



Queensland

Vegetation Management Framework Amendment Bill 2013



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2013

A Bill

for

An Act to amend the *Vegetation Management Act 1999*, the *Land Act 1994*, the *Sustainable Planning Act 2009* and the *Wild Rivers Act 2005* for particular purposes

[s 1]

The Parliament of Queensland enacts— 1

Part 1 Preliminary 2

Clause 1 Short title 3

This Act may be cited as the *Vegetation Management Framework Amendment Act 2013*. 4
5

Clause 2 Commencement 6

This Act commences on a day to be fixed by proclamation. 7

Part 2 Amendment of Vegetation Management Act 1999 8
9

Clause 3 Act amended 10

This part amends the *Vegetation Management Act 1999*. 11

Clause 4 Amendment of s 3 (Purpose of Act) 12

Section 3(1)— 13

insert— 14

(h) allows for sustainable land use. 15

Clause 5 Amendment of s 11 (Minister must make regional vegetation management codes) 16
17

Section 11(2)(a), ‘, vulnerable or near threatened’— 18

omit, insert— 19

	or vulnerable	1
Clause 6	Amendment of s 16 (Preparing declaration)	2
	Section 16(8)—	3
	<i>omit.</i>	4
Clause 7	Amendment of pt 2, div 4 hdg (Declaration of areas of high nature conservation value and areas vulnerable to land degradation)	5
	Part 2, division 4, heading—	6
	<i>omit, insert—</i>	7
	Declaration of particular areas	8
		9
		10
Clause 8	Amendment of s 17 (Making declaration)	11
	Section 17(1A), (2A) and (4)—	12
	<i>omit.</i>	13
Clause 9	Omission of s 19D (Application of ss 19A–19C to wild rivers code)	14
	Section 19D—	15
	<i>omit.</i>	16
		17
Clause 10	Insertion of new pt 2, div 4, sdiv 1A	18
	After section 19C—	19
	<i>insert—</i>	20
	Subdivision 1A Declarations by Minister	21
	19D Minister may make declaration	22
	(1) The Minister may, by gazette notice, declare (a	23
	<i>high value area declaration</i>) an area to be a	24
	restricted high value agriculture area if satisfied	25

[s 11]

	the declaration is necessary to manage high value agriculture clearing or irrigated high value agriculture clearing.	1 2 3
(2)	The declaration may include all or any of the following for the area—	4 5
(a)	restrictions on the type of crops;	6
(b)	restrictions on the size of land that can be subject to a vegetation clearing application;	7 8
(c)	any other restriction the Minister considers necessary or desirable for achieving the purposes of this Act.	9 10 11
(3)	The declaration must describe the land to which the area relates.	12 13
	<i>Examples of a description—</i>	14
	a lot on plan description, local government boundaries, a catchment area	15 16
Clause 11	Replacement of pt 2, divs 4B and 4C	17
	Part 2, divisions 4B and 4C—	18
	<i>omit, insert—</i>	19
	Division 4B Self-assessable codes	20
	190 Self-assessable vegetation clearing code	21
(1)	The Minister must make a code (a <i>self-assessable vegetation clearing code</i>) for—	22 23
(a)	clearing vegetation for the following—	24
(i)	controlling non-native plants or declared pests; and	25 26
(ii)	relevant infrastructure activities to which the clearing can not reasonably be avoided or minimised; and	27 28 29
(iii)	fodder harvesting; and	30

-
- (iv) thinning; and 1
- (v) clearing of encroachment; and 2
- (vi) an extractive industry; and 3
- (vii) necessary environmental clearing; and 4
- (viii) in a category C area; and 5
- (ix) in a category R area; and 6
- (b) conducting a native forest practice. 7
- (2) Also, the Minister may make a code (also a *self-assessable vegetation clearing code*) for any 8
other matter about clearing vegetation the 9
Minister considers is necessary or desirable for 10
achieving the purpose of this Act. 11
12
- (3) A self-assessable vegetation clearing code may 13
provide for all or any of the following— 14
- (a) clearing for 1 or more relevant purposes 15
under section 22A; 16
- (b) clearing that is subject to another code under 17
this Act; 18
- (c) clearing a particular area; 19
- (d) clearing a particular type of vegetation; 20
- (e) required outcomes and practices, and 21
voluntary best practices, for clearing 22
vegetation; 23
- (f) restrictions on clearing commercial timber 24
on State land; 25
- (g) the protection of habitat for protected 26
wildlife; 27
- (h) the circumstance in which an exchange area 28
must be provided; 29
- (i) giving notice to the chief executive of the 30
intended clearing or native forest practice to 31
be conducted under the code. 32

[s 11]

(4)	A self-assessable vegetation clearing code must not be inconsistent with this Act or the State policy.	1 2 3
19P	When self-assessable vegetation clearing code takes effect	4 5
	A self-assessable vegetation clearing code does not take effect until it has been approved under a regulation.	6 7 8
19Q	Code compliant clearing and native forest practices self-assessable	9 10
(1)	This section applies if a self-assessable vegetation clearing code applies to the clearing of vegetation or the conduct of a native forest practice (the <i>activity</i>).	11 12 13 14
(2)	For the Planning Act, the activity is self-assessable development but only if it is carried out in compliance with the code.	15 16 17
	<i>Note—</i>	18
	The effects of this section are that if the code is not complied with—	19 20
(a)	the activity will be assessable development under the Planning Act; and	21 22
(b)	under section 578 of that Act, it will be an offence to carry out the activity without a development permit unless an exemption under section 584 applies.	23 24 25
19R	Register of self-assessable notices given under code	26 27
(1)	The chief executive must keep a register of notices required to be given to the chief executive under a self-assessable vegetation clearing code.	28 29 30
(2)	The register must include details of each notice the chief executive considers appropriate.	31 32

- (3) The publicly available part of the register must not contain the name of the person giving the notice. 1
2
3
- (4) The chief executive must publish the real property description of the land the subject of the notification in the publicly available part of the register on the department's website. 4
5
6
7

Clause 12 Replacement of ss 20A–20AB 8

Sections 20A to 20AB— 9

omit, insert— 10

20A What is the *regulated vegetation management map* 11
12

The *regulated vegetation management map* is the map certified by the chief executive as the regulated vegetation management map for a part of the State and showing the vegetation category areas for the part. 13
14
15
16

