

Queensland

Vegetation Management (Regrowth Clearing Moratorium) Bill 2009



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2009

A Bill

for

An Act to impose a moratorium on the clearing of particular regrowth vegetation

[s <u>1</u>]

The P	arlia	ment	t of Queensland enacts—	1
Part	1		Preliminary	2
1	Sho	ort tit	le	3
			Act may be cited as the Vegetation Management prowth Clearing Moratorium) Act 2009.	4 5
2	Со	mme	ncement	6
		This	Act is taken to have commenced on 8 April 2009.	7
3	Pu	rpose	e of Act and its achievement	8
	(1)	The	purpose of this Act is to protect—	9
		(a)	regrowth vegetation that is an endangered regional ecosystem in particular areas; and	10 11
		(b)	particular riparian regrowth vegetation in the Burdekin, Mackay Whitsunday and Wet Tropics catchments.	12 13
		Note-	_	14
		and	the date of assent, a map showing the Burdekin, Mackay Whitsunday d Wet Tropics catchments can be inspected on the department's bsite at <www.derm.qld.gov.au>.</www.derm.qld.gov.au>	15 16 17
	(2)	the vege mon optin	purpose is to be achieved mainly by restricting clearing of endangered regrowth vegetation and riparian regrowth etation for a period of at least 3, but no more than 6, ths while the State consults with stakeholders about the mum way to regulate clearing of regrowth vegetation er the Vegetation Management Act.	18 19 20 21 22 23

Vegetation Management (Regrowth Clearing Moratorium) Bill 2009 Part 2 Interpretation

			[s 4]	
Par	't 2		Interpretation	1
Divi	ision	1	Dictionary	2
4	De	finitic The this	dictionary in schedule 2 defines particular words used in	3 4 5
Divi	ision	2	Key definitions	6
5	Wh	at is	a moratorium area	7
	(1)	A <i>m</i>	<i>oratorium area</i> is—	8
		(a)	an area shown on a moratorium map as a moratorium regrowth vegetation area; or	9 10
		(b)	an area of regrowth vegetation within 50m of a watercourse identified on a moratorium map as a moratorium watercourse.	11 12 13
	(2)	depe	exact location of an area mentioned in subsection (1)(b) ends upon the location of the relevant watercourse from e to time.	14 15 16
6	Wh	at is	a moratorium map	17
	(1)	A <i>m</i>	<i>oratorium map</i> is a map—	18
		(a)	certified by the chief executive as a moratorium map for a particular area; and	19 20
		(b)	maintained by the department for the purpose of showing, for the area—	21 22
			(i) moratorium regrowth vegetation areas; and	23
			(ii) moratorium watercourses.	24

[s 7]_____

7

	(2)	A <i>moratorium map</i> includes any amendment to the map certified by the chief executive as an amendment to the map.	1 2
	(3)	An amendment of a moratorium map takes effect at the beginning of the day after the amendment is certified.	3 4
	(4)	If a moratorium map is amended, the day the amendment takes effect is shown on the map.	5 6
7	Wh	at is the <i>moratorium period</i>	7
		The <i>moratorium period</i> is the period starting at the beginning of 8 April 2009 and ending—	8 9
		(a) generally—at the end of 7 July 2009; or	10
		(b) if the Minister has by gazette notice nominated a later day that is not more than 3 months after 7 July 2009 as the day the moratorium period ends—at the end of the later day.	11 12 13 14
8	Тур	bes of regrowth vegetation	15
	(1)	<i>Endangered regrowth vegetation</i> is regrowth vegetation that is an endangered regional ecosystem located within an area shown on a moratorium map as a moratorium regrowth vegetation area.	16 17 18 19
	(2)	<i>Riparian regrowth vegetation</i> is regrowth vegetation located within 50m of a watercourse identified on a moratorium map as a moratorium watercourse.	20 21 22
Divi	sion	3 Other definitions	23
9	Wo	rds have meanings given by particular Acts	24
	(1)	Words defined under the Planning Act and used in this Act have the same meanings as they have under that Act.	25 26

[s	10]

