

Queensland

### Waste Reduction and Recycling and Other Legislation Amendment Bill 2012



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# Waste Reduction and Recycling and Other Legislation Amendment Bill 2012

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### 2012

## A Bill

for

An Act to amend the *Coastal Protection and Management Act* 1995, the *Environmental Protection Act* 1994, the *Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act* 2012 and the *Waste Reduction and Recycling Act* 2011 for particular purposes Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 1 Preliminary

	The Parli	ament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 SI	<b>nort title</b> This Act may be cited as the <i>Waste Reduction and Recycling</i> <i>and Other Legislation Amendment Act 2012.</i>	3 4 5
	Part 2	Amendment of Coastal Protection and Management Act 1995	6 7 8
Clause	2 A	<b>ct amended</b> This part amends the <i>Coastal Protection and Management Act</i> 1995.	9 10 11
		<i>Note—</i> See also the amendments in the schedule.	12 13
Clause	w	mendment of s 123 (Right to occupy and use land on hich particular tidal works were, or are to be, carried ut)	14 15 16
	(1)	Section 123—	17
		insert—	18
	'(3A)	In addition, this section applies if operational work that is tidal works are to be carried out in accordance with an IDAS code.'.	19 20 21
	(2)	Section 123(4)(a), after 'permit'—	22

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 2 Amendment of Coastal Protection and Management Act 1995

			[s 4]	
			insert—	1
			'or the IDAS code'.	2
		(3)	Section 123(5)—	
			insert—	2
			<i>IDAS code</i> means a code for self-assessable development for IDAS under the Planning Act.	: (
			<i>tidal works</i> does not include the reclamation of land under tidal water.'.	, ;
		(4)	Section 123(3A) to (5)—	Ç
			renumber as section 123(4) to (6).	1
Clause	4	Am	nendment of s 167 (Regulation-making power)	]
			Section 167—	
			insert—	•
		<b>'</b> (6)	A regulation may declare a statutory instrument or another document to be a code for IDAS under the Planning Act.'.	
lause	5	Am	nendment of schedule (Dictionary)	1
		(1)	Schedule—	
			insert—	
			<i>'reclamation</i> , of land under tidal water, means raising the land above high-water mark, whether gradually and imperceptibly or otherwise, by carrying out works, including dredging and the depositing of solid material.'.	
		(2)	Schedule, definition tidal works, paragraph 2—	4
			omit, insert—	4
			'2 Tidal works includes—	
			(a) the construction or demolition of a basin, boat ramp, breakwater, bridge, dam, dock, dockyard, embankment, groyne, jetty, pipeline, pontoon,	

[s 6]

				powerline, seawall, slip, small craft facility, training wall or wharf; and	1 2
			(b)	works in tidal water necessarily associated with the construction or demolition mentioned in paragraph (a); and	3 4 5
			(c)	the reclamation of land under tidal water.'.	6
	Part	3		Amendment of Environmental Protection Act 1994	7
					8
Clause	6	Act	amended	I	9
			This part a	amends the Environmental Protection Act 1994.	10
Clause	7	Am	endment	of s 13 (Waste)	11
		(1)	Section 13	3(5)(a), 'delivered to a levyable'—	12
			omit, inse	rt—	13
			'disposed	of at a'.	14
		(2)	Section 13	8(6), definition levyable waste disposal site—	15
			omit.		16
		(3)	Section 13	3(6)—	17
			insert—		18
			' <i>waste di</i> . 8A.'.	sposal site see the Waste Reduction Act, section	19 20

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 4 Amendment of Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012

[s 8]

	Part	4 Amendment of Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012	1 2 3 4 5
Clause	8	Act amended	6
		This part amends the Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012.	7 8
		<i>Note—</i> See also the amendments in the schedule.	9 10
Clause	9	Insertion of new s 4A	11
		After section 4—	12
		insert—	13
	'4 <b>A</b>	Amendment of s 39 (Other definitions)	14
		'Section 39, definition business days—	15
		omit.'.	16
		Editor's note—	17
		Legislation ultimately amended—	18
		Environmental Protection Act 1994	19
Clause	10	Amendment of s 8 (Insertion of new chs 5 and 5A)	20
		(1) Section 8, inserted section 110—	21
		omit, insert—	22
	<b>'110</b>	What is a <i>mining activity</i>	23
		'A <i>mining activity</i> is—	24
		(a) an activity that is an authorised activity for a mining tenement under the Mineral Resources Act; or	25 26

	(b)	another activity that is authorised under an approval under the Mineral Resources Act that grants rights over land.'.	1 2 3
(2)	Sect	ion 8, inserted section 112, definition <i>eligibility criteria</i> —	4
	omit		5
(3)	Sect	ion 8, inserted section 112—	6
	inse	rt—	7
		<i>lication stage</i> , for an application, means the stage of the ssment process carried out for the application under part	8 9 10
		<i>sion stage</i> , for an application, means the stage of the ssment process carried out for the application under part	11 12 13
	mea	<i>bility criteria</i> , for an environmentally relevant activity, ns the eligibility criteria that are in effect for the activity er section 318, 707A or 707B.	14 15 16
		<i>rmation stage</i> , for an application, means the stage of the ssment process carried out for the application under part	17 18 19
		<i>fication stage</i> , for an application, means the stage of the ssment process carried out for the application under part	20 21 22
(4)	Sect	ion 8, inserted section 116(2)—	23
	omit	t, insert—	24
'(2)		application under subsection (1) may also be made jointly or more entities.	25 26
<b>'</b> (3)	This	section is subject to sections 117 to 120.'.	27
(5)	Sect	ion 8, inserted section 206—	28
	omit	t, insert—	29

