

Queensland

Vegetation Management and Other Legislation Amendment Bill 2009



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2009

A Bill

for

An Act to amend for particular purposes the Land Act 1994, the Land Title Act 1994 and the Vegetation Management Act 1999, to repeal the Vegetation Management (Regrowth Clearing Moratorium) Act 2009 and to make consequential and minor amendments to the Integrated Planning Act 1997, the Queensland Civil and Administrative Tribunal (Jurisdiction Provisions) Amendment Act 2009, the State Development and Public Works Organisation Act 1971 and the Sustainable Planning Act 2009

[s 1] _____

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Vegetation Management and Other Legislation Amendment Act 2009.	4 5
Clause	2	Commencement	6
		This Act, other than the following provisions, is taken to have commenced on 8 October 2009—	7 8
		• sections 31, 39, 40(2) and (3) and 47	9
		• parts 4 to 7	10
		• schedule, amendment of the Land Act 1994	11
		• schedule, amendment of the <i>Vegetation Management Act 1999</i> , amendments 1, 2, 11 and 15.	12 13
	Part	2 Amendment of Vegetation	14
		Management Act 1999	15
Clause	3	Act amended in pt 2 and schedule	16
		This part and the schedule amend the <i>Vegetation Management Act</i> 1999.	17 18
Clause	4	Amendment of s 3 (Purpose of Act)	19
		(1) Section 3(1)(a)—	20
		omit, insert—	21

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		'(a) conserves remnant vegetation that is—	1
		(i) an endangered regional ecosystem; or	2
		(ii) an of concern regional ecosystem; or	3
		(iii) a least concern regional ecosystem; and'.	4
	(2)	Section 3(2)—	5
		insert—	6
		'(f) the regulation of particular regrowth vegetation.'.	7
Clause 5		nendment of s 10 (State policy for vegetation nagement)	8 9
	(1)	Section 10(2), from 'state'—	10
		omit, insert—	11
		'state—	12
		(a) outcomes for vegetation management and actions proposed to achieve the outcomes; and	13 14
		(b) special considerations for significant community projects.'.	15 16
	(2)	Section 10(4) to (6)—	17
		omit.	18
	(3)	Section 10(7)—	19
		renumber as section 10(4).	20
	(4)	Section 10—	21
		insert—	22
	'(5)	In this section—	23
		significant community projects means projects the chief executive considers have an aesthetic, conservation, cultural or economic benefit to a local or regional community or the State, including—	24 25 26 27
		(a) a project that serves an essential need of the community; and	28 29

[s 6]
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			E	Examples—	1
				essential infrastructure, school	2
				project that significantly improves the community's ccess to services.	3 4
			E	Examples—	5
				hospital, State or local government library or museum'.	6
Clause	6	Ins	ertion o	of new pt 2, div 2A	7
			Part 2-	_	8
			insert-	_	9
	'Div i	ision	2 A	Other policies for vegetation	10
				management	11
	'Sub	divi	sion 1	Concurrence agency policies	12
	'10A	Тур	es of c	oncurrence agency policies	13
		'(1)	Agency the ch	ACU policy is the document called 'Concurrence y Policy for Material Change of Use (MCU)' made by ief executive on 23 August 2007, as amended or ed from time to time under this section.	14 15 16 17
		'(2)	Policy execution	for Reconfiguring a Lot (RaL)' made by the chief ive on 23 August 2007, as amended or replaced from time under this section.	18 19 20 21
		'(3)		of the MCU policy and the RaL policy is called a rence agency policy.	22 23
		'(4)	mentio	nief executive may amend or replace the document ned in subsection (1) or (2) or any amendment or ement of it.	24 25 26
		'(5)		er, the amendment or replacement does not take effect is approved under a regulation.	27 28

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	'(6)	A reference to a concurrence agency policy is taken to include any amendment or replacement under subsection (4) that has taken effect.	1 2 3
'10B	Coi	ntent of concurrence agency policy	4
	'(1)	A concurrence agency policy may provide for any matter about assessing and responding as a concurrence agency to the part of a concurrence agency application giving rise to the referral that the chief executive considers is necessary or desirable for achieving the purpose of this Act.	5 6 7 8 9
	'(2)	A concurrence agency policy may—	10
		(a) provide criteria for assessing the part of a concurrence agency application giving rise to the referral, including the clearing of native vegetation—	11 12 13
		(i) made assessable under the Planning Act; or	14
		(ii) that becomes exempt development under the Planning Act if the application is approved; or	15 16
		(b) state the circumstances in which the chief executive must in its referral agency's response to a concurrence agency application tell the assessment manager to refuse the application.	17 18 19 20
	'(3)	A concurrence agency policy must not be inconsistent with the State policy.	21 22
'Sub	divi	sion 2 Offsets policy	23
'10C	Wh	at is the <i>offsets policy</i>	24
	'(1)	The <i>offsets policy</i> is the document called 'Policy for Vegetation Management Offsets' made by the chief executive on 28 September 2007, as amended or replaced from time to time under this section.	25 26 27 28

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	'(2)	men	chief executive may amend or replace the doc ioned in subsection (1) or any amendment cement of it.		2
	'(3)		ever, the amendment or replacement does not take it is approved under a regulation.	effect 4	
	'(4)	amei	ference to the offsets policy is taken to include adment or replacement under subsection (2) that a effect.	•	7
10D	Co	ntent	of offsets policy	9)
	'(1)	requ appr	offsets policy may provide for any matter aborements for an offset as a condition of a developed that the chief executive considers is necessable for achieving the purpose of this Act.	pment 1 ary or 1	12
	'(2)	The	offsets policy may—	1	4
		(a)	set out the characteristics of a suitable offset area to offset, including the following—		5
			(i) remnant status or current level of protection vegetation in the offset area;		7
			(ii) the location and size of the offset area;	1	9
			(iii) the ecological equivalence of the vegetation offset area to the vegetation in the area cleared; and	to be 2	20 21 22
		(b)	provide for on-going management and monitoring vegetation in the offset area; and		23
		(c)	require reporting about the management and moni of the vegetation in the offset area; and	_	25
		(d)	provide for a range of ways to legally secure an area; and		27
			Examples—	2	29
			• a covenant under the Land Title Act 1994	3	30
			• a declaration under part 2, division 4	3	3 1

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	<i>,</i> ,	

			(e)	provide the circumstances when the chief executive may enter into an agreement with the applicant for the development approval or a third party to provide an offset area; and	1 2 3 4
			(f)	provide the circumstances when the applicant for the development approval may provide an offset area and the period within which the offset area is provided.	5 6 7
		'(3)	The polic	offsets policy must not be inconsistent with the State ey.'.	8 9
Clause	7			nent of s 11 (Minister must approve regional on management codes)	10 11
		(1)	Sect	ion 11, 'approve'—	12
			omit	, insert—	13
			ʻmal	ce'.	14
		(2)	Sect	ion 11(2)—	15
			renu	mber as section 11(4).	16
		(3)	Sect	ion 11—	17
			inse	rt—	18
		'(2)	prote the I	gional vegetation management code may provide for the ection of the habitat of native wildlife prescribed under Nature Conservation Act as endangered, vulnerable, rare ear threatened wildlife (<i>protected wildlife</i>).	19 20 21 22
		'(3)	map	subsection (2), the code may refer to an essential habitat for the area of habitat in which the protected wildlife is ected.'.	23 24 25
Clause	8	Am	endn	nent of s 12 (Preparing codes)	26
			Sect	ion 12, 'approving'—	27
			omit	, insert—	28
			ʻmal	king'.	29

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Clause	9		endment of s 13 (Minister must consider all properly de submissions)	1 2
			Section 13, 'approving'—	3
			omit, insert—	4
			'making'.	5
Clause	10	Rep	placement of s 14 (Publication of codes)	6
			Section 14—	7
			omit, insert—	8
	'14	Wh effe	en regional vegetation management code takes ect	9 10
		'(1)	A regional vegetation management code, or an amendment or replacement of a regional vegetation management code, does not take effect until it has been approved under a regulation.	11 12 13
		'(2)	A reference to a regional vegetation management code is taken to include any amendment or replacement under subsection (1) that has taken effect.'.	14 15 16
Clause	11		endment of s 15 (Minor or stated amendments of ional vegetation management code)	17 18
		(1)	Section 15, heading, 'or stated'—	19
			omit, insert—	20
			', stated or permitted'.	21
		(2)	Section 15, 'sections 11 to 14'—	22
			omit, insert—	23
			'sections 12 and 13'.	24
		(3)	Section 15—	25
			insert—	26
			'(c) the amendment is a permitted amendment of the code.'.	27
		(4)	Section 15—	28

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			insert—	1
		'(2)	In this section—	2
		-	permitted amendment, of a regional vegetation management code, means an amendment of—	3 4
			(a) a provision of the code about a suggested way of achieving a required outcome under the code; or	5 6
			(b) a provision of the code to make it consistent with the State policy.'.	7 8
Clause	12	Ame	endment of s 17 (Making declaration)	9
		(1)	Section 17(3) to (5)—	10
			omit.	11
		(2)	Section 17(6)—	12
			renumber as section 17(3).	13
Clause	13		endment of s 19B (Approving amendment of declared code)	14 15
		(1)	Section 19B(2) to (4)—	16
			omit.	17
		(2)	Section 19B(5)—	18
			renumber as section 19B(2).	19
Clause	14		ssion of s 19M (Information to be available for ection)	20 21
			Section 19M—	22
			omit.	23
Clause	15	Inse	ertion of new pt 2, divs 4B and 4C	24
			Part 2—	25
			insert—	26

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'Division 4B		4B	Other codes for vegetation management	
'Sub	divi	sion 1	Conducting a native forest practice	3
'190	Na	tive fores	t practice code	4
	'(1)	Code appaperoved	by the Minister, as amended or replaced from time ander this section.	5 6 7 8
	'(2)		ster may amend or replace the document mentioned tion (1) or any amendment or replacement of it.	9 10
	'(3)		the amendment or replacement does not take effect approved under a regulation.	11 12
	'(4)	include a	nce to the native forest practice code is taken to ny amendment or replacement under subsection (2) aken effect.	13 14 15
'19P	Со	ntent of n	ative forest practice code	16
	'(1)	about co	re forest practice code may provide for any matter onducting a native forest practice the Minister is necessary or desirable for achieving the purpose et.	17 18 19 20
	'(2)	outcomes	we forest practice code may provide for required and practices for producing, managing and commercial timber in native forests.	21 22 23
	'(3)	The native the State	re forest practice code must not be inconsistent with policy.	24 25
'19Q		ence to c	onduct native forest practice without	26 27
			n must not conduct a native forest practice in an area nt vegetation or regulated regrowth vegetation unless	28 29

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		the person has given the chief executive a notice in the approved form stating the location of the proposed conducting of the practice.	1 2 3
		Maximum penalty—50 penalty units.	4
'19R		ence to conduct particular native forest practice er than under native forest practice code	5 6
		'If the native forest practice code applies to a native forest practice, the native forest practice must be conducted in a way that complies with the code.	7 8 9
		Note—	10
		See the Planning Act, section 4.3.1, schedule 8, part 1, table 4, item 1A and schedule 10, definition <i>forest practice</i> for the penalty for carrying out a native forest practice other than under the code.	11 12 13
'Suk	divi	sion 2 Clearing regulated regrowth vegetation under the regrowth vegetation code	14 15 16
'19S	Ма	king regrowth vegetation code	17
	'(1)	The Minister may make a code for clearing regulated regrowth vegetation (the <i>regrowth vegetation code</i>).	18 19
	'(2)	The regrowth vegetation code may provide for any matter about clearing regulated regrowth vegetation the Minister considers is necessary or desirable for achieving the purpose of this Act.	20 21 22 23
	'(3)	The regrowth vegetation code may provide for the following—	24 25
		(a) required outcomes and practices, and voluntary best practice activities, for clearing regulated regrowth vegetation;	26 27 28
		(b) the protection of habitat for protected wildlife;	29

[s 15]	
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		(c) the restriction on clearing commercial timber on State land;	1 2
		(d) the circumstance in which an exchange area must be provided.	3 4
	'(4)	For subsection (3)(b), the code may refer to an essential habitat map for the area of habitat in which the protected wildlife is protected.	5 6 7
	'(5)	The regrowth vegetation code must not be inconsistent with the State policy.	8 9
'19T	Wh	en regrowth vegetation code takes effect	10
		'The regrowth vegetation code, or an amendment or replacement of the regrowth vegetation code, does not take effect until it has been approved under a regulation.	11 12 13
'19U		quirement and process for giving notice of aring regulated regrowth vegetation	14 15
	'(1)	This section applies if a person proposes clearing regulated regrowth vegetation under the regrowth vegetation code on land (a <i>clearing area</i>).	16 17 18
	'(2)	The person must give the chief executive notice in the approved form (a <i>clearing notification</i>) stating—	19 20
		(a) the real property description of the land; and	21
		(b) the location and extent of—	22
		(i) the clearing area; and	23
		(ii) any exchange area; and	24
		(c) the purpose of clearing the regulated regrowth vegetation.	25 26
	'(3)	The chief executive must, within 5 business days after receiving the clearing notification—	27 28
		(a) give the person notice that the notification was received and information included in the notification is enough to	29 30

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		identify the location and extent of the clearing area and any exchange area; or	1 2
		(b) ask the person to give the chief executive further reasonable information or documents about the location or extent of the clearing area or any exchange area within a stated period.	3 4 5 6
	' (4)	A notice or request under subsection (3) may be given orally or by written notice.	7 8
	'(5)	However, if the notice or request is given orally, the chief executive must, within 5 business days after giving the notice or request, confirm the notice or request by written notice given to the person.	9 10 11 12
	'(6)	The stated period mentioned in subsection (3)(b) must be at least 10 business days after the chief executive gives the person written notice of the request.	13 14 15
	'(7)	The notice given under subsection (2) is taken to be a clearing notification whether or not the chief executive acts under subsection (3) in relation to the notice.	16 17 18
'19V	und	ence to clear regulated regrowth vegetation der regrowth vegetation code without clearing ification	19 20 21
		'A person must not clear regulated regrowth vegetation under the regrowth vegetation code unless the person has given the chief executive a clearing notification for the clearing.	22 23 24
		Maximum penalty—50 penalty units.	25
'19W	_	ence to clear regulated regrowth vegetation other n under regrowth vegetation code	26 27
		'Subject to section 19ZF, regulated regrowth vegetation may be cleared only in a way that complies with the regrowth vegetation code.	28 29 30