Note— 17

The chief executive may decide under section 20AH or 20AI to show an area on the map as a category B or a category C area even though the vegetation is not remnant vegetation or high value regrowth vegetation. 18
19
20
21

20AA What is the *vegetation management wetlands map* 22
23

The *vegetation management wetlands map* is the map certified by the chief executive as the vegetation management wetlands map showing particular wetlands for the State. 24
25
26
27

20AB What is the *vegetation management watercourse map* 28
29

The *vegetation management watercourse map* is the map certified by the chief executive as the vegetation 30
31

[s 13]

	management watercourse map showing particular watercourses for the State.	1 2
	<i>Note—</i>	3
	The map consists of the following documents—	4
	• the document called ‘Vegetation management watercourse map (1:25 000)’	5 6
	• the document called ‘Vegetation management watercourse map (1:100 000 and 1:250 000)’.	7 8
Clause 13	Amendment of s 20AC (What is the <i>essential habitat map</i>)	9
	(1) Section 20AC, ‘means’—	10
	<i>omit, insert—</i>	11
	is	12
	(2) Section 20AC(1), ‘or essential regrowth habitat’—	13
	<i>omit.</i>	14
	(3) Section 20AC(2), ‘an area of vegetation shown on the regional ecosystem map or remnant map as remnant vegetation’—	15 16
	<i>omit, insert—</i>	17
	a category B area or category C area shown on the regulated vegetation management map	18 19
	(4) Section 20AC(5) and (6)—	20
	<i>omit.</i>	21
Clause 14	Omission of ss 20AD to 20AG	22
	Section 20AD to section 20AG—	23
	<i>omit.</i>	24
Clause 15	Amendment of s 20AH (Deciding to show particular areas as remnant vegetation)	25 26
	(1) Section 20AH, heading, ‘remnant vegetation’—	27

<i>omit, insert—</i>	1
category B areas	2
(2) Section 20AH, ‘regional ecosystem map or remnant map,’—	3
<i>omit, insert—</i>	4
regulated vegetation management map,	5
(3) Section 20AH, ‘remnant vegetation if’—	6
<i>omit, insert—</i>	7
a category B area if	8
(4) Section 20AH(a)—	9
<i>insert—</i>	10
(v) necessary environmental clearing; or	11
(5) Section 20AH(b), ‘or offset area’—	12
<i>omit, insert—</i>	13
, offset area or exchange area	14
(6) Section 20AH(c)—	15
<i>omit, insert—</i>	16
(c) the area—	17
(i) has been subject to a native forest practice on a category B area; or	18 19
(ii) has been subject to clearing vegetation or conducting a native forest practice under a self-assessable vegetation clearing code on a category B area; or	20 21 22 23
(7) Section 20AH(d), ‘the vegetation in the area is shown on the regional ecosystem map or remnant map as remnant vegetation and’—	24 25 26
<i>omit.</i>	27
(8) Section 20AH(i)—	28
<i>omit, insert—</i>	29

[s 16]

	(i) an area management plan has been made or approved for the area and the area has been subject to clearing vegetation under the plan and the clearing was for—	1 2 3 4
	(i) fodder harvesting; or	5
	(ii) thinning; or	6
	(iii) clearing of encroachment; or	7
	(iv) controlling non-native plants or declared pests; or	8 9
	(v) necessary environmental clearing.	10
Clause 16	Amendment of s 20AI (Deciding to show particular areas as high value regrowth vegetation)	11 12
(1)	Section 20AI, heading, ‘high value regrowth vegetation’— <i>omit, insert—</i> category C areas	13 14 15
(2)	Section 20AI, ‘regrowth vegetation map’— <i>omit, insert—</i> regulated vegetation management map	16 17 18
(3)	Section 20AI, ‘high value regrowth vegetation’— <i>omit, insert—</i> a category C area	19 20 21
(4)	Section 20AI(a)— <i>omit, insert—</i> (a) the area is a category C area and has been subject to clearing vegetation under a self-assessable vegetation clearing code and the clearing was for—	22 23 24 25 26 27
	(i) thinning; or	28
	(ii) clearing of encroachment; or	29

	(iii) controlling non-native plants or declared pests; or	1 2
	(iv) necessary environmental clearing that is not the diverting of existing natural channels in a way that replicates the existing form of the natural channels; or	3 4 5 6 7
(5)	Section 20AI(f)— <i>omit.</i>	8 9
(6)	Section 20AI(g)— <i>renumber</i> as section 20AI(f).	10 11
Clause 17	Replacement of s 20AJ (Application to make PMAV before amending particular vegetation management maps)	12 13 14
	Section 20AJ— <i>omit, insert—</i>	15 16
	20AJ Application to make PMAV before amending regulated vegetation management map	17 18
	If an owner of land in an area wants the chief executive to amend the regulated vegetation management map, the owner must apply to the chief executive under section 20C to make a PMAV for the area.	19 20 21 22 23
	<i>Note—</i>	24
	See section 20H for the effect of an inconsistency between a PMAV and the regulated vegetation management map.	25 26
Clause 18	Omission of pt 2, div 5A, hdg (Property map of assessable vegetation)	27 28
	Part 2, division 5A, heading— <i>omit.</i>	29 30

[s 19]

Clause 19	Amendment of s 20AK (What is a <i>property map of assessable vegetation</i> (or <i>PMAV</i>))	1 2
	(1) Section 20AK(1)—	3
	<i>omit, insert—</i>	4
	(1) A <i>property map of assessable vegetation</i> (or <i>PMAV</i>) is a map certified by the chief executive as a PMAV for an area and showing the vegetation category area for the area.	5 6 7 8
	(2) Section 20AK(3) and (4)—	9
	<i>omit.</i>	10
Clause 20	Insertion of new s 20AKA	11
	After section 20AK—	12
	<i>insert—</i>	13
	20AKA What is a <i>vegetation category area</i>	14
	A <i>vegetation category area</i> is a category A area, category B area, category C area, category R area or category X area.	15 16 17
	<i>Note—</i>	18
	The effect of sections 20AL to 20AO, 20BA and 20CA is that there is no overlap of the boundaries of the vegetation category areas.	19 20 21
Clause 21	Amendment of s 20AL (What is a <i>category A area</i>)	22
	Section 20AL, ‘is an area that’—	23
	<i>omit, insert—</i>	24
	is an area, other than a category B area, category C area, category R area or category X area, shown on the regulated vegetation management map as a category A area that	25 26 27 28

