

Nature Conservation (Special Wildlife Reserves) and Other Legislation Amendment Bill 2018



Queensland

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		39
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2018

A Bill

for

An Act to amend the *Biodiscovery Act 2004*, the *Environmental Offsets Act 2014*, the *Environmental Protection Act 1994*, the *Forestry Act 1959*, the *Fossicking Act 1994*, the *Land Act 1994*, the *Land Title Act 1994*, the *Mineral Resources Act 1989*, the *Nature Conservation Act 1992* and the *Vegetation Management Act 1999* for particular purposes

Part 1 Preliminary

[s 1]

	The P	arlia	ament of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sh	ort title	3
			This Act may be cited as the <i>Nature Conservation (Special Wildlife Reserves) and Other Legislation Amendment Act</i> 2018.	4 5 6
	Part	2	Amendment of Nature Conservation Act 1992	7 8
Clause	2	Ac	t amended	9
			This part amends the Nature Conservation Act 1992.	10
Clause	3	Am	nendment of s 5 (How object is to be achieved)	11
			Section 5(c), first dot point—	12
			insert—	13
			(iv) conservation agreements; and	14
			(v) management programs;	15
Clause	4		nendment of s 14 (Classes of protected areas to which t applies)	16 17
		(1)	Section 14(h) and (i)—	18
			renumber as section 14(i) and (j).	19
		(2)	Section 14—	20
			insert—	21

		(h) special wildlife reserves; and	1
Clause	5	Amendment of s 15 (Management of protected areas)	2
		(1) Section 15(1)(b)(iii) and (iv)—	3
		renumber as section 15(1)(b)(iv) and (v).	4
		(2) Section 15(1)(b)—	5
		insert—	6
		(iii) a special wildlife reserve—the conservation agreement and management program for the area; or	7 8 9
Clause	6	Amendment of s 17 (Management principles of national parks)	10 11
		Section 17(4), definition ecotourism—	12
		omit.	13
Clause	7	Insertion of new s 21B	14
		Part 4, division 1—	15
		insert—	16
		21B Management principles of special wildlife reserves	17 18
		(1) A special wildlife reserve is to be managed to—	19
		(a) permanently protect the area's exceptional natural and cultural resources and values; and	20 21 22
		(b) protect the area's exceptional scientific values; and	23 24
		(c) present the area's cultural and natural resources and values; and	25 26
		(d) ensure the only use of the area is nature-based and ecologically sustainable.	27 28

	(2)	to	o, a special wildlife reserve is to be managed do any of the following stated in the servation agreement for the reserve—	1 2 3
		(a)	allow controlled scientific study and monitoring of the area's natural resources;	4 5
		(b)	provide opportunities for educational and recreational activities in a way consistent with the area's natural and cultural resources and values;	6 7 8 9
		(c)	provide opportunities for ecotourism in a way consistent with the area's natural and cultural resources and values;	10 11 12
		(d)	provide for the manipulation of the area's natural and cultural resources to protect or restore the area's natural or cultural values;	13 14 15
		(e)	provide for the manipulation of threatened wildlife's habitat and the control of threatening processes relating to threatened wildlife, including threatening processes caused by other wildlife.	16 17 18 19 20
			7 (Prohibition on mining, geothermal storage activities)	21 22
(1)	Section 27(1)—		23
	insert—			24
		(g)	a special wildlife reserve.	25
(2)	Section 27(2	2)(b)	, 'or 42AE'—	26
	omit, insert-	_		27
		, 42	AE, 43F or 43G	28
(3)	Section 27-	_		29
	insert—			30
	(2A)		section (1) applies in relation to land in a ected area even if the land is also subject to a	31 32

		tenure on which a mining interest, geothermal tenure or GHG authority could otherwise be granted.	1 2 3
		Example of land in a protected area—	4
		land in a special wildlife reserve that is subject to a lease under the <i>Land Act 1994</i>	5 6
		(4) Section 27(2A) and (3)—	7
		renumber as section 27(3) and (4).	8
lause	9	Relocation and renumbering of pt 4, div 2, sdiv 4, hdg (Environmental impact statements)	9 10
		Part 4, division 2, subdivision 4, heading—	11
		relocate and renumber as part 4, division 4A heading.	12
lause	10	Amendment of s 39A (Application of sdiv 4)	13
		(1) Section 39A, heading, 'sdiv 4'—	14
		omit, insert—	15
		division	16
		(2) Section 39A(1)—	17
		omit, insert—	18
		(1) This division applies if a person seeks, under section 34, 35, 38, 43F or 43G(1), an interest in relation to land in a protected area.	19 20 21
		(3) Section 39A(2), 'subdivision'—	22
		omit, insert—	23
		division	24
lause	11	Relocation and renumbering of ss 39A–39C	25
		Sections 39A to 39C—	26

