

### Environmental Protection and Other Legislation Amendment Bill 2020



Queensland

# Environmental Protection and Other Legislation Amendment Bill 2020

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	Environmental Protection Regulation 2019				
	Environm	nental Protection (Water and Wetland Biodiversity) Policy	2019		
		·····	100		
	Mineral a	nd Energy Resources (Financial Provisioning) Act 2018	100		
	Water Ac	t 2000	101		

## 2020

# A Bill

for

An Act to amend the *Environmental Protection Act 1994*, the *Mineral and Energy Resources (Financial Provisioning) Act 2018* and the legislation mentioned in schedule 1 for particular purposes

Environmental Protection and Other Legislation Amendment Bill 2020 Part 1 Preliminary

	The P	arlia	ment of Queen	slan	d enacts—	1
	Part	1	Pro	elim	ninary	2
Clause	1	Sh	ort title			3
			•		ed as the Environmental Protection and endment Act 2020.	4 5
	Part	2			dment of Environmental ction Act 1994	6 7
Clause	2	Ac	t amended			8
			This part amend	s the	Environmental Protection Act 1994.	9
			Note—			10
			See also the ame	endme	nts in schedule 1.	11
Clause	3	Am	nendment of s 3	87 (W	hen EIS process applies)	12
		(1)	Section 37(1)(e)			13
			renumber as sec	tion 3	37(1)(f).	14
		(2)	Section 37(1)—			15
			insert—			16
			(e)	the	chief executive has, under part 3—	17
				(i)	decided that an EIS would be required under this Act for an application for an environmental authority for the project; or	18 19 20 21
				(ii)	approved the voluntary preparation of an EIS for the project; or	22 23

[s 1]

Clause 4

	[s 4]	
sertion of ne	ew ch 3, pt 3	
Chapter 3–	-	
insert—		
Part 3	Decision about whether EIS may be required	
73 Mai	n purpose of part and its achievement	
(1)	The main purpose of this part is to allow a person who is considering applying for an environmental authority for a project to find out whether an EIS would be required for the application under this Act.	
(2)	The main purpose is achieved by providing for a process for the chief executive to decide whether an EIS would be required under this Act for an application for an environmental authority (an <i>EA application</i> ) for a project.	
	posed applicant may apply for decision but EIS	
(1)	A person may apply to the chief executive—	
	(a) for a decision about whether an EIS would be required under this Act for an EA application for a project; and	
	(b) for approval to prepare an EIS for a project if the chief executive decides an EIS would not be required under this Act for an EA application for the project.	
(2)	The application may be made—	
	(a) for only a decision under subsection (1)(a); or	

[s	4]
Į٩	· ' J

	(b)	for a decision under subsection (1)(a) and, if applicable, an approval under subsection (1)(b).	1 2 3			
73B Rec	luire	ments for application	4			
	The	application must be—	5			
	(a)	in the approved form; and				
	(b)	supported by enough information to allow the chief executive to decide whether an EIS would be required for an EA application for the project; and	7 8 9 10			
	(c)	if the application includes an application for an approval under section $73A(1)(b)$ —	11 12			
		<ul> <li>supported by enough documents or information to establish that the applicant may enter land to which the project relates to carry out any necessary studies for the EIS; and</li> </ul>	13 14 15 16 17			
		<ul><li>(ii) the documents that, under section 41(3), must accompany a submitted draft terms of reference for an EIS; and</li></ul>	18 19 20			
	(d)	accompanied by the fee prescribed by regulation.	21 22			
73C Dec	idin	g application	23			
(1)		chief executive must consider the application decide—	24 25			
	(a)	whether an EIS would be required under this Act for an EA application for the project; and	26 27 28			
	(b)	if the application includes an application for an approval under section $73A(1)(b)$ and the chief executive decides an EIS would not be required under this Act for an EA	29 30 31 32			

[s 5]

			application for the project—to grant or refuse the approval.	1 2
		(2)	In making a decision under subsection (1)(a), the chief executive must consider the standard criteria.	3 4 5
		(3)	The chief executive may grant an approval under subsection (1)(b) only if the chief executive considers an EIS is appropriate for the project.	6 7 8
		(4)	The chief executive must, within 10 business days after the decision is made, give the applicant a written notice stating the decision, and the reasons for it.	9 10 11 12
Clause	5	Amendment o ERA standard	f s 82 (Offence to contravene agricultural )	13 14
		Section 82(	1)—	15
		omit, insert		16
		(1)	This section applies if an agricultural ERA standard applies to an agricultural ERA.	17 18
Clause	6	Amendment o	f s 112 (Other key definitions for ch 5)	19
		Section 112	2	20
		insert—		21
			<i>Great Barrier Reef catchment waters</i> means water in—	22 23
			(a) a river in the Great Barrier Reef catchment; or	24 25
			<ul><li>(b) a tributary of a river mentioned in paragraph (a).</li></ul>	26 27
			single integrated operation see section 113.	28

[s 7]

Clause	7	Amendment of s 113 (Single integrated operations) Section 113, 'single integrated operation'— <i>omit, insert—</i> single integrated operation	1 2 3 4
Clause	8	Amendment of s 114A (Application of assessment process for proposed PRC plans) Section 114A(1)— <i>omit, insert</i> — (1) This section applies—	5 6 7 8 9
		<ul> <li>(a) if there is a proposed PRC plan for a site-specific application; and</li> <li>(b) for a proposed PRC plan that did not accompany the site-specific application—from when the proposed PRC plan is submitted for the application.</li> </ul>	10 11 12 13 14 15
Clause	9	Amendment of s 116 (Who may apply for an environmental authority) (1) Section 116(1), 'An entity'— <i>omit, insert</i> — A person (2) Section 116(2), 'entities'— <i>omit, insert</i> — persons	16 17 18 19 20 21 22 23
Clause	10	<ul> <li>Amendment of s 117 (Restriction for applications for resource activities)</li> <li>(1) Section 117, 'An entity'— omit, insert—</li> </ul>	24 25 26 27

					[s 11]	
				A p	erson	1
		(2)	Section 117	, 'the	e entity'—	2
			omit, insert-	_		3
				the	person	4
Clause	11		endment of jects)	is 1	18 (Single application required for ERA	5 6
		(1)	Section 118	(1),	an entity'—	7
			omit, insert-	_		8
				a pe	rson	9
		(2)	Section 118	(2),	entity'—	10
			omit, insert-			11
				pers	son	12
Clause	12		endment of nerally)	fs1	25 (Requirements for applications	13 14
		(1)	Section 125	(1)(f	), 'entities'—	15
			omit, insert-	_		16
				pers	sons	17
		(2)	Section 125	(1)(r	), 'that complies with this division'—	18
			omit.			19
		(3)	Section 125			20
			insert—			21
			(5)	vari pres	pite subsection (1), if the application is a ation or site-specific application for the acribed ERA mentioned in the <i>Environmental tection Regulation 2019</i> , schedule 2, section	23 24
				(a)	it need only include the matters mentioned in subsection (1)(l)(i)(A) to (D), (ii) and (iii)	

[s 13]

			to the extent the matters relate to fine sediment, or dissolved inorganic nitrogen, entering the water of the Great Barrier Reef or Great Barrier Reef catchment waters; and	1 2 3 4
		(b)	subsection (1)(l)(i)(E) does not apply for the application.	5 6
		appl subs appl	ication or site-specific application, and section $(1)(n)$ does not apply for a site-specific ication for a mining activity relating to a	7 8 9 10 11
		(a)	the chief executive has, under chapter 3, part 2 or 3, approved the voluntary preparation of an EIS for the project the subject of the application and the applicant has—	12 13 14 15
			(i) started the EIS process for the application; or	16 17
			<ul><li>(ii) stated in the application that the applicant will prepare an EIS under chapter 3, part 1; or</li></ul>	18 19 20
		(b)	the chief executive has, under chapter 3, part 3, decided that an EIS is required for the application; or	21 22 23
		(c)	the Coordinator-General has, under the State Development Act, section $26(1)(a)$ , declared that the project the subject of the application is a coordinated project for which an EIS under that Act is required.	24 25 26 27 28
Am	endment of	s 1:	30 (Nomination of principal applicant)	29
(1)				30
	omit, insert–	_		31
		pers	on	32
(2)	Section 130(	2) a	nd (3), 'accompanying'—	33
	(1)	(6) Amendment of (1) Section 130( omit, insert-	appl subs appl min (a) (b) (c) <b>Amendment of s 1</b> (1) Section 130(2), ' <i>omit, insert</i> — pers	<ul> <li>sediment, or dissolved inorganic nitrogen, entering the water of the Great Barrier Reef or Great Barrier Reef catchment waters; and</li> <li>(b) subsection (1)(1)(i)(E) does not apply for the application.</li> <li>(6) Subsection (1)(n) does not apply for a variation application or site-specific application, and subsection (1)(n) does not apply for a site-specific application for a mining activity relating to a mining lease, if— <ul> <li>(a) the chief executive has, under chapter 3, part 2 or 3, approved the voluntary preparation of an EIS for the project the subject of the application and the applicant has— <ul> <li>(i) started the EIS process for the application; or</li> <li>(ii) stated in the application that the applicant will prepare an EIS under chapter 3, part 1; or</li> </ul> </li> <li>(b) the chief executive has, under chapter 3, part 3, decided that an EIS is required for the application; or</li> <li>(c) the Coordinator-General has, under the State Development Act, section 26(1)(a), declared that the project the subject of the application is a coordinated project for which an EIS under that the application of s 130 (Nomination of principal applicant)</li> </ul> </li> <li>(1) Section 130(2), 'entity'— omit, insert— <ul> <li>person</li> </ul> </li> </ul>

Clause

				[s 1	4]
			omit, insert—		1
			for		2
Clause	14		endment of s 1 C plan)	32 (Changing application or proposed	<b>I</b> 3 4
			Section 132(4)(a	a) and (b), 'entity'—	5
			omit, insert—		6
			per	son	7
Clause	15	obt		36A (Administering authority must ut public interest evaluation for tions)	8 9 1(
		(1)	Section 136A(1)	)(a), 'ends'—	11
			omit, insert—		12
			has	ended	13
		(2)	Section 136A(1)	)(b)—	14
			omit, insert—		15
			(b)	there is a proposed PRC plan for the application that includes a proposed PRC schedule identifying an area of land as non-use management area under section 126D(2)(b); and	CP 17 a 18
		(3)	Section 136A(2)	), 'the application stage ends'—	21
			omit, insert—		22
				later of the application stage ending or the posed PRC plan being submitted	ne 23 24
Clause	16		endment of s 1 process comp	39 (Information stage does not apply i plete)	if 25
		(1)	Section 139(2)-	_	27
			renumber as sec	etion 139(3).	28

[s 17]

	( <b>2</b> )	Section 120	h		1
	(2)	Section 139	9		1
		insert—			2
		(2)	Ho	wever—	3
			(a)	this section applies for a variation application or site-specific application only if the matters mentioned in section 125(1)(1) have been provided to the administering authority (whether with the application, through the EIS or in another way); and	4 5 6 7 8 9
			(b)	this section applies for a site-specific application for a mining activity relating to a mining lease only if there is a proposed PRC plan for the application.	10 11 12 13
Clause 17	Am	endment c	ofs1	43 (EIS may be required)	14
		Section 14.	3—		15
		insert—			16
		(5)	sect an a a p requ auth	the chief executive has made a decision under tion 73C that an EIS would not be required for application for an environmental authority for roject, the administering authority must not uire an applicant for an environmental nority for the project to provide an EIS for the lication.	17 18 19 20 21 22 23
		(6)	env be c acti the by t	esection (5) does not apply if the ironmental risks of the activities proposed to carried out under the project, and the way the vities are to be carried out, are different from environmental risks and activities considered the chief executive when making the decision er section 73C.	24 25 26 27 28 29 30

Clause	18	Insertion of new s 143A	31
		After section 143—	32

[s 19]

insert—		1
	oposed PRC plan required for particular lications	2 3
(1)	This section applies for a site-specific application for a mining activity relating to a mining lease if there is no proposed PRC plan for the application.	4 5 6
(2)	Without limiting section 140(1), the administering authority must include in an information request a requirement that the applicant submit a proposed PRC plan for the application.	7 8 9 10 11
(3)	The proposed PRC plan must comply with part 2, division 3.	12 13
Amendment of made)	f s 144 (When information request must be	14 15
Section 144	(a)(ii)—	16
omit, insert-	—	17
	<ul> <li>(ii) otherwise, but subject to subparagraphs (iii) and (iv)—20 business days after the day the application stage ends for the application;</li> </ul>	18 19 20
	(iii) if a proposed PRC plan is submitted before	01
	the end of the period mentioned in subparagraph (ii)—30 business days after the day the application stage ends for the application;	21 22 23 24 25

Clause

[s 20]

Page 20

Clause	20	Amendment of s 146 (App information request)	plicant responds to any	1 2
		Section 146—		3
		insert—		4
		request rec proposed P section 143	te subsection (1), if the information puires the applicant to submit a RC plan for the application under A, a proposed PRC plan complying division 3 must be submitted.	5 6 7 8 9
Clause	21	Amendment of s 150 (Not particular applications)	ification stage does not apply to	10 11
		(1) Section $150(1)(a)$ and (b)	)—	12
		omit, insert—		13
		(a) for an l	EIS under this Act—	14
		su	e EIS for each relevant activity the bject of the application has been otified under section 51; and	15 16 17
		m lea th in	r a site-specific application for a ining activity relating to a mining ase—the notification of the EIS for e mining activity under section 51 cluded a notification of a proposed RC plan for the application; and	18 19 20 21 22 23
		(b) for an Act—	EIS under the State Development	24 25
		su	e EIS for each relevant activity the bject of the application has been btified under section 33 of that Act; ad	26 27 28 29
		m lea	r a site-specific application for a ining activity relating to a mining ase—the notification of the EIS for e mining activity under section 33 of	30 31 32 33

