

Greenhouse Gas Storage Amendment Bill 2025



Queensland

Greenhouse Gas Storage Amendment Bill 2025

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483	Transitional regulation-making power	18

2025

A Bill

for

An Act to amend the *Greenhouse Gas Storage Act 2009* for particular purposes

	ine	Parliament of Queensland enacts—	1
Clause	1	Short title	2
		This Act may be cited as the <i>Greenhouse Gas Storage</i> Amendment Act 2025.	3 4
Clause	2	Commencement	5
		This Act commences on a day to be fixed by proclamation.	6
Clause	3	Act amended	7
		This Act amends the Greenhouse Gas Storage Act 2009.	8
Clause	4	Amendment of s 455 (Reporting and record keeping requirements)	9 10
		Section 455(2)—	11
		insert—	12
		Note—	13
		See however section 466 for modifications to the operation of section 256 in relation to CTSCo and former EPQ10.	14 15 16
Clause	5	Amendment of s 456 (Decommissioning of wells)	17
		Section 456(2)—	18
		insert—	19
		Note—	20
		See however section 467 for further modifications to the operation of section 267, and this section, in relation to a GHG well in the area of EPQ10 immediately before it ended.	21 22 23 24

lause 6	Insertion of new ch Chapter 8—	8, pt 8	1 2
	insert— Part 8	Transitional provisions for Greenhouse Gas Storage Amendment Act 2025	3 4 5 6 7
	Division 1	Preliminary	8
	464 Definition	ns for part	9
	In thi	s part—	10
	artes	ian bore see the Water Act, schedule 4.	11
	relev mean	ant GHG well into a water supply bore, as all works to convert the well into the bore been fully carried out.	12 13 14 15
	conv	ersion certificate see section 467(1)(d).	16
		Co means Carbon Transport and Storage oration (CTSCo) Pty Limited ACN 143 012	17 18 19
	mean decor	mmissioning day, for a relevant GHG well, as the day before which the well must be mmissioned from use under section 1)(b), as modified by section 456(2)(c).	20 21 22 23
		er EPQ10 means the GHG permit ended r section 454.	24 25
		Water Plan means the Water Plan (Great ian Basin and Other Regional Aquifers)	26 27 28
	lande	owner means—	29

	tenure report	31
Division 2	2 Modification of end of	30
(b)	to make provision for the way a relevant GHG well is to be plugged and abandoned for section 267(3)(a).	27 28 29
	(ii) transfer the bore to the landowner for the bore; and	25 26
	(i) convert the relevant GHG well into a water supply bore;	23 24
(a)	to permit CTSCo to do both of the following in relation to a relevant GHG well as an alternative to decommissioning the well from use under section 267, as modified by section 456—	18 19 20 21 22
Th	e purpose of this part is—	17
465 Purpos	se of part	16
sub	ter supply bore means an artesian bore, or a partesian bore, that is primarily used for the oply of water.	13 14 15
the	ater Act regulator means the chief executive of edepartment in which the Water Act, chapter 2 administered.	10 11 12
tra	nsitional regulation see section 483(1).	9
sul	bartesian bore see the Water Act, schedule 4.	8
im	evant GHG well means a GHG well that, mediately before former EPQ10 ended, was in area of former EPQ10.	5 6 7
(b)	for a water supply bore, the owner of the land on which the bore is located.	3 4
(a)	for a relevant GHG well, the owner of the land on which the well is located; or	1 2

466 MOdii EPQ1	ocation of obligation to give former 0 end of tenure report	1 2
se	ection 256 applies in relation to CTSCo as if the ection required the former EPQ10 end of tenure eport to be given to the chief executive, in the equired way, before the relevant day.	3 4 5 6
(2) T	his section applies despite section 455(2).	7
(3) In	this section—	8
re	eport, relating to former EPQ10, that was equired to be given to the chief executive under ection 256.	9 10 11 12
	elevant day means the day that is 2 months after ne latest of the following days—	13 14
(a	the day that is 2 years after the day former EPQ10 ended under section 454;	15 16
(t	o) if, whether before or after the commencement, the Minister fixes a day for 1 or more relevant GHG wells under section 267(1)(b), as modified by section 456(2)(c)—the latest fixed day.	17 18 19 20 21
Division	3 Modification of obligation	22
	to decommission—general	23
	ication of obligation to decommission ant GHG well	24 25
re de	ection 267(1) does not apply in relation to a elevant GHG well if, before the ecommissioning day for the well, all of the bllowing requirements are complied with—	26 27 28 29
(a	a) CTSCo gives the Minister a notice of intention to convert the well that—	30 31