	(2)		s defined under the Vegetation Management Act and in this Act have the same meanings as they have under Act.	1 2 3
Part	3		Relationship with Planning Act	4
Divis	sion	1	Inconsistency with Planning Act	5
10	Act	preva	ails over Planning Act	6
			rovision of this Act is inconsistent with the Planning Act, rovision prevails to the extent of the inconsistency.	7 8
Divis	sion	2	Modified schedule 8 and development applications	9 10
11	Мо	difyin	g effect of Planning Act, sch 8	11
	(1)	In the	e moratorium period—	12
		(a)	the Planning Act, schedule 8, part 1, table 4, items 1A and 1B ceases to have effect; and	13 14
		(b)	the modified version of those items as shown in schedule 1 (<i>modified schedule 8</i>) has effect instead.	15 16
	(2)	Subse	ection (1)(b) applies subject to section 14(3).	17
12	Ref	using	to receive particular development applications	18
	(1)		the moratorium period, a person makes a relevant opment application for land in a moratorium area—	19 20
		(a)	the application is taken, for the Planning Act, not to be a properly made application; and	21 22

[s 13]

	(b) the assessment manager must refuse to receive the application.	1 2
(2)	In this section—	3
	<i>relevant development application</i> means a development application that involves modified schedule 8 development.	4 5
Res	striction on changing particular existing applications	6
(1)	An existing moratorium area application can not be changed in any way that increases the area of the proposed clearing of vegetation in the moratorium area.	7 8 9
(2)	An existing non-moratorium area application can not be changed in any way that increases the area of the proposed clearing of vegetation if the clearing is in a moratorium area.	10 11 12
(3)	In this section—	13
	<i>existing moratorium area application</i> means a development application, made before the start of the moratorium period, for land in a moratorium area that involves relevant development.	14 15 16 17
	<i>existing non-moratorium area application</i> means a development application, made before the start of the moratorium period, for land not in a moratorium area that involves relevant development.	18 19 20 21
	relevant development means—	22
	(a) assessable development under the Planning Act, schedule 8, part 1, table 4, item 1A or 1B; or	23 24
	(b) assessable development for which the chief executive is a concurrence agency.	25 26

				[s 14]	
Divi	Division 3 Exemptions 1			1	
14	Арј	plica	tion	or exemption	2
	(1)	exec	utive	may, in the moratorium period, apply to the chief for a decision that modified schedule 8 development development.	3 4 5
		Note-			6
		sec	ction a	te of assent, guidelines about making an application under this irre available for inspection on the department's website at erm.qld.gov.au>.	7 8 9
	(2)	The	chief	executive may—	10
		(a)	grar	nt the exemption; or	11
		(b)	grar	nt the exemption on conditions; or	12
		(c)	refu	se the exemption.	13
	(3)			of executive grants the exemption, the development is e exempt development.	14 15
15	Crit	teria	for d	ecision	16
	(1)			executive may grant the exemption only if the chief is satisfied—	17 18
		(a)	botł	I—	19
			(i)	the development is for a relevant purpose under the Vegetation Management Act, section 22A, other than subsection $(2)(j)$ of that section; and	20 21 22
			(ii)	granting the exemption is consistent with the purpose of this Act or the Vegetation Management Act; or	23 24 25
		(b)	the	development is—	26
			(i)	for a project in the interest of the State; and	27
			(ii)	necessary to be carried out in the moratorium period because of exceptional circumstances.	28 29

[s 16]

 16 Notice of decision The chief executive must give the person notice of the decision. If the decision was to refuse the exemption or grant the exemption on conditions, the notice must state the decision. 	4
decision.(2) If the decision was to refuse the exemption or grant the	
1 0	ne 5 6
following	ne 7 ne 8 9
(a) the reasons for the decision;	10
 (b) that the applicant may, within 28 days after the notice given, appeal against the decision to the Magistrat Court; 	
(c) how to appeal.	14
17 Term of exemption	15
(1) An exemption—	16
(a) takes effect when the applicant is given notice of t decision; and	ne 17 18
(b) continues in force for 1 year.	19
(2) At the end of the moratorium period, the development taken be exempt development under the exemption continues to exempt development only if any conditions imposed on the exemption are complied with.	be 21