				[s 22]	
				that Act included a notification of a proposed PRC plan for the application; and	1 2 3
		(2)	Section 150	)(1)(d), from ', since' to 'or (b)'—	4
			omit, insert	<u> </u>	5
				notified with an EIS mentioned in paragraph (a) or (b), since the EIS	6 7
Clause	22	Am	nendment o	f s 151 (When notification stage can start)	8
		(1)	Section 151	, 'as soon as'—	9
			omit, insert	<u> </u>	10
				at any time after	11
		(2)	Section 151	l—	12
			insert—		13
			(2)	However, if the application is a site-specific application for a mining activity relating to a mining lease, the applicant may start the notification stage only if there is a proposed PRC plan for the application.	14 15 16 17 18
Clause	23		nendment o tice)	f s 153 (Required content of application	19 20
		(1)	Section 153	B(1)(e) and (f), after 'application'—	21
			insert—		22
				documents	23
		(2)	Section 153	3(2), from 'application was made'—	24
			omit, insert	<u> </u>	25
				notification stage for the application started.	26
		(3)	Section 153	3(3), 'properly made application'—	27
			omit, insert	<u> </u>	28

[s 24]

		application documents	1
		(4) Section 153(3)(b), after 'PRC plan'—	2
		insert—	3
		notified with the EIS	4
Clause	24	Amendment of s 157 (Public access to application)	5
		(1) Section 157, heading, after 'application'—	6
		insert—	7
		documents	8
		(2) Section 157(1)(a), after 'keep the application'—	9
		insert—	10
		documents for the application	11
		(3) Section 157(1)(b) and (c), after 'application'—	12
		insert—	13
		documents	14
Clause	25	Amendment of s 158 (Declaration of compliance)	15
		Section 158(1)(b)—	16
		omit, insert—	17
		<ul> <li>(b) if the application is a site-specific application—the requirement under section 156 to make a copy of the documents mentioned in section 156(2) available on a website.</li> </ul>	18 19 20 21 22
Clause	26	Amendment of s 160 (Right to make submission)	23
		Section 160(1), after 'application'—	24
		insert—	25
		or a proposed PRC plan for the application	26

<ul> <li>(2) Section 176A(2)(b)—</li> <li><i>insert</i>—</li> <li>(vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.</li> <li>Clause 29 Omission of s 189 (Land Court mediation of objections)</li> <li>Section 189—</li> <li><i>omit.</i></li> <li>Clause 30 Amendment of s 215 (Other amendments)</li> <li>Section 215(2)(c)(i), 'entity'—</li> <li><i>omit, insert</i>—</li> <li><i>person</i></li> <li>Clause 31 Amendment of s 222 (Exclusions from amendment under privation of a section 222(c), 'an entity'—</li> </ul>			[s 27]	
omit, insert—       3         notification stage for the application started.       4         Clause       28       Amendment of s 176A (Criteria for decision—proposed PRC pschedule)       5         (1)       Section 176A(1), from 'if' to 'plan'—       7         omit, insert—       8       if there is a proposed PRC plan for a site-specific application       9         (2)       Section 176A(2)(b)—       11       12         (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.       15         Clause       29       Omission of s 189 (Land Court mediation of objections)       16         Section 189—       17       7       7         omit.       18       18       19         Clause       30       Amendment of s 215 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20       20         omit, insert—       21       21       21         person       22       22       Clause 31       Amendment of s 225 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20       21       21       24         Section 222(c), 'an entity'—       23       24       24	Clause	27	Amendment of s 161 (Acceptance of submission)	1
notification stage for the application started.       4         Clause 28       Amendment of s 176A (Criteria for decision—proposed PRC plan for a site-specific on application       5         (1) Section 176A(1), from 'if' to 'plan'—       7         omit, insert—       8         if there is a proposed PRC plan for a site-specific application       90         (2) Section 176A(2)(b)—       11         insert—       12         (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.       15         Clause 29       Omission of s 189 (Land Court mediation of objections)       16         Section 189—       17       17         omit.       18       19         Section 1215(2)(c)(i), 'entity'—       20       20         Omission of s 215 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20         omit, insert—       21         person       22         Clause 31       Amendment of s 222 (Exclusions from amendment under pt 7)       24         Section 222(c), 'an entity'—       25			Section 161(4), from 'application was made'—	2
Clause 28       Amendment of s 176A (Criteria for decision—proposed PRC pschedule)       5         (1) Section 176A(1), from 'if' to 'plan'—       7         omit, insert—       8         if there is a proposed PRC plan for a site-specific application       9         (2) Section 176A(2)(b)—       11         insert—       12         (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.       15         Clause 29       Omission of s 189 (Land Court mediation of objections)       16         Section 189—       17         omit.       18         Clause 30       Amendment of s 215 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20         omit, insert—       21       21         person       22         Clause 31       Amendment of s 222 (Exclusions from amendment under pt 7)       23         Section 222(c), 'an entity'—       25			omit, insert—	3
PRCP schedule)       6         (1) Section 176A(1), from 'if' to 'plan'—       7         omit, insert—       8         if there is a proposed PRC plan for a site-specific application       9         (2) Section 176A(2)(b)—       11         insert—       12         (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.       13         Clause 29       Omission of s 189 (Land Court mediation of objections)       16         Section 189—       17         omit.       18         Clause 30       Amendment of s 215 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20         omit, insert—       21         person       22         Clause 31       Amendment of s 222 (Exclusions from amendment under pt 7)       23         Section 222(c), 'an entity'—       25			notification stage for the application started.	4
omit, insert—       8         if there is a proposed PRC plan for a site-specific application       9         (2) Section 176A(2)(b)—       11         insert—       12         (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.       13         Clause 29       Omission of s 189 (Land Court mediation of objections)       16         Section 189—       17         omit.       18         Clause 30       Amendment of s 215 (Other amendments)       19         Section 215(2)(c)(i), 'entity'—       20         omit, insert—       21         person       22         Clause 31       Amendment of s 222 (Exclusions from amendment under pt 7)       23         Section 222(c), 'an entity'—       25	Clause	28		
if there is a proposed PRC plan for a site-specific application 10 (2) Section 176A(2)(b)— 11 <i>insert</i> — 12 (vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K. 15 Clause 29 Omission of s 189 (Land Court mediation of objections) 16 Section 189— 17 <i>omit.</i> 18 Clause 30 Amendment of s 215 (Other amendments) 19 Section 215(2)(c)(i), 'entity'— 20 <i>omit, insert</i> — 21 person 22 Clause 31 Amendment of s 222 (Exclusions from amendment under pt 7) Section 222(c), 'an entity'— 25			(1) Section 176A(1), from 'if' to 'plan'—	7
application10(2) Section 176A(2)(b)—11insert—12(vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.13Clause 29Omission of s 189 (Land Court mediation of objections) Section 189—16Section 189—17omit.18Clause 30Amendment of s 215 (Other amendments) section 215(2)(c)(i), 'entity'— person19Clause 31Amendment of s 222 (Exclusions from amendment under pt 7) Section 222(c), 'an entity'—23Clause 31Amendment of s 222 (Exclusions from amendment under 24 Section 222(c), 'an entity'—23			omit, insert—	8
insert—12(vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.13Clause 29Omission of s 189 (Land Court mediation of objections) Section 189— omit.16Clause 30Amendment of s 215 (Other amendments) Section 215(2)(c)(i), 'entity'— omit, insert— person19Clause 31Amendment of s 222 (Exclusions from amendment under pt 7) Section 222(c), 'an entity'—23			· · · · ·	-
(vi) any relevant advice, report or guidance published by the rehabilitation commissioner under section 444K.13Clause 29Omission of s 189 (Land Court mediation of objections) Section 189— omit.16Clause 30Amendment of s 215 (Other amendments) Section 215(2)(c)(i), 'entity'— omit, insert— person19Clause 31Amendment of s 222 (Exclusions from amendment under pt 7) Section 222(c), 'an entity'—23			(2) Section 176A(2)(b)—	11
publishedbytherehabilitation14commissioner under section 444K.15Clause29Omission of s 189 (Land Court mediation of objections)16Section 189—17omit.18Clause30Amendment of s 215 (Other amendments)19Section 215(2)(c)(i), 'entity'—20omit, insert—21person22Clause31Amendment of s 222 (Exclusions from amendment under pt 7)23Section 222(c), 'an entity'—25			insert—	12
Section 189—17omit.18Clause 30Amendment of s 215 (Other amendments)Section 215(2)(c)(i), 'entity'—20omit, insert—21person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23Section 222(c), 'an entity'—25			published by the rehabilitation	14
omit.18Clause 30Amendment of s 215 (Other amendments)19Section 215(2)(c)(i), 'entity'—20omit, insert—21person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23 24 25	Clause	29	Omission of s 189 (Land Court mediation of objections)	16
Clause 30Amendment of s 215 (Other amendments)19Section 215(2)(c)(i), 'entity'—20omit, insert—21person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23Section 222(c), 'an entity'—25			Section 189—	17
Section 215(2)(c)(i), 'entity'—20omit, insert—21person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23Section 222(c), 'an entity'—25			omit.	18
omit, insert—21person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23 24 25Section 222(c), 'an entity'—25	Clause	30	Amendment of s 215 (Other amendments)	19
person22Clause 31Amendment of s 222 (Exclusions from amendment under pt 7)23 24 25Section 222(c), 'an entity'—25			Section 215(2)(c)(i), 'entity'—	20
Clause 31 Amendment of s 222 (Exclusions from amendment under 23 pt 7) 24 Section 222(c), 'an entity'— 25			omit, insert—	21
pt 7)         24           Section 222(c), 'an entity'—         25			person	22
· · · · · · · · · · · · · · · · · · ·	Clause	31		
omit, insert— 26			Section 222(c), 'an entity'—	25
			omit, insert—	26

[s 32]

			a person	1
Clause	32	Amendment o Section 223	f s 223 (Definitions for part)	2 3
		insert—		4
			<i>properly made amendment application</i> see section 227AAA.	5 6
Clause	33		f s 225 (Amendment application can not be ular circumstances)	7 8
		Section 225	<u></u>	9
		insert—		10
		(2)	Also, despite section 224, an amendment application for an environmental authority can not be made if—	11 12 13
			(a) the proposed amendment is to add an environmentally relevant activity; and	14 15
			(b) if the amendment application were approved, the addition of the activity would result in the environmental authority applying to activities that were not being carried out as an ERA project.	16 17 18 19 20
Clause	34	Insertion of ne	ew s 226AA	21
		After sectio	n 226—	22
		insert—		23
		hole	Requirement for amendment application by der of environmental authority and PRCP edule	24 25 26
		(1)	This section applies if—	27
			(a) the holder of an environmental authority and a PRCP schedule for the environmental	28 29

[s 35]

			authority (each a <i>relevant environmental requirement</i> ) makes an amendment application; and	1 2 3
		(b)	the application is to amend only 1 of the relevant environmental requirements; and	4 5
		(c)	the approval of the amendment application would result in the relevant environmental requirement to which the application relates being inconsistent with the other relevant environmental requirement.	6 7 8 9 10
	(2)	to requ appl of th inco	holder must make an amendment application amend both relevant environmental irements in a way that, if the amendment ication were approved, would not result in 1 he relevant environmental requirements being nsistent with the other relevant ronmental requirement.	11 12 13 14 15 16 17
Clause 35			26A (Requirements for amendment vironmental authorities)	18 19
Clause 35	applications for	or en		
Clause 35	applications for	or en 6A(2)(	vironmental authorities)	19
Clause 35	<ul><li>applications for</li><li>(1) Section 226</li></ul>	or en 6A(2)(	vironmental authorities)	19 20
Clause 35	<ul><li>applications for</li><li>(1) Section 226</li></ul>	or en 6A(2)(	(a) and (b)—	19 20 21
Clause 35	<ul><li>applications for</li><li>(1) Section 226</li></ul>	or en 6A(2)(	<ul> <li>vironmental authorities)</li> <li>(a) and (b)—</li> <li>either—</li> <li>(i) the process under chapter 3 for an EIS for the proposed amendment has been</li> </ul>	<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>

[s 36]

					paragraph (a)(i) or the evaluation mentioned in paragraph (a)(ii).	1 2
		(2)	Section 226	бА—		3
			insert—			4
			(4)	ame auth <i>Env</i>	pite subsection (1)(f), (g) and (h), if the endment application is for an environmental nority for the prescribed ERA mentioned in the <i>pironmental Protection Regulation 2019</i> , edule 2, section 13A—	5 6 7 8 9
				(a)	it need only include the matters mentioned in subsection $(1)(f)(i)$ to $(iv)$ , $(g)$ and $(h)$ to the extent the matters relate to fine sediment, or dissolved inorganic nitrogen, entering the water of the Great Barrier Reef or Great Barrier Reef catchment waters; and	10 11 12 13 14 15
				(b)	subsection $(1)(f)(v)$ does not apply for the amendment application.	16 17
Clause	36	Ins	ertion of ne	ew s	227AAA	18
			After sectio	n 22	7AA—	19
			insert—			20
					en amendment application is a y made amendment application	21 22
				pro	amendment application under section 224 is a <i>perly made amendment application</i> if it applies with this division.	23 24 25
Clause	37	Ins	ertion of ne	ew c	h 5, pt 7, div 2AA	26
					, before division 2A—	27
			insert—			28

6

7

### Division 2AA Notices about not properly 1 made amendment 2 applications 3

### **227AAB** Notice about amendment application that is not a properly made amendment application 5

- (1) This section applies if an amendment application is not a properly made amendment application.
- (2) The administering authority must, within 10
   8 business days after receiving the amendment
   9 application, give the applicant a notice stating the
   10 following—
  - (a) it is not a properly made amendment 12 application; 13
  - (b) the reasons the administering authority is 14 satisfied it is not a properly made 15 amendment application; 16
  - (c) the action the administering authority is 17 satisfied the applicant must take for the application to be a properly made 19 amendment application; 20
  - (d) the period of at least 20 business days after 21
    the notice is given within which the 22
    applicant must give written notice to the 23
    administering authority that the action has 24
    been taken; 25
  - (e) that, if the applicant does not give the notice 26 mentioned in paragraph (d) within the stated 27 period, the amendment application will 28 lapse under section 227AAC.