		1A oth	e the Planning Act, section 4.3.1 and schedule 8, part 1, table 4, items and 1B for the penalty for clearing regulated regrowth vegetation her than under the regrowth vegetation code or a regrowth clearing chorisation.	1 2 3 4 5
'19X	Reg	gister	r of clearing notifications	6
	'(1)		chief executive must keep a register of clearing fications.	7 8
	'(2)	The	register must include, for each clearing notification—	9
		(a)	the person's name; and	10
		(b)	the real property description of the land the subject of the notification; and	11 12
		(c)	the location and extent of—	13
			(i) the clearing area; and	14
			(ii) any exchange area; and	15
		(d)	the purpose of clearing the regulated regrowth vegetation; and	16 17
		(e)	the day the chief executive received the notification.	18
	'(3)	info	chief executive may also keep in the register other rmation about a clearing notification given to the chief utive under section 19U.	19 20 21
	'(4)		person's name for each clearing notification must not be ained in the publicly available part of the register.	22 23
	'(5)		chief executive must publish details in the publicly lable part of the register on the department's website.	24 25

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'Divi	sion 4C	Authorisation to clear regulated regrowth vegetation other than under regrowth vegetation code	1 2 3
'19Y	Definition	ons for div 4C	4
	'In t	his division—	5
	majo majo	nary producer means an individual who spends the prity of the individual's labour on, and derives the prity of the individual's income from, a primary duction business.	6 7 8 9
	with the	nary production business means a business carried on ain the State in a primary production industry, including agricultural, apicultural, aquacultural, horticultural and oral industries.	10 11 12 13
	com	pany, or trust that is solely or mainly engaged in a primary fluction business.	14 15 16
	rele	vant entity means—	17
	(a)	a primary producer; or	18
	(b)	a primary production entity in which a primary producer is—	19 20
		(i) if the entity is a partnership—a partner in the partnership; or	21 22
		(ii) if the entity is a proprietary company—a person who holds shares in the company; or	23 24
		(iii) if the entity is a trust—a trustee of the trust.	25
'19 Z	Applica	tion of div 4C	26
	'Thi	s division applies to a relevant entity if—	27
	(a)	the relevant entity is carrying on a primary production business on 8 October 2009; and	28 29

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		(b)	vegetation for the purpose of carrying on the business;	1 2 3
		(c)	compliance with the regrowth vegetation code would cause the relevant entity financial hardship to an extent	4 5 6 7
'19Z	A Ap	plying	g for authorisation	8
	'(1)	chiet auth	f executive for an authorisation (a <i>regrowth clearing orisation</i>) to clear the regulated regrowth vegetation in a other than in compliance with the regrowth vegetation	9 10 11 12 13
	'(2)	The	application must—	14
		(a)	be made in the approved form; and	15
		(b)	state the real property description of the land on which the proposed clearing is to take place; and	16 17
		(c)	state the location and extent of the area proposed to be cleared under the regrowth clearing authorisation; and	18 19
		(d)	e to the state of	20 21
				22 23
			(ii) the purpose of the proposed clearing; and	24
			compliance with the regrowth vegetation code would cause the relevant entity financial hardship to an extent that would stop the relevant entity's	25 26 27 28 29
	' (3)	In th	is section—	30
		appl	ication period means the period—	31

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	(a) starting on 8 October 2009; and	1
	(b) ending immediately before 8 October 2011.	2
19ZB Ch	ief executive to consider application	3
'(1)	The chief executive must consider the application and decide to grant or refuse to grant the application.	4 5
'(2)	In considering the application, the chief executive may consult with QRAA.	6 7
'(3)	A function of QRAA is to give the chief executive advice about whether clearing the regulated regrowth vegetation in compliance with the regrowth vegetation code would cause the relevant entity financial hardship.	8 9 10 11
' (4)	In this section—	12
	QRAA means the authority established under the <i>Rural and Regional Adjustment Act 1994</i> , section 5.	13 14
'19ZC Cri	teria for granting the application	15
	'The chief executive may grant the application only if satisfied—	16 17
	(a) the relevant entity is carrying on a primary production business; and	18 19
	(b) the proposed clearing is for the purpose of the business; and	20 21
	(c) clearing the regulated regrowth vegetation in compliance with the regrowth vegetation code would cause the relevant entity financial hardship to an extent that would stop the business from operating.	22 23 24 25
19ZD Dec	ciding application	26
'(1)		27 28 29

'(2)	The chief executive may impose conditions on the regrowth clearing authorisation, including conditions about how and where the relevant entity may clear the regulated regrowth vegetation under the authorisation and when the authorisation expires.	1 2 3 4 5
'(3)	If the chief executive decides to refuse to grant the application or grant the application on conditions, the chief executive must give the relevant entity an information notice about the decision.	6 7 8 9
	piry of regrowth clearing authorisation on transfer land	10 11
'(1)	If land the subject of a regrowth clearing authorisation is transferred from the relevant entity to another entity, the authorisation expires on the day the land is transferred.	12 13 14
'(2)	This section applies despite any condition imposed on the regrowth clearing authorisation stating the day the authorisation expires.	15 16 17
	earing regulated regrowth vegetation under thorisation	18 19
'(1)	This section applies if the relevant entity is given a regrowth clearing authorisation for the proposed clearing.	20 21
'(2)	Regulated regrowth vegetation may be cleared under the regrowth clearing authorisation only in a way that complies with the authorisation.	22 23 24
19 ZG Re	gister of regrowth clearing authorisations	25
'(1)	The chief executive must keep a register of regrowth clearing authorisations.	26 27
'(2)	The register must include, for each regrowth clearing authorisation—	28 29
	(a) the relevant entity's name; and	30

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		(b)	the real property description of the land the subject of the authorisation; and	1 2
		(c)	the location and extent of the clearing area; and	3
		(d)	the purpose of clearing the regulated regrowth vegetation; and	4 5
		(e)	the day the chief executive grants the authorisation; and	6
		(f)	the day the authorisation expires.	7
	'(3)	The	register must not be publicly available.'.	8
lause	16 Re	place	ement of s 20A (Forest practice codes)	9
		-	ion 20A—	10
		omii	t, insert—	11
	'Division	1 5A	A Vegetation management maps	12
	'20A WI	nat is	the regional ecosystem map	13
	ZOA WI	'The	e regional ecosystem map is a map certified by the chief eutive as the regional ecosystem map for a part of the State showing for the part—	14 15 16
		(a)	areas of remnant vegetation that are—	17
			(i) an endangered regional ecosystem; or	18
			(ii) an of concern regional ecosystem; or	19
			(iii) a least concern regional ecosystem; and	20
		(b)	the regional ecosystem number for each of the regional ecosystems mentioned in paragraph (a); and	21 22
		(c)	areas the chief executive decides under section 20AH to show on the map as remnant vegetation.	23 24
			Note—	25
			The chief executive may decide under section 20AH to show an area on the regional ecosystem map as remnant vegetation even though the vegetation is not remnant vegetation.	26 27 28

'20AA	What is	the remnant map	1
	the r	eremnant map is a map certified by the chief executive as remnant map for the part of the State to which the regional system map does not apply and showing for the part—	2 3 4
	(a)	areas of remnant vegetation; and	5
	(b)	areas the chief executive decides under section 20AH to show on the map as remnant vegetation.	6 7
		Note—	8
		The chief executive may decide under section 20AH to show an area on the remnant map as remnant vegetation even though the vegetation is not remnant vegetation.	9 10 11
'20AB	What is	the regrowth vegetation map	12
	'The <i>regrowth vegetation map</i> is a map certified by the chief executive as the regrowth vegetation map for the State and showing for the State—		13 14 15
		areas of regrowth vegetation, identified on the map as high value regrowth vegetation, that—	16 17
		(i) are any of the following—	18
		(A) an endangered regional ecosystem;	19
		(B) an of concern regional ecosystem;	20
		(C) a least concern regional ecosystem; and	21
		(ii) have not been cleared since 31 December 1989; and	22 23
	(b)	particular watercourses in the Burdekin, Mackay Whitsunday and Wet Tropics catchments, identified on the map as regrowth watercourses; and	24 25 26
		Editor's note—	27
		At the date of assent, a map showing the Burdekin, Mackay Whitsunday and Wet Tropics catchments can be inspected on the department's website at <www.derm.qld.gov.au>.</www.derm.qld.gov.au>	28 29 30
	(c)	areas the chief executive decides under section 20AI to show on the map as high value regrowth vegetation.	31 32

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	Note—	1
	The chief executive may decide under section 20AI to show an area on the regrowth vegetation map as high value regrowth vegetation even though the vegetation is not regrowth vegetation that satisfies paragraph (a).	2 3 4 5
20AC Wh	at is the <i>essential habitat map</i>	6
'(1)	The <i>essential habitat map</i> is a map certified by the chief executive as the essential habitat map for the State and showing, for the State, areas the chief executive reasonably believes are areas of essential habitat or essential regrowth habitat for protected wildlife.	7 8 9 10 11
'(2)	Essential habitat, for protected wildlife, means an area of remnant vegetation—	12 13
	(a) that has at least 3 essential habitat factors for the protected wildlife that must include any essential habitat factors that are stated as mandatory for the protected wildlife in the essential habitat database; or	14 15 16 17
	(b) in which the protected wildlife, at any stage of its life cycle, is located.	18 19
'(3)	<i>Essential habitat database</i> means a database, listing essential habitat factors for protected wildlife, certified by the chief executive as an essential habitat database.	20 21 22
'(4)	An <i>essential habitat factor</i> , for protected wildlife, is a component of the wildlife's habitat, including, for example, a landform, pollinator, regional ecosystem, soil and water, that is necessary or desirable for the wildlife at any stage of its lifecycle.	23 24 25 26 27
'(5)	Essential regrowth habitat, for protected wildlife, means an area of regrowth vegetation—	28 29
	(a) that has at least 3 essential habitat factors for the protected wildlife that must include any essential habitat factors that are stated as mandatory for the protected wildlife in the essential regrowth habitat database; or	30 31 32 33

	(b)	in which the protected wildlife, at any stage of its life cycle, is located.	1 2
'(6)	esse	ential regrowth habitat database means a database, listing ential habitat factors for protected wildlife, certified by the eff executive as an essential regrowth habitat database.	3 4 5
'20AD W	hat is	a registered area of agriculture map	6
	the a	registered area of agriculture map is a map certified by chief executive as a registered area of agriculture map for yild river area and showing, for the wild river area, stered areas of agriculture.	7 8 9 10
'20AE Ce	ertifyi	ng vegetation management map	11
		e chief executive may certify a vegetation management by certifying—	12 13
	(a)	a hard copy of the map; or	14
	(b)	a digital electronic form of the map.	15
'20AF Ar	nendi	ng vegetation management map	16
		e chief executive may amend a vegetation management (the <i>old map</i>) by—	17 18
	(a)	replacing the map; and	19
	(b)	certifying a vegetation management map that replaces the old map.	20 21
'20AG W	hen v	egetation management map takes effect	22
'(1)	vege	vegetation management map or a map replacing a etation management map does not take effect until a allation approves the map.	23 24 25
'(2)		regulation must state the day on which the map was ified.	26 27

'(3)		eference to a vegetation management map is taken to ude any replacement under subsection (1) that has taken et.	1 2 3
	cidin getati	g to show particular areas as remnant ion	4 5
	'In certifying the regional ecosystem map or remnant map, the chief executive may decide to show an area on the map a remnant vegetation if—		
	(a)	a development approval for the area has been given for—	9 10
		(i) fodder harvesting; or	11
		(ii) thinning; or	12
		(iii) clearing of encroachment; or	13
		(iv) control of non-native plants or declared pests; or	14
	(b)	the area is a declared area or offset area; or	15
	(c)	the chief executive has been notified that the area is subject to a native forest practice; or	16 17
	(d)	the area contains forest products under the <i>Forestry Act</i> 1959 that are remnant vegetation and—	18 19
		(i) has been defined by agreement with the FA chief executive as an area in which the State has an interest in commercial timber; or	20 21 22
		(ii) is an area in which the State has carried out harvesting of commercial timber; or	23 24
		(iii) has been cleared under section 70A; or	25
	(e)	the chief executive has made a PMAV for the area under section 20B(1)(e), (g) or (h); or	26 27
	(f)	the area has been unlawfully cleared; or	28
	(g)	the area has been cleared of native vegetation and in relation to the clearing a person has been found guilty by	29 30

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		a court, whether or not a conviction has been recorded, of a clearing offence; or	1 2
	(h)	the area is a regional ecosystem that—	3
		(i) has a predominant canopy not dominated by woody vegetation; and	4 5
		(ii) has not been cultivated for 15 years; and	6
		(iii) contains native species normally found in the regional ecosystem; and	7 8
		(iv) is not dominated by non-native perennial species.	9
'20AI		g to show particular areas as high value h vegetation	10 11
	may	certifying the regrowth vegetation map, the chief executive decide to show an area on the map as high value regrowth etation if—	12 13 14
	(a)	the chief executive has been given a clearing notification for the area and the purpose of clearing the regulated regrowth vegetation in the area is for—	15 16 17
		(i) thinning; or	18
		(ii) clearing of encroachment; or	19
		(iii) control of non-native plants or declared pests; or	20
	(b)	the area is an exchange area; or	21
	(c)	the area contains forest products under the <i>Forestry Act</i> 1959 that are regulated regrowth vegetation and—	22 23
		(i) has been defined by agreement with the FA chief executive as an area in which the State has an interest in commercial timber; or	24 25 26
		(ii) is an area in which the State has carried out harvesting of commercial timber; or	27 28
		(iii) has been cleared under section 70A; or	29
	(d)	the chief executive has made a PMAV for the area under section 20B(1)(e), (g) or (h); or	30 31