'206	inc	vironmental authority for particular resource activities ludes condition prohibiting use of restricted nulation fluids	1 2 3
	<b>'</b> (1)	This section applies for an environmental authority issued for a resource activity other than a mining activity.	4 5
	'(2)	The environmental authority is taken to include a condition prohibiting the use of restricted stimulation fluids.	6 7
		Example for subsection (2)—	8
		the use of hydrocarbon chemicals to stimulate the fracturing of coal seams	9 10
	<b>'</b> (3)	The condition mentioned in subsection (2) is taken to be a standard condition imposed on the environmental authority.	11 12
	'(4)	In this section—	13
		<i>restricted stimulation fluids</i> means fluids used for the purpose of stimulation, including fracturing, that contain the following chemicals in more than the maximum amount prescribed under a regulation—	14 15 16 17
		(a) petroleum hydrocarbons containing benzene, ethylbenzene, toluene or xylene;	18 19
		(b) chemicals that produce, or are likely to produce, benzene, ethylbenzene, toluene or xylene as the chemical breaks down in the environment.'.	20 21 22
	(6)	Section 8, inserted section 243, definitions <i>amalgamated corporate authority, amalgamated local government authority</i> and <i>amalgamated project authority</i> —	23 24 25
		omit, insert—	26
		<i>'amalgamated corporate authority</i> means an amalgamated environmental authority that is not an amalgamated local government authority or an amalgamated project authority.	27 28 29
		<i>amalgamated local government authority</i> means an amalgamated environmental authority for which the holder is a local government.	30 31 32

	<i>amalgamated project authority</i> means an amalgamated environmental authority for which the relevant activities are carried out as a single integrated operation.'.	1 2 3
(7)	Section 8, inserted section 245—	4
	omit, insert—	5
'245 Wh	o may apply	6
'(1)	The holder of 2 or more environmental authorities may, at any time, apply to the administering authority for a new environmental authority (an <i>amalgamated environmental authority</i> ) for all activities for the authorities.	7 8 9 10
·(2)	However, if an environmental authority is held jointly by 2 or more entities, the environmental authority can not be the subject of an amalgamation application unless all of the environmental authorities, the subject of the application, are held jointly by the same entities.'.	11 12 13 14 15
(8)	Section 8, inserted section 266(2), from 'A' to 'end-'	16
	omit, insert—	17
	'Of the following periods that apply to a surrender application, a decision under subsection (1) about the application must be made within the later of the periods to end—'.	18 19 20 21
(9)	Section 8, inserted part 11, heading—	22
	omit, insert—	23
'Part 11	Cancellation or suspension of	24
	environmental authorities by	25
	administering authority'.	26
(10)	Section 8, after inserted section 284—	27
	insert—	28

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 4 Amendment of Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012

'Part 11	A	Suspension of environmental authorities by application	1 2
'Division	1	Preliminary	3
'284A Who	'The holde apply to	<b>ly</b> or of an environmental authority may, at any time, the administering authority to suspend the ntal authority (a <i>suspension application</i> ).	4 5 6 7
'Division	2	Suspension applications	8
'284B Req	uirements	s for suspension application	9
<b>'</b> (1)	A suspensi	on application must—	10
	(a) be ma	ade to the administering authority; and	11
	(b) be ma	ade in the approved form; and	12
	• •	accompanied by the fee prescribed under a ation; and	13 14
	(d) nomi	nate the period of the proposed suspension.	15
<b>'</b> (2)	The nomina	ated period of the proposed suspension—	16
	• •	be for at least 1 year from the next anniversary day e environmental authority; and	17 18
		not be for longer than 3 years from the next versary day of the environmental authority.	19 20

'Division 3		Deciding suspension applications	1
'284C Dec	ciding	g suspension application	2
		administering authority must, within 20 business days receiving the suspension application, decide whether	3 4 5
	(a)	approve the application; or	6
	(b)	refuse the application.	7
'284D Crit	teria	for deciding suspension application	8
		leciding the application, the administering authority must ider—	9 10
	(a)	the degree of risk of environmental harm that has already been caused by the relevant activity, or that might reasonably be expected to be caused during the suspension of the relevant activity; and	11 12 13 14
	(b)	the likelihood of action being required to rehabilitate or restore and protect the environment because of environmental harm being caused during the suspension of the relevant activity; and	15 16 17 18
	(c)	the environmental record of the holder.	19
'284E Res	stricti	ions on giving approval	20
	'The only	administering authority may approve the application if the environmental authority is not subject to conditions iring rehabilitation.	21 22 23
'284F Ste	ps af	ter deciding suspension application	24
'(1)		administering authority must, within 5 business days after ding a suspension application—	25 26
	(a)	if the decision is to approve the suspension of the environmental authority—	27 28

	(i) record the suspension in the appropriate register, including when the suspension period starts and ends; and
	(ii) give the holder of the environmental authority written notice of the decision; or
	(b) if the decision is to refuse the suspension—give the holder an information notice about the decision.
'(2)	The environmental authority is suspended for the period stated in the decision notice, unless the holder of the environmental authority terminates the suspension before the end of the suspension period.
Division	4 Termination of suspension
284G Ter	mination of suspension
'(1)	The holder of an environmental authority that has been suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.
'(1) '(2)	suspended under this part may, by notice given to the administering authority, terminate the suspension of the
	suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.
	suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority. The notice—
	<ul><li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li><li>The notice— <ul><li>(a) may be given—</li></ul></li></ul>
	<ul> <li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li> <li>The notice— <ul> <li>(a) may be given—</li> <li>(i) before the suspension takes effect; or</li> </ul> </li> </ul>
	<ul> <li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li> <li>The notice— <ul> <li>(a) may be given—</li> <li>(i) before the suspension takes effect; or</li> <li>(ii) during the suspension period; and</li> </ul> </li> <li>(b) must be accompanied by the fee prescribed under a</li> </ul>
'(2)	<ul> <li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li> <li>The notice— <ul> <li>(a) may be given—</li> <li>(i) before the suspension takes effect; or</li> <li>(ii) during the suspension period; and</li> </ul> </li> <li>(b) must be accompanied by the fee prescribed under a regulation.'.</li> </ul>
·(2)	<ul> <li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li> <li>The notice— <ul> <li>(a) may be given—</li> <li>(i) before the suspension takes effect; or</li> <li>(ii) during the suspension period; and</li> </ul> </li> <li>(b) must be accompanied by the fee prescribed under a regulation.'.</li> <li>Section 8, inserted section 318K(b)—</li> </ul>
·(2)	<ul> <li>suspended under this part may, by notice given to the administering authority, terminate the suspension of the environmental authority.</li> <li>The notice— <ul> <li>(a) may be given— <ul> <li>(i) before the suspension takes effect; or</li> <li>(ii) during the suspension period; and</li> </ul> </li> <li>(b) must be accompanied by the fee prescribed under a regulation.'.</li> <li>Section 8, inserted section 318K(b)— <ul> <li>omit, insert—</li> <li>'(b) the chief executive is satisfied the operator is not suitable to be registered as a suitable operator having</li> </ul> </li> </ul></li></ul>