### 227AAC When amendment application lapses

This section applies if the applicant is given a notice under section 227AAB(2).
 32

30

[s 38]

		(2)	The amendment application lapses if the applicant does not, within the stated period or the further period agreed between the administering authority and the applicant—	1 2 3 4
			(a) take the action mentioned in section 227AAB(2)(c); and	5 6
			(b) give the administering authority written notice that the action has been taken.	7 8
Clause	38	Amendment o amendment ap	f s 228 (Assessment level decision for oplication)	9 10
		Section 228	(1)—	11
		omit, insert-	_	12
		(1)	The administering authority must, after receiving an amendment application, decide whether the proposed amendment is a major or minor amendment—	13 14 15 16
			<ul> <li>(a) if the administering authority gives the applicant a notice under section 227AAB(2)—within 10 business days after the applicant gives the administering authority the notice mentioned in section 227AAB(2)(d); or</li> </ul>	17 18 19 20 21 22
			(b) otherwise—within 10 business days after receiving the amendment application.	23 24
Clause	39		f s 230 (Administering authority may notification for particular amendment	25 26 27
		(1) Section 230	<u> </u>	28
		insert—		29
		(2A)	Also, the notice given under section 229 may state that part 4 applies to the amendment application if the application is for an environmental authority	30 31 32

					[s 40]	
				for a new mining lease.		1
		(2)	Section 230	2A) to (4)—		2
			<i>renumber</i> a	section 230(3) to (5).		3
Clause	40		nendment o plies)	s 232 (Relevant applicatio	on process	4 5
		(1)	Section 232	2)(a), 'is a change to'—		6
			omit, insert	_		7
				application is for		8
		(2)	Section 232	_		9
			insert—			10
			(2A)	Also, the following provisions amendment application for authority for a mining activity lease—	an environmental	11 12 13 14
				(a) sections 139(2)(b) and 14	13A;	15
				(b) sections $150(1)(a)(ii)$ and	l (b)(ii) and 151(2).	16
Clause	41	Am	endment o	s 236 (Changing amendm	ent application)	17
			Section 236	_		18
			insert—			19
			(2)	An applicant can not chan application if the change woul were remade including the cl application not being a properl application.	d, if the application hange, result in the	20 21 22 23 24
			(3)	Subsection (2) does not apply the applicant takes the acti necessary to make the appl made amendment application	on that would be lication a properly	25 26 27 28

[s 42]

Clause	42	Amendment of s 239 (	Application of div 5)	1
		Section 239, from 'in		2
		omit, insert—		3
		if—		4
			assessment level decision for an endment application is that the proposed endment is a minor amendment; or	5 6 7
			amendment application is for a condition nversion for an environmental authority.	8 9
Clause	43	Amendment of s 240 (	Deciding amendment application)	10
		Section 240(1)(b)—		11
		omit, insert—		12
		(b) oth	erwise—	13
		(i)	within 10 business days after notice of the assessment level decision is given to the applicant; or	14 15 16
		(ii)	if the applicant agrees to extend the period mentioned in subparagraph (i) by no more than 20 business days— within the extended period.	17 18 19 20
Clause	44	Amendment of s 245 (	Who may apply)	21
		Section 245(2), 'enti	ties'—	22
		omit, insert—		23
		persons		24
Clause	45	Amendment of s 246 ( application)	Requirements for amalgamation	25 26
		(1) Section 246—		27
		insert—		28

[s 46]

	<ul><li>(da) if the application is for an amalgamated corporate authority—be accompanied by an application under section 316L to change the anniversary day for each of the existing environmental authorities to a new day that is the same for all of the authorities; and</li></ul>	1 2 3 4 5 6
	(db) if the application is for an amalgamated local government authority or amalgamated project authority and the highest annual fee is the same for 2 or more of the existing environmental authorities—nominate the anniversary day for 1 of the authorities with the highest annual fee as the anniversary day for the amalgamated environmental authority; and	7 8 9 10 11 12 13 14 15
	(2) Section 246(da) to (e)—	16
	renumber as section 246(e) to (g).	17
Clause 46	Insertion of new s 247A	18
Clause 46	Insertion of new s 247A Before section 248—	18 19
Clause 46		
Clause 46	Before section 248—	19
Clause 46	Before section 248— <i>insert</i> — <b>247A Anniversary day for amalgamated local</b> government authority or amalgamated project	19 20 21 22
Clause 46	<ul> <li>Before section 248—</li> <li><i>insert</i>—</li> <li>247A Anniversary day for amalgamated local government authority or amalgamated project authority</li> <li>(1) This section applies if the administering authority decides to approve an amalgamation application for an amalgamated local government authority or</li> </ul>	19 20 21 22 23 24 25 26

[s 47]

			(b)	anniversary day nominated by the applicant under section 246(f); or otherwise—the anniversary day for the existing environmental authority that had the highest annual fee immediately before the approval of the amalgamation	1 2 3 4 5 6
				application.	7
Clause	47		nendment of s 2 plication)	248 (Steps after deciding amalgamation	8 9
		(1)	Section 248—		10
			insert—		11
			(ba)	) if the administering authority issues an amalgamated local government authority or amalgamated project authority—give the applicant written notice of the anniversary day for the amalgamated environmental authority; and	12 13 14 15 16 17
		(2)	Section 248(ba)	to (d)—	18
			renumber as sec	etion 248(c) to (e).	19
Clause	48		nendment of s 2 camalgamation	250B (Requirements for application)	20 21
		(1)	Section 250B—		22
			insert—		23
			(ca)	) if an ERC decision is, or has been, in effect for the environmental authority—be accompanied by an application under section 298 for an ERC decision for each of the proposed de-amalgamated environmental authorities; and	24 25 26 27 28 29
		(2)	Section 250B(ca	a) and (d)—	30
			renumber as sec	tion 250B(d) and (e).	31

[s 49] 49 Amendment of s 250C (De-amalgamation) Clause 1 Section 250C— 2 insert— 3 (3) Despite subsection (1), if an ERC decision is, or 4 has been, in effect for the environmental 5 authority, the administering authority may only 6 do the things mentioned in subsection (1)(a) to (e)7 after the administering authority makes an ERC 8 decision for each of the proposed 9 de-amalgamated environmental authorities. 10 Clause 50 Amendment of s 250D (When de-amalgamation takes 11 effect) 12 Section 250D(a)— 13 omit. insert— 14 if it relates to a transfer tenure—when both (a) 15 of the following things have happened-16 the transfer tenure is transferred; (i) 17 (ii) the proposed holder of each 18 de-amalgamated environmental 19 authority has paid a contribution to the 20scheme fund or given a surety for the 21 authority under the Mineral and 22 Resources (Financial Energy 23 Provisioning) Act 2018; or 24 Clause 51 Amendment of s 252 (Who may apply for transfer) 25 (1) Section 252, 'an entity'— 26 omit, insert— 27 28 a person (2) Section 252, examples, 'entity'— 29 omit, insert— 30

person 1 Clause 52 Amendment of s 256 (Notice to owners of transfer) 2 (1) Section 256(1)(a), 'an entity'— 3 omit. insert— 4 a person 5 (2) Section 256(1)(b) and (2), 'entity'— 6 omit. insert— 7 8 person Amendment of s 262 (Requirements for surrender Clause 53 9 application) 10 (1) Section 262(1)(d)(ii)— 11 omit, insert— 12 (ii) if the environmental authority is for a 13 resource activity, whether or not a PRCP 14 schedule applies for the activity-a 15 post-surrender management report for land 16 the subject of the application that complies 17 with section 264A; and 18 (2) Section 262(2)(b)— 19 insert— 20(iii) if a post-surrender management report is 21 required for the application-the extent to 22 which the report is accurate; and 23 (3) Section 262(2)(c)(iii)— 24 omit. 25 Clause 54 Amendment of s 264 (Requirements for final 26rehabilitation report) 27 (1) Section 264(1)(c), before 'describe'— 28

Page 34

[s 52]

					[s 55]			
		insert—				1		
					nvironmental authority other than for a activity,	2 3		
	(2)	Section 264	4(1)(c	d)—		4		
		omit, insert	t—			5		
			(d)	for resc	an environmental authority for a ource activity, state details of—	6 7		
				(i)	the monitoring program and the results of monitoring rehabilitation indicators required under any condition of the environmental authority; and	8 9 10 11		
				(ii)	any consultation with affected owners and occupiers, members of the public, community groups, government agencies, and other bodies about any completion criteria for rehabilitation stated in the environmental authority; and	12 13 14 15 16 17 18		
	(3)	Section 264	4(2)-	_		19		
		omit.				20		
55		placement nagement			A (Requirements for post-mining	21 22		
		Section 264	4A—			23		
		omit, inser	t—			24		
	264A Requirements for post-surrender management report							
		(1) A post-surrender management report for land the subject of a surrender application must—						
			(a)	be i	n the approved form; and	29		
			(b)		ude a map of the land showing the ation of—	30 31		

Clause

[s 55]

		(i)	where the resource activities were carried out on the land; and	1 2
		(ii)	the site features of the land; and	3
	(c)	state	÷—	4
		(i)	whether the particulars of any part of the land are included in the environmental management register or contaminated land register; and	5 6 7 8
		(ii)	whether a site management plan under chapter 7, part 8 exists for any part of the land; and	9 10 11
	(d)		e any assumptions made in relation to rehabilitation or future use of the land;	12 13 14
	(e)	com	ude a risk assessment of the land that pplies with the residual risk assessment leline; and	15 16 17
	(f)		ude a risk management plan for the land complies with subsection (2) if—	18 19
		(i)	the risk assessment of the land identifies residual risks for the land for which remedial action or ongoing management activities may need to be carried out in relation to the land; and	20 21 22 23 24
		(ii)	the residual risk assessment guideline requires the estimated costs and expenses that may be incurred in carrying out the remedial action or ongoing management activities to be worked out in a stated way; and	25 26 27 28 29 30
	(g)		ude any other matters prescribed by lation.	31 32
(2)	surr	ender	anagement plan for land the subject of a r application must be in the approved include—	33 34 35

[s 55]

(a)	spatial information about the site features of the land, including the location, size and type of the features; and						
(b)	details of the consultation with affected owners and occupiers about—	4 5					
	(i) any assumptions made in relation to the rehabilitation or future use of the land; and	6 7 8					
	<ul><li>(ii) the remedial action or ongoing management activities that may need to be carried out in relation to the land; and</li></ul>	9 10 11 12					
(c)	a statement of any assumptions made in relation to the remedial action or ongoing management activities that may need to be carried out in relation to the land; and	13 14 15 16					
(d)	an activity schedule outlining details of any remedial action or ongoing management activities that may need to be carried out in relation to the land; and	17 18 19 20					
(e)	if a site management plan under chapter 7, part 8 for any part of the land provides for carrying out activities that are the same, or substantially the same, as remedial action or ongoing management activities mentioned in the activity schedule—details of how those activities are to be carried out and managed in perpetuity; and						
(f)	the estimated amount of the costs and expenses that may be incurred in carrying out remedial action or ongoing management activities mentioned in the activity schedule, worked out as stated in the residual risk assessment guideline.	29 30 31 32 33 34					

[s 56]

Clause	56		nendment of s 267 (Advice from MRA chief executive out surrender application)	1 2
		(1)	Section 267, heading, 'MRA'—	3
			omit, insert—	4
			relevant resource legislation	5
		(2)	Section 267(1), 'MRA department'—	6
			omit, insert—	7
			department in which the Mineral Resources Act is administered	8 9
		(3)	Section 267(2) and (3)—	10
			renumber as section 267(3) and (4).	11
		(4)	Section 267—	12
			insert—	13
			(2) Also, the administering authority may, before it decides a surrender application for an environmental authority for a resource activity, seek advice from the chief executive administering the relevant resource legislation about the post-surrender management report for land the subject of the application.	14 15 16 17 18 19 20
Clause	57	Am	nendment of s 268 (Criteria for decision generally)	21
		(1)	Section 268(b)(iii)—	22
			omit, insert—	23
			(iii) a final rehabilitation report and post-surrender management report accompanying the application;	24 25 26
		(2)	Section 268(b)(v)—	27
			omit, insert—	28

			[s 58]	
			<ul><li>(v) any advice given under section 267 by the chief executive administering the resource legislation;</li></ul>	
		(3)	Section 268(c)(i), 'rehabilitated'—	2
			omit.	4
Clause	58		nendment of s 271 (Payment may be required for idual risks of rehabilitation)	67
		(1)	Section 271, heading, 'of rehabilitation'—	8
			omit.	9
		(2)	Section 271(2)—	1
			omit, insert—	1
			(2) The administering authority may, by written notice, require the applicant to pay the administering authority, or another entity that performs functions under this Act, a stated amount within a stated reasonable period for the residual risks of land the subject of the surrender application.	1 1 1 1 1 1 1
			Example of another entity—	1
			the scheme manager under the Mineral and Energy Resources (Financial Provisioning) Act 2018	2 2
		(3)	Section 271(4), from 'the payment'—	2
			omit, insert—	2
			the payment, confirm that the area of the relevant tenure still meets the criteria under section 318ZI against which it was certified.	2 2 2
Clause	59	Am	nendment of s 273 (Amount and form of payment)	2
		(1)	Section 273(2)—	2
			omit, insert—	2
			(2) The administering authority must have regard to	3
			Page 39	

