

Queensland

# Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012



Queensland

# Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

			Page
Part 1	Prelimina	ry	
1	Short title		22
2	Commenc	ement	22
Part 2	Amendme	ent of Environmental Protection Act 1994	
3	Act amend	led	22
4	Amendme activity)	nt of s 18 (Meaning of environmentally relevant	22
5	Amendme	nt of s 51 (Public notification)	23
6		of ch 4 (Development approvals and registration n for mining or chapter 5A activities))	23
7	Omission of	of chs 5–6	24
8	Insertion o	f new chs 5 and 5A	24
	Chapter 5	Environmental authorities for environmentally relevant activities	
	Part 1	Preliminary	
	Division 1	Key definitions for chapter 5	
	106	What is a prescribed ERA	24
	107	What is a resource activity	24
	108	What is a geothermal activity	25
	109	What is a GHG storage activity	25
	110	What is a mining activity	25
	111	What is a petroleum activity	25
	112	Other key definitions for ch 5	25
	Division 2	Single integrated operations	
	113	Single integrated operations	26

Division 3	Stages of assessment process	
114	Stages of assessment process	27
Division 4	Relationship with the Planning Act	
115	Development application taken to be application for environmental authority in particular circumstances .	27
Part 2	Application stage	
Division 1	Preliminary	
116	Who may apply for an environmental authority $\ldots$ .	28
117	Restriction for applications for resource activities	29
118	Single application required for ERA projects	29
119	Single environmental authority required for ERA projects	29
120	Application for environmental authority can not be made in particular circumstances	29
Division 2	Types of applications	
121	Types of applications	31
122	What is a standard application	31
123	What is a variation application	31
124	What is a site-specific application	31
Division 3	Applying for environmental authorities	
125	Requirements for applications generally	32
126	Requirements for site-specific applications—CSG activities	34
127	When application is a properly made application	35
Division 4	Notices about not properly made applications	
128	Notice about application that is not a properly made application	35
129	When application lapses	36
Division 5	Joint applicants	
130	Nomination of principal applicant	36
Division 6	Changing applications	
Subdivisio	n 1 Preliminary	
131	Meaning of minor change	37
Subdivisio	n 2 Procedure for changing applications	
132	Changing application	38
Subdivisio	n 3 Changed applications—effect on assessment process	

133	Effect on assessment process—minor changes and agreed changes.	38
134	Effect on assessment process—other changes	39
Division 7	Withdrawing applications	
135	Withdrawing an application	40
Division 8	End of application stage	
136	When does application stage end	40
Part 3	Information stage	
Division 1	Preliminary	
137	Purpose of information stage	40
138	When information stage applies	40
139	Information stage does not apply if EIS process complete	41
Division 2	Information requests	
140	Information request to applicant	41
141	Content of information request	41
142	EIS must be required for particular applications	42
143	EIS may be required	42
144	When information request must be made	43
145	Extending information request period	43
Division 3	Responding to information request	
146	Applicant responds to any information request	44
147	Lapsing of applications if no response to information request	44
Division 4	End of information stage	
148	When does information stage end	45
Part 4	Notification stage	
Division 1	Preliminary	
149	When notification stage applies	45
150	Notification stage does not apply if EIS process complete	46
151	When notification stage can start	46
Division 2	Public notice	
152	Public notice of application	46
153	Required content of application notice	47
154	Submission period for application—mining activities .	48

155	Submission period for application—other resource activities	48
156	Publication of application notice and documents on website	48
157	Public access to application	49
158	Declaration of compliance	50
159	Substantial compliance may be accepted	50
Division 3	Submissions about applications	
160	Right to make submission	52
161	Acceptance of submission	52
162	Amendment of submission	52
163	Particular submissions apply for later applications	53
Division 4	End of notification stage	
164	When does notification stage end	53
Part 5	Decision stage	
Division 1	Preliminary	
165	When does decision stage start—general	54
166	When does decision stage start—application relating to development applications	54
167	When does decision stage start—site-specific application relating to significant project.	54
Division 2	Deciding application	
Subdivisio	n 1 Decision period	
168	When decision must be made—generally	55
169	When decision must be made—particular applications	55
Subdivisio	n 2 Decision	
170	Deciding standard application	56
171	Deciding variation application	56
172	Deciding site-specific application	57
173	When particular applications must be refused	57
174	Applications relating to wild river areas	58
175	Criteria for decision—standard application	58
176	Criteria for decision—variation or site-specific application	59
177	Automatic decision for standard application in particular circumstances	59

178	Automatic decision for variation application in particular circumstances		
179	Automatic decision for site-specific application in particular circumstances	60	
Division 3	Applications for mining activities relating to a mining lease		
Subdivision	n 1 Preliminary		
180	Application of div 3	61	
Subdivision	n 2 Notice of decision		
181	Notice of decision	61	
182	Submitter may give objection notice	62	
183	Applicant may request referral to Land Court	62	
Subdivisio	n 3 Referrals to Land Court		
184	Application of sdiv 3	63	
185	Referral to Land Court	63	
186	Parties to Land Court proceedings	64	
187	Notice of referral	64	
188	Objections decision hearing	64	
189	Land Court mediation of objections	65	
190	Nature of objections decision	65	
191	Matters to be considered for objections decision	66	
192	Notice of objections decision	66	
193	Advice from MRA and State Development Ministers about objections decision.	66	
Subdivisio	1 4 Final decision on application		
194	Final decision on application	67	
Division 4	Steps after deciding application		
195	Issuing environmental authority	69	
196	Copy of environmental authority to be given to assessment manager in particular circumstances	70	
197	Inserting environmental authority in register	70	
198	Information notice about particular decisions	70	
Division 5	Environmental authorities		
199	Requirements for environmental authority	71	
200	When environmental authority takes effect	71	
201	Term of environmental authority	72	
202	Environmental authority includes conditions	72	

Division 6	Conditions	
203	Conditions generally	72
204	Conditions that must be imposed for standard or variation applications	73
205	Conditions that must be imposed for site-specific applications	73
206	Conditions that must be imposed for environmental authorities for particular resource activities	74
207	Conditions that may be imposed	75
208	Condition requiring statement of compliance	75
209	Environmental offset conditions	76
210	Inconsistencies between particular conditions	77
Part 6	Amending environmental authorities by administering authority	
Division 1	Amendments	
211	Corrections	77
212	Amendment of particular environmental authorities to reflect NNTT conditions	78
213	Amendment of environmental authorities to reflect new standard conditions	78
214	Amendment of particular environmental authorities relating to development applications	79
215	Other amendments	80
Division 2	Procedure for particular amendments	
216	Application of div 2	82
217	Notice of proposed amendment	82
218	Considering representations	82
219	Decision on proposed amendment	83
220	Notice of amendment decision	83
Division 3	Steps for amendments	
221	Steps for amendment	83
Part 7	Amendment of environmental authorities by application	
Division 1	Preliminary	
222	Exclusions from amendment under pt 7	84
223	Definitions for pt 7	85
Division 2	Making amendment application	
224	Who may apply	86

225	Amendment application can not be made in particular circumstances
226	Requirements for amendment application generally .
227	Requirements for amendment applications—CSG activities
Division 3	Assessment level decisions
228	Assessment level decision for amendment application
229	Notice of assessment level decision
230	Administering authority may require public notification for particular amendment applications
Division 4	Process if proposed amendment is a major amendment
231	Application of div 4
232	Relevant application process applies
233	Public notice of amendment application
234	Submission period
235	Criteria for deciding amendment application
236	Changing amendment application
237	Effect on assessment of amendment application— minor change
238	Effect on assessment of amendment application— other changes.
Division 5	Process if proposed amendment is minor amendment
239	Application of div 5
240	Deciding amendment application
41	Criteria for deciding amendment application
Division 6	Steps after deciding amendment application
242	Steps after deciding amendment application
Part 8	Amalgamating environmental authorities
Division 1	Preliminary
43	Definitions for pt 8
244	Types of amalgamated environmental authorities
245	Who may apply
246	Requirements for amalgamation application
Division 2	Deciding amalgamation application
247	Deciding amalgamation application

Division 3	Miscellaneous provisions	
248	Steps after deciding amalgamation application	9
249	Information notice about particular decisions	10
250	Relationship between amendment application and amalgamation application	10
Part 9	Transferring environmental authorities for prescribed ERAs	
251	Application of pt 9	10
252	Who may apply for transfer	10
253	Requirements for transfer application	10
254	Deciding transfer application	10
255	Steps after deciding transfer application	10
256	Notice to owners of transfer	1(
Part 10	Surrender of environmental authorities	
Division 1	Preliminary	
257	Who may apply for surrender	1(
258	Notice by administering authority to make surrender application	1(
259	When surrender notice ceases to have effect	1(
260	Failure to comply with surrender notice	1(
261	Surrender may be partial	1
Division 2	Surrender applications	
262	Requirements for surrender application	1(
263	Amending surrender application.	1(
Division 3	Final rehabilitation reports	
264	Requirements for final rehabilitation report	1(
Division 4	Requests for information	
265	Administering authority may request further information	1(
Division 5	Deciding surrender applications	
266	Deciding surrender application	1(
267	Advice from MRA chief executive about surrender application	1
268	Criteria for decision	1
269	Restrictions on giving approval.	1
270	When application may be refused	1
	Residual risk requirements	

271	Payment may be required for residual risks of rehabilitation	112
272	Criteria for decision to make residual risks requirement	113
273	Amount and form of payment	114
Division 7	Directions about rehabilitation	
274	Directions to carry out rehabilitation may be given if surrender refused	114
Division 8	Miscellaneous provisions	
275	Steps after deciding surrender application	115
276	Restriction on surrender taking effect if payment required for residual risks	115
Part 11	Cancellation or suspension of environmental authorities	
Division 1	Preliminary	
277	Automatic cancellation if replacement environmental authority given	116
278	Cancellation or suspension by administering authority	116
Division 2	Procedure for cancellation or suspension by administering authority	
279	Application of div 2	118
280	Notice of proposed action	118
281	Considering representations	119
282	Decision on proposed action	119
283	Notice of proposed action decision	119
Division 3	Steps after making decision	
284	Steps for cancellation or suspension	120
Part 12	General provisions	
Division 1	Plan of operations for environmental authority relating to mining lease or petroleum lease	
285	Definitions for div 1	121
286	Application of div 1	121
287	Plan of operations required before acting under relevant lease	122
288	Requirements for plan of operations	122
289	Amending or replacing plan	123
290	Failure to comply with plan of operations	124
291	Environmental authority overrides plan	124

Division 2	Financial assurance		
Subdivisio	1 Requiring financial assurance		
292	Requirement to give financial assurance	125	
293	New holder must give financial assurance before acting under environmental authority	125	
Subdivisio	on 2 Amount and form of financial assurance		
294	Application for decision about amount and form of financial assurance	126	
295	Deciding amount and form of financial assurance	127	
296	Notice of decision	128	
Subdivisio	on 3 Claiming or realising financial assurance		
297	Definition for sdiv 3	128	
298	Application of sdiv 3	128	
299	Administering authority may claim or realise financial		
		128	
300	Considering representations	129	
301		129	
Subdivisio	3		
302	Who may apply	130	
303	Requirements for application	130	
304	Administering authority may require compliance statement for particular applications.	131	
305	Deciding application	131	
306	Power to require a change to financial assurance	132	
Subdivisio	on 5 Replenishing financial assurance		
307	Replenishment of financial assurance	133	
Division 3	Annual fees and returns		
Subdivisio	on 1 Annual notices		
308	Annual fee and return	134	
309	Particular requirement for annual return for CSG environmental authority	135	
Subdivisio	on 2 Changing anniversary day		
310	Changing anniversary day	135	
311	Deciding application	136	
312	Notice of decision	136	
313	When decision takes effect	136	
Division 4	Non-compliance with eligibility criteria		

