

Waste Reduction and Recycling and Other Legislation Amendment Bill 2023



Queensland

Waste Reduction and Recycling and Other Legislation Amendment Bill 2023

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2023

A Bill

for

An Act to amend the *Environmental Protection Act 1994*, the *Waste Reduction and Recycling Act 2011* and the legislation mentioned in schedule 1 for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Waste Reduction and Recycling and Other Legislation Amendment Act 2023.	4 5
Clause	2	Commencement	6
		(1) The following provisions commence on 1 July 2023—	7
		(a) part 3, division 3;	8
		(b) schedule 1, part 2.	9
		(2) Part 3, division 4 commences on 1 September 2023.	10
	Part	2 Amendment of Environmental Protection Act 1994	11 12
Clause	3	Act amended	13
		This part amends the Environmental Protection Act 1994.	14
Clause	4	Omission of s 13 (Waste)	15
		Section 13—	16
		omit.	17
Clause	5	Amendment of sch 4 (Dictionary)	18
		Schedule 4, definition waste, 'section 13'—	19
		omit, insert—	20

[s	6]
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			[8 0]	
			the Waste Reduction and Recycling Act 2011, section 8AA	1 2
	Part 3		Amendment of Waste Reduction and Recycling Act 2011	3 4 5
	Division	1	Preliminary	6
Clause	6 Ac	t amended		7
		This part 2011.	amends the Waste Reduction and Recycling Act	8 9
	Division	2	Amendments commencing on assent	10 11
Clause	7 An	nendment o	of s 3 (Objects of Act)	12
	(1)	Section 3,	after paragraph (a)—	13
		insert—		14
			(aa) to promote and facilitate Queensland's transition to a circular economy;	15 16
			(ab) to promote activities across government, business, industry and the community that extend the life cycle of products and materials;	17 18 19 20
	(2)	Section 3(a	aa) to (e)—	21
		renumber	as section 3(b) to (g).	22
Clause	8 An	nendment o	of s 4 (Achieving Act's objects)	23
	(1)	Section 4(2	2)(b), before subparagraph (i)—	24

[s 9]

	insert—		1
		(iaa) the circular economy principle;	2
	(2) Section 4(2)(b)(iaa) to (iv)—	3
	renumber a	s section 4(2)(b)(i) to (v).	4
lause 9	Insertion of ne	ew s 8AA	5
	After section	on 8—	6
	insert—		7
	8AA Me	aning of <i>waste</i>	8
	(1)	Waste includes any thing that—	9
		(a) is left over, or is an unwanted by-product, from an industrial, commercial, domestic or other activity; or	10 11 12
		Example—	13
		Abandoned or discarded material from an activity is left over, or is an unwanted by-product, from the activity.	14 15 16
		(b) is surplus to the industrial, commercial, domestic or other activity generating the waste.	17 18 19
	(2)	However, waste does not include—	20
		(a) a resource; or	21
		Note—	22
		See chapter 8.	23
		(b) a thing prescribed by regulation not to be waste.	24 25
	(3)	<i>Waste</i> can be a gas, liquid, solid or energy, or a combination of any of them.	26 27
	(4)	A thing can be <i>waste</i> whether or not it is of value.	28
	(5)	Despite subsection (2), a thing that is a resource, or is prescribed by regulation not to be waste, becomes waste if the thing—	29 30 31

	(a) is d	disposed of at a waste disposal site; or	1
	(b) is d	leposited at a place in a way that—	2
	(i)	would, if the thing were waste, contravene the general littering provision or the illegal dumping of waste provision; or	3 4 5 6
	(ii)	if the thing is a resource—is not permitted under an end of waste code or end of waste approval.	7 8 9
(6)	Council	nister may recommend to the Governor in the making of a regulation under on (2)(b) (a <i>proposed change</i>) only	10 11 12 13
		rying out consultation with the public out the proposed change; and	14 15
	(b) con	nsidering the following matters—	16
	(i)	the results of the public consultation about the proposed change;	17 18
	(ii)	whether making the proposed change is likely to achieve the objects of this Act;	19 20
	(iii)) whether making the proposed change is likely to achieve the object of the Environmental Protection Act;	21 22 23
	(iv)	whether there are other measures that would be more effective in achieving the intended outcome of the proposed change.	24 25 26 27
(7)	In this so	ection—	28
	end of w	vaste approval see section 159(2).	29
	end of w	vaste code see section 159(1).	30
	resource	e see section 155(2).	31