[s 60]

			the residual risk assessment guideline in deciding the amount of the payment.	1 2
	(2)	) Section 273	3(3), 'rehabilitation'—	3
		omit, insert	t—	4
			management	5
	(3)	) Section 273	3(4), definition likely rehabilitation costs—	6
		omit, insert	t—	7
			<i>likely management costs</i> , in relation to land the subject of a surrender application, means all likely costs and expenses that may be incurred in carrying out remedial action or ongoing management activities in relation to the land because of residual risks of the land.	8 9 10 11 12 13
Clause		mendment o oplication)	of s 275 (Steps after deciding surrender	14 15
	(1)	) Section 275	5(a)(i)—	16
		omit, insert	t	17
			<ul> <li>(i) record, in the relevant register, the surrender and, if there is a post-surrender management report for land the subject of the application, the existence of the report; and</li> </ul>	18 19 20 21
	(2)	) Section 275	5(a)(iii), '; or'—	22
		omit, insert	t—	23
			; and	24
			(iv) if there is a post-surrender management report for land the subject of the	25 26

[s 61]

Clause	61	Insertion of ne	ew s 275B	1
		After sectio	n 275A—	2
		insert—		3
		275B Re	ecording of residual risks	4
		(1)	This section applies if the administering authority approves a surrender application for which there is a post-surrender management report that includes a risk management plan for land the subject of the surrender application.	5 6 7 8 9
		(2)	As soon as practicable after approving the surrender application, the administering authority must give the registrar of titles written notice of the following—	10 11 12 13
			(a) the land to which the surrender application applies is subject to residual risks;	14 15
			(b) the existence of the post surrender management report for the land.	16 17
		(3)	The notice must include particulars of the land.	18
		(4)	The registrar must keep records that—	19
			(a) show the land is subject to residual risks; and	20 21
			(b) state the places where the post-surrender management report for the land may be inspected.	22 23 24
		(5)	The registrar must keep the records in a way that a search of the register kept by the registrar under any Act relating to title to the land will show—	25 26 27
			(a) the land is subject to residual risks; and	28
			(b) the existence of the post-surrender management report for the land.	29 30
		(6)	If the administering authority forms the belief that the land is not or is no longer subject to residual risks—	31 32 33

[s 62]

		(a)	the administering authority must, as soon as practicable after forming the belief, give the registrar written notice of the belief; and	1 2 3
		(b)	the registrar must, as soon as practicable after receiving the notice under paragraph (a), remove the particulars of the residual risks and post-surrender management report from the registrar's records.	4 5 6 7 8
Clause 62	Insertion of ne	ew s	284AA	9
	After sectio	on 284	4—	10
	insert—			11
		Cano paio	cellation after suspension if annual fee	12 13
	(1)	This	s section applies if—	14
		(a)	the proposed action decision is to take action and the decision has taken effect; and	15 16
		(b)	the action is suspension of an environmental authority for a suspension period ending when the annual fee for the environmental authority is paid; and	17 18 19 20
		(c)	the annual fee for the environmental authority is not paid within 20 business days after the proposed action decision takes effect.	21 22 23 24
	(2)	envi	administering authority may cancel the ironmental authority if the procedure under sion 2 is followed.	25 26 27
	(3)	auth	suspension period for the environmental nority continues until the earlier of the owing—	28 29 30
		(a)	the end of the suspension period for the environmental authority;	31 32

						[s 63]	
				(b)		cancellation of the environmental ority.	1 2
Clause	63		nendment o ting under p			Plan of operations required before n lease)	3 4
		(1)	Section 291	l, hea	ding,	'before acting'—	5
			omit, insert	<u>.</u>			6
				to a	ct		7
		(2)	Section 291	l, froi	m 'un	less' to 'section 292.'—	8
			omit, insert				9
				unle	ess eit	her—	10
				(a)	all c	f the following apply—	11
					(i)	the holder has given the administering authority a plan of operations for the petroleum activities;	12 13 14
					(ii)	at least 20 business days, or a shorter period agreed in writing by the administering authority and the holder, have passed since the plan was submitted;	15 16 17 18 19
					(iii)	the plan complies with section 292;	20
					(iv)	the petroleum activity is carried out in the plan period; or	21 22
				(b)	all c	f the following apply—	23
					(i)	the holder has given the administering authority a replacement plan for the petroleum activities under section 293 at least 20 business days, or a shorter period agreed in writing by the administering authority and the holder, before the original plan ends;	24 25 26 27 28 29 30
					(ii)	the replacement plan complies with section 293;	31 32

[s 64]

				· · · ·	ctivity is carried out in the replacement plan ction 293(7).	1 2 3
Clause	64	Am	nendment o	293 (Amending or re	placing plan)	4
		(1)	Section 293	(b)(i), 'the replacement	plan'—	5
			omit, insert			6
				replacement plan, in thomplies with section 292		7 8
		(2)	Section 293			9
			insert—			10
				ote—		11
				See section 291(b) for condi of an environmental authori may carry out, or allow the under the petroleum lease.	ity for a petroleum activity	12 13 14 15
Clause	65	Am	nendment o	300 (Making ERC de	cision)	16
		(1)	Section 300			17
			insert—			18
			(3A)	owever, if the decision is companied a de-amalga ecision must be made—		19 20 21
				in subsection (3) that for any of the prop	the periods mentioned at applies to a decision posed de-amalgamated orities to which the nd	22 23 24 25 26
				section for each	the decision under this of the proposed vironmental authorities ion relates.	27 28 29 30
		(2)	Section 300	(a)—		31

					[s 66]	
			omit, insert—			1
			(a)	take	es effect on—	2
				(i)	if the decision is for an application that accompanied a de-amalgamation application—the day the de-amalgamation takes effect under section 250D; or	3 4 5 6 7
				(ii)	otherwise—the day the decision is made; and	8 9
		(3)	Section 300(3A)	to (5	5)—	10
			renumber as sect	tion 3	300(4) to (6).	11
Clause	66		endment of s 3 der to re-apply		Administering authority may direct ERC decision)	12 13
		(1)	Section 303(1)(c	;)—		14
			omit, insert—			15
			(c)	on	omes aware an ERC decision was made the basis of materially incorrect or leading information.	16 17 18
		(2)	Section 303(2)(a	l), fro	om 'or,' to 'holders,'—	19
			omit.			20
		(3)	Section 303(2)(b	), ', (	or each of the holders,'—	21
			omit.			22
Clause	67		endment of s 3 cision)	04 (V	Vhen holder must re-apply for ERC	23 24
		(1)	Section 304(1)(c	:), 'se	ection 316I'—	25
			omit, insert—			26
			sect	ion 3	516IA	27
		(2)	Section 304(1)(e	e) and	l (2)(d)—	28
			omit.			29

[s 68]

Clause	68	Amendment of s 306 (Effect of amalgamation or de-amalgamation of environmental authority on ERC decision)			
		(1)	Section 306, heading, 'or de-amalgamation'—	4	
			omit.	5	
		(2)	Section 306(1)(b)—	6	
			omit, insert—	7	
			(b) the administering authority approves an application to amalgamate the environmental authority for the resource activity with another environmental authority under section 247.	8 9 10 11 12	
		(3)	Section 306(2), from 'For' to 'on'—	13	
			omit, insert—	14	
			On	15	
		(4)	Section 306(3)—	16	
			omit.	17	
		(5)	Section 306(4) and (5), 'or (3)(b)'—	18	
			omit.	19	
		(6)	Section 306(4) and (5)—	20	
			renumber as section 306(3) and (4).	21	
Clause	69		ocation and renumbering of ch 5A, pt 3 (Codes of ctice)	22 23	
		(1)	Chapter 5A, part 3—	24	
			relocate to chapter 12 and renumber as part 1A of that chapter.	25	
		(2)	Section 318E—	26	
			renumber as section 551.	27	

[s 70]

Clause	70	Amendment of s 318F	(Application for registration)	1
		Section 318F(1), 'A	n entity'—	2
		omit, insert—		3
		A perso	n	4
Clause	71	Amendment of s 318F suitability or disqualif	t (Investigation of applicant ying events)	5 6
		(1) Section $318R(1)(b)$ ,	'another person'—	7
		omit, insert—		8
		entity		9
		(2) Section $318R(2)$ and	(3), after 'person'—	1(
		insert—		1
		or entity	/	12
Clause	72	Replacement of ch 5A and ch 5A, pt 6, div 1,	, pt 6, hdg, ch 5A, pt 6, div 1, hdg sdiv 1, hdg	13 14
		Chapter 5A, part 6,	heading, chapter 5A, part 6, division 1, r 5A, part 6, division 1, subdivision 1,	12 13 10 17
		omit, insert—		18
		Part 6	Progressive	19
			certification for	20
			resource activities	2
		Division 1	Preliminary	22
Clause	73	Amendment of s 318Z	(What is <i>progressive certification</i> )	23
		Section 318Z(3), 're	habilitated'—	24
		omit.		25

[s 74]

Clause	74	Amendment of s 318ZD (Requirements for progressive	
		certification application) 2	2
		(1) Section $318ZD(1)(c)(i)$ and $(2)(b)(ii)$ , 'rehabilitation'— 3	3
		omit, insert— 4	1
		certification 5	5
		(2) Section 318ZD(2)(b)(i), 'rehabilitated'—	5
		omit. 7	7
Clause	75	Replacement of s 318ZF (Requirements for progressive rehabilitation report)8	3
		Section 318ZF— 1	10
		omit, insert— 1	11
			12 13
		The progressive certification report must— 1	14
		(a) contain the following information—	15
		relevant activities carried out in the 1	16 17 18
		rehabilitation milestones and 2 management milestones under the 2 PRCP schedule have been 2	19 20 21 22 23
		which the relevant conditions 2 stated in the PRCP schedule have 2	24 25 26 27
		section 264, as if a reference in the section to land were a reference to the	28 29 30 31
		(b) include— 3	32

[s 76]

			(i)	a map of an appropriate scale that shows the proposed certified area; and	1 2
			(ii)	relevant information to locate the proposed certified area, including, for example, GPS information or a survey; and	3 4 5 6
		(	bee	progressive certification has previously n given for a relevant tenure for the ironmental authority—	7 8 9
			(i)	state when the certification was given; and	10 11
			(ii)	identify the certified area the subject of the certification.	12 13
Clause 76	Am	nendment of s	s 318ZI	(Criteria for decision)	14
	(1)	Section 318Z	I(1)(b)(i	i)—	15
		omit, insert—			16
		(	ii) the acco	progressive certification report ompanying the application;	17 18
	(2)	Section 318Z	I(1)(b)(i	v), 'rehabilitated'—	19
		omit.			20
	(3)	Section 318Z	I(2)—		21
		omit, insert—			22
		r a	orogress uthority	ministering authority may give the ive certification only if the administering is satisfied of each of the following ances—	23 24 25 26
		(		conditions of the environmental nority have been complied with for the posed certified area;	27 28 29
		(	con	ne environmental authority is subject to ditions about rehabilitation and a PRCP edule does not apply for the proposed	30 31 32

[s 77]

		relevant resource project has been carried out in relation to the area has been	1 2 3 4
		certified area—the schedule has been	5 6 7
		by regulation as a circumstance of which the administering authority must be satisfied for	8 9 10 11
Clause	77	Amendment of s 318ZJ (Steps after making decision)	12
		(1) Section 318ZJ(1)(a)(ii), 'rehabilitated'—	13
		omit.	14
		(2) Section 318ZJ(2)—	15
		omit.	16
Clause	78		17 18
		Chapter 5A, part 6, division 2—	19
		omit.	20
Clause	79	Amendment of s 320A (Application of div 2)	21
		(1) Section 320A(2)(a)(i), 'contaminated'—	22
		omit.	23
		(2) Section 320A(2)(b)—	24
		omit, insert—	25
		(b) becomes aware of—	26
			27 28

[s 80]

		omit.		Page 51	
			363F, defi land or any	nition <i>contamination incident</i> , paragraph	•
Clause	80			F (Definitions for pt 5B)	
				subdivision 3B for the duty of a local government ioned in subsection (3).	
			Note—		
			01	notifiable activity having been carried out, being carried out, on land in the local overnment area.	
			la ca	change in the condition of contaminated nd in the local government area that is ausing, or is reasonably likely to cause, prious or material environmental harm; or	
			ha go re	he happening of an event involving a data azardous contaminant in the local overnment area that is causing, or is easonably likely to cause, serious or daterial environmental harm; or	] ] ] ]
		(3	/	ivision applies to a local government that es aware of—	1
		omit, ins	ert—		]
		(3) Section 3	320A(3)—		]
			(i	ii) a notifiable activity having been carried out, or being carried out, on the land.	<b>9</b> 1
			(i	i) if the land is contaminated land—a change in the condition of the land that is causing, or is reasonably likely to cause, serious or material environmental harm; or	
				is causing, or is reasonably likely to cause, serious or material environmental harm; or	

Clause	81	Insertion of ne After chapte insert— Chap		1 2 3 4
		•	commissioner	5
		Part 1	Appointment	6
		444A Ap	opointment	7
		(1)	The Governor in Council may, on the recommendation of the Minister, appoint a rehabilitation commissioner.	8 9 10
		(2)	The Minister may recommend a person for appointment only if the Minister is satisfied the person is appropriately qualified to perform the functions of the rehabilitation commissioner.	11 12 13 14
		(3)	The rehabilitation commissioner is appointed under this Act and not the <i>Public Service Act</i> 2008.	15 16 17
		(4)	The rehabilitation commissioner may be appointed on a full-time or part-time basis.	18 19
		444B Te	erm of appointment	20
		(1)	The rehabilitation commissioner holds office for the term decided by the Governor in Council.	21 22
		(2)	However, the term can not be-	23
			(a) less than 1 year; or	24
			(b) more than 5 years.	25
		(3)	The rehabilitation commissioner may be reappointed.	26 27

