

Queensland

# Wild Rivers Bill 2005



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## Wild Rivers Bill 2005

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## A Bill

for

An Act to provide for the preservation of the natural values of wild rivers, and for related purposes

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The Pa	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	Sho	ort title	3
		This Act may be cited as the Wild Rivers Act 2005.	4
2	Со	mmencement	5
		This Act commences on a day to be fixed by proclamation.	6
3	Def	initions	7
		The dictionary in schedule 2 defines particular words used in this Act.	8 9
4	Not	tes in text	10
		A note in the text of this Act is part of the Act.	11
5	Pur	rpose of Act	12
	(1)	The purpose of this Act is to preserve the natural values of rivers that have all, or almost all, of their natural values intact.	13 14
	(2)	The purpose is to be achieved mainly by establishing a framework that includes the declaration of wild river areas that will or may include the following—	15 16 17
		(a) high preservation areas;	18
		(b) preservation areas;	19
		(c) floodplain management areas;	20
		(d) subartesian management areas.	21
	(3)	Through the framework mentioned in subsection (2), this Act and other Acts achieve the purpose mentioned in subsection (1) by—	22 23 24

(a)	providing for the regulation of particular activities and taking of natural resources in a wild river and its catchment to preserve the wild river's natural values; and	1 2 3 4
(b)	having a precautionary approach to minimise adverse	5

- b) having a precautionary approach to minimise adverse 5 effects on known natural values and reduce the 6 possibility of adversely affecting poorly understood 7 ecological functions; and 8
- (c) treating a wild river and its catchment as a single entity,
   9 linking the condition of the river to the health of the
   10 catchment; and
   11
- (d) considering the effect of individual activities and taking 12 of natural resources on a wild river's natural values; and 13
- (e) considering the cumulative effect of activities and taking of natural resources affecting a wild river area when further activities or taking are proposed; and
   14
   15
   16
- (f) if a wild river crosses a State border—working with the 17 other State to encourage preservation of the wild rivers' 18 natural values in the other State.

#### 6 Act binds all persons

- This Act binds all persons, including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.
- (2) However, the Commonwealth or a State can not be prosecuted 24 for an offence against this Act. 25

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Part	2		Wild river areas	1
Divis	sion	1	Declaring wild river areas	2
7	Mir	nister	r may declare wild river areas	3
		The area	Minister may declare a part of the State to be a wild river .	4 5
		Note-	—	6
		Se	e section 16 for when a declaration has effect.	7
8	Pul	olic n	notice of intention to declare wild river area	8
	(1)	wild	ne Minister intends to declare a part of the State to be a l river area, the Minister must publish a notice of the ister's intention (a <i>notice of intent</i> ).	9 10 11
	(2)	The	notice of intent must state—	12
		(a)	the reasons for the proposed declaration; and	13
		(b)	the name of the proposed wild river; and	14
		(c)	the area proposed to be declared a wild river area; and	15
		(d)	the areas proposed to be declared the high preservation area and the preservation area; and	16 17
		(e)	a description of the moratorium that will have effect under section 10 during the moratorium period; and	18 19
		(f)	where further information about the proposed declaration may be obtained.	20 21
	(3)		notice of intent may propose to declare more than 1 river as proposed wild river area to be a wild river.	22 23
9	Мо	rator	ium period	24
			a notice of intent, the moratorium period is the following od—	25 26
		(a)	from the later of the following—	27

			(i)	the day stated in the notice as the start of the moratorium;	1 2
			(ii)	the day the notice is published;	3
		(b)	until	the earlier of the following—	4
			(i)	the day the wild river declaration for the proposed wild river area has effect;	5 6
			(ii)	the day the Minister decides under section 15 not to make a declaration.	7 8
10	Ар	plicat	ion o	of moratorium	9
	(1)		stated	e moratorium period, a moratorium has effect in the d in subsections (2) to (5) in the proposed wild river	10 11 12
	(2)			<i>Vater Act 2000</i> , the notice of intent is taken to be a m notice and, to the extent stated in the notice—	13 14
		(a)	takin over prop rece will have	application for the grant of a water entitlement for ng water in a watercourse, lake or spring, or taking land flow water or subartesian water, in the bosed wild river area, will not be accepted or, if ived before the moratorium period and not decided, not be decided if granting the application would a 1 or more of the effects mentioned in that Act, ion $26(2)(a)$ to (f); and	15 16 17 18 19 20 21 22
		(b)	mus worl	works must not be started and completed works t not be raised, enlarged, deepened or changed if the ks would have an effect mentioned in that Act, ion $26(5)(a)$ to (d).	23 24 25 26
	(3)	the ]	propo	<i>Legetation Management Act 1999</i> , section 22A(2A) sed high preservation area is taken to be a high on area.	27 28 29
	(4)	gran of a the f acce	t of a minir ollow pted o	<i>Animeral Resources Act 1989</i> , an application for the mining tenement, or an application for the renewal ng tenement, other than a mining claim, in either of ing parts of the proposed wild river area, will not be or, if received before the moratorium period and not will not be decided—	30 31 32 33 34 35

	(a)	the proposed high preservation area;	1
	(b)	a watercourse or lake in the proposed preservation area.	2
(5)	Sub	section (4) does not apply to an application—	3
	(a)	in relation to the project for which a special agreement Act was enacted; and	4 5
	(b)	allowed, under the special agreement Act, to be made.	6
р.	ublia m	ation about dealeration proposal	7
		notice about declaration proposal	7
(1)		soon as practicable after publishing the notice of intent, the ister must—	8 9
	(a)	prepare a proposal (a <i>declaration proposal</i> ) for the proposed wild river area; and	10 11
	(b)	publish a notice about the declaration proposal (a <i>declaration proposal notice</i> ).	12 13
(2)	The	declaration proposal notice must state—	14
	(a)	the proposed wild river area to which the declaration proposal notice relates; and	15 16
	(b)	where copies of the declaration proposal are available for inspection and purchase; and	17 18
	(c)	that written submissions may be made by any entity about the declaration proposal; and	19 20
	(d)	the day by which submissions must be made, and the person to whom, and the place where, the submissions must be made.	21 22 23
(3)	than	day stated under subsection (2)(d) must not be earlier 20 business days after the day the declaration proposal ce is published.	24 25 26
(4)	publ area	he Minister has prepared the declaration proposal before lishing the notice of intent for the proposed wild river , the matters mentioned in subsection (2) may be included he notice of intent.	27 28 29 30

12	Со	ntent	of declaration proposal	1
	(1)		declaration proposal may include, but is not limited to, following information—	2 3
		(a)	a description of the proposed wild river and wild river area;	4 5
		(b)	the natural values the proposed wild river declaration is intended to preserve;	6 7
		(c)	details of any special features of the proposed wild river area;	8 9
		(d)	the location of the proposed high preservation area and preservation area;	10 11
		(e)	the location of any proposed floodplain management area;	12 13
		(f)	the location of any proposed subartesian management area;	14 15
		(g)	details of the major tributaries of the proposed wild river;	16 17
		(h)	the way in which the moratorium has effect for the proposed wild river area;	18 19
		(i)	any carrying out of activities or taking of natural resources proposed to be prohibited or regulated in the proposed wild river area;	20 21 22
		(j)	the matters that must be considered in deciding whether to allow the carrying out of an activity or the taking of a natural resource in the proposed wild river area;	23 24 25
		(k)	the types of works for taking overland flow water in the proposed wild river area that are intended to be assessable or self-assessable development under the <i>Integrated Planning Act 1997;</i>	26 27 28 29
		(1)	the types of works for interfering with overland flow water in any floodplain management area in the proposed wild river area that are intended to be assessable or self-assessable development under the <i>Integrated Planning Act 1997;</i>	30 31 32 33 34
		(m)	the types of works for taking subartesian water in any subartesian management area in the proposed wild river	35 36

		area that are intended to be assessable or self-assessable development under the <i>Integrated Planning Act 1997</i> ;	1 2
	(n)	the proposed threshold limits and codes, including codes for IDAS, for carrying out activities and taking natural resources in the proposed wild river area;	3 4 5
	(0)	a process for granting, reserving or otherwise dealing with unallocated water in the proposed wild river area;	6 7
	(p)	details of the community consultation that will take place on the declaration proposal;	8 9
	(q)	where a detailed map of the proposed wild river area, showing the proposed wild river and the information mentioned in paragraphs (c) to (g), may be obtained;	10 11 12
	(r)	where further information about the proposed declaration may be obtained.	13 14
(2)		declaration proposal may propose to declare more 1 river in the proposed wild river area to be a wild river.	15 16
Mat	tters	Minister must consider	17
(1)	-	reparing a wild river declaration, the matters the Minister consider include—	18 19
	(a)	the results of community consultation on the declaration proposal; and	20
		proposal, and	21
	(b)	all properly made submissions about the declaration proposal; and	21 22 23
	(b) (c)	all properly made submissions about the declaration	22
(2)	(c) To the plan wild resort	all properly made submissions about the declaration proposal; and any water resource plan or resource operations plan that applies to all or part of the proposed wild river area. The extent a water resource plan or a resource operations applies to all or part of the proposed wild river area, the river declaration must not be inconsistent with the water area plan or the resource operations plan other than in ion to the matters mentioned in section 14(1)(h) to (l)	22 23 24

14	Co	ntent	of wild river declaration	1
	(1)		Ild river declaration must include, but is not limited to, the wing information—	2 3
		(a)	a description of the wild river and wild river area;	4
		(b)	details of any special features of the area;	5
		(c)	the location of the high preservation area and preservation area;	6 7
		(d)	the location of any floodplain management area;	8
		(e)	the location of any subartesian management area;	9
		(f)	the major tributaries of the wild river;	10
		(g)	any carrying out of activities or taking of natural resources that are prohibited or regulated in the wild river area;	11 12 13
		(h)	the matters that must be considered in deciding whether to allow the carrying out of an activity or the taking of a natural resource in the wild river area;	14 15 16
		(i)	the types of works for taking overland flow water in the wild river area that are assessable or self-assessable development under the <i>Integrated Planning Act 1997</i> ;	17 18 19
		(j)	if there is a floodplain management area in the wild river area—the types of works for interfering with overland flow water in the floodplain management area that are assessable or self-assessable development under the <i>Integrated Planning Act 1997;</i>	20 21 22 23 24
		(k)	if there is a subartesian management area in the wild river area—the types of works for taking subartesian water in the subartesian management area that are assessable or self-assessable development under the <i>Integrated Planning Act 1997</i> ;	25 26 27 28 29
		(1)	the threshold limits and codes, including codes for IDAS, for carrying out activities or taking natural resources in the wild river area;	30 31 32
		(m)	where a detailed map of the wild river area, showing the wild river and the areas mentioned in paragraphs (b) to (f), may be obtained.	33 34 35