Clause 22	Replacement of s 20AM (What is a <i>category B area</i>)	1
	Section 20AM—	2
	<i>omit, insert—</i>	3
	20AM What is a <i>category B area</i>	4
	A <i>category B area</i> is an area, other than a category A	5
	area, category C area, category R area or category X	6
	area, shown on the regulated vegetation management	7
	map as a category B area that—	8
	(a) contains remnant vegetation; or	9
	(b) the chief executive decides to show on the	10
	regulated vegetation management map as a	11
	category B area; or	12
	<i>Note—</i>	13
	The chief executive may decide under section	14
	20AH to show an area on the regulated vegetation	15
	management map as a category B area even though	16
	the vegetation is not remnant vegetation.	17
	(c) if section 20AN does not apply to the area—	18
	(i) is a Land Act tenure to be converted	19
	under the <i>Land Act 1994</i> to another	20
	form of tenure; and	21
	(ii) contains—	22
	(A) an endangered regional	23
	ecosystem; or	24
	(B) an of concern regional ecosystem;	25
	or	26
	(C) a least concern regional	27
	ecosystem.	28
Clause 23	Replacement of s 20AN (What is a <i>category C area</i>)	29
	Section 20AN—	30
	<i>omit, insert—</i>	31

[s 24]

20AN What is a *category C* area

A category C area is an area, other than a category A area, category B area, category R area or category X area, shown on the regulated vegetation management map as a category C area that—

- (a) contains high value regrowth vegetation; or
- (b) the chief executive decides to show on the regulated vegetation management map as a category C area.

Note—

The chief executive may decide under section 20AI to show an area on the regulated vegetation management map as a category C area even though the vegetation is not high value regrowth vegetation.

Clause 24 Insertion of new s 20ANA

After section 20AN—

insert—

20ANA What is a *category R* area

A category R area is an area, shown on the regulated vegetation management map, other than a category A area, category B area, category C area or category X area, that is a regrowth watercourse area.

Clause 25 Amendment of s 20AO (What is a *category X* area)

Section 20AO(1)—

omit, insert—

- (1) A category X area is an area, other than a category A area, category C area, category B area or category R area, shown on the regulated vegetation management map as a category X area.

Clause 26	Amendment of s 20B (When chief executive may make PMAV)	1
		2
	Section 20B(1)(i), ‘regrowth vegetation’—	3
	<i>omit, insert—</i>	4
	regulated vegetation management	5
Clause 27	Amendment of s 20CA (Process before making PMAV)	6
	(1) Section 20CA(2)(c)—	7
	<i>insert—</i>	8
	(v) necessary environmental clearing; or	9
	(2) Section 20CA(2)(d)—	10
	<i>omit, insert—</i>	11
	(d) the chief executive has, under a	12
	self-assessable vegetation clearing code,	13
	been given a notice relating to clearing	14
	vegetation other than for—	15
	(i) thinning; or	16
	(ii) clearing of encroachment; or	17
	(iii) controlling non-native plants or	18
	declared pests; or	19
	(iv) necessary environmental clearing that	20
	is not the diverting of existing natural	21
	channels in a way that replicates the	22
	existing form of the natural channels;	23
	or	24
	(3) Section 20CA(2)(e), ‘an area management clearing	25
	notification for the area has been received’—	26
	<i>omit, insert—</i>	27
	the chief executive has received a notice under an area	28
	management plan for the area	29
	(4) Section 20CA(3)—	30

[s 28]

omit, insert—

- (3) Also, the chief executive can not make the relevant area a category X area on the PMAV if vegetation in the area is not remnant vegetation because of clearing that happened because of burning, flooding or natural causes.

Clause 28 Amendment of s 20D (When PMAV may be replaced)

Section 20D—

insert—

- (3A) Despite subsection (3), the chief executive may replace a PMAV for an area if—
- (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
 - (b) for a PMAV made under section 20B(1)(b)—the offset in relation to the offset area ends; or
 - (c) for a PMAV made under section 20B(1)(c)—the exchange area is no longer an exchange area required under a self-assessable vegetation clearing code; or
 - (d) for a PMAV made under section 20B(1)(d), (e), (f) or (g)—
 - (i) the area contains remnant vegetation; or
 - (ii) the person the subject of a restoration notice, an enforcement notice under the Planning Act or a court order has complied with the conditions of the restoration notice or enforcement notice or order; or

	(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	1 2 3 4
	(f) for a PMAV made under section 20B(1)(i)—the regulated vegetation management map is amended to correct the error.	5 6 7 8
Clause 29	Omission of s 20E (When PMAV may be revoked)	9
	Section 20E—	10
	<i>omit.</i>	11
Clause 30	Omission of s 20G (Owners to be advised of revocation of PMAV)	12 13
	Section 20G—	14
	<i>omit.</i>	15
Clause 31	Replacement of s 20H (Inconsistency between PMAV and particular vegetation management maps)	16 17
	Section 20H—	18
	<i>omit, insert—</i>	19
	20H PMAV boundaries prevail	20
	(1) This section applies if there is an inconsistency between a boundary of a vegetation category area shown on a PMAV and the boundary of the area shown on the regulated vegetation management map.	21 22 23 24 25
	(2) The boundary shown on the PMAV prevails to the extent of the inconsistency.	26 27

[s 32]

Clause 32	Insertion of new ss 20HA to 20HC	1
	Part 2, division 5A, after section 20H—	2
	<i>insert—</i>	3
	20HA Certifying vegetation management map	4
	The chief executive may certify a vegetation management map by certifying—	5
	(a) a hard copy of the map; or	6
	(b) a digital electronic form of the map.	7
	20HB Amending vegetation management map	8
	If the chief executive certifies or amends a PMAV the chief executive must amend the regulated vegetation management map in a way that reflects the certification or amendment.	9
		10
		11
		12
		13
	20HC When vegetation management map takes effect	14
	A vegetation management map or a map replacing a vegetation management map does not take effect until the map is certified by the chief executive.	15
		16
		17
		18
Clause 33	Amendment of s 20J (What is an <i>area management plan</i>)	19
	Section 20J(1)—	20
	<i>insert—</i>	21
	(c) an area management plan made by the chief executive under subdivision 2A.	22
		23
Clause 34	Amendment of s 20M (Application for approval of draft plan or accreditation of planning document)	24
	Section 20M(2)(c)—	25
	<i>omit, insert—</i>	26
		27