lause	10	Insertion	of ne	ws	9A		1
		After s					2
		insert-	_				3
		9 A			_	circular economy principle and nomy	4 5
			(1)	that, the hum be k	to p impa an he cept in	order economy principle is the principle oromote waste avoidance and minimise act of waste on the environment and ealth, all products and materials should in the economy for as long as they have remain useful.	6 7 8 9 10 11
			(2)	The	circu	lar economy principle recognises that—	12
				(a)	wast	te generation can be avoided by—	13
					(i)	manufacturers designing, to the greatest extent practicable, their products and materials to be circular products and materials; and	14 15 16 17
					(ii)	business and industry adopting new business models that support and incentivise the use of circular products and materials; and	18 19 20 21
					(iii)	remanufacturing facilities being co-located at, and collaborating with, resource recovery facilities to prevent circular products and materials being disposed of to landfill; and	22 23 24 25 26
				(b)	acco	voidable waste should be managed in ordance with the precepts of the waste resource management hierarchy tioned in section 9(c) to (g); and	27 28 29 30
				(c)		systems are regenerated by reducing the and for virgin materials; and	31 32
				(d)		adoption of circular products and erials should be incentivised in ways that	33 34

			increase the value of the products and materials.	1 2
	(3)	proc	ircular economy is an economy in which all ducts and materials are kept for as long as they e value or remain useful.	3 4 5
	(4)	In th	his section—	6
		and	ular products and materials means products materials that can be reused, repaired, arbished, repurposed or remanufactured.	7 8 9
		oper	ranufacturing facility means a facility rated to carry out an activity relating to the se, repair, refurbishment, repurposing or anufacturing of products or materials.	10 11 12 13
		ope	purce recovery facility means a facility rated to carry out an activity relating to the eiving and sorting, dismantling or baling of te.	14 15 16 17
			5 (What may be included in State's nt strategy)	18 19
Section	n 15(2)—		20
omit, ii	nsørt.			
	iscri			21
	(2)	Wit	hout limiting subsection (1), the strategy may vide for the following matters—	21 22 23
		With		22
		With	vide for the following matters—	22 23
		With prov	vide for the following matters— a circular economy;	22 23 24
		With proving (a) (b)	a circular economy; waste avoidance and reduction;	22 23 24 25
		With prove (a) (b) (c)	a circular economy; waste avoidance and reduction; product design;	22 23 24 25 26
		With prove (a) (b) (c) (d)	a circular economy; waste avoidance and reduction; product design; consumption;	22 23 24 25 26 27
		Witt prov (a) (b) (c) (d) (e)	a circular economy; waste avoidance and reduction; product design; consumption; reuse or repair of products and materials;	22 23 24 25 26 27 28
		Witt prov (a) (b) (c) (d) (e) (f)	a circular economy; waste avoidance and reduction; product design; consumption; reuse or repair of products and materials; resource efficiency;	22 23 24 25 26 27 28 29