444C R		
	emuneration and conditions	1
(1)	The rehabilitation commissioner is to be paid the remuneration and other allowances decided by the Governor in Council.	2 3 4
(2)	The remuneration must not be reduced during the rehabilitation commissioner's term of office without the rehabilitation commissioner's written consent.	5 6 7 8
(3)	The rehabilitation commissioner holds office on the terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	9 10 11
144D Lo	eave of absence	12
	The Minister may approve a leave of absence for the rehabilitation commissioner.	13 14
	account in office	
444E Va	acancy in office	15
(1)	The office of the rehabilitation commissioner becomes vacant if the rehabilitation commissioner—	15 16 17 18
	The office of the rehabilitation commissioner becomes vacant if the rehabilitation	16 17
	The office of the rehabilitation commissioner becomes vacant if the rehabilitation commissioner— (a) completes a term of office and is not	16 17 18 19
	<ul> <li>The office of the rehabilitation commissioner becomes vacant if the rehabilitation commissioner—</li> <li>(a) completes a term of office and is not reappointed; or</li> <li>(b) resigns office by signed notice given to the</li> </ul>	16 17 18 19 20 21
	<ul> <li>The office of the rehabilitation commissioner becomes vacant if the rehabilitation commissioner—</li> <li>(a) completes a term of office and is not reappointed; or</li> <li>(b) resigns office by signed notice given to the Minister; or</li> </ul>	16 17 18 19 20 21 22

444F Re	emoval from office	1
(1)	The Governor in Council may, at any time, remove the rehabilitation commissioner from office on the recommendation of the Minister.	2 3 4
(2)	The Minister may recommend the rehabilitation commissioner's removal from office only if the Minister is satisfied the rehabilitation commissioner—	5 6 7 8
	<ul> <li>(a) has been guilty of misconduct, including contravention of the <i>Integrity Act 2009</i>, section 72D; or</li> </ul>	9 10 11
	(b) is incapable of performing his or her duties; or	12 13
	(c) has neglected his or her duties or performed them incompetently.	14 15
(3)	The Minister may suspend the rehabilitation commissioner for up to 60 days by signed notice to the rehabilitation commissioner if—	16 17 18
	(a) there is an allegation of misconduct against the rehabilitation commissioner; or	19 20
	(b) the Minister is satisfied a matter has arisen in relation to the rehabilitation commissioner that may be grounds for removal from office under this section.	21 22 23 24
444G Ad	cting rehabilitation commissioner	25
(1)	The Minister may appoint an appropriately qualified person to act as rehabilitation commissioner—	26 27 28
	(a) during a vacancy in the office; or	29
	(b) during any period, or during all periods, when the rehabilitation commissioner is absent from duty or from the State or can	30 31 32

(2)	not, for another reason, perform his or her duties. The acting rehabilitation commissioner is appointed under this Act and not the <i>Public Service Act 2008</i> .	1 2 3 4 5
444H Pr	reservation of rights	6
(1)	This section applies if a public service officer is appointed as the rehabilitation commissioner.	7 8
(2)	The person is entitled to retain all accrued or accruing rights as if service as the rehabilitation commissioner were a continuation of service as a public service officer.	9 10 11 12
(3)	At the end of the person's term of office or resignation as the rehabilitation commissioner, the person's service as the rehabilitation commissioner is taken to be service of a like nature in the public service for deciding the person's rights as a public service officer.	13 14 15 16 17 18
Part 2	Functions and powers	19

## 4441 Functions The rehabilitation commissioner has the following functions— (a) providing advice to the Minister on— (i) rehabilitation and management practices, outcomes and policies; and (ii) public interest evaluation processes and performance;

(b) developing technical and evidence-based 28 reports on complex aspects related to the 29

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	rehabilitation of land or best practice management of non-use management areas;	1 2
(c)	if asked by the chief executive and the rehabilitation commissioner considers it appropriate—providing guidance on the interpretation of advice or reports prepared under paragraph (a) or (b);	3 4 5 6 7
(d)	monitoring, and providing reports to the Minister on, rehabilitation performance and trends;	8 9 10
(e)	consulting on, and raising awareness of, rehabilitation and management matters;	11 12
(f)	chairing workshops and forums about technical, scientific or engagement matters;	13 14
(g)	the other functions given to the rehabilitation commissioner under this Act.	15 16
444J Powers	S	17
The	rehabilitation commissioner has power to-	18
(a)	enter into contracts or agreements; and	19
(b)	appoint agents or attorneys; and	20
(c)	engage consultants or contractors; and	21
(d)	do anything else necessary or convenient to be done in the performance of the rehabilitation commissioner's functions.	22 23 24
	Examples of things the rehabilitation commissioner has power to do under paragraph (d)—	25 26
	• access information held by an administering authority	27 28
	• ask an entity to give the rehabilitation commissioner access to information held by the entity	29 30 31

444K Pu	ublication of advice, reports and guidance	1
(1)	The rehabilitation commissioner must publish on a Queensland government website advice, reports and guidance prepared in the exercise of the functions mentioned in section 444I(a), (b), (c) or (d).	2 3 4 5 6
(2)	Advice, reports and guidance mentioned in subsection (1) must be published in a way that does not disclose confidential information.	7 8 9
(3)	In this section—	10
	<i>Queensland government website</i> means a website with a URL that contains 'qld.gov.au', other than the website of a local government.	11 12 13
444L De	elegation	14
(1)	The rehabilitation commissioner may delegate the rehabilitation commissioner's functions under this Act, other than the functions under section 444I(a), (b), (c) or (d), to an appropriately qualified officer or employee whose services are made available under section 444M(1).	15 16 17 18 19 20
(2)	In this section—	21
	<i>functions</i> includes powers.	22
444M Si	taff services from government agency	23
(1)	The rehabilitation commissioner may, with the agreement of the chief executive of a government agency, arrange for the services of officers or employees of the agency to be made available to the rehabilitation commissioner.	24 25 26 27 28
(2)	An officer or employee whose services are made available under subsection (1)—	29 30
	(a) continues to be an officer or employee of the government agency; and	31 32

	(b) continues to be employed or otherwise engaged by the government agency on the same terms and conditions applying to the officer or employee immediately before the services were made available; and	1 2 3 4 5
	<ul> <li>(c) is subject to the direction of the rehabilitation commissioner only in relation to the services made available to the rehabilitation commissioner and for the performance of the rehabilitation commissioner's functions; and</li> </ul>	3 6 7 8 9 10 11
	(d) is not subject to the direction of the chief executive of the government agency in relation to the services made available to the rehabilitation commissioner and for the performance of the rehabilitation commissioner's functions.	12 13 14 15 16 17
(3)	Nothing in subsection (1) requires the chief executive of a government agency to enter into an arrangement mentioned in that subsection.	18 19 20
(4)	In this section—	21
	government agency means—	22
	(a) a department or an administrative unit within a department; or	23 24
	(b) a government owned corporation or a subsidiary of a government owned corporation; or	25 26 27
	(c) an entity that is established under an Act and represents the State; or	28 29
	(d) a local government.	30
444N M	inisterial direction	31

(1) The Minister may give the rehabilitation 32 commissioner a written direction (a *ministerial* 33

	rehat	<i>etion</i> ) about the performance of the politation commissioner's functions or the cise of the rehabilitation commissioner's ers.	1 2 3 4
(2)	direc or g	ever, the Minister may not give a ministerial tion about the content of any advice, report guidance prepared by the rehabilitation missioner.	5 6 7 8
(3)		rehabilitation commissioner must comply a ministerial direction.	9 10
4440 A	nnual	report	11
(1)	year, the N	in 4 months after the end of each financial the rehabilitation commissioner must give Minister a report about the operations of the pilitation commissioner during the year.	12 13 14 15
(2)	inclu	out limiting subsection (1), the report must ide details of the following during the incial year—	16 17 18
		the performance of the rehabilitation commissioner's functions and the exercise of the rehabilitation commissioner's powers;	19 20 21
	(b)	the administration of this chapter;	22
	(c)	rehabilitation performance and trends;	23
	(d)	details of—	24
		(i) any interest disclosed by the rehabilitation commissioner under the <i>Integrity Act 2009</i> , section 72D(1)(a); and	25 26 27 28
		<ul> <li>(ii) any action authorised by the Minister under the <i>Integrity Act 2009</i>, section 72D(1)(b);</li> </ul>	29 30 31
	(e)	details of—	32

[s 82]

		(i) each direction given by the Minister under section 444N; and	1 2
		(ii) action taken by the rehabilitation commissioner because of the direction.	3 4
		(3) The report must not be prepared in a way that discloses confidential information.	5 6
		(4) The Minister must table a copy of the rehabilitation commissioner's report in the Legislative Assembly within 14 sitting days after receiving it.	7 8 9 10
Clause	82	Amendment of s 515 (Delegation by Minister)	11
		Section 515—	12
		insert—	13
		<ul> <li>However, the Minister can not delegate the power to give the rehabilitation commissioner a written direction under section 444N(1).</li> </ul>	14 15 16
Clause	83	Amendment of s 516 (Delegation by chief executive)	17
		(1) Section 516—	18
		insert—	19
		(1A) However, the chief executive can not delegate the power to ask the rehabilitation commissioner to provide guidance under section 444I(c).	20 21 22
		(2) Section 516(1A) and (2)—	23
		<i>renumber</i> as section $516(2)$ and $(3)$ .	24
Clause	84	Amendment of s 521 (Procedure for review)	25
		(1) Section $521(2)(a)$ , after 'within'—	26
		insert—	27
		the following period (the review application	28

[s 84]

	[301]	
	period)	1
(2)	Section 521(2)(a)(i), '; or'—	2
	omit, insert—	3
	;	4
(3)	Section 521(3)—	5
	omit, insert—	6
	(3) The administering authority must, within 5 business days after the end of the review application period or, if 2 or more applications are received in relation to the original decision, the end of the latest of the review application periods, send the following documents to the other persons who were given notice under this Act of the original decision—	7 8 9 10 11 12 13 14
	(a) notice of the application (the <i>review notice</i> );	15
	(b) either—	16
	(i) a copy of the application and supporting documents; or	17 18
	<ul><li>(ii) details of where a copy of the application and supporting documents may be inspected or accessed.</li></ul>	19 20 21
(4)	Section 521(4), 'application is made to the authority'—	22
	omit, insert—	23
	day the authority sends the review notice to the recipient	24 25
(5)	Section 521(5), from 'is satisfied' to '(3)'—	26
	omit, insert—	27
	receives only 1 application in relation to the original decision and is satisfied the applicant has complied with subsection (2)	28 29 30
(6)	Section 521—	31

[s 84]

	insert—				1
	(5A)	app and subs	licati is sa sectio	ministering authority receives 2 or more ons in relation to the original decision tisfied the applicants have complied with on (2), the authority must, within the period—	2 3 4 5 6
		(a)	revi	ew the original decision; and	7
		(b)		sider any submissions properly made by cipient of any of the review notices; and	8 9
		(c)		te 1 decision (also the <i>review decision</i> ) elation to the applications to—	10 11
			(i)	confirm or revoke the original decision; or	12 13
			(ii)	vary the original decision in a way the administering authority considers appropriate.	14 15 16
(7	) Section 52	1(6)—	-		17
	insert—				18
		Note			19
		S	ee par	t 3, division 4 in relation to stays.	20
(8	S) Section 52	1(8), a	after	'given notice'—	21
	insert—				22
		und	er thi	s Act	23
(9	) Section 52	1(10)	'sub	section (5) or (8)'—	24
	omit, inser	t—			25
		sub	sectio	on (5), (6) or (9)	26
(10	) Section 52	1(11)	'Sub	section (7)'—	27
	omit, insert	t—			28
		Sub	secti	on (8)	29
(11	) Section 52	1(14),	defi	nition decision period—	30
	omit, insert	t—			31

[s 84]

	ision, means—	2
(a)	if only 1 application is received in relation to the original decision and a submission is received within the submission period—	4
	(i) 20 business days after the administering authority receives the application; or	6 7 8
	<ul><li>(ii) the longer period, of not more than 5 additional business days, the authority in special circumstances decides; or</li></ul>	9 1 1
(b)	if only 1 application is received in relation to the original decision and no submissions are received within the submission period—	1 1 1
	(i) 15 business days after the administering authority receives the application; or	1 1 1
	<ul><li>(ii) the longer period, of not more than 5 additional business days, the authority in special circumstances decides; or</li></ul>	] ] 2
(c)	if 2 or more applications are received in relation to the original decision and a submission is received within the submission period for at least 1 of the applications—	
	(i) 20 business days after the administering authority receives the latest of the applications; or	
	<ul><li>(ii) the longer period, of not more than 5 additional business days, the authority in special circumstances decides; or</li></ul>	
(d)	if 2 or more applications are received in relation to the original decision and no submissions are received within the	

[s 85]

					nission period for any of the cations—	1 2
				(i)	15 business days after the administering authority receives the latest of the applications; or	3 4 5
				(ii)	the longer period, of not more than 5 additional business days, the authority in special circumstances decides.	6 7 8
		(12)	Section 521(5A)	to (14	4)—	9
			renumber as sect	tion 52	21(6) to (15).	10
Clause	85				and renumbering of s 522 (Stay ar original decisions)	11 12
		(1)	Section 522, head	ding,	'particular original decisions'—	13
			omit, insert—			14
			orig	ginal d	lecisions for internal review	15
		(2)	Section 522(1), b	before	'review'—	16
			insert—			17
			inter	rnal		18
		(3)	Section 522(2), f	from '	to secure'—	19
			omit, insert—			20
			•		considers the stay is desirable having the following—	21 22
			(a)	may	nterests of any person whose interests be affected by the granting of the stay e stay not being granted;	23 24 25
			(b)	the	submission made to the Land Court or Court by the entity that made the nal decision;	26 27 28
			(c)	the p	ublic interest.	29
		(4)	Section 522(4), f	from '	the time'—	30