		nd renumber in part 4, division 4A, as inserted by a sections 53 to 55.	1 2
Clause 12	Insertion of ne	ew pt 4, div 3B	3 4
	insert— Divisic	on 3B Special wildlife reserves	5 6
	43 App (1)	plication of division This division applies to the following land— (a) freehold land; (b) Aboriginal land and Torres Strait Islander land; (c) land subject to a lease under the Land Act 1994; (d) land that is a reserve under the Land Act	7 8 9 10 11 12 13
	(2)	1994. However, this division does not apply to transferable land under the Aboriginal Land Act 1991 or the Torres Strait Islander Land Act 1991.	15 16 17 18
	(3)	If a relevant provision is inconsistent with a provision of another Act applying to land to which this division applies, the relevant provision prevails to the extent of the inconsistency.	19 20 21 22
	(4)	In this section—	23
		relevant provision means—	24
		(a) a provision of this division; and	25
		(b) another provision of this Act applying to land to which this division applies because the land is in a special wildlife reserve.	26 27 28

	posal for declaration of special wildlife erve	1 2
(1)	This section applies if, after considering the following matters in relation to an area of land, the Minister is satisfied the area should be declared as a special wildlife reserve—	3 4 5 6
	(a) the State interest;	7
	(b) the area's exceptional natural and cultural resources and values.	8 9
(2)	The Minister must prepare a proposal for the declaration.	10 11
(3)	The proposal must describe the area (the <i>proposed reserve area</i>) to be included in the special wildlife reserve.	12 13 14
(4)	The description of the proposed reserve area must include the following details—	15 16
	(a) the geographical area of the proposed reserve area;	17 18
	(b) the proposed reserve area's exceptional natural and cultural resources and values.	19 20
(5)	The Minister must give written notice about the proposal to—	21 22
	(a) each person who has an interest in land in the proposed reserve area; and	23 24
	(b) each holder of an exploration permit under the <i>Mineral Resources Act 1989</i> for land in the proposed reserve area; and	25 26 27
	(c) each holder of an authority to prospect under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> for land in the proposed reserve area; and	28 29 30 31

		tenure or GHG authority to which land in the proposed reserve area is subject.	2 3
	(6)	The notice must state a day by which the person may make submissions to the Minister about the proposal.	4 5 6
	(7)	If the Minister considers it is impracticable to give written notice under subsection (5) to persons of a particular class, the Minister may give the notice by taking reasonable steps to ensure the class is made aware of the proposal.	7 8 9 10 11
		Examples of taking reasonable steps—	12
		advertising in newspapers or other publications	13
	(0)	• publishing a notice on the department's website	14
	(8)	In this section—	15
		State interest means an interest the Minister considers to be an economic, environmental or community interest of the State.	16 17 18
43E	3 Mak	ing conservation agreement for special	19
		llife reserve	20
		The Minister must, for the State, enter into a conservation agreement for a proposed special wildlife reserve if—	
	wilc	The Minister must, for the State, enter into a conservation agreement for a proposed special	20 21 22
	wilc	The Minister must, for the State, enter into a conservation agreement for a proposed special wildlife reserve if— (a) the Minister and the landholder of land in the proposed reserve area for the special	20 21 22 23 24 25
	wilc	The Minister must, for the State, enter into a conservation agreement for a proposed special wildlife reserve if— (a) the Minister and the landholder of land in the proposed reserve area for the special wildlife reserve agree— (i) the land should be a special wildlife	20 21 22 23 24 25 26 27
	wilc	The Minister must, for the State, enter into a conservation agreement for a proposed special wildlife reserve if— (a) the Minister and the landholder of land in the proposed reserve area for the special wildlife reserve agree— (i) the land should be a special wildlife reserve; and (ii) on the terms of the agreement for the	20 21 22 23 24 25 26 27 28 29

	affe Min	ntioned in section 43A(5) will be materially ected by the conservation agreement, the nister must not enter into the agreement hout the person's written consent.	1 2 3 4			
(3)	In tl	his section—	5			
	approved management program, for a special wildlife reserve, means a management program for the reserve approved by the Minister under section 120EC.					
		of conservation agreement for special reserve	10 11			
(1)	A c	conservation agreement must—	12			
	(a)	be consistent with the management principles for a special wildlife reserve; and	13 14			
	(b)	state it is binding on the landholder of the land and the landholder's successors in title; and	15 16 17			
	(c)	contain terms prohibiting the following—	18			
		(i) the granting of a mining interest, geothermal tenure or GHG authority in relation to the land that can not be granted in relation to a special wildlife reserve under section 27;	19 20 21 22 23			
		(ii) the carrying out of an activity under the <i>Forestry Act 1959</i> on the land that is prohibited from being carried out on a special wildlife reserve under that Act;	24 25 26 27			
		(iii) the granting of a licence or permit under the <i>Fossicking Act 1994</i> in relation to the land.	28 29 30			
(2)	A c	conservation agreement may contain terms—	31			
	(a)	requiring the State to provide financial or other assistance; or	32 33			