		[s 18]
Part	t 4	Relationship with Vegetation Management Act
Divi	sion	1 Property maps of assessable vegetation
18	Mal	king PMAV
	(1)	This section applies to a PMAV application made on or after the beginning of 26 March 2009.
	(2)	Despite the Vegetation Management Act, section 20C(3), if the chief executive has not agreed to make the map before the date of assent, the chief executive may, in the moratorium period, agree to make the map only if satisfied doing so is consistent with the purpose of this Act or the Vegetation Management Act.
19	Rep	placing PMAV in moratorium period
	(1)	This section applies despite the Vegetation Management Act, section $20D(3)(c)$.
	(2)	The chief executive may, in the moratorium period, replace a PMAV for an area with a new PMAV only if satisfied doing so is consistent with the purpose of this Act or the Vegetation Management Act.
Divi	sion	2 Native forest practices
20	Nat	tive forest practice in moratorium area
	(1)	This section applies to a person who conducts a native forest practice in a moratorium area in the moratorium period.
	(2)	Despite the Vegetation Management Act, section 20A-
		(a) a code approved under subsection (1) of that section is taken not to apply to the native forest practice; and

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[s 21]

		<i>Note</i> — An effect of paragraph (a) is that activities for the native forest practice must be conducted in the way stated in the Vegetation Management Act, schedule, definition <i>forest practice</i> , paragraph 1(b)(ii).	1 2 3 4 5
		(b) the person is not required, for conducting the forest practice, to give the chief executive a notice in the approved form stating the location of the native forest practice.	6 7 8 9
Divi	sion	3 Particular development applications for leasehold land	10 11
21	Pai	rticular development not for a relevant purpose	12
	(1)	This section applies to a vegetation clearing application for development that is the clearing of the following vegetation on relevant leasehold land if the area proposed to be cleared was cleared before 31 December 1989—	13 14 15 16
		(a) endangered regrowth vegetation;	17
		(b) riparian regrowth vegetation.	18
	(2)	Despite the Vegetation Management Act, section $22A(2)(j)$, the development applied for is taken not to be for a relevant purpose under that section.	19 20 21
	(3)	In this section—	22
		<i>relevant leasehold land</i> means land subject to a lease issued under the <i>Land Act 1994</i> for agriculture or grazing purposes.	23 24

Offences and enforcement Part 5 25

22	Definition for pt 5			
	In this part—	27		

	clea	<i>nibited development</i> means development that is the ring of endangered regrowth vegetation or riparian owth vegetation if—	1 2 3
	(a)	the development is modified schedule 8 development; and	4 5
	(b)	there is no exemption for the development; and	6
	(c)	the clearing was carried out in the period—	7
		(i) starting at the beginning of 8 April 2009; and	8
		(ii) ending immediately before the date of assent.	9
		g of particular regrowth vegetation in particular not an offence	10 11
	relat	Planning Act, section 4.3.1(1), to the extent the provision tes to prohibited development, does not apply to a person ying out prohibited development.	12 13 14
She	ow ca	ause notice must be given	15
(1)	offic <i>offic</i>	s section applies if the chief executive or an authorised cer under the Vegetation Management Act (each an <i>cial</i>) reasonably believes a person has carried out hibited development.	16 17 18 19
(2)	com	official must, before giving the person a notice (a <i>pliance notice</i>) requiring the person to rectify the matter, the person a show cause notice about the matter.	20 21 22
(3)	The	show cause notice must state the following—	23
	(a)	the proposed action;	24
	(b)	the grounds for the proposed action;	25
		Seconds for the proposed detion,	
	(c)	the facts and circumstances forming the basis for the grounds;	26 27
	(c) (d)	the facts and circumstances forming the basis for the	26

23

[s 25]

25

	(f)	where the submission may be made or sent;	1
	(g)	a day and time within which the submission must be made.	2 3
(4)		day stated in the notice must be at least 21 days after the ce is given.	4 5
En	ding	show cause process without further action	6
(1)	subn exec	section applies if, after considering any properly made nission by a person given a show cause notice, the chief autive no longer believes a ground exists to take the posed action.	7 8 9 10
(2)		chief executive must not take any further action about the v cause notice.	11 12
(3)		chief executive must give the person a notice stating that proposed action will not be taken.	13 14
Со	mplia	ance notice for rectification	15
(1)	proh	n official reasonably believes a person has carried out ibited development, the official may give the person a pliance notice.	16 17 18
(2)	The	compliance notice must state—	19
	(a)	that the official believes the person has carried out prohibited development; and	20 21
	(b)	the prohibited development the official believes has been carried out; and	22 23
	(c)	briefly, how it is believed the prohibited development has been carried out; and	24 25
	(d)	the matter the official believes is reasonably capable of being rectified; and	26 27
	(e)	the reasonable steps the person must take to rectify the matter; and	28 29