314	Requirement to replace environmental authority if non- compliance with eligibility criteria	137
Division 5	Miscellaneous provisions	
315	Administering authority may seek advice, comment or information about application	138
316	Decision criteria are not exhaustive	138
Chapter 5A	A General provisions about environmentally relevant activities	
Part 1	Eligibility criteria	
317	Notice of proposed eligibility criteria	139
318	Making eligibility criteria	139
Part 2	Standard conditions	
318A	Definition for pt 2	140
318B	When standard conditions must be made	140
318C	Notice of proposed standard conditions	140
318D	Making standard conditions	142
Part 3	Codes of practice	
318E	Codes of practice	142
Part 4	Registration of suitable operators	
Division 1	Applications for registration	
318F	Application for registration	143
318G	Deciding application	143
318H	Grounds for refusing application for registration	144
3181	Steps after deciding application for registration	144
318J	When registration takes effect	145
Division 2	Cancelling or suspending registration	
318K	Cancellation or suspension of registration	145
318L	Notice of proposed action	145
318M	Considering representations	146
318N	Decision on proposed action	146
3180	Notice of proposed action decision	147
318P	When decision takes effect	147
318Q	Steps for cancelling or suspending registration	148
Division 3	Investigating suitability	
318R	Investigation of applicant suitability or disqualifying events	148
318S	Use of information in suitability report	149

318T	Notic	e of use of information in suitability report	149
318U	Confi	dentiality of suitability reports	150
318V	Destr	uction of suitability reports	150
Part 5		Work diary requirements for particular registered suitable operators	
318W	Appli	cation of pt 5	151
318X	Requ	irement to keep work diary	151
318Y		irement to notify chief executive if work diary r stolen	152
Part 6		Progressive rehabilitation	
Division 1		Certification of progressive rehabilitation for resource projects	
Subdivisio	n 1	Preliminary	
318Z	What	is progressive certification	153
318ZA	Effect	t of progressive certification	153
318ZB		nuing responsibility of environmental authority r relating to certified rehabilitated area	154
Subdivisio	n 2	Applying for progressive certification	
318ZC	Who	may apply for progressive certification	154
318ZD	Requ	irements for progressive certification application	155
318ZE	Amer	nding progressive certification application	155
Subdivisio	n 3	Progressive rehabilitation report	
318ZF	Requ	irements for progressive rehabilitation report	156
Subdivisio	n 4	Requests for information	
318ZG		nistering authority may request further nation	157
Subdivisio	n 5	Deciding progressive certification application	
318ZH	Decic	ling progressive certification application	157
318ZI	Criter	ia for decision	157
318ZJ	Steps	after making decision	158
Division 2		Payment for residual risks of rehabilitation	
318ZK	Appli	cation of div 2	159
318ZL		ent may be required for residual risks	159
318ZM	Criter	ia for decision to make requirement.	159
318ZN		unt and form of payment	160
Replaceme		ss 321–326	161
Division 1		Preliminary	

Contents

321	What is an environmental evaluation	161
Division 2	Environmental audits	
Subdivisio	n 1 Audit requirements	
322	Administering authority may require environmental audit about environmental authority	161
323	Administering authority may require environmental audit about other matters	162
324	Content of audit notice	163
325	Failure to comply with audit notice	163
Subdivisio	n 2 Audits by administering authority	
326	Administering authority may conduct environmental audit for resource activities	164
326A	Administering authority's costs of environmental audit or report	164
Division 3	Environmental investigations	
326B	When environmental investigation required	165
326C	Content of investigation notice	165
326D	Failure to comply with investigation notice	166
Division 4	Requirement for declarations	
326E	Declarations to accompany report	166
Division 5	Steps after receiving environmental reports	
326F	Administering authority may request further information	167
326G	Decision about environmental report	167
326H	Action following acceptance of report	168
3261	Action following refusal of report	168
	of s 328 (Extensions of time for decisions on ns of environmental reports)	169
	nt of s 329 (Failure to make decision on ntal report taken to be refusal)	169
Amendme program)	nt of s 330 (What is a transitional environmental	170
Amendme	nt of s 331 (Content of program)	170
	nt of s 332 (Administering authority may require draft	170
Insertion o	f new s 334A	171
334A	Administering authority may request further information	171

10

11

12

13 14

15

#### 16 Amendment of s 335 (Public notice of submission for approval of certain draft programs)..... 171 Insertion of new s 336A ..... 17 172 336A Administering authority may seek advice, comment or information about submission ..... 172 18 Amendment of s 337 (Administering authority to consider draft programs)..... 172 19 Amendment of s 338 (Criteria for deciding draft program) . . . . . 173 20 Amendment of s 339 (Decision about draft program). . . . . . . 173 21 Insertion of new s 343A ..... 173 343A Notation of approval of transitional environmental program on particular environmental authorities .... 173 22 Insertion of new ch 7, pt 3, div 3A ..... 174 Division 3A Financial assurances 344A Administering authority may claim or realise financial assurance..... 174 344B Considering representations ..... 175 344C 175 344D Discharging financial assurance. 175 23 Amendment of s 346 (Effect of compliance with program)..... 176 24 Amendment of s 347 (Notice of disposal by holder of program approval) 176 25 Amendment of s 358 (When order may be issued) ..... 176 26 Amendment of s 360 (Form and content of order) . . . . . . . . . . 176 27 177 28 Replacement of s 395 (Who must prepare validation report).... 177 395 Fee for consideration of validation report . . . . . . . 177 29 Insertion of new ch 7, pt 8, div 5, sdiv 5.... 177 Subdivision 5 Residual risk requirement 419A Payment may be required for residual risks of rehabilitation 177 419B Criteria for decision to make residual risks requirement 178 Amount and form of payment ..... 419C 178 30 Replacement of s 426 (Environmental authority required for 179 426 Environmental authority required for particular environmentally relevant activities ..... 179 Omission of ss 426A and 427 31 180

32		ent of s 429 (Special provisions for interstate ers of controlled waste)	180
33		ent of s 430 (Contravention of condition of nental authority).	180
34	Omissior condition	n of s 435 (Offence to contravene development	181
35		ment of s 435A (Offence to contravene standard mental conditions)	181
	435A	Offence to contravene prescribed conditions for particular activities	181
36	Amendm	ent of s 452 (Entry of place—general)	182
37	Amendm investiga	ent of s 458 (Order to enter land to conduct tion or conduct work)	182
38		ent of s 493A (When environmental harm or related unlawful)	183
39		ent of s 502 (Court may make particular orders)	183
40	Amendm	ent of s 520 (Dissatisfied person)	183
41	Amendm	ent of s 521 (Procedure for review)	186
42	Amendm	ent of s 522 (Stay of operation of original decisions)	187
43	Omissior s 207)	n of s 529 (Decision for appeals against refusals under	187
44	Amendm	ent of s 530 (Decision for other appeals)	187
45	Amendm	ent of s 531 (Who may appeal)	188
46	Amendm appeals)	ent of s 538 (Appeals may be heard with planning	188
47	Replacer	ment of ss 540 and 541	189
	540	Registers to be kept by administering authority	189
	540A	Registers to be kept by chief executive	190
	541	Keeping of registers	191
48	Amendm	ent of s 542 (Inspection of register)	192
49	Amendm	ent of s 543 (Appropriate fee for copies)	192
50	Replacer	ment of s 546 (Annual reports)	193
	546	Chief executive may require administering authority to report	193
	546A	Chief executive to provide annual report	193
51	Replacer standard	nent of ch 12, pt 1 (Approval of codes of practice and environmental conditions)	194
	Part 1	Guidelines	
	548	Chief executive may make guidelines for administering authorities.	194

	549	Chief executive may make guidelines to inform persons	194
52	Omission	of ch 12, pt 2, divs 1 and 2, hdgs	195
53	Omission	of s 551 (Definitions for pt 2)	195
54	Replacem	ent of s 552 (What is the application date for	
	applicatior	n or TEP submission)	195
	552	When documents are served	195
55		nt of s 554 (Electronic notices about applications and ns)	196
56	Omission	of ss 555–557	196
57	Omission	of ch 12, pt 2, div 3	196
58	Insertion c	of new ch 12, pts 3–3A	196
	Part 3	Suitably qualified persons	
	564	Definitions for pt 3	196
	565	Only suitably qualified person can perform regulatory functions	197
	566	Declaration to accompany document	197
	Part 3A	Auditors	
	Division 1	Preliminary	
	567	Who is an auditor	198
	568	Auditor's functions	198
	Division 2	Obtaining approval as auditor	
	569	Who may apply	199
	570	Requirements for application	199
	571	Deciding application	199
	572	Criteria for decision	200
	573	Notice of decision	201
	574	Term of approval	201
	Division 3	Performance of auditor's functions	
	574A	Who may perform auditor's functions	201
	574B	Auditor must comply with approval	202
	574C	Report and declaration to accompany document	202
	Division 4	Suspension or cancellation of approval	
	574D	Grounds for suspension or cancellation	203
	574E	Show cause notice	203
	574F	Representations about show cause notice	204
	574G	Suspension or cancellation	204
	Division 5	Complaints	

	574H	Who may make a complaint	205
	5741	What happens after a complaint is made	205
	574J	Notice of decision	205
	Division 6	Miscellaneous	
	574K	Obligation to keep certificate of approval	206
	574L	Impersonation of auditor.	206
	574M	False or misleading information about reports or certification	206
59	Amendme	nt of s 580 (Regulation-making power)	206
60	Insertion o	f new ch 13, pt 18	206
	Part 18	Transitional provisions for Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012	
	Division 1	Preliminary	
	676	Definitions for pt 18	207
	Division 2	Provisions for chapter 4 activities	
	677	Continuing effect of existing development permit for chapter 4 activity as environmental authority	208
	678	Existing development application for chapter 4 activity	209
	679	Continuing effect of existing UDA development approval for chapter 4 activity as environmental authority	209
	680	Continuing effect of existing registration certificate as environmental authority	210
	681	Existing application for registration to carry out chapter 4 activity	211
	Division 3	Provisions for environmental authorities (mining activities)	
	682	Continuing effect of existing environmental authority (mining activities) as environmental authority	211
	683	Effect of commencement on particular applications	212
	684	Existing progressive certification	212
	685	Existing application for progressive certification	213
	686	Existing surrender notice	213
	687	Existing audit notices	213
	688	Existing appointment of auditor	213
	689	Existing notice of proposed amendment, cancellation or suspension of environmental authority	214
	Division 4	Provisions for other environmental authorities	

# Contents

690	Continuing effect of existing environmental authority (chapter 5A activities) as environmental authority	214
691	Existing application for environmental authority (chapter 5A activities)	215
692	Existing surrender notice	215
693	Existing notice of proposed amendment, cancellation or suspension of environmental authority.	216
Division 5	Transitional authorities for environmentally relevant activities	
694	Definition for div 5	216
695	Application to convert conditions of transitional authority to standard conditions	217
696	Requirements for conversion application	217
697	Deciding conversion application	217
698	Steps after making decision	218
Division 6	Financial assurance	
699	Existing financial assurance requirement	218
Division 7	Provisions about codes of practice	
700	Existing codes of practice	219
Division 8	Provisions about environmental management plans	
701	Conditions about environmental management plans for particular environmental authorities	219
Division 9	Provisions about plans of operations	
702	Existing plan of operations	220
703	Plan of operations for environmental authority for petroleum activity that relates to petroleum lease	221
Division 10	) Miscellaneous provisions	
704	Existing application to change anniversary day	222
705	Particular persons taken to be registered suitable operator	222
706	Effect of proposed standard environmental conditions prepared before commencement of amending Act	223
707	Deferment of application of s 426 to newly prescribed ERAs	223
708	References to chapter 4 activity, development approval or registration certificate	224
709	References to former chapters 5 and 5A	224
710	References to former terms	224
Amendme	nt of sch 2 (Original decisions)	227

