The chief executive may erect or display in, at or near the entrance to, a recreation area, a notice (an <i>e-permit camping notice</i>) stating that, in a stated period, the area, or a stated part of the area, is an e-permit camping area.	20 21 22 23
	(2)	An e-permit camping notice for an e-permit camping area must state the following—	24 25
		(a) in general terms, the procedures to be followed by persons intending to camp in the area;	26 27
		(b) the conditions applying to a person camping in the area;	28

		(c)	the penalty for camping in the area without a camping permit.	1 2
	(3)		chief executive may also erect or display an additional litions notice.	3 4
217	Ca	mpin	g tag must be available	5
	(1)	acce	chief executive must make camping tags available in an essible and conspicuous position in or near each e-permit ping area.	6 7 8
	(2)		n tag must include a space for the person to write the ils prescribed under a regulation.	9 10
	(3)	inter cam	chief executive must ensure a person who has applied, or nds to apply, for a camping permit for an e-permit ping area is given notice of the locations where camping are available for the area.	11 12 13 14
	(4)	With	nout limiting subsection (3), the chief executive must—	15
		(a)	publish on the department's web site the locations where camping tags are available for the area; and	16 17
		(b)	for a camping permit granted under section 37(2)—ensure the written notice given under that section includes the locations where camping tags are available for the e-permit camping area to which the permit relates; and	18 19 20 21 22
		(c)	for a camping permit granted under section 37(3)—ensure the person to whom the permit is granted is advised of the locations where camping tags are available for the e-permit camping area to which the permit relates.	23 24 25 26 27
218	Se	lf-reg	istration camping areas	28
	(1)	entra cam	chief executive may erect or display in, at or near the ance to, a recreation area, a notice (a <i>self-registration ping notice</i>) stating that, in a stated period, the area, or a ed part of the area, is a self-registration camping area.	29 30 31 32
	(2)		elf-registration camping notice, for a self-registration ping area, must state the following—	33 34

		(a)	in general terms, the procedures to be followed by persons intending to camp in the area;	1 2
		(b)	the conditions applying to a person camping in the area;	3
		(c)	the camping fee payable for camping in the area;	4
		(d)	the penalty for camping in the area without a camping permit.	5 6
	(3)	seale	chief executive must make forms (<i>camping forms</i>) and a ed, secure container (a <i>camping fee container</i>) available use for camping in the area.	7 8 9
	(4)		camping forms and camping fee container must be in an ly accessible and conspicuous position in the area.	10 11
	(5)	The	camping form must—	12
		(a)	state the procedures a person using the form must follow; and	13 14
		(b)	include a detachable envelope (a <i>camping fee envelope</i>) and a camping tag; and	15 16
		(c)	include, on the camping fee envelope, a section for use for credit card payment of camping fees.	17 18
Divi	sion	2	Records and information	19
219	Re	cords	s and other information to be kept	20
		mus	holder of a commercial activity or group activity permit t, in relation to activities authorised and conducted under permit—	21 22 23
		(a)	keep and store records about the activities, in the way prescribed under a regulation; and	24 25
		(b)	include in the records the information prescribed under a regulation; and	26 27
		(c)	give to the chief executive information about the activities in the way, at the times and accompanied by the fees, relating to the activities, prescribed under a regulation.	28 29 30 31
		May	timum penalty—120 penalty units	30