[s	1	1	]
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Clause 1

	'(1)	The chief executive may investigate a person to help decide whether—	1 2
		(a) an applicant is suitable to be a registered suitable operator; or	3 4
		(b) a disqualifying event has happened in relation to the person or another person.'.	5 6
		Editor's note—	7
		Subsections (1) to (12), legislation ultimately amended—	8
		Environmental Protection Act 1994	9
1	Am	endment of s 9 (Replacement of ss 321–326)	10
	(1)	Section 9, inserted section 326E—	11
		insert—	12
	<b>'</b> (3)	In this section—	13
		<i>recipient</i> , for an environmental report, means the person who received a notice under section 323(2) or 326B(2) requiring the person to give the administering authority the report.'.	14 15 16
	(2)	Section 9, inserted section 326F—	17
		insert—	18
	'(4)	In this section—	19
		<i>recipient</i> , for an environmental report about an environmental investigation, means the person required to submit the report to the administering authority under section 326B(2).'.	20 21 22
	(3)	Section 9, inserted section 326G—	23
		insert—	24
	<b>'</b> (9)	In this section—	25
		<i>recipient</i> , for an environmental report about an environmental investigation, means the person required to submit the report to the administering authority under section 326B(2).'.	26 27 28
	(4)	Section 9, inserted section 326H—	29
		insert—	30

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[s 12]

		·(2)	In this section—	1
			<i>recipient</i> , for an environmental report, means the person who received a notice under section 323(2) or 326B(2) requiring the person to give the administering authority the report.'.	2 3 4
		(5)	Section 9, inserted section 326I(6)—	5
			omit, insert—	6
		'(6)	A person given a notice about a requirement under subsection (2) must comply with the requirement within the period stated in the notice.	7 8 9
			Maximum penalty for subsection (6)—300 penalty units.	10
		<b>'</b> (7)	In this section—	11
			<i>recipient</i> , for an environmental report about an environmental investigation, means the person required to submit the report about the investigation to the administering authority under section 326B(2).'.	12 13 14 15
			Editor's note—	16
			Subsections (1) to (5), legislation ultimately amended—	17
			Environmental Protection Act 1994	18
Clause	12	Re	placement of s 31 (Omission of ss 426A and 427)	19
			Section 31—	20
			omit, insert—	21
	<b>'</b> 31	Re	placement of ss 426A and 427	22
			'Sections 426A and 427—	23
			omit, insert—	24
	<b>'42</b> 7		ence to operate under environmental authority if not a jistered suitable operator in particular circumstances	25 26
			'The holder of an environmental authority must not carry out an environmentally relevant activity if the person—	27 28
			(a) has become the holder of the authority under a non-assessable transfer under resource legislation; and	29 30

#### [s 13]

Clause

Clause

		(b) is not a registered suitable operator.	1
			1
		Maximum penalty—100 penalty units.'.'.	2
		Editor's note—	3
		Legislation ultimately amended—	4
		Environmental Protection Act 1994	5
13	Am	nendment of s 47 (Replacement of ss 540 and 541)	6
		Section 47, inserted section 540A(1)(c)(iv), 'registered'—	7
		omit.	8
		Editor's note—	9
		Legislation ultimately amended—	10
		Environmental Protection Act 1994	11
14	Am	nendment of s 58 (Insertion of new ch 12, pts 3–3A)	12
	(1)	Section 58, inserted section 574, 'the approval'—	13
		omit, insert—	14
		'the approval, unless it is earlier cancelled or suspended.'.	15
	(2)	Section 58, inserted section 574A(2)—	16
		omit, insert—	17
	·(2)	However, an auditor must not perform a function mentioned in section 568 if the auditor has a direct or indirect financial interest in a matter or thing relevant to the exercise of the function, other than any fee paid to the auditor for performing the function.	18 19 20 21 22
		Maximum penalty for subsection (2)-100 penalty units.'.	23
		Editor's note—	24
		Subsections (1) and (2), legislation ultimately amended—	25
		Environmental Protection Act 1994	26

С

15	Am	endment of s 60 (Insertion of new ch 13, pt 18)
	(1)	Section 60, inserted section 676, definition former-
		omit.
	(2)	Section 60, inserted section 676—
		insert—
		<i>chapter 4 activity</i> means a chapter 4 activity under the unamended Act, schedule 4.
		<i>code of environmental compliance</i> means a code of environmental compliance under the unamended Act, schedule 4.
		conversion application—
		(a) for division 5—see section 695; or
		(b) for division 5A—see section 698B.
		<i>environmental authority (chapter 5A activities)</i> means an environmental authority (chapter 5A activities) under former section 309A(3).
		<i>environmental authority (mining activities)</i> means an environmental authority (mining activities) under former section 146(2).
		<i>former</i> , for a provision mentioned in this part, means the provision as in force immediately before the amendment or repeal of the provision under the amending Act.
		former holder see section 698A.
		non-transitional ERA see section 676A(1).
		<i>registration certificate</i> means a registration certificate under former section 73F.
		<i>standard environmental conditions</i> means standard environmental conditions under the unamended Act, schedule 4.
		surrendered registration certificate see section 698A.'.
	(3)	Section 60, inserted part 18, division 2—

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	insert—	1
'Subdiv	ision 1 Non-transitional ERAs	2
	vironmentally relevant activity may be prescribed as on-transitional ERA	3 4
·(1)	A regulation may prescribe a section 19 activity as an environmentally relevant activity for which the development authority or registration certificate for the activity does not transition to an environmental authority after the commencement (a <i>non-transitional ERA</i> ).	5 6 7 8 9
<b>'</b> (2)	In this section—	10
	<i>section 19 activity</i> means an activity that, before the commencement, was prescribed under section 19 as an environmentally relevant activity.	11 12 13
'Subdiv	ision 2 Chapter 4 activities that are not transitioned	14 15
'676B Ar	oplication of sdiv 2	16
	'This subdivision applies to a non-transitional ERA.	17
	ontinuing effect of unamended Act for non-transitional	18 19
<b>'</b> (1)	The unamended Act continues to apply to a non-transitional ERA until a day prescribed under a regulation.	20 21
<b>'</b> (2)	However, the unamended Act, section 427 does not apply to a person who starts carrying out a chapter 4 activity after the	22 23