61

62	Amendment of sch 4 (Dictionary)	237
Part 3	Amendment of Sustainable Planning Act 2009	
63	Act amended	255
64	Amendment of s 10 (Definitions for terms used in development).	255
65	Replacement of s 261 (When application is a properly made application)	255
	261 When application is a properly made application	255
66	Amendment of s 319 (Decision-making period—changed circumstances)	256
67	Amendment of s 321 (Applicant may stop decision-making period to request chief executive's assistance)	256
68	Amendment of s 335 (Content of decision notice)	257
69	Amendment of s 350 (Meaning of minor change)	258
70	Omission of ch 6, pt 9 (Applying IDAS to mobile and temporary environmentally relevant activities)	258
71	Replacement of s 399 (Who may carry out compliance assessment)	258
	399 Who may carry out compliance assessment	258
72	Amendment of s 401 (Request for compliance assessment)	260
73	Amendment of s 413 (Changing compliance permit or compliance certificate)	260
74	Amendment of s 420 (Ministerial directions to concurrence agencies)	260
75	Amendment of s 580 (Compliance with development approval) .	261
76	Amendment of s 715 (Power of assessment manager or other entity to enter land in particular circumstances)	261
77	Amendment of sch 3 (Dictionary)	262
Part 4	Other amendments	
78	Legislation amended in schedule	263
Schedule	Amendment of other Acts	264
	Aboriginal Cultural Heritage Act 2003	264
	Coastal Protection and Management Act 1995	264
	Environmental Protection Act 1994	265
	Geothermal Energy Act 2010	269
	Greenhouse Gas Storage Act 2009	270
	Mineral Resources Act 1989	270
	North Stradbroke Island Protection and Sustainability Act 2011.	275
	Petroleum Act 1923	275

Petroleum and Gas (Production and Safety) Act 2004	276
State Development and Public Works Organisation Act 1971	276
Sustainable Planning Act 2009	278
Torres Strait Islander Cultural Heritage Act 2003	280
Transport Infrastructure Act 1994	280
Waste Reduction and Recycling Act 2011	281
Water Act 2000	282
Water Supply (Safety and Reliability) Act 2008	282

# 2012

# A Bill

for

An Act to amend the *Aboriginal Cultural Heritage Act 2003*, the *Coastal Protection and Management Act 1995*, the *Environmental Protection Act 1994*, the *Geothermal Energy Act 2010*, the *Greenhouse Gas Storage Act 2009*, the *Mineral Resources Act 1989*, the *North Stradbroke Island Protection and Sustainability Act 2011*, the *Petroleum Act 1923*, the *Petroleum and Gas (Production and Safety) Act 2004*, the *State Development and Public Works Organisation Act 1971*, the *Sustainable Planning Act 2009*, the *Torres Strait Islander Cultural Heritage Act 2003*, the *Transport Infrastructure Act 1994*, the *Waste Reduction and Recycling Act 2011*, the *Water Act 2000* and the *Water Supply (Safety and Reliability) Act 2008* for particular purposes

Queensland enacts—	1
i <b>minary</b> 2	2
3	;
	5
7	,
•	
	0
1	2
he Environmental Protection Act 1994. 1	3
1	4
nents in the schedule. 1	5
	6 7
)— 1	8
1	9
tivity as defined under section 107; or 2	20
	iminary       2         e cited as the Environmental Protection       4         tion) and Other Legislation Amendment Act       5         en sections 41 and 42, commences on a day       7         endment of Environmental       1         endment of environmentally relevant       1         inents in the schedule.       1         i)—       1

		Enviror	nmenta	Protection (Greentape Reduction) and Other Legislation Amendment	
				Part 2 Amendment of Environmental Protection Act 1994 [s 5]	
			(c)	another activity prescribed under section 19 as an environmentally relevant activity.'.	1 2
Clause	5	Am	nendr	nent of s 51 (Public notification)	3
		(1)	Sect	ion 51(2)—	4
			inse	rt—	5
			'(c)	make a copy of the submitted EIS available on a website.'.	6 7
		(2)	Sect	ion 51(4)—	8
			renu	umber as section 51(5).	9
		(3)	Sect	ion 51—	10
			inse	rt—	11
		'(4)	subs	proponent must keep the information mentioned in section (2)(c) available on a website from the start of the nission period until—	12 13 14
			(a)	if the proponent is given notice by the chief executive under section $56A(4)$ that the submitted EIS may not proceed and the proponent does not apply to the Minister to review the decision—the day the notice is given; or	15 16 17 18 19
			(b)	if the proponent is given notice by the chief executive under section $50(6)$ , as applied by section $56B(2)$ , that the submitted EIS may not proceed—the day the notice is given; or	20 21 22 23
			(c)	if paragraphs (a) and (b) do not apply—the day that is 1 year after the chief executive gives the proponent an EIS assessment report under section 57(2).'.	24 25 26
Clause	6	reg		on of ch 4 (Development approvals and tion (other than for mining or chapter 5A s))	27 28 29
			Cha	pter 4—	30
			omit	t.	31
			omu		51

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

[s 7]

Chapters 5 to 6— omit.	2
omit	-
omit.	3
Clause 8 Insertion of new chs 5 and 5A	4
After section 105—	5
insert—	6
'Chapter 5 Environmental authorities	7
for environmentally relevant	8
activities	9
Note—	10
The <i>Strategic Cropping Land Act 2011</i> , chapter 3, part 4, division 2 imposes restrictions on the issuing of environmental authorities for SCL and potential SCL under that Act.	11 12 13
'Part 1 Preliminary	14
'Part 1Preliminary'Division 1Key definitions for chapter 5	14 15
Division 1 Key definitions for chapter 5	15
<ul> <li>'Division 1 Key definitions for chapter 5</li> <li>'106 What is a <i>prescribed ERA</i></li> <li>'A <i>prescribed ERA</i> is an environmentally relevant activity</li> </ul>	15 16 17
<ul> <li>'Division 1 Key definitions for chapter 5</li> <li>'106 What is a <i>prescribed ERA</i> 'A <i>prescribed ERA</i> is an environmentally relevant activity prescribed under section 19.</li> </ul>	15 16 17 18
<ul> <li>'Division 1 Key definitions for chapter 5</li> <li>'106 What is a <i>prescribed ERA</i> 'A <i>prescribed ERA</i> is an environmentally relevant activity prescribed under section 19.</li> <li>'107 What is a <i>resource activity</i></li> </ul>	15 16 17 18 19
<ul> <li>'Division 1 Key definitions for chapter 5</li> <li>'106 What is a prescribed ERA 'A prescribed ERA is an environmentally relevant activity prescribed under section 19.</li> <li>'107 What is a resource activity 'A resource activity is an activity that involves—</li> </ul>	15 16 17 18 19 20
<ul> <li>'Division 1 Key definitions for chapter 5</li> <li>'106 What is a prescribed ERA 'A prescribed ERA is an environmentally relevant activity prescribed under section 19.</li> <li>'107 What is a resource activity 'A resource activity is an activity that involves— (a) a geothermal activity; or</li> </ul>	15 16 17 18 19 20 21

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8] **'108** What is a *geothermal activity* 'A geothermal activity is an activity that, under the Geothermal Act, is an authorised activity for a geothermal tenure. **'109** What is a *GHG* storage activity 'A GHG storage activity is an activity that, under the GHG storage Act, is an authorised activity for a GHG authority under that Act. **'110** What is a *mining activity* 'A *mining activity* is an activity that, under the Mineral Resources Act, is an authorised activity for a mining tenure. What is a petroleum activity **'111** 'A petroleum activity is an activity that, under the Petroleum Act 1923, is an (a) authorised activity for a 1923 Act petroleum tenure under that Act: or an activity that, under the P&G Act, is an authorised (b) activity for a petroleum authority under that Act; or exploring for, exploiting or conveying petroleum (c)

(c) exploring for, exploiting or conveying petroleum 19 resources under a licence, permit, pipeline licence, 20 primary licence, secondary licence or special 21 prospecting authority granted under the *Petroleum 22 (Submerged Lands) Act 1982.*

112	Other ke	ey definitions for ch 5	24
	'In t	his chapter—	25
	eligible ERA means an environmentally relevant activity		26
	(a)	that complies with the eligibility criteria in effect for the activity; and	27 28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

Part 2 Amendment of Environmental Protection Act 1994

[s 8]

	(b)	that is not carried out as part of a significant project.	1
	0	<i>ibility criteria</i> , for an environmentally relevant activity ans—	, 2 3
	(a)	if the activity is a prescribed ERA—the eligibility criteria made by the chief executive under section 318 for the activity and prescribed under a regulation; or	
	(b)	if the activity is a resource activity—	7
		(i) the eligibility criteria prescribed under a regulation for the activity; or	n 8 9
		<ul><li>(ii) the eligibility criteria made by the chief executive under section 318 for the activity and prescribed under a regulation.</li></ul>	
	<b>ER</b> A proj	A <i>project</i> means a prescribed ERA project or a resource ject.	e 13 14
	inel	ligible ERA means an environmentally relevant activity—	15
	(a)	that does not comply with the eligibility criteria in effect for the activity; or	t 16 17
	(b)	for which eligibility criteria are not in effect; or	18
	(c)	that is carried out as part of a significant project.	19
	out,	scribed ERA project means all prescribed ERAs carried, or proposed to be carried out, as a single integrated oration.	
	prop	<i>purce project</i> means resource activities carried out, or posed to be carried out, under 1 or more resource tenures, ny combination, as a single integrated operation.	
'Divisior	12	Single integrated operations	26
'113 Sin	igle i	integrated operations	27
		vironmentally relevant activities are carried out as a single grated operation if—	e 28 29

29

(a)

(b)

(c)

(d)

**'Division 3** 

the activities are carried out under the day-to-day	1
management of a single responsible individual, for	2
example, a site or operations manager; and	3
the activities are operationally interrelated; and	4
the activities are, or will be, carried out at 1 or more	5
places; and	6
the places where the activities are carried out are	7
separated by distances short enough to make feasible the	8
integrated day-to-day management of the activities.	9
Stages of assessment process	10
	10

<b>'114</b>	Stages of assessment process					
	<b>'</b> (1)	The assessment process for applications for environmental authorities involve the following possible stages—				
		•	application stage	14		
		•	information stage	15		
		•	notification stage	16		
		•	decision stage.	17		
	·(2)	'(2)	<b>'</b> (2)	(2) Not all	all stages, or all parts of a stage, apply to all applications.	18
'Div	isior	n 4	Relationship with the Planning Act	19		
'115			ment application taken to be application for mental authority in particular circumstances	20 21		
	<b>'</b> (1)	This	s section applies if—	22		
		(a)	a development application is made for a development permit for a material change of use of premises under the Planning Act; and	23 24 25		
		(b)	the development application relates to a prescribed ERA; and	26 27		