220	Inte	erfering with record	1
	(1)	A person must not, without reasonable excuse—	2
		(a) deface, erase or obliterate an entry in a record mentioned in section 219; or	3 4
		(b) otherwise remove an entry from the record.	5
		Maximum penalty—120 penalty units.	6
	(2)	However, subsection (1) does not apply to a person who removes a record or a copy of a record and gives it to the chief executive.	7 8 9
221	No	tice of damage to, or loss or destruction of, record	10
		If the holder of a commercial activity or group activity permit becomes aware of damage to, or loss or destruction of, a record kept by the holder under section 219, the holder must immediately give written notice of the fact to the chief executive.	11 12 13 14 15
		Maximum penalty—120 penalty units.	16
222	Re	quirement to produce or surrender record	17
	(1)	This section applies to a person required to keep a record under this Act.	18 19
	(2)	The person must—	20
		(a) if asked by an authorised officer, produce the record for inspection by the officer; and	21 22
		(b) if asked, in writing, by the chief executive, surrender the record to the chief executive.	23 24
		Maximum penalty—120 penalty units.	25
223	Co	nfidentiality of information	26
-	(1)	The chief executive may declare information acquired in the administration of this Act to be confidential information if the chief executive is of the opinion that disclosure of the information may result in an unreasonable level of risk to the wellbeing of a cultural or natural resource of a recreation area.	27 28 29 30 31

(2)	dutie	es under, or in relation to, this Act or the repealed Act, hires or acquired—	2 3
	(a)	information about another person's affairs; or	4
	(b)	information declared by the chief executive to be confidential under subsection (1).	5 6
(3)		person must not disclose the information to anyone else, ss the disclosure is permitted under subsection (4).	7 8
	Max	imum penalty—165 penalty units.	9
(4)	The	person may disclose the information to someone else—	10
	(a)	to the extent necessary to perform the person's functions under this Act; or	11 12
	(b)	if the disclosure is authorised under this Act or another Act; or	13 14
	(c)	if the disclosure is otherwise required or permitted by law; or	15 16
	(d)	if the person to whom the information relates consents to the disclosure; or	17 18
	(e)	if the disclosure is in a form that does not disclose the identity of the person to whom the information relates; or	19 20 21
	(f)	if the information is, or has been, accessible to the public, including, for example, because it is or was recorded in the publicly available part of a register; or	22 23 24
	(g)	if the disclosure is to the Minister to allow the Minister to act under paragraph (h); or	25 26
	(h)	if the Minister considers the disclosure is in the public interest and authorises the person to disclose the information.	27 28 29

Divi	sion	3 Other miscellaneous provisions	1		
224	•				
The Minister may establish advisory committees to obtain the views of government entities, individuals, community entities and other non-government entities about recreation area issues.					
225	De	legation by Minister	7		
	(1)	The Minister may delegate the Minister's powers under this Act to an appropriately qualified public service officer.	8 9		
	(2)	A delegation of a power may permit the subdelegation of the power to an appropriately qualified public service officer.	10 11		
	(3)	In this section—	12		
		appropriately qualified includes having qualifications, experience or standing appropriate to exercise the power.	13 14		
		Example—	15		
		a person's classification level in the public service	16		
226	Ch	ief executive's power to carry out works	17		
		Subject to section 4, the chief executive may carry out, in a recreation area, the works the chief executive considers necessary or desirable to achieve the purpose of this Act.	18 19 20		
227	Lia	bility of State	21		
	(1)	The State is not legally liable for an act or omission in relation to private land merely because the land is part of a recreation area.	22 23 24		
	(2)	In this section—	25		
		private land means land other than State land.	26		

228	Pro	tecting officials from liability	1			
	(1)	An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	2 3			
	(2)	If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to the State.				
	(3)	In this section—				
		official means—	7			
		(a) the Minister; or	8			
		(b) the chief executive; or	9			
		(c) an authorised officer; or	10			
		(d) a person acting under the direction or authority of the Minister, chief executive or an authorised officer; or	11 12			
		(e) an officer or other employee of the department.	13			
229	lmı	nunity from prosecution	14			
	(1)	An authorised person is not liable to be prosecuted for an offence against this Act for anything done or omitted to be done in the exercise of a power or performance of a function conferred or imposed on the authorised person under this Act.	15 16 17 18			
	(2)	A person acting under the direction of the Minister, chief executive or an authorised officer is not liable to be prosecuted for an offence against this Act for anything done or omitted to be done under the direction.	19 20 21 22			
	(3)	In this section—	23			
		authorised person means—	24			
		(a) the chief executive; or	25			
		(b) an authorised officer; or	26			
		(c) an officer or other employee of the department acting under the chief executive's authority.	27 28			