Clause 11

		(i)	recycling, including, for example, standards, criteria and specifications for recycled materials and products containing recycled materials;	1 2 3 4
		(j)	priority products or priority waste;	5
		(k)	strategic waste management and resource recovery planning;	6 7
		(1)	data collection and reporting.	8
Clause	12	Amendment of s 2 management strat	0 (Review of State's waste egy)	9 10
		Section 20(1)—		11
		omit, insert—		12
		pub 22(chief executive must, within 5 years after dishing a final review report under section 1), conduct a review of the State's waste nagement strategy.	13 14 15 16
Clause	13	Amendment of s 7 area)	2U (Amendment of resource recovery	17 18
		Section 72U, he	ading, after 'area'—	19
		insert—		20
		by o	operator	21
Clause	14	Amendment of s 7 area)	2V (Cancellation of resource recovery	22 23
		Section 72V, he	ading, after 'area'—	24
		insert—		25
		by o	operator	26

lause 1	Insertion of ne	ws 72VA	1
	After sectio	n 72V—	2
	insert—		3
		mendment or suspension of resource overy area by chief executive	4 5
	(1)	The chief executive may amend or suspend the declaration of a resource recovery area by the operator of a waste disposal site if the chief executive is satisfied that—	6 7 8 9
		(a) 1 or more of the matters mentioned in section 72R(a) to (e) do not, or no longer, apply in relation to the resource recovery area; or	10 11 12 13
		(b) conducting a recycling activity in the resource recovery area would prejudice the investigation of the commission, or possible commission, of an offence against a provision of division 2.	14 15 16 17 18
	(2)	If the chief executive proposes to amend or suspend the declaration of the resource recovery area (the <i>proposed action</i>), the chief executive must first give the operator a notice (a <i>show cause notice</i>) about the proposed action.	19 20 21 22 23
	(3)	The show cause notice must state each of the following matters—	24 25
		(a) the proposed action;	26
		(b) if the proposed action is an amendment—the proposed amendment;	27 28
		(c) if the proposed action is suspension—the period of the proposed suspension;	29 30
		(d) the reasons for the proposed action;	31
		(e) that the operator may, within a stated period (the <i>show cause period</i>)—	32 33

		(i) make a written submission to the chief executive about why the proposed action should not be taken; or	1 2 3
		(ii) take stated actions, if any, to avoid the taking of the proposed action.	4 5
(4)		show cause period must not end earlier than ays after the operator is given the show cause ce.	6 7 8
(5)	caus whet	hin 20 business days after the end of the show se period, the chief executive must decide ther or not to take the proposed action having and to—	9 10 11 12
	(a)	any written submissions made by the operator during the show cause period; and	13 14
	(b)	the extent to which the operator has taken any actions mentioned in subsection (3)(e)(ii).	15 16 17
(6)	The	chief executive may decide to—	18
	(a)	if the proposed action was to make a stated amendment—make the stated amendment; or	19 20 21
	(b)	if the proposed action was to suspend the declaration for a stated period—suspend the declaration for no longer than the stated period.	22 23 24 25
(7)		chief executive must, within 10 business days making the decision, give the operator—	26 27
	(a)	if the chief executive decides to take the proposed action—an information notice for the decision; or	28 29 30
	(b)	if the chief executive decides not to take the proposed action—a notice about the decision.	31 32 33
(8)	A de	ecision to take the proposed action takes effect	34

			on t	he later of the following days—	1
			(a)	the day the information notice is given to the operator;	2 3
			(b)	if the information notice states a day on which the proposed action takes effect—the stated day.	4 5 6
		(9)	susp	ne declaration of the resource recovery area is bended under this section, then, for the period ne suspension—	7 8 9
			(a)	the area is taken to be part of the levyable waste disposal site; and	10 11
			(b)	all waste, other than exempt waste, delivered to the area during the period is, for the purposes of the waste levy, taken to be waste delivered to the levyable waste disposal site.	12 13 14 15
				Note—	16
				If levyable waste is delivered to a levyable waste disposal site, the waste levy on the waste may be payable under section 36.	17 18 19
Clause	16	Replacement	of ch	a 3, pt 7, hdg (Miscellaneous)	20
		Chapter 3,	part 7	, heading—	21
		omit, insert	t—		22
		Part 7	7	Payments to local	23
				governments	24
Clause	17	Replacement governments)		73D (Annual payment to local	25 26
		Section 731	D—		27
		omit, insert	t—		28
		73D Def	finiti	ons for part	29
			In t	nis part—	30