	(2)	A wild river declaration may include a process for granting, reserving or otherwise dealing with unallocated water in the wild river area.	1 2 3
	(3)	A wild river declaration may include more than 1 wild river in the wild river area.	4 5
15	De	ciding whether to make declaration	6
	(1)	After considering the matters mentioned in section 13 and any other matters the Minister considers appropriate, the Minister may—	7 8 9
		(a) declare the area to be a wild river area; or	10
		(b) decide not to proceed with declaration of the wild river area.	11 12
	(2)	If the Minister decides not to proceed with the declaration, the Minister must publish a notice advising the decision and the reasons for the decision.	13 14 15
16	Ар	proval of wild river declaration	16
	(1)	The Governor in Council may, by gazette notice, approve the declaration of a wild river area.	17 18
	(2)	The declaration has effect when—	19
		(a) the declaration is approved by the Governor in Council; and	20 21
		(b) the approval is notified in the gazette.	22
	(3)	The Minister must table a copy of the declaration in the Legislative Assembly within 14 sitting days after the declaration is approved.	23 24 25
17		ect of declaration on activities and taking natural sources	26 27
	(1)	This section applies if, immediately before a wild river declaration for a wild river area takes effect, a person is—	28 29
		(a) carrying out an activity or taking a natural resource in the area under another Act or law (an <i>authorisation</i> ); or	30 31

	(b)	authorised by either of the following (also an <i>authorisation</i> ) to carry out an activity or take a natural resource in the area—	1 2 3
		(i) a licence, permit or other approval document held by the person under another Act or law;	4 5
		(ii) a special agreement Act.	6
(2)	Sub	section (3) applies despite—	7
	(a)	any other provision of this Act; or	8
	(b)	any provision of another Act to the extent it regulates or prohibits the carrying out of an activity or the taking of a natural resource because of a declaration or a moratorium under this Act.	9 10 11 12
(3)	the	person may continue, or start and continue, to carry out activity or take the natural resource under the orisation as if the declaration had not been made.	13 14 15
Ар	plica	tions received but not decided	16
(1)	relat natu befo than	s section applies to an application under any Act, in tion to the carrying out of an activity or the taking of a ral resource in a wild river area, received but not decided ore a wild river declaration for the area takes effect, other an application to which a moratorium under section 10(2) 4) applies.	17 18 19 20 21 22
(2)	Subs	section (3) applies despite—	23
	(a)	any other provision of this Act; or	24
	(b)	any provision of another Act to the extent it regulates or prohibits the carrying out of an activity or the taking of a natural resource because of a declaration or a moratorium under this Act.	25 26 27 28
(3)		application must be decided as if the declaration had not n made.	29 30

Divi	sion	2	Amending wild river declarations	1	
19	Am	endi	ng a wild river declaration	2	
	(1)	The	Minister may amend a wild river declaration.	3	
	(2)	decl	hout limiting subsection (1), the Minister must amend the aration if the Minister is satisfied the purpose of this Act of being met in the wild river area to which the declaration tes.	4 5 6 7	
		Note	_	8	
		Se	e section 28 for when an amendment of a declaration has effect.	9	
20	Pul	olic r	notice of intention to amend wild river declaration	10	
	(1)	Min	ne Minister intends to amend a wild river declaration, the ister must publish a notice of the Minister's intention (a <i>ce of intent</i> ).	11 12 13	
	(2)	The	notice of intent must state—	14	
		(a)	the wild river declaration to which the notice relates; and	15 16	
		(b)	the reasons for, and details of, the proposed amendment; and	17 18	
		(c)	a description of the moratorium that will have effect under section 22 during the moratorium period; and	19 20	
		(d)	where further information about the proposed amendment may be obtained.	21 22	
21	Мо	rator	ium period	23	
		For a notice of intent, the moratorium period is the following period—			
		(a)	from the later of the following—	26	
			(i) the day stated in the notice as the start of the moratorium;	27 28	
			(ii) the day the notice is published;	29	
		(b)	until the earlier of the following—	30	

		(i)	the day the wild river amendment declaration has effect;	1 2
		(ii)	the day the Minister decides under section 27 not to make an amendment declaration.	3 4
Ар	plica	tion o	of moratorium	5
	wild wild	river river	e moratorium period, a moratorium has effect in the e area, and any area proposed to be included in the e area, in the way stated in section $10(2)$ to (5) but e extent stated in the notice of intent.	6 7 8 9
Pul	blic n	otice	e about amendment proposal	10
(1)			s practicable after publishing the notice of intent, the nust—	11 12
	(a)		pare a proposal (an <i>amendment proposal</i> ) for the d river declaration; and	13 14
	(b)		lish a notice about the amendment proposal (an endment proposal notice).	15 16
(2)	The	amen	dment proposal notice must state—	17
	(a)		wild river declaration to which the amendment posal notice relates; and	18 19
	(b)		re copies of the amendment proposal are available inspection and purchase; and	20 21
	(c)		written submissions may be made by any entity ut the amendment proposal; and	22 23
	(d)	pers	day by which submissions must be made, and the son to whom, and the place where, the submissions at be made.	24 25 26
(3)	than	20 b	stated under subsection (2)(d) must not be earlier usiness days after the day the amendment proposal published.	27 28 29
(4)	publ the	ishing matte	nister has prepared the amendment proposal before g the notice of intent for the proposed amendment, rs mentioned in subsection (2) may be included in of intent.	30 31 32 33

24	Со	ntent	of amendment proposal	1
			amendment proposal may include, but is not limited to, following information—	2 3
		(a)	the wild river declaration to which the amendment proposal relates;	4 5
		(b)	the reasons for the proposed amendment;	6
		(c)	details of the proposed amendment including	7
			(i) any changes to the existing boundaries of the parts of the wild river area; or	8 9
			(ii) any addition of an area to, or removal of an area from, the wild river area; or	10 11
			(iii) any amalgamation of the wild river area with another wild river area or part of an area;	12 13
		(d)	any carrying out of activities or taking of natural resources that will be affected by the proposed amendment and how they will be affected;	14 15 16
		(e)	if a moratorium has effect in the wild river area—the way in which it has effect;	17 18
		(f)	details of the community consultation that will take place on the amendment proposal;	19 20
		(g)	where further information about the proposed amendment may be obtained.	21 22
25	Ма	tters	Minister must consider	23
	(1)	-	reparing a wild river amendment declaration, the matters Minister must consider include—	24 25
		(a)	the results of community consultation on the amendment proposal; and	26 27
		(b)	all properly made submissions about the amendment proposal; and	28 29
		(c)	any water resource plan or resource operations plan that applies to all or part of the wild river area.	30 31
	(2)		he extent a water resource plan or a resource operations applies to all or part of the wild river area, the	32 33

amendment declaration must not be inconsistent with the water resource plan or the resource operations plan other than in relation to the matters mentioned in section 14(1)(h) to (1) and (2).

Subsection (1) does not limit the matters the Minister may (3) consider.

26	Co	ntent of wild river amendment declaration	7
			8 9
			10 11
		(b) details of the amendment to the declaration including—	12
			13 14
			15 16
			17 18
27	De	ciding whether to make amendment declaration	19
	(1)	other matters the Minister considers appropriate, the Minister	20 21 22
		(a) declare an amendment to the wild river declaration; or	23
			24 25
	(2)	Minister must publish a notice advising the decision and the	26 27 28
28	Ар	proval of wild river amendment declaration	29
	(1)		30 31

(2)	The an	nendment has effect when—	1
		he amendment is approved by the Governor in Council; and	2 3
	(b) th	he approval is notified in the gazette.	4
(3)	in the	inister must table a copy of the amendment declaration Legislative Assembly within 14 sitting days after the ation is approved.	5 6 7
		mendment declaration on activities and taking sources	8 9
(1)		ection applies if, immediately before an amendment of a iver declaration for a wild river area takes effect, a is—	10 11 12
	• •	carrying out an activity or taking a natural resource in he area under another Act or law (an <i>authorisation</i> ); or	13 14
	a	nuthorised by either of the following (also an <i>nuthorisation</i> ) to carry out an activity or take a natural esource in the area—	15 16 17
	(1	i) a licence, permit or other approval document held by the person under another Act or law;	18 19
	(1	ii) a special agreement Act.	20
(2)	Subsec	ction (3) applies despite—	21
	(a) a	ny other provision of this Act; or	22
	p n	iny provision of another Act to the extent it regulates or prohibits the carrying out of an activity or the taking of a natural resource because of a declaration or a noratorium under this Act.	23 24 25 26
(3)	the a	erson may continue, or start and continue, to carry out ctivity or take the natural resource under the isation as if the amendment of the declaration had not	27 28 29

(1) This section applies to an application under any Act, in relation to the carrying out of an activity or the taking of a

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		befo take unde	ral resource in a wild river area, received but not decided ore an amendment of the wild river declaration for the area s effect, other than an application to which a moratorium er section 22 in relation to the <i>Water Act 2000</i> or the <i>eral Resources Act 1989</i> , applies.	1 2 3 4 5
	(2)	Sub	section (3) applies despite—	6
		(a)	any other provision of this Act; or	7
		(b)	any provision of another Act to the extent it regulates or prohibits the carrying out of an activity or the taking of a natural resource because of a declaration or a moratorium under this Act.	8 9 10 11
	(3)		application must be decided as if the amendment of the aration had not been made.	12 13
31	Mir	nor a	mendments of wild river declaration	14
		decl	Governor in Council may approve an amending wild river aration without sections 20 to 26 applying if the ndment is only to—	15 16 17
		(a)	correct a minor error in the wild river declaration; or	18
		(b)	make another change in the declaration that is not a change of substance.	19 20
Divi	sion	3	Revoking wild river declarations	21
32	Re	vokin	g a wild river declaration	22
	(1)	Min	e Minister proposes to revoke a wild river declaration, the ister must publish a notice about the proposed revocation <i>evocation proposal notice</i> ).	23 24 25
	(2)	The	revocation proposal notice must state—	26
		(a)	the wild river and wild river area to which the notice relates; and	27 28
		(b)	the reasons for the proposed revocation; and	29

s 32

		(c)	any carrying out of activities or taking of natural resources that will be affected by the proposed revocation and how they will be affected; and	1 2 3
		(d)	that written submissions may be made by any entity about the proposed revocation; and	4 5
		(e)	the day by which submissions must be made, and the person to whom, and the place where, the submissions must be made; and	6 7 8
		(f)	where further information about the proposed revocation may be obtained.	9 10
	(3)		day stated in subsection (2)(e) must not be earlier than 20 ness days after the day the notice is published.	11 12
	(4)		Minister must consider all properly made submissions at the proposed revocation.	13 14
33	De	cidin	g whether to revoke declaration	15
	(1)	prop	er considering all properly made submissions about a posed revocation and any other matters the Minister siders appropriate, the Minister may—	16 17 18
		(a)	revoke the wild river declaration; or	19
		(b)	decide not to proceed with revocation of the wild river declaration.	20 21
	(2)	Min	e Minister decides not to proceed with the revocation, the ister must publish a notice advising the decision and the ons for the decision.	22 23 24
34	Ар	prova	al of revocation of wild river declaration	25
	(1)		Governor in Council may, by gazette notice, approve the cation of a wild river declaration.	26 27
	(2)	The	revocation has effect when—	28
		(a)	the revocation is approved by the Governor in Council; and	29 30
		(b)	the approval is notified in the gazette.	31

(3) The Minister must table a copy of the revocation in the Legislative Assembly within 14 sitting days after the revocation is approved.