	(c) relate to an area or areas that—	1
	(i) have the same or similar vegetation types and characteristics; or	2 3
	(ii) will be subject to the same or similar management intent and management outcomes for vegetation management in the area or areas; and	4 5 6 7
Clause 35	Amendment of s 20P (Criteria for approving draft plan or accrediting planning document)	8 9
	Section 20P(d)—	10
	<i>omit, insert—</i>	11
	(d) the plan or document provides for, or allows, clearing of vegetation for 1 or more of the following—	12 13 14
	(i) controlling non-native plants or declared pests;	15 16
	(ii) ensuring public safety;	17
	(iii) relevant infrastructure activities;	18
	(iv) clearing of encroachment;	19
	(v) thinning;	20
	(vi) fodder harvesting, other than on a part of the area that is restricted (fodder harvesting) land;	21 22 23
	(vii) necessary environmental clearing; and	24
Clause 36	Amendment of s 20Q (Mandatory condition on approval of draft plan or accreditation of planning document)	25 26
	Section 20Q(2)—	27
	<i>omit, insert—</i>	28
	(2) If the draft plan or existing planning document provides for, or allows, clearing of vegetation for	29 30

[s 37]

	relevant infrastructure activities, the condition is	1
	that the clearing can not reasonably be avoided or	2
	minimised.	3
Clause 37	Amendment of s 20R (Imposing additional condition on approval of draft plan)	4
	Section 20R(3), definition <i>condition</i> —	5
	<i>insert</i> —	6
	(d) giving notice to the chief executive of	7
	intended clearing.	8
Clause 38	Insertion of new pt 2, div 5B, sdiv 2A	9
	Part 2, division 5B—	10
	<i>insert</i> —	11
	Subdivision 2A Plans made by chief executive	12
	20UA Chief executive may make area management plans	13
	(1) The chief executive may make an area	14
	management plan for an area (an <i>area plan (chief executive)</i>) that provides for any matter about	15
	clearing vegetation the chief executive considers	16
	necessary or desirable for achieving the purpose	17
	of this Act.	18
	(2) An area plan (chief executive) must—	19
	(a) include enough information to allow the	20
	chief executive to map the boundary of—	21
	(i) the plan area; and	22
	(ii) if the conditions for clearing vegetation	23
	relate to different zones within the plan	24
	area—each of the zones; and	25
	(b) state—	26
		27
		28
		29
		30

-
- (i) the management intent and management outcomes for vegetation management in the plan area; and
 - (ii) the conditions for clearing vegetation or restricting clearing in the area to achieve the management intent and management outcomes; and
 - (c) provide for, or allow, clearing of vegetation for 1 or more of the purposes mentioned in section 20P(d); and
 - (d) not be inconsistent with the following—
 - (i) the State policy;
 - (ii) the regional vegetation management code for the plan area.
 - (3) An area plan (chief executive) is not subordinate legislation.

20UB Plan period for area management plan

An area plan (chief executive) must state the period, of no longer than 10 years, for which it will be in force (the *plan period*).

20UC Mandatory conditions for area management plan

- (1) An area plan (chief executive) is subject to the conditions (each a *mandatory condition*) under subsections (2) and (3).
- (2) If the plan provides for, or allows, clearing of vegetation for relevant infrastructure activities, the condition is that the clearing can not reasonably be avoided or minimised.
- (3) If the plan area includes restricted (fodder harvesting) land, the condition is that vegetation

[s 39]

	on the land can not be cleared for fodder harvesting.	1 2
Clause 39	Replacement of s 20V (Register of area management plans)	3 4
	Section 20V—	5
	<i>omit, insert—</i>	6
	20V Register of area management plans	7
	(1) The chief executive must—	8
	(a) give each area management plan a unique identifying number (the <i>identifying number</i>); and	9 10 11
	(b) keep a register of area management plans.	12
	(2) The register must include details of each notice the chief executive considers appropriate.	13 14
Clause 40	Omission of pt 2, div 5B, sdiv 4 (Notifying clearing under plans)	15 16
	Part 2, division 5B, subdivision 4—	17
	<i>omit.</i>	18
Clause 41	Amendment of s 20Z (When an area management plan ends)	19 20
	Section 20Z(1), after ‘draft plan’—	21
	<i>insert—</i>	22
	, or an area plan (chief executive),	23
Clause 42	Amendment of pt 2, div 5B, sdiv 6 hdg (Amending plans)	24
	Part 2, division 5B, subdivision 6, heading, after ‘Amending’—	25
	<i>insert—</i>	26
	particular	27

Clause 43	Replacement of s 20ZA (Definition for sdiv 6)	1
	Section 20ZA—	2
	<i>omit, insert—</i>	3
	20ZA Application of sdiv 6	4
	This subdivision applies to an area management plan mentioned in section 20J(1)(a) or (b).	5 6
Clause 44	Amendment of s 20ZB (Amendment by chief executive)	7
	Section 20ZB—	8
	<i>insert—</i>	9
	(6) In this section—	10
	<i>applicant</i> means—	11
	(a) for an area management plan consisting of an approved draft plan—the person who applied for the approval; or	12 13 14
	(b) for an area management plan consisting of an accredited existing planning document—the person who applied for the accreditation.	15 16 17 18
Clause 45	Amendment of s 20ZC (Amendment application for particular plans)	19 20
	(1) Section 20ZC(1)—	21
	<i>omit, insert—</i>	22
	(1) This section applies to an area management plan consisting of an approved draft plan if—	23 24
	(a) a change in circumstances significantly affects, or could significantly affect, the operation of the plan; or	25 26 27
	<i>Example—</i>	28
	The applicant for an area management plan wants to use a new and improved method	29 30

[s 45]

	for clearing vegetation that has become available since the plan was approved but is not provided for, or allowed, under the plan.	1 2 3
	(b) an owner of land applies under this section to include the land in the plan area of the plan.	4 5 6
(2)	Section 20ZC—	7
	<i>insert—</i>	8
	(3A) Also, if the applicant is an owner of land whose land is not included in the plan area of the plan, the application can only be to include the applicant’s land or a part of the land in the plan area.	9 10 11 12 13
(3)	Section 20ZC(7)—	14
	<i>insert—</i>	15
	(d) if the applicant is the owner of land whose land is not already included in the approved draft plan, the chief executive is satisfied —	16 17 18
	(i) the original applicant has given consent to the amendment application; and	19 20
	(ii) the land is appropriate for inclusion in the plan.	21 22
	<i>Example—</i>	23
	The owner’s land has similar vegetation types and characteristics to other landholders’ land covered by the area management plan.	24 25 26 27
(4)	Section 20ZC—	28
	<i>insert—</i>	29
	(8) In this section—	30
	applicant means—	31
	(a) the original applicant; or	32