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[s 27]

	(f)	the stated reasonable period in which the person must take the steps.	1 2
(3)	any caus	compliance notice may be given only if, after considering properly made submission by the person about the show se notice, the official still believes it is appropriate to give compliance notice.	3 4 5 6
(4)	55A	Vegetation Management Act, sections 55(4) to (11) and and part 4, division 1 apply as if the compliance notice e a compliance notice given under that Act.	7 8 9
	Edito	pr's note—	10
	(R	getation Management Act, sections 55 (Compliance notice) and 55A ecord of compliance notice in land registry) and part 4 (Appeals and gal proceedings), division 1 (Appeals)	11 12 13

Part 6 Appeals and legal proceedings 14

Division 1 Moratorium maps and PMAVs 15

27	Non-application of Judicial Review Act 1991					
	(1)		Judicial Review Act 1991 does not apply to the following ters under this Act—	17 18		
		(a)	conduct engaged in for the purpose of making a relevant decision;	19 20		
		(b)	other conduct that relates to the making of a relevant decision;	21 22		
		(c)	the making of a relevant decision or the failure to make a relevant decision;	23 24		
		(d)	a relevant decision.	25		
	(2)	-	articular, for subsection (1), the Supreme Court does not e jurisdiction to hear and determine applications made to it	26 27		

[s	28]
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 relevant application; or (b) the certifying by the chief executive of a moratorium map or an amendment of a moratorium map; or (c) a decision, or cessation of decision-making, made o permitted under section 34. No appeals about moratorium map, PMAV and particular applications (1) A person can not appeal under any Act or other law— (a) in relation to the chief executive certifying a moratorium map or an amendment of a moratorium map; or (b) about a delay in the chief executive agreeing to make a PMAV the subject of a relevant application; or 				
 <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date o assent. <i>relevant decision</i> means— (a) a decision to agree to make a PMAV the subject of a relevant application; or (b) the certifying by the chief executive of a moratorium map or an amendment of a moratorium map; or (c) a decision, or cessation of decision-making, made o permitted under section 34. No appeals about moratorium map, PMAV and particular applications (1) A person can not appeal under any Act or other law— (a) in relation to the chief executive agreeing to make a PMAV the subject of a relevant application; or (b) about a delay in the chief executive agreeing to make a PMAV the subject of a relevant application; or (c) a about a decision, or cessation of decision-making, made or permitted under section 34. (2) In this section— <i>appeal</i> includes to seek injunctive or any other relief in a proceeding. <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the date or on the beginning of 26 March 2009 and before the				1 2
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 (a) in relation to the chief executive certifying a moratorium map or an amendment of a moratorium map; or (b) about a delay in the chief executive agreeing to make a PMAV the subject of a relevant application; or (c) about a decision, or cessation of decision-making, made or permitted under section 34. (2) In this section— <i>appeal</i> includes to seek injunctive or any other relief in a proceeding. <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date or 				14 15
 map or an amendment of a moratorium map; or (b) about a delay in the chief executive agreeing to make a PMAV the subject of a relevant application; or (c) about a decision, or cessation of decision-making, made or permitted under section 34. (2) In this section— appeal includes to seek injunctive or any other relief in a proceeding. relevant application means a PMAV application made on o after the beginning of 26 March 2009 and before the date or 	(1)	A pe	erson can not appeal under any Act or other law—	16
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 or permitted under section 34. (2) In this section— <i>appeal</i> includes to seek injunctive or any other relief in a proceeding. <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date or 		(b)	about a delay in the chief executive agreeing to make a PMAV the subject of a relevant application; or	19 20
 <i>appeal</i> includes to seek injunctive or any other relief in a proceeding. <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date or 		(c)	about a decision, or cessation of decision-making, made or permitted under section 34.	21 22
proceeding. <i>relevant application</i> means a PMAV application made on o after the beginning of 26 March 2009 and before the date o	(2)	In th	is section—	23
after the beginning of 26 March 2009 and before the date o			· ·	24 25
		after	the beginning of 26 March 2009 and before the date of	26 27 28