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		(e)	the area has been unlawfully cleared; or	1
		(f)	the chief executive has been notified that the area is subject to a native forest practice; or	2 3
		(g)	the area has been cleared of native vegetation and in relation to the clearing a person has been found guilty by a court, whether or not a conviction has been recorded, of a clearing offence.	4 5 6 7
'20AJ			tion to make PMAV before amending ar vegetation management maps	8 9
	' (1)	This map	section applies to the following vegetation management s—	10 11
		(a)	the regional ecosystem map;	12
		(b)	the remnant map;	13
		(c)	the regrowth vegetation map.	14
	'(2)	amei	n owner of land in an area wants the chief executive to and a vegetation management map, the owner must apply the chief executive under section 20C to make a PMAV for area.	15 16 17 18
		Note-	_	19
			e section 20H for the effect of an inconsistency between a PMAV and egetation management map.'.	20 21
17	Ins	ertio	n of new ss 20AK-20AO	22
		Part	2, division 5A—	23
		inser	rt—	24
'20AK	Wh <i>PM</i>	at is <i>AV</i>)	a property map of assessable vegetation (or	25 26
	' (1)	certi	field by the chief executive as a PMAV for an area and wing for the area the following—	27 28 29
		(a)	category A areas;	30

Clause

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	(b)	category B areas;	1
	(c)	category C areas;	2
	(d)	category X areas;	3
	(e)	areas subject to a regional ecosystem map, remnant map or regrowth vegetation map.	4 5
'(2)	bound	map may also show for the area the location of the daries of, and the regional ecosystem number for, each nal ecosystem in the area.	6 7 8
'(3)		of category A area, category B area, category C area and ory X area is called a <i>vegetation category area</i> .	9 10
	Note-	-	11
		effect of sections 20AL to 20AO, 20BA and 20CA is that there is no rlap of the boundaries of the vegetation category areas.	12 13
'(4)		chief executive may certify a map as a PMAV by ying—	14 15
	(a)	a hard copy of the map; or	16
	(b)	a digital electronic form of the map.	17
20AL Wh	at is a	a category A area	18
	'A ca	tegory A area is an area that—	19
	(a)	is any of the following—	20
		(i) a declared area;	21
		(ii) an offset area;	22
		(iii) an exchange area; or	23
	(b)	has been unlawfully cleared; or	24
	(c)	is, or has been, subject to—	25
		(i) a restoration notice; or	26
		(ii) an enforcement notice under the Planning Act containing conditions about restoration of vegetation; or	27 28 29

1

	(d)	the o	been cleared of native vegetation and in relation to clearing a person has been found guilty by a court, ther or not a conviction has been recorded, of a ring offence; or	1 2 3 4
	(e)		chief executive decides under section 20BA is a gory A area.	5 6
'20AM Wh	at is	a <i>cat</i>	egory B area	7
	'A <i>c</i>	ategoi	ry B area is an area, other than a category A area—	8
	(a)		vn on a regional ecosystem map or remnant map as nant vegetation; or	9 10
	(b)	Land 1994 enda	if section 20AN does not apply to the area, is a d Act tenure to be converted under the <i>Land Act</i> to another form of tenure and is or contains an angered regional ecosystem, of concern regional ystem or a least concern regional ecosystem.	11 12 13 14 15
'20AN Wh	at is	a <i>cat</i>	egory C area	16
		_	ry C area is an area, other than a category A area, ins regrowth vegetation that is—	17 18
	(a)	ecos	ndangered regional ecosystem, of concern regional ystem or a least concern regional ecosystem that has been cleared since 31 December 1989; and	19 20 21
	(b)	eithe	or—	22
		(i)	shown on a regional ecosystem map or remnant map as remnant vegetation; or	23 24
		(ii)	shown on a regrowth vegetation map as high value regrowth vegetation.	25 26
'20 AO Wh	at is	a <i>cat</i>	egory X area	27
'(1)	A ca	tegor _.	y X area is an area, other than a category A area or C area, in which clearing of vegetation has happened	28 29

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					when a PMAV applying to the area was made, did in remnant vegetation.	1 2
		'(2)	exect	utive	an area is not a <i>category X area</i> if the chief decides under section 20CA the area is not a X area.'.	3 4 5
Clause	18				t of s 20B (When chief executive may make p of assessable vegetation)	6 7
			Secti	on 2	0B—	8
			omit,	inse	rt—	9
	'20B	Wh	en ch	nief e	executive may make PMAV	10
		'(1)	The	chief	executive may make a PMAV for an area if-	11
			(a)	the	area becomes a declared area; or	12
			(b)	the	area becomes an offset area; or	13
			(c)	the	area becomes an exchange area; or	14
			(d)	the	area has been unlawfully cleared; or	15
			(e)	the	area is subject to—	16
				(i)	a restoration notice; or	17
				(ii)	an enforcement notice under the Planning Act containing conditions about restoration of vegetation; or	18 19 20
			(f)	rela a co	area has been cleared of native vegetation and in tion to the clearing a person has been found guilty by ourt, whether or not a conviction has been recorded, clearing offence; or	21 22 23 24
			(g)	the	chief executive reasonably believes—	25
				(i)	a person has committed a vegetation clearing offence in relation to the area, whether before or after the commencement of this section, or a vegetation clearing offence is being committed in relation to the area; or	26 27 28 29 30

			(ii) the area was cleared of vegetation in contravention of a tree clearing provision under the <i>Land Act</i> 1994 as in force before the commencement of the <i>Vegetation Management and Other Legislation</i> Amendment Act 2004, section 3; or	1 2 3 4 5
			(iii) prohibited development under the repealed Moratorium Act, part 5 was carried out in relation to the area; or	6 7 8
		(h)	the area is a Land Act tenure that is to be converted under the <i>Land Act 1994</i> to another form of tenure; or	9 10
		(i)	the chief executive reasonably believes there is an error in the part of the regrowth vegetation map for the area.	11 12
	'(2)	inclu	chief executive must give each owner of land to be uded in the PMAV an information notice about the sion to make the PMAV.	13 14 15
	_	ief ex area	ecutive may make decision about category	16 17
			e chief executive may make an area a category A area on a AV if the chief executive reasonably believes—	18 19
		(a)	a vegetation clearing offence is being, or has been, committed in relation to the area; or	20 21
		(b)	the area was cleared of vegetation in contravention of a tree clearing provision under the <i>Land Act 1994</i> as in force before the commencement of the <i>Vegetation Management and Other Legislation Amendment Act 2004</i> , section 3; or	22 23 24 25 26
		(c)	prohibited development under the repealed Moratorium Act, part 5 was carried out in relation to the area.'.	27 28
Clause			nent of s 20C (When owner may apply for y map of assessable vegetation)	29 30
	(1)	Sect	ion 20C, 'property map of assessable vegetation'—	31
		omit	t, insert—	32

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		PMAV.	I
	(2)	Section 20C(3), 'applicant'—	2
		omit, insert—	3
		'owner of the land'.	4
	(3)	Section 20C(3), 'map'—	5
		omit, insert—	6
		'PMAV'.	7
	(4)	Section 20C—	8
		insert—	9
	'(4)	The chief executive may waive the prescribed fee for the making of a PMAV if it is in the interests of the State and the owner.	10 11 12
	'(5)	If the chief executive refuses to make a PMAV for the area, the chief executive must give the owner an information notice about the decision.'.	13 14 15
Clause	20 Ins	sertion of new s 20CA	16
		After section 20C—	17
		1 11001 50011011 25 5	1 /
		insert—	18
	'20CA Pro		
	'20CA Pro '(1)	insert—	18
		insert— ocess before making PMAV	18 19
		insert— ocess before making PMAV This section applies if— (a) an owner of land applies under section 20C for the	18 19 20 21
		insert— ocess before making PMAV This section applies if— (a) an owner of land applies under section 20C for the making of a PMAV for the land or part of the land; and (b) the owner proposes that the land or part of the land (the	18 19 20 21 22 23

	(b)		clearing of vegetation has been carried out under a atorium exemption; or	1 2				
	(c)	deve	clearing of vegetation has been carried out under a elopment approval other than a development roval for—	3 4 5				
		(i)	fodder harvesting; or	6				
		(ii)	thinning; or	7				
		(iii)	clearing of encroachment; or	8				
		(iv)	control of non-native plants or declared pests; or	9				
	(d)	the p	earing notification for the area has been received and purpose of clearing was other than clearing regulated owth vegetation in the area for—	10 11 12				
		(i)	thinning; or	13				
		(ii)	clearing of encroachment; or	14				
		(iii)	control of non-native plants or declared pests.	15				
(3)			chief executive can not make the relevant area a X area on the PMAV if—	16 17				
	(a)	vegetation in the area is not remnant vegetation because of clearing that happened as a result of burning, flooding or natural causes; or						
	(b)	iden	area is located within 50m of a watercourse tified on the regrowth vegetation map as a regrowth ercourse.	21 22 23				
(4)	made chief owne	e a ca f exe er of t	ef executive considers the relevant area can not be ategory X area because of subsection (2) or (3), the cutive must, before making the PMAV, give the the land a notice inviting the owner to show why the rea should be a category X area.	24 25 26 27 28				
(5)	The	notice	e must state the following—	29				
	(a)		grounds for the proposed decision that the relevant is not a category X area;	30 31				

	(b)	the facts and circumstances forming the basis for the grounds;	1 2							
	(c)	the proposed boundaries of the vegetation category areas for the PMAV;	3 4							
	(d)	that the owner may make submissions about the proposed decision;	5 6							
	(e)	how to make a properly made submission;	7							
	(f)	where the submission may be made or sent;	8							
	(g)	a period within which the submission must be made.	9							
' (6)		stated period must be at least 15 business days after the ce is given.	10 11							
'(7)	own not	If, after considering any properly made submission by the owner, the chief executive still considers the relevant area is not a category X area, the chief executive may make the relevant area other than a category X area on the PMAV.								
' (8)	abou	The chief executive must give the owner an information notice about the decision to make the relevant area other than a category X area.								
' (9)	In th	nis section—	19							
	prop	perly made submission means a submission that—	20							
	(a)	is written; and	21							
	(b)	is signed by each person (a <i>signatory</i>) who made the submission; and	22 23							
	(c)	states the name and address of each signatory; and	24							
	(d)	states the grounds of the submission and the facts and circumstances relied on in support of the grounds; and	25 26							
	(e)	is made to the person stated in the notice inviting the submission; and	27 28							
	(f)	is received on or before the last day for the making of the submission.'.	29 30							

Clause	21	Am	nendment of s 20D (When maps may be replaced)	1		
		(1)	Section 20D, heading, 'maps'—	2		
			omit, insert—	3		
			'PMAV'	4		
		(2)	Section 20D(1)—	5		
			omit, insert—	6		
		'(1)	The chief executive may replace a PMAV for an area (the <i>previous area</i>) with 1 or more PMAVs (each a <i>new PMAV</i>).	7 8		
		(3)	Section 20D(2), 'The new map'—	9		
			omit, insert—	10		
			'A new PMAV'.	11		
		(4)	Section 20D(3)(b), 'not of concern'—	12		
			omit, insert—	13		
			'a least concern'.	14		
		(5)	Section 20D(3)(c)—	15		
			omit, insert—	16		
			'(c) for a matter other than a matter mentioned in paragraph (a) or (b), if each of the affected owners agrees to the replacement.'.	17 18 19		
		(6)	Section 20D—	20		
			insert—	21		
				'(4)	A reference to a PMAV made under section 20B or 20C is taken to include its replacement under this section.	22 23
		'(5)	In this section—	24		
			affected owner means an owner of land proposed to be included in a new PMAV if any of the following apply—	25 26		
			(a) the owner applied under section 20C for the making of the new PMAV;	27 28		
			(b) there was not a PMAV for the land or part of the land;	29		

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			(c)	the land, or part of the land, will be affected by a change to the boundary of a vegetation category area in the new PMAV.'.	1 2 3	
Clause	22	Am	endr	ment of s 20E (When maps may be revoked)	4	
		(1)	Sect	ion 20E, heading, 'maps'—	5	
			omit	t, insert—	6	
			'PM	IAV'	7	
		(2)	Sect	ion 20E(1)—	8	
				omit	t, insert—	9
		'(1)	The	chief executive may revoke a PMAV for an area if—	10	
			(a)	for a PMAV made under section 20B(1)(a) for a declared area under division 4, subdivision 2—the declaration for the area ends; or	11 12 13	
			(b)	for a PMAV made under section 20B(1)(b)—the offset in relation to the offset area ends; or	14 15	
			(c)	for a PMAV made under section 20B(1)(c)—the exchange area is no longer an exchange area required under the regrowth vegetation code; or	16 17 18	
			(d)	for a PMAV made under section 20B(1)(d), (e), (f) or (g)—the area is shown on a regional ecosystem map or remnant map as remnant vegetation; or	19 20 21	
			(e)	for a PMAV made under section 20B(1)(h)—the Land Act tenure over the area is not converted to another form of tenure; or	22 23 24	
			(f)	for a PMAV made under section 20B(1)(i)—the regrowth vegetation map is amended to correct the error.'.	25 26 27	
Clause	23	Am	endr	nent of s 20F (Copies of maps to be available)	28	
		(1)		ion 20F, heading, from 'maps'—	29	
			omit	t, insert—	30	

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			'PMAV given to owners'.	1
		(2)	Section 20F(1), 'property map of assessable vegetation'—	2
			omit, insert—	3
			'PMAV'.	4
		(3)	Section 20F(1), 'the map'—	5
			omit, insert—	6
			'the PMAV'.	7
		(4)	Section 20F(2)—	8
			omit, insert—	9
		'(2)	However, if there are 2 or more owners who reside at the same address, a copy of the PMAV may be sent to the owners jointly.'.	10 11 12
Clause	24	Inse	ertion of new s 20H	13
			Part 2, division 5A—	14
			insert—	15
	'20H		onsistency between PMAV and particular letation management maps	16 17
			'If there is an inconsistency in the boundary of an area shown on a PMAV and a boundary of the area shown on any of the following, the boundary of the area shown on the PMAV prevails to the extent of the inconsistency—	18 19 20 21
			(a) the regional ecosystem map;	22
			(b) the remnant map;	23
			(c) the regrowth vegetation map.'.	24
Clause	25		placement of pt 2, div 6, hdg (Modifying effect of nning Act)	25 26
			Part 2, division 6, heading—	27
			omit, insert—	28