				[s 86]	
			omit, insert	·	1
				the end of the period within which an appeal against the review decision may be started under section 525 or 532.	2 3 4
		(5)	Section 522	2(5), 'sections 522A and 522B'—	5
			omit, insert	·	6
				sections 539C and 539D	7
		(6)	Section 522	2	8
			insert—		9
			(6)	In this section—	10
				<i>internal review</i> , of an original decision, means a review of the decision under section 521.	11 12
		(7)	Section 522	2	13
				chapter 11, part 3, division 4 as inserted by this Act per as section 539A.	14 15
Clause	86			relocation and renumbering of s 522A (Stay out financial assurance)	16 17
		(1)	Section 522	2A(1), 'section 522'—	18
			omit, insert		19
				section 539A or 539B	20
		(2)	Section 522	2A—	21
				chapter 11, part 3, division 4 as inserted by this Act ber as section 539C.	22 23
Clause	87	of I		elocation and renumbering of s 522B (Stay lecisions if unacceptable risk of I harm)	24 25 26
		(1)	Section 522	2B(1), 'section 522'—	27
			omit, insert	·	28

[s 88]

				sect	tion 539A or 539B	1
		(2)	Section 522	2B(1)	o(c), '; or'—	2
			omit, insert	ţ		3
				•		4
		(3)	Section 522	2B—		5
				-	ter 11, part 3, division 4 as inserted by this Act s section 539D.	6 7
Clause	88				ation and renumbering of s 522C RC decision)	8 9
		(1)	Section 522	2C(1)	)	10
			omit, insert	ţ		11
			(1)		s section applies if 1 of the following decisions tayed—	12 13
				(a)	an original decision that is an ERC decision;	14
				(b)	an original decision appealed against to the Land Court if the decision is an ERC decision that is confirmed or varied by a review decision.	15 16 17 18
		(2)	Section 522	2C—		19
					ter 11, part 3, division 4 as inserted by this Act s section 539F.	20 21
Clause	89	On	nission of s	529	(Effect of stay on particular decisions)	22
			Section 529	9—		23
			omit.			24
Clause	90		nendment o other partie		33 (Appellant to give notice of appeal	25 26
			Section 533	3(1)(a	a) and (b), after 'notice'—	27

			[s 91]	
			insert—	1
			under this Act	2
Clause	91		endment, relocation and renumbering of s 535 (Stay operation of decisions)	3 4
		(1)	Section 535, heading, after 'decisions'—	5
			insert—	6
			appealed against to Land Court or Court	7
		(2)	Section 535, before subsection (1)—	8
			insert—	9
			(1A) This section applies to—	10
			<ul> <li>(a) an original decision appealed against to the Court if section 521 does not apply to the decision; or</li> </ul>	11 12 13
			<ul> <li>(b) an original decision appealed against to the Land Court or the Court if the decision is confirmed or varied by a review decision.</li> </ul>	14 15 16
		(3)	Section 535(1) to (3), before 'Court'—	17
			insert—	18
			Land Court or the	19
		(4)	Section 535(5), 'sections 535A to 535C'—	20
			omit, insert—	21
			sections 539C to 539E	22
		(5)	Section 535(1A) to (5)—	23
			<i>renumber</i> as section $535(1)$ to (6).	24
		(6)	Section 535—	25
			<i>relocate</i> to chapter 11, part 3, division 4 as inserted by this Act and <i>renumber</i> as section 539B.	26 27

[s 92]

Clause	92	Amendment, relocation and renumbering of s 535A (Stay of decision to issue a clean-up notice)	1 2
		(1) Section 535A(1), 'section 535'—	3
		omit, insert—	4
		section 539B	5
		(2) Section 535A—	6
		<i>relocate</i> to chapter 11, part 3, division 4 as inserted by this Act and <i>renumber</i> as section 539E.	7 8
Clause	93	Omission of ss 535B and 535C	9
		Sections 535B and 535C—	10
		omit.	11
Clause	94	Insertion of new ch 11, pt 3, div 4, hdg	12
		Chapter 11, part 3, after section 539—	13
		insert—	14
		Division 4 Stays	15
Clause	95	Amendment of s 540 (Registers to be kept by administering authority)	16 17
		(1) Section $540(1)(a)(ix)$ to (xii)—	18
		renumber as section $540(1)(a)(x)$ to (xiii).	19
		(2) Section $540(1)(a)$ —	20
		insert—	21
		(ix) post-surrender management reports;	22
Clause			22
Clause	96	Amendment of s 754 (Requirement for mining EA holders to give proposed PRC plan)	23 24

			[s 97]	
	omit, insert—			1
	(b)	end	ing—	2
		(i)	on the day that is 3 years after the PRCP start date; or	3 4
		(ii)	if the environmental authority is issued on or after the day mentioned in subparagraph (i)—within 6 months after the environmental authority is issued.	5 6 7 8 9
Clause 97	Insertion of new s	s 76	5A and 765B	10
	After section 76	5—		11
	insert—			12
	765A Applic authori		n of part if holder of environmental langes	13 14
		nmen	ection applies if, on or after the cement of a provision of this part (the <i>provision</i> )—	15 16 17
	(a)	auth	nining EA holder for an environmental nority stops being the holder of the ironmental authority; and	18 19 20
	(b)		ther person (the <i>transferee</i> ) becomes the der of the environmental authority.	21 22
	the refe EA	envii erence	e day the transferee becomes the holder of conmental authority (the <i>transfer day</i> ), a e in the relevant provision to the mining er is taken to include a reference to the e.	23 24 25 26 27
	auth	nority	re the transfer day, the administering gave a notice under section 754(1) to the EA holder, from the transfer day—	28 29 30
	(a)		notice is taken to have been given to the sferee; and	31 32

	(b)	anything done by the mining EA holder to comply with the notice is taken to have been done by the transferee.	1 2 3
	pplic hold	cation of s 431A for particular mining lers	4 5
(1)	This	s section applies—	6
	(a)	to a mining EA holder for a mining lease who was required to have a plan of operations under the pre-amended Act if, before 1 April 2019—	7 8 9 10
		<ul><li>(i) the holder gave a plan of operations for the mining lease to the administering authority; and</li></ul>	11 12 13
		(ii) the plan period for the holder's plan of operations ended; and	14 15
		<ul><li>(iii) a new plan of operations was not given to the administering authority; or</li></ul>	16 17
	(b)	to a mining EA holder for a mining lease who was required to have a plan of operations under the pre-amended Act but, at the beginning of 1 April 2019, had not complied with the requirement; or	18 19 20 21 22
	(c)	to a mining EA applicant who became or becomes a mining EA holder on or after 1 April 2019.	23 24 25
(2)	431	wever, this section applies only if section A has not started to apply to the holder before commencement.	26 27 28
(3)		tion 431A does not apply to the holder until earlier of the following days—	29 30
	(a)	the day the holder fails to give the administering authority a proposed PRC plan in compliance with a notice given to the holder under section 754;	31 32 33 34

		(b)	the day a PRCP schedule is approved for the holder.	1 2
	(4)	to c	vever, subsection (5) applies if the holder fails omply with a notice given to the holder under ion 754 because—	3 4 5
		(a)	the holder purported to give the administering authority a proposed PRC plan in compliance with the notice; and	6 7 8
		(b)	the administering authority has given the holder written notice for a decision to refuse to approve the proposed PRCP schedule for the proposed PRC plan.	9 10 11 12
	(5)	Sect	tion 431A does not apply to the holder until—	13
		(a)	if the holder reapplies for approval of another proposed PRCP schedule within 40 business days after the written notice mentioned in subsection (4)(b) was given, the day the administering authority—	14 15 16 17 18
			(i) issues a PRCP schedule under section 195; or	19 20
			(ii) gives the holder written notice refusing to approve the other PRCP schedule; or	21 22
		(b)	otherwise—40 business days after the written notice mentioned in subsection (4)(b) was given.	23 24 25
	Incontion of		a 12 mt 20	•
Clause 98	Insertion of ne		1 13, pt 30	26
	Chapter 13-			27
	insert—			28

Part 3	Transitional provisions for Environmental Protection and Other Legislation Amendment Act 2020	1 2 3 4 5
777 Def	inition for part	6
	In this part—	7
	<i>amendment Act</i> means the <i>Environmental Protection and Other Legislation Amendment Act</i> 2020.	8 9 10
	sting applications for environmental horities	11 12
(1)	This section applies to an application for an environmental authority made, but not decided, under this Act before the commencement.	13 14 15
(2)	Chapter 5, parts 2 to 5 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	16 17 18 19
779 Exi	sting amendment applications	20
(1)	This section applies to an amendment application made, but not decided, under this Act before the commencement.	21 22 23
(2)	Chapter 5 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	24 25 26

	sting amalgamation and de-amalgamation blications	1 2				
(1)	This section applies to an amalgamation or de-amalgamation application made, but not decided, under this Act before the commencement.	3 4 5 6				
(2)	Chapter 5, part 8 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	7 8 9				
781 Exi	sting transfer applications	10				
(1)	This section applies if a transfer application is made, but not decided, under this Act before the commencement.	11 12 13				
(2)	Chapter 5, part 9 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.					
(3)	Section 256(2) as in force immediately before the commencement applies in relation to an entity if—					
	(a) the transfer application is decided after the commencement; and	20 21				
	(b) the entity is issued a transferred environmental authority; and	22 23				
	(c) the entity is not the owner of the land to which the authority relates.	24 25				
782 Exi	sting surrender applications	26				
(1)	This section applies to a surrender application made, but not decided, under this Act before the commencement.	27 28 29				
(2)	Chapter 5, part 10 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	30 31 32				

		pension periods for tal authorities	$\frac{1}{2}$					
(1)	This sect	ion applies if—	3					
	envi	roposed action decision to suspend an ronmental authority took effect before commencement; and	4 5 6					
	(b) the imm	suspension period had not ended nediately before the commencement.	7 8					
(2)	the comm	5, part 11 as in force immediately before nencement applies to the environmental as if the amendment Act had not been	9 10 11 12					
784 Existanti aut	sting de- horities	amalgamated environmental	13 14					
(1)	This sect	This section applies if—						
	(a) before the commencement—							
	(i)	the administering authority de-amalgamated an environmental authority under section 250C; and	17 18 19					
	(ii)	neither of the following things happened—	20 21					
		<ul> <li>(A) the administering authority directed each of the holders of a de-amalgamated environmental authority, under pre-amended section 303(2)(a), to re-apply for an ERC decision;</li> </ul>	22 23 24 25 26 27					
		(B) the holder of a de-amalgamated environmental authority was required, under pre-amended section 304(2)(d), to re-apply for an ERC decision; and	28 29 30 31 32					

	<ul><li>(b) after the commencement, either of the things mentioned in paragraph (a)(ii)(A) or</li><li>(B) would be able to happen if the amendment Act had not been enacted.</li></ul>	1 2 3 4
(2)	Chapter 5, part 14, division 1 as in force immediately before the commencement applies to the de-amalgamated environmental authority as if the amendment Act had not been enacted.	5 6 7 8
(3)	In this section—	9
	<i>pre-amended</i> , in relation to a provision of this Act, means the provision as in force before the commencement.	10 11 12
785 Exi	sting re-applications for ERC decisions	13
(1)	This section applies if, before the commencement—	14 15
	(a) either—	16
	<ul> <li>(i) the administering authority directed each of the holders of a de-amalgamated environmental authority, under pre-amended section 303(2)(a), to re-apply for an ERC decision; or</li> </ul>	17 18 19 20 21 22
	<ul> <li>(ii) the holder of a de-amalgamated environmental authority was required, under pre-amended section 304(2)(d), to re-apply for an ERC decision; and</li> </ul>	23 24 25 26
	(b) the ERC decision re-applied for had not taken effect.	27 28
(2)	Chapter 5, part 14, division 1 as in force immediately before the commencement applies to the re-application for the ERC decision as if the amendment Act had not been enacted.	29 30 31 32
(3)	In this section—	33

	<i>pre-amended</i> , in relation to a provision of this Act, means the provision as in force before the commencement.	1 2 3
	plication of s 303 to ERC decisions made ore commencement	4 5
	Section 303(1)(c) applies to an ERC decision whether the ERC decision was made before or after the commencement.	6 7 8
	plication of provisions in relation to vironmental authorities held by entities	9 10
(1)	This section applies in relation to—	11
	(a) an environmental authority held on the commencement by an entity that is not a person; or	12 13 14
	(b) an environmental authority issued, under this part, after the commencement to an entity that is not a person.	15 16 17
(2)	This Act applies in relation to the environmental authority as if a reference in a provision to a person in the context of the holder of the authority included a reference to an entity that is not a person.	18 19 20 21 22
	sting applications for registration of table operators	23 24
(1)	This section applies to an application to be registered as a suitable operator made, but not decided, under this Act before the commencement.	25 26 27 28
(2)	Chapter 5A, part 4 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	29 30 31

789 Exi	sting progressive certification applications	1
(1)	This section applies to a progressive certification application made, but not decided, under this Act before the commencement.	2 3 4
(2)	Chapter 5A, part 6 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	5 6 7
790 Exi	sting review applications	8
(1)	This section applies if a review application is made, but not decided, under this Act before the commencement.	9 10 11
(2)	Section 521 as in force immediately before the commencement applies to the review application and a related application for the review application as if the amendment Act had not been enacted.	12 13 14 15 16
(3)	In this section—	17
	<i>related application</i> , for a review application (the <i>first review application</i> ), means a review application in relation to the original decision to which the first review application relates.	18 19 20 21
	<i>review application</i> means an application under section 521.	22 23
791 Exi	sting applications for stays	24
(1)	This section applies to an application for a stay made, but not decided, under this Act before the commencement.	25 26 27
(2)	Chapter 11, part 3 as in force immediately before the commencement applies to the application as if the amendment Act had not been enacted.	28 29 30