	(b) the owner of land whose land is not included	1
	in the approved draft plan.	2
	<i>original applicant</i> means the person who applied	3
	for approval of the approved draft plan.	4
Clause 46	Amendment of s 22A (Particular vegetation clearing	5
	applications may be assessed)	6
(1)	Section 22A(2)(d)—	7
	<i>omit, insert—</i>	8
	(d) for relevant infrastructure activities and the	9
	clearing can not reasonably be avoided or	10
	minimised; or	11
(2)	Section 22A(2)(j)—	12
	<i>omit, insert—</i>	13
	(j) for necessary environmental clearing; or	14
	(k) for high value agriculture clearing; or	15
	(l) for irrigated high value agriculture clearing.	16
(3)	Section 22A(2A)—	17
	<i>omit.</i>	18
(4)	Section 22A(2B)—	19
	<i>omit, insert—</i>	20
	(2B) However, a vegetation clearing application is not	21
	for a relevant purpose under this section if the	22
	development applied for is—	23
	(a) clearing in a category C area; or	24
	(b) clearing in a category R area if the land the	25
	subject of the application is freehold land,	26
	indigenous land or a lease issued under the	27
	<i>Land Act 1994</i> for agriculture or grazing	28
	purposes; or	29

[s 47]

	(c) mentioned in subsection (2)(e), (f) or (i) or (2AA) and the land the subject of the application is an area declared to be a declared area under division 4, subdivision 2.	1 2 3 4 5
(5)	Section 22A(2C), ‘In addition’— <i>omit, insert</i> — Also	6 7 8
Clause 47	Insertion of new pt 2, div 6, sdiv 1A	9
	After section 22D— <i>insert</i> —	10 11
	Subdivision 1A Particular vegetation clearing applications	12 13
	22DAA Application of subdivision	14
	This subdivision applies if a vegetation clearing application for particular land is for high value agriculture clearing or irrigated high value agriculture clearing.	15 16 17 18
	22DAB Requirements for making application	19
	(1) The application must be accompanied by a development plan (the <i>development plan</i>).	20 21
	(2) The development plan must include the following—	22 23
	(a) the extent and location of the proposed clearing;	24 25
	(b) particulars of the clearing, including when it is expected the clearing will be completed;	26 27
	(c) evidence that—	28

-
- (i) the land is suitable for agriculture having regard to topography, climate and soil attributes; and
Example of a soil attribute—
the sodicity and salinity of the soil
- (ii) there is no suitable alternative site on the land for the clearing;
- (d) details about how adverse impacts of the clearing will be minimised or mitigated;
- (e) details of a business plan, for activities related to the clearing, showing information about the viability of the activities;
- (f) if the clearing involves irrigated high value agriculture clearing, evidence that the owner of the land is an eligible owner who has, or may have, access to enough water for establishing, cultivating and harvesting the crops to which the clearing relates;
- (g) if the land is in a restricted agriculture area, details about how the clearing will comply with any restriction included in a declaration made under section 19D;
- (h) evidence that the application does not involve the clearing of native vegetation to plant a high risk species.
- (3) Also, if the application involves the clearing of native vegetation in an endangered regional ecosystem or in an of concern regional ecosystem, the plan must show the nature and extent of any thing proposed to be done as well as the clearing that will have a significant beneficial impact on the biodiversity values of the land.

[s 47]

22DAC Matters for deciding application

- | | |
|---|----|
| | 1 |
| (1) The chief executive may be satisfied that, having | 2 |
| regard to the development plan, the vegetation | 3 |
| clearing application is for high value agriculture | 4 |
| clearing or irrigated high value agriculture | 5 |
| clearing only if— | 6 |
| (a) the clearing is likely to be economically | 7 |
| viable; and | 8 |
| (b) the clearing is limited to the extent | 9 |
| necessary to establish and cultivate the crops | 10 |
| to which the clearing relates; and | 11 |
| (c) the land is suitable for establishing, | 12 |
| cultivating and harvesting the crops to | 13 |
| which the clearing relates; and | 14 |
| (d) there is no suitable alternative site for | 15 |
| establishing, cultivating and harvesting | 16 |
| crops on the land that is reasonably available | 17 |
| and would not require the clearing of native | 18 |
| vegetation; and | 19 |
| (e) if the clearing is for irrigated high value | 20 |
| agriculture clearing, the volume of water the | 21 |
| eligible owner is, or may be, able to access | 22 |
| is enough for establishing, cultivating and | 23 |
| harvesting the crops to which the clearing | 24 |
| relates; and | 25 |
| (f) the application does not involve the clearing | 26 |
| of native vegetation to plant a high risk | 27 |
| species; and | 28 |
| (g) if the land is in a restricted high value | 29 |
| agriculture area, the clearing will comply | 30 |
| with any restriction included in a declaration | 31 |
| made under section 19D; and | 32 |
| (h) if the application involves the clearing of | 33 |
| native vegetation in an endangered regional | 34 |
| ecosystem or in an of concern regional | 35 |
| ecosystem, the nature and extent of any | 36 |

-
- thing proposed to be done as well as the
clearing will have a significant beneficial
impact on the biodiversity values of the
land.
- (2) In this section—
- eligible owner*** means an owner of land who—
- (a) is authorised under the *Water Act 2000*,
section 20(6) to take water; or
- (b) holds a water entitlement for the taking of
water under the *Water Act 2000*; or
- (c) holds an existing authority for the taking of
water under the *Water Act 2000*, section
1089; or
- (d) was, when the application was made,
eligible to participate—
- (i) in a process for a water entitlement; or
- Note—*
- A process under the *Water Act 2000* can be a
public auction, public ballot or public tender
that may have eligibility requirements.
- (ii) in a process included in a wild river
declaration under the *Wild Rivers Act
2005*; or
- Note—*
- A wild river declaration may include a
process for granting, reserving or otherwise
dealing with unallocated water in the wild
river area.
- (e) is a customer of a water service provider
under the *Water Supply (Safety and
Reliability) Act 2008*; or
- (f) holds an approval under the *Waste
Reduction and Recycling Act 2011*, chapter
8 and the resource to which the approval
relates is water; or