230	Re	creation areas management fund	1			
	(1)	The Queensland Recreation Areas Management Board Fund established under the repealed Act is continued in existence as the Recreation Areas Management Fund (the <i>fund</i>).	2 3 4			
	(2)	The Financial Administration and Audit Act 1977 applies to the fund.	5 6			
	(3)	Accounts for the fund must be kept as part of the departmental accounts of the department.	7 8			
	(4)	Amounts received for the fund must be deposited in a departmental financial-institution account of the department but may be deposited in an account used for depositing other amounts of the department.	9 10 11 12			
	(5)	Amounts received for the fund include—	13			
		(a) amounts paid to the department as part of its vote under the <i>Financial Administration and Audit Act 1977</i> and made available by the department for use under this Act; and	14 15 16 17			
		(b) penalties, costs, fees and charges received by the department under this Act; and	18 19			
		(c) other amounts received by the department under this Act.	20 21			
	(6)	An amount is payable from the fund for the purpose of this Act.	22 23			
		Example of an amount payable from the fund—				
		costs of administering this Act				
	(7)	In this section—	26			
		departmental accounts, of the department, means the accounts of the department under the Financial Administration and Audit Act 1977, section 12.	27 28 29			
		departmental financial-institution account, of the department, means an account of the department kept under the Financial Administration and Audit Act 1977, section 18.	30 31 32			
		other amounts, of the department, means amounts received by the department other than amounts received for the fund	33 34			

231	Ар	proved forms	1
	- '	The chief executive may approve forms for use under this Act.	2
232	Re	gulation-making power	3
	(1)	The Governor in Council may make regulations under this Act.	4 5
	(2)	Without limiting subsection (1), a regulation may be made about any of the following—	6 7
		(a) the entry to, or use of (including the conduct of persons in), a recreation area;	8 9
		(b) implementing, and enforcing compliance with, approved management plans;	10 11
		(c) the records and information required to be kept by persons entering or using a recreation area;	12 13
		(d) the fees and charges payable under this Act;	14
		Example—	15
		fees and charges for conducting activities, or using services and facilities provided by the chief executive, in a recreation area	16 17
		(e) the refunding of fees and charges payable under this Act and the circumstances in which a refund may be made;	18 19
		(f) the waiver of fees.	20
	(3)	A regulation may prescribe a penalty of not more than 20 penalty units for a contravention of a regulation.	21 22
Part	11	Transitional provisions	23
233	_	ssolution of Queensland Recreation Areas nagement Authority	24 25
		On the commencement of this section, the Queensland Recreation Areas Management Authority established under the repealed Act is dissolved and its members go out of office.	26 27 28

234	_		tion of Queensland Recreation Areas ement Board	1 2
		On t	the commencement of this section—	3
		(a)	the Queensland Recreation Areas Management Board established under the repealed Act is dissolved and its members go out of office; and	4 5 6
		(b)	the assets, rights and liabilities of the board vest in the State; and	7 8
		(c)	the State is substituted for the board in all agreements to which the board is a party.	9 10
235	Exi	isting	g recreation areas continue	11
		exist secti	ecreation area established under the repealed Act and in tence immediately before the commencement of this ion continues in existence as a recreation area under this and may be amalgamated, divided or revoked under this	12 13 14 15 16
236			g consents and agreements about the inclusion of recreation areas continue	17 18
	(1)	into,	s section applies to a consent given, or agreement entered, under the repealed Act about the inclusion of land in a eation area if the consent or agreement is in force nediately before the commencement of this section.	19 20 21 22
	(2)	this	consent or agreement continues in existence, subject to Act, and is taken to have been given or entered into under Act.	23 24 25
237	Exi	isting	g management plans continue	26
	(1)	area	s section applies to a management plan for a recreation in force under the repealed Act immediately before the amencement of this section.	27 28 29
	(2)		plan continues in force and is taken to be an approved agement plan for the area.	30 31
	(3)	The	plan—	32