	rate notice means a notice issued under the City of Brisbane Act 2010, or the Local Government Act 2009, to levy rates and charges.	1 2 3
	<i>relevant payment</i> means an amount paid to a local government under—	4 5
	(a) section 73DA(2); or	6
	(b) section 73DB(3)(a).	7
73DA A	nnual payments to local governments	8
(1)	A regulation may prescribe an amount, for a financial year, that is to be paid under this section to a local government affected by the waste levy.	9 10 11
(2)	The chief executive must pay the amount to the local government.	12 13
73DB A	dditional payments to local governments	14
(1)	The local government may request payment of an additional amount for the financial year to further mitigate the direct effects of the waste levy on households in the local government's local government area.	15 16 17 18 19
(2)	The request must—	20
	(a) be made in writing to the chief executive; and	21 22
	(b) include the information prescribed by regulation.	23 24
(3)	The chief executive must consider the request and must decide to—	25 26
	(a) pay to the local government an additional amount the chief executive considers appropriate; or	27 28 29
	(b) refuse the request.	30

73DC U	se of relevant payments	1
(1)	The local government must use a relevant payment to mitigate the direct effects of the waste levy on households in the local government's local government area.	2 3 4 5
(2)	Subsection (3) applies if the chief executive believes the local government has not used a relevant payment as required under subsection (1).	6 7 8 9
(3)	Until the chief executive is satisfied the local government has used the relevant payment as required under subsection (1), the chief executive must not make any further relevant payments to the local government.	10 11 12 13 14
	ate notice to include statement about evant payments	15 16
(1)	The first rate notice issued to an entity by the local government after receiving a relevant payment must state—	17 18 19
	(a) the amount of the payment; and	20
	(b) the purpose for which the payment has been, or will be, used.	21 22
(2)	Subsection (3) applies if the chief executive believes the local government has not complied with subsection (1) in relation to an entity.	23 24 25
(3)	Until the chief executive is satisfied the local government has informed the entity of the matters mentioned in subsection (1), the chief executive may refuse to make any further relevant payments to the local government.	26 27 28 29 30
73DE Lo	ocal government must not distribute information	31 32
(1)	This section applies if the chief executive believes	33

	the local government has, after receiving a relevant payment, distributed misinformation in relation to the payment.	1 2 3
(2)	Until the chief executive is satisfied the local government has informed the intended recipients of the misinformation of how the misinformation is false or misleading, the chief executive may refuse to make any further relevant payments to the local government.	4 5 6 7 8 9
(3)	A local government is taken to distribute misinformation if the local government—	10 11
	(a) includes the misinformation in a rate notice, or other document, issued by the local government; or	12 13 14
	(b) publishes the misinformation on the local government's website; or	15 16
	(c) includes the misinformation in an advertisement made by, or on behalf of, the local government.	17 18 19
(4)	In this section—	20
	<i>misinformation</i> , in relation to a relevant payment received by a local government, means a false or misleading statement about—	21 22 23
	(a) the effect of the waste levy on the local government or households in the local government's local government area; or	24 25 26
	(b) the amount of the payment; or	27
	(c) the purpose of the payment.	28
ertion of ne	ew ch 3, pt 8, hdg	29
Before sect	ion 73E—	30
insert—		31

Insertion

Clause 18

	Part 8	Review of efficacy of waste levy	1 2
lause 19	Amendment o	of s 99GC (Meaning of <i>banned single-use</i>	3 4
	(1) Section 99	GC(2)—	5
	omit, inser	<i>t</i> —	6
	(2)	However, a single-use plastic item that is prescribed by regulation not to be a banned single-use plastic item is not a banned single-use plastic item.	7 8 9 10
	(2A)	Also, a single-use plastic item that is an integral part of a shelf-ready product is not a banned single-use plastic item.	11 12 13
		Examples—	14
		 a straw attached to a juice box 	15
		 a fork included in a pre-packed salad 	16
		 a spoon attached to a yoghurt container 	17
		a plate forming part of a frozen meal	18
	` '	GC(3), '(2)(b)'—	19
	omit, inser	<i>t</i> —	20
		(2)	21
	(3) Section 99	GC—	22
	insert—		23
	(3A)	The following provisions expire on 31 December 2025—	24 25
		(a) this subsection;	26
		(b) subsection (2A);	27
		(c) subsection (4), definition <i>shelf-ready product</i> .	28 29