	(i) complies with the requirements prescribed by transitional regulation for the notice; and	1 2 3
	(ii) without limiting subparagraph (i), is accompanied by a conversion plan for the well;	4 5 6
(b)	the landowner for the well gives CTSCo a signed statement in which the landowner—	7 8
	(i) consents to the conversion of the well into a water supply bore under this part; and	9 10 11
	(ii) states the purpose for which the landowner intends to take water using the water supply bore; and	12 13 14
	(iii) agrees to take ownership of, and responsibility for, the water supply bore, after the conversion is completed;	1: 10 17
(c)	a licensed water bore driller converts the well into a water supply bore in accordance with the requirements prescribed by transitional regulation for the conversion of the well into a water supply bore;	18 19 20 21 22
(d)	a licensed water bore driller signs a document (a <i>conversion certificate</i>) stating that conversion of the well into a water supply bore has been completed in accordance with—	23 24 25 26 27
	(i) the conversion plan for the well given to the Minister under paragraph (a)(ii); and	28 29 30
	(ii) the requirements for the conversion of the well mentioned in paragraph (c);	32
(e)	within 10 business days after the day the conversion certificate is signed, CTSCo gives the Minister a notice of completion, in relation to the conversion of the well into a	33 34 35 36

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		water supply bore, that complies with the requirements prescribed by transitional regulation for the notice;	1 2 3
	(f)	within 40 business days after the day the conversion certificate is signed, CTSCo transfers the water supply bore, under division 5, to the landowner for the water supply bore.	4 5 6 7 8
(2)	that	ection 267(1) applies to a relevant GHG well is not a decommissioned GHG well, section (3)(a) applies in relation to the well—	9 10 11
	(a)	as if the paragraph required CTSCo to plug and abandon the well in the way prescribed by transitional regulation; and	12 13 14
	(b)	whether or not works to plug and abandon the well started before the commencement.	15 16
(3)	Thi	s section applies despite section 456(2).	17
(4)	In t	his section—	18
	a pl bord con	version plan, for a relevant GHG well, means an, approved and signed by a licensed water e driller, showing how the well will be verted into a water supply bore in accordance in the water bore construction codes.	19 20 21 22 23
	GH	ommissioned GHG well means a relevant G well that, before the commencement, was ommissioned from use under section 267(3).	24 25 26
	who	nsed water bore driller means an individual o holds a class 3 water bore driller's licence er the Water Act.	27 28 29
	Note	<u>, </u>	30

For the classes of a water bore driller's licence, see the

Queensland Government website means a

website with a URL that contains 'qld.gov.au',

other than the website of a local government.

Water Regulation 2016, section 122.

	foll	er bore construction codes means both of the owing documents published on a Queensland vernment website—	1 2 3
	(a)	the document called 'Minimum construction requirements for water bores in Australia';	4 5
	(b)	the document called 'Minimum standards for the construction and reconditioning of water bores that intersect the sediments of artesian basins in Queensland'.	6 7 8 9
		ation of responsibility for relevant GHG er decommissioning	10 11
(1)	dece	s section applies if a relevant GHG well is ommissioned from use under section 267(3), modified by section 467(2), on or after the ommissioning day for the well.	12 13 14 15
(2)	mod	spite section 269(1), section 269(3) and (4), as diffied by section 456(4), applies in relation to relevant GHG well.	16 17 18
Divisio	on 4	Conversion of relevant GHG wells	19 20
		ation of right of entry to facilitate nissioning of relevant GHG well	21 22
	refe	tion 459 applies in relation to CTSCo as if a rence to decommissioning for EPQ10 in that cion included a reference to—	23 24 25
	(a)	conversion of a relevant GHG well into a water supply bore under this part; or	26 27
	(b)	plugging and abandoning the well under section 267(3)(a), as modified by section 467(2).	28 29 30