Part 2 Amendment of Environmental Protection Act 1994

		(c) the administering authority is the assessment manager or a concurrence agency for the development application.	1 2 3
	'(2)	The development application is taken to also be an application for an environmental authority for the prescribed ERA.	4 5
	<b>'</b> (3)	However, parts 2, other than division 2, to 4 do not apply to the application for the environmental authority.	6 7
	'(4)	A properly made submission under the Planning Act about the development application is, to the extent it relates to the prescribed ERA, taken to be a properly made submission about the application for the environmental authority.	8 9 10 11
	'(5)	If the development application lapses or is changed or withdrawn under the Planning Act, the application for an environmental authority for the prescribed ERA is also taken to have lapsed or been changed or withdrawn.	12 13 14 15
'Par	rt 2	Application stage	16
' <b>Div</b> i	ision	1 Preliminary	17
'116	Wh	o may apply for an environmental authority	18
	<b>'</b> (1)	A person may apply for an environmental authority to carry out 1 or more environmentally relevant activities.	19 20
		Note—	21
		See also section 426 (Environmental authority required for particular environmentally relevant activities).	22 23
	<b>'</b> (2)	Subsection (1) is subject to sections 117 to 120.	24

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]

ʻ117	Restriction for applications for resource activities				
		'A person may apply for an environmental authority for a resource activity only if the person is the applicant for a relevant tenure for the resource activity.	2 3 4		
ʻ118	Sin	gle application required for ERA projects	5		
	<b>'</b> (1)	This section applies if a person proposes to carry out environmentally relevant activities as an ERA project.	6 7		
	'(2)	The person may only make a single application for a single environmental authority for all relevant activities that form the project.	8 9 10		
ʻ119	Single environmental authority required for ERA projects				
	<b>'</b> (1)	This section applies if an environmental authority has been issued for an ERA project.	13 14		
	'(2)	The holder of the authority can not apply for a separate environmental authority for additional activities proposed to be carried out as part of the project.	15 16 17		
	<b>'</b> (3)	Subsection (2) applies whether or not the additional activity is a resource activity that is proposed to be carried out under another relevant tenure as part of the project.	18 19 20		
	'(4)	This section does not prevent the holder from applying to amend or transfer the environmental authority, or amalgamate the authority with another authority of the holder.	21 22 23		
ʻ120	Application for environmental authority can not be made in particular circumstances				
	<b>'</b> (1)	An application for an environmental authority for a prescribed ERA can not be made if, under the Planning Act—	26 27		
		(a) a development permit for a material change of use of premises relating to the activity is necessary under the Planning Act for the carrying out of the activity; and	28 29 30		

Part 2 Amendment of Environmental Protection Act 1994

	(b)		evelopment application for the development permit not been made under the Planning Act.	1 2	
'(2)	Also, an application for an environmental authority can not be made if—				
	(a)	it is and	for a prescribed ERA that is an extractive activity;	5 6	
	(b)	it rel	lates to the North Stradbroke Island Region; and	7	
	(c)		nvolves dredging or extracting more than 10000 nes of material a year.	8 9	
<b>'</b> (3)	Also, an application for an environmental authority for a prescribed ERA can not be made if—				
	(a)		activity is to be carried out on a parcel of land within ate development area; and	12 13	
	(b)	deve	er the State Development Act, the approved elopment scheme for the area does not state a icular use for the parcel of land; and	14 15 16	
	(c)	eithe	er of the following apply—	17	
		(i)	the applicant has not applied for an approval for the use under the State Development Act, section $84(4)(b)$ ;	18 19 20	
		(ii)	the applicant's approval for the use, under the State Development Act, section 84(4)(b), has lapsed under section 84A of that Act.	21 22 23	
'(4)	In this section—				
	<i>extractive activity</i> means an activity prescribed under a regulation as an extractive activity.				
	North Stradbroke Island Region see the North Stradbroke Island Protection and Sustainability Act 2011, section 5.				
	<i>State development area</i> see the State Development Act, schedule 2.				

'Divi	sion 2	Types of applications
'121	Types o	fapplications
	'The are-	e types of applications for an environmental authority
	(a)	standard applications; and
	(b)	variation applications; and
	(c)	site-specific applications.
'122	What is	a standard application
		application for an environmental authority is a <i>standard lication</i> if—
	(a)	the environmental authority is to be subject to the standard conditions for the authority or the environmentally relevant activity for the authority; and
	(b)	all proposed environmentally relevant activities for the environmental authority are eligible ERAs.
'123	What is	a variation application
		application for an environmental authority is a <i>variation lication</i> if—
	(a)	the application seeks to change the standard conditions for the environmental authority or the environmentally relevant activity for the authority; and
	(b)	all proposed environmentally relevant activities for the environmental authority are eligible ERAs.
'124	What is	a site-specific application
	ʻAn site-	application for an environmental authority is a specific application if any of the proposed

			conmentally relevant activities for the authority are gible ERAs.	1 2
'Divi	ision	3	Applying for environmental authorities	3 4
'125	Rec	quirer	ments for applications generally	5
	<b>'</b> (1)	An a	pplication for an environmental authority must—	6
		(a)	be made to the administering authority; and	7
		(b)	be made in the approved form; and	8
		(c)	describe all environmentally relevant activities for the application; and	9 10
		(d)	describe the land on which each activity will be carried out; and	11 12
		(e)	be accompanied by the fee prescribed under a regulation; and	13 14
		(f)	if 2 or more persons ( <i>joint applicants</i> ) jointly make the application—nominate 1 joint applicant as the principal applicant; and	15 16 17
		(g)	state whether the application is—	18
			(i) a standard application; or	19
			(ii) a variation application; or	20
			(iii) a site-specific application; and	21
		(h)	state whether the applicant is a registered suitable operator; and	22 23
		(i)	if a development permit under the Planning Act, or an approval of the Coordinator-General under section 84(4)(b) of the State Development Act, is required under either of those Acts for carrying out the environmentally relevant activities for the application—describe the permit or approval; and	24 25 26 27 28 29

(j)	if the application is a standard or variation application—include a declaration that each relevant activity complies with the eligibility criteria; and	1 2 3
(k)	if the application is a variation application—state the standard conditions for the activity or authority the applicant seeks to change; and	4 5 6
(1)	if the application is a variation or site-specific application—	7 8
	<ul> <li>(i) include an assessment of the likely impact of each relevant activity on the environmental values, including—</li> </ul>	9 10 11
	<ul> <li>(A) a description of the environmental values likely to be affected by each relevant activity; and</li> </ul>	12 13 14
	<ul> <li>(B) details of any emissions or releases likely to be generated by each relevant activity; and</li> </ul>	15 16
	(C) a description of the risk and likely magnitude of impacts on the environmental values; and	17 18
	<ul> <li>(D) details of the management practices proposed to be implemented to prevent or minimise adverse impacts; and</li> </ul>	19 20 21
	<ul> <li>(E) details of how the land the subject of the application will be rehabilitated after each relevant activity ceases; and</li> </ul>	22 23 24
	<ul> <li>(ii) include a description of the proposed measures for minimising and managing waste generated by each relevant activity; and</li> </ul>	25 26 27
	<ul><li>(iii) include details of any site management plan that relates to the land the subject of the application; and</li></ul>	28 29 30
(m	) if the application is for a prescribed ERA—state whether the applicant wants any environmental authority granted for the application to take effect on a day nominated by the applicant; and	31 32 33 34

Part 2 Amendment of Environmental Protection Act 1994

		$(\cdot, \cdot)$	in the design of the design of the left of the second in the second is the second in the second is t	1
		(n)	include any other document relating to the application prescribed under a regulation.	1 2
	'(2)	appli subse	ite subsection (1)(1), if the application is a variation cation, it need only include the matters mentioned in that ection to the extent it seeks to change the standard itions for the activity or authority.	3 4 5 6
	<b>'</b> (3)	Subse	ection (1)(l) does not apply for an application if—	7
		(a)	the EIS process for an EIS for each relevant activity the subject of the application has been completed; and	8 9
			Note—	10
			For when the EIS process is complete, see section 60.	11
		(b)	an assessment of the environmental risk of each activity would be the same as the assessment in the EIS.	12 13
'126		quirer ivities	nents for site-specific applications—CSG	14 15
	<b>'</b> (1)		e-specific application for a CSG activity must also state blowing—	16 17
		(a)	the quantity of CSG water the applicant reasonably expects will be generated in connection with carrying out each relevant CSG activity;	18 19 20
		(b)	the flow rate at which the applicant reasonably expects the water will be generated;	21 22
		(c)	the quality of the water, including changes in the water quality the applicant reasonably expects will happen while each relevant CSG activity is carried out;	23 24 25
		(d)	the proposed management of the water including, for example, the use, treatment, storage or disposal of the water;	26 27 28
		(e)	the measurable criteria (the <i>management criteria</i> ) against which the applicant will monitor and assess the effectiveness of the management of the water, including, for example, criteria for each of the following—	29 30 31 32

			(i)	the quantity and quality of the water used, treated, stored or disposed of;	1 2
			(ii)	protection of the environmental values affected by each relevant CSG activity;	3 4
			(iii)	the disposal of waste, including, for example, salt, generated from the management of the water;	5 6
		(f)		agement criteria are not complied with, to ensure criteria will be able to be complied with in the	7 8 9 10
	'(2)	usin	g a C	osed management of the water can not provide for SG evaporation dam in connection with carrying out CSG activity unless—	11 12 13
		(a)	the a	application includes an evaluation of—	14
			(i)	best practice environmental management for managing the CSG water; and	15 16
			(ii)	alternative ways for managing the water; and	17
		(b)		evaluation shows there is no feasible alternative to a G evaporation dam for managing the water.	18 19
'127	Wh	en a	oplic	ation is a properly made application	20
			(1) is	cation for an environmental authority under section a <i>properly made application</i> if it complies with this	21 22 23
' <b>Div</b> i	ision	4		Notices about not properly made applications	24 25
ʻ128		tice a olicat		application that is not a properly made	26 27
	<b>'</b> (1)		secti icatio	on applies if an application is not a properly made n.	28 29

	'(2)	after	administering authority must, within 10 business days receiving the application, give the applicant a notice ng the following—	1 2 3
		(a)	it is not a properly made application;	4
		(b)	the reasons the administering authority is satisfied it is not a properly made application;	5 6
		(c)	the action the administering authority is satisfied the applicant must take for the application to be a properly made application;	7 8 9
		(d)	the period of at least 20 business days after the notice is given within which the applicant must give written notice to the administering authority that the action has been taken;	10 11 12 13
		(e)	that, if the applicant does not give the notice mentioned in paragraph (d) within the stated period, the application will lapse under section 129.	14 15 16
ʻ129	Whe	en ap	oplication lapses	17
	'(1)		section applies if the applicant is given a notice under on $128(2)$ .	18 19
	'(2)	state	application lapses if the applicant does not, within the d period or the further period agreed between the inistering authority and the applicant—	20 21 22
		(a)	take the action mentioned in section 128(2)(c); and	23
		(b)	give the administering authority written notice that the action has been taken.	24 25
'Div	ision	5	Joint applicants	26
ʻ130	Nor	ninat	tion of principal applicant	27
	<b>'</b> (1)		section applies if joint applicants jointly apply for 1 or e environmental authorities.	28 29