		(a) must be read with the changes necessary to make it consistent with, and adapt its operation to, this Act; and	1 2
		(b) may be amended or repealed under this Act.	3
238	Ma	nagement plans being prepared	4
	(1)	This section applies to a management plan for a recreation area being prepared under the repealed Act.	5 6
	(2)	To the extent the process of preparing the plan has been completed under the repealed Act, that part of the preparation is taken to have been completed under this Act.	7 8 9
	(3)	The remaining processes required to make the plan an approved management plan may be completed under this Act.	10 11
239	Exi	sting permits, approvals and agreements continue	12
	(1)	A permit in force under the repealed Act immediately before the commencement of this section is taken to be a permit of the following type under this Act—	13 14 15
		(a) if the permit was a camping permit—a camping permit;	16
		(b) if the permit was a commercial activity permit—a commercial activity permit;	17 18
		(c) if the permit was a commercial tour operator permit—a commercial activity permit;	19 20
		(d) if the permit was a temporary commercial tour operator permit—a commercial activity permit;	21 22
		(e) if the permit was a group activity permit—a group activity permit;	23 24
		(f) if the permit was a service permit—a vehicle access permit.	25 26
	(2)	An approval given under the repealed Act is, if its effect is not exhausted at the commencement of this section, taken to be an approval given under this Act.	27 28 29
	(3)	An agreement under the repealed Act authorising commercial activities and in force immediately before the commencement of this section is taken to be a commercial activity agreement under this Act.	30 31 32 33

240	Existing applications for permits, approvals and agreements continue				
	(1)	repealed taken to	lication for a permit made, but not decided, under the d Act before the commencement of this section is be an application for a permit of the following type ander this Act—	3 4 5 6	
			the application was for a camping permit—a camping ermit;	7 8	
		. ,	the application was for a commercial activity ermit—a commercial activity permit;	9 10	
			the application was for a commercial tour operator ermit—a commercial activity permit;	11 12	
		. ,	the application was for a temporary commercial tour perator permit—a commercial activity permit;	13 14	
			the application was for a group activity permit—a oup activity permit;	15 16	
			the application was for a service permit—a vehicle cess permit.	17 18	
	(2)	the repe	lication for an approval made, but not decided, under ealed Act before the commencement of this section is be an application for an approval of the same thing ender this Act.	19 20 21 22	
	(3)	Subsect	ion (4) applies if—	23	
		ag	application was made under the repealed Act for an greement to carry out a commercial activity in a creation area; and	24 25 26	
		. ,	e agreement was not entered into before the emmencement of this section; and	27 28	
		un	e application was still the subject of consideration ader the repealed Act immediately before the emmencement.	29 30 31	
	(4)		lication is taken to be an application under this Act for ercial activity agreement.	32 33	

241		isting directions, requirements, notices and decisions ntinue	1 2
		A direction, requirement, notice or decision (the <i>authorisation</i>) given or made under the repealed Act is, if its effect is not exhausted at the commencement of this section, taken to have been given or made under this Act by—	3 4 5 6
		(a) if the authorisation was given or made by the Minister—the Minister; or	7 8
		(b) if the authorisation was given or made by the authority or the board—the chief executive; or	9 10
		(c) if the authorisation was given or made by an authorised officer—an authorised officer.	11 12
242	Exi	isting authorised officers continue	13
	(1)	A person who held appointment as an authorised officer under the repealed Act immediately before the commencement of this section is taken to be an authorised officer under this Act.	14 15 16
	(2)	A person taken to be an authorised officer under section 22(3)(a) of the repealed Act before the commencement of this section is taken to be an authorised officer under this Act for a term of 1 year starting on the commencement of this section.	17 18 19 20
	(3)	For part 8, an identity card issued under the <i>Nature Conservation Act 1992</i> to a person taken, under subsection (2), to be an authorised officer under this Act is, for the period mentioned in subsection (2), taken to be an identity card for the person under this Act.	21 22 23 24 25
243	Exi	isting legal proceedings continue	26
		A legal proceeding that could have been started or continued under the repealed Act by or against the Queensland Recreation Areas Management Authority or the Queensland Recreation Areas Management Board before the commencement of this section may be started or continued by or against the State under this Act.	27 28 29 30 31 32