[s 48]

	(g) has applied for a water licence under the	1
	<i>Water Act 2000</i> , section 206; or	2
	(h) holds, or has a right to be supplied water	3
	under, an environmental authority under the	4
	<i>Environmental Protection Act 1994</i> .	5
	<i>process</i> , for a water entitlement, see the <i>Water</i>	6
	<i>Act 2000</i> , schedule 4, definition <i>process</i> ,	7
	paragraph (a).	8
	<i>water entitlement</i> see the <i>Water Act 2000</i> ,	9
	schedule 4.	10
Clause 48	Amendment of s 22DA (Requirement for property	11
	vegetation management plan)	12
	Section 22DA, ‘section 3.3.3(1)’—	13
	<i>omit, insert</i> —	14
	section 272(1)	15
Clause 49	Amendment of s 22DC (Refusal of particular concurrence	16
	agency application)	17
	Section 22DC(1)(a), ‘revoked’—	18
	<i>omit, insert</i> —	19
	replaced	20
Clause 50	Amendment of s 22DF (Clearing vegetation on adjoining	21
	lot for firebreaks and fire management lines)	22
	(1) Section 22DF(1), from ‘land’—	23
	<i>omit, insert</i> —	24
	land for a purpose that is essential management for the	25
	Planning Act, definition <i>essential management</i> ,	26
	paragraph (a) or (b).	27
	<i>Note</i> —	28
	See the <i>Sustainable Planning Regulation 2009</i> , schedule 26.	29

	(2) Section 22DF(3), ‘section 3.3.15 and chapter 3’—	1
	<i>omit, insert</i> —	2
	section 282 and chapter 6	3
Clause 51	Amendment of s 30 (Power to enter places)	4
	Section 30(1)(f),(g) and (h)—	5
	<i>omit.</i>	6
Clause 52	Amendment of s 51 (Power to require information)	7
	(1) Section 51(4)—	8
	<i>omit, insert</i> —	9
	(4) It is a reasonable excuse for an individual not to comply if doing so might tend to incriminate the individual or expose the individual to a penalty.	10 11 12
	(2) Section 51(5)—	13
	<i>omit.</i>	14
	(3) Section 51(6)—	15
	<i>renumber</i> as section 51(5).	16
Clause 53	Amendment of s 53 (Failure to certify copy of document)	17
	Section 53—	18
	<i>insert</i> —	19
	(2) It is a reasonable excuse for an individual not to comply if doing so might tend to incriminate the individual or expose the individual to a penalty.	20 21 22
Clause 54	Amendment of s 54 (Failure to produce document)	23
	(1) Section 54(2)—	24
	<i>omit, insert</i> —	25

[s 55]

	(2)	It is a reasonable excuse for an individual not to comply if doing so might tend to incriminate the individual or expose the individual to a penalty.	1 2 3
	(2)	Section 54(3)— <i>omit.</i>	4 5
	(3)	Section 54(4)— <i>renumber</i> as section 54(3).	6 7
Clause 55		Omission of s 60B (Guide for deciding penalty for vegetation clearing offence)	8 9
		Section 60B— <i>omit.</i>	10 11
Clause 56		Omission of s 67A and pt 4, div 2A	12
		Section 67A and part 4, division 2A— <i>omit.</i>	13 14
Clause 57		Replacement of s 68CA (Definitions for div 4)	15
		Section 68CA— <i>omit, insert</i> —	16 17
		68CA Definitions for div 4	18
		In this division—	19
		<i>decision</i> means—	20
	(a)	a decision by the chief executive to—	21
		(i) certify, amend or replace a relevant vegetation map; or	22 23
		(ii) agree to make a PMAV the subject of a relevant PMAV application; or	24 25

-
- (b) a failure to make a decision to make a PMAV the subject of a relevant PMAV application; or
- (c) a purported decision relating to a matter mentioned in paragraph (a).
- PMAV application* means an application under section 20C to make a PMAV for an area.
- relevant PMAV application* means a PMAV application made on or after 8 October 2009 and before the date of assent.
- relevant vegetation map* means the regulated vegetation management map or a PMAV.

- Clause 58 Replacement of s 68CB (Non-application of Judicial Review Act 1991)**
- Section 68CB—
- omit, insert—*
- 68CB Limitation of review and appeal**
- (1) This section applies to a decision by the chief executive.
- (2) Unless there is a determination by the Supreme Court that the decision is affected by jurisdictional error, the decision—
- (a) is final and conclusive; and
- (b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the *Judicial Review Act 1991* or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and
- (c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.

[s 59]

Clause 59	Omission of s 68CC (No appeals about relevant vegetation maps and particular PMAV applications)	1 2
	Section 68CC—	3
	<i>omit.</i>	4
Clause 60	Amendment of s 70AA (Copies of vegetation management maps and PMAVs to be available for inspection and purchase)	5 6 7
	(1) Section 70AA, heading ‘and PMAVs’—	8
	<i>omit.</i>	9
	(2) Section 70AA(1)—	10
	<i>omit, insert—</i>	11
	(1) This section applies to vegetation management maps.	12 13
	(3) Section 70AA(2), editor’s note, from ‘The department’s’ to ‘<www.derm.qld.gov.au>.’—	14 15
	<i>omit, insert—</i>	16
	The department’s website is located at <www.dnrm.qld.gov.au>.	17 18
Clause 61	Amendment of s 70A (Application of development approvals and exemptions for Forestry Act)	19 20
	(1) Section 70A(3), ‘regional ecosystem map or remnant map as remnant vegetation’—	21 22
	<i>omit, insert—</i>	23
	regulated vegetation management map as a category B area	24 25
	(2) Section 70A(4), ‘regional ecosystem map or remnant map as other than remnant vegetation’—	26 27
	<i>omit, insert—</i>	28

	regulated vegetation management map as other than a category B area	1 2
Clause 62	Amendment of s 70B (Record of particular matters in land registry)	3 4
	(1) Section 70B(1)(b)—	5
	<i>omit, insert—</i>	6
	(b) a PMAV is made and it contains a category A area.	7 8
	(2) Section 70B(5), ‘or revoked’—	9
	<i>omit.</i>	10
	(3) Section 70B—	11
	<i>insert—</i>	12
	(5A) Also, the chief executive may, by written notice, ask the registrar to remove the particulars of the approval or PMAV from the registrar’s records if the chief executive considers it is necessary or desirable to remove the particulars—	13 14 15 16 17
	(a) to achieve the purposes of this Act: or	18
	(b) because the particulars are no longer relevant for the land the subject of the approval or PMAV.	19 20 21
	(4) Section 70B(6), ‘the notice’—	22
	<i>omit, insert—</i>	23
	a notice under subsection (5) or (5A)	24
Clause 63	Amendment of s 72 (Regulation-making power)	25
	Section 72—	26
	<i>insert—</i>	27
	(2) A regulation may prescribe the fees that are payable—	28 29