## 35 Effect of revocation on activities and taking natural resources

- (1) This section applies if, immediately before the revocation of a wild river declaration for a wild river area takes effect, a person is—
   8
  - (a) carrying out an activity or taking a natural resource in 9
     the area under another Act or law (an *authorisation*); or 10
  - (b) authorised by a licence, permit or other approval 11 document held by the person under another Act or law 12 to carry out an activity or take a natural resource in the 13 area (also an *authorisation*).
- (2) On the revocation of the wild river declaration, the 15 authorisation is no longer subject to any conditions or 16 requirements that applied to it because of the declaration.

## 36 Effect of revocation on applications received but not decided

- This section applies to an application under any Act, in 20 relation to the carrying out of an activity or the taking of a 21 natural resource in a wild river area, received but not decided 22 before the revocation of the wild river declaration for the area 23 takes effect.
- (2) On the revocation of the declaration, the application—
  - (a) to the extent it relates to the carrying out of an activity or the taking of a natural resource that is no longer subject to any conditions or requirements that applied to it because of the declaration, lapses; and 29
  - (b) to the extent it relates to other matters, continues. 30

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Divi	sion	4 Miscellaneous	1
37	Re	lationship with water resource plans	2
	(1)	To the extent the matters mentioned in section 14(1)(h) to (l) and (2) in a wild river declaration are inconsistent with an existing water resource plan or a resource operations plan for all or part of the wild river area, the wild river declaration prevails.	3 4 5 6 7
	(2)	Otherwise, to the extent a wild river declaration is inconsistent in any other way, the water resource plan or resource operations plan prevails.	8 9 10
38	Mir	nister must prepare report on consultation process	11
	(1)	Within 30 business days after a wild river declaration is approved, amended or revoked, the Minister must prepare a report about the consultation process for the approval, amendment or revocation (a <i>consultation report</i> ).	12 13 14 15
	(2)	The consultation report must include a summary of issues raised during the consultation process and how the issues have been dealt with.	16 17 18
39	Со	pies of documents to be available for public inspection	19
	(1)	This section applies to each of the following (a <i>wild river document</i> )—	20 21
		(a) a notice of intent;	22
		(b) a declaration proposal;	23
		(c) a declaration proposal notice;	24
		(d) a wild river declaration approved under section 16;	25
		(e) a consultation report;	26
		(f) a notice of a decision not to declare a wild river area;	27
		(g) an amendment proposal;	28
		(h) an amendment proposal notice;	29

	(i)	a wild river amendment declaration approved under section 28;	1 2
	(j)	a notice of a decision not to amend a wild river declaration;	3 4
	(k)	a revocation proposal notice;	5
	(1)	a revocation of a wild river declaration approved under section 34;	6 7
	(m)	a notice of a decision not to revoke a wild river declaration;	8 9
	(n)	a wild river report.	10
(2)		soon as practicable after a wild river document is ared—	11 12
	(a)	the Minister must send a copy of the wild river document to each local government whose local government area includes all or part of a proposed wild river area, a wild river area or the area to which a revocation relates; and	13 14 15 16 17
	(b)	a local government receiving a copy of a wild river document must make the copy available for inspection by the public.	18 19 20
(3)		Minister may send a copy of a wild river document to any r entity the Minister considers appropriate.	21 22
(4)	The	chief executive—	23
	(a)	must keep a copy of each wild river document available for inspection by the public during office hours on business days—	24 25 26
		(i) at the department's head office; and	27
		<ul><li>(ii) at the department's regional office for the wild river area or proposed wild river area to which the document relates; and</li></ul>	28 29 30
	(b)	may also keep a copy of a wild river document available for inspection by the public at other places the chief executive considers appropriate.	31 32 33

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40	Re	port by Minister on wild river declarations	1
	(1)	The Minister must prepare regular reports on each wild river declaration (each a <i>wild river report</i> ).	2 3
	(2)	The first report for a wild river declaration must be prepared within 5 years after the declaration is approved.	4 5
	(3)	Each subsequent report must be for a period of not more than 5 years and, for the period—	6 7
		(a) must include—	8
		(i) particulars of any changes made to the declaration; and	9 10
		<ul><li>(ii) a summary of the findings of research and monitoring, undertaken in the department, that relates to the purpose of this Act in the wild river area to which the declaration relates; and</li></ul>	11 12 13 14
		(b) may include a summary of the findings of research and monitoring, undertaken in another department, that relates to the purpose of this Act in the wild river area to which the declaration relates.	15 16 17 18
	(4)	A report under this section may relate to more than 1 wild river declaration.	19 20

### Part 3 Activities and taking natural 21 resources in wild river areas 22

#### Classification of wild river area into high preservation 41 23 area and preservation area 24 The following parts of a wild river area are included in the (1)25 high preservation area— 26 the wild river; (a) 27 (b) the major tributaries of the wild river; 28

(c) any special features in the wild river area; 29

	(d)	the area, stated in the wild river declaration for the wild river area, of up to 1km either side of the wild river, its major tributaries and any special features.	1 2 3
(2)	The	remainder of the wild river area is the preservation area.	4
(3)	area	oodplain management area or a subartesian management may be over all or part of the high preservation area or preservation area.	5 6 7
	ect o olicat	f classification on particular development ions	8 9
(1)	This	s section applies to a development application for-	10
	(a)	a material change of use of premises for agricultural or animal husbandry activities mentioned in the <i>Integrated</i> <i>Planning Act 1997</i> , schedule 8, part 1, table 2, item 11; or	11 12 13 14
	(b)	operational work for agricultural or animal husbandry activities mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 10.	15 16 17
(2)		section (3) applies if any part of the application relates to elopment in the high preservation area in a wild river area.	18 19
(3)	Des	pite the Integrated Planning Act 1997, section 3.2.1—	20
	(a)	the application is taken not to be a properly made application for that Act; and	21 22
	(b)	the assessment manager must refuse to receive the application.	23 24
(4)	Sub	section (5) applies—	25
	(a)	to an application not refused under subsection (3); and	26
	(b)	to the extent the application relates to development in the preservation area in a wild river area; and	27 28
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	29 30
(5)	asse appl	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.	31 32 33 34

(1)	Subs	sectio	n (2) a	applies—
	(a)			opment application for a material change of mises, reconfiguring a lot or operational work;
	(b)	to th	e exte	ent—
		(i)	the a	pplication relates to a wild river area; and
		(ii)		pplication is in relation to urban, commercial dustrial development; and
		(iii)	the unde	proposed development is made assessable r—
			(A)	a local government planning scheme; or
			(B)	the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 3, item 1 or table 4, item 2 and
	(c)	-		e <i>Integrated Planning Act 1997</i> , sections 3.5.4 13 and 3.5.14.
(2)	appl	icatio lopm	n, mu	t manager, in assessing and deciding the ast comply with the applicable code, for the mentioned in the wild river declaration for the

### 44 Relationship with other Acts

Other than as mentioned in sections 42 and 43, the prohibition24and regulation in a wild river area of carrying out activities25and taking natural resources are dealt with in the Acts that26prohibit or regulate the activities or taking.27

#### Part 4 Exemption of particular projects from application of Act

Exemption of projects from application of this Act

#### (1)This Act does not apply to the following projects-4 the Aurukun project; (a) 5 (b) the PNG pipeline project. 6 (2)Also, to the extent another Act regulates or prohibits the 7 carrying out of an activity or the taking of a natural resource 8 because of a declaration or a moratorium under this Act, the 9 other Act does not apply to a project mentioned in 10 subsection (1). 11 46 Meaning of Aurukun project The Aurukun project means the proposed project that (1)

- 13 involves the extraction and transportation or processing of 14 bauxite and kaolin that are on land prescribed as 'restricted 15 area 315' (RA315) under the Mineral Resources Regulation 16 2003, schedule 3, part 188. 17
- The project includes the construction and operation of works, (2)18 for example mining equipment, electricity generation plants 19 related distribution infrastructure, and pipelines. 20telecommunications infrastructure. water storage and 21 distribution infrastructure, buildings, conveyors, roads or 22 railways on land near Aurukun and Weipa. 23

#### Meaning of PNG pipeline project 47

- The **PNG pipeline project** means the proposed project that (1)25 involves the construction and operation of 1 or more 26 pipelines-27
  - to transport gas from the Southern Highlands of Papua 28 (a) New Guinea, across Torres Strait and Cape York 29 Peninsula to parts of the State including Weipa, 30 Townsville, Mount Isa, Gladstone and Brisbane; and 31
  - (b) to link to pipelines servicing other States. 32

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(2) The project includes ancillary works, for example access 1 roads, constructions camps and compressor and other stations, 2 to enable the construction and the ongoing operation of the 3 pipeline or pipelines. 4

#### Part 5 **Miscellaneous**

48	Meaning of <i>specified works</i>				
	(1)	) The object of this provision is to provide a definition <i>specified works</i> for a provision of any other Act that refers specified works in relation to regulating or prohibiting carrying out of an activity or the taking of a natural reserves because of a declaration or a moratorium under this Act.			
	(2)	Spec	ified	works means—	12
		(a)		astructure and works prescribed under a regulation e necessary for disaster management; or	13 14
		(b)		agging that is the minimum necessary to allow safe gation of a marked navigable channel; or	15 16
		(c)	the f	following infrastructure and works—	17
			(i)	roads;	18
			(ii)	railways;	19
			(iii)	infrastructure for the transmission or distribution of electricity;	20 21
			(iv)	pipelines;	22
			(v)	conveyor belts;	23
			(vi)	cables;	24
			(vii)	other infrastructure, prescribed under a regulation, that relates to the transportation, movement, transmission or flow of anything through a wild river area including, for example, goods, materials, substances, matter, particles with or without charge, light, energy, information and anything generated or produced.	25 26 27 28 29 30 31