Environmental Protection and Other Legislation Amendment Bill 2020 Part 2 Amendment of Environmental Protection Act 1994

[s 99]

Clause	99 Am	endment of sch 2 (Original decisions)			
	(1)	Schedule 2, authorising provision—	2		
		omit, insert— sections 519(1), 523 and 539A	3 4		
	(2)	Schedule 2, part 1, division 3— insert—	5 6		
	227AAB(2)		0		
	(3)	Schedule 2, part 1, division 3, entry for section 318ZJA, 'rehabilitated'—	7 8		
		omit.	9		
	(4)	Schedule 2, part 1, division 4, entry for section 318ZL(1)—	10		
		omit.	11		
	(5)	Schedule 2, part 2, division 2—	12		
		insert—	13		
	227AAB(2)	decision to give notice stating that an amendment application for an environmental authority for a prescribed ERA is not a properly made amendment application			
	(6)	Schedule 2, part 3—	14		
		insert—	15		
	73C(1)(a)	decision that an EIS would be required under this Act for an application for an environmental authority for a project			

Clause	100	)0 Am	nendment of sch 4 (Dictionary)					
		(1)	rehabilitated	d ar	ea, M	ons application documents, certified <i>IRA</i> department, person, progressive proponent, relevant area and residual	2 3 4 5	
			omit.				6	
		(2)	Schedule 4–				7	
			insert—				8	
				envi an a auth	ronm mend	<i>on documents</i> , for an application for an ental authority, a proposed PRC plan or liment application for an environmental or PRCP schedule, means each of the	9 10 11 12 13	
				(a)	envii plan appli	properly made application for the ronmental authority, the proposed PRC or the properly made amendment ication for the environmental authority RCP schedule;	14 15 16 17 18	
				(b)		EIS is submitted under chapter 3, part 1 he relevant activity—	19 20	
					(i)	the submitted EIS; and	21	
						any EIS assessment report for the submitted EIS;	22 23	
				(c)	amer	e application, proposed PRC plan or ndment application relates to a dinated project—	24 25 26	
						any EIS or IAR prepared for the project under the State Development Act, part 4; and	27 28 29	
					. ,	any report under the State Development Act, section 34D evaluating an EIS for the project;	30 31 32	

[s 100]

(d)	for a site-specific application for a mining activity relating to a mining lease—the proposed PRC plan for the application.	1 2 3
	<i>ified area</i> , for a relevant tenure for a resource ect, see section 318Z(3).	4 5
<b>EA</b> 73(2	<i>application</i> , for chapter 3, part 3, see section 2).	6 7
<b>Gre</b> 112	at Barrier Reef catchment waters see section	8 9
pers	son, for chapter 3, part 1, see section 39.	10
subj post	<i>t-surrender management report</i> , for land the ject of a surrender application, means a <i>t</i> -surrender management report prepared er chapter 5, part 10, division 3 for the land.	11 12 13 14
	perly made amendment application, for pter 5, part 7, see section 227AAA.	15 16
prop	ponent—	17
(a)	for a project, means the person who proposes the project; or	18 19
(b)	for chapter 3, part 1, see section 39.	20
PRO	<i>posed PRC plan</i> , for an application, means a C plan proposed for land the subject of a ing lease that—	21 22 23
(a)	complies with chapter 5, part 2, division 3; and	24 25
(b)	either—	26
	(i) accompanies the application; or	27
	(ii) is submitted for the application after the application is made.	28 29
reha	<i>abilitation commissioner</i> means the abilitation commissioner appointed under ion 444A.	30 31 32

[s 100]

guid		<i>risk assessment guideline</i> means a called 'The Residual Risk Assessment e'—	1 2 3					
(a)	prepared by the chief executive; and							
(b)	publ	ished—	5					
	(i)	on the administering authority's website; and	6 7					
	(ii)	in other publicly available ways the administering authority considers appropriate.	8 9 10					
follo	owing	<i>risks</i> , of land, means either or both of the g to the extent it relates to resource carried out on the land—	11 12 13					
(a)	(a) the risk that, although the land has been rehabilitated and appropriately managed, remedial action will need to be carried out in relation to the land in the foreseeable future;							
(b)	the risk that ongoing management activities will need to be carried out in relation to the land, including—							
	(i)	monitoring the condition of the land or site features of the land; and	21 22					
	(ii)	taking action to prevent or minimise environmental harm caused by the land or site features of the land.	23 24 25					
	Exan	ples of ongoing management activities—	26					
	•	maintaining fences to ensure the safety of steep slopes or to prevent access to contaminated areas	27 28 29					
	•	providing a pump-back system to manage the discharge of contaminants	30 31					
	•	continuing a monitoring and verification plan under the GHG storage Act to ensure GHG stream storage under that Act is taking place as predicted	32 33 34 35					

[s 100]

	s p	urrende lan inc	<i>nagement plan</i> , for land the subject of a r application, means a risk management luded in a post-surrender management r the land.	1 2 3 4
	Si	ingle in	tegrated operation see section 113.	5
		i <b>te fea</b> ollowin	<i>tures</i> , of land, means each of the g—	6 7
	(:	/	Face and subsurface infrastructure on the l related to resource activities;	8 9
	(1	/	er structures on the land related to ource activities;	10 11
	(0	/	difications of the land related to resource vities carried out on the land.	12 13
		Exar	nples of modifications of land—	14
		ta	illings storage facilities, voids, waste rock dumps	15
(3)	Schedule 4, de	efinitio	n anniversary day, paragraph 2—	16
	omit, insert—			17
	2	Als	0—	18
		(a)	if the anniversary day for an environmental authority is changed under chapter 5, part 15, division 3, the <i>anniversary day</i> for the authority is the day as changed; or	19 20 21 22 23
		(b)	if the administering authority decides to approve an amalgamation application for an amalgamated local government authority or amalgamated project authority, the <i>anniversary day</i> for the amalgamated environmental authority is the day stated in section 247A.	24 25 26 27 28 29 30 31
(4)	Schedule 4, 'amalgamated		tion <i>anniversary day</i> , paragraph 3,	32 33
	omit, insert—			34

		[s 101]	
		de-amalgamated	1
	(5)	Schedule 4, definition <i>code of practice</i> , 'section 318E(1)'—	2
		omit, insert—	3
		section 551(1)	4
	(6)	Schedule 4, definition designated precinct, 'section 16(3)'-	5
		omit, insert—	6
		section 15(3)	7
	(7)	Schedule 4, definition <i>environmental record</i> , from 'holder' to 'holder's'—	8 9
		omit, insert—	10
		person, means the person's	11
	(8)	Schedule 4, definition replacement environmental authority—	12
		insert—	13
		(e) if the administering authority de-amalgamates an environmental authority under section 250C—each of the de-amalgamated environmental authorities issued under section 250C(1)(c).	14 15 16 17 18
	(9)	Schedule 4, definition review decision, 'section 521(5)(c)'-	19
		omit, insert—	20
		section 521(5)(c) and (6)(c)	21
	Part 3	Amendment of Mineral and Energy Resources (Financial Provisioning) Act 2018	22 23 24
Clause	101 Ac	t amended	25
			26

This part amends the Mineral and Energy Resources26(Financial Provisioning) Act 2018.27

[s 102]

		Note—	1
		See also the amendments in schedule 1.	2
Clause	102	Amendment of long title	3
		Long title, after 'activities'—	4
		insert—	5
		, and to administer payments made for residual risks arising from resource activities	6 7
Clause	103	Amendment of s 3 (Main purposes)	8
		Section 3—	9
		insert—	10
		<ul> <li>(e) to administer payments received by the State under the <i>Environmental Protection Act</i> 1994 for residual risks of land on which resource activities have been carried out.</li> </ul>	11 12 13 14
Clause	104	Amendment of s 4 (How main purposes to be achieved)	15
		(1) Section 4—	16
		insert—	17
		(ab) establishing a residual risks fund; and	18
		(2) Section 4(b), after 'scheme'—	19
		insert—	20
		and administer the residual risks fund	21
		(3) Section 4(c)—	22
		omit, insert—	23
		(d) providing for the person mentioned in paragraph (c)—	24 25
		(i) for managing the scheme—to make payments from the scheme fund and	26 27

ash surety account, enter into 1 arrangements, and call on and 2	
e sureties; and 3	2
-to make payments from the 5	5
7	7
l (c). 8	8
ablishment of scheme) 9	)
e'— 1	0
1	1
sks fund 1	2
<b>ns)</b> 1	3
1	4
1	5
ing the residual risks fund; 1	6
of the scheme fund'— 1	7
1	8
-	.9 20
2	21
) and (e). 2	22
.)(d)'— 2	23
2	24
2) 2	25
	-to make payments from the nal risks fund.5d (c).7tablishment of scheme) ne'—9ne'—1sks fund1ns)1ing the residual risks fund; of the scheme fund'—1esidual risks fund or part of the und,1) and (e).21)(d)'—2

[s 107]

Clause 1	07 Ir	nsertion of ne	ew p	t 2, div 3	1
		Part 2—			2
		insert—			3
		Divisio	on 3	Residual risks fund	4
		25A Est	ablis	shment of residual risks fund	5
		(1)	The	Residual Risks Fund is established.	6
		(2)	as	counts for the residual risks fund must be kept part of the departmental accounts of the artment.	7 8 9
		(3)	Am	ounts received for the residual risks fund—	10
			(a)	must be deposited in a departmental financial institution account of the department; and	11 12 13
			(b)	may be deposited in an account used for depositing other amounts of the department.	14 15
		(4)	Am are-	ounts received for the residual risks fund	16 17
			(a)	residual risk payment amounts; or	18
			(b)	amounts earned as interest on the residual risks fund or as a return from investment of monies in the residual risks fund.	19 20 21
		(5)	con	amount mentioned in subsection (4) is a trolled receipt for the <i>Financial countability Act 2009</i> .	22 23 24
		(6)	An fun	amount is payable from the residual risks d—	25 26
			(a)	for payment of costs and expenses related to the administration of the fund; or	27 28
			(b)	under part 3A.	29

[s 108]

Clause	108	Amendment, relocation and renumbering of s 71 (Scheme manager to keep Minister informed)	$1 \\ 2$
		(1) Section 71(1)(a), after 'scheme'—	3
		insert—	4
		and the residual risks fund	5
		(2) Section 71(1)(c), after 'scheme fund'—	6
		insert—	7
		or the residual risks fund	8
		(3) Section 71—	9
		relocate and renumber as section 83A.	10
Clause	109	Amendment, relocation and renumbering of s 72 (Scheme annual report)	11 12
		(1) Section 72, heading, 'Scheme annual'—	13
		omit, insert—	14
		Annual	15
		(2) Section 72(1), 'and the scheme'—	16
		omit, insert—	17
		, the scheme and the residual risks fund	18
		(3) Section 72(2)(a), after 'section 73'—	19
		insert—	20
		or 76E	21
		(4) Section 72(2)(b), after 'scheme'—	22
		insert—	23
		or the residual risks fund	24
		(5) Section 72—	25
		relocate and renumber as section 83B.	26

[s 110]

Clause	110		1 2
		(1) Section 73(3)(a), after 'Act'—	3
		insert—	4
		mentioned in section 3(a) to (d)	5
			6 7
		omit, insert—	8
			9 10
Clause	111		11 12
		Section 74—	13
		1 2	14 15
Clause	112		16 17
		(1) Section 75(1), 'section 74'—	18
		omit, insert—	19
		section 76F	20
		(2) Section 75—	21
		1 2	22 23
Clause	113		24 25
		(1) Section 76, 'section 74'—	26
		omit, insert—	27
		section 76F	28

					[s 114]	
		(2)	Section 76			1
			<i>relocate</i> to section 761	-	3B as inserted by this Act and renumber as	2 3
Clause	114	Ins	ertion of n	ew p	t 3A and pt 3B, hdg	4
			After part 3	3—		5
			insert—			6
			Part 3	BA	Administration of residual risks fund	7 8
			76A Ap	plica	tion of part	9
				(the reas	s part applies if a chief executive (resources) requesting entity) incurs, or might sonably incur, costs and expenses to carry out dual risk activities for the State.	10 11 12 13
					ting entity may ask for payment from I risks fund	14 15
			(1)	mai	requesting entity may ask the scheme nager for payment of the costs and expenses n the residual risks fund.	16 17 18
			(2)	The	e request must—	19
				(a)	be in writing; and	20
				(b)	state the details of the costs and expenses; and	21 22
				(c)	include the other information prescribed by regulation.	23 24
			76C De	cisio	n of scheme manager	25
			(1)		scheme manager must decide to authorise or to authorise payment of the costs and	26 27

Page 89

[s 114]

	expenses from the residual risks fund.	1
(2)	The scheme manager must decide to authorise payment of an amount for the costs and expenses unless the payment would adversely affect the financial viability of the residual risks fund.	2 3 4 5
(3)	To ensure the authorisation of a payment does not adversely affect the financial viability of the residual risks fund, the scheme manager may decide to—	6 7 8 9
	(a) authorise payment of an amount for only a part of the costs and expense; or	10 11
	(b) authorise payment of an amount for all or a part of the costs and expenses in instalments.	12 13 14
(4)	If the scheme manager decides to authorise payment of an amount for all or part of the costs and expenses, the scheme manager must give the amount decided to the requesting entity.	15 16 17 18
(5)	In making a decision under this section, the scheme manager must have regard to any guidelines made under section 76D.	19 20 21
76D Gui	idelines	22
(1)	The scheme manager may make guidelines about the administration of the residual risks fund.	23 24
(2)	The guidelines may be amended or replaced by later guidelines made under this section.	25 26
(3)	The guidelines are a statutory instrument under the <i>Statutory Instruments Act 1992</i> .	27 28
76E Inv res	estigation of actuarial sustainability of idual risks fund	29 30
(1)	The scheme manager must, within the prescribed period, investigate the actuarial sustainability of	31 32