470	Works carried out to convert relevant GHG well into water supply bore taken to be water bore drilling activities		
		To remove any doubt, it is declared that works carried out to convert a relevant GHG well into a water supply bore under this part are water bore drilling activities under the Water Act.	4 5 6 7
471		ticular development taken to be accepted elopment	8
	(1)	This section applies in relation to the conversion of a relevant GHG well into a water supply bore under this part if—	10 11 12
		(a) the conversion involves development; and	13
		(b) the development would, other than for subsection (2), be prohibited development or assessable development under the <i>Planning Act 2016</i> .	14 15 16 17
	(2)	The development is taken to be accepted development for the <i>Planning Act 2016</i> .	18 19
	(3)	In this section—	20
		<i>development</i> see the <i>Planning Act 2016</i> , schedule 2.	21 22
472		tial compliance with conversion uirements under s 467	23 24
	(1)	This section applies in relation to a relevant GHG well if—	25 26
		(a) CTSCo gives the Minister a notice of intention to convert the well under section 467(1)(a); and	27 28 29
		(b) immediately before the decommissioning day for the well—	30 31

	(i) a requirement under section 467(1)(b) to (f) has not been complied with in relation to the well; and	1 2 3
	(ii) the well has not been decommissioned from use under section 267, as modified by sections 456 and 467(2).	4 5 6
(2)	Section 267, as modified by sections 456 and 467(2), continues to apply in relation to the relevant GHG well despite anything done to comply with a requirement under section 467(1)(b) to (f).	7 8 9 10 11
Divisio	on 5 Transfer of converted	12
	water supply bores	13
473 App	olication of division	14
	This division applies if, before the	15
	decommissioning day for a relevant GHG well,	16
	the requirements stated in section 467(1)(a) to (e)	17
	have been complied with in relation to the	18
	conversion of the well into a water supply bore.	19
474 Tra	nsfer of water supply bore to landowner	20
	For section 467(1)(f), CTSCo may transfer the	21
	water supply bore to the landowner for the bore by	22
	giving the chief executive a notice of transfer that	23
	complies with the requirements prescribed by	24
	transitional regulation for the notice.	25
	Note—	26
	See also section 478.	27
475 Effe	ect of transfer	28
(1)	If the water supply bore is transferred to the	29
(-)	landowner for the bore under section 474—	30

	(a)	equipment forming part of the bore is transferred to the landowner; and	2 3
	(b)	the bore, including all infrastructure and equipment forming part of the bore, is no longer a GHG well for the purposes of this Act; and	4 5 6 7
	(c)	the landowner assumes responsibility for the bore, including all infrastructure and equipment forming part of the bore, for the purposes of any Act or law applying to the bore, infrastructure or equipment.	8 9 10 11 12
(2)		section (1)(b) applies despite schedule 2, nition <i>GHG well</i> .	13 14
(3)	trans does	remove any doubt, it is declared that the sfer of the water supply bore to the landowner is not of itself authorise the landowner to use bore to take or interfere with water.	15 16 17 18
	Notes	<i>s</i> —	19
	1	See section 479 in relation to the grant of a water licence to the landowner to take water for stock purposes using the water supply bore.	20 21 22
	2	See also the GAB Water Plan, part 4, division 3 in relation to taking or interfering with water in the plan area for the GAB Water Plan.	23 24 25
Not	tice c	of transfer to Water Act regulator	26
(1)	If the chief executive is given a notice of transfer relating to the water supply bore under section 474, the chief executive must, within 30 business days of receiving the notice, give a copy of the notice to the Water Act regulator.		27 28 29 30 31
(2)	inva	tilure to comply with subsection (1) does not lidate or otherwise affect the transfer to which notice relates.	32 33 34

476

Division 6		Other matters relating to converted water supply bores	1 2 3
477 Coi	nversion	report	4
(1)	of a relevis signed, conversion	ents prescribed by transitional regulation	5 6 7 8 9 10 11
	Maximun	n penalty—100 penalty units.	12
(2)	the chief	0 business days of receiving the report, executive must give a copy of the report ater Act regulator.	13 14 15
(3)	does not i	to comply with subsection (1) or (2) invalidate or otherwise affect the transfer ter supply bore to which the conversion ates.	16 17 18 19
	striction o	on transfers of converted water	20 21
(1)	This section	ion applies if—	22
	to (e	requirements stated in section 467(1)(a) b) have been complied with in relation to conversion of a relevant GHG well into atter supply bore; and	23 24 25 26
		SCo purports to transfer the bore other under section 474.	27 28
(2)	The nurne	orted transfer is of no effect.	29