'Subdi	vision	3 Chapter 4 activities that are transitioned	1 2
'676D A	pplicat	ion of sdiv 3	3
	'Thi	s subdivision does not apply to a non-transitional ERA.'.	4
(4	) Sect	on 60, inserted section 684—	5
	inser	<i>t</i> —	6
'(3	) In th	is section—	7
		<i>1 mining project</i> means a level 1 mining project under er section 151(1). <sup>2</sup> .	8 9
(5	) Sect	on 60, after inserted section 698—	10
	inser	<i>t</i> —	11
'Divisio	on 5A	Suspended activities	12
<b>698Δ</b>	nnlicat	ion of div 5A	13
	'Thi	s division applies if, before the commencement, a person <i>former holder</i> )—	13 14 15
	(a)	surrendered a registration certificate for a development permit (a <i>surrendered registration certificate</i> ) that, but for the surrender, would be taken under section 677 to be an environmental authority under chapter 5; or	16 17 18 19
	(b)	surrendered a registration certificate (also a <i>surrendered registration certificate</i> ) that, but for the surrender, would be taken under section 680 to be an environmental authority under chapter 5.	20 21 22 23
	ertifica 'The com	ion to convert surrender of registration te to suspension of environmental authority	24 25 26 27 28

		ficate to an environmental authority that has been beended under chapter 5, part 11A.	1 2
	Applicat	tion of ch 5, pt 11A, divs 2 to 4 to conversion ion	3 4
	appl	apter 5, part 11A, divisions 2 to 4 apply to the conversion ication as if the conversion application were a suspension ication.	5 6 7
'698D E	Iffect o	f conversion	8
'(1	) This	s section applies if the conversion application is approved.	9
'(2		n the day of the conversion, the former holder of the endered registration certificate becomes—	10 11
	(a)	the holder of an environmental authority that has been suspended under chapter 5, part 11A; and	12 13
	(b)	a registered suitable operator.	14
'(3	B) From	n the day of the conversion—	15
	(a)	for a surrendered registration certificate mentioned in section 698A(a)—the development conditions of the development permit become conditions of the suspended environmental authority; or	16 17 18 19
	(b)	for a surrendered registration certificate mentioned in section 698A(b)—the standard environmental conditions of the code of environmental compliance become conditions of the suspended environmental authority, as standard conditions.	20 21 22 23 24
'(4	·	anniversary day for the suspended environmental ority is—	25 26
	(a)	for a surrendered registration certificate mentioned in section 698A(a)—the same as the anniversary day that applied to the registration certificate immediately before the commencement; or	27 28 29 30

	(b) for a surrendered registration certificate mentioned in section 698A(b)—the anniversary day for the registration certificate.'.	1 2 3
(6)	Section 60, inserted section 701(1)(a)—	4
	omit, insert—	5
	(a) an old authority becomes, under section 682 or 690, an environmental authority under chapter 5 (the <i>new authority</i> ); and'.	6 7 8
(7)	Section 60, inserted section 701—	9
	insert—	10
<b>'</b> (6)	In this section—	11
	<i>environmental management plan</i> means an environmental management plan under the unamended Act, schedule 4.	12 13
	<i>old authority</i> means any of the following under the unamended Act—	14 15
	(a) an environmental authority (exploration);	16
	(b) an environmental authority (mineral development);	17
	(c) an environmental authority (mining lease);	18
	(d) an environmental authority (prospecting);	19
	(e) an environmental authority (mining claim);	20
	(f) an environmental authority (chapter 5A activities).'.	21
(8)	Section 60, inserted section 705—	22
	insert—	23
'(1A)	However, this section does not apply to a person who holds a registration certificate for a non-transitional ERA.'.	24 25
(9)	Section 60, after inserted section 707—	26
	insert—	27

			y criteria and standard conditions for particular nentally relevant activities	1 2
، ۲		This section applies for an environmentally relevant activity if, immediately before the commencement, the activity would have constituted either of the following and would have been subject to a code of environmental compliance under the unamended Act—		
		(a)	a chapter 4 activity, or aspects of a chapter 4 activity;	8
		(b)	a mining activity.	9
"	(2)	From	the commencement—	10
		(a)	the matters identified as eligibility criteria in the code of environmental compliance are taken to be the eligibility criteria for the environmentally relevant activity until new eligibility criteria for the activity take effect under section 318(3); and	11 12 13 14 15
		(b)	standard environmental conditions of the code of environmental compliance are taken to be the standard conditions for the environmentally relevant activity until new standard conditions for the activity take effect under section 318D(5).	16 17 18 19 20
'707B	Elig	ibility	y criteria prescribed for mining activities	21
د		A re activ	gulation may prescribe eligibility criteria for a mining ity.	22 23
٤	(2)	under for t	bility criteria for a mining activity that are prescribed r subsection (1) are in addition to any eligibility criteria the mining activity that are in effect under section A(2)(a).	24 25 26 27
"	(3)	This	section expires 3 years after the commencement.	28
،	` ´		section is declared to be a law to which the Acts pretation Act 1954, section 20A applies.'.	29 30
(1	10)	Secti	on 60, inserted section 710(1), after 'a term'—	31
		inser	<i>t</i> —	32

		Part	Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 4 Amendment of Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012 [s 16]	
			'of the unamended Act'.	1
			Editor's note—	2
			Subsections (1) to (10), legislation ultimately amended—	3
			Environmental Protection Act 1994	4
Clause	16		nendment of s 61 (Amendment of sch 2 (Original cisions))	5 6
		(1)	Section 61(1), inserted schedule 2, part 1, division 3—	7
			insert—	8
	'284C		refusal of suspension application for an environmental authority for a resource activity'.	
		(2)	Section 61(1), inserted schedule 2, part 2, division 2—	9
			insert—	10
	'284C		refusal of suspension application for an environmental authority for a prescribed ERA'.	
			Editor's note—	11
			Subsections (1) and (2), legislation ultimately amended—	12
			Environmental Protection Act 1994	13
Clause	17	Am	nendment of s 62 (Amendment of sch 4 (Dictionary))	14
		(1)	Section 62(2), definitions <i>amending Act</i> and <i>standard conditions</i> —	15 16
			omit.	17
		(2)	Section 62(2)—	18
			insert—	19
			<i>application stage</i> , for chapter 5, see section 112.	20
			conversion application—	21