'(2)	appli appli	person nominated in the application as the principal icant for the application may, for all applicants for the ication, give to the administering authority a notice or document relating to the application.	1 2 3 4
<b>'</b> (3)	The	administering authority may—	5
	(a)	give a notice or other document relating to the application to all the applicants, by giving it to the principal applicant nominated in the application; or	6 7 8
	(b)	make a requirement under this chapter relating to the application of all the applicants, by making it of the principal applicant nominated in the application.	9 10 11
<b>'Divisio</b> r	n 6	Changing applications	12
'Subdivi	sion	1 Preliminary	13
		1 Preliminary of <i>minor change</i>	13 14
	aning 'A <i>m</i>		
	aning 'A <i>m</i>	<b>of minor change</b> <b>binor change</b> , for an application, is any of the following	14 15
	aning 'A <i>m</i> chan	<b>of minor change</b> <b><i>inor change</i></b> , for an application, is any of the following ges to the application— a change that merely corrects a mistake about the name	14 15 16 17
	aning 'A m chan (a)	<b>of minor change</b> <b><i>tinor change</i></b> , for an application, is any of the following ges to the application— a change that merely corrects a mistake about the name or address of the applicant;	14 15 16 17 18

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 8]

## **'Subdivision 2 Procedure for changing** applications

1 2

#### **'132 Changing application** 3 **(**1) Before an application is decided, the applicant may change 4 the application by giving the administering authority— 5 (a) written notice of the change; and 6 (b) the fee prescribed under a regulation. 7 (2)An applicant can not change an application if the change 8 would, if the application were remade including the change, 9 result in the application not being a properly made 10 application. 11 Subsection (2) does not apply to the applicant if the applicant **(**3) 12 takes the action that would be necessary to make the 13 application a properly made application if it were remade. 14 If the change to the application is, or includes, a change of **(**4) 15 applicant, the notice of the change— 16 (a) may be given to the administering authority by the 17 person proposing to become the applicant; and 18 must be accompanied by the written consent of the (b) 19 person who is the applicant immediately before the 20 change. 21 'Subdivision 3 Changed applications—effect on 22 assessment process 23 **'133** Effect on assessment process—minor changes 24 and agreed changes 25 The assessment process does not stop for a changed ·(1) 26 application if— 27 the change is a minor change of the application; or (a) 28

		(b)	the administering authority gives its written agreement to the change.	1 2
	'(2)		the changed application, the notification stage does not n apply, and is not required to restart, if—	3 4
		(a)	the notification stage applied to the original application; and	5 6
		(b)	the change was made during the notification stage or after the notification stage ended.	7 8
ʻ134	Effe	ect o	n assessment process—other changes	9
	<b>'</b> (1)	Subs	section (2) applies to a changed application if—	10
		(a)	the change is not a minor change; and	11
		(b)	the administering authority has not given its written agreement to the change.	12 13
	'(2)	chan	assessment process stops on the day the notice of the age is received by the administering authority and starts in from the end of the application stage.	14 15 16
	<b>'</b> (3)	Subs	section (4) applies to a changed application if—	17
		(a)	the assessment process has stopped under subsection (2) for the application; and	18 19
		(b)	the notification stage applied to the original application; and	20 21
		(c)	the change was made during the notification stage or after the notification stage ended.	22 23
	'(4)	likel	notification stage must be repeated unless the inistering authority is satisfied the change would not be y to attract a submission objecting to the thing the subject he change, if the notification stage were to apply to the age.	24 25 26 27 28

'Division	7 Withdrawing applications	1
'135 With	At any time before an environmental authority is issued, the applicant may withdraw the application by giving written notice of the withdrawal to the administering authority.	2 3 4 5
'Division	8 End of application stage	6
'136 Whe	<ul> <li>en does application stage end</li> <li>'The application stage for an application ends— <ul> <li>(a) if the applicant is given a notice under section 128(2)—the day the administering authority receives the notice mentioned in section 128(2)(d); or</li> <li>(b) otherwise—10 business days after the administering authority receives the application.</li> </ul> </li> </ul>	7 8 9 10 11 12 13
'Part 3	Information stage	14
'Division	1 Preliminary	15
	<b>COSE of information stage</b> 'The information stage for an application gives the administering authority the opportunity to ask the applicant for further information needed to assess the application.	16 17 18 19
ʻ138 Whe	en information stage applies 'Subject to section 139, the information stage applies to—	20 21

	Enviror	nmenta	I Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
			Part 2 Amendment of Environmental Protection Act 1994	
			[s 8]	
		(a)	variation applications; and	1
		(b)	site-specific applications.	2
'139		orma nplet	tion stage does not apply if EIS process	3 4
	<b>'</b> (1)	This	s section applies if—	5
		(a)	the EIS process for an EIS for each relevant activity the subject of the application has been completed; and	6 7
		(b)	the environmental risks of the activity and the way the activity will be carried out have not changed since the EIS was completed.	8 9 10
	'(2)	The	information stage does not apply to the application.	11
'Div	vision	12	Information requests	12
<b>'14</b> 0	Info	orma	tion request to applicant	13
	'(1)	requ	administering authority may ask the applicant, by written lest (an <i>information request</i> ), to give further information led to assess the application.	14 15 16
	'(2)	laps	information request must state that the application will e unless the applicant gives the administering authority a onse under section 146.	17 18 19
'141	Со	ntent	of information request	20
	<b>'</b> (1)	requ	administering authority must state in an information less the period (the <i>information response period</i> ) within the applicant must give a response under section 146.	21 22 23
	<b>'</b> (2)	The	information response period must be—	24
		(a)	if an EIS is required for the application under section $142(2)$ or $143(2)$ —a period of at least 2 years after the final terms of reference are given to the proponent under section $46(1)$ ; or	25 26 27 28

<b>'142</b> EIS must be required for particular applications	
	3
(1) This section applies for a site-specific application if—	4
(a) the application is for a mining activity, other than mining activity carried out for specified works—	a 5 6
<ul> <li>below the surface of a wild river high preservation area or a wild river special floodplain management area; or</li> </ul>	
(ii) under a nominated waterway in a wild rive preservation area; and	er 10 11
(b) the application does not relate to a significant project and	t; 12 13
(c) an EIS relating to the activity has not been submitted under chapter 3, part 1.	d 14 15
(2) The administering authority must include in an information request a requirement that the applicant provide an EIS for th application.	
(3) A requirement under subsection (2) ceases to have effect if relevant activity or tenure for the application is, or is included in, a significant project.	
'143 EIS may be required	22
(1) This section applies for a site-specific application for resource activity if—	a 23 24
(a) section 142 does not apply to the application; and	25
(b) the application does not relate to a significant project and	t; 26 27

	'(2)	Without limiting section 140(1), the administering authority may include in an information request a requirement that the applicant provide an EIS for the application.	1 2 3
	<b>'</b> (3)	In deciding whether an EIS is required for an application, the administering authority must consider the standard criteria.	4 5
	'(4)	A requirement under subsection (2) ceases to have effect if a relevant activity or tenure for the application is, or is included in, a significant project.	6 7 8
'144	Wh	en information request must be made	9
		'An information request must be made—	10
		(a) for a site-specific application—within 20 business days after the day the application stage ends for the application (the <i>information request period</i> ); or	11 12 13
		(b) for a variation application—within 10 business days after the day the application stage ends for the application (also the <i>information request period</i> ).	14 15 16
'145	Ext	ending information request period	17
	<b>'</b> (1)	The administering authority may, by written notice given to the applicant and without the applicant's agreement, extend the information request period by not more than 10 business days.	18 19 20 21
	'(2)	Only 1 notice may be given by the administering authority under subsection (1) and the notice must be given before the information request period ends.	22 23 24
	·(3)	The information request period may be further extended if the applicant, at any time, gives written agreement to the extension.	25 26 27

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

'Div	ision	13	Responding to information request	1
'146	Ар	plica	nt responds to any information request	2
	'(1)	adm	he applicant receives an information request from the inistering authority, the applicant must respond by giving authority—	3 4 5
		(a)	all of the information requested; or	6
		(b)	part of the information requested together with a written notice asking the authority to proceed with the assessment of the application; or	7 8 9
		(c)	a written notice—	10
			(i) stating that the applicant does not intend to supply any of the information requested; and	11 12
			(ii) asking the authority to proceed with the assessment of the application.	13 14
	'(2)	appl 142(	pite subsection (1), if the information request requires the licant to provide an EIS for the application under section (2) or 143(2), the EIS process under chapter 3 must be appleted and the EIS provided.	15 16 17 18
'147		osing juest	of applications if no response to information	19 20
	<b>'</b> (1)		application lapses if the applicant does not comply with ion 146 within—	21 22
		(a)	the information response period stated in the information request; or	23 24
		(b)	the further period agreed between the applicant and the administering authority.	25 26
	'(2)	exte mad	the applicant asks the administering authority to agree to and the information response period, the request must be le at least 10 business days before the last day of the rmation response period.	27 28 29 30

	'(3)		administering authority must, within 5 business days after iving the request—	1 2
		(a)	decide whether to agree to the extension; and	3
		(b)	give an information notice of the decision.	4
'Divi	sion	4	End of information stage	5
'148	Wh	en do	ces information stage end	6
		'The	information stage ends when—	7
		(a)	if an information request has been made—the applicant has finished responding to the request and the administering authority has received the response; or	8 9 10
		(b)	if an information request has not been made—the information request period has ended.	11 12
'Par	t 4		Notification stage	13
'Divi	sion	1	Preliminary	14
'149	Wh	en no	otification stage applies	15
			ject to section 150, the notification stage applies to an ication if—	16 17
		(a)	any part of the application is for a mining activity relating to a mining lease; or	18 19
		(b)	the application is a site-specific application and any part of the application is for a geothermal activity, GHG storage activity or petroleum activity.	20 21 22

ʻ150		tification stage does not apply if EIS process not apply if EIS process	1 2
	<b>'</b> (1)	This section applies if—	3
		<ul> <li>(a) the process under chapter 3 for an EIS for each relevant activity the subject of the application was completed before the application was made; and</li> </ul>	4 5 6
		(b) the environmental risks of the activity have not changed since the EIS was completed; and	7 8
		(c) if the application proposes a change to the way the relevant activity is to be carried out—the administering authority is satisfied the change would not be likely to attract a submission objecting to the thing the subject of the change, if the notification stage were to apply to the change.	9 10 11 12 13 14
	'(2)	The notification stage does not apply to the application.	15
	'(3)	However, a properly made submission about the EIS is taken to be a properly made submission about the application.	16 17
<b>'151</b>	Wh	en notification stage can start	18
		'The applicant may start the notification stage as soon as the application stage ends for the application.	19 20
'Divi	ision	2 Public notice	21
<b>'152</b>	Pul	blic notice of application	22
	<b>'</b> (1)	The applicant must give and publish a notice about the application (the <i>application notice</i> ).	23 24
	'(2)	The application notice must be given and published—	25
		<ul> <li>(a) simultaneously or together with, and in the same way as, any public notice for an application under resource legislation for a relevant tenure for the application; or</li> </ul>	26 27 28