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	'Divi	sion	6	Relationship with Planning Act	1
	'Sub	divi	sion 1	Modifying effect of Planning Act'.	2
Clause	26	Am	endmen	t of s 22 (Declarations for the Planning Act)	3
			Section 2	22(3)—	4
			omit, ins	ert—	5
		' (3)	The chie	f executive may—	6
				use the application to the extent the development will ect the commercial timber; or	7 8
			con	ant the vegetation clearing application but impose additions on the development approval in relation to a commercial timber.'.	9 10 11
Clause	27			t of s 22A (Particular vegetation clearing s may be assessed)	12 13
		(1)		22A(2)(d), 'if there is no suitable alternative site for e, firebreak, road, track or infrastructure'—	14 15
			omit, ins	ert—	16
				relevant infrastructure) and the clearing for the infrastructure can not reasonably be avoided or ed'.	17 18 19
		(2)	Section 2	22A(2)(j), (k) and (l)—	20
			omit, ins	ert—	21
			inc 199 sho are	clearing regrowth vegetation on freehold land, ligenous land or leases issued under the <i>Land Act</i> 194 for agriculture or grazing purposes, in an area own as a registered area of agriculture on a registered area of agriculture map in a wild river high preservation ea.'.	22 23 24 25 26 27
		(3)	Section 2	22A(2B)—	28

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	omii	t, inse	rt—	1			
"(2B)	Also, a vegetation clearing application is not for a relevant purpose under this section if the development applied for is clearing regulated regrowth vegetation.'.						
(4)	Sect	ion 22	2A(2C)(a), 'subsection (2)(e), (f), (i) or (j)'—	5			
	omii	t, inse	rt—	6			
	ʻsub	sectio	on (2)(e), (f) or (i)'.	7			
(5)	Sect	ion 22	2A(3)—	8			
	omii	t, inse	rt—	9			
'(3)	In this section—						
	extr	active	industry—	11			
	(a)	mea	ns 1 or more of the following—	12			
		(i)	dredging material from the bed of any waters;	13			
		(ii)	extracting, from a pit or quarry, rock, sand, clay, gravel, loam or other material;	14 15			
		(iii)	screening, washing, grinding, milling, sizing or separating material extracted from a pit or quarry; and	16 17 18			
	(b)	ordi	ades carrying out work that is the natural and nary consequence of carrying out the work tioned in paragraph (a).	19 20 21			
		Exan	nple—	22			
		co	onstructing roads, buildings and other infrastructure'.	23			
Ins	ertio	n of r	new pt 2, div 6, sdiv 2	24			
	Part	2, div	rision 6—	25			
	inse	rt—		26			

'Subdivi	sion	2 Referral agency assessment and responses	1 2
ʻ22DA Re pla		ment for property vegetation management	3 4
	the of	applicant for a concurrence agency application must give chief executive a property vegetation management plan the area to which the application relates in addition to the gs mentioned in the Planning Act, section 3.3.3(1).	5 6 7 8
'22DB Co	mplia	nce with concurrence agency policy	9
	agen	chief executive must, for assessing and giving its referral acy's response to a concurrence agency application, ply with—	10 11 12
	(a)	the concurrence agency policy applicable to the referral; or	13 14
	(b)	if both the concurrence agency policies are applicable to the referral—each of the concurrence agency policies.	15 16
'22DC Re	fusal	of particular concurrence agency application	17
'(1)	conc	chief executive may in its referral agency's response to a currence agency application tell the assessment manager fuse the application or impose a condition—	18 19 20
	(a)	if a PMAV applying to the relevant land or part of the land has been made under section 20B and has not been revoked; or	21 22 23
	(b)	if the relevant land is subject to any of the following—	24
		(i) a restoration notice;	25
		(ii) a compliance notice given before the commencement of this section containing conditions about the restoration of vegetation;	26 27 28
		(iii) a Land Act notice:	29

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		(iv)	a trespass notice if the trespass related act under the <i>Land Act 1994</i> for the notice is the clearing of vegetation on the relevant land;	1 2 3
		(v)	an enforcement notice under the Planning Act issued for a vegetation clearing offence; or	4 5
	(c)		e extent the development applied for is inconsistent an offset or another agreement related to an offset.	6 7
'(2)	In th	is sec	tion—	8
			and means land to which the concurrence agency n relates.	9 10
22DD Co	mmer	cial	timber on State land	11
'(1)	This	section	on applies if—	12
	(a)		oncurrence agency application is for a material age of use of premises on State land; and	13 14
	(b)		chief executive is satisfied there is commercial per on the land.	15 16
'(2)			executive may in its referral agency's response to ation tell the assessment manager—	17 18
	(a)		efuse the application to the extent the development ets the commercial timber; or	19 20
	(b)	•	conditions in relation to the commercial timber that t attach to the development approval.	21 22
22DE Dev	velop	ment	t not for a relevant purpose under s 22A	23
'(1)	deve	lopmo	on applies if the chief executive is not satisfied the ent applied for under a concurrence agency n is for a relevant purpose under section 22A.	24 25 26
'(2)	appli		ing section 22A, a reference to a vegetation clearing in is taken to be a reference to a concurrence agency in.	27 28 29

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15	29

	'(3)	The chief executive must in its referral agency's response to the application tell the assessment manager to refuse the application.	1 2 3
'22D		earing vegetation on adjoining lot for firebreaks d fire management lines	4 5
	'(1)	This section applies if the location of proposed infrastructure for a concurrence agency application would enable the applicant to clear vegetation on adjoining land under the Planning Act, schedule 10, definition <i>essential management</i> , paragraphs (a) or (b).	6 7 8 9 10
	'(2)	In assessing and responding to the part of the application giving rise to the referral, the chief executive must consider any clearing of vegetation that may be required on the adjoining land for—	11 12 13 14
		(a) establishing or maintaining a necessary firebreak to protect the infrastructure; or	15 16
		(b) for establishing a necessary fire management line.	17
	'(3)	Subsection (2) is in addition to, and does not limit, the Planning Act, section 3.3.15 and chapter 3, part 5, division 2.	18 19
	'(4)	In this section—	20
		<i>infrastructure</i> means infrastructure other than a fence, road or vehicular track.'.	21 22
29	Ins	ertion of new pt 2, div 6A	23
		Part 2—	24
		insert—	25

'Division 6A			Vegetation management offsets	1
'Subdivi	sion	1	Preliminary	2
	at are		etation management offsets (or offsets) eas	3 4
'(1)	agree enha	ment	tion management offset (or an offset) is an to carry out works or activities to conserve, maintain, monitor or rehabilitate an area of	5 6 7 8
'(2)			be conserved, enhanced, maintained, monitored or ed is called the <i>offset area</i> .	9 10
'Subdivi s	sion	2	Imposing offsets	11
'22DH Ap	plicati	ion o	f sdiv 2	12
'(1)		subdi oval if	vision applies to an application for a development	13 14
	(a)		elevant regional vegetation management code is the for the clearing of vegetation in the area; and	15 16
	(b)		uired outcome under the code is to maintain the ent extent of a particular regional ecosystem by—	17 18
		(i)	not clearing the regional ecosystem; or	19
		(ii)	if subparagraph (i) is not reasonably practicable, ensuring the structure and function of the regional ecosystem is maintained; or	20 21 22
		(iii)	if subparagraphs (i) and (ii) are not reasonably practicable, imposing an offset as a condition of the development approval; and	23 24 25
	(c)	the a	pplicant proposes an offset to satisfy the required ome.	26 27
'(2)	In thi	s sect	ion—	28

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	relevant regional vegetation management code means the regional vegetation management code for the region of the State in which the area proposed to be cleared under the vegetation clearing application is situated.	1 2 3 4
'22DI Co	mpliance with offsets policy	5
'(1)	The chief executive must, for assessing the development application, comply with the offsets policy.	6 7
'(2)	Without limiting subsection (1), the chief executive may impose the offset as a condition of the development approval.	8 9
'22DJ Cri	teria for decision about offset	10
	'In deciding whether to impose the proposed offset as a condition of the development approval, the chief executive may refuse to impose the proposed offset as a condition of the development approval to satisfy a required outcome under the code if—	11 12 13 14 15
	(a) the applicant has had an offset imposed as a condition of another development approval; and	16 17
	(b) the applicant has not complied with the condition.	18
'22DK Wh	en offset ends	19
	The offset remains in effect until the offset ends under its terms.	20 21
'Subdivi	sion 3 Register of offsets	22
22DL Chi	ief executive must keep register of offsets	23
'(1)	The chief executive must keep a register of offsets.	24
'(2)	The register must include, for each offset imposed as a condition of a development approval—	25 26

		(a)	the name of the applicant for the development approval; and	1 2
		(b)	the name of the owner of the land in which the offset area is located; and	3
		(c)	the department's reference number for the development approval; and	5 6
		(d)	the real property description of the land—	7
			(i) in which the offset area is located; and	8
			(ii) on which the vegetation is cleared under the development approval; and	9 10
		(e)	the location and extent of the offset area; and	11
		(f)	a description of the vegetation in the offset area; and	12
		(g)	a description of the vegetation cleared under the development approval.	13 14
	'(3)	info	chief executive may also keep in the register other rmation about the development approval the chief eutive considers appropriate.	15 16 17
	'(4)	-	erson's name under subsection (2)(a) or (b) must not be ained in the publicly available part of the register.	18 19
	'(5)		chief executive must publish details in the publicly lable part of the register on the department's website.'.	20 21
Clause 30	Am	nendr	nent of s 30 (Power to enter places)	22
		Sect	ion 30(1)—	23
		inse	rt—	24
		'(f)	a person proposing to conduct a native forest practice at the place has given the chief executive a notice under section 19Q for the place; or	25 26 27
		(g)	a person proposing to clear regulated regrowth vegetation under the regrowth vegetation code at the place has given the chief executive a clearing notification for the place.'.	28 29 30 31

Clause	31	Am	nendment of s 49 (Power to require name and address)	1
			Section 49(1)—	2
			omit, insert—	3
		'(1)	This section applies if an authorised officer—	4
			(a) finds a person committing a vegetation clearing offence; or	5 6
			(b) finds a person in circumstances that lead the authorised officer reasonably to suspect the person has just committed a vegetation clearing offence; or	7 8 9
			(c) has information that leads the authorised officer reasonably to suspect a person has just committed a vegetation clearing offence.'.	10 11 12
lause	32	Ins	sertion of new ss 54A-54C	13
			Part 3, division 1, subdivision 7—	14
			insert—	15
	'54A	Sto	op work notice	16
		'(1)	This section applies if an official reasonably believes a person is committing a vegetation clearing offence.	17 18
		'(2)	The official may give the person a notice (a <i>stop work notice</i>) requiring the person to stop committing the offence or not to commit that type of offence again.	19 20 21
		'(3)	The stop work notice must state—	22
			(a) that the official believes the person is committing a vegetation clearing offence; and	23 24
			(b) the vegetation clearing offence the official believes is being committed; and	25 26
			(c) briefly, how it is believed the offence is being committed.	27 28
		'(4)	The stop work notice must be accompanied by or include an information notice about the decision to give the notice.	29 30

	'(5)	The person must cor person has a reasona	mply with the stop work notice unless the ble excuse.	1 2
		Maximum penalty fo	or subsection (5)—1665 penalty units.	3
'54B	Res	toration notice		4
	'(1)	This section applies	if an official reasonably believes—	5
		` '	committed a vegetation clearing offence, re or after the commencement of this	6 7 8
		(b) the matter is ca	apable of being rectified.	9
	'(2)		give the person a notice (a <i>restoration</i> person to rectify the matter.	10 11
	'(3)	The restoration notic	ee must state—	12
		* *	al believes the person has committed a uring offence; and	13 14
		(b) the vegetation been committe	clearing offence the official believes has d; and	15 16
		(c) briefly, how committed; and	it is believed the offence has been	17 18
		(d) the matter the being rectified:	official believes is reasonably capable of ; and	19 20
		(e) the reasonable matter; and	steps the person must take to rectify the	21 22
		(f) the stated reas take the steps.	onable period in which the person must	23 24
	'(4)		ce must be accompanied by or include an bout the decision to give the notice.	25 26
	'(5)	The person must con person has a reasona	mply with the restoration notice unless the ble excuse.	27 28
		Maximum penalty—	-1665 penalty units.	29
	'(6)	In this section—		30

			<i>step</i> includes any action or other measure the official believes is necessary to rectify the matter.	1 2
			Examples—	3
			• giving a proposed restoration plan under section 55AB(1) or making a request under section 55AB(3)	4 5
			 setting objectives and timeframes for restoring the vegetation 	6
			• giving the chief executive a progress report about whether the steps taken within a particular period to rectify the matter have satisfied a stated objective	7 8 9
	'54C		ntravention of stop work notices and restoration tices	10 11
		'(1)	This section applies to a person who is given a stop work notice or a restoration notice.	12 13
		'(2)	If the person does an act, or makes an omission, in contravention of the stop work notice or restoration notice, an official may use reasonable force and take any other reasonable action to stop the contravention.	14 15 16 17
		'(3)	Any reasonable cost or expense incurred by the official in doing anything under subsection (2) may be recovered as a debt owing to the State by the person.'.	18 19 20
Clause	33	Am	nendment of s 55 (Compliance notice)	21
		(1)	Section 55, heading—	22
			omit, insert—	23
	'55	Tra	insfer of land the subject of restoration notice'.	24
		(2)	Section 55(1) to (6)—	25
			omit.	26
		(3)	Section 55(7), 'For this section, if the person has an interest in the land the subject of the'—	27 28
			omit, insert—	29
			'If a person has an interest in land the subject of a'.	30

(4)	Section 55(7) to (10), 'compliance notice'—	1
	omit, insert—	2
	'restoration notice'.	3
(5)	Section 55(8), example—	4
	omit, insert—	5
	'Example—	6
	A is given a restoration notice on 1 January 2010 requiring A to rectify a matter by 30 June 2010. In May 2010, A transfers the land the subject of the restoration notice to B.'.	7 8 9
(6)	Section 55(10), 'under subsection (2)'—	10
	omit.	11
(7)	Section 55(11), 'Subsections (7) to (10)'—	12
	omit, insert—	13
	'Subsections (1) to (4)'.	14
(8)	Section 55(7) to (11)—	15
	renumber as section 55(1) to (5).	16
	nendment of s 55A (Record of compliance notice in d registry)	17 18
(1)	Section 55A, heading and subsections (2) to (6), 'compliance'—	19 20
	omit, insert—	21
	'restoration'.	22
(2)	Section 55A(1)—	23
	omit.	24
(3)	Section 55A(2), 'after the'—	25
	omit, insert—	26
	'after a'	27
(4)	Section 55A(6), 'subsection (5)'—	28