			[s 29]	
Divisi	on	2	Exemptions	1
29	Wh	o ma	ay appeal	2
		exer	person who has been refused an exemption or granted an mption on conditions may appeal against the decision to Magistrates Court.	3 4 5
30	Sta	rting	g appeal	6
	(1)	An	appeal is started by—	7
		(a)	filing notice of appeal with the Magistrates Court; and	8
		(b)	serving a copy of the notice on the chief executive; and	9
		(c)	complying with rules of court applicable to the appeal.	10
	(2)		e notice of appeal must be filed within 28 days after the ellant receives notice of the decision appealed against.	11 12
	(3)		notice of appeal must state fully the grounds of the appeal the facts relied on.	13 14
31	Неа	aring	y procedures	15
	(1)	In d	leciding an appeal, the Magistrates Court—	16
		(a)	has the same powers as the chief executive in making the decision appealed against; and	17 18
		(b)	is not bound by the rules of evidence; and	19
		(c)	must comply with natural justice.	20
	(2)	An	appeal is by way of rehearing, unaffected by the decision.	21
32	Со	urt's	powers on appeal	22
		In d	eciding an appeal, the Magistrates Court may—	23
		(a)	confirm the decision appealed against; or	24

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	(b) set aside the decision and return the matter to the chief executive with directions the court considers appropriate.	1 2 3
Арр	peal to District Court	4
	An appeal lies to a District Court from a decision of the Magistrates Court, but only on a question of law.	5 6
7	Miscellaneous provisions	7
		8 9
(1)	The chief executive may, in the moratorium period, take all or any of the steps mentioned in subsection (2) if satisfied it is necessary or desirable for achieving the purpose of this Act or the Vegetation Management Act to take the steps.	10 11 12 13
(2)	For subsection (1), steps are—	14
	(a) despite part 3, division 3, stop deciding applications for exemptions; or	15 16
	(b) for a stated period, stop deciding relevant vegetation clearing applications; or	17 18
	(c) for a stated period, stop giving the assessment manager its referral agency's responses to relevant development applications.	19 20 21
(3)	For subsection (2)(b) and (c), the period the chief executive has to decide relevant vegetation clearing applications or assess relevant development applications does not end until the end of the stated period.	22 23 24 25
(4)	In this section—	26
	7 Chi givi (1) (2) (3)	 executive with directions the court considers appropriate. Appeal to District Court An appeal lies to a District Court from a decision of the Magistrates Court, but only on a question of law. 7 Miscellaneous provisions Chief executive may stop making decisions about, or giving responses to, particular applications (1) The chief executive may, in the moratorium period, take all or any of the steps mentioned in subsection (2) if satisfied it is necessary or desirable for achieving the purpose of this Act or the Vegetation Management Act to take the steps. (2) For subsection (1), steps are— (a) despite part 3, division 3, stop deciding applications for exemptions; or (b) for a stated period, stop giving the assessment manager its referral agency's responses to relevant development applications. (3) For subsection (2)(b) and (c), the period the chief executive has to decide relevant vegetation clearing applications or assess relevant development applications does not end until the end of the stated period.

[s 35]

	appl	<i>vant development applications</i> means development ications made before or in the moratorium period for ch—	1 2 3
	(a)	the chief executive is a concurrence agency; and	4
	(b)	the jurisdiction under the Planning Act, section 3.1.8 for the concurrence agency is the purpose of the Vegetation Management Act.	5 6 7
	clea peri	<i>vant vegetation clearing applications</i> means vegetation ring applications, made before or in the moratorium od, for which the chief executive is the assessment ager.	8 9 10 11
		of moratorium map to be available for inspection chase	12 13
(1)	The	chief executive must—	14
	(a)	keep the digital electronic form of a moratorium map available for inspection, free of charge, by members of the public at particular regional offices; and	15 16 17
	(b)	publish the digital electronic form of the moratorium map on the department's website on the internet.	18 19
	Edite	pr's note—	20
	<v ele</v 	e department's website address at the commencement of this Act was www.derm.qld.gov.au>. The regional offices where the digital extronic form of a moratorium map can be inspected are stated on the partment's website.	21 22 23 24
(2)		payment of a fee, a person may buy a copy of a atorium map.	25 26
(3)		fee for the copy of a moratorium map must not be more the reasonable cost of publishing the copy.	27 28
(4)		following must be held in digital electronic form by the artment—	29 30
	(a)	the exact location of the boundary of the moratorium vegetation regrowth area;	31 32

[s 36]