		(b)	-	e is not required to be given for an ler resource legislation for a relevant oplication—	1 2 3
			• • •	paper circulating generally in the area relevant resource activity is proposed to out; and	4 5 6
			. ,	day that is 10 business days after the end rmation stage for the application; or	7 8
		(c)	in another way p	prescribed under a regulation.	9
	'(3)	subs gives	tuted way to give the applicant and	uthority may decide an additional or ve or publish the application notice if it n information notice about the decision notice is given.	10 11 12 13
	'(4)	This	ection is subject	t to section 159.	14
ʻ153	Ree	quire	content of ap	plication notice	15
	'(1)		plication notice llowing—	must be in the approved form and state	16 17
		(a)	a description of	each relevant resource activity;	18
		$(\mathbf{h})$			
		(b)	the land on which	ch each activity is to be carried out;	19
		(b) (c)	for a standard of	r variation application—where copies of onditions for the relevant activity or	19 20 21 22
		. ,	for a standard of the standard co authority may b	r variation application—where copies of onditions for the relevant activity or	20 21
		(c)	for a standard of the standard co authority may b where the appli accessed;	r variation application—where copies of onditions for the relevant activity or e obtained;	20 21 22 23
		(c) (d)	for a standard of the standard co authority may b where the appli accessed; where copies of be obtained; that any entit	r variation application—where copies of onditions for the relevant activity or e obtained; cation documents may be inspected or	20 21 22 23 24 25
		(c) (d) (e)	for a standard of the standard co authority may be where the appli accessed; where copies of be obtained; that any entity administering au	r variation application—where copies of onditions for the relevant activity or e obtained; ication documents may be inspected or f, or extracts from, the application may y may make a submission to the uthority about the application; e <i>submission period</i> ) during which	20 21 22 23 24 25 26 27
		(c) (d) (e) (f)	for a standard of the standard co authority may be where the appli accessed; where copies of be obtained; that any entity administering au the period (the submissions ma	r variation application—where copies of onditions for the relevant activity or e obtained; ication documents may be inspected or f, or extracts from, the application may y may make a submission to the uthority about the application; e <i>submission period</i> ) during which	20 21 22 23 24 25 26 27 28 29

		(i)	another matter prescribed under a regulation.	1
	'(2)	This	section is subject to section 159.	2
ʻ154	Su	bmiss	sion period for application—mining activities	3
			e submission period for an application for a mining vity must end on—	4 5
		(a)	if there is only 1 relevant mining tenure application—the last objection day under the Mineral Resources Act for the application; or	6 7 8
		(b)	if there is more than 1 relevant mining tenure application—the later of the last objection days under the Mineral Resources Act for the applications.	9 10 11
		Note-	_	12
			r the last objection day under the Mineral Resources Act, see section 2A (Issue of certificate of public notice) of that Act.	13 14
'155			sion period for application—other e activities	15 16
		activ	e submission period for an application for a resource vity other than a mining activity can not end before the of the following—	17 18 19
		(a)	a day or time fixed by the administering authority before the notice is published;	20 21
		(b)	20 business days after the application notice is published under section 152.	22 23
'156		blicat webs	tion of application notice and documents site	24 25
	<b>'</b> (1)	This	section applies for a site-specific application.	26
	'(2)		applicant must keep copies of the application notice and application documents available on a website.	27 28

	'(3)	avai	lable on a website from the start of the submission period	1 2 3
'157	Pu	blic a	access to application	4
	'(1)			5 6
		(a)		7 8
			(i) the authority's head office; or	9
				10 11
				12 13
		(b)	on payment of the appropriate fee to the authority, give the person a copy of the application, or a part of the	14 15 16 17
		(c)		18 19
	<b>'</b> (2)	In th	nis section—	20
		acce	ess period means the period that—	21
		(a)		22 23
		(b)	ends on the earlier of the following—	24
			(i) the day the application lapses or is withdrawn;	25
			a mining lease and the application is referred to the Land Court under section 185—the day a final decision about the application is made under	26 27 28 29 30
				31 32

		the Land Court—10 business days after the notice is given under section 181;	1 2
		(iv) otherwise—the review date.	3
Dec	clarat	ion of compliance	4
'(1)	decla with	aration about whether or not the applicant has complied the following requirements (the <i>public notice</i>	5 6 7 8
	(a)	the notice requirements under sections 152 and 153;	9
	(b)	if the application is a site-specific application—the requirement to make a copy of the application notice and the application documents available on a website from the start of the submission period under section $156(2)$ .	10 11 12 13 14
'(2)			15 16
<b>'</b> (3)			17 18
<b>'</b> (4)			19 20
	(a)	a declaration is given within the period mentioned in subsection (2); and	21 22
	(b)	the declaration states the applicant has complied with the requirements.	23 24
Sub	ostan	tial compliance may be accepted	25
<b>'</b> (1)	This	section applies if the applicant—	26
	(a)	has not complied with the public notice requirements; or	27
	(b)	has given a declaration under section $158(1)$ , but not within the period mentioned in section $158(2)$ .	28 29
	(1) (2) (3) (4)	<ul> <li>'(1) The decla with <i>requ</i></li> <li>(a)</li> <li>'(2) The subn</li> <li>'(3) A co decla</li> <li>'(4) The size (a)</li> <li>(b)</li> <li>Substan</li> <li>'(1) This (a)</li> </ul>	<ul> <li>is given under section 181;</li> <li>(iv) otherwise—the review date.</li> </ul> <b>Declaration of compliance</b> '(1) The applicant must give the administering authority a declaration about whether or not the applicant has complied with the following requirements (the <i>public notice requirements</i> )— <ul> <li>(a) the notice requirements under sections 152 and 153;</li> <li>(b) if the application is a site-specific application—the requirement to make a copy of the application notice and the application documents available on a website from the start of the submission period under section 156(2).</li> </ul> <li>*(2) The declaration must be given within 5 business days after the submission period ends.</li> <li>*(3) A copy of the application notice must be attached to the declaration.</li> <li>*(4) The applicant is taken to have complied with the public notice requirements if— <ul> <li>(a) a declaration is given within the period mentioned in subsection (2); and</li> <li>(b) the declaration states the applicant has complied with the requirements.</li> </ul> </li> <li>Substantial compliance may be accepted <ul> <li>*(1) This section applies if the applicant— <ul> <li>(a) has not complied with the public notice requirements; or</li> <li>(b) has given a declaration under section 158(1), but not</li> </ul> </li> </ul></li>

after appli	recei	iving the declaration, decide whether to allow the n to proceed under this part as if the noncompliance	1 2 3 4
only	if it	is satisfied there has been substantial compliance	5 6 7
autho	ority	must, within 10 business days after the decision is	8 9 10
		•	11 12
(a)			13 14
(b)			15 16
	(i)	fix a substituted way to give or publish the application notice and give the applicant written notice of the substituted way; and	17 18 19
	(ii)	fix a new submission period for the application and give the applicant written notice of the period; and	20 21
	(iii)	give the applicant an information notice about the decision.	22 23
notic	e ap	plies instead of the requirements for giving or	24 25 26
or pu	ublish	the application notice, section 158 applies to the	27 28 29
(a)			30 31
(b)			32 33
	after appli had i The only with If th author made If th proce (a) (b) The notice publi If the or pu appli (a)	after receit application had not hat The author only if it with the p If the de authority in made, give If the au proceed— (a) any notice (b) the au decise (i) (ii) (iii) The stated notice app publishing If the adm or publish applicant a (a) a ref gives (b) a ref	<ul> <li>notice requirements are of no effect; and</li> <li>(b) the authority must, within 10 business days after the decision is made— <ul> <li>(i) fix a substituted way to give or publish the application notice and give the applicant written notice of the substituted way; and</li> <li>(ii) fix a new submission period for the application and give the applicant written notice of the period; and</li> <li>(iii) give the applicant an information notice about the decision.</li> </ul> </li> <li>The stated substituted way to give or publish the application notice under section 152.</li> <li>If the administering authority states a substituted way to give or publish the application notice, section 158 applies to the applicant as if— <ul> <li>(a) a reference to section 152 were a reference to the notice given under subsection (5)(b)(i); and</li> </ul> </li> </ul>

	'(8)	decide	te subsection $(5)(a)$ , if the administering authority es not to allow the application to proceed, any properly submissions for the application continue to have effect.	1 2 3
'Div	ision	3	Submissions about applications	4
'160	Rig	ht to n	nake submission	5
		'An e submi applic	8	6 7 8
'161	Acc	eptan	ce of submission	9
	'(1)	The ad	dministering authority must accept a submission if it—	10
		(a) i	is written or made electronically; and	11
		(b) s	states the name and address of each submitter; and	12
		(c) i	is made to the administering authority; and	13
			is received on or before the last day of the submission period; and	14 15
			states the grounds of the submission and the facts and circumstances relied on in support of the grounds.	16 17
	'(2)		mission that complies with subsection (1) is a <i>properly submission</i> .	18 19
	'(3)		uthority may accept a written submission even if it is not perly made submission.	20 21
'162	Am	endme	ent of submission	22
	<b>'</b> (1)	entity	administering authority has accepted a submission, the that made the submission may, by written notice, d or replace the submission.	23 24 25
	<b>'</b> (2)		tice under subsection (1) must be given to the istering authority before the submission period ends.	26 27

163 P	articul	ar submissions apply for later applications
'(1	) This	s section applies if—
	(a)	an application is withdrawn; and
	(b)	within 1 year after the withdrawal, the applicant makes a later application; and
	(c)	each relevant activity for the later application is the same, or substantially the same, as the withdrawn application.
'(2	app	properly made submission about the withdrawn ication is taken to be a properly made submission about later application.
Divisio	on 4	End of notification stage
	/II T	End of notification stage
164 V		
164 V	/hen d 'The	oes notification stage end
164 V	/hen d 'The	oes notification stage end e notification stage for an application to which the
164 V	<b>/hen d</b> 'The noti	<b>oes notification stage end</b> e notification stage for an application to which the fication stage applies ends— if the applicant gives a declaration under section 158(1) within the period mentioned in section 158(2)—when

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

'Part 5		Decision stage		
'Divi	sion	1 Preliminary		
'165	Whe	en does decision stage start—general	3	
	'(1)	The decision stage for an application starts the day after all other stages applying to the application have ended.	4 5	
	'(2)	This section only applies for an application if sections 166 and 167 do not apply to the application.	6 7	
ʻ166			8 9	
	'(1)	This section applies if, under section 115, a development application is taken to also be an application for an environmental authority.	10 11 12	
	'(2)	The decision stage for the application for the environmental authority starts—	13 14	
		<ul> <li>(a) if the administering authority is the assessment manager for the development application under the Planning Act—the day the decision stage for the development application starts under the Planning Act; or</li> </ul>	15 16 17 18	
		(b) if the administering authority is a concurrence agency for the development application under the Planning Act—the day the referral agency's assessment period for the development application starts under the Planning Act.	19 20 21 22 23	
'167		en does decision stage start—site-specific lication relating to significant project	24 25	
	'(1)	This section applies for a site-specific application that relates to a significant project for which an EIS is required under the State Development Act.	26 27 28	

'(2)	The decision stage for the application starts the day the Coordinator-General gives the proponent a copy of the Coordinator-General's report under the State Development Act.	1 2 3 4
'Division	Deciding application	5
'Subdivi	sion 1 Decision period	6
ʻ168 Wh	en decision must be made—generally	7
'(1)	If section 169 does not apply, a decision under subdivision 2 must be made within 20 business days after the day the decision stage for the application starts.	8 9 10
'(2)	The administering authority may, by written notice given to the applicant and without the applicant's agreement, extend the period mentioned in subsection (1) by not more than 20 business days.	11 12 13 14
<b>'</b> (3)	Only 1 notice may be given under subsection (2) and it must be given before the period ends.	15 16
'(4)	However, the period may be further extended if the applicant, at any time before the decision is made, gives written agreement to the extension.	17 18 19
	en decision must be made—particular plications	20 21
'(1)	This section applies if, under section 115, a development application is taken to also be an application for an environmental authority.	22 23 24
'(2)	If the administering authority is the assessment manager for the development application under the Planning Act, a decision under subdivision 2 must be made within the decision-making period for the development application under the Planning Act, including any extension of that period.	25 26 27 28 29