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		omit, in	sert—	1
		'subsect	tion (4)'.	2
	(5)	Section	55A(2) to (6)—	3
		renumb	er as section $55A(1)$ to (5) .	4
lause	35 Ins	ertion o	f new pt 3, div 1, sdiv 8	5
		Part 3, c	livision 1—	6
		insert—		7
	'Subdivi	sion 8	Restoration plans	8
	'55AA Ap	plicatior	n of sdiv 8	9
		'This su	abdivision applies if—	10
		to	official gives a person a restoration notice in relation the committing of a vegetation clearing offence on nd; and	11 12 13
		re	e notice requires the person to prepare a plan (a storation plan) to rectify the matter by restoring egetation on the land.	14 15 16
	'55AB Pre	paring r	restoration plan	17
	'(1)	restorati	rson must, within the reasonable period stated in the ion notice, prepare and give the chief executive a d restoration plan for the land.	18 19 20
	'(2)		toration plan must include the matters stated for the the restoration notice.	21 22
	'(3)	restorati	er, the person may, within 20 business days after the ion notice is given, ask the chief executive to prepare a ion plan for the land.	23 24 25
	'(4)		payable to the chief executive for preparing the plan	26 27

'55AC Ap	proving restoration plan	1
'(1)	The chief executive must review a proposed restoration plan given to the chief executive under section 55AB(1) and—	2 3
	(a) approve the plan; or	4
	(b) if the chief executive considers the plan does not adequately rectify the matter, ask the person—	5 6
	(i) to consider or further consider any matter; and	7
	(ii) to amend the plan in the light of the person's consideration or further consideration; and	8 9
	(iii) to give the amended plan to the chief executive for approval; or	10 11
	(c) ask the person to make stated changes to the plan and give the amended plan to the chief executive for approval.	12 13 14
'(2)	The person must give the amended restoration plan to the chief executive within 20 business days after the chief executive makes a request under subsection (1)(b) or (c).	15 16 17
'(3)	The chief executive must review the amended restoration plan and approve the plan or refuse to approve the plan.	18 19
'(4)	If the chief executive approves the restoration plan under subsection (1)(a) or (3), the chief executive must give the person notice that the plan or amended plan is the approved restoration plan.	20 21 22 23
'(5)	If the chief executive refuses to approve the amended restoration plan, the chief executive must give the person—	24 25
	(a) notice of the refusal; and	26
	(b) an information notice about the decision to refuse to approve the plan.	27 28
'(6)	If the person asks the chief executive to prepare the restoration plan under section 55AB(3), the plan prepared by the chief executive is the approved restoration plan.	29 30 31

	Chie plar		ecutive may amend approved restoration	1 2
'((1)		chief executive may amend the approved restoration plan y time.	3 4
٠,	(2)	exec	ore amending the approved restoration plan, the chief utive must give the person a written notice inviting the on to show why the plan should not be amended.	5 6 7
'((3)	The	notice must state each of the following—	8
		(a)	the grounds for the proposed amendment of the plan;	9
		(b)	the facts and circumstances forming the basis for the grounds;	10 11
		(c)	the proposed amendment of the plan;	12
		(d)	that the person may make submissions about the proposed amendment;	13 14
		(e)	how to make a properly made submission;	15
		(f)	where the submission may be made or sent;	16
		(g)	a period within which the submission must be made.	17
'((4)		stated period must be at least 20 business days after the se is given.	18 19
٠((5)	perso resto	fter considering any properly made submission by the on, the chief executive still considers the approved tration plan should be amended, the chief executive may and the plan.	20 21 22 23
'	(6)	In th	is section—	24
		prop	erly made submission means a submission that—	25
		(a)	is written; and	26
		(b)	is signed by each person (a <i>signatory</i>) who made the submission; and	27 28
		(c)	states the name and address of each signatory; and	29
		(d)	states the grounds of the submission and the facts and circumstances relied on in support of the grounds; and	30 31

	(e) is made to the person stated in the notice inviting the submission; and	1 2
	(f) is received on or before the last day for the making of the submission.	3 4
55AE Ste	ps after, and taking effect of, decision	5
'(1)	If the chief executive decides to amend the approved restoration plan—	6 7
	(a) the chief executive must give the person an information notice about the decision; and	8 9
	(b) the amendment does not take effect until the end of the review period for the decision; and	10 11
	(c) the plan, as amended, becomes the approved restoration plan for the land.	12 13
'(2)	If the chief executive decides not to amend the approved plan, the chief executive must give the person notice of the decision.	14 15 16
'(3)	In this section—	17
	<i>review period</i> , for a decision, means the period provided for under section 63 for applying for an internal review of the decision.	18 19 20
'55AF Fai	lure to comply with restoration notice	21
'(1)	The person is taken not to have complied with the restoration notice if—	22 23
	(a) the person fails to give the chief executive a proposed restoration plan within the period stated in the restoration notice; or	24 25 26
	(b) for a restoration plan not approved under section 55AC(1)(a)—	27 28
	(i) the person fails to comply with section 55AC(2); or	29 30

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			(ii) the chief executive refuses to approve the restoration plan under section 55AC(5).	1 2
		'(2)	Also, the person is taken not to have complied with the restoration notice if the person fails to comply with the approved restoration plan.	
			Note—	6
			For the effect of a failure to comply with a restoration notice, see section $54B(5)$.	7 8
		'(3)	Subsection (1) does not apply if the person has under section 55AB(3) asked the chief executive to prepare a restoration plan for the land.'.	
Clause	36		nendment of s 60B (Guide for deciding penalty for getation clearing offence)	12 13
			Section 60B(2)(a) to (c)—	14
			omit, insert—	15
			'(a) for each hectare of vegetation cleared unlawfully in a declared area or offset area or that is an endangered regional ecosystem other than regulated regrowth vegetation—30 penalty units;	. 17
			(b) for each hectare of vegetation cleared unlawfully that is an of concern regional ecosystem other than regulated regrowth vegetation—24 penalty units;	
			(c) for each hectare of vegetation cleared unlawfully that is a least concern regional ecosystem other than regulated regrowth vegetation—18 penalty units;	
			(d) for each hectare of vegetation cleared unlawfully that is regulated regrowth vegetation or an exchange area—12 penalty units.'.	
Clause	37	Am	nendment of pt 4, hdg (Appeals and legal proceedings) Part 4, heading, 'Appeals'—	29 30

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			omit	t, insert—	1
			'Rev	views'.	2
lause	38	Rep	lace	ment of pt 4, div 1 (Appeals)	3
			Part	4, division 1—	4
			omit	t, insert—	5
	'Divi	sion	1	Internal reviews by chief executive	6
	'62	Inte	rnal	review process before external review	7
			insta	ery review of an original decision must be, in the first ance, by way of an application for an internal review of the sion.	8 9 10
	'63	Hov	v to a	apply for internal review	11
		'(1)	info	person who is given, or is entitled to be given, an ermation notice about a decision made under this Act may by for an internal review of the decision.	12 13 14
		'(2)	An a	application for internal review of a decision must be—	15
			(a)	in the approved form; and	16
			(b)	made to the chief executive; and	17
			(c)	supported by enough information to enable the chief executive to decide the application.	18 19
		' (3)	The	application must be made within 20 business days after—	20
			(a)	the day the person is given the information notice about the decision; or	21 22
			(b)	if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	23 24
		'(4)		chief executive may extend the time for applying for the rnal review.	25 26
		'(5)	The	application does not stay the decision.	27

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	'63A	Re	view decision	1
		'(1)	The chief executive must, within 30 business days after receiving the application—	2 3
			(a) review the decision (the <i>original decision</i>); and	4
			(b) make a decision (the <i>review decision</i>) to—	5
			(i) confirm the original decision; or	6
			(ii) amend the original decision; or	7
			(iii) substitute another decision for the original decision; and	8 9
			(c) give the applicant notice (the <i>review notice</i>) of the review decision.	10 11
		'(2)	If the review decision is not the decision sought by the applicant, the review notice must comply with the QCAT Act, section 157(2).	12 13 14
	' Div i	isior	1A External reviews by QCAT	15
	'63B	Wh	no may apply for external review	16
			'A person who is dissatisfied with a review decision may apply, as provided under the QCAT Act, to QCAT for a review of the review decision.'.	17 18 19
Clause	39		nendment of s 66A (Instruments, equipment and stallations)	20 21
		(1)	Section 66A(2), from ', must'—	22
			omit, insert—	23
			'must give each other party notice of the party's intention to adduce relevant evidence at least 20 business days before the evidence is adduced.'.	24 25 26
		(2)		
		(2)	Section 66A—	27
		(2)	Section 66A— insert—	27 28

		'(3)	The notice must state the grounds on which the party intends to rely to prove that the instrument, equipment or installation—	1 2 3
			(a) was not accurate or precise; or	4
			(b) was not used by an appropriately qualified person.'.	5
Clause	40		nendment of s 66B (Certificate or report about remotely nsed image)	6 7
		(1)	Section 66B(2)(g), after 'vegetation'—	8
			insert—	9
			'or regulated regrowth vegetation'.	10
		(2)	Section 66B(3), from 'at least'—	11
			omit, insert—	12
			'each other party notice of the party's intention to adduce relevant evidence at least 20 business days before the evidence is adduced.'.	13 14 15
		(3)	Section 66B—	16
			insert—	17
		'(4)	The notice must state the grounds on which the party intends to rely to prove that the statement was not correct.'.	18 19
Clause	41	Am	nendment of s 67 (Evidentiary aids)	20
			Section 67(1)—	21
			omit, insert—	22
		'(1)	A certificate purporting to be signed by the chief executive stating any of the following matters is evidence of the matter—	23 24 25
			(a) a stated document is one of the following things made, certified, maintained, given or issued under this Act or the Planning Act—	26 27 28
			(i) an appointment, approval or decision;	29

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(iii) a code, plan or policy;	
	2
(iv) a map;	3
(b) a stated document is another document kept under this Act or the Planning Act;	4 5
(c) a stated document is a copy of, or an extract from or part of, a thing mentioned in paragraph (a) or (b);	6 7
(d) on a stated day—	8
(i) a stated person was given a stated decision, direction or notice under this Act; or	9 10
(ii) a stated requirement under this Act was made of a stated person.'.	11 12
lause 42 Amendment of s 68A (Particulars to be stated for complaint for vegetation clearing offence)	13 14
Section 68A(2)(c)—	15
	15 16
Section 68A(2)(c)—	
Section 68A(2)(c)— omit, insert—	16
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation;	16 17
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'. lause 43 Insertion of new pt 4, div 4	16 17 18 19
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'.	16 17 18 19 20
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'. Flause 43 Insertion of new pt 4, div 4 Part 4— insert—	16 17 18 19 20
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'. Part 4— Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'.	16 17 18 19 20 21 22
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'. Flause 43 Insertion of new pt 4, div 4 Part 4— insert—	16 17 18 19 20 21 22 23
Section 68A(2)(c)— omit, insert— '(c) a description of the vegetation; Example— remnant vegetation that is an endangered regional ecosystem and essential habitat for protected wildlife'. Flause 43 Insertion of new pt 4, div 4 Part 4— insert— 'Division 4 Restrictions on legal proceedings	16 17 18 19 20 21 22 23 24

PMAV application means an application under section 20C t make a PMAV for an area.			1 2		
	<i>relevant PMAV application</i> means a PMAV application mad on or after 8 October 2009 and before the date of assent.				
	rele	vant vegetation map means each of the following—	5		
	(a)	regional ecosystem map;	6		
	(b)	remnant map;	7		
	(c)	regrowth vegetation map.	8		
'68CB No	n-app	olication of Judicial Review Act 1991	9		
'(1)		Judicial Review Act 1991 does not apply to the following ters under this Act—	10 11		
	(a)	conduct engaged in for the purpose of making a relevant decision;	12 13		
	(b)	other conduct that relates to the making of a relevant decision;	14 15		
	(c)	the making of a relevant decision or the failure to make a relevant decision;	16 17		
	(d)	a relevant decision.	18		
'(2)	have unde	articular, for subsection (1), the Supreme Court does not e jurisdiction to hear and determine applications made to it er the <i>Judicial Review Act 1991</i> , parts 3 to 5 in relation to the mentioned in subsection (1).	19 20 21 22		
'(3)	In this section—				
	relevant decision means—				
	(a)	the certifying by the chief executive or the approval of a relevant vegetation map or an amendment or replacement of a relevant vegetation map; or	25 26 27		
	(b)	a decision to agree to make a PMAV the subject of a relevant PMAV application.	28 29		

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	'68CC		ppeals about relevant vegetation maps icular PMAV applications	and	1 2
		'(1)	A person can not appeal under any Act or other	er law—	3
			(a) in relation to the chief executive ce approval of, a relevant vegetation map o or replacement of a relevant vegetation is	r an amendment	4 5 6
			(b) about a delay in the chief executive agr PMAV the subject of a relevant PMAV a	_	7 8
		'(2)	In this section—		9
			appeal includes to seek injunctive or any opproceeding.'.	other relief in a	10 11
Clause	44	Ins	rtion of new ss 70AA and 70AB		12
			After section 70—		13
			insert—		14
	'70AA		ies of vegetation management maps an Vs to be available for inspection and pu		15 16
		'(1)	This section applies to the following maps—		17
			(a) a vegetation management map;		18
			(b) a PMAV.		19
		'(2)	The chief executive must—		20
			(a) keep the digital electronic form of the minspection, free of charge, by members particular regional offices; and		21 22 23
			(b) publish the digital electronic form of department's website.	the map on the	24 25
			Editor's note—		26
			The department's website address at the commencer is <www.derm.qld.gov.au>. The regional offices electronic form of a relevant map can be inspected department's website.</www.derm.qld.gov.au>	where the digital	27 28 29 30