s	20]
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lause 20	Insertion of new	ch 16, pt 5	1
	Chapter 16—		2
	insert—		3
	Part 5	Transitional provisions	4
		for Waste Reduction	5
		and Recycling and	6
		Other Legislation	7
		Amendment Act 2023	8
	330 Appli	cation of part	9
	Т	This part applies if, before the commencement, an	10
		innual payment was made to a local government under former section 73D(1).	11 12
	331 Defin	itions for part	13
	I	n this part—	14
	p	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	15 16 17
		new, for a provision of this Act, means the provision as in force from the commencement.	18 19
		cation of new s 73DC in relation to annual nents made before commencement	20 21
	c	This section applies if, immediately before the commencement, the local government had not used all of the annual payment as required under	22 23 24
	f	former section 73D(2).	25
	u a	New section 73DC applies in relation to the inused amount of the annual payment as if it were in amount paid to the local government under new section 73DA(2).	26 27 28 29

	oplication of new s 73DD in relation to annual syments made before commencement	1 2
(1)	New section 73DD applies in relation to the annual payment as if it were an amount paid to the local government under new section 73DA(2).	3 4 5
(2)	However, the local government is taken to have complied with new section 73DD(1) in relation to an entity if, before the commencement—	6 7 8
	(a) 1 or more rate notices issued to the entity by the local government, after receiving the annual payment, included a statement of the matters mentioned in former section 73D(4) in relation to the payment; or	9 10 11 12 13
	(b) the local government informed the entity of the amount paid and the purpose of the annual payment as mentioned in former	14 15 16
	section $73D(5)$.	17
dis	section 73D(5). oplication of new s 73DE if misinformation stributed in relation to annual payments ade before commencement	17 18 19 20
dis	oplication of new s 73DE if misinformation stributed in relation to annual payments ade before commencement	18 19
dis ma	oplication of new s 73DE if misinformation stributed in relation to annual payments ade before commencement New section 73DE applies in relation to the	18 19 20 21
dis ma	oplication of new s 73DE if misinformation stributed in relation to annual payments ade before commencement New section 73DE applies in relation to the annual payment— (a) as if the payment were an amount paid to the local government under new section	18 19 20 21 22 23 24

[s	21	1

Clause	21 <i>A</i>	Amendment (of schedule (Dictionary)	1
	(1	1) Schedule-	_	2
		insert—		3
			circular economy see section 9A(3).	4
			circular economy principle see section 9A(1).	5
			rate notice, for chapter 3, part 7, see section 73D.	6
			<i>relevant payment</i> , for chapter 3, part 7, see section 73D.	7 8
	(2	2) Schedule, Act, section	definition waste, 'the Environmental Protection on 13'—	9 10
		omit, inser	<i>t</i> —	11
			section 8AA	12
	Divisio	on 3	Amendments commencing on 1 July 2023	13 14
Clause	22	Amendment	of s 26 (Definitions for chapter)	15
	(1) Section 26	b, definition exempt waste, paragraph (e)—	16
		omit.		17
	(2	2) Section 26	6, definition exempt waste, paragraphs (f) and (g)—	18
		renumber	as paragraphs (e) and (f).	19
Clause	23 A	Amendment	of schedule (Dictionary)	20
		Schedule,	definition clean earth—	21
		omit.		22