	(a)	for chapter 13, part 18, division 5—see section 695; or	1
	(b)	for chapter 13, part 18, division 5A—see section 698B.	2
	deci	sion stage, for chapter 5, see section 112.	3
	info	rmation stage, for chapter 5, see section 112.	4
	notij	fication stage, for chapter 5, see section 112.	5
	pers	on, for chapter 3, part 1, see section 39.	6
		pressive rehabilitation report means a report complying section 318ZF.	7 8
	stan	dard conditions—	9
	(a)	for an environmental authority—means the standard conditions to which the authority is subject; or	10 11
	(b)	for an application for an environmental authority—means the standard conditions that are in effect for the relevant activity or authority under section 318D or 707A.	12 13 14 15
	-	<i>Tension application</i> , for an environmental authority, see ion 284A.'.	16 17
(3)	Sect	ion 62(2), definition <i>plan of operations</i> , before 'see'—	18
	inse	rt—	19
	'divi	ision 1,'.	20
	Edito	pr's note—	21
	Su	bsections (1) to (3), legislation ultimately amended—	22
		Environmental Protection Act 1994	23

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

		[s 18]
	Part	5 Amendment of Waste 1 Reduction and Recycling Act 2 2011 3
Clause	18	Act amended 4
		This part amends the Waste Reduction and Recycling Act52011.6
		<i>Note</i> — 7
		See also the amendments in the schedule. 8
Clause	19	Amendment of s 5 (Approach to achieving Act's objects) 9
		(1) Section $5(b)$ and $(c)$ — 10
		omit. 11
		(2) Section $5(d)$ to $(n)$ — 12
		<i>renumber</i> as section 5(b) to (l).
		(3) Section 5(1), as renumbered, '(m)'— $14$
		omit, insert—
		'(k)'. 10
Clause	20	Omission of ch 2, pt 2 (Business plan for State's waste 17) management strategy)
		Chapter 2, part 2—
		omit. 20
Clause	21	Replacement, renumbering and relocation of s 2721(Meaning of levyable waste disposal site)22
		(1) Section 27— 23
		omit, insert— 24

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

#### [s 22]

	<b>'27</b>	Meaning of <i>waste disposal site</i>	1
		'A <i>waste disposal site</i> is a waste facility, whether under the ownership or control of the State, a local government or otherwise, to which both of the following apply—	2 3 4
		<ul> <li>(a) the operator of the facility is required to hold a registration certificate for the disposal of waste at the facility;</li> </ul>	5 6 7
		(b) waste delivered to the facility commonly includes waste that is subsequently disposed of to landfill at the facility.'.	8 9 10
		(2) Section 27, as inserted under subsection (1)—	11
		<i>renumber</i> and <i>relocate</i> , in chapter 1, part 3, division 2, as section 8A.	12 13
Clause	22	Omission of ch 3, pt 1 (Preliminary)	14
		Chapter 3, part 1—	15
		omit.	16
Clause	23	Omission of ch 3, pts 2 and 3	17
		Chapter 3, parts 2 and 3—	18
		omit.	19
Clause	24	Omission of ch 3, pt 4, div 1 (Obligations of person delivering waste)	20 21
		Chapter 3, part 4, division 1—	22
		omit.	23
Clause	25	Replacement of ss 42–43	24
		Sections 42 and 43—	25
		omit, insert—	26

[s 26]

	'Part 1		Weighbridges	1
	'43	We	ighbridge requirement provision	2
		<b>'</b> (1)	This section applies to a waste disposal site prescribed under a regulation.	3 4
		'(2)	If the operator of a waste disposal site is required to hold a registration certificate for the disposal of more than 10000t of waste in a year at the site, the operator must ensure that a weighbridge is installed at the site on or before 1 December 2013.	5 6 7 8 9
		<b>'</b> (3)	The weighbridge must be kept in proper working order.	10
		'(4)	If any event results in the weighbridge being out of operation, the weighbridge must be brought into operation in the shortest practicable time.'.	11 12 13
Clause	26		nendment of s 44 (Measurement of waste by ighbridge)	14 15
		(1)	Section 44(1)—	16
			omit, insert—	17
		'(1)	This section applies if a weighbridge is installed at a waste disposal site prescribed under a regulation, whether or not the weighbridge is required under the weighbridge requirement provision.'.	18 19 20 21
		(2)	Section 44(2), after 'must'—	22
			insert—	23
			', unless the operator has a reasonable excuse,'.	24
		(3)	Section 44(3) and (4)—	25
			omit, insert—	26
		<b>'</b> (3)	However, subsection (2) does not apply if waste is delivered to or moved from the site in a vehicle with a GCM or a GVM of less than 4.5t.'.	27 28 29

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

[s 27]

Clause	27	Om	ission of ss 45–51	1
			Sections 45 to 51—	2
			omit.	3
Clause	28	Rep	placement of s 52 (Submission of waste data returns)	4
			Section 52—	5
			omit, insert—	6
	'Pa	rt 2	Waste data returns	7
	'52	Sul	omission of waste data returns	8
		'(1)	This section applies to a waste disposal site prescribed under a regulation.	9 10
	'(2)		The operator of the waste disposal site must, before the due date, give the chief executive a return in the approved form (a <i>waste data return</i> ) for the period prescribed under a regulation (a <i>reporting period</i> ).	11 12 13 14
			Maximum penalty—300 penalty units.	15
		<b>'</b> (3)	Without limiting subsection (2), information that an approved form of waste data return may require includes information about—	16 17 18
			(a) the types and amount of waste—	19
			(i) delivered to the site; or	20
			(ii) disposed of to landfill at the site; or	21
			(iii) moved from the site to a place outside the site; and	22
			(b) if a weighbridge is installed at the site—the operation of the weighbridge during the reporting period for the site.	23 24
		'(4)	A regulation may prescribe different reporting periods for waste disposal sites of different types or sizes.	25 26
		<b>'</b> (5)	In this section—	27

		[s 29]	
		<i>due date</i> , for the giving of a waste data return for a waste disposal site, means the twentieth day of the second month after the end of the reporting period for the site.'.	1 2 3
Clause	29	Amendment of s 53 (Requirement for operator of levyable waste disposal site to keep particular documents)	4 5
		(1) Section 53, 'levyable'—	6
		omit.	7
		(2) Section 53, '5 years'—	8
		omit, insert—	9
		'1 year'.	10
		(3) Section 53(b)(iii) and (c)—	11
		omit.	12
		(4) Section 53(d)—	13
		renumber as section 53(c).	14
Clause	30	Omission of s 54 (Waste levy evasion)	15
		Section 54—	16
		omit.	17
Clause	31	Omission of ch 3, pt 4, div 3 and pts 5 to 7	18
		Chapter 3, part 4, division 3 and parts 5 to 7—	19
		omit.	20
Clause	32	Amendment of s 123 (Local government's waste reduction and recycling plan obligation)	21 22
		(1) Section 123(1), from 'the day' to 'section,'—	23
		omit, insert—	24
		'the day prescribed under a regulation,'.	25