(b)	requiring the State to provide technical advice; or	1 2
(c)	requiring the State to carry out stated activities; or	3 4
(d)	allowing a landholder to carry out stated activities; or	5 6
(e)	prohibiting a stated use of land in the special wildlife reserve; or	7 8
(f)	restricting the use or management of land in the special wildlife reserve; or	9 10
(g)	requiring a landholder to refrain from, or not to permit, stated activities; or	11 12
(h)	requiring a landholder to carry out stated activities; or	13 14
(i)	requiring a landholder to permit or restrict access to the special wildlife reserve by stated persons; or	15 16 17
(j)	stating the way in which amounts provided to a landholder under the agreement are to be applied by the landholder; or	18 19 20
(k)	requiring a landholder to repay amounts paid under the agreement if the landholder contravenes the agreement or the agreement ends; or	21 22 23 24
(1)	providing for any other matter relating to the conservation of nature in the special wildlife reserve, including the implementation of the management program for the reserve.	25 26 27 28
43D Declara	tion of special wildlife reserve	29
subj	egulation may declare an area of land the ect of a conservation agreement as a special life reserve.	30 31 32

43E Agi	reeing to amend conservation agreement	1
(1)	The Minister and landholders bound by a conservation agreement for a special wildlife reserve may agree to amend the agreement.	2 3 4
(2)	However, the amendment must not adversely affect the conservation of nature in the special wildlife reserve.	5 6 7
(3)	If the amendment materially affects the rights or interests of a person mentioned in section 43A(5), the amendment may be made only with the written consent of the person.	8 9 10 11
(4)	If a regulation under section 43J is required because of the amendment, the amendment does not take effect until the regulation commences.	12 13 14
(5)	Subsection (1) is subject to section 43C(1).	15
	ases etc. over land in special wildlife erve	16 17
(1)	A lease, agreement, licence, permit or other authority over, or in relation to, land in a special wildlife reserve (other than an agreement or a licence, permit or other authority issued or given under a regulation) may be granted, made, issued or given only—	18 19 20 21 22 23
	(a) by the chief executive under this Act with the consent of the landholder of the land; or	24 25
	(b) under another Act by—	26
	(i) the Governor in Council; or	27
	(ii) someone else with the consent of the Minister or chief executive; or	28 29
	(c) if the landholder of the land gives a lease or sublease of the land to another person—by the landholder with the consent of the chief executive.	30 31 32 33

(2)	auth cons the	ority sisten cons	agreement, licence, permit or other mentioned in subsection (1) must be t with the management principles and servation agreement for the special esserve.	1 2 3 4 5
(3)	give gran	n ur ted o	as practicable after a lease is granted or or onder subsection (1), the person who or gave the lease must lodge the lease for on with—	6 7 8 9
	(a)		he lease is over freehold land—the strar of titles; or	10 11
	(b)	othe	rwise—the chief executive (lands).	12
	vice erve	facil	ities over land in special wildlife	13 14
(1)	give auth	a lea	f executive may grant, make, issue or ase, agreement, licence, permit or other over, or in relation to, land in a special eserve if—	15 16 17 18
	(a)		use under the authority is only for a new ice facility; and	19 20
	(b)	the use;	landholder of the land consents to the and	21 22
	(c)	the o	chief executive is satisfied—	23
		(i)	the management principles and the conservation agreement for the special wildlife reserve will be observed to the greatest possible extent; and	24 25 26 27
		(ii)	the use will be in the public interest; and	28 29
		(iii)	the use is ecologically sustainable; and	30
		(iv)	there is no reasonably practicable alternative to the use; and	31 32

	(d) the use is prescribed by regulation to be a permitted use for the special wildlife reserve.	1 2 3
(2)	The chief executive may grant, make, issue or give a lease, agreement, licence, permit or other authority over, or in relation to, land in a special wildlife reserve if—	4 5 6 7
	(a) the use under the authority is only for an existing service facility; and	8 9
	(b) the chief executive is satisfied the use—	10
	(i) is ecologically sustainable; and	11
	(ii) does not include carrying out substantial improvements to the existing service facility.	12 13 14
	Examples of a substantial improvement to an existing service facility—	15 16
	 an upgrade of a road that provides access to a communications tower 	17 18
	 the replacement of a pipeline with a larger pipeline 	19 20
(3)	Subsection (1) has effect despite sections 15 and 43F(2).	21 22
(4)	Subsection (2) has effect despite sections 15, 43F(1)(a) and 43F(2).	23 24
(5)	In this section—	25
	<i>new service facility</i> means a service facility, other than an existing service facility.	26 27
	evious use authorities in special wildlife erve	28 29
(1)	This section applies if—	30
` '	(a) land is declared as a special wildlife reserve; and	31 32

		(b)	immediately before the declaration, the land was being used (the <i>previous use</i>) by a person other than the landholder of the land in a way that is inconsistent with the management principles and conservation agreement for the special wildlife reserve.	1 2 3 4 5 6
	(2)	<i>prev</i> rela	chief executive may grant an authority (a vious use authority) to the person over, or in tion to, the land to allow the previous use to tinue for no longer than the allowable term.	7 8 9 10
	(3)	A p	revious use authority must not be renewed.	11
	(4)	This	s section—	12
		(a)	applies despite sections 15, 43F(1)(a) and 43F(2); and	13 14
		(b)	does not limit section 43G(2).	15
	(5)	In th	nis section—	16
			wable term, in relation to previous use on a cial wildlife reserve, means—	17 18
		(a)	if the previous use was under an authority—the unexpired term of the authority; or	19 20
		(b)	otherwise—3 years after the declaration of the reserve.	21 22
			hority means an agreement, lease, licence, mit or other authority.	23 24
431	Am	alga	mation of special wildlife reserves	25
		A re	egulation may—	26
		(a)	amalgamate the areas of 2 or more special wildlife reserves; and	27 28
		(b)	assign a name to the amalgamated area.	29