244	Existing a	dvisory committee continues	1
	An ad	visory committee established under the repealed Act	2
		n existence at the commencement of this section	3
	contin this A	ues as if the advisory committee were established under ct.	4 5
245	References to Recreation Areas Management Act 1988		6
		rence in an Act or document to the repealed Act is, if ntext permits, taken to be a reference to this Act.	7 8
246	References to Queensland Recreation Areas Management Authority		9 10
	A ref	erence in an Act or document to the Queensland	11
		ation Areas Management Authority established under	12
		pealed Act is, if the context permits, taken to be a nee to the State.	13 14
247	References to Queensland Recreation Areas Management Board		15 16
	•	erence in an Act or document to the Queensland	17
		ation Areas Management Board established under the	18
	-	ed Act is, if the context permits, taken to be a reference	19
	to the	chief executive.	20
248	References to Queensland Recreation Areas Management Board Fund		21
			22
	A reference in an Act or document to the Queensland Recreation Areas Management Board Fund established under		23 24
		pealed Act is, if the context permits, taken to be a	25
		nce to the fund established under section 230.	26
249	Application of particular sections		27
	(1) Section 182 applies to property whether the property was abandoned before or after—		28 29
	(a) t	he commencement of this section; or	30

		1 1 2	1
	(2)	structures were erected or the works carried out before or	3 4 5
		(a) the commencement of this section; or	6
			7 8
250	Trai	nsitional regulation-making power	9
	(1)		10 11
		the doing of anything to achieve the transition from the operation of the repealed Act to the operation of this	12 13 14 15
		(b) this Act does not make provision or sufficient provision.	16
	(2)		17 18
	(3)		19 20
	(4)	, , ,	21 22
Part	12	Repeal and consequential	23
· uit	1 		23 24
251	Act	repealed	25
			26 27

Recreation Areas Management Bill 2005

252	Amendment of Mineral Resources Act 1989	1
	The Mineral Resources Act 1989, section 396, '1988'—	2
	omit, insert—	3
	<i>'2005'</i> .	4
253	Amendment of Police Powers and Responsibilities Act 2000	5 6
	The Police Powers and Responsibilities Act 2000, section 61(e), '1988'	7 8
	omit, insert—	9
	<i>'2005'</i> .	10

1

Schedule Dictionary

	section 3	2
mea noti area	itional conditions notice, for an e-permit camping area, and a notice erected or displayed near an e-permit camping ce stating conditions, applying to a person camping in the additional to the conditions stated in the e-permit ping notice.	3 4 5 6 7
airc	raft includes a helicopter.	8
	ellable decision means a decision of the chief executive which an information notice must be given.	9 10
	roved management plan means a final management plan roved under section 22.	11 12
	a land-holder means any of the following for land in a eation area—	13 14
(a)	for freehold land—the registered owner of the land;	15
(b)	for land subject to a lease or licence under the <i>Land Act</i> 1994—the holder of the lease or licence;	16 17
(c)	for a reserve under the <i>Land Act 1994</i> placed under the control of a trustee—the trustee;	18 19
(d)	for land subject to a mining interest—the holder of the interest;	20 21
(e)	for land subject to an exclusive possession determination—the holder of the native title rights and interests under the determination;	22 23 24
(f)	for State land—the chief executive of the department administering the land.	25 26
	norisation, in relation to a commercial activity agreement, ns—	27 28
(a)	the commercial activity authorised to be conducted under the agreement; and	29 30
(b)	the obligations under the agreement for, and the conditions relating to, the conduct of the activity.	31 32