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

[s 33	
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		(2) Section 123(1)(b), ', after the commencement of this section'—	1 2
		omit.	3
Clause	33	Omission of s 129 (Copy of plan or amendment to be given to chief executive)	4 5
		Section 129—	6
		omit.	7
Clause	34	Amendment of s 132 (What is a State entity and who is its chief executive)	8 9
		(1) Section $132(1)(b)(i)$ —	10
		omit, insert—	11
		(i) under the <i>Public Service Act 2008</i> , is a government entity but is not a government owned corporation; and'.	12 13 14
		(2) Section $132(1)(c)$ —	15
		omit.	16
Clause	35	Amendment of s 133 (State entity's waste reduction and recycling plan obligation)	17 18
		(1) Section 133(1), from 'the day' to 'section,'—	19
		omit, insert—	20
		'the day prescribed under a regulation,'.	21
		(2) Section 133(1)(b), 'after the commencement of this section'—	22 23
		omit.	24

[s 36]

Clause		nendment of s 141 (Planning entity's waste reduction d recycling plan obligation)	1 2
	(1)	Section 141(1)(b), 'after the commencement of this section'—	3 4
		omit.	5
	(2)	Section 141(4)—	6
		omit, insert—	7
	'(4)	However, subsection (3) does not start to apply to a planning entity until the day prescribed under a regulation.'.	8 9
Clause		nission of s 146 (Requirement to give copy of adopted in to chief executive)	10 11
		Section 146—	12
		omit.	13
Clause	38 Am	nendment of s 147 (Local government reporting)	14
	(1)	Before section 147(1)—	15
		insert—	16
	'(1AA)	This section does not start to apply to a local government until 2 months after the end of the first full financial year after the day prescribed for the local government under section $123(1)$ .	17 18 19 20
	(2)	Section 147(3), 'levyable'—	21
		omit.	22
Clause	39 Am	nendment of s 148 (State entity reporting)	23
	(1)	Before section 148(1)—	24
		insert—	25
	'(1AA)	This section does not start to apply to the chief executive officer of a State entity until 2 months after the end of the first	26 27

[s 40]

			full financial year after the day prescribed for the State entity under section 133(1).'.	1 2
		(2)	Section 148(3)—	3
		(-)	omit.	4
Clause	40	Am	endment of s 149 (Planning entity reporting)	5
			Section 149(2)(a), 'commencement of this section'—	6
			omit, insert—	7
			'day prescribed for the planning entity under section 141(4)'.	8
Clause	41	Am	endment of s 150 (Identification of reporting entity)	9
		(1)	Section 150(2)—	10
			omit, insert—	11
		<b>'</b> (2)	Also, an entity is a <i>reporting entity</i> if the entity—	12
			(a) receives, sorts, recycles, treats or disposes of waste above a threshold prescribed under a regulation; and	13 14
			(b) is part of a sector of entities (a <i>sector of reporting entities</i> ) prescribed under a regulation.'.	15 16
		(2)	Section 150—	17
			insert—	18
		<b>'</b> (5)	A regulation for this section may prescribe different thresholds for—	19 20
			(a) different entities; or	21
			(b) different types of waste; or	22
			(c) entities in different locations in the State.'.	23
Clause	42	Am	endment of s 153 (Requirements for report)	24
			Section 153(2), 'levyable'—	25
			omit.	26
			[s 43]	
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Clause	43	Ame	ndment of s 245 (Definitions for ch 11)	1
			Section 245, definition <i>prescribed provision</i> , paragraph (a)—	2
			omit, insert—	3
			'(a) section 43(2), 44(3), 52(1), 53, 101, 103(1), 104(1), 107(1), 108, 109(1) or (2), 112(2), 141(3), 149(1), 152(2), 167, 301E or 301F; or'.	4 5 6
Clause	44	Ame notic	endment of s 249 (Restriction on giving compliance ce)	7 8
			Section 249—	9
		i	insert—	10
			Subsection (4) applies if the contravention of a prescribed provision is a contravention of section $43(2)$ .	11 12
		; 1 1	The chief executive may give the person a compliance notice about the contravention only if the chief executive is satisfied that the waste disposal site where the weighbridge is required to be installed is not planned to be closed within 1 year after the requirement in section $43(2)$ started to apply to the operator of the site.'.	13 14 15 16 17 18
Clause	45	Ame	ndment of s 251 (Person must comply with notice)	19
			Section 251, penalty—	20
			omit, insert—	21
			'Maximum penalty—	22
		I	(a) if the compliance notice relates to a contravention of section 107(1), 108, or 109(1) or (2)—40 penalty units; or	23 24 25
			(b) if the compliance notice relates to a contravention of section 43(3) or (4)—200 penalty units; or	26 27
			(c) otherwise—300 penalty units.'.	28

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

[s 46]

Clause	46	Amendment of s 253 (When waste audit required)	1
		Section 253(4), definition prescribed provision—	2
		omit, insert—	3
		<i>'prescribed provision</i> means section 43(2), 44(3), 52(1), 53, 101, 104, 301E or 301F.'.	4 5
Clause	47	Amendment of s 271 (Regulation-making power)	6
		Section 271(4)—	7
		omit.	8
Clause	48 I	Insertion of new ch 15A	9
		After section 301—	10
		insert—	11
	'Cha	pter 15A Validation and transitional	12
		provisions for Waste	13
		Reduction and Recycling	14
		and Other Legislation	15
		Amendment Act 2012	16
	'Part	1 Preliminary	17
	'301A I	Definitions for ch 15A	18
		'In this chapter—	19
		commencement means the commencement of this section.	20
		<i>levyable waste disposal site</i> means a levyable waste disposal site under the unamended Act, section 27.	21 22

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 5 Amendment of Waste Reduction and Recycling Act 2011

[s 48]