[s 64]

	(a) under this Act; or	1
	(b) to the chief executive in relation to the chief executive's functions, under the Planning Act, as assessment manager or a concurrence agency.	2 3 4 5
Clause 64	Insertion of new pt 6, div 9	6
	Part 6—	7
	<i>insert—</i>	8
	Division 9	9
	Transitional provisions for Vegetation Management Framework Amendment Act 2013	10 11 12
	110 Definitions for div 9	13
	In this division—	14
	<i>amending Act</i> means the <i>Vegetation Management Framework Amendment Act 2013</i> .	15 16
	<i>clearing activity</i> means conducting a native forest practice or clearing regulated regrowth vegetation under a relevant code.	17 18 19
	<i>commencement</i> means the commencement of the amending Act, part 2.	20 21
	<i>existing PMAV</i> means a PMAV made before the commencement.	22 23
	<i>notice</i> means—	24
	(a) a notice given under the unamended Act, section 19Q; or	25 26
	(b) a clearing notification given under the unamended Act, section 19U.	27 28
	<i>relevant code</i> means each of the following as in force immediately before the commencement—	29 30

-
- (a) the native forest practice code; 1
(b) the regrowth vegetation code. 2
unamended Act means this Act as in force before 3
the commencement. 4
wild river area see the *Wild Rivers Act 2005*, 5
schedule. 6

**111 Change to category C areas on freehold land 7
or indigenous land 8**

- (1) This section applies to an area located on 9
freehold land or indigenous land shown as a 10
category C area on a PMAV immediately before 11
the commencement. 12
(2) From the commencement, the PMAV is taken to 13
be amended to show the area on the regulated 14
vegetation management map as— 15
(a) a category X area; or 16
(b) a category R area. 17

112 Particular PMAV applications 18

- (1) This section applies if, before the 19
commencement— 20
(a) an owner of land applied to the chief 21
executive for the making of a PMAV for the 22
land or part of the land; and 23
(b) the chief executive has not made a PMAV 24
for the land or the part of the land the 25
subject of the application. 26
(2) The chief executive may consider the application 27
and make the PMAV under the unamended Act. 28

[s 64]

113 Revocation of PMAVs for wild river areas	1
(1) This section applies to a PMAV that includes land in a wild river area and is in effect immediately before the commencement.	2 3 4
(2) To the extent that the PMAV relates to a wild river area, the PMAV is revoked on the commencement.	5 6 7
114 Vegetation category areas on existing PMAVs	8
(1) This section applies to land identified as a vegetation category area on a PMAV immediately before the commencement.	9 10 11
(2) Subject to section 111, each category A area, category B area, category C area or category X area on an existing PMAV is taken to be the corresponding vegetation category area shown on the regulated vegetation management map.	12 13 14 15 16
115 Information on register of clearing notifications	17 18
(1) This section applies to information kept on the register under the unamended Act, section 19X.	19 20
(2) From the commencement, the information is to be included on the register the chief executive must keep under section 19R.	21 22 23
116 Particular notices	24
(1) This section applies to a notice given to the chief executive immediately before the commencement and not included on the register kept by the chief executive.	25 26 27 28
(2) From the commencement, each notice is taken to be a notice given under a self-assessable vegetation clearing code and to be included on	29 30 31

the register the chief executive must keep under 1
section 19R. 2

117 Compliance with codes 3

(1) This section applies to a clearing activity carried 4
out under a relevant code. 5

(2) From the commencement, the clearing activity is 6
taken to be clearing vegetation or conducting a 7
native forest practice under any self-assessable 8
vegetation clearing code applying to the activity. 9

118 Existing development approvals 10

(1) This section applies if, before the 11
commencement, a development approval was 12
given for clearing. 13

(2) From the commencement— 14

(a) the development approval has effect as if the 15
amending Act had not been enacted; and 16

(b) a reference in the development approval to 17
the regional ecosystem map or remnant map 18
is taken to be a reference to the regional 19
ecosystem map or remnant map as in force 20
when the development approval was given. 21

119 Reference to particular maps 22

(1) This section applies if, before the 23
commencement, a document makes reference 24
to— 25

(a) the regional ecosystem map; or 26

(b) the regrowth vegetation map; or 27

(b) the remnant map; or 28

(c) the registered area of agriculture map. 29

[s 65]

- (2) Subject to section 118, from the commencement, if the context permits, the reference in the document is taken to be a reference to the regulated vegetation management map.

120 Reference to relevant codes

- (1) This section applies if, before the commencement, a document makes reference to a relevant code.
- (2) From the commencement, if the context permits, the reference in the document is taken to be a reference to a self-assessable vegetation clearing code relating to the clearing activity to which the relevant code applied.

121 Applying guide for deciding penalty

- (1) This section applies for deciding the end of a proceeding for a vegetation clearing offence commenced before the commencement.
- (2) Section 60B as in force immediately before the commencement continues to apply after the commencement to decide the end of the proceeding.