auine	officer under this Act.	2
buyer	r, for part 5, division 6, see section 94(1).	3
camp	includes each of the following—	4
(a)	to pitch, place or erect a tent, caravan or another structure that may be used for camping for the purpose of staying overnight by using the tent, caravan or structure;	5 6 7 8
(b)	to place other equipment that may be used for camping, or a vehicle or vessel, in position for the purpose of staying overnight by using the equipment, vehicle or vessel;	9 10 12 12
(c)	to keep a tent, caravan, another structure or other equipment that may be used for camping in position overnight, whether or not the tent, caravan, structure or equipment is unattended;	13 14 13 16
(d)	to stay overnight, other than as part of an activity that—	1′
	(i) does not involve the use of any camping equipment; and	18 19
	(ii) is generally not considered to be camping.	20
_	ting fee means the fee prescribed under a regulation for sing in a recreation area.	22
camp	sing fee container see section 218(3)	23
camp	sing fee envelope see section 218(5)(b).	2
camp	sing form see section 218(3).	25
_	<i>ing permit</i> includes a camping permit taken to have been ed under—	20
(a)	section 37(2) or (3) for an e-permit camping area; and	28
(b)	section 37(4) for a self-registration camping area.	29
execu	oing tag means a tag made available by the chief ative for display at a person's camp site to show the on has a camping permit for the site.	30 31 32

comi	mercial activity—	1
1	A commercial activity is an activity conducted for gain.	2
Exam	ples of activities conducted for gain—	3
•	the hire or sale of goods or services	4
•	commercial photography	5
•	a guided tour, safari, scenic flight, cruise or excursion	6
•	advertising or promoting the use of a recreation area as part of a tour, safari, scenic flight, cruise or excursion	7 8
•	advertising or promoting the use of a recreation area as a feature associated with a resort or tourist facility on land adjoining the area	9 10
2	A commercial activity does not include—	11
	(a) an exempt activity; or	12
	(b) an exempt media activity.	13
	mercial activity agreement means an agreement entered under section 69.	14 15
authorized	esponding authority means a permit, licence or other prity issued under another law of the State, authorising to, the use of, or the doing of a thing in, an area within a cation area for an activity or purpose for which a permit or authority may be issued under this Act.	16 17 18 19 20
object scient inclu	tral resources, of a recreation area, means places or ets having an anthropological, archaeological, historical, atific, spiritual or sociological significance or value, ading a significance or value of that kind under Aboriginal tion or Island custom.	21 22 23 24 25
	erit point means a demerit point accumulated under on 142.	26 27
<i>depa</i> Inter	rtment's web site means the department's web site on the net. ⁵	28 29
	rmination of native title see the Native Title Act 1993 (th), section 225.	30 31

⁵ At the commencement of this schedule, the department's web site was—www.epa.qld.gov.au.

recre	ation	area, stated to be an e-permit camping area by an exampling notice.	2 3
e-pei	rmit d	camping notice see section 216.	4
deter the deter	mina effect mina	possession determination, for land, means a ation of native title that includes a determination to that native title rights and interests under the ation confer possession of the land on native title of the exclusion of all others.	5 6 7 8 9
conc not tl	ernec he pe	officer, of a corporation, means a person who is d with, or takes part in, its management, whether or rson is a director or the person's position is given the executive officer.	10 11 12 13
exec	utive lental	activity means an activity for which the chief is reasonably satisfied the use of a recreation area is to, and not integral to, the conducting of the	14 15 16 17
Exam	ples o	f exempt activities—	18
•		neduled bus service through a recreation area that is not a part tour or safari in the area	19 20
•		ucting an activity in a recreation area if the activity involves a e and is conducted for the chief executive or an area land-holder	21 22
•		iding a mechanical or vehicle towing service for a visitor in a eation area	23 24
•		mercial fishing under the <i>Fisheries Act 1994</i> , other than a mercial fishing tour	25 26
exem	ıpt m	edia activity means an activity that is—	27
(a)		filming or photographing of, or in relation to, an nt; and	28 29
(b)		ducted when, or as soon as practicable after, the nt happens; and	30 31
(c)	cone	ducted for publishing a report of the event—	32
	(i)	on television or in a newspaper, magazine or similar publication; and	33 34
	(ii)	to inform the public about the event; and	35