'(3)	The chief executive may publish 2 or more maps as a single map in digital electronic form on the department's website.		
' (4)	The exact location of the boundary of each of the areas shown on the map is held in digital electronic form by the department.		
	Note—	6	
	The department uses a geographic information system for capturing, managing, analysing and displaying the data for a map for an area.	7 8	
'(5)	The information held in digital electronic form can be reduced or enlarged to show the details of the boundaries of the areas shown on the map.	9 10 11	
'(6)	On payment of a fee, a person may buy—	12	
	(a) a copy of the map or part of the map; or	13	
	(b) information about the boundaries of an area shown on the map.	14 15	
	Note—	16	
	The information about the boundaries of an area, taken from the geographic information system, would include the coordinates of the corners and bends of the area.	17 18 19	
'(7)	The fee for the copy of the map, or part of the map, or the information about the boundaries of an area must not be more than the reasonable cost of publishing the copy or giving the information.		
	pies of documents to be available for inspection	24 25	
'(1)	This section applies to each of the following documents—	26	
	(a) the State policy;	27	
	(b) a policy approved under part 2, division 2A;	28	
	(c) a regional vegetation management code;	29	
	(d) a code approved under part 2, division 4A or 4B;	30	
	(e) a declaration made under section 17;	31	

	(f)	an amendm section 19B	nent of a declared area code approved under 3;	1 2
	(g)	for each dea	claration made under section 19F—	3
		(i) the no 19F(1)	otice given to the proponent under section); and	4 5
		(ii) the mand	anagement plan relevant to the declaration;	6 7
		(iii) the declar	eclared area code, if any, relevant to the ration.	8 9
'(2)	The	chief executi	ive must—	10
	(a)		y of the document available for inspection, rge, by members of the public at particular fices; and	11 12 13
	(b)	-	document, other than a document mentioned on $(1)(g)$, on the department's website.	14 15
	Edito	's note—		16
	is ·	www.derm.qlc	website address at the commencement of this section d.gov.au>. The regional offices where the document are stated on the department's website.	17 18 19
'(3)		On payment of a fee, a person may buy a copy of the locument.		
'(4)			copy of the document must not be more than ost of publishing the copy.'.	22 23
and			OB (Record of development approvals of assessable vegetation in land	24 25 26
(1)			ading, 'development approvals and property le vegetation'—	27 28
	omit	insert—		29
	'par	icular matt	ters'.	30
(2)	Sect	on 70B(1)(a), after 'approval'—	31

		insert—	1
		', or referral agency development approval,'.	2
	(3)	Section 70B(1)(b), 'property map of assessable vegetation'—	3
		omit, insert—	4
		'PMAV'.	5
	(4)	Section 70B(2) to (6), 'map'—	6
		omit, insert—	7
		'PMAV'.	8
	(5)	Section 70B(3) and (4), after 'issued'—	9
		insert—	10
		', including, for a referral agency development approval, any concurrence agency conditions for the approval,'.	11 12
	(6)	Section 70B—	13
		insert—	14
	'(7)	In this section—	15
		concurrence agency condition means a concurrence agency condition under the Planning Act.	16 17
		referral agency development approval means a development approval under the Planning Act for a development application for which the chief executive gives a referral agency's response under that Act.'.	18 19 20 21
46	Ins	sertion of new s 70C	22
		After section 70B—	23
		insert—	24
'70C		rticular vegetation not natural resource owned by rson as improvement on leasehold land	25 26
	'(1)	Subsection (2) applies if—	27
		(a) a person—	28
		(i) is given a restoration notice in relation to land; or	29

		(ii) was or is given a trespass notice if the trespass related act under the <i>Land Act 1994</i> for the notice is the clearing of vegetation on the land; or	1 2 3
		(iii) was given before the commencement of this section a compliance notice in relation to land; and	4 5
		(b) the land is subject to a lease under the <i>Land Act 1994</i> ; and	6 7
		(c) the person is required under the notice to plant vegetation on the land; and	8 9
		(d) the person complies with the notice.	10
	'(2)	The vegetation is not a natural resource owned by the person as an improvement.	11 12
	'(3)	Subsection (4) applies if vegetation is or was planted on land subject to a lease to comply with a Land Act notice.	13 14
	'(4)	To remove any doubt, it is declared that the vegetation is not and never has been a natural resource owned by the lessee of the land as an improvement.'.	15 16 17
lause 47		nendment of s 74 (Existing development control plans d special facilities zones)	18 19
	(1)	Section 74(1)(b), (2)(b) and (3)(a), ', or like zone,'—	20
		omit.	21
	(2)	Section 74—	22
		insert—	23
	'(4)	In this section—	24
		special facilities zone means a zone under the repealed Local Government (Planning and Environment) Act 1990—	25 26
		(a) for which the permitted use is special facilities, whether or not the zone has been designated under the planning scheme by the name 'special facilities zone'; and	27 28 29
		(b) in which development of a particular type may be carried out without a development approval.'.	30 31

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Clause	48	Insertion of	new pt 6, div 7	1
		Part 6—		2
		insert—		3
	'Divi	sion 7	Transitional provisions for Vegetation Management and Other Legislation Amendment Act 2009	4 5 6
	'Sub	division 1	Preliminary	7
	'88	Definitions	for div 7	8
		'In this o	livision—	9
			ag Act means the Vegetation Management and Other ion Amendment Act 2009.	10 11
		morator 7.	ium period see the repealed Moratorium Act, section	12 13
		retrospe	ctive period means the period—	14
		(a) sta	rting on 8 October 2009; and	15
			ding immediately before the date of assent of the lending Act.	16 17
			ded Act means this Act as in force immediately October 2009.	18 19
	'89	References	to unamended Act	20
			livision states that a provision of the unamended Act s to apply—	21 22
		* *	e provision applies as if the amending Act had not en enacted; and	23 24
			y other provision referred to in the provision ntinues to apply.	25 26

'Sul	bdivi	sion 2	2	Transitional provisions for amendments of Vegetation Management Act 1999	1 2 3
'90	Existing regional vegetation management codes approved by the Minister				
	'(1)			on applies to a regional vegetation management region of the State—	6 7
		(a)	eithe	r—	8
			(i)	approved by the Minister before 8 October 2009 under the unamended Act, section 11; or	9 10
			(ii)	approved or purportedly approved under section 75(2); and	11 12
				fect, or taken to have had effect, as the regional tation management code for the region.	13 14
	'(2)	code	is tak	ctober 2009, the regional vegetation management ten to be a code made by the Minister under section approved under a regulation under section 14(1).	15 16 17
		Note—	-		18
		regio	onal v	obser 2009, each of the following is the current version of a egetation management code approved under the unamended on 11—	19 20 21
		•		onal Vegetation Management Code for Southeast Queensland gion', dated 20 November 2006	22 23
		•		onal Vegetation Management Code for Coastal Bioregions', 20 November 2006	24 25
				onal Vegetation Management Code for Brigalow Belt and England Tablelands Bioregions', dated 20 November 2006	26 27
		•		onal Vegetation Management Code for Western Bioregions', 20 November 2006.	28 29
'91	Na	tive fo	rest	practice code	30
	'(1)			forest practice code in force immediately before 8 009 is, from 8 October 2009, taken to be the native	31 32

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		forest practice code even though the code has not been approved under section 19O.	1 2
	'(2)	To remove any doubt, it is declared that the reference to a code applying to native forest practice in a relevant provision is taken to have always been a reference to the native forest practice code.	3 4 5 6
	'(3)	In this section—	7
		relevant provision means—	8
		(a) the unamended Act, section 20A; or	9
		(b) the unamended Act, schedule, definition <i>forest practice</i> , paragraph 1(b); or	10 11
		(c) the Planning Act, schedule 10, definition <i>forest practice</i> , paragraph 1(b), as in force immediately before 8 October 2009.	12 13 14
'92	Exi ma	isting regional ecosystems maps and remnant ips	15 16
	'(1)	Subsection (2) applies to the regional ecosystem maps, each certified by the chief executive as the regional ecosystem map for a particular area and in effect for the area immediately before 8 October 2009.	17 18 19 20
	'(2)	The regional ecosystem maps are, from 8 October 2009, taken to be the regional ecosystem map for the part of the State under section 20A even though the map has not been approved under section 20AG.	21 22 23 24
	'(3)	Subsection (4) applies to the remnant maps, each certified by the chief executive as the remnant map for a particular area and in effect for the area immediately before 8 October 2009.	25 26 27
	'(4)	The remnant maps are, from 8 October 2009, taken to be the remnant map for the part of the State to which the regional	28 29
		ecosystem map does not apply under section 20AA even though the map has not been approved under section 20AG.	30 31

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'93	Certifying vegetation management maps in retrospective period					
		'The	e chief executive may, in the retrospective period—	3		
		(a)	certify a vegetation management map as if part 2, division 5AA had commenced on 8 October 2009; and	4 5		
		(b)	in certifying the regional ecosystem map, remnant map or regrowth vegetation map, decide under section 20AH or 20AI to show an area on the map as remnant vegetation or high value regrowth vegetation.	6 7 8 9		
'94	Ch	ange	s to existing vegetation category areas	10		
	'(1)	imm	area shown as a particular category 1 area on a PMAV nediately before 8 October 2009 is, from 8 October 2009, n to be a category A area on the PMAV.	11 12 13		
	'(2)	imm	area shown as any of the following on a PMAV nediately before 8 October 2009 is, from 8 October 2009, n to be a category B area on the PMAV—	14 15 16		
		(a)	a category 1 area other than a particular category 1 area;	17		
		(b)	a category 2 area;	18		
		(c)	a category 3 area.	19		
	'(3)	befo	area shown as a category 4 area on a PMAV immediately ore 8 October 2009 is, from 8 October 2009, taken to be a gory C area on the PMAV.	20 21 22		
	'(4)		section (5) applies if, before 8 October 2009, a PMAV is ffect for an area (a <i>previous area</i>).	23 24		
	'(5)	-	pite section 20D, the chief executive may replace the AV with a new PMAV if—	25 26		
		(a)	the new PMAV applies only to the previous area; and	27		
		(b)	the vegetation category areas in the PMAV are changed as stated in subsections (1) to (3) from category 1 area, category 2 area, category 3 area or category 4 area to category A area, category B area or category C area in the new PMAV.	28 29 30 31 32		

	'(6)	The new PMAV must not change the location, area or boundary of a previous area.	1 2		
	'(7)	In this section—	3		
		category 1 area means the unamended Act, schedule, definition category 1 area.	4 5		
		category 2 area means the unamended Act, schedule, definition category 2 area.	6 7		
		category 3 area means the unamended Act, schedule, definition category 3 area.	8 9		
		category 4 area means the unamended Act, schedule, definition category 4 area.	10 11		
		particular category 1 area means an area that is mentioned in the unamended Act, schedule, definition category 1 area, paragraphs (d), (e) or (f).	12 13 14		
'95	Wh	nen particular PMAVs may be revoked	15		
	'(1)	This section applies if—			
		(a) before 8 October 2009, the chief executive had made a PMAV for an area under the unamended Act, section 20B(a), (c) or (d); and	17 18 19		
		(b) immediately before 8 October 2009, the PMAV is in effect for the area.	20 21		
	'(2)	The chief executive may revoke the PMAV from 8 October 2009 if—	22 23		
		(a) for a map made under the unamended Act, section 20B(a)—the area is shown on the regional ecosystem map or remnant map as remnant vegetation; or	24 25 26		
		(b) for a map made under the unamended Act, section 20B(c)—the area is shown on the regional ecosystem map or remnant map as remnant vegetation; or	27 28 29		
		(c) for a map made under the unamended Act, section 20B(d)—the area is shown on the regional ecosystem map or remnant map as remnant vegetation.	30 31 32		

'96	Exi	isting compliance notices	1
	'(1)	If an existing compliance notice requires the person given the notice to stop committing the offence, the compliance notice is, from 8 October 2009, taken to be a stop work notice.	2 3 4
	'(2)	If an existing compliance notice requires the person given the notice to stop committing the offence and to rectify the matter the subject of the compliance notice, the person is, from 8 October 2009, taken to have been given a stop work notice and a restoration notice.	5 6 7 8 9
	'(3)	If an existing compliance notice requires the person to rectify the matter the subject of the compliance notice, the compliance notice is, from 8 October 2009, taken to be a restoration notice.	10 11 12 13
	'(4)	This section applies despite section 54A(3) or (4) or 54B(3) or (4).	14 15
	'(5)	In this section—	16
		existing compliance notice means—	17
		(a) a compliance notice for a vegetation clearing offence in force immediately before 8 October 2009; or	18 19
		(b) a Land Act notice.	20
'97	Tre	e clearing provisions under unamended Land Act	21
	'(1)	From 8 October 2009, section 79(2) continues to apply in relation to an offence against a tree clearing provision under the unamended Land Act except that—	22 23 24
		(a) a reference to a compliance notice under the unamended Land Act to stop committing the offence is, from 8 October 2009, taken to be a reference to a stop work notice; and	25 26 27 28
		(b) a reference to a compliance notice under the unamended Land Act to rectify the matter is, from 8 October 2009, taken to be a restoration notice.	29 30 31
	'(2)	In this section—	32

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		imm <i>Man</i>	mended Land Act means the Land Act 1994 as in force ediately before the commencement of the Vegetation agement and Other Legislation Amendment Act 2004, on 3.	1 2 3 4
98		sting olicat	development approvals and development ions	5 6
	'(1)	force	evelopment approval under the Planning Act that is in e immediately before 8 October 2009 has effect as if the nding Act had not been enacted.	7 8 9
	'(2)	Subs 2009	section (3) applies if, immediately before 8 October	10 11
		(a)	a development application had been made; and	12
		(b)	clearing regulated regrowth vegetation is a natural and ordinary consequence of the development the subject of the application; and	13 14 15
		(c)	the application was a properly made application and had not lapsed under the Planning Act; and	16 17
		(d)	the application had not been decided.	18
	'(3)	The appli	assessment manager must assess and decide the ication as if the amending Act had not been enacted.	19 20
99	Ref	feren	ces to not of concern regional ecosystems	21
		not o	m 8 October 2009, a reference in an Act or document to a of concern regional ecosystem is, if the context permits, in to be a reference to a least concern regional ecosystem.	22 23 24
100			of regulated regrowth vegetation in ective period not an offence	25 26
	'(1)	The relat	Planning Act, section 4.3.1(1), to the extent the provision es to unauthorised development, does not apply to a on carrying out unauthorised development.	27 28 29