3J Ke	ocat/	ion of special wildlife reserves	1
(1)		gulation may revoke the declaration of all or of a special wildlife reserve.	2 3
(2)	Legi at le resol	regulation may be made only if the slative Assembly has, on a motion of which ast 28 days notice has been given, passed a lution requesting the Governor in Council to e the revocation.	4 5 6 7 8
(3)	Subs	section (2) does not apply if the regulation—	9
	(a)	makes a minor change to the boundaries of a special wildlife reserve and the Minister is satisfied the change does not adversely affect the conservation of nature; or	10 11 12 13
		Example for paragraph (a)—	14
		changing the boundaries of a special wildlife reserve to align with a new survey of an existing road	15 16 17
	(b)	increases the area of land in a special wildlife reserve and the Minister is satisfied the increase does not adversely affect the conservation of nature; or	18 19 20 21
	(c)	dedicates the land subject of the revocation as a national park (scientific) or a national park.	22 23 24
(4)	spec	e regulation revokes the declaration of all of a ial wildlife reserve, the conservation ement and management program for the reve end on the revocation.	25 26 27 28
(5)	a specons prog	e regulation revokes the declaration of part of ecial wildlife reserve, on the revocation, the ervation agreement and management ram for the reserve stop having effect in ion to the land removed from the reserve.	29 30 31 32 33

			n agreements for special wildlife iding	1 2		
(1)		A conservation agreement for a special wildlife reserve is binding on—				
	(a)	the l	andholder of the land in the reserve; and	5		
	(b)	the l	andholder's successors in title; and	6		
	(c)	-	other person with an interest in land in reserve who consented to the agreement.	7 8		
(2)	Sub	sectio	on (1) applies even if—	9		
	(a)	1994	e is a lease or reserve under the <i>Land Act</i> 4 over the land in the special wildlife rve; and	10 11 12		
	(b)	und	er the <i>Land Act 1994</i> —	13		
		(i)	the lease is renewed or extended; or	14		
		(ii)	the lease is converted to freehold land or a different type of lease; or	15 16		
		(iii)	the reserve is converted to freehold land or a different type of reserve.	17 18		
		it for of lea	transfer or surrender of land or ase	19 20		
(1)	Thi	s sect	ion applies if—	21		
	(a)	free	becial wildlife reserve is declared over hold land or land in a lease under the d Act 1994; and	22 23 24		
	(b)	-	erson intends, under the <i>Land Act 1994</i> , o any of the following—	25 26		
		(i)	surrender all or part of the freehold land or lease;	27 28		
		(ii)	allow the lease to expire at the end of its term;	29 30		
		(iii)	transfer the lease.	31		

		(person must obtain the chief executive's ten consent—	1 2
				(a)	for the surrender or transfer before seeking approval from the Minister administering the <i>Land Act 1994</i> to surrender the freehold land or lease, or transfer the lease; or	3 4 5 6
				(b)	for the expiry before giving an expiry advice under the <i>Land Act 1994</i> to the chief executive (lands).	7 8 9
Clause	13				(Chief executive to lodge with or notify to chief executive (lands))	10 11
		Section	50A			12
		omit.				13
Clause	14	Replaceme covenants			51 (Conservation agreements and)	14 15
		Section	51—	_		16
		omit, ins	sert–	_		17
					ration agreements and conservation nts for nature refuges binding	18 19
		(onservation agreement in relation to the land nature refuge is binding on—	20 21
				(a)	the landholder of the land; and	22
				(b)	the landholder's successors in title; and	23
				(c)	any other person with an interest in land in the nature refuge to the extent the agreement contains terms to that effect.	24 25 26
		(a na inte	onservation covenant in relation to the land in ature refuge is binding on persons with an rest in the land to the extent stated in the enant.	27 28 29 30
		((3)	Sub	section (1) applies even if—	31