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49	Del	egation by Minister	1		
		The Minister may delegate the Minister's powers under this Act to an appropriately qualified public service officer or employee.	2 3 4		
50	Delegation by chief executive				
		The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified public service officer or employee.	6 7 8		
51	Reg	gulation-making power	9		
	(1)	The Governor in Council may make regulations under this Act.	10 11		
	(2)	Without limiting subsection (1), a regulation may fix fees and charges payable under this Act including, for example, for the purchase of a copy of a wild river document.	12 13 14		
Part	6	Amendments of other Acts	15		

52	Other Acts amended			
	Schedule 1 amends the Acts it mentions.	17		

Schedule 1		Consequential and minor amendments of other Acts	1 2
		section 52	3
astal	Prote	ection and Management Act 1995	4
Section 73—		73—	5
	inser	<i>t</i> —	6
<b>'</b> (3)			7 8
Aft	er seo	ction 104—	9
	inser	<i>t</i> —	10
А Ар	plicat	ions in relation to wild river areas	11
'(1)	opera	ational work mentioned in the Integrated Planning Act	12 13 14
'(2)	opera	ational work in a wild river area other than operational	15 16 17
<b>'</b> (3)	Desp	ite the Integrated Planning Act 1997, section 3.2.1-	18
	(a)	the application is taken not to be a properly made application for that Act; and	19 20
	(b)	the assessment manager must refuse to receive the application.	21 22
<b>'</b> (4)	Subs	ection (5) applies—	23
	(a)	to an application not refused under subsection (3); and	24
	(b)	to the extent the application relates to operational work for specified works in a wild river area; and	25 26
	<b>astal</b> Sec '(3) <b>Aft</b> (1) '(2) '(3)	After sec inser (3) If an appli After sec inser A Applicat (1) This opera 1997 (2) Subs opera work (3) Desp (a) (b) (4) Subs (a)	A Applications in relation to wild river areas '(1) This section (3) applies if any part of the application for operational work in a wild river areas to a properly made application (3) applies if any part of the application for operational work mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 5. '(2) Subsection (3) applies if any part of the application relates to operational work mentioned in the <i>Integrated Planning Act 1997</i> , section 3.2.1— (a) the application is taken not to be a properly made application. '(4) Subsection (5) applies— (a) to an application not refused under subsection (3); and (b) to the extent the application relates to operational work

### Schedule 1 (continued)

		(c) despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	1 2 3
	'(5)	The assessment manager and any concurrence agency, in assessing and deciding the application, must comply with the applicable code, for the development, mentioned in the wild river declaration for the area.'.	4 5 6 7
3	Scl	nedule—	8
		insert—	9
		<i>applicable code</i> see the <i>Integrated Planning Act 1997</i> , schedule 10.	10 11
		specified works see the Wild Rivers Act 2005, section 48.	12
		wild river area see the Wild Rivers Act 2005, schedule 2.'.	13
Env	_	nental Protection Act 1994 er section 73A—	14 15
		insert—	16
'73A	A Dev	velopment applications in relation to wild river areas	17
	<b>'</b> (1)	This section applies to a development application for-	18
		(a) a material change of use of premises mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 2, item 1; or	19 20 21
		(b) development mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 5, item 4.	22 23
	'(2)	Subsection (3) applies if any part of the application relates to—	24 25
		(a) development in a wild river high preservation area; or	26
		(b) an environmentally relevant activity mentioned in the <i>Environmental Protection Regulation 1998</i> , schedule 1,	27 28

### Schedule 1 (continued)

		item 19 (dredging material) or 20 (extracting rock or other material) in a wild river preservation area.	1 2
<b>'</b> (3)	Despite the Integrated Planning Act 1997, section 3.2.1-		
	(a)	the application is taken not to be a properly made application for that Act; and	4 5
	(b)	the assessment manager must refuse to receive the application.	6 7
'(4)	Subsection (5) applies—		
	(a)	to an application not refused under subsection (3); and	9
	(b)	to the extent the application relates to development in a wild river preservation area, other than development mentioned in subsection (2)(b); and	10 11 12
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	13 14 15
·(5)	asse appl	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.'.	16 17 18 19
Sec	ction	93—	20
	inse	rt—	21
'(2A)	However, for petroleum activities carried out in a wild river area, the applicable codes are—		
	(a)	the codes mentioned in subsection (2); and	24
	(b)	the conditions stated, for relevant petroleum activities for the authority, in the wild river declaration for the area.'.	25 26 27
Sec	ction	97(b)(ii) to (vi)—	28
		<i>mber</i> as section 97(b)(iii) to (vii).	29

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4	Se	ction	97(b)—	1
		inse	rt—	2
			(ii) if any part of the application relates to a wild river area—the wild river declaration for the area;'.	3 4
5	Se	ction	98(2)—	5
		omit	t, insert—	6
	<b>'</b> (2)	The	conditions must include—	7
		(a)	any condition the administering authority is required to impose under an EPP requirement; and	8 9
		(b)	for petroleum activities carried out in a wild river area—the conditions stated, for relevant petroleum activities for the authority, in the wild river declaration for the area.'.	10 11 12 13
6	Se	ction	113(b)(ii) to (viii)—	14
		renu	umber as section 113(b)(iii) to (ix).	15
7	Se	ction	113(b)—	16
		inse	rt—	17
			(ii) if any part of the application relates to a wild river area—the wild river declaration for the area;'.	18 19
8	Se	ction	114(2)—	20
		omit	t, insert—	21
	<b>'</b> (2)	The	conditions must include—	22
		(a)	any condition the administering authority is required to impose under an EPP requirement; and	23 24
		(b)	for petroleum activities carried out in a wild river area—the conditions stated, for relevant petroleum activities for the authority, in the wild river declaration for the area.'.	25 26 27 28

9	Se	ction 150—	1
		insert—	2
		'(ga) if a relevant mining tenement relates to any part of a wild river area—the wild river declaration for the area;'.	3 4
10	Se	ction 151(1)—	5
		insert—	6
		(c) any of the mining activities that form the project, other than mining activities authorised under an environmental authority (prospecting) or an environmental authority (mining claim), are in a wild river area.'.	7 8 9 10 11
11	Se	ction 151(2)(b)—	12
		insert—	13
		'(iii) no mining activities that form the project, other than mining activities authorised under an environmental authority (prospecting) or an environmental authority (mining claim), are in a wild river area.'.	14 15 16 17 18
12	Se	ction 162(2)—	19
		omit, insert—	20
	<b>'</b> (2)	The authority must, in making the decision, consider—	21
		(a) the standard criteria; and	22
		(b) if any part of the application relates to a wild river area—the wild river declaration for the area.'.	23 24
13	Se	ction 163(3)—	25
		omit, insert—	26
	<b>'</b> (3)	The Minister must, in making the decision, consider—	27
		(a) the standard criteria; and	28

	(b) if any part of the application relates to a wild river area—the wild river declaration for the area.'.	1 2
14 C	napter 5, part 2—	3
	insert—	4
'Divisio	n 3 EM plan decision for particular non-code compliant applications	5 6
'163A A	oplication of div 3	7
	'This division applies for a non-code compliant application if—	8 9
	(a) it is for an environmental authority (prospecting) or an environmental authority (mining claim) and relates to mining activities in a wild river area; and	
	(b) no relevant mining tenement for the application is, or is included in, a significant project.	13 14
'163B D	ecision about EM plan requirement	15
'(1)	The administering authority must, within the required period, decide whether an EM plan is required for the application.	16 17
'(2)	The authority must, in making the decision, consider—	18
	(a) the standard criteria; and	19
	(b) the wild river declaration for the area.	20
'(3)	If the authority does not make the decision within the required period, it is taken, at the end of the period, to have decided that no EM plan is required for the application.	
'(4)	In this section—	24
	<i>required period</i> means the later of the following periods to end—	25 26
	(a) 10 business days after the administering authority receives the application;	27 28

		(b) if the administering authority, within the 10 business days, gives the applicant a written notice that the EPA Minister has fixed a longer period—the longer period.'.	1 2 3 4
15	Aft	er section 169—	5
		insert—	6
ʻ169/	A EM	plan required	7
	'(1)	If the administering authority requires an EM plan under section 163B—	8 9
		(a) the administering authority must not decide the application until the EM plan process is complete; and	10 11
		(b) the required period for deciding the application under section 171 does not commence until the EM plan process is complete.	12 13 14
	'(2)	In this section—	15
		<i>EM plan process</i> means, with necessary changes, the process stated in sections 187 to 192 for submitting and assessing an EM plan.'.	16 17 18
16	Se	ction 170(4)(b)—	19
		omit, insert—	20
		(b) subject to paragraph (a), consider—	21
		(i) the standard criteria; and	22
		<ul><li>(ii) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area.'.</li></ul>	23 24 25
17	Se	ction 171(2)(c) to (e)—	26

renumber as section 171(2)(d) to (f).

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18	Se	ction 171(2)—	1	
		insert—	2	
		'(c) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area;'.	3 4 5	
19	Se	ction 171D—	6	
		insert—	7	
	'(4)	If the administering authority requires an EM plan under section 163B, the EM plan process must be completed before part 6, divisions 5 to 8 apply.	8 9 10	
	<b>'</b> (5)	In this section—	11	
		<i>EM plan process</i> means, with necessary changes, the process stated in part 6, division 3 for submitting and assessing an EM plan.'.	12 13 14	
20	Se	ction 173(2)(b) to (d)—	15	
		<i>renumber</i> as section 173(2)(c) to (e).	16	
21	Se	ction 173(2)—	17	
		insert—	18	
		(b) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area;'.	19 20 21	
22	Se	ction 175—	22	
	insert—			
	'(4)	If the administering authority requires an EM plan under section 163B—	24 25	
		(a) the administering authority must not give the draft environmental authority until the EM plan process is complete; and	26 27 28	

		(b) the required period for giving the draft environmental authority does not commence until the EM plan process is complete.	1 2 3
	<b>'</b> (5)	In this section—	4
		<i>EM plan process</i> means, with necessary changes, the process stated in part 6, division 3 for submitting and assessing an EM plan.'.	5 6 7
23	Ch	apter 5, part 4, division 3—	8
		insert—	9
'176	Ad	ditional conditions may be imposed	10
	'(1)	The administering authority may, in preparing the draft environmental authority, impose a condition (an <i>additional</i> <i>condition</i> ) on the environmental authority that is not a relevant standard environmental condition for the environmental authority.	11 12 13 14 15
	'(2)	In deciding whether to impose an additional condition, the authority must—	16 17
		(a) comply with any relevant EPP requirement; and	18
		(b) subject to paragraph (a), consider—	19
		(i) the standard criteria; and	20
		<ul><li>(ii) to the extent the environmental authority relates to mining activities in a wild river area—the wild river declaration for the area.</li></ul>	21 22 23
	·(3)	However, an additional condition may be imposed only if the authority considers that the condition is necessary or desirable.'.	24 25 26
24	Se	ction 189(1)—	27
		insert—	28
		(do) to the extent the plan relates to mining activities in a	20