		(b) the approximate location of each of the moratorium watercourses.	1 2
		Note—	3
		The department uses a geographic information system for capturing, managing, analysing and displaying the data for a moratorium map for a particular property.	4 5 6
	(5)	The information held in digital electronic form must be able to be reduced or enlarged to show the details of the boundaries of the moratorium vegetation regrowth area.	7 8 9
36	Evi	identiary aids	10
		A certificate purporting to be signed by the chief executive stating any of the following matters is evidence of the matter—	11 12 13
		 (a) a stated document is one of the following things made, certified and maintained, given, or issued under this Act— 	14 15 16
		(i) a decision;	17
		(ii) a compliance notice;	18
		(iii) a moratorium map, as in force for a stated day, or during a stated period;	19 20
		(b) a stated document is a copy of, or an extract from or part of a document kept or made under this Act;	21 22
		(c) on a stated day, or during a stated period, an exemption—	23 24
		(i) was, or was not in force; or	25
		(ii) was, or was not, subject to a stated condition.	26
37	No	compensation payable	27
		To remove any doubt it is dealared that no amount whether	20

To remove any doubt, it is declared that no amount, whether28by way of compensation, reimbursement or otherwise, is29payable by the State to any person for or in connection with30

		[s 38]	
		the operation of this Act or its effect on a person's interest in any moratorium area.	1 2
Part	8	Savings and transitional provisions	3 4
38	De	velopment approvals under the Planning Act	5
	(1)	This section applies if, immediately before the start of the moratorium period, a development approval under the Planning Act is in effect for land in an area that, under section 5, becomes a moratorium area.	6 7 8 9
	(2)	The approval continues in effect as if the area had not become a moratorium area.	1 1
39	Ex	isting development applications	12
	(1)	This section applies if, immediately before the start of the moratorium period—	13 14
		(a) a development application had been made for land in an area that, under section 5, becomes a moratorium area; and	1: 10 17
		(b) the application was a properly made application and had not lapsed under the Planning Act; and	13 19
		(c) the application had not been decided.	20
	(2)	The assessment manager must not, in the moratorium period, approve the application to the extent the development applied for is clearing endangered regrowth vegetation or riparian regrowth vegetation.	2 22 22 24
		Note—	2
		Part 3, division 3 deals with applications for exemptions for modified schedule 8 development.	20 27

Schedule 1 Modified schedule 8

section	11	2
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1

3 4

The paragraphs that have been modified are in bold type.

For cle	earing native vegetation on freehold land and indigenous land
1A	Operational work that is the clearing of native vegetation on freehold land and indigenous land, unless the clearing is—
	(a) the clearing of vegetation to which VMA does not apply; or
	(b) for a forest practice, other than on indigenous land on which the State owns the trees; or
	(c) to the extent necessary for building on a lot, other than indigenous land, a single residence, and any reasonably associated building or structure, if the building of the residence—
	(i) is building work for which a development permit for a building development application has been issued; or
	(ii) is building work mentioned in part 2, table 1, item 1; or
	(iii) is development to which chapter 5, part 6 applies; or
	(ca) to the extent necessary for building residences on indigenous land, and any reasonably associated building or structure, for Aboriginal or Torres Strait Islander inhabitants of the land or persons providing educational, health, police or other community services for the inhabitants if the building of the residences—
	(i) is building work for which a development permit for a building development application has been issued; or
	(ii) is building work mentioned in part 2, table 1, item 1; or
	(iii) is development to which chapter 5, part 6 applies; or
	(d) necessary for essential management; or
	(e) in an area shown on a property map of assessable vegetation as a category X area; or