		(a) there is a lease or reser 1994 over the land in t	
		(b) under the Land Act 19	•
		(i) the lease is renew	red or extended; or 4
		(ii) the lease is conve or a different type	erted to freehold land 5 6
		(iii) the reserve is c land or a different	
Clause	15	Omission of s 52 (Liability of State)	9
		Section 52—	10
		omit.	11
Clause	16	Amendment of s 62 (Restriction on tak and natural resources of protected are	
		(1) Section 62(1)(b), 'or covenant'—	14
		omit, insert—	15
		, conservation covenant or i	management program 16
		(2) Section 62(1)(c)(i), 'sections 34 to 38'—	- 17
		omit, insert—	18
		a prescribed provision	19
		(3) Section 62(7)—	20
		insert—	21
		<i>prescribed provision</i> means 36, 37, 38, 42AD, 42AE, 4 42AOA, 42AP, 43F or 43H	2AEA, 42AN, 42AO, 23
Clause	17	Amendment of s 65 (Effect of change in protected area)	n class of 25
		Section 65(2)(a), 'and 33'—	27

		omit, insert	_	1
			, 33 and 43J	2
Clause	18	Insertion of ne	:w s 68A	3
		Part 4, divis	sion 6—	4
		insert—		5
		68A Lia	bility of State	6
		(1)	The State is not legally liable for an act or omission on, or in relation to, private land merely because—	7 8 9
			(a) a conservation agreement has been entered into for the land; or	10 11
			(b) the land has been declared as, or as part of, a special wildlife reserve, nature refuge or coordinated conservation area.	12 13 14
		(2)	In this section—	15
			private land means land other than State land.	16
Clause	19	Amendment o interests)	f s 69 (Preservation of landholders'	17 18
		Section 69(2)—	19
		omit, insert	<u> </u>	20
		(2)	Subsection (1) does not apply to the extent—	21
			(a) the landholder is bound by a conservation agreement or conservation covenant in relation to the land; or	22 23 24
			(b) of a regulation giving effect to a management plan for the protected area.	25 26
		(3)	Subsection (1) is subject to section 43L.	27

[s 20]

Clause	20	Amendment of s /UAA (Regulations may define area)	e extent of 1
		(1) Section 70AA(1), from 'section 29(1)'—	3
		omit, insert—	4
		a prescribed provision.	5
		(2) Section 70AA—	6
		insert—	7
		(3) In this section—	8
		prescribed provision means section 2 42(5), 42AB(2), 42AC(2), 42AI(2), 42 or 46(1).	
Clause	21	Amendment of pt 7, hdg (Management statement management plans and conservation plans)	nts, 12
		Part 7, heading, after 'management plans'—	14
		insert—	15
		, management programs	16
Clause	22	Omission of pt 7, div 1 (Preliminary)	17
		Part 7, division 1—	18
		omit.	19
Clause	23	Amendment of s 114, hdg (Application of div 4)	20
		Section 114, heading, 'div 4'—	21
		omit, insert—	22
		division	23
Clause	24	Amendment of s 115A (Notice of draft plan)	24
		Section 115A—	25

s	251	

	insert—			1
	(6)	In this so	ection—	2
		<i>landhold</i> land.	der includes a person having an interest in	3 4
Clause 25	Insertion of ne	ew pt 7, c	Alv 6A	5
	Part 7—			6
	insert—			7
	Divisio	on 6A	Management programs	8
	120EA	Preparat	ion of management program	9
		conserva reserve	holder who intends to enter into a ation agreement for a special wildlife must prepare and give the Minister a ment program for the reserve.	10 11 12 13
	120EB (Content	of management program	14
	(1)	outcome of the	gement program must state management es for the protection, presentation and use special wildlife reserve and actions to the outcomes.	15 16 17 18
	(2)	A mana	gement program may also—	19
			ide the area of the special wildlife reserve management zones; and	20 21
		kee	horise or restrict the taking, using or ping of, or interfering with, a cultural or ural resource of the reserve.	22 23 24
	120EC	Approva	l of management program	25
			inister may approve a management for a special wildlife reserve only if the	26 27

	Minister is satisfied—	1				
	(a) the program is consistent with the management principles and proposed conservation agreement for the reserve; and	2 3 4				
	(b) the program states appropriate management outcomes for the protection, presentation and use of the reserve and appropriate actions to achieve the outcomes; and	5 6 7 8				
	(c) if the program authorises or restricts the taking, using or keeping of, or interfering with, a cultural or natural resource—that the authorisation or restriction is ecologically sustainable.	9 10 11 12 13				
120ED V	When management program has effect	14				
	A management program for a special wildlife reserve has effect when the reserve is declared under this Act.					
120EE I	mplementation of management program	18				
	The landholder of land in a special wildlife reserve must give effect to the management program for the reserve.	19 20 21				
120EF A	Amendment of management program	22				
(1)	The landholder of land in a special wildlife reserve may, at any time, prepare an amended management program for the reserve for approval by the chief executive.	23 24 25 26				
(2)	Section 120EC applies to the amended management program as if—	27 28				
	(a) a reference to the Minister were a reference to the chief executive; and	29 30				

Page 27

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the review is required.

(2)

(a) no later than 5 years after the program first

(b) subsequently, at intervals of not more than 5

Subsection (1) applies even if the management

program has been amended in the period before

takes effect (the first review); and

years after the first review.