'(da) to the extent the plan relates to mining activities in a 29 wild river area—state the way in which the applicant 30 proposes to minimise any adverse effect of the mining 31

activities on the wild river area, having regard to the 1 wild river declaration for the area: and'. 2 25 Section 193(3)(b)(iii) and (iv)-3 renumber as section 193(3)(b)(iv) and (v). 4 Section 193(3)(b)-26 5 insert— 6 (iii) to the extent the application relates to mining 7 activities in a wild river area—the wild river 8 declaration for the area;'. 9 27 Section 203(1)-10 insert— 11 '(da) to the extent the plan relates to mining activities in a 12 wild river area-state the way in which the applicant 13 proposes to minimise any adverse effect of the mining 14 activities on the wild river area, having regard to the 15 wild river declaration for the area: and'. 16 Section 207(2)(c) and (d)-28 17 *renumber* as section 207(2)(d) and (e). 18 Section 207(2)-29 19 insert— 20 (c) to the extent the application relates to mining activities 21 in a wild river area-the wild river declaration for the 22 area;'. 23 30 Section 210(3)(b)-24 insert— 25

	'(iii) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area.'.	1 2 3
31	Section 223(d) to (f)—	4
	renumber as section 223(e) to (g).	5
32	Section 223—	6
	insert—	7
	'(d) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area;'.	8 9 10
33	Section 225(3)—	11
	insert—	12
	(c) to the extent the application relates to mining activities in a wild river area—the wild river declaration for the area.'.	13 14 15
34	Schedule 3—	16
	insert—	17
	<i>applicable code</i> see the <i>Integrated Planning Act 1997</i> , schedule 10.	18 19
	wild river area see the Wild Rivers Act 2005, schedule 2.	20
	<i>wild river declaration</i> see the <i>Wild Rivers Act</i> 2005, schedule 2.	21 22
	<i>wild river high preservation area</i> means a high preservation area under the <i>Wild Rivers Act 2005</i> .	23 24
	<i>wild river preservation area</i> means a preservation area under the <i>Wild Rivers Act 2005</i> .	25 26

35		nedule 3 agraph	3, definition <i>environmental management plan</i> , (c)—	1 2
		insert—	-	3
		"(	iii) for, or an application for, an environmental authority (prospecting) or an environmental authority (mining claim)—means an EM plan required under section 163B.'.	4 5 6 7
Fish	erie	s Act 1	994	8
1	Se	ction 55	.(2)—	9
		omit, in	isert—	10
	<b>'</b> (2)	In cons	idering the application, the chief executive must—	11
			omply with any relevant regulation or management lan; and	12 13
		(b) co	onsider any applicable wild river declaration.'.	14
2	Pa	rt 5, divi	ision 3A, subdivision 2, after s 76D—	15
		insert—	-	16
'76D/			ns in relation to aquaculture and waterway rks in wild river areas	17 18
	<b>'(1)</b>	This see	ction applies to a development application for—	19
		In	material change of use of premises mentioned in the <i>ntegrated Planning Act 1997</i> , schedule 8, part 1, able 2, item 8; or	20 21 22
			perational work mentioned in the <i>Integrated Planning ct 1997</i> , schedule 8, part 1, table 4, item 6.	23 24
	'(2)		tion (3) applies if any part of the application relates to ment in a wild river high preservation area.	25 26
	<b>'</b> (3)	Despite	e the Integrated Planning Act 1997, section 3.2.1—	27
			ne application is taken not to be a properly made pplication for that Act; and	28 29

	(b)	the assessment manager must refuse to receive the application.	1 2
'(4)	Subs	section (5) applies—	3
	(a)	to an application not refused under subsection (3); and	4
	(b)	to the extent the application relates to development in a wild river preservation area; and	5 6
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	7 8 9
'(5)	asses appl	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.	10 11 12 13
ʻ76DB Apj are		tions in relation to marine plants in wild river	14 15
'(1)	oper	section applies to a development application for ational work, mentioned in the <i>Integrated Planning Act</i> 7, schedule 8, part 1, table 4, item 8.	16 17 18
'(2)		section (3) applies if any part of the application relates to ational work in a wild river area other than operational	19 20 21
	(a)	for specified works in the area; or	22
	(b)	that is a necessary and unavoidable part of installing or maintaining works or infrastructure required to support other development for which a development permit is not required or, if a development permit is required, the permit is held or has been applied for.	23 24 25 26 27
<b>'</b> (3)	Desp	pite the Integrated Planning Act 1997, section 3.2.1-	28
	(a)	the application is taken not to be a properly made application for that Act; and	29 30
	(b)	the assessment manager must refuse to receive the application.	31 32
<b>'</b> (4)	Subs	section (5) applies—	33

	(a)	to an application not refused under subsection (3); and	1
	(b)	to the extent the application relates to operational work in a wild river area—	2 3
		(i) for specified works in the area; or	4
		<ul> <li>(ii) that is a necessary and unavoidable part of installing or maintaining works or infrastructure required to support other development for which a development permit is not required or, if a development permit is required, the permit is held or has been applied for; and</li> </ul>	5 6 7 8 9 10
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	11 12 13
'(5)	asses appli	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.	14 15 16 17
		ions in relation to works in declared fish habitat wild river areas	18 19
<b>'</b> (1)	This	section applies to a development application for-	20
	(a)	building work mentioned in the <i>Integrated Planning Act</i> 1997, schedule 8, part 1, table 1, item 2; or	21 22
	(b)	operational work mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 7.	23 24
<b>'</b> (2)	devel	ection (3) applies if any part of the application relates to lopment in a wild river high preservation area other than lopment for specified works.	25 26
<b>'</b> (3)	Desp		27
	<b>T</b>	bite the Integrated Planning Act 1997, section 3.2.1—	27 28
	(a)	the <i>Integrated Planning Act 1997</i> , section 3.2.1— the application is taken not to be a properly made application for that Act; and	
		the application is taken not to be a properly made	28 29

	(a)	to an application not refused under subsection (3); and	1
	(b)	to the extent the application relates to development—	2
		(i) in a wild river preservation area; or	3
		(ii) for specified works in a wild river area; and	4
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	5 6
'(5)	asse appl	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.'.	7 8 9 10
Se	ction	90(1)—	11
	inse	rt—	12
	'(d)	release non-indigenous fisheries resources, or cause non-indigenous fisheries resources to be placed or released, in a watercourse in a wild river area.'.	13 14 15
Sc	hedu	le—	16
	inse	rt—	17
		<i>licable code</i> see the <i>Integrated Planning Act 1997</i> , dule 10.	18 19
	spec	ified works see the Wild Rivers Act 2005, section 48.	20
	wate	ercourse see the Water Act 2000, schedule 4.	21
	wild	river area see the Wild Rivers Act 2005, schedule 2.	22
		<i>river high preservation area</i> means a high preservation under the <i>Wild Rivers Act 2005</i> .	23 24
		<i>river preservation area</i> means a preservation area under <i>Wild Rivers Act 2005.</i> '.	25 26

3

4

Fore	estry	Act 1959	1			
1	Se	ction 5—	2			
		insert—	3			
		'lake see the Water Act 2000, schedule 4.	4			
		wild river see the Wild Rivers Act 2005, schedule 2.	5			
		wild river area see the Wild Rivers Act 2005, schedule 2.'.	6			
2	Aft	er section 33—	7			
		insert—	8			
'33A	Management in a wild river area					
	<b>'</b> (1)	The chief executive must prepare a management plan for the management of State forests, timber reserves and forest entitlements areas in wild river areas.	10 11 12			
	'(2)	In preparing the plan, the chief executive must have regard to any relevant code of practice approved under section 44A.'.	13 14			
3	Aft	er section 44—	15			
		insert—	16			
'44 <b>A</b>	Co are	de of practice for getting forest products in wild river as	17 18			
	<b>'</b> (1)	The chief executive may approve a code of practice for getting forest products, other than quarry material in a watercourse or lake, in a wild river area.	19 20 21			
	'(2)	The code must state a minimum distance either side of a wild river, or a major tributary of a wild river, within which forest products must be retained.	22 23 24			
	'(3)	The code may state different minimum distances for particular forest products.	25 26			

'44E	Ge	tting forest products in wild river areas	1
		'The chief executive must ensure that any lease, licence or permit granted, or any agreement or contract entered, for getting forest products in a wild river area requires the getting of the forest products to be in accordance with the code approved by the chief executive under section 44A for the wild river area.	2 3 4 5 6 7
		Note—	8
		See sections 55(2) and 56(2A).'.	9
4	See	ction 55—	10
		insert—	11
	'(2)	However, the chief executive must refuse to grant a licence for the getting of quarry material in a watercourse or lake in a wild river area.'.	12 13 14
5	See	ction 56—	15
		insert—	16
	'(2A)	However, the chief executive must refuse to grant a permit, licence, lease or other authority or enter an agreement or contract in relation to the getting of quarry material in a watercourse or lake in a wild river area.'.	17 18 19 20
Fos	sicki	ng Act 1994	21
1	See	ction 3—	22
		insert—	23
		<i>'lake</i> see the <i>Water Act 2000</i> , schedule 4.	24
		wild river area see the Wild Rivers Act 2005, schedule 2.	25
		<i>wild river high preservation area</i> means a high preservation area under the <i>Wild Rivers Act 2005</i> .	26 27

	<i>river preservation area</i> means a preservation area under <i>Wild Rivers Act 2005.</i> '.	1 2
tion	3, definition protected area—	3
omit	t, insert—	4
'pro	tected area means—	5
(a)	land dedicated under the <i>Nature Conservation Act 1992</i> as—	6 7
	(i) a National Park (Scientific); or	8
	(ii) a National Park; or	9
	(iii) a National Park (Aboriginal land); or	1
	(iv) a National Park (Torres Strait Islander land); or	1
	(v) a national park (recovery); or	1
	(vi) a conservation park; or	1
(b)	in a wild river area, whether or not in an area mentioned in paragraph (a)—	14 13
	(i) the wild river high preservation area; or	1
	(ii) a watercourse or lake in the wild river preservation area.'.	1′ 18

# **Integrated Planning Act 1997**

### 1 Schedule 8, part 1, table 2—

insert—

2

	'For a wild river area
11	Making a material change of use of premises to the extent the premises is in a wild river area and the proposed use is for agricultural or animal husbandry activities, as defined under the <i>Wild Rivers Act 2005</i> .