	'(2)	However, if an official reasonably believes a person has carried out unauthorised development, the official may give the person a restoration notice for the development.	1 2 3
	' (3)	In this section—	4
		unauthorised development means development that is the clearing of regulated regrowth vegetation if—	5 6
		(a) any of the following apply—	7
		(i) the clearing does not comply with the regrowth vegetation code;	8 9
		(ii) there is no moratorium exemption in force for the development;	10 11
		(iii) the clearing is exempt development; and	12
		(b) the clearing was carried out in the retrospective period.	13
		'Section 19Q does not apply to a person conducting a native forest practice in an area of regulated regrowth vegetation until 1 year after 8 October 2009.	15 16 17
'102		t giving notice in retrospective period not an ence	18 19
	'(1)	Section 19Q does not apply to a person conducting a native forest practice in an area of remnant vegetation in the retrospective period if—	20 21 22
		(a) the person started the native forest practice before the start of the retrospective period; or	23 24
		(b) otherwise—the person gives the chief executive the notice mentioned in section 19Q within 20 business days after the end of the retrospective period.	25 26 27
	'(2)	Section 19V does not apply to a person clearing regulated regrowth vegetation in the retrospective period if—	28 29

			_	
		(a)	the person started the clearing before the start of the retrospective period; or	1 2
		(b)	otherwise—the person gives the chief executive the clearing notification mentioned in section 19V within 20 business days after the end of the retrospective period.	3 4 5
103	Del	layed	applications to QCAT	6
		QCA	person may apply to QCAT under section 63B before AT comes into existence, the person may apply to QCAT in 20 business days after QCAT comes into existence.	7 8 9
104	Am 200		nent of Vegetation Management Regulation	10 11
		2000 Ame	amendment of the Vegetation Management Regulation by the Vegetation Management and Other Legislation andment Act 2009 does not affect the power of the ternor in Council to further amend the regulation or to all it.	12 13 14 15 16
'Sub	divi	sion	Transitional provisions for repeal of Vegetation Management (Regrowth Clearing Moratorium) Act 2009	17 18 19
105	Exi	sting	applications for moratorium exemption	20
	'(1)	This	section applies if—	21
		(a)	in the moratorium period, an application had been made under the repealed Moratorium Act, section 14 for a decision that modified schedule 8 development is exempt development; and	22 23 24 25
		(b)	immediately before 8 October 2009, the application had not been decided.	26 27
	'(2)	Fron	n 8 October 2009—	28

		(a)		application may be decided under the repealed atorium Act as if it had not been repealed; and	1 2
		(b)	apply exem cond	epealed Moratorium Act, section 16(1) continues to y and, if the decision is to refuse the moratorium aption or grant the moratorium exemption on itions, the notice must be an information notice t the decision; and	3 4 5 6 7
		(c)	if the	e moratorium exemption is granted—	8
			(i)	the repealed Moratorium Act, section 17(1) continues to apply; and	9 10
			(ii)	the development taken to be exempt development under the moratorium exemption continues to be exempt development only if any conditions imposed on the exemption are complied with.	11 12 13 14
	'(3)	In th	is sect	ion—	15
			•	schedule 8 development see the repealed m Act, schedule 2.	16 17
106	Exi	sting	РМА	V applications	18
	'(1)	relev	ant pe	on applies to a PMAV application made in the eriod if the chief executive has not agreed to make before 8 October 2009.	19 20 21
	'(2)	Octo	ber 20 consi	ection 20C(3), the chief executive may, from 8 009, agree to make the PMAV only if satisfied doing istent with the purpose of this Act or the repealed m Act.	22 23 24 25
	'(3)	In th	is sect	ion—	26
		PM Aunan		<i>pplication</i> means an application under the d Act, section 20C to make a PMAV for an area.	27 28
		relev	ant pe	eriod means the period—	29
		(a)	starti	ng on 26 March 2009; and	30
		(b)	endir	ng immediately before 8 October 2009.	31

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107	Existing show cause notices and compliance notices				
	'(1)	Subs	section (2) applies if, before 8 October 2009—	2	
		(a)	a person was given a show cause notice under the repealed Moratorium Act, section 24 in relation to the carrying out of prohibited development under that Act; and	3 4 5 6	
		(b)	the chief executive has not under the repealed Moratorium Act, section 25 given the person a notice stating that the proposed action will not be taken; and	7 8 9	
		(c)	an official has not under the repealed Moratorium Act, section 26(1) given the person a compliance notice.	10 11	
	'(2)	Fron	m 8 October 2009—	12	
		(a)	the repealed Moratorium Act, sections 25 and 26(1) to (4) continue to apply; and	13 14	
		(b)	a reference to a compliance notice in the provisions is taken to be a reference to a restoration notice; and	15 16	
		(c)	a reference in the compliance notice to carrying out prohibited development is taken to be a reference to committing a vegetation clearing offence in the restoration notice.	17 18 19 20	
	'(3)	the 2009	section (4) applies if a compliance notice was given under repealed Moratorium Act, section 26 before 8 October 9 in relation to the carrying out of prohibited development er that Act.	21 22 23 24	
	'(4)	Fror	m 8 October 2009—	25	
		(a)	the compliance notice is taken to be a restoration notice; and	26 27	
		(b)	a reference in the compliance notice to carrying out prohibited development is taken to be a reference to committing a vegetation clearing offence in the restoration notice.	28 29 30 31	
	'(5)	In th	nis section—	32	

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Clause

		<i>compliance notice</i> see the repealed Moratorium Act, section 24(2).	1 2
		show cause notice means a notice that complies with the Moratorium Act, section 24(3).	3 4
'108	Ар	peals	5
	'(1)	This section applies in relation to a decision to refuse a moratorium exemption or grant a moratorium exemption on conditions, made before 8 October 2009, from which a person had a right of appeal under the repealed Moratorium Act, section 29 before 8 October 2009.	6 7 8 9
	'(2)	The appeal may be started or continued from 8 October 2009 and, for that purpose, the repealed Moratorium Act, part 6, division 2 continues to apply.'.	11 12 13
49	Am	nendment of schedule (Dictionary)	14
	(1)	Schedule, definition category 1 area, category 2 area, category 3 area, category 4 area, category X area, compliance notice, not of concern regional ecosystem, property map of assessable vegetation, regional ecosystem map, remnant endangered regional ecosystem, remnant map, remnant not of concern regional ecosystem, remnant of concern regional ecosystem and remnant vegetation—	15 16 17 18 19 20 21
		omit.	22
	(2)	Schedule—	23
		insert—	24
		'approved restoration plan means a restoration plan approved by the chief executive under part 3, division 1, subdivision 8.	25 26
		category A area see section 20AL.	27
		category B area see section 20AM.	28
		category C area see section 20AN.	29
		category X area see section 20AO.	30

clearing area see section 19U(1).	1
<i>clearing notification</i> , for clearing regulated regrowth vegetation under the regrowth vegetation code, see section 19U(2).	2 3 4
clearing offence means an offence under the Forestry Act 1959, the Nature Conservation Act or the Environmental Protection Act 1994.	5 6 7
concurrence agency application means a development application for a material change of use of premises or reconfiguring a lot for which the chief executive is a concurrence agency.	8 9 10 11
concurrence agency policy see section 10A(3).	12
decision, for part 4, division 4, see section 68CA.	13
development application means a development application under the Planning Act.	14 15
essential habitat, for protected wildlife, see section 20AC(2).	16
essential habitat map see section 20AC(1).	17
<i>essential regrowth habitat</i> , for protected wildlife, see section 20AC(5).	18 19
exchange area means an area of vegetation that must be protected in the way provided under the regrowth vegetation code in exchange for clearing regulated regrowth vegetation.	20 21 22
<i>exempt development</i> means exempt development under the Planning Act.	23 24
FA chief executive means the chief executive of the department that administers the Forestry Act 1959.	25 26
fodder harvesting—	27
1 Fodder harvesting is the clearing of vegetation, predominantly consisting of fodder species—	28 29
(a) necessary to provide fodder for stock; and	30
(b) carried out in a way that—	31
(i) conserves the vegetation in perpetuity; and	32

		(ii)			gional ec situated;	osystem i	in which	1 2
		(iii)			•	nass of the		3 4
2	For follo	paraş wing-	graph 1,	fodder	species	are any	of the	5 6
	(a)	Acac	ia aneura	;				7
	(b)	Acac	ia cibaria	(Acacia	brachyst	achya);		8
	(c)	Acac	ia excelsa	! ;				9
	(d)	Acac	ia pendul	a;				10
	(e)	Acac	ia stowar	dii;				11
	(f)	Alph	tonia exc	elsa;				12
	(g)	Fline	lersia mad	culosa;				13
	(h)	Geije	ra parvif	lora.				14
•			<i>ice</i> , abou wing—	t a decis	sion, mea	ns a notic	e stating	15 16
(a)	the o	decisio	n, and the	e reasons	for it;			17
(b)	the 1	ights	of review	under th	is Act;			18
(c)	the j		in which	any rev	iew unde	r this Act	must be	19 20
(d)	how	rights	of review	under t	his Act a	e to be ex	ercised.	21
clear imm	ing ediate	offencely be	e under fore the	the <i>Lan</i> commen	nd Act .	ce given for 1994 as of the Volume 194, section	in force egetation	23
Land	l Act	tenur	means a	ny of the	followin	g—		26
(a)	unal	locate	d State la	nd;				27
(b)	a roa	ad;						28
(c)	an a	rea su	piect to a	lease und	der the L_{ℓ}	and Act 19	94	20

<i>least concern regional ecosystem</i> means a regional ecosystem declared to be a least concern regional ecosystem under section 22LC.	1 2 3
material change of use means a material change of use under the Planning Act.	4 5
moratorium exemption means an exemption under the repealed Moratorium Act.	6 7
native forest practice code see section 190.	8
Nature Conservation Act means the Nature Conservation Act 1992.	9 10
official means—	11
(a) the chief executive; or	12
(b) an authorised officer.	13
offset see section 22DG(1).	14
offset area see section 22DG(2).	15
offsets policy see section 10C(1).	16
original decision see section 63A(1)(a).	17
<i>PMAV</i> see section 20AK.	18
PMAV application , for part 4, division 4, see section 68CA.	19
<i>primary producer</i> , for part 2, division 4C, see section 19Y.	20
<i>primary production business</i> , for part 2, division 4C, see section 19Y.	21 22
<i>primary production entity</i> , for part 2, division 4C, see section 19Y.	23 24
property map of assessable vegetation see section 20AK.	25
protected wildlife see section 11(2).	26
reconfiguring a lot means reconfiguring a lot under the Planning Act.	27 28
referral agency's response means an advice agency's response or a concurrence agency's response under the Planning Act	29 30 31

regional ecosystem map see section 20A.	1
<i>regional ecosystem number</i> , for a regional ecosystem, means the regional ecosystem number that is established under the Regional Ecosystem Description Database.	2 3 4
Note—	5
The Regional Ecosystem Description Database is a database containing regional ecosystem numbers and descriptions of the regional ecosystems that is maintained by the Queensland Herbarium. The database is available on the department's website at <www.derm.qld.gov.au>.</www.derm.qld.gov.au>	6 7 8 9 10
registered area of agriculture map see section 20AD.	11
regrowth clearing authorisation see section 19ZA(1).	12
regrowth vegetation code see section 19S(1).	13
regrowth vegetation map see section 20AB.	14
regulated regrowth vegetation—	15
1 Regulated regrowth vegetation is regrowth vegetation—	16
(a) identified on the regrowth vegetation map as high value regrowth vegetation; or	17 18
(b) located within 50m of a watercourse identified on the regrowth vegetation map as a regrowth watercourse; or	19 20 21
(c) contained in a category C area shown on a PMAV.	22
The exact location of a watercourse mentioned in paragraph 1(b) depends upon the location of the watercourse from time to time.	23 24 25
relevant entity, for part 2, division 4C, see section 19Y.	26
<i>relevant PMAV application</i> , for part 4, division 4, see section 68CA.	27 28
<i>relevant vegetation map</i> , for part 4, division 4, see section 68CA.	29 30
romnant man see section 20A A	31

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· · ·	3 4
	5
	7
•	9 10
restoration notice see section 54B(2).	11
restoration plan see section 55AA(b).	12
review decision see section 63A(1)(b).	13
stop work notice see section 54A(2).	14
•	15 16
vegetation category area see section 20AK(3).	17
vegetation management map means each of the following—	18
(a) regional ecosystem map;	19
(b) remnant map;	20
(c) regrowth vegetation map;	21
(d) essential habitat map;	22
(e) registered area of agriculture map.	23
vegetation management offset see section 22DG(1).'.	24
	25 26
omit, insert—	27
'the native forest practice code'.	28
	29 30

(3)

(4)

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			omit, insert—	1
			'the native forest practice code does not apply to the activities'.	2 3
		(5)	Schedule, definition property vegetation management plan, after 'application'—	4 5
			insert—	6
			'or concurrence agency application'.	7
	Part	3	Amendment of Integrated	8
			Planning Act 1997	9
Clause	50	Act	amended	10
			This part amends the <i>Integrated Planning Act 1997</i> .	11
Clause	51		endment of sch 8 (Assessable development and f-assessable development)	12 13
		(1)	Schedule 8, part 1, table 4, item 1A(f), 'remnant vegetation; or'—	14 15
			omit, insert—	16
			<u>. </u>	17
			(i) shown on the regional ecosystem map or remnant map as remnant vegetation; or	18 19
			(ii) regulated regrowth vegetation; or'.	20
		(2)	Schedule 8, part 1, table 4, item 1A(g) to (h)—	21
			omit, insert—	22
			'(g) for urban purposes in an urban area and the vegetation is—	23 24
			(i) an of concern regional ecosystem or a least concern regional ecosystem—	25 26