	(3)					v under subsecti dholder may agı		1 2
		(a)				r will prepare ar ram under section		3 4 5
		(b)	to unch	leave anged.	the	management	program	6 7
lause 29	Replacement o	of s	134 (Record	ls to b	oe maintained	by	8
	Section 134	<u> </u>						10
	omit, insert							11
	134 Red	cord	s to b	e kept	by re	gistrar		12
	(1)			ns (2) ; instrun		apply in relat	ion to the	13 14
		(a)				ngreement, inclution agreement;	-	15 16
		(b)	_			iservation plan i iding—	dentifying	17 18
			(i)	a critic	al habi	tat; or		19
			(ii)	an area	of ma	jor interest;		20
		(c)	a reg	gulation	declar	ring a protected	area.	21
	(2)	inst	rumer		de, giv	st, within 14 day e the registrar a ment.		22 23 24
	(3)	land for will	npliant to what the land	t docum hich it r nd in a	ent abe elates, way th existen	ord the information out the instrume in the appropriation at a search of the control of the instruction.	ent, and the ate register the register	25 26 27 28 29 30
	(4)			rd must ispected		tate where the i	instrument	31 32

(5)	Subsections (6) and (7) apply in relation to the following actions—						
	(a)	the ending of a conservation agreement;	3				
	(b)	the removal of an area as, or including, a critical habitat or an area of major interest from a regulation or conservation plan;	4 5 6				
	(c)	the revocation of a protected area, in whole or part.	7 8				
(6)	acti	chief executive must, within 14 days after the on happens, give the registrar a compliant ument for the action.	9 10 11				
(7)		registrar must record the happening of the on in the appropriate register for the land.	12 13				
(8)	In tl	his section—	14				
	app	ropriate register means—	15				
	(a)	for freehold land—the freehold land register; or	16 17				
	(b)	for other land—the appropriate register under the <i>Land Act 1994</i> .	18 19				
	compliant document, for an instrument or action, means a document stating the information about the instrument or action, and the land to which it applies, required by the registrar for recording the information in the appropriate register for the land.						
	regi	istrar means—	26				
	(a)	for an instrument or action relating to freehold land—the registrar of titles; or	27 28				
	(b)	for an instrument or action relating to other land—the chief executive (lands).	29 30				

[s 30]

Clause	30	Amendment of s 137 (Licences to be consistent with management principles, and management intent or plan)	1 2
		(1) Section 137, heading, from 'principles,'—	3
		omit, insert—	4
		principles, and management intent, management plan or conservation agreement	5 6
		(2) Section 137(1)(b)—	7
		omit, insert—	8
		(b) any of the following for the area—	9
		(i) the interim or declared management intent;	10 11
		(ii) a management plan;	12
		(iii) a conservation agreement.	13
Clause	31	Amendment of s 141 (Delegation by chief executive) Section 141(3), definition prescribed provision, from '42AO'—	14 15 16
		omit, insert—	17
		42AN, 42AO, 42AOA, 42AP, 42A, 43F, 43G, 43H or 136.	18 19
Clause	32	Amendment of s 154 (Other powers of conservation officers)	20 21
		(1) Section 154(1)(a)(i), before 'protected'—	22
		insert—	23
		protected areas,	24
		(2) Section 154(1)(a)—	25
		insert—	26

			[s 33]
			onitoring compliance with greement for a protected 3
Clause	33	Amendment of s 174 (Application of Instruments Act)	f Statutory 4
		Section 174(1)—	ϵ
		insert—	7
		• section 43J(1)	8
Clause	34	Insertion of new s 174C	ç
		Part 11—	1
		insert—	1
		174C No fee for instrument, i	nformation or notice 1
		· /	f the chief executive is Act, to do any of the
		· · ·	nent to, or lodge an 1 ne registrar of titles or the 1 nds);
			of titles or the chief 2
			er section 134, about an strar of titles or the chief 2
		` '	chief executive under this nstrument, information or
Clause	35	Amendment of s 175 (Regulation-m	aking power)
		Section 175(2)(h) 'aircraft property	<u>,</u>

			omii	t, insert—	1
				aircraft, property	2
lause	36	Am	endr	ment of schedule (Dictionary)	3
		(1)	Sch	edule, definition conservation agreement—	4
			omii	•	5
		(2)	Sch	edule—	6
			inse	rt—	7
			cons	servation agreement means—	8
			(a)	for a special wildlife reserve—a conservation agreement entered into under section 43B or amended under section 43E; or	9 10 11
			(b)	for a nature refuge—a conservation agreement entered into under section 45 or 48; or	12 13
			(c)	for a coordinated conservation area—a conservation agreement entered into under—	14 15
				(i) section 45 as in force before the commencement of the <i>Nature Conservation and Other Legislation</i> <i>Amendment Act (No. 2) 2013</i> , section 43; or	16 17 18
				(ii) section 48.	19
			prin foste	ourism means tourism that is ecologically sustainable and narily focused on experiencing an area in a way that ers understanding, appreciation and conservation of the and its natural and cultural values.	20 21 22 23
			man	agement program, for a special wildlife reserve, means a agement program or amended management program roved under part 7, division 6.	24 25 26
			<i>prop</i> 43A	posed reserve area , for part 4, division 3B, see section (3).	27 28
			_	<i>ial wildlife reserve</i> means an area declared under this Act special wildlife reserve.	29 30
		(3)	Sch	edule, definition existing service facility—	31