19

- 20
- 21

Schedul 2000'—	e 8, part 1, table 4, item 3(c), after ' <i>Water Act</i>	1 2
inser	<i>t</i> —	3
', a v	vild river declaration'.	4
Schedul	e 8, part 1, table 4, item 3(d)—	5
omit,	insert—	6
'(d)	interfering with overland flow water in an area declared under the <i>Water Act 2000</i> to be a drainage and embankment area if the operations are declared under that Act or a wild river declaration to be assessable development.'.	7 8 9 10 11

#### 4 Schedule 8, part 1, table 4—

insert—

10Operational work for agricultural or animal husbandry activities, as defined<br/>under the Wild Rivers Act 2005, in a wild river area if the operations are<br/>declared, under the wild river declaration for the area, to be assessable<br/>development.'.

#### 5 Schedule 8, part 1, table 5—

insert—

An environmentally relevant activity (other than a mining activity or a
petroleum activity) for which a code of environmental compliance has
been made under the Environmental Protection Regulation 1998, but only
to the extent development for the activity is in a wild river area.'.

#### 6 Schedule 8, part 2, table 1, item 3, after 'in a declared fish 16 habitat area'— 17 *insert*— 18

', other than in a wild river area,'.

14

12 13

15

7	Schedule 8, part 2, table 2, item 1, after 'for aquaculture'—	$\frac{1}{2}$
	insert—	3
	', other than in a wild river area,'.	4
8	Schedule 8, part 2, table 4, item 1(b), after ' <i>Water Act 2000</i> '—	5 6
	insert—	7
	', a wild river declaration'.	8
9	Schedule 8, part 2, table 4, item 1(c)—	9
	omit, insert—	10
	(c) interfering with overland flow water in an area declared under the <i>Water Act 2000</i> to be a drainage and embankment area if the operations are declared under that Act or a wild river declaration to be self-assessable development.'.	11 12 13 14 15
10	Schedule 8, part 2, table 4, item 2, after 'a waterway barrier works'—	16 17
	insert—	18
	', other than in a wild river area,'.	19
11	Schedule 8, part 2, table 4, item 3, after 'a declared fish habitat area'—	20 21
	insert—	22
	', other than in a wild river area,'.	23
12	Schedule 8, part 2, table 4, item 4, 'marine plants if'—	24
	omit, insert—	25
	'marine plants, other than in a wild river area, if'.	26

13	S	Schedule 8, part 2, table 5, item 1, after '1998'— insert—				
		', but only to the extent development for the ad wild river area'.	ctivity is not in a	2 3 4		
14	S	chedule 8A, table 3, items 9 and 10, '1 or 2	?	5		
		omit, insert—		6		
		'1 and 2'.		7		
15	S	chedule 8A, table 3—		8		
		insert—		9		
		'For a wild river area				
	11	If tables 1 and 2 do not apply and the application is Ch	nief executive			

11	If tables 1 and 2 do not apply and the application is	Chief executive
	for—	administering the
	(a) assessable development under—	Wild Rivers
	(i) schedule 8, part 1, table 2, item 11; or	Act 2005'.
	<ul><li>(ii) schedule 8, part 1, table 4, item 10; and</li><li>(b) no other assessable development.</li></ul>	

16	Schedule 8A, table 4, items 4 to 7, '1, 2 or 3 does'—			
	omit, insert—	11		
	'1, 2 and 3 do'.	12		

### 17 Schedule 8A, table 4—

insert—

·10	If tables 1, is for— (a) (b)	operationa vegetation <i>Managem</i> assessable (i) sche	ent Act 1999; and development under- dule 8, part 1,	g native legetation	The chief executive administering the Vegetation Management Act 1999 and the Wild Rivers Act 2005
		(ii) sche	11; or dule 8, part 1, 10; and	table 4,	
	(c)	no other a	ssessable developme	nt.	
11	If tables 1, is for— (a)	2 and 3 do operationa	not apply and the ap l work—	plication	The chief executive administering the <i>Water Act 2000</i> and the <i>Wild Rivers</i>
			taking or interferier ar under the <i>Water A</i>		Act 2005
		refe Act stor	is the construction rable dam under the 2000 or that will income age capacity of a by more than 10%;	he <i>Water</i> rease the referable	
	(b)	assessable	development under-		
			dule 8, part 1, 11; or	table 2,	
			dule 8, part 1, 10; and	table 4,	
	(c)	no other a	ssessable developme	nt.	

1 2

#### Wild Rivers Bill 2005

# Schedule 1 (continued)

12	If tables 1, is for— (a) (b)	2 and 3 do not apply and the application operational work for clearing native vegetation under the <i>Vegetation</i> <i>Management Act 1999</i> ; and operational work—	The chief executive administering the Vegetation Management Act 1999, the Water Act 2000 and the Wild Rivers Act 2005'.
		(i) for taking or interfering with water under the <i>Water Act 2000</i> ; or	
		(ii) that is the construction of a referrable dam under the <i>Water Act 2000</i> or that will increase the storage capacity of a referable dam by more than 10%; and	
	(c)	assessable development under	
		(i) schedule 8, part 1, table 2, item 11; or	
		(ii) schedule 8, part 1, table 4, item 10; and	
	(d)	no other assessable development.	

#### Schedule 10— 18

	insert—	2
	'wild river area see the Wild Rivers Act 2005, schedule 2.	3
	<i>wild river declaration</i> see the <i>Wild Rivers Act 2005</i> , schedule 2.'.	4 5
	nd Protection (Pest and Stock Route Management) t 2002	6 7
1	Section 78(7), definition environmentally significant	8

1

area—	9
insert—	10
(h) a wild river area.'.	11

2	Scl	hedule	3—	1				
		insert–	_	2				
		'wild r	iver area see the Wild Rivers Act 2005, schedule 2.'.	3				
Mir	neral I	Resou	rces Act 1989	4				
1	Aft	er sect	er section 391A— 5					
		insert–	_	6				
<b>'39</b> 1	IAA Re are		on on grant of mining tenements in wild river	7 8				
	'(1)		on must not, in a wild river high preservation area other watercourse or lake—	9 10				
		(a) g	rant a mining tenement; or	11				
		(b) r	enew a mining tenement other than a mining claim.	12				
	'(2)	A pers area—	on must not, in a watercourse or lake in a wild river	13 14				
		p	grant a mining tenement, other than an exploration permit for exploration using only limited hand sampling echniques; or	15 16 17				
		(b) r	enew a mining tenement other than—	18				
		(	i) a mining claim; or	19				
		(	ii) an exploration permit for exploration using only limited hand sampling techniques.	20 21				
	<b>'</b> (3)	Subsec	tions (1) and (2) do not apply to an application—	22				
			n relation to a project for which a special agreement Act was enacted; and	23 24				
		(b) a	llowed, under the special agreement Act, to be made.	25				
	<b>'</b> (4)	This se	ection applies despite any other provision of this Act.	26				
	<b>'</b> (5)	In this	section—	27				
		<i>lake</i> se	the Water Act 2000, schedule 4.	28				

	limi	ted ho	and sampling techniques, for exploration, means-	1
	(a)	taki	ng samples no larger than 20kgs; and	2
	(b)		taking the samples, removing material using only -mechanical means; and	3 4
	(c)	if di	igging is necessary—	5
		(i)	digging—	6
			(i) no deeper than 1m; and	7
			(ii) not more than 1m <sup>3</sup> ; and	8
			<ul><li>(iii) along a watercourse or a tributary of a watercourse or in a lake—at places at least 250m apart; and</li></ul>	9 10 11
		(ii)	leaving, in the area where the digging has taken place, any soil or other material disturbed while taking the samples.	12 13 14
	min	ing te	enement see the Wild Rivers Act 2005, schedule 2.	15
	spec	ial ag	greement Act see section 735(2).	16
	wate	ercou	rse see the Water Act 2000, schedule 4.	17
	wild	river	r area see the Wild Rivers Act 2005, schedule 2.	18
			<i>r high preservation area</i> means a high preservation or the <i>Wild Rivers Act 2005</i> .	19 20
e C	ons	erva	ation Act 1992	21
Se	ction	117-	_	22
	inse	rt—		23
• •				

(1A) A final management plan for a protected area may be 24 inconsistent with a wild river declaration that applies to a part or all of the protected area only to the extent the management plan provides for a greater level of protection for the area than 27 is provided for in the declaration.'.

Nature

1

2	Scl	hedu	le—	1
		inse	rt—	2
			<i>d river declaration</i> see the <i>Wild Rivers Act 2005</i> , edule 2.'.	3 4
State Act			pment and Public Works Organisation	5 6
1	Aft	er se	ction 37—	7
		inse	rt—	8
'37A	Applications for material change of use of premises in wild river areas			9 10
	<b>'</b> (1)	This	s section applies to the extent the application is—	11
		(a)	for a material change of use of premises in a wild river area; and	12 13
		(b)	made to the assessment manager after the wild river declaration for the area takes effect.	14 15
	'(2)	Des	pite section 37—	16
		(a)	the information and referral stage of IDAS applies to the application; and	17 18
		(b)	the referral agencies, under the Integrated Planning Act, for the application are the referral agencies required to assess the application against—	19 20 21
			(i) the applicable code, for the development, mentioned in the wild river declaration for the area; or	22 23 24
			(ii) the purpose of the Wild River Act 2005.	25
	'(3)	Coo deve ager	here is any inconsistency between a condition the rdinator-General's report states must attach to the elopment approval and a condition imposed by a referral acy mentioned in subsection (2)(b), the referral agency's dition prevails to the extent of the inconsistency.'.	26 27 28 29 30

2 Section 39—		ction 39—	1
		insert—	2
	'(3A)	Subsections (3B) and (3C) apply to the extent the application is—	3 4
		(a) for development in a wild river area; and	5
		(b) made to the assessment manager after the wild river declaration for the area takes effect.	6 7
	'(3B)	Subsection (1)(a) does not limit the assessment manager's power, under the Integrated Planning Act, to—	8 9
		(a) assess the application against the applicable code, for the development, mentioned in the wild river declaration for the area; and	10 11 12
		(b) impose conditions inconsistent with conditions that must be attached under subsection (1)(a).	13 14
	'(3C)	If there is any inconsistency between a condition mentioned in subsection $(1)(a)$ and a condition imposed by the assessment manager under subsection $(3B)(b)$ , the assessment manager's condition prevails to the extent of the inconsistency.'.	15 16 17 18
3	Sec	ction 138—	19
		insert—	20
	'(3A)	The power of the Coordinator-General under subsection (1) does not apply to a wild river area.'.	21 22
4	Sch	nedule—	23
		insert—	24
		<i>applicable code</i> see the <i>Integrated Planning Act 1997</i> , schedule 10.	25 26
		<i>material change of use</i> see the <i>Integrated Planning Act 1997</i> , section 1.3.5.	27 28
		wild river area see the Wild Rivers Act 2005, schedule 2.	29