		(A)	shown on a property map of assessable vegetation for the area as a category B area; or	1 2 3
		(B)	if there is no property map of assessable vegetation for the area—shown on a regional ecosystem map or remnant map as remnant vegetation; or	4 5 6 7
	(ii)	regul	lated regrowth vegetation; or	8
(ga)			purposes in an urban area in a wild river high on area and the vegetation is—	9 10
	(i)	conc	nant vegetation, shown on a regional system map or remnant map, that is an of ern regional ecosystem or least concern onal ecosystem; or	11 12 13 14
	(ii)		on on a regional ecosystem map or remnant as other than remnant vegetation; or	15 16
	(iii)	regul	lated regrowth vegetation; or	17
(h)		•	for routine management in an area of the land egetation is—	18 19
	(i)	a lea	st concern regional ecosystem—	20
		(A)	shown on a property map of assessable vegetation for the area as a category B area; or	21 22 23
		(B)	if there is no property map of assessable vegetation for the area—shown on a regional ecosystem map or remnant map as remnant vegetation; or	24 25 26 27
	(ii)	regul	lated regrowth vegetation; or'.	28
Sche	dule 8	8, part	t 1, table 4, item 1A—	29
inser	<i>t</i> —			30
'(m)	regro	owth	of regulated regrowth vegetation under the vegetation code or a regrowth clearing ion, other than if the vegetation is shown on a	31 32 33

(3)

			-	nap of assessable vegetation for an area of the ategory A area; or	1 2
	(n)	VMZ exter vege prop	A, secont it tation, erty m	pment that is for an extractive industry under etion 22A(3) in a key resource area to the involves clearing regulated regrowth other than if the vegetation is shown on a map of assessable vegetation for an area of the ategory A area; or	3 4 5 6 7 8
	(0)	to the vege prop	ne extended	pment that is a significant community project ent it involves clearing regulated regrowth , other than if the vegetation is shown on a nap of assessable vegetation for an area of the ategory A area.'.	9 10 11 12 13
(4)	Sche	dule 8	3, part	1, table 4, item 1B(e) and (f)—	14
	omit,	insei	rt—		15
	'(e)			a for which there is no property map of vegetation and the vegetation is not—	16 17
		(i)		n on the regional ecosystem map or remnant as remnant vegetation; or	18 19
		(ii)	regula	ated regrowth vegetation; or	20
	(f)	regro author	owth orisati erty m	of regulated regrowth vegetation under the vegetation code or a regrowth clearing on, other than if the vegetation is shown on a map of assessable vegetation for an area of the ategory A area; or	21 22 23 24 25
	(fa)		•	for routine management in an area of the land getation is—	26 27
		(i)	a leas	st concern regional ecosystem—	28
			(A)	shown on a property map of assessable vegetation for the area as a category B area; or	29 30 31
			(B)	if there is no property map of assessable vegetation for the area—shown on a regional	32

			ecosystem map or remnant map as remnant vegetation; or	1 2
		(ii) regu	lated regrowth vegetation; or'.	3
(5)	Sche	dule 8, par	t 1, table 4, item 1B—	4
	inser	<i>t</i> —		5
	'(h)	VMA, se extent in vegetation property r	opment that is for an extractive industry under ction 22A(3) in a key resource area to the t involves clearing regulated regrowth a, other than if the vegetation is shown on a map of assessable vegetation for an area of the category A area; or	6 7 8 9 10 11
	(i)	to the ex vegetation property r	opment that is a significant community project tent it involves clearing regulated regrowth a, other than if the vegetation is shown on a map of assessable vegetation for an area of the category A area.'.	12 13 14 15 16
(6)		dule 8, prnment'—	part 1, table 4, item 1D(a), after 'local	17 18
	inser	rt		19
	ʻor <i>Infra</i>	the depa	artment that administers the <i>Transport</i> act 1994'.	20 21
(7)	Sche	dule 8, par	t 1, table 4, item 1D(a)(ii)—	22
	omit,	insert—		23
		'(ii) in an	urban area and the vegetation is—	24
		(A)	a least concern regional ecosystem shown on a regional ecosystem map or remnant map as remnant vegetation; or	25 26 27
		(B)	shown on a regional ecosystem map or a remnant map as other than remnant vegetation; or'.	28 29 30

Clause	52	Am	nendment of sch 10 (Dictionary)			
		(1)	Schedule 10, definitions category 2 area, category 3 area, category 4 area, native vegetation, remnant endangered regional ecosystem, remnant not of concern regional ecosystem, remnant of concern regional ecosystem and urban area—			
			omit.			
		(2)	Schedule 10—			
			insert—			

category B area means a category B area under VMA.
 category C area means a category C area under VMA.

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key resource area means an area identified as a key resource area in the document called 'State Planning Policy 2/07—Protection of Extractive Resources', a State planning policy under the Planning Act that took effect on 3 September 2007.

'category A area means a category A area under VMA.

Editor's note— 17

At the commencement of this definition, the document can be inspected 18

At the commencement of this definition, the document can be inspected on the Department of Infrastructure and Planning's website at <www.dip.qld.gov.au>.

native forest practice code means the native forest practice 21 code under VMA, section 19O(1).

native vegetation means vegetation under VMA.

significant community project means a significant community project under VMA, section 10(5).

regrowth clearing authorisation means a regrowth clearing authorisation under VMA, section 19ZA(1).

regrowth vegetation code means the regrowth vegetation code under VMA, section 19S(1).

regrowth vegetation map means the regrowth vegetation map under VMA, section 20AB.

regulated regrowth vegetation means regulated regrowth vegetation under VMA.

	urban area means—	1				
	(a) an area identified in a gazette notice by the chief executive under VMA as an urban area; or	2 3				
	(b) if no gazette notice has been published—an area identified as an area intended specifically for urban purposes, including future urban purposes (but not rural residential or future rural residential purposes) on a map in a planning scheme that—					
	(i) identifies the areas using cadastral boundaries; and	9				
	(ii) is used exclusively or primarily to assess development applications.	10 11				
	Example of a map for paragraph (b)—	12				
	a zoning map'.	13				
(3)	Schedule, definition <i>forest practice</i> , paragraph 1(b)(i), 'a code applying to a native forest practice'—	14 15				
	omit, insert—	16				
	'the native forest practice code'.	17				
(4)	Schedule, definition <i>forest practice</i> , paragraph 1(b)(ii), 'there is no code'—	18 19				
	omit, insert—	20				
	'the native forest practice code does not apply to the activities'.	21 22				
(5)	Schedule 10, definition routine management—	23				
	insert—	24				
	'(ca) by the lessee of land subject to a lease issued under the <i>Land Act 1994</i> for agriculture or grazing purposes to source construction timber, other than commercial timber, for establishing necessary infrastructure on the land if—	25 26 27 28 29				
	(i) the clearing does not cause land degradation as defined under VMA; and	30 31				

		(ii)		ration of a similar type, and to the extent of emoved trees, is ensured; or'.	1 2
(6)	Sche	dule	10, de	finition specified activity, paragraph (ab)—	3
	omit,	inse	rt—		4
	(ab)	with an a preman an a anote 'Guit carrier of the	in a vactivity nises of approvented her Adeline deline ted out	n area of vegetation that is less than 0.5ha vatercourse or lake for an activity (other than y relating to a material change of use of or the reconfiguring of a lot) that is subject to val process and is approved under this or ct, or is carried out under the document called e—Activities in a watercourse, lake or spring t by an entity' approved by the chief executive artment that administers the <i>Water Act 2000</i> , if	5 6 7 8 9 10 11 12 13
		(i)	a leas	st concern regional ecosystem—	15
			(A)	shown on a regional ecosystem map or remnant map as remnant vegetation; or	16 17
			(B)	shown on a property map of assessable vegetation as a category B area; or	18 19
		(ii)		n on a property map of assessable vegetation category X area; or	20 21
		(iii)		on on a regional ecosystem map or remnant as other than remnant vegetation; or	22 23
	(ac)	secti	ion 19	regetation in an area declared under VMA, OF if the clearing is carried out under the ent plan for the area; or	24 25 26
	(ad)			egetation under a land management agreement under the <i>Land Act 1994</i> ; or'.	27 28

	Part	4 Amendment of Land Act 1994	1
Clause	53	Act amended in pt 4 and schedule	2
		This part and the schedule amend the Land Act 1994.	3
Clause	54	Amendment of s 431NB (Application of pt 3B)	4
		Section 431NB(1)(a)(ii), 'November 2009'—	5
		omit, insert—	6
		'May 2010'.	7
Clause	55	Amendment of s 431NF (Limit on application of s 358 (Changing deeds of grant—change in description or boundary of land))	8 9 10
		Section 431NF, 'November 2009'—	11
		omit, insert—	12
		'May 2010'.	13
	Part	5 Amendment of Land Title Act	14
		1994	15
Clause	56	Act amended	16
		This part amends the Land Title Act 1994.	17
Clause	57	Amendment of s 191B (Application of pt 10A)	18
		Section 191B(1)(a)(ii), 'November 2009'—	19
		omit, insert—	20
		'May 2010'.	21

[s 58]

	Part	Civil and Administrative Tribunal (Jurisdiction Provisions) Amendment Act 2009	1 2 3 4 5
Clause	58	Act amended	6
		This part amends the Queensland Civil and Administrative Tribunal (Jurisdiction Provisions) Amendment Act 2009.	7 8
Clause	59	Omission of ch 6, pt 10 (Amendment of Vegetation Management Act 1999)	9 10
		Chapter 6, part 10—	11
		omit.	12
		Note—	13
		The legislation ultimately amended is the <i>Vegetation Management Act</i> 1999.	14 15
	Part	7 Amendment of Sustainable Planning Act 2009	16 17
Clause	60	Act amended	18
		This part amends the Sustainable Planning Act 2009.	19
Clause	61	Amendment of sch 3 (Dictionary)	20
		(1) Schedule 3, definition <i>forest practice</i> , paragraph 1(b)(i), 'a code applying to a native forest practice'—	21 22
		omit, insert—	23
		'the native forest practice code'.	24

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		(2)	Schedule 3, definition <i>forest practice</i> , paragraph 1(b)(ii), 'there is no code'—	1 2
			omit, insert—	3
			'the native forest practice code does not apply to the activities'.	4 5
		(3)	Schedule 3, definition native vegetation—	6
			omit.	7
		(4)	Schedule 3—	8
			insert—	9
			'native forest practice code means the native forest practice code under the Vegetation Management Act, section 19O(1).	10 11
			native vegetation means vegetation under the Vegetation Management Act.'.	12 13
	Part	8	Miscellaneous	14
Clause	62	Act	repealed	15
			The Vegetation Management (Regrowth Clearing Moratorium) Act 2009, No. 6 is repealed.	16 17
Clause	63	Lav	vs amended in the schedule	18
			The schedule amends the laws it mentions.	19

Schedule		Consequential and minor amendments	1 2
		section 63	3
Lan	d Act 1994		4
1	Section 37	3F, definition <i>natural resource</i> , after 'notice'—	5
	insert—		6
	immediately	tree clearing offence under this Act as in force before the commencement of the <i>Vegetation</i> and <i>Other Legislation Act 2004</i> , section 3'.	7 8 9
	te Developn 1971	nent and Public Works Organisation	10 11
1		(3)(b), from 'matter'—	12
	omit, insert–	_	13
		rpose under the <i>Vegetation Management Act 1999</i> , other than subsection (2)(a) of that section.'.	14 15
Veg	etation Mar	nagement Act 1999	16
1	Section 11(section 10'	(2), 'for vegetation management mentioned in	17 18
	omit.		19
2	Section 19	(1)(e) and (f)—	20
		section 19(1)(d) and (e).	21

3	Section 20G, heading, 'maps'—	1
	omit, insert—	2
	'PMAV'.	3
4	Section 20G, 'property map of assessable vegetation'—	4
	omit, insert—	5
	'PMAV'.	6
5	Section 22(4), 'under the Planning Act'—	7
	omit.	8
6	Section 22LC, heading, 'Not of concern'—	9
	omit, insert—	10
	'Least concern'.	11
7	Section 22LC(1), 'not of concern'—	12
	omit, insert—	13
	'least concern'.	14
8	Section 25(1)(b)—	15
	omit, insert—	16
	'(b) giving stop work notices and restoration notices.'.	17
9	Section 30(1)(c)(i)(C), 'compliance'—	18
	omit, insert—	19
	'stop work notice or restoration'.	20

10	Section omit, inse	30(1)(d), 'compliance'—	1 2
	'stop woi	rk'.	3
11	Section	30(3), 'Subsection (1)(ba)'—	4
	omit, inse	ert—	5
	'Subsecti	ion (1)(c)'.	6
12	Section	36(5), 'compliance'—	7
	omit, inse	ert—	8
	'stop woi	rk'.	9
13	Part 3, c	division 3, heading—	10
	omit, inse	ert—	11
'Div	ision 3	General offences'.	12
14		le, definition <i>area of high nature conservation</i> rom 'under'—	13 14
	omit, inse	ert—	15
	ʻund	ler—	16
	(a)	a declaration made by the Governor in Council under section 17; or	17 18
	(b)	an interim declaration made by the Minister under section 18; or	19 20
	(c)	a declaration made by the chief executive under section 19F.'.	21 22
15	Schedul from 'ur	le, definition <i>area vulnerable to land degradation</i> , nder'—	23 24
	omit, inse	ort	25

	'under—	1
	(a) a declaration made by the Governor in Council under section 17; or	2 3
	(b) an interim declaration made by the Minister under section 18; or	4 5
	(c) a declaration made by the chief executive under section 19F.'.	6 7
16	Schedule, definition <i>vegetation clearing application</i> , 'as defined under the Planning Act'—	8
	omit.	10
17	Schedule, definition <i>vegetation clearing application</i> , 'that Act'—	11 12
	omit, insert—	13
	'the Planning Act'.	14
Vege	etation Management Regulation 2000	15
1	After section 3—	16
	insert—	17
'3A	Approval of regrowth vegetation code—Act, s 19T	18
	'The document called 'Regrowth Vegetation Code—On	19
	Freehold and indigenous land and leasehold land for agriculture and grazing—version 1' is approved as the regrowth vegetation code.	20 21 22
	Note—	23
	The regrowth vegetation code takes effect on 8 October 2009	24

Schedule

3B	Approval of particular vegetation management maps—Act, s 20AG		
	'(1)	The map called 'Regrowth Vegetation Map—version 1', certified by the chief executive on 8 October 2009, is approved as the regrowth vegetation map.	3 4 5
		Note—	6
		The regrowth vegetation map takes effect on 8 October 2009.	7
	'(2)	The map called 'Essential Habitat Map—version 2.1a', certified by the chief executive on 8 October 2009, is approved as the essential habitat map.	8 9 10
		Note—	11
		The essential habitat map takes effect on 8 October 2009.'.	12

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