			insert—			1
				(d)	for land in a special wildlife reserve—a service facility in existence on the land immediately before the land was declared as a special wildlife reserve.	2 3 4 5
	Part	3			nendment of Biodiscovery t 2004	6 7
Clause	37	Act	amended			8
			This part ar	nend	s the <i>Biodiscovery Act 2004</i> .	9
Clause	38		dicated as r		4 (Collection authority concerning land national park or declared as marine	10 11 12
		(1)	Section 24,	head	ling, from 'dedicated'—	13
			omit, insert			14
					new national park, special wildlife reserve marine park	15 16
		(2)	Section 24(1)—		17
			omit, insert			18
			(1)	Thi	s section applies if—	19
				(a)	land is dedicated as a national park or national park (scientific), or declared a special wildlife reserve, under the <i>Nature Conservation Act 1992</i> ; and	20 21 22 23
				(b)	immediately before the dedication or declaration, a person held a collection authority that is inconsistent with the management principles under the <i>Nature Conservation Act</i> 1992 for the park or reserve.	24 25 26 27 28 29

[s 39]

	Part	Offsets Act 2014	1 2
Clause	39	Act amended	3
		This part amends the Environmental Offsets Act 2014.	4
Clause	40	Amendment of s 7 (What is an offset condition and an environmental offset)	5 6
		Section 7(3), before 'nature refuge'—	7
		insert—	8
		special wildlife reserve or	9
Clause	41	Amendment of s 18 (Electing how to deliver environmental offset)	10 11
		(1) Section 18(1)—	12
		omit, insert—	13
		(1) This section applies if—	14
		(a) under another Act, an offset condition has been, or may be, imposed on an authority; and	15 16 17
		(b) the condition relates to the significant residual impact of a prescribed activity on a prescribed environmental matter.	18 19 20
		(2) Section 18(2), after 'administering agency'—	21
		insert—	22
		for the offset condition	23
Clause	42	Insertion of new pt 6, div 7	24
		Part 6—	25
		insert—	26

		Division 7 Miscellaneous		1
		25AA Planning chief executive may nomir person to perform functions	nate	2 3
		(1) This section applies if, in relationary application for a development approvation Planning Act—		4 5 6
		(a) the planning chief executive assessment manager or a referral the application; and		7 8 9
		(b) the planning chief executive nominated a person as an er authority for the assessable develo subject of the application under the	opment the	10 11 12 13
		(2) The planning chief executive may, notice given to a person, nominate the perform the planning chief executive's as an administering agency under this personal development approval.	e person to s functions	14 15 16 17 18
Clause	43	Amendment of s 29 (What is a <i>legally secured of</i>	fset area)	19
		Section 29(2)(a), after '29(1)'—		20
		insert—		21
		, 43D		22
Clause	44	Amendment of s 86 (Payment of amounts from caccount)	offset	23 24
		Section 86(3)(b), before 'nature refuge'—		25
		insert—		26
		special wildlife reserve or		27

lause	45	Am	endment of so	ch 2 (Dictionary)	1
		(1)	Schedule 2, de	finitio	n administering agency—	2
			omit.			3
		(2)	Schedule 2—			4
			insert—			5
			ad	lminisi	tering agency—	6
				ı) mea		7
			· ·	(i)	in relation to an offset condition for a development approval for assessable development under the Planning Act—	8 9 10
					(A) if, under that Act, a referral agency may direct, or has directed, the assessment manager for the application for the development approval to impose the offset condition—the referral agency; or	11 12 13 14 15 16 17
					(B) if the planning chief executive has, under the Planning Act, schedule 2, definition <i>enforcement authority</i> , paragraph (a)(iii), nominated a person as an enforcement authority for the assessable development—the person; or	18 19 20 21 22 23 24 25
					(C) otherwise—the assessment manager for the application for the development approval; or	26 27 28
				(ii)	in relation to an authority under any other Act—an entity that, under another Act, performs a function in relation to—	29 30 31 32
					(A) the grant of an authority for a prescribed activity; or	33 34

			(B) enforcing compliance with the conditions of an authority for a prescribed activity, or otherwise administering the authority; or	1 2 3 4
			(iii) for part 7—an administering agency mentioned in section 26(1)(a) or (b); and	5 6 7
		(b	development approval, a person nominated by the planning chief executive under section 25AA(2) for the development approval.	8 9 10 11 12
		exe	anning chief executive means the chief ecutive of the department in which the Planning et is administered.	13 14 15
			ecial wildlife reserve see the Nature onservation Act 1992, schedule.	16 17
	(3)	Schedule 2, def	Finition <i>impose</i> , paragraph (b), 'tell'—	18
		omit, insert—		19
		dir	rect	20
Part	5		mendment of Environmental otection Act 1994	21 22
46	Ac	amended		23
		This part amend	ds the Environmental Protection Act 1994.	24
47		endment of s y be prescribe	19 (Environmentally relevant activity	25 26
	(1)	Section 19—		27
		insert—		28
		(1A) A 1	regulation may prescribe an activity carried out	29