		<i>wild river declaration</i> see the <i>Wild Rivers Act</i> 2005, schedule 2.'.	1 2
Tra	nspo	rt Infrastructure Act 1994	3
1	See	ction 35—	4
		insert—	5
	'(2)	Subsection (1) does not authorise the chief executive to extract quarry material from a watercourse in a wild river area.'.	6 7 8
2	Se	ction 39—	9
		insert—	10
	'(4)	Subsection (1) does not authorise the chief executive, in a wild river area, to—	11 12
		(a) divert or construct a watercourse; or	13
		(b) extract quarry material from a watercourse.'.	14
3	See	ction 167—	15
		insert—	16
	<b>'</b> (4)	Subsection (1) does not authorise the chief executive, in a wild river area, to grant an approval under this section to—	17 18
		(a) divert or construct a watercourse; or	19
		(b) extract quarry material from a watercourse.'.	20
4	See	ction 306—	21
		insert—	22
	<b>'</b> (3)	Subsection (1) does not authorise the chief executive, in a wild river area, to—	23 24

		(a) divert or construct a watercourse; or	1
			1
		(b) extract quarry material from a watercourse.'.	2
5	Scl	hedule 6—	3
		insert—	4
		<i>quarry material</i> see the <i>Water Act 2000</i> , schedule 4.	5
		wild river area see the Wild Rivers Act 2005, schedule 2.'.	6
Veç	getati	on Management Act 1999	7
1	Se	ction 16—	8
		insert—	9
	<b>'</b> (8)	This section does not apply to a declaration of an area of high nature conservation value taken to exist under section 17(1A).'.	10 11 12
2	Se	ction 17—	13
		insert—	14
	'(1A)	A wild river high preservation area is taken to be declared to be an area of high nature conservation value under subsection $(1)(a)$ .	15 16 17
	'(2A)	For an area mentioned in subsection (1A), the declared area code is the code identified in the wild river declaration for the wild river area.'.	18 19 20
3	Pa	rt 2, division 4—	21
		insert—	22
'19 <i>/</i>	A Pre	eparing amendment of declared area code	23
	<b>'</b> (1)	The Minister may prepare an amendment of a declared area code.	24 25

	'(2)	The Minister must consult with the following entities in preparing the amendment—	1 2
		(a) an advisory committee established to advise the Minister about vegetation management;	3 4
		(b) each local government whose area is affected by the code.	5 6
	'(3)	The Minister must give each owner of land that is in the area to which the code applies a written notice inviting the owner to make a submission about the proposed amendment.	7 8 9
	'(4)	The Minister must also give public notice of the proposed amendment.	10 11
	<b>'</b> (5)	The notice must be published in a newspaper the Minister considers appropriate and state—	12 13
		(a) where copies of the proposed amendment may be inspected; and	14 15
		(b) that written submissions may be made by any entity about the proposed amendment; and	16 17
		(c) the day by which submissions must be made, and the person to whom, and the place where, the submissions must be made.	18 19 20
'19B	Арј	proving amendment of declared area code	21
	<b>'</b> (1)	The Governor in Council may, by gazette notice, approve the amendment of a declared area code.	22 23
	'(2)	The chief executive must keep a copy of the amendment available for inspection by the public—	24 25
		(a) at the department's head office and regional offices during office hours on business days; and	26 27
		(b) on the department's web site.	28
	<b>'</b> (3)	On payment of a fee, a person may buy a copy of the amendment.	29 30

	(4) The fee for a copy of the amendment must not be more than the reasonable cost of publishing the copy.			
	'(5)	The amendment is not subordinate legislation.	3	
'19C	Min	or or stated amendment of declared area code	4	
		'The Governor in Council may amend a declared area code without section 19A applying if—	5 6	
		<ul><li>(a) the amendment is only to correct a minor error in the code, or to make another change that is not a change of substance; or</li></ul>	7 8 9	
		(b) the code states that an amendment of a stated type may be made to the code by amendment under this subsection and the amendment is of the stated type.'.	10 11 12	
4	Sec	tion 22A—	13	
		insert—	14	
	'(2A)	However, a vegetation clearing application is not for a relevant purpose under this section if the development applied for is—	15 16	
		(a) mentioned in subsection (2)(a), (f), (g), (i) or (j); and	17	
		(b) proposed for a wild river high preservation area.'.	18	
5	Sch	edule—	19	
		insert—	20	
		wild river area see the Wild Rivers Act 2005, schedule 2.	21	
		<i>wild river declaration</i> see the <i>Wild Rivers Act 2005</i> , schedule 2.	22 23	
		<i>wild river high preservation area</i> means a high preservation area under the <i>Wild Rivers Act 2005</i> .'.	24 25	

## Water Act 2000

4

1	See	ction 20(6)—	2
		omit, insert—	3
	<b>'</b> (6)	A person may take overland flow water or take or interfere with subartesian water for any purpose unless—	4 5
		<ul> <li>(a) there is a moratorium notice, a water resource plan or a wild river declaration that limits or alters the water that may be taken or interfered with; or</li> </ul>	6 7 8
		(b) for subartesian water only—a regulation under section 1046 regulates the taking of or interfering with the water.'.	9 10 11
2	See	ction 46—	12
		insert—	13
	<b>'</b> (5)	The draft plan, to the extent it applies to a wild river area, must not be inconsistent with the wild river declaration for the area.'.	14 15 16
3	See	ction 47—	17
		insert—	18
		'(ba) to the extent the draft plan applies to a wild river area—the wild river declaration for the area;'.	19 20
4	See	ction 55—	21
		insert—	22
	'(2A)	Also, the Minister must amend a water resource plan if-	23
		(a) the water resource plan, to the extent it applies to a wild river area, is inconsistent with the wild river declaration for the area; and	24 25 26
		(b) the inconsistency is in relation to a matter mentioned in	07

(b) the inconsistency is in relation to a matter mentioned in 27 the *Wild Rivers Act 2005*, section 14(1)(h) to (l) or (2).'. 28

5	Sec	ction	57—		1
		inse	rt—		2
		'(c)	in re	elation to a wild river area—	3
			(i)	the water resource plan, to the extent it applies to the area, is inconsistent with the wild river declaration for the area; and	4 5 6
			(ii)	the inconsistency is in relation to a matter mentioned in the <i>Wild Rivers Act 2005</i> , section $14(1)(h)$ to (l) or (2); and	7 8 9
			(iii)	the amendment is to ensure consistency with the wild river declaration.'.	10 11
6	Sec	ction	98—		12
		inse	rt—		13
	<b>'</b> (6)		t not b	plan, to the extent it applies to a wild river area, be inconsistent with the wild river declaration for the	14 15 16
7	Sec	ction	99—		17
		inse	rt—		18
		'(ca)		he extent the draft plan applies to a wild river —the wild river declaration for the area;'.	19 20
8	Sec	ction	106–	_	21
		inse	rt—		22
		'(c)	in re	lation to a wild river area—	23
			(i)	the water resource plan has been amended under section $57(c)$ ; and	24 25
			(ii)	the amendment of the resource operations plan is to ensure consistency with the water resource plan as amended.'.	26 27 28

9	Se	ction 205—	1	
		omit, insert—	2	
<b>'205</b>	Decisions to be in accordance with plans and declaration			
	<b>'</b> (1)	If a water resource plan, a resource operations plan or a wild river declaration has been approved for an area, the chief executive must make decisions under this part in accordance with the plan or declaration.	4 5 6 7	
	'(2)	If the chief executive makes a decision under this part, in accordance with a water resource plan, a resource operations plan or a wild river declaration, the chief executive is required to give, for the decision—	8 9 10 11	
		(a) to the extent a different decision, consistent with the plan, could have been made—an information notice; or	12 13	
		(b) otherwise—a notice stating the decision and the reasons for the decision.	14 15	
	<b>'</b> (3)	In this section—	16	
		<i>decision</i> includes a part of a decision.'.	17	
10	Se	ction 212, hdg, after 'plan'—	18	
		insert—	19	
		'or declaration'.	20	
11	Se	ction 212(1), 'or a resource operations plan'—	21	
		omit, insert—	22	
		', a resource operations plan or a wild river declaration'.	23	
12	Section 266—			
		insert—	25	
	'(4)	The application is taken not to have been made if any part of the application—	26 27	
		(a) relates to a wild river area; and	28	

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		(b)	relat	es to an activity other than—	1
			(i)	an activity necessary to control non-native plants or declared pests in the area; or	2 3
			(ii)	an activity necessary for specified works in the area; or	4 5
			(iii)	an activity that is a necessary and unavoidable part of installing or maintaining works or infrastructure required to support other development for which a development permit is not required or, if a development permit is required, the permit is held or has been applied for.'.	6 7 8 9 10 11
13	Se	ction	280–	_	12
		inser	rt—		13
	'(3)			if any part of the application relates to a wild river pplication is taken not to have been made.'.	14 15
14	See	ction	814,	after subsection (2)—	16
		inser	rt—		17
	'(2AA)	Desp	pite su	ubsection (2)(a)(viii)—	18
		(a)	of ve out u	ovision of a regulation that permits the destruction egetation, excavation or placing of fill if it is carried under a prescribed guideline does not apply to a wild area; and	19 20 21 22
		(b)		ection (1) continues to apply to the destruction of etation, excavation or placing of fill in the area.	23 24
	'(2AB)			n (2AA) applies despite the <i>Wild Rivers Act 2005</i> , (2)(b).'.	25 26
15	See	ction	851(2	2)—	27
		omit	, inse	rt—	28
	'(2)			if the decision for which the notice was given is in a water resource plan, a resource operations plan or	29 30

		a wild river declaration, the interested person may appeal only to the extent a different decision, consistent with the plan or declaration, could have been made.'.	1 2 3
16	Sec	tion 966(1)(c)—	4
		omit, insert—	5
		(c) operational work in a drainage and embankment area; or'.	6 7
17	Afte	er section 966—	8
		insert—	9
'966A	App area	blications in relation to operational work in wild river as	10 11
د ا	(1)	This section applies to a development application for operational work mentioned in the <i>Integrated Planning Act 1997</i> , schedule 8, part 1, table 4, item 3, other than paragraph (d).	12 13 14 15
د	(2)	Subsection (3) applies if any part of the application relates to operational work in a wild river high preservation area other than—	16 17 18
		(a) operational work for town water supply that is not a dam or weir; or	19 20
		(b) operational work related to a water entitlement or water permit.	21 22
"	(3)	Despite the Integrated Planning Act 1997, section 3.2.1-	23
		(a) the application is taken not to be a properly made application for that Act; and	24 25
		(b) the assessment manager must refuse to receive the application.	26 27
د	(4)	Subsection (5) applies—	28
		(a) to an application not refused under subsection (3); and	29
		(b) to the extent the application relates to operational work—	30 31