	<i>resource recovery area</i> means a resource recovery area under the unamended Act, section 61.	1 2
	<i>unamended Act</i> means this Act as in force before the commencement.	3 4
	<i>Waste and Environment Fund</i> means the Waste and Environment Fund under the unamended Act, schedule.	5 6
	<i>waste levy</i> means the waste levy under the unamended Act, section 37.	7 8
	<i>waste levy amount</i> means a waste levy amount under the unamended Act, section 26.	9 10
'Part 2	Validation provision	11
'301B Val	idation of repeal of waste levy on 1 July 2012	12
'(1)	It is declared that the amendments made by the <i>Waste</i> <i>Reduction and Recycling Amendment Regulation (No. 1) 2012</i> to repeal the waste levy on 1 July 2012 are taken to be, and to always been, as valid as they would have been if the amendments had been made by this Act.	13 14 15 16 17
'(2)	Despite anything else in this Act or any regulation made under this Act, for the period starting on 1 July 2012 and ending on the commencement of this section, no waste levy is or was payable by the operator of a levyable waste disposal site in relation to any type of waste.	18 19 20 21 22
'Part 3	Transitional provisions	23
	erator of levyable waste disposal site to keep cuments	24 25
	'Section 53, as in force immediately before the commencement, continues to apply, after the commencement, to a person who was an operator of a levyable waste disposal	26 27 28

[s 48]

		commencement in relation to the keeping of tioned in the section.	1 2
'301D Es	imation of was	te levy amount payable	3
'(1)		tive may take action or continue to take action 60, as in force immediately before the	4 5 6
	relation to calculation	cumstances mentioned in section 60(1) in the payment of the waste levy and the n of the waste levy amount payable by the f a levyable waste disposal site for a particular oly; and	7 8 9 10 11
	(b) despite the	e repeal of section 60.	12
'(2)	Subsection (1) a	pplies until 1 July 2018.	13
	eping of particu overy areas	ular documents in relation to resource	14 15
	'Despite the responsibility for before the co documents relat	<b>ular documents in relation to resource</b> repeal of section 65, an entity having or the operation of a resource recovery area commencement must keep the following ting to the area for at least 5 years after the e event recorded—	
	'Despite the responsibility for before the co documents relat happening of the (a) any docum	repeal of section 65, an entity having or the operation of a resource recovery area ommencement must keep the following ting to the area for at least 5 years after the	15 16 17 18 19
	<ul> <li>'Despite the responsibility for before the conductive documents related happening of the including for the incl</li></ul>	repeal of section 65, an entity having or the operation of a resource recovery area ommencement must keep the following ting to the area for at least 5 years after the e event recorded— nent that records waste delivered to the area,	15 16 17 18 19 20 21
	<ul> <li>'Despite the presponsibility for before the conductive documents related happening of the form including form includi</li></ul>	repeal of section 65, an entity having or the operation of a resource recovery area ommencement must keep the following ting to the area for at least 5 years after the e event recorded— nent that records waste delivered to the area, its measurements; nent that records waste removed from the area,	15 16 17 18 19 20 21 22 23

'301F Keeping of results of volumetric survey for resource

recovery area

[s 48]

1 2

	'Despite the repeal of section 66, the entity having responsibility for a resource recovery area before the commencement must ensure that a copy of the results of any volumetric survey performed under that section for the area is kept as a document in hard copy or electronic form, at the site whose operator made the declaration of the area as a resource recovery area, for 5 years after the survey is performed. Maximum penalty—200 penalty units.	3 4 5 6 7 8 9 10
	Waste levy amounts and the Waste and Environment Fund	11 12
'(	1) Any transactions in relation to waste levy amounts that, before the commencement, would have been managed through the Waste and Environment Fund are to be managed after the commencement through the departmental accounts of the department.	13 14 15 16 17
'(	2) In this section—	18
	<i>departmental accounts</i> , of the department, means the accounts of the department under the <i>Financial Accountability Act 2009</i> , section 69.	19 20 21
'301H I	Discounted levy and waste levy exemption	22
	'Chapter 15, parts 2 and 3 are taken to have had effect only until 30 June 2012.	23 24
	Existing strategic plans under repealed waste management policy	25 26
'(	1) This section applies despite section 300.	27
'()	2) Section 300(1) and (2) continues in effect until a waste reduction and recycling plan under section 123 is adopted by the local government.	28 29 30

[s 49]

\*(3) Section 300(3) and (4) continues in effect until a waste 1 reduction and recycling plan under section 133 is adopted by 2 the chief executive officer of a State entity.

## '301J Clinical and related waste management plans

'Despite section 301(2), the planning entity to which section 301 applies must, by the day prescribed under a regulation, have a new waste reduction and recycling plan that complies with chapter 6.'.

## Clause 49 Amendment of schedule (Dictionary)

Schedule, definitions active landfill cell, biosecurity related (1)10 Act, biosecurity waste, charitable recycling entity, clean 11 earth, contaminated soil, disaster, disaster management 12 waste, disaster situation, dredge spoil, exempt waste, exempt 13 waste application, green waste, lawfully managed and 14 transported asbestos, levyable waste, levyable waste disposal 15 site, levy period, municipal solid waste, residue waste, residue 16 waste discounted levy rate criteria, residue waste discounting 17 application, resource recovery area, resource recovery 18 deduction, small site, stockpiled waste, transition period, 19 transition period exempt residue waste application, waste 20 data return, waste levy, waste levy amount, waste levy 21 instalment agreement, waste levy zone and WMS business 22 plan— 23

omit.

24 25

26

4

5

6

7

8

9

(2) Schedule—

insert—

*GCM* see the *Transport Operations* (*Road Use* 27 *Management—Vehicle Registration*) *Regulation* 2010, 28 schedule 8. 29

GVM see the Transport Operations (Road Use Management)30Act 1995, schedule 4.31

*reporting period*, for a waste data return, see section 52(2). 32

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 Part 6 Minor amendments

			[s 50]
		waste data return see section 52(2).	1
		waste disposal site see section 8A.'.	2
	Part	6 Minor amendments	3
Clause	50	A ato omended	
Clause	50	Acts amended	4
		The schedule amends the Acts it mentions.	5

Scł	nedule	Acts amended		1
			section 50	2
Coa	astal Protect	ion and Management Act 19	95	3
1	Section 124	(1), '123(4)'—		4
	omit, ins	ert—		5
	'123(5)'			6
2	Section 124	(8), '123(5)'—		7
	omit, ins	ert—		8
	<i>'123(6)'</i>			9
-				