Clause 46

Clause 47

				but an	ly within the State and partly outside the State, within the Great Barrier Reef Marine Park, as environmentally relevant activity if the vernor in Council is satisfied—	1 2 3 4
				(a)	about the matters mentioned in subsection (1)(a) and (b); or	5 6
				(b)	the activity will or may otherwise adversely affect an environmental value of the marine environment.	7 8 9
		(2)	Section 19((2), af	ter 'subsection (1)'—	10
			insert—			11
				or (1A)	12
		(3)	Section 19-	_		13
			insert—			14
			(3)	In the	nis section—	15
				Bar	at Barrier Reef Marine Park means the Great rier Reef Marine Park under the Great Barrier f Marine Park Act 1975 (Cwlth).	16 17 18
	Part	6		An 19	nendment of Forestry Act 59	19 20
Clause	48	Act	amended			21
			This part an	nend	s the Forestry Act 1959.	22
Clause	49	Am	endment o	f scl	n 3 (Dictionary)	23
			Schedule 3,	, defi	nition protected area—	24
			insert—			25
				(h)	a special wildlife reserve.	26

	Part	7 Amendment of Fossicking Act 1994	1 2
Clause	50	Act amended	3
		This part amends the Fossicking Act 1994.	4
Clause	51	Amendment of s 3 (Definitions)	5
		Section 3, definition <i>protected area</i> , paragraph (a)— insert—	6 7
		(vii) a special wildlife reserve; or	8
	Part	8 Amendment of Land Act 1994	9
Clause	52	Act amended	10
		This part amends the Land Act 1994.	11
Clause	53	Amendment of s 199 (Duty of care condition)	12
		Section 199—	13
		insert—	14
		(3) However, if the lease land is also a special wildlife reserve or nature refuge under the <i>Nature Conservation Act 1992</i> , the lessee's duty of care does not include, or no longer includes, the requirements mentioned in subsection (2)(e) and (f).	2 16 2 17 2 18
Clause	54	Amendment of s 199A (Land may be used only for tenure's purpose)	21 22
		Section 199A(4)—	23
		omit, insert—	24

		(4)	Des used	pite subsections (2) and (3), lease land may be 1—	1 2
			(a)	under an approved agreement for an indigenous cultural interest for the lease land; or	3 4 5
			(b)	for lease land that is also a special wildlife reserve or nature refuge under the <i>Nature Conservation Act 1992</i> —in a way permitted under that Act for the special wildlife reserve or nature refuge.	6 7 8 9 10
Clause	55			79A (Registration of documents lodged under particular Acts)	11 12
		Section 279	A—		13
		insert—			14
		(3)	land	conservation agreement is recorded in the largistry in relation to land, the agreement is en to be—	15 16 17
			(a)	for sections 162(5), 164F(2)(d), 172(5), 176G(2) and 176S(2)—a relevant registered interest; or	18 19 20
			(b)	for sections 176(2)(c), 176K(3)(c), 240K(1), 240L(9), 325(1)(b), 327C(2) and 360D(2)—a registered interest.	21 22 23
Clause	56	Amendment or plan of subdiv		90J (Requirements for registration of า)	24 25
		Section 290	J(1)(1)—	26
		insert—			27
			(iv)	if the land the subject of the plan of subdivision is the subject of a conservation agreement—the chief executive of the department in which the <i>Nature Conservation Act 1992</i> is administered; and	28 29 30 31 32

Clause	57	Amendment of sch 6 (Dictionary)	1
		(1) Schedule 6, definition <i>appropriate register</i> , paragraph (d), 'specified protected areas'—	2 3
		omit, insert—	4
		protected areas, critical habitat, or areas of major interest, under the <i>Nature Conservation Act 1992</i>	5 6
		(2) Schedule 6, definition nature conservation area—	7
		insert—	8
		(e) a special wildlife reserve.	9
	Part	9 Amendment of Land Title Act	10
		1994	11
Clause	58	Act amended	12
Jiause	30	This part amends the <i>Land Title Act 1994</i> .	12
		This part amends the Land Title Act 1994.	13
Clause	59	Amendment of s 50 (Requirements for registration of plan of subdivision)	14 15
		Section 50(1)—	16
		insert—	17
		(k) if the plan affects land subject of a conservation agreement under the <i>Nature Conservation Act 1992</i> —be consented to, in writing, by the chief executive of the department in which that Act is administered.	18 19 20 21 22 23

Part 10 Amendment of Mineral Resources Act 1989

[s 60]

	Part	10 Amendment of Mineral Resources Act 1989	1 2
Clause	60	Act amended	3
		This part amends the Mineral Resources Act 1989.	4
Clause	61	Amendment of sch 2 (Dictionary)	5
		Schedule 2, definition protected area—	6
		insert—	7
		(f) a special wildlife reserve.	8
	Part	11 Amendment of Vegetation	9
		Management Act 1999	10
Clause	62	Act amended	11
		This part amends the Vegetation Management Act 1999.	12
Clause	63	Amendment of s 7 (Application of Act)	13
		Section 7(1)(b)—	14
		insert—	15
		(viii)a special wildlife reserve; or	16

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