f) in an area for which there is no property map of assessable
vegetation and the vegetation is not any of the following—
(i) remnant vegetation;
(ii) endangered regrowth vegetation;
(iii) riparian regrowth vegetation; or
g) for urban purposes in an urban area that is—
(i) shown on a property map of assessable vegetation as a category 2 area or a category 3 area; or
 (ii) if there is no property map of assessable vegetation for the area—a remnant of concern regional ecosystem, a remnant not of concern regional ecosystem or the vegetation is endangered regrowth vegetation or riparian regrowth vegetation; or
ga) for urban purposes in an urban area in a wild river high preservation area and the vegetation is—
(i) a remnant of concern regional ecosystem; or
(ii) a remnant not of concern regional ecosystem; or
(iii) not remnant vegetation; or
h) necessary for routine management in an area of the land—
(i) shown on a property map of assessable vegetation as a category 3 area; or
 (ii) for which there is no property map of assessable vegetation and the vegetation is a remnant not of concern regional ecosystem, endangered regrowth vegetation or riparian regrowth vegetation; or
i) on indigenous land, gathering, digging or removing forest products for—
(i) the purpose of improving the land or for use under the <i>Local</i> <i>Government (Aboriginal Lands) Act 1978</i> , section 28; or
(ii) use under the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 62; or
j) for a specified activity, other than schedule 10, definition <i>specified activity</i> , paragraph (a); or
ja) for schedule 10, definition <i>specified activity</i> , paragraph (a) to the extent it involves clearing vegetation other than endangered regrowth vegetation or riparian regrowth vegetation; or
k) in an urban development area; or

	F
	(l) on airport land and the operational work—
	 (i) is consistent with the land use plan approved under the Airport Assets (Restructuring and Disposal) Act 2008, chapter 3, part 1 for the land; and
	(ii) is carried out on land that is not stated, under the land use plan, to remain undeveloped land.
For clea	ring native vegetation on leasehold land used for agriculture or
	grazing
1B	Operational work that is the clearing of native vegetation on land subject to a lease issued under the <i>Land Act 1994</i> for agriculture or grazing purposes, unless the clearing is—
	(a) the clearing of vegetation to which VMA does not apply; or
	(b) to the extent necessary, for building on a lot a single residence, and any reasonably associated building or structure, if the building of the residence—
	(i) is building work for which a development permit for a building development application has been issued; or
	(ii) is building work mentioned in part 2, table 1, item 1; or
	(iii) is development to which chapter 5, part 6 applies; or
	(c) necessary for essential management; or
	(d) in an area shown on a property map of assessable vegetation as a category X area; or
	(e) in an area for which there is no property map of assessable vegetation, the area has been cleared after 31 December 1989 and the vegetation is not any of the following—
	(i) remnant vegetation; or
	(ii) endangered regrowth vegetation; or
	(iii) riparian regrowth vegetation; or
	(f) necessary for routine management in an area of the land—
	 (i) shown on a property map of assessable vegetation as a category 3 area or category 4 area; or
	 (ii) for which there is no property map of assessable vegetation, and the vegetation is a remnant not of concern regional ecosystem or the vegetation is not remnant vegetation; or

(g)	for a specified activity, other than schedule 10, definition <i>specified activity</i> , paragraph (a); or
(h)	for schedule 10, definition <i>specified activity</i> , paragraph (a) to the extent it involves clearing vegetation other than endangered regrowth vegetation or riparian regrowth vegetation.

Schedule 2 Dictionary

section 4	2
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<i>compliance notice</i> see section 24(2).		3
endangered regrowth vegetation see section 8(1).		4
	<i>nption</i> means an exemption granted by the chief executive er section 14 for modified schedule 8 development.	5 6
mod	ified schedule 8 see section 11(1)(b).	7
mod	ified schedule 8 development means development that—	8
(a)	immediately before the moratorium period, was exempt development under the Planning Act; but	9 10
(b)	in the moratorium period, is assessable development under modified schedule 8 and is not the subject of an exemption.	11 12 13
mor	atorium area see section 5.	14
mor	atorium map see section 6.	15
mor	atorium period see section 7.	16
offic	<i>ial</i> see section 24(1).	17
Plan	ning Act means the Integrated Planning Act 1997.	18
PM A	W means property map of assessable vegetation.	19
	AV application means an application to make a PMAV er the Vegetation Management Act, section 20C.	20 21
proh	<i>hibited development</i> , for part 5, see section 22.	22
prop	erly made submission means a submission that—	23
(a)	is written; and	24
(b)	is signed by each person (a <i>signatory</i>) who made the submission; and	25 26
(c)	states the name and address of each signatory; and	27

(d)	states the grounds of the submission and the facts and circumstances relied on in support of the grounds; and	1 2
(e)	is made to the person stated in the notice inviting the submission; and	3 4
(f)	is received on or before the last day under the relevant show cause notice for the making of the submission.	5 6
<i>riparian regrowth vegetation</i> see section 8(2).		
show 24(3)	<i>cause notice</i> means a notice that complies with section).	8 9
	<i>tation Management Act</i> means the Vegetation agement Act 1999.	10 11

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