(d)	med	lia ac	the chief executive has declared as exempt stivity by publishing the declaration on the nt's web site.	1 2 3
fee i	nclud	es tax	i.	4
grou	p act	ivity–	_	5
1	_	-	activity is an activity involving the organised art of a recreation area—	6 7
	(a)	by a	group of persons; and	8
	(b)	gene	way that may restrict access to the part by the eral public, or affect the enjoyment of the part ne general public, having regard to—	9 10 11
		(i)	the location of the part; and	12
		(ii)	the number of members of the public that are likely to be in the area at the time the activity is being carried out.	13 14 15
Exam	ples o	f activi	ties that may be a group activity—	16
		, rally, activity	public meeting, religious activity, wedding or organised	17 18
2	A <i>group activity</i> does not include an activity carried out in an area, by a relevant Aboriginal or Torres Strait Islander entity for the area, under Aboriginal tradition or Island custom.			
guid	e dog	see t	he Guide Dogs Act 1972, section 3.	23
			otice, about a decision, means a notice stating owing—	24 25
(a)	the	decisi	on;	26
(b)	the	reasor	ns for the decision;	27
(c)		the p	person receiving the notice may appeal against on.	28 29
com of in	merci surar	al act	er, for activities to be conducted under a civity or group activity permit, means a policy at insures the applicant for the permit against a age, injury or loss to a person, and damage to	30 31 32 33

prope perm	erty, arising from the activities to be conducted under the it.	1 2
	includes lagoon, swamp, marsh and any other natural ction of water.	3 4
land	includes—	5
(a)	land that is, or is at any time, covered by water; and	6
(b)	Queensland waters.	7
	agement intent, for a recreation area, includes an outline ch of the following—	8 9
(a)	the goals intended to be achieved by managing the area;	10
(b)	the policies to be implemented to achieve the goals.	11
minii	ng interest means—	12
(a)	a mining claim, mineral development licence or mining lease under the <i>Mineral Resources Act 1989</i> ; or	13 14
(b)	a petroleum lease under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> ; or	15 16
(c)	a potential commercial area declared under the Petroleum and Gas (Production and Safety) Act 2004.	17 18
moto	r vehicle—	19
1	Motor vehicle includes a bus, car, motor bike, quad, tractor, trike or truck.	20 21
2	Motor vehicle does not include an aircraft, a bicycle, a hovercraft or motorised wheelchair.	22 23
nativ	e title party, for an area, means—	24
(a)	a registered native title body corporate under the <i>Native Title Act 1993</i> (Cwlth), section 253 for the area; or	25 26
(b)	an entity, other than a registered native title body corporate, that is the subject of a determination of native title under the <i>Native Title Act 1993</i> (Cwlth), and is registered on the National Native Title Register as holding native title rights and interests for the area; or	27 28 29 30 31

(c)	a registered native title claimant under the <i>Native Title Act 1993</i> (Cwlth), section 253 for the area; or	1 2
(d)	if there is no registered native title claim for the area and an entity has filed a native title determination application in the Federal Court for the area—the entity.	3 4 5
phys	<i>tral resources</i> , of a recreation area, means the natural and sical features and processes of the area, including living nisms, soil, water, minerals and air.	6 7 8
<i>othe</i> 89.	r party, for a commercial activity agreement, see section	9 10
pern	nit means a permit issued under this Act.	11
_	nit fee means the fee prescribed under a regulation for a nit issued under this Act.	12 13
pers	onal water craft means a power driven device that—	14
(a)	has a fully enclosed hull designed not to take on water if capsized; and	15 16
(b)	is designed to be operated by a person standing, crouching or kneeling on it or sitting astride it.	17 18
plac	e includes vacant land or premises.	19
_	cribed commercial activity means a commercial activity ared under section 97 to be a prescribed commercial vity.	20 21 22
proh or d	<i>lic health and safety act</i> means an act, the regulation or ibition of which, the chief executive believes is necessary esirable to diminish the risk of death, injury or illness to s of a recreation area or adjoining areas.	23 24 25 26
publ	lic notice means a notice published in—	27
(a)	a newspaper circulating generally in the area in which the recreation area the subject of the notice is located; and	28 29 30
(b)	a newspaper circulating throughout the State.	31
	onably believes means believes on grounds that are onable in the circumstances.	32 33