<b>'</b> (3)	If the administering authority is a concurrence agency for the	1
	development application under the Planning Act, a decision	2
	under subdivision 2 must be made within the referral agency's	3
	assessment period for the development application under the	4
	Planning Act, including any extension of that period.	5

6

# 'Subdivision 2 Decision

<b>'170</b>	Deciding standard application				
	<b>'</b> (1)	This section applies for a standard application.	8		
	<b>'</b> (2)	The administering authority must decide—	9		
		(a) that the application be approved subject to the standard conditions for the relevant activity or authority; or	10 11		
		(b) if the application is for a mining activity relating to a mining lease and a properly made submission is made for the application—that the applicant be issued an environmental authority on conditions that are different to the standard conditions for the activity or authority.	12 13 14 15 16		
	'(3)	However, the administering authority may only make a decision under subsection (2)(b) if the properly made submission relates to the subject of the standard condition to be changed.	17 18 19 20		
'171	Dec	ciding variation application	21		
	<b>'</b> (1)	This section applies for a variation application.	22		
	'(2)	The administering authority must decide—	23		
		(a) that the application be approved subject to conditions that are different to the standard conditions for the activity or authority; or	24 25 26		
		(b) that the applicant be issued an environmental authority subject to the standard conditions for the activity or authority.	27 28 29		

	Enviror	nmental	Prote	ction (Greentape Reduction) and Other Legislation Amendment Bill 2012	
				Part 2 Amendment of Environmental Protection Act 1994	
				[s 8]	
'172	De	ciding	g site	e-specific application	1
	<b>'(1)</b>	This	secti	on applies for a site-specific application.	2
	'(2)	The appli	adr icatio	ninistering authority must decide that the n—	3 4
		(a)	be a	pproved subject to conditions; or	5
		(b)	be r	efused.	6
'173	Wh	ien pa	articu	ular applications must be refused	7
	<b>'(1)</b>	The	admi	nistering authority must refuse an application if—	8
		(a)	the a	applicant is not a registered suitable operator; and	9
		(b)		application for registration made by the applicant er section 318F is refused.	10 11
	'(2)	Subs	sectio	n (3) applies if—	12
		(a)		er section 115, a development application is taken to be an application for an environmental authority;	13 14 15
		(b)	eithe	er—	16
			(i)	if the administering authority is a concurrence agency for the development application—the authority tells the assessment manager to refuse the development application or that any approval must be a preliminary approval only under the Planning Act, section 287; or	17 18 19 20 21 22
			(ii)	if the administering authority is the assessment manager for the development application—the authority refuses the development application or gives a preliminary approval only under the Planning Act, section 324.	23 24 25 26 27
	<b>'</b> (3)			nistering authority must refuse the application for an ental authority.	28 29
	<b>'</b> (4)	This	secti	on applies despite sections 170, 171, 172 and 174.	30

<b>'17</b> 4	Applications relating to wild river areas					
	<b>'</b> (1)	This section applies to an application for a prescribed ERA to the extent it relates to a wild river area, other than an application for—				
		(a) a sewage ERA or water treatment ERA in a designated urban area; or	5 6			
		(b) an exempt prescribed ERA in a designated urban area.	7			
	'(2)	The administering authority's decision must comply with the applicable code mentioned in the wild river declaration for the area.	8 9 10			
	'(3)	For an activity that is a sewage ERA or water treatment ERA in a wild river high preservation area, the administering authority must, in deciding the application, be satisfied there is no viable location for the activity outside the wild river high preservation area.	11 12 13 14 15			
	'(4)	In this section—				
		applicable code see the Planning Act, schedule 3.				
		designated urban area see the Wild Rivers Act 2005, schedule.	18 19			
		<i>exempt prescribed ERA</i> means a prescribed ERA prescribed under a regulation for this definition.	20 21			
		<i>sewage ERA</i> means a prescribed ERA prescribed under a regulation for this section, relating to sewage treatment.	22 23			
		<i>water treatment ERA</i> means a prescribed ERA prescribed under a regulation for this section, relating to water treatment.	24 25			
'175	Cri	teria for decision—standard application	26			
	'(1)	This section applies for a standard application for a mining activity relating to a mining lease if a properly made submission is made for the application.	27 28 29			
	'(2)	In deciding the application, the administering authority must—	30 31			
		(a) comply with any relevant regulatory requirement; and	32			

	Enviror	nmental	I Protection (Greentape Reduction) and Other Legislation Amendmen Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]	2 4
		(b)	subject to paragraph (a), have regard to each of the following-	e 1 2
			(i) the application;	3
			(ii) the standard conditions for the relevant activity o authority;	r 4 5
			(iii) the standard criteria.	6
'176		teria olicat	for decision—variation or site-specific tion	7 8
	<b>'(</b> 1)	This	s section applies for a variation or site-specific application	. 9
	'(2)	In c must	deciding the application, the administering authority t—	y 10 11
		(a)	comply with any relevant regulatory requirement; and	12
		(b)	subject to paragraph (a), have regard to each of the following-	e 13 14
			(i) the application;	15
			(ii) any standard conditions for the relevant activity of authority;	r 16 17
			(iii) any response given for an information request;	18
			(iv) the standard criteria.	19
	·(3)	appl only	pite subsection $(2)(b)$ , if the application is a variation lication, the matters mentioned in subsection $(2)(b)$ may be considered to the extent they relate to the subject of condition to be changed.	y 21
'177			tic decision for standard application in ar circumstances	24 25
		appl	the administering authority does not decide a standard lication within the period required under subdivision 1 for application—	
		(a)	the administering authority is taken to have decided to approve the application on the standard conditions for	

		the relevant activity or authority under section $170(2)(a)$ ; and	1 2
	(b)	the decision is taken to have been made on the last day of the period.	3 4
ʻ178		tic decision for variation application in ar circumstances	5 6
	appl	he administering authority does not decide a variation ication within the period required under subdivision 1 for application—	7 8 9
	(a)	the administering authority is taken to have decided to issue an environmental authority subject to the standard conditions for the activity or authority under section $171(2)(b)$ ; and	10 11 12 13
	(b)	the decision is taken to have been made on the last day of the period.	14 15
ʻ179		tic decision for site-specific application in ar circumstances	16 17
	appl	he administering authority does not decide a site-specific ication within the period required under subdivision 1 for application—	18 19 20
	(a)	the administering authority is taken to have refused the application under section 172(2)(b); and	21 22
	(b)	the decision is taken to have been made on the last day of the period.	23 24

'Division 3 'Subdivision 1				Applications for mining activities relating to a mining lease	
				Preliminary	3
<b>'18</b> 0	Ар	plicat	ion c	of div 3	4
				sion applies for an application for a mining activity a mining lease.	5 6
'Suk	odivi	sion	2	Notice of decision	7
'181	No	tice o	f dec	ision	8
	'(1)	2, sı	ıbdivi	business days after making a decision under division sion 2, the administering authority must give the and any submitters written notice of the decision.	9 10 11
	<b>'</b> (2)	The	notice	e must—	12
		(a)	state	the decision and the reasons for the decision; and	13
		(b)		the decision is to approve the application or is a sion under section $170(2)(b)$ —	14 15
			(i)	be accompanied by a draft environmental authority in the approved form; and	16 17
			(ii)	state that a submitter may, by written notice to the administering authority, request that its submission be taken to be an objection to the application; and	18 19 20
		(c)	adm	that the applicant may, by written notice to the inistering authority, request that the administering ority refer the application to the Land Court.	21 22 23

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

<b>'182</b>	Submitter may give objection notice							
	'(1)	This section applies if the administering authority decides to approve the application or makes a decision under section $170(2)(b)$ .						
	'(2)	(2) A submitter may, by written notice (the <i>objection notice</i> ) to the administering authority, request that its submission be taken to be an objection to the application.						
	<b>'</b> (3)	The objection notice must—	8					
		<ul> <li>(a) be given to the administering authority within 20 business days after the notice under section 181(1) is given; and</li> </ul>	9 10 11					
		(b) state the grounds for the objection.	12					
	'(4)	The objection notice ceases to have effect if the objection notice is withdrawn by giving written notice to—	13 14					
		(a) the administering authority; and	15					
		(b) the Land Court.	16					
'183	Ар	plicant may request referral to Land Court	17					
	'(1)	The applicant may, by written notice to the administering authority, request that the administering authority refer the application to the Land Court.	18 19 20					
	'(2)	The request must be given to the administering authority within 20 business days after the notice under section 181(1) is given.	21 22 23					
	·(3)	This section does not apply for a decision made by the administering authority to refuse an application under section $173(1)$ .	24 25 26					

1

2

3

4

5

6

7

8

9

10

# **'Subdivision 3** Referrals to Land Court

# Application of sdiv 3

'This subdivision applies to an application for a mining activity relating to a mining lease if—

- (a) an objection notice for a submission about the application is given to the administering authority under section 182(2); or
- (b) the applicant has requested under section 183(1) that the application be referred to the Land Court.

## '185 Referral to Land Court

182(2); and

**'184** 

<b>'</b> (1)	Lan	administering authority must refer the application to the d Court for a decision under this subdivision (the <i>ctions decision</i> ).	11 12 13			
'(2)		referral must be made within 10 business days after the of the following—	14 15			
	(a)	the receipt of the last objection notice under section 182;	16			
	(b)	the receipt of a request for referral under section 183.	17			
<b>'</b> (3)	The referral must be made by filing with the registrar of the Land Court—					
	(a)	a notice, in the approved form, referring the application to the Land Court; and	20 21			
	(b)	a copy of the application; and	22			
	(c)	a copy of any response to an information request; and	23			
	(d)	a copy of any submission for the application; and	24			
	(e)	a copy of the notice given under section 181(1), including any draft environmental authority for the application; and	25 26 27			
	(f)	a copy of any objection notice given under section	28			

28 29

		(g)		py of any request for referral made by the applicant er section 183.	1 2		
	'(4)			al starts a proceeding before the Land Court for it to objections decision.	3 4		
ʻ186	Par	ties t	to La	nd Court proceedings	5		
		'The	parti	es to the Land Court proceeding are as follows—	6		
		(a)	the a	administering authority;	7		
		(b)	the a	applicant;	8		
		(c)	any	objector for the application;	9		
		(d)	anyo	one else decided by the Land Court.	10		
ʻ187	No	tice o	of refe	erral	11		
				inistering authority must, within 10 business days ing the referral—	12 13		
		(a)	give	the applicant a copy of—	14		
			(i)	the notice mentioned in section 185(3)(a); and	15		
			(ii)	if an objection notice was given—the objection notice and the submission to which the objection notice relates; and	16 17 18		
		(b)	0	any objector a copy of the notice mentioned in ion $185(3)(a)$ .	19 20		
ʻ188	Ob	jectic	ons d	ecision hearing	21		
	<b>'</b> (1)	(1) The Land Court may, of its own initiative, make orders or directions it considers appropriate for a hearing for the objections decision (the <i>objections decision hearing</i> ).					
	(2) Without limiting subsection (1), the Land Court may make an order or direction that the objections decision hearing happen at the same time as a hearing under the Mineral Resources Act for the relevant mining tenure.						