	Division	4		endment commencing on 1 otember 2023	1 2
Clause	24 Ins	sertion of ne	w cl	n 4, pt 3AB	3
		Chapter 4—	_		4
		insert—			5
		Part 3	AB	Lighter-than-air balloons	6 7
		99GJ Ro	eleas	se of lighter-than-air balloons	8
		(1)		erson must not release, or cause the release of, ghter-than-air balloon unless—	9 10
			(a)	the release happens inside a building or another structure and the balloon does not escape from the building or other structure into the environment; or	11 12 13 14
			(b)	the release is for scientific research, including, for example, meteorology.	15 16
			Max	ximum penalty—50 penalty units.	17
		(2)	ball ball	subsection (1), a person releases a ter-than-air balloon if the person allows the con to float in the atmosphere while the con is not attached, directly or indirectly, to earth's surface or a relevant weight.	18 19 20 21 22
		(3)	to h	hout limiting subsection (1), a person is taken have caused the release of a lighter-than-air oon if—	23 24 25
			(a)	the person attaches the balloon, whether directly or indirectly, to the earth's surface or a relevant weight; and	26 27 28

	(b)	the balloon detaches from the earth's surface, or the relevant weight, without the assistance of another person; and	1 2 3
	(c)	the person did not take reasonable steps to ensure the balloon could not detach from the earth's surface or the relevant weight.	4 5 6
(4)	Thi	s section does not limit section 103.	7
(5)	In the	his section—	8
	ligh	ter-than-air balloon—	9
	(a)	means an inflated balloon, or a lantern, that derives support in the atmosphere from buoyancy; but	10 11 12
	(b)	does not include—	13
		(i) an inflated balloon, or a lantern, that carries 1 or more persons, including, for example, a hot air balloon or blimp; or	14 15 16 17
		(ii) an inflated balloon, or a lantern, that is a remotely-piloted aircraft.	18 19
	ball hea	want weight, in relation to a lighter-than-air oon, means a person, or a thing, that is too vy for the balloon to support in the osphere.	20 21 22 23
	Ехан	nples of a thing—	24
	a	vehicle or a structure	25
	rem	notely-piloted aircraft means an aircraft that—	26
	(a)	can not carry a person; and	27
	(b)	either—	28
		(i) is remotely piloted or otherwise controlled; or	29 30
		(ii) is able to be programmed to independently fly a particular route	31

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Par	t 4 Other amendments	1
25	Legislation amended	2
	Schedule 1 amends the legislation it mentions.	3
	Par	25 Legislation amended

Sch	edule 1	Other amendments	1
		section 25	2
Part 1		Amendments commencing on assent	
Bios	ecurity Act 2	2014	5
1	Schedule 4, o	definition <i>waste</i> , ' <i>Environmental Protection</i> ction 13'—	6 7
	omit, inse	rt—	8
		Waste Reduction and Recycling Act 2011, section 8AA	9 10
Rura	al and Regio	nal Adjustment Regulation 2011	11
1		section 2, definition <i>waste</i> , ' <i>Environmental</i> ct 1994, section 13'—	12 13
	omit, inse	rt—	14
		Waste Reduction and Recycling Act 2011, section 8AA	15 16

Wast	te Reduction	and Recycling Regulation 2011	1
1	Section 11L, h	neading, 's 73D'—	2
	omit, insert	<u> </u>	3
		s 73DA	4
2	Section 11L, 's	section 73D(1)'—	5
	omit, insert	<u>- </u>	6
		section 73DA(1)	7
Part	2	Amendments commencing on	8
		1 July 2023	9
Wast	te Reduction	and Recycling Regulation 2011	10
1	Section 8A(1),	, 'paragraph (g)(i)'—	11
	omit, insert	<u>- </u>	12
		paragraph (f)(i)	13
2	Section 9, hea	iding, from 'definitions'—	14
	omit, insert	<u>. </u>	15
		definition exempt waste	16
3	Section 9(1), f	rom 'for—'—	17
	omit, insert	<u>. </u>	18
		for section 26 of the Act, definition <i>exempt waste</i> , paragraph (d).	19 20

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