Clause 65 Amendment of schedule (Dictionary)

- (1) Schedule, definitions *applicant, area management clearing notification, clearing area, clearing notification, essential regrowth habitat, exchange area, mandatory condition, native forest practice code, plan period, regional ecosystem map, registered area of agriculture map, regrowth clearing authorisation, regrowth vegetation code, regrowth vegetation map, regulated regrowth vegetation, relevant entity, relevant vegetation map, remnant map, remnant vegetation, vegetation category area, vegetation management map, vegetation*

<i>management watercourse map, wild river area, wild river declaration and wild river high preservation area—</i>	1 2
<i>omit.</i>	3
(2) Schedule—	4
<i>insert—</i>	5
<i>area plan (chief executive)</i> see section 20UA(1).	6
<i>category R area</i> see section 20ANA.	7
<i>clearing area</i> see section 20W(2)(c).	8
<i>contaminant</i> includes a gas, liquid, solid or energy source, including radioactivity and electromagnetic radiation.	9 10 11
<i>crops</i> means all or any of the following—	12
(a) annual horticulture;	13
(b) broadacre cropping;	14
(c) perennial horticulture.	15
<i>development plan</i> see section 22DAB(1).	16
<i>exchange area</i> means an area of vegetation that must be protected in the way provided under a self-assessable vegetation clearing code in exchange for clearing high value regrowth vegetation.	17 18 19 20 21
<i>high risk species</i> means—	22
(a) a declared pest plant under the <i>Land Protection (Pest and Stock Route Management) Act 2002</i> ; or	23 24 25
(b) another plant listed in the regional vegetation management code as a high risk species.	26 27 28
<i>high value agriculture clearing</i> means clearing carried out to establish, cultivate and harvest crops, other than clearing for grazing activities or plantation forestry.	29 30 31 32

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high value area declaration see section 19D.	1
high value regrowth vegetation means	2
vegetation located—	3
(a) on a lease issued under the <i>Land Act 1994</i>	4
for agriculture or grazing purposes; and	5
(b) in an area that has not been cleared since 31	6
December 1989 that is—	7
(i) an endangered regional ecosystem; or	8
(ii) an of concern regional ecosystem; or	9
(iii) a least concern regional ecosystem.	10
irrigated high value agriculture clearing means	11
clearing carried out to establish, cultivate and	12
harvest crops, or pasture, other than clearing for	13
plantation forestry, that will be supplied with	14
water by artificial means.	15
mandatory condition —	16
(a) of an area management plan consisting of an	17
approved draft plan or an existing planning	18
document under part 2, division 5B,	19
subdivision 1—see section 20Q(1); or	20
(b) of a clearing plan—see section 20UC(1).	21
necessary environmental clearing means	22
clearing of vegetation that is necessary to—	23
(a) restore the ecological and environmental	24
condition of land; or	25
<i>Example</i> —	26
stabilising banks of watercourses, works to	27
rehabilitate eroded areas, works to prevent erosion	28
of land or for ecological fire management	29
(b) divert existing natural channels in a way that	30
replicates the existing form of the natural	31
channels; or	32

-
- (c) prepare for the likelihood of a natural disaster; or
- Example—*
removal of silt to mitigate flooding
- (d) remove contaminants from land.
- plan period—***
- (a) for an area management plan consisting of an approved draft plan—see section 20S(1)(a); and
- (b) for an area plan (chief executive)—see section 20UB.
- plantation forestry*** means the planting and cultivation of timber for commercial purposes.
- regrowth watercourse area*** means an area located within 50m of a watercourse located in the Burdekin, Mackay Whitsunday or Wet Tropics catchments identified on the vegetation management watercourse map.
- regulated regrowth vegetation*** is vegetation contained in a category C or category R area.
- regulated vegetation management map*** see section 20A.
- relevant infrastructure activities*** means—
- (a) establishing and maintaining a necessary fence, firebreak, road, or vehicular track; or
- (b) constructing and maintaining necessary built infrastructure.
- remnant vegetation*** means vegetation—
- (a) that is—
- (i) an endangered regional ecosystem; or
- (ii) an of concern regional ecosystem; or
- (iii) a least concern regional ecosystem; and

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- (b) forming the predominant canopy of the vegetation—
 - (i) covering more than 50% of the undisturbed predominant canopy; and
 - (ii) averaging more than 70% of the vegetation's undisturbed height; and
 - (iii) composed of species characteristic of the vegetation's undisturbed predominant canopy.
- restricted high value agriculture area*** means an area declared under section 19D to be a restricted high value agriculture area.
- self-assessable vegetation clearing code*** see section 19O(1) and (2).
- State land*** means all land (including roads and reserves), other than—
- (a) freehold land or land contracted to be granted in fee simple by the State; or
 - (b) indigenous land on which the State does not own the trees.
- vegetation category area*** see section 20AKA.
- vegetation management map*** means—
- (a) the essential habitat map; or
 - (b) the regulated vegetation management map; or
 - (c) the vegetation management watercourse map; or
 - (d) the vegetation management wetlands map; or
 - (e) a PMAV.
- vegetation management watercourse map*** see section 20AB.

[s 69]

omit. 1

Clause 69 **Amendment of sch 2 (Original decisions)** 2

Schedule 2, entry for section 240C— 3

omit. 4

Clause 70 **Amendment of sch 6 (Dictionary)** 5

Schedule 6, definition *show cause period*— 6

omit. 7

Clause 71 **Insertion of new ch 9, pt 1L** 8

After section 521ZI— 9

insert— 10

Part 1L **Transitional provision** 11
for Vegetation 12
Management 13
Framework 14
Amendment Act 2013 15

521ZJ Particular existing forfeiture procedures 16

(1) This section applies to a proceeding commenced 17
before the commencement of this section for the 18
forfeiture of a lease under chapter 5, part 4, 19
division 3, as in force immediately before the 20
commencement of this section. 21

(2) This Act, as in force immediately before the 22
commencement of this section, continues to 23
apply to the proceeding as if the *Vegetation* 24
Management Framework Amendment Act 2013, 25
part 3 had not been enacted. 26

Part 4	Amendment of Sustainable Planning Act 2009	1 2
Clause 72	Act Amended	3
	This part amends the <i>Sustainable Planning Act 2009</i> .	4
Clause 73	Amendment of sch 3 (Dictionary)	5
	Schedule 3, definition <i>native forest practice code</i> —	6
	<i>omit, insert</i> —	7
	<i>native forest practice code</i> means a	8
	self-assessable vegetation clearing code under the	9
	Vegetation Management Act, section 19O(1)	10
	applying to conducting a native forest practice.	11
Part 5	Amendment of Wild Rivers Act 2005	12 13
Clause 74	Act amended	14
	This part amends the <i>Wild Rivers Act 2005</i> .	15
Clause 75	Amendment of s 10 (Application of moratorium)	16
	Section 10(3)—	17
	<i>omit</i> .	18
Clause 76	Amendment of schedule (Dictionary)	19
	Schedule definition <i>agricultural activities</i> paragraph 2(h), ‘a PMAV’—	20 21

[s 76]

omit, insert—

1

the regulated vegetation management map

2

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