	nable in the circumstances.	2
hover	ational craft means a hot air balloon, hang-glider, craft, parachute, paraglider, ultralight aircraft or other or device prescribed under a regulation.	3 4 5
	ation area means an area declared under section 7 to be eation area.	6 7
recrea	ation area agreement see section 6(2).	8
recre	ation management condition see section 72(1).	9
_	trar of titles means the registrar of titles under the Land Act 1994.	10 11
regul	atory notice see section 99.	12
	ant Aboriginal or Torres Strait Islander entity, for a ation area or proposed recreation area, means—	13 14
(a)	a native title party for the area; or	15
. ,	an Aboriginal party for the area under the <i>Aboriginal Cultural Heritage Act 2003</i> ; or	16 17
	a Torres Strait Islander party for the area under the Torres Strait Islander Cultural Heritage Act 2003; or	18 19
	a person entitled, under the <i>Aboriginal Communities</i> (<i>Justice and Land Matters</i>) <i>Act 1984</i> , section 174(1) or the <i>Community Services</i> (<i>Torres Strait</i>) <i>Act 1984</i> , section 184(1), to take marine products or fauna in the area.	20 21 22 23 24
activi	ty permit, a commercial activity agreement or a sponding authority, means the details needed to identify allowing matters—	25 26 27 28
	the name of the person to whom the permit or authority has been issued or the name of the other party to the agreement;	29 30 31
	the date on which the permit, agreement or authority was issued or entered into;	32 33

(c)	the recreation area, or the part of a recreation area, to which the permit, agreement or authority applies;	1 2
(d)	the activity authorised under the permit, agreement or authority.	3 4
-	raled Act means the repealed Recreation Areas nagement Act 1988.	5 6
	ricted access area means an area declared to be a ricted access area under section 101 or 102.	7 8
resti	ricted access area notice see section 101(1).	9
revi	ew decision see section 208(1).	10
revi	ew notice see section 208(2).	11
self-	registration camping area, see section 218.	12
self-	registration camping notice, see section 218(1).	13
selle	er, for part 5, division 6, see section 94(1).	14
cool	rified cooking or heating appliance means a portable king or heating appliance that is self-contained and uses sufactured fuel, including, for example, refined oil or gas.	15 16 17
Stat	e land means all land in Queensland that is not—	18
(a)	freehold land (other than freehold land for which the State is the registered proprietor); or	19 20
(b)	land contracted to be granted in fee-simple by the State; or	21 22
(c)	a reserve under the <i>Land Act 1994</i> under the control of a trustee who does not represent the State; or	23 24
(d)	subject to a lease or licence under the Land Act 1994; or	25
(e)	subject to a mining interest; or	26
(f)	subject to an exclusive possession determination.	27
und	er control, for a dog, means—	28
(a)	a person who is physically able to control the dog is holding the dog by a leash; or	29 30

(b)	the dog is securely tethered to a fixed object and is under the supervision of a person who is physically able to control the dog; or	1 2 3
(c)	the dog is being transported in an enclosed vehicle, carry cage or other suitable closed container; or	4 5
(d)	the dog is being transported on the tray of a vehicle and is securely tethered so as to be confined to the vehicle tray.	6 7 8
	cle includes a bicycle, hovercraft, motor vehicle and any form of transport designed for movement over land.	9 10
craft	el includes a barge, boat, ferry, hovercraft, personal water, pontoon, water taxi or other thing capable of carrying le or goods through water.	11 12 13
	rcourse means a river, creek or stream in which water s permanently or intermittently.	14 15

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