[s 114]

	[\$114]	
	the residual risks fund.	1
(2)	For subsection (1), the scheme manager may ask an appropriately qualified actuary to give the scheme manager a report about the actuarial sustainability of the residual risks fund.	2 3 4 5
(3)	If the scheme manager decides to ask an appropriately qualified actuary to give the scheme manager a report under subsection (2)—	6 7 8
	<ul> <li>(a) the scheme manager may ask the chief executive (environment) or a chief executive (resources) to provide information that may be relevant to the actuary's report; and</li> </ul>	9 10 11 12
	(b) the chief executive (environment) or the chief executive (resources) must provide the information requested.	13 14 15
(4)	The actuary's report must include the actuary's opinion about—	16 17
	(a) whether the amount of the residual risks fund is adequate to meet the State's costs and expenses to carry out residual risk activities; and	18 19 20 21
	(b) whether any changes need to be made in relation to deciding residual risk payment amounts to ensure the amount of the residual risks fund is adequate to meet the State's costs and expenses to carry out residual risk activities.	22 23 24 25 26 27
(5)	After the scheme manager completes the investigation, the scheme manager must give the Minister—	28 29 30
	(a) the actuary's report; and	31
	(b) the scheme manager's recommendations about—	32 33
	<ul><li>(i) the actuary's opinion under subsection (4)(b); and</li></ul>	34 35

[s 115]

		(i	ii) any other matter relating to the administration of the residual risks fund.	1 2 3
	(6)	ability	ection does not limit the scheme manager's to make other inquiries about the istration of the residual risks fund.	4 5 6
	(7)	In this	section—	7
		prescr	<i>ibed period</i> means—	8
		fi	or the first investigation—5 years after the irst residual risk payment amount is paid nto the residual risks fund; or	9 10 11
		ir re	or each investigation after the first nvestigation—3 years after the date of the eport for the immediately preceding nvestigation.	12 13 14 15
	Part 3	B	Effect of decisions of scheme manager	16 17
Am	endment o	fs79(	(Definitions for part)	18
(1)	Section 79 (a)(ii), after		ition <i>confidential information</i> , paragraph	19 20
	insert—			21
		or 3A		22
(2)	Section 79 (a)(iv), afte		ition <i>confidential information</i> , paragraph on 73'—	23 24
	insert—			25
		or 76E	Ξ	26
(3)	Section 79 (a)(v), 'sect		ition <i>confidential information</i> , paragraph 1)(d)'—	27 28
	omit, insert	. <u> </u>		29

Clause 115

		[s 116]	
		section 21(1)(e)	1
Clause	116	Amendment of s 80 (Duty of confidentiality)	2
		Section 80(1)(a)(v), after 'section 73'—	3
		insert—	4
		or 76E	5
Clause	117	Amendment of sch 1 (Dictionary)	6
		(1) Schedule 1, definitions <i>chief executive (resources)</i> and <i>scheme</i> manager guidelines—	7 8
		omit.	9
		(2) Schedule 1—	10
		insert—	11
		chief executive (common provisions) means the chief executive of the department in which the Mineral and Energy Resources (Common Provisions) Act 2014 is administered.	12 13 14 15
		chief executive (resources) means—	16
		(a) the chief executive (mineral resources); or	17
		(b) the chief executive (petroleum); or	18
		(c) the chief executive of the department in which the <i>Geothermal Energy Act 2010</i> is administered; or	19 20 21
		(d) the chief executive of the department in which the <i>Greenhouse Gas Storage Act</i> 2009 is administered.	22 23 24
		<i>departmental financial institution account</i> , of the department, means an account of the department kept under the <i>Financial</i> <i>Accountability Act 2009</i> , section 83.	25 26 27 28
		residual risk activities means remedial action or	29

[s 118]

	rela		1 2 3
	pai for Pro	<i>idual risk payment amount</i> means an amount d by the holder of an environmental authority a resource activity under the <i>Environmental</i> <i>intection Act 1994</i> for residual risks of land hin the area of the environmental authority.	4 5 6 7 8
		<i>idual risks</i> , of land, see the <i>Environmental itection Act 1994</i> , schedule 4.	9 10
		<i>idual risks fund</i> means the Residual Risks and established under section 25A.	11 12
		<i>eme guidelines</i> means the guidelines made by scheme manager under section 70 and in ect.	13 14 15
(3)	Schedule 1, defi	nition requesting entity—	16
	insert—		17
	(c)	for part 3A—see section 76A.	18
Part 4	Ot	her amendments	19

Clause	118	Legislation amended	2	0

Schedule 1 amends the legislation it mentions. 21

omit, insert—       5         mass       6         2       Section 126B(a), 'an application mentioned in section 125(1)(n)'—       7         omit, insert—       9         a site-specific application for a mining activity relating to a mining lease       10	Schedule 1		Le	Legislation amended	
1       Section 77(5), definition load, 'volume'—       4         omit, insert—       5         mass       6         2       Section 126B(a), 'an application mentioned in section       7         125(1)(n)'—       8         omit, insert—       9         a site-specific application for a mining activity       10         relating to a mining lease       11         3       Section 167A(1)(a)—       12         omit, insert—       13         (a) there is a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 136A; and       14         4       Section 167B(1), 'accompanied by'—       20         omit, insert—       21				section 118	2
omit, insert—       5         mass       6         2       Section 126B(a), 'an application mentioned in section 125(1)(n)'—       7         omit, insert—       9         a site-specific application for a mining activity relating to a mining lease       10         3       Section 167A(1)(a)—       12         omit, insert—       13         (a)       there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 136A; and       19         4       Section 167B(1), 'accompanied by'— omit, insert—       20	Env	ironmental I	Protec	ction Act 1994	3
mass62Section 126B(a), 'an application mentioned in section 125(1)(n)'— a site-specific application for a mining activity relating to a mining lease73Section 167A(1)(a)— omit, insert—12(a)there is a proposed PRCP plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for 13144Section 167B(1), 'accompanied by'— omit, insert—200021	1	•		nition <i>load</i> , 'volume'—	4
<ul> <li>2 Section 126B(a), 'an application mentioned in section 125(1)(n)'— <i>omit, insert</i>— <ul> <li>a site-specific application for a mining activity relating to a mining lease</li> </ul> </li> <li>3 Section 167A(1)(a)— <ul> <li><i>omit, insert</i>—</li> <li>(a) there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 136A; and</li> </ul> </li> <li>4 Section 167B(1), 'accompanied by'— <ul> <li><i>omit, insert</i>—</li> <li>20</li> <li><i>omit, insert</i>—</li> </ul> </li> </ul>		omit, ins	ert—		5
<ul> <li>125(1)(n)'-</li> <li>a site-specific application for a mining activity relating to a mining lease</li> <li>3 Section 167A(1)(a)-</li> <li><i>omit, insert</i>-</li> <li>(a) there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 18 136A; and</li> <li>4 Section 167B(1), 'accompanied by'-</li> <li><i>omit, insert</i>-</li> <li>20</li> </ul>			mas	\$S	6
<ul> <li>a site-specific application for a mining activity relating to a mining lease</li> <li>3 Section 167A(1)(a)— <ul> <li><i>omit, insert</i>—</li> <li>(a) there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 136A; and</li> </ul> </li> <li>4 Section 167B(1), 'accompanied by'— <ul> <li><i>omit, insert</i>—</li> <li>20</li> <li><i>omit, insert</i>—</li> </ul> </li> </ul>	2		B(a), 'a	an application mentioned in section	
relating to a mining lease       11         3       Section 167A(1)(a)—       12         omit, insert—       13         (a)       there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public 16 interest evaluation has been requested for 17 the proposed PRCP schedule under section 18 136A; and         4       Section 167B(1), 'accompanied by'— 20 omit, insert—       20		omit, ins	ert—		9
omit, insert—13(a) there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for 17 the proposed PRCP schedule under section 18 136A; and144Section 167B(1), 'accompanied by'— omit, insert—20					
<ul> <li>(a) there is a proposed PRC plan that includes a proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section 18 136A; and 19</li> <li>4 Section 167B(1), 'accompanied by'— 20 omit, insert— 21</li> </ul>	3	Section 167	A(1)(a)	<b></b>	12
<b>a</b> proposed PRCP schedule for a site-specific15application and a report about a public16interest evaluation has been requested for17the proposed PRCP schedule under section18136A; and19 <b>4</b> Section 167B(1), 'accompanied by'—20omit, insert—21		omit, ins	ert—		13
omit, insert— 21			(a)	proposed PRCP schedule for a site-specific application and a report about a public interest evaluation has been requested for the proposed PRCP schedule under section	15 16 17 18
omit, insert— 21	4	Section 167	B(1), 'a	accompanied by'—	20
			• •	. ,	-
			for	which there is	22

5	Sections 168(1)(a) and 194(2)(a)(i) and (b)(i), from 'if' to 'plan'—	1 2
	omit, insert—	3
	if there is a proposed PRC plan for the application	4
6	Section 172(3), from 'If' to 'PRC plan'—	5
	omit, insert—	6
	If there is a proposed PRC plan for the application	7
7	Sections 181(2)(b)(ii), 190(2), 194A(2) and (3), 194B(1)(a)(iii), 205(1)(a), 316Q(1) and 520(1)(b), 'accompanying'—	8 9 10
	omit, insert—	11
	for	12
8	Section 181(2)(c), 'including an accompanying proposed PRC plan'—	13 14
	omit, insert—	15
	or a proposed PRC plan for the application	16
9	Chapter 5, part 10, division 3, heading, 'post-mining'—	17
	omit, insert—	18
	post-surrender	19
10	Section 272(a), 'relevant area'—	20
	omit, insert—	21
	land the subject of the application	22
11	Section 318K(b), 'applicant's'—	23
	omit, insert—	 24
		- •

		Schedule 1	
	operator	°S	1
12	Sections 318S(1) and 'person'—	(3) and 318T(a) and (b), after	2 3
	insert—		4
	or entity	7	5
13	Section 318U(1)(b), fro	om 'someone'—	6
	omit, insert—		7
	another	person or entity (the <i>second entity</i> ).	8
14	Section 318U(3)(a), 'p	erson's'—	9
	omit, insert—		10
	entity's		11
15	Sections 318ZA(1) and	d 318ZB, 'rehabilitated'—	12
	omit.		13
16	Chapter 5A, part 6, div	vision 1, subdivision 2, heading—	14
	omit, insert—		15
	<b>Division 2</b>	Applying for progressive	16
		certification	17
17	Chapter 5A, part 6, division 1, subdivision 3, heading—		
	omit, insert—		19
	<b>Division 3</b>	Progressive certification	20
		report and further	21
		information	22

18	Chapter 5A, part 6, division 1, subdivision 4, heading— omit.	1 2
19	Chapter 5A, part 6, division 1, subdivision 5, heading—	
	omit, insert—Division 4Deciding progressive certification application	4 5 6
20	Section 318ZJA(1)(b), 'rehabilitation'— omit.	7 8
21	Section 320DB(1), 'section 320(3)(a)'— omit, insert— section 320A(3)(c)	9 10 11
22	Section 320DB(2), 'section 320(3)(b)'— omit, insert—	12 13
	section 320A(3)(a) or (b)	14
23	Sections 363AG(1)(b)(ii) and 363AI(2)(b)(i), 'section 522 or 535'— omit, insert—	r 15 16 17
	section 539A or 539B	18
24	Sections 363K(1)(b) and 363N(1)(b)(i), 'section 535'— omit, insert— section 539B	19 20 21

Environmental Protection and Other Legislation Amendment Bill 2020

	Schedule 1
25	Section 429(1)(d), note, from 'the'—
	omit, insert—
	the Environmental Protection Regulation 2019, section 93.
26	Section 549(1)(b), from 'standard'—
	omit, insert—
	ERA standards under chapter 5A, part 1; or
27	Schedule 4, definition <i>management milestone</i> , 'for chapter 5'—
	omit, insert—
	for a non-use management area
28	Schedule 4, definition <i>regulatory requirement</i> , paragraph (a)(i)(A), 'accompanying proposed PRCP schedule'—
	omit, insert—
	proposed PRCP schedule for the application
Env	ironmental Protection Regulation 2019
1	Section 4, 'section 37(1)(e)'—
	omit, insert—
	section 37(1)(f)
2	Section 35(4), after 'Reef'—
	insert—
	or Great Barrier Reef catchment waters

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3	Section 41AA(6)—	1
	omit.	2
4	Schedule 15, part 2, item 9, 's 236(b)'—	3
	omit, insert—	4
	s 236(1)(b)	5
5	Schedule 15, part 2, item 10, 's 246(e)'—	6
	omit, insert—	7
	s 246(g)	8
Env	ironmental Protection (Water and Wetland	9
	diversity) Policy 2019	10
1	Section 11(6)—	11
•	omit.	11 12
		12
N/:	and and Energy Decourses (Einensiel	
	eral and Energy Resources (Financial visioning) Act 2018	13 14
1	Section 24(10)—	15
	omit.	16
2	Sections 27(2)(a)(iii) and (3)(a)(ii), 32(3)(a)(iii) and (4)(a)(ii)	17
	and 38(3)(a)(iii) and (4)(a)(ii), 'manager'—	18
	omit.	19

			Schedule 1	
3	Sections 63(d) and 82	(1)(b), '(resources)'—		1
	omit, insert—			2
	(commo	on provisions)		3
4	Part 3, division 4, hea	ding—		4
	omit, insert—			5
	<b>Division 4</b>	Guidelines and		6
		investigations		7
5	Part 3, division 5, hea	Part 3, division 5, heading—		8
	omit.			9
Wa	ter Act 2000			10
1	Section 392(1)(b), afte	er 'underground'—		11
	insert—			12
	water			13
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