	Note—	1
	See section 472 for the continuing application of section 267 to the relevant GHG well if the requirements under section 467(1)(b) to (f) are partially complied with.	2 3 4
479 Wa	ter licence to take water for stock purposes	5
(1)	This section applies if—	6
	(a) the chief executive gives the Water Act regulator a copy of a notice of transfer relating to a water supply bore under section 476; and	7 8 9 10
	(b) the Water Act regulator considers the landowner for the water supply bore will take water for stock purposes using the bore.	11 12 13
(2)	The Water Act regulator must, within 60 business days of receiving the copy of the notice of transfer, grant a water licence, with or without conditions, to the landowner to take water for stock purposes using the bore.	14 15 16 17 18
(3)	The water licence must not allow the landowner to take water using the water supply bore unless the bore has a watertight delivery system within the meaning of the GAB Water Plan, section 29(2).	19 20 21 22 23
	Note— See also the GAB Water Plan, sections 26(2)(a) and 31(1).	24 25 26
(4)	For the GAB Water Plan, section 31(2), the water supply bore is taken to have been drilled after the commencement of the GAB Water Plan.	27 28 29
(5)	The GAB Water Plan, part 4, division 5 does not apply in relation to the granting of the water licence.	30 31 32
(6)	For the Water Act, section 116(2), the process mentioned in subsections (1) to (5) is taken to be stated in the GAB Water Plan.	33 34 35

	Note—	1
	See the Water Act, section 116(2) for when the Water Act regulator may grant a water licence without the need for an application to be made under section 107 of that Act.	2 3 4 5
(7)	In this section—	6
	stock purposes see the Water Act, schedule 4.	7
	water licence see the Water Act, schedule 4.	8
Divisio	on 7 Other provisions	9
	evant GHG well taken to be operating plant spite ending of former EPQ10	10 11
	Despite the ending of former EPQ10 under section 454, a relevant GHG well is taken to be operating plant, under the P&G Act, section 670(2)(h), until—	12 13 14 15
	(a) the well is decommissioned from use under section 267(3), as modified by section 467(2); or	16 17 18
	(b) the conversion of the well into a water supply bore under this part is completed and section 475(1)(b) applies in relation to the bore.	19 20 21 22
481 No	compensation payable by the State	23
(1)	No compensation is payable by the State to any person because of the enactment or operation of this part or anything done to carry out or give effect to this part.	24 25 26 27
(2)	This section applies despite any other Act or law.	28

482 Lin	nited right of entry to comply with nabilitation conditions	1 2
(1)	This section applies if a relevant GHG well has been—	3 4
	(a) decommissioned; and	5
	(b) transferred to the State under section 269(3), as modified by section 456(4)(c).	6 7
(2)	The decommissioning and transfer does not affect the application of the rehabilitation conditions to CTSCo.	8 9 10
(3)	CTSCo may, after the decommissioning and transfer, enter the following land to the extent it is necessary to comply with the rehabilitation conditions—	11 12 13
	(a) land on which the decommissioned relevant GHG well is located;	15 16
	(b) other land it is reasonably necessary to cross for access to land mentioned in paragraph (a).	17 18 19
(4)	In this section—	20
	<i>decommissioned</i> , in relation to a relevant GHG well, means—	21 22
	(a) decommissioned from use under section 267(3), as it applied immediately before the commencement; or	23 24 25
	(b) decommissioned from use under section 267(3), as modified by section 467(2).	26 27
	rehabilitation conditions means conditions 58 to 60 of the environmental authority, with the environmental authority number 'EPPG00646913', ended under the Environmental Protection Act, section \$19(1)(a)	28 29 30 31

Divisio	n 8 Transitional	1
	regulation-making power	2
483 Trai	nsitional regulation-making power	3
(1)	A regulation (a <i>transitional regulation</i>) may make provision about the following matters—	4 5
	(a) matters that may be prescribed by transitional regulation under another provision of this part;	6 7 8
	(b) another matter for which—	9
	 (i) it is necessary to make provision to allow or facilitate the doing of anything to achieve the operation of this part; and 	10 11 12 13
	(ii) this part does not provide or sufficiently provide.	14 15
(2)	A transitional regulation may have retrospective operation to a day not earlier than the day this section commences.	16 17 18
(3)	A transitional regulation must declare it is a transitional regulation.	19 20
(4)	This division and any transitional regulation expire on 18 June 2029.	21 22

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