En۱	/ironment Protection (Greentape Reduction) and	10
Oth	her Legislation Amendment Act 2012	11
	Editor's note—	12
	Amendments 1 to 23, legislation ultimately amended-	13
	Environmental Protection Act 1994	14
1	Section 8, inserted sections 116(1) and 117, 'A person'—	15
	omit, insert—	16
	'An entity'.	17
2	Section 8, inserted section 117, 'the person'—	18
	omit, insert—	19
	'the entity'.	20

3	Section 8, inserted section 118(1), 'a person'—	1
	omit, insert—	2
	'an entity'.	3
4	Section 8, inserted section 118(2), 'person'—	4
	omit, insert—	5
	'entity'.	6
5	Section 8, inserted section 125(1)(f), 'persons'—	7
	omit, insert—	8
	'entities'.	9
6	Section 8, inserted sections 130(2) and 132(4), 'person'—	10
	omit, insert—	11
	'entity'.	12
7	Section 8, inserted section 194(4)(b)(ii), 'to—'—	13
	omit, insert—	14
	'to the following—'.	15
8	Section 8, inserted section 208(2)(b), 'works comply'—	16
	omit, insert—	17
	'work complies'.	18
9	Section 8, inserted sections 222(c) and 252, 'a person'—	19
	omit, insert—	20
	'an entity'.	21

10	Section 8, inserted section 252, examples, 'person'—	1
	omit, insert—	2
	'entity'.	3
11	Section 8, inserted section 256(1)(a), 'a person'—	4
	omit, insert—	5
	'an entity'.	6
12	Section 8, inserted section 256(1)(b) and (2), 'person'—	7
	omit, insert—	8
	'entity'.	9
13	Section 8, inserted section 260, 'A person'—	10
	omit, insert—	11
	'The holder of an environmental authority'.	12
14	Section 8, inserted section 260, 'person'—	13
	omit, insert—	14
	'holder'.	15
15	Section 8, inserted sections 299, 300 and 301, 'person'—	16
	omit, insert—	17
	'entity'.	18
16	Section 8, inserted section 308(2), after 'notice'—	19
	insert—	20
	'complying with subsection (3)'.	21

Schedule
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17	Section 8, inserted section 315(1), 'person'—	1
	omit, insert—	2
	'entity'.	3
18	Section 8, inserted section 318C(2), 'and (4)'—	4
	omit, insert—	5
	'to (5)'.	6
19	Section 8, inserted section 318D(5), 'take effect on'—	7
	omit, insert—	8
	'made under this section have effect from'.	9
20	Section 8, inserted section 318F(1), 'A person'—	10
	omit, insert—	11
	'An entity'.	12
21	Section 8, inserted section 318H(a), 'a suitable person'—	13
	omit, insert—	14
	'suitable'.	15
22	Section 9, inserted sections 322(1)(a), 323(2)(a) and	16
	324(1)(d)(i), 'conduct or'—	17
	omit.	18
23	Schedule, amendment of the <i>Environmental Protection Act 1994</i> , amendments 11 to 15—	19 20
	omit, insert—	21
'14	Section 375(1), editor's note—	22
	omit, insert—	23
	'Note—	24

	See section 565 (Only suitably qualified person can perform regulatory functions).'.	$1 \\ 2$
'15	Sections 377(1), 390(1), 391(1), 403(1) and 406(2)—	3
	insert—	4
	'Note—	5
	See section 565 (Only suitably qualified person can perform regulatory functions).'.'.	6 7
24	Schedule, amendment of the <i>Geothermal Energy Act 2010</i> , amendment 4—	8 9
	omit.	10
25	Schedule, amendment of the <i>Greenhouse Gas Storage</i> <i>Act 2009</i> , amendment 3—	11 12
	omit.	13
26	Schedule, amendment of the <i>Petroleum Act 1923</i> , amendment 3—	14 15
	omit.	16
27	Schedule, amendment of the <i>Petroleum and Gas</i> ( <i>Production and Safety) Act 2004</i> , amendment 3—	17 18
	omit.	19
28	Schedule, amendment of the <i>Waste Reduction and Recycling Act 2011</i> , amendment 1, '27(1)(b)'—	20 21
	omit, insert—	22
	'27(a)'.	23
	Editor's note—	24
	Legislation ultimately amended—	25
	• Waste Reduction and Recycling Act 2011	26

29	Schedule, amendment of the <i>Waste Reduction and Recycling Act 2011</i> , amendment 2—	1 2
	omit, insert—	3
'2	Sections 43(2) and 101, 'a registration certificate'—	4
	omit, insert—	5
	'an environmental authority'.'.	6
	Editor's note—	7
	Legislation ultimately amended—	8
	• Waste Reduction and Recycling Act 2011	9
30	Schedule, amendment of the <i>Waste Reduction and Recycling Act 2011</i> , amendment 3—	10 11
	omit.	12
Wad	ste Reduction and Recycling Act 2011	12
vvat	se neaderion and necycling Act 2011	13
1	Chapter 2, heading—	14

omit, insert—

'Chapter 2	Waste management	16
	strategy'.	17

- 2 Chapter 2, part 1, heading— 18 omit. 19
- Chapter 2, part 1, division 1, heading-3 20 omit, insert— 21 'Part 1
  - Introduction'. 22

15

Waste Reduction and Recycling and Other Legislation Amendment Bill 2012

4	Chapter 2, par	t 1, division 2, heading—	1
	omit, insert	—	2
<b>'Part</b>	2	Draft waste management	3
		strategy'.	4
5	Chapter 2, par	t 1, division 3, heading—	5
	omit, insert	_	6
'Part	3	Making of waste management strategy'.	7 8
6	Section 19(1),	'division 2'—	9
	omit, insert		10
	'part 2'.		11
7	Chapter 2, par	t 1, division 4, heading—	12
	omit, insert	—	13
'Part	4	Review and progress	14
		reporting'.	15
8	Chapter 3, hea	ading—	16
	omit, insert		17
<b>'Chapter 3 Obligations of operator c</b>		Obligations of operator of	18
		waste disposal site'.	19
9	Chapter 3, par	t 4, heading—	20
	omit.		21

10	Chapter 3, pa	art 4, division 2, heading—	1
	omit.		2
11 Chapter 15, heading—			
	omit, inse	rt—	4
<b>'Chapter 15</b> Transitional provisions for		5	
		Act No. 31 of 2011'.	6

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