		(i) in a wild river preservation area; or	1
		(ii) for town water supply that is not a dam or weir in a wild river high preservation area; or	2 3
		(iii) in a wild river high preservation area, related to a water entitlement or water permit; and	4 5
	(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	6 7 8
'(5)	asse: appl	assessment manager and any concurrence agency, in ssing and deciding the application, must comply with the icable code, for the development, mentioned in the wild declaration for the area.	9 10 11 12
		tions in relation to interfering with overland flow wild river areas	13 14
'(1)	oper	section applies to a development application for ational work mentioned in the <i>Integrated Planning Act</i> 7, schedule 8, part 1, table 4, item 3(d).	15 16 17
·(2)	oper	section (3) applies if any part of the application relates to ational work in a wild river floodplain management area r than operational work—	18 19 20
	(a)	for specified works in the area; or	21
	(b)	stated in the wild river declaration for the area to be assessable development for which an application may be lodged.	22 23 24
<b>'</b> (3)	) Desp	bite the Integrated Planning Act 1997, section 3.2.1—	25
	(a)	the application is taken not to be a properly made application for that Act; and	26 27
	(b)	the assessment manager must refuse to receive the application.	28 29
'(4)	) Subs	section (5) applies—	30
	(a)	to an application not refused under subsection (3); and	31

		(b)	to the extent the application relates to operational work	1
			in a wild river floodplain management area—	2
			(i) for specified works in the area; or	3
			<ul><li>(ii) stated in the wild river declaration for the area to be assessable development for which an application may be lodged; and</li></ul>	4 5 6
		(c)	despite the <i>Integrated Planning Act 1997</i> , chapter 3, part 3, division 4 and sections 3.5.4, 3.5.5, 3.5.13 and 3.5.14.	7 8 9
	'(5)	asse: appl:	assessment manager and any concurrence agency, in assing and deciding the application, must comply with the licable code, for the development, mentioned in the wild r declaration for the area.	10 11 12 13
'966			tions in relation to removal of quarry material in er areas	14 15
	<b>'</b> (1)	deve	s section applies to a development application for elopment mentioned in the <i>Integrated Planning Act 1997</i> , edule 8, part 1, table 5, item 1.	16 17 18
	'(2)		section (3) applies if any part of the application relates to elopment in a wild river area.	19 20
	<b>'</b> (3)	Desp	pite the Integrated Planning Act 1997, section 3.2.1—	21
		(a)	the application is taken not to be a properly made application for that Act; and	22 23
		(b)	the assessment manager must refuse to receive the application.'.	24 25
18	Se	ction	967(4)(c), 'or water resource plan'—	26
		omit	t, insert—	27
		', wa	ater resource plan or wild river declaration'.	28
19	Aft	er se	ction 1013B—	29
		inser	rt—	30

<b>'101</b>	3C Flo	podplain management areas	1
		'A wild river floodplain management area is taken to be a drainage and embankment area for this Act.'.	2 3
20	Sec	ction 1014(2)—	4
		insert—	5
		'(gb) state a process for granting or otherwise dealing with unallocated water in a wild river area; and'.	6 7
21	Sec	ction 1046—	8
		insert—	9
	<b>'</b> (8)	A wild river subartesian management area is taken to be a subartesian area for this Act.'.	10 11
22	Scl	hedule 4—	12
		insert—	13
		<i>applicable code</i> see the <i>Integrated Planning Act 1997</i> , schedule 10.	14 15
		<i>declared pest</i> means a declared pest under the <i>Land Protection (Pest and Stock Route Management) Act 2002.</i>	16 17
		<i>drainage and embankment area</i> includes a wild river floodplain management area as provided for in section 1013C.	18 19
		specified works see the Wild Rivers Act 2005, section 48.	20
		<i>subartesian area</i> includes a wild river subartesian management area as provided for in section 1046.	21 22
		wild river area see the Wild Rivers Act 2005, schedule 2.	23
		<i>wild river declaration</i> see the <i>Wild Rivers Act</i> 2005, schedule 2.	24 25
		<i>wild river floodplain management area</i> means a floodplain management area under the <i>Wild Rivers Act 2005</i> .	26 27

	<i>river high preservation area</i> means a high preservation under the <i>Wild Rivers Act 2005</i> .	1 2
	<i>river preservation area</i> means a preservation area under <i>Wild Rivers Act 2005</i> .	3 4
	<i>river subartesian management area</i> means a subartesian agement area under the <i>Wild Rivers Act 2005</i> .'.	5 6
Schedul	e 4, definition vegetation—	7
omit	, insert—	8
'veg	etation—	9
(a)	means native plants including trees, shrubs, bushes, seedlings, saplings and reshoots; and	10 11
(b)	for a wild river area, includes dead vegetation.'.	12

# Schedule 2 Dictionary

section	3	2

agricultural activities—			3
1	1 Agricultural activities means—		4
	(a)	cultivating soil; or	5
	(b)	planting, gathering or harvesting a crop, including a food or fibre crop; or	6 7
	(c)	disturbing the soil to establish non-indigenous grasses, legumes or forage cultivars; or	8 9
	(d)	using the land for horticulture or viticulture.	10
2	The	term does not include—	11
	(a)	producing agricultural products for the domestic needs of the occupants of the land; or	12 13
	(b)	baling or cutting pasture; or	14
	(c)	broadcasting seed to establish an improved pasture; or	15 16
	(d)	forestry activities.	17
ame	endme	ent proposal see section 23.	18
ame	endme	ent proposal notice see section 23.	19
anir	nal hi	usbandry activities—	20
1	Anii	nal husbandry activities means—	21
	(a)	breeding, keeping, raising or caring for animals, for commercial purposes, that—	22 23
		(i) rely on prepared, packaged or manufactured feed or irrigated or ponded pastures; and	24 25
		<ul><li>(ii) are kept in a pen, yard, enclosure, pond, cage, shed, stables or other confined area or structure; or</li></ul>	26 27 28
	(b)	establishing a feedlot, piggery or dairy.	29

2	The	term does not include—	1
	(a)	grazing; or	2
	(b)	raising livestock for the domestic needs of the occupants of the land; or	3 4
	(c)	keeping livestock, for example horses, necessary for working the land; or	5 6
	(d)	aquaculture; or	7
	(e)	environmentally relevant activities.	8
<i>appli</i> sched		e code see the Integrated Planning Act 1997, 0.	9 10
this A	Act m	<i>tely qualified</i> , for a person to whom a power under hay be delegated, includes having the qualifications, e or standing appropriate to exercise the power.	11 12 13
Examp	ole of .	standing—	14
a pe	rson's	classification level in the public service	15
<i>asses</i> sectio		<i>It manager</i> see the <i>Integrated Planning Act 1997</i> , 1.7.	16 17
Auru	kun j	<i>project</i> see section 46.	18
catch	men	t includes a sub-catchment.	19
consi	ıltati	on report see section 38.	20
decla	ratio	<i>n proposal</i> see section 11.	21
decla	ratio	<i>n proposal notice</i> see section 11.	22
	-	ent application see the Integrated Planning Act edule 10.	23 24
<i>disas</i> sectio		anagement see the Disaster Management Act 2003,	25 26
		entally relevant activity see the Environmental Act 1994, section 18.	27 28
•		<i>management area</i> means an area described in a declaration as a floodplain management area.	29 30

	stry activities means the growing, managing or harvesting mber for commercial purposes.	1 2
desci	<i>preservation area</i> means the part of a wild river area ribed as the high preservation area in the wild river aration for the area.	3 4 5
IDA.	<b>S</b> see the <i>Integrated Planning Act 1997</i> , section 3.1.1.	6
ment	<i>br tributary</i> , of a wild river, means a major tributary tioned in the wild river declaration for the wild river area includes the wild river.	7 8 9
explo	<i>ing tenement</i> means a prospecting permit, mining claim, oration permit, mineral development licence or mining e under the <i>Mineral Resources Act 1989</i> .	10 11 12
mora	atorium period—	13
(a)	for the declaration of a wild river area—see section 9; and	14 15
(b)	for the amendment of a wild river declaration—see section 21.	16 17
<i>natural resource</i> includes water, minerals, quarry material and native vegetation.		18 19
notic	ce of intent—	20
(a)	for the declaration of a wild river area—see section 8; and	21 22
(b)	for the amendment of a wild river declaration—see section 20.	23 24
PNG	<i>a pipeline project</i> see section 47.	25
desci	<i>ervation area</i> means the part of a wild river area ribed as the preservation area in the wild river declaration he area.	26 27 28
prop	erly made submission means a submission that—	29
(a)	is made by an entity invited to make the submission; and	30
(b)	is in writing and is signed by each entity who made the submission; and	31 32

(c)	is received on or before the last day for the making of the submission; and	1 2		
(d)	states the name and address of each entity who made the submission; and	3 4		
(e)	states the grounds of the submission and the facts and circumstances relied on in support of the grounds; and	5 6		
(f)	is received by the person stated in the notice inviting the submission.	7 8		
	<i>pposed wild river area</i> means a part of the State mentioned a notice of intent as a proposed wild river area.	9 10		
cir	<i>blish</i> , for a notice, means publish the notice in a newspaper culating, or by announcement over a radio broadcasting, nerally throughout—	11 12 13		
(a)	for a notice about a proposed wild river declaration—the proposed wild river area to which the declaration relates; and	14 15 16		
(b)	for a notice about a proposed amendment or revocation of a wild river declaration—the wild river area to which the declaration relates.	17 18 19		
qu	arry material see the Water Act 2000, schedule 4.	20		
res	<i>ource operations plan</i> see the <i>Water Act 2000</i> , schedule 4.	21		
-	<i>ecial agreement Act</i> see the <i>Environmental Protection Act</i> 94, section 614(2).	22 23		
	<i>ecial feature</i> , of a wild river area, means a special feature entioned in the wild river declaration for the area.	24 25		
spe	ecified works see section 48.	26		
	<i>bartesian management area</i> means an area described in a ld river declaration as a subartesian management area.	27 28		
me	<i>threshold limit</i> , in relation to an activity or a natural resource, means the extent to which the activity may be carried out or the natural resource taken, for example—			
(a)	the extent to which a structure may be increased; or	32		
(b)	the amount of water that may be taken.	33		

water resource plan see the Water Act 2000, schedule 4.	1
<i>wild river</i> means a river described as a wild river in a wild river declaration.	2 3
<i>wild river area</i> means an area declared under part 2 as a wild river area.	4 5
<i>wild river declaration</i> means a declaration approved under part 2.	6 7
wild river document see section 39.	8
wild river report see section 40.	9

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