**'189** 

**'190** 

**'**(1)

**'**(2)

**'**(1)

**'**(2)

Lar	nd Co	ourt r	nediation of objections	1	
<b>'</b> (1)	to th	në pro	ne before the objections decision is made, any party occeeding may ask the Land Court to conduct or nediation for the objector's submission.	2 3 4	
'(2)			ation must be conducted by the Land Court or a chosen by the Land Court.	5 6	
Nat	ture c	of obj	jections decision	7	
<b>'</b> (1)			ctions decision for the application must be a ndation to the administering authority that—	8 9	
	(a)		draft environmental authority was given for the lication—	10 11	
		(i)	the application be approved on the basis of the draft environmental authority for the application; or	12 13 14	
		(ii)	the application be approved, but on stated conditions that are different to the conditions in the draft environmental authority; or	15 16 17	
		(iii)	the application be refused; or	18	
	(b)		draft environmental authority was not given for the lication—	19 20	
		(i)	the application be approved subject to conditions; or	21 22	
		(ii)	the application be refused.	23	
'(2)	However, if a relevant mining lease is, or is included in, a significant project, any stated conditions under subsection $(1)(a)(ii)$ or $(b)(i)$ —				
	(a)	mus	t include the Coordinator-General's conditions; and	27	
	(b)		not be inconsistent with a Coordinator-General's dition.	28 29	

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'191	Ma	tters	to be considered for objections decision	1
			making the objections decision for the application, the d Court must consider the following—	2 3
		(a)	the application;	4
		(b)	any response given for an information request;	5
		(c)	any standard conditions for the relevant activity or authority;	6 7
		(d)	any draft environmental authority for the application;	8
		(e)	any objection notice for the application;	9
		(f)	any relevant regulatory requirement;	10
		(g)	the standard criteria;	11
		(h)	the status of any application under the Mineral Resources Act for each relevant mining tenure.	12 13
'192	No	tice o	of objections decision	14
			e Land Court must, as soon as practicable after the ctions decision is made, give a copy of the decision to—	15 16
		(a)	the MRA Minister; and	17
		(b)	if a relevant mining lease is, or is included in, a significant project—the State Development Minister.	18 19
'193			from MRA and State Development Ministers bjections decision	20 21
	'(1)	Deve	section applies if the MRA Minister or State elopment Minister is given a copy of the objections sion under section 192.	22 23 24
	'(2)	advi Mini the	MRA Minister or State Development Minister must se the administering authority about any matter the MRA ister or State Development Minister considers may help administering authority to make a decision under livision 4 about the application.	25 26 27 28 29

	<b>'</b> (3)	The advice must be given within the period ending at the later of the following—					
		(a)	10 business days after the copy of the decision is received;	3 4			
		(b)	if the relevant Minister and the administering authority have, within the 10 business days, agreed to a longer period—the longer period.	5 6 7			
	<b>'</b> (4)	•	iving the advice, the MRA Minister or State Development ister may seek advice from any entity.	8 9			
	<b>'</b> (5)	A co	A contravention of this section does not invalidate—				
		(a)	a decision made about an application under subdivision 4; or	11 12			
		(b)	an environmental authority issued under division 4 for the application.	13 14			
'Sub	divi	sion	4 Final decision on application	15			
'194	Fin	al de	cision on application	16			
	<b>'</b> (1)	This	section applies if—	17			
		(a)	the administering authority referred the application to the Land Court under section 185 and an objections decision is made about the application; or	18 19 20			

the administering authority referred the application to (b) 21 the Land Court under section 185 because of an 22 objection notice but, before an objections decision is 23 made about the application, all objection notices for the 24 application are withdrawn. 25

### **'**(2) The administering authority must decide—

if a draft environmental authority was given for the (a) 27 application— 28

26

		(i)	that the application be approved on the basis of the draft environmental authority for the application; or	1 2 3	
		(ii)	that the application be approved, but on stated conditions that are different to the conditions in the draft environmental authority; or	4 5 6	
		(iii)	that the application be refused; or	7	
	(b)		draft environmental authority was not given for the ication—	8 9	
		(i)	that the application be approved subject to conditions; or	10 11	
		(ii)	that the application be refused.	12	
<b>'</b> (3)		admin catio	nistering authority must make a final decision on the n—	13 14	
	(a)	give 192- perio	e MRA Minister or State Development Minister is n a copy of the objections decision under section —within 10 business days after the end of the longer od within which either Minister must give advice ting to the application under section 193; or	15 16 17 18 19	
	(b)	auth rema	rwise—within 10 business days after receipt by the ority of notice under section 182(4) that the last aining objection notice for the application is drawn.	20 21 22 23	
<b>'</b> (4)	In ma	aking	the decision, the administering authority must—	24	
	(a)	have regard to—			
		(i)	the objections decision, if any; and	26	
		(ii)	all advice, if any, given by the MRA Minister or the State Development Minister to the administering authority under section 193; and	27 28 29	
		(iii)	if a draft environmental authority was given for the application—the draft environmental authority; and	30 31 32	

(b	/	draft licatio	environmental authority was not given for the n—	1 2
	(i) (ii)	com and	ply with any relevant regulatory requirement;	3 4
		subj	ect to subparagraph (i), have regard to—	5
		(A)	the application;	6
		(B)	any standard conditions for the relevant activity or authority;	7 8
		(C)	any response given for an information request;	9 10
		(D)	the standard criteria.	11
'Division 4		Ste	eps after deciding application	12

# 195 Issuing environmental authority

13

'If the administering authority decides to approve an 14 application or makes a decision under section 170(2)(b) or 15 171(2)(b), it must issue an environmental authority to the 16 applicant—17

- (a) if the application for the authority is referred to the Land
   Court under section 185—within 5 business days after a
   final decision is made under section 194(2); or
   20
- (b) if notice of the decision is given under section 181 and the application for the authority is not referred to the Land Court under section 185—within 25 business days after the notice is given under section 181; or 24
- (c) if a development application is taken, under section 115, 25
   to also be an application for an environmental 26
   authority— 27
  - (i) if the administering authority is the assessment manager for the development application under the Planning Act—when the decision notice is given 30

			under the Planning Act for the development application; or	1 2
			<ul> <li>(ii) if the administering authority is a concurrence agency for the development application under the Planning Act—when the administering authority gives a copy of its concurrence agency's response to the applicant for the development application; or</li> </ul>	3 4 5 6 7
		(d)	otherwise—within 5 business days after a decision is made under division 2, subdivision 2.	8 9
ʻ196			environmental authority to be given to nent manager in particular circumstances	10 11
	<b>'</b> (1)	This	s section applies if—	12
		(a)	a development application is taken to also be an application for an environmental authority under section 115; and	13 14 15
		(b)	the administering authority is not the assessment manager for the development application.	16 17
	'(2)	must	opy of any environmental authority for the application t be given to the assessment manager when the ronmental authority is issued to the applicant.	18 19 20
'197	Ins	erting	g environmental authority in register	21
		auth	er an environmental authority is issued, the administering arity must include a copy of the environmental authority he relevant register.	22 23 24
ʻ198	Info	ormat	tion notice about particular decisions	25
	<b>'</b> (1)	Subs	section (2) applies if the administering authority—	26
		(a)	decides to refuse an application; or	27
		(b)	decides to impose a condition on an environmental authority and the applicant has not agreed in writing to the condition or a condition to the same effect.	28 29 30

	'(2)	The authority must give the applicant an information notice about the decision.	1 2
	<b>'</b> (3)	The information notice must be given—	3
		(a) for a decision mentioned in subsection (1)(a)—within 10 business days after the decision is made; or	4 5
		(b) for a decision mentioned in subsection (1)(b)—when the environmental authority is issued to the applicant.	6 7
	'(4)	If the administering authority decides to approve an application, it must, within 10 business days after the decision is made, give any submitter for the application an information notice about the decision.	8 9 10 11
	'(5)	This section does not apply for a decision about an application for a mining activity relating to a mining lease.	12 13
'Div	ision	5 Environmental authorities	14
'199	Rec	quirements for environmental authority	15
		'An environmental authority must—	16
		(a) be in the approved form; and	17
		(b) contain all conditions imposed on the authority; and	18
		(c) identify any conditions that are standard conditions.	19

#### When environmental authority takes effect **'200** 20

An environmental authority has effect— **'(1)** 

- if the authority is for a prescribed ERA and it states that (a) 22 it takes effect on the day nominated by the holder of the 23 authority in a written notice given to the administering 24 authority—on the nominated day; or 25
- if the authority states a day or an event for it to take 26 (b) effect-on the stated day or when the stated event 27 happens; or 28

21

		(c)	otherwise—on the day the authority is issued.	1
	'(2)		vever, the day an environmental authority takes effect may be before—	2 3
		(a)	if the authority is for a resource activity—the day the relevant tenure is granted to the applicant; or	4 5
		(b)	if a development permit for a material change of use of premises is necessary under the Planning Act for carrying out an activity that relates to the authority—the day the development permit takes effect; or	6 7 8 9
		(c)	if an approval of the Coordinator-General under section 84(4)(b) of the State Development Act is necessary under that Act for carrying out an activity that relates to the authority—the day the approval takes effect.	10 11 12 13
<b>'201</b>	Ter	m of	environmental authority	14
			environmental authority continues in force until the er of the following to happen—	15 16
		(a)	if the environmental authority states it will lapse after a stated period—the end of the stated period;	17 18
		(b)	the authority is cancelled, surrendered or suspended under this chapter.	19 20
<b>'202</b>	En	viron	mental authority includes conditions	21
			environmental authority includes the conditions of the ority.	22 23
'Div	ision	6	Conditions	24
'203	Со	nditio	ons generally	25
	<b>'</b> (1)		administering authority may only impose a condition on environmental authority or draft environmental authority	26 27 28

		(a) it considers the condition is necessary or desirable; and	1
		<ul> <li>(b) if the authority is for an application to which section 115 applies—the condition relates to the carrying out of the relevant prescribed ERA.</li> </ul>	2 3 4
	'(2)	Despite subsection (1), if a regulatory requirement requires the administering authority to impose a condition on an environmental authority or draft environmental authority, the administering authority must impose the condition.	5 6 7 8
	'(3)	Subsection (1) only applies for a proposed condition for an environmental authority given for a standard application if—	9 10
		(a) the application relates to a mining lease; and	11
		(b) a properly made submission was made for the application; and	12 13
		(c) the condition is not a standard condition for the relevant activity or authority.	14 15
<b>'204</b>		nditions that must be imposed for standard or	16
	var	iation applications	17
	<b>va</b> r (1)	Subsection (2) applies for an environmental authority or draft environmental authority given for a standard or variation application.	17 18 19 20
		Subsection (2) applies for an environmental authority or draft environmental authority given for a standard or variation	18 19
	<b>'</b> (1)	Subsection (2) applies for an environmental authority or draft environmental authority given for a standard or variation application. The administering authority must impose on the authority a condition requiring the holder of the authority to take all reasonable steps to ensure the relevant activity complies with	18 19 20 21 22 23
ʻ205	(1) (2) (3)	Subsection (2) applies for an environmental authority or draft environmental authority given for a standard or variation application. The administering authority must impose on the authority a condition requiring the holder of the authority to take all reasonable steps to ensure the relevant activity complies with the eligibility criteria for the activity. A condition imposed under subsection (2) is taken to be a	18 19 20 21 22 23 24 25
ʻ205	(1) (2) (3)	Subsection (2) applies for an environmental authority or draft environmental authority given for a standard or variation application. The administering authority must impose on the authority a condition requiring the holder of the authority to take all reasonable steps to ensure the relevant activity complies with the eligibility criteria for the activity. A condition imposed under subsection (2) is taken to be a standard condition imposed on the authority.	18 19 20 21 22 23 24 25 26 27

[s 8]

**'206** 

	(b) the application relates to a significant project.	1
'(2)	The administering authority must impose on the	2
	environmental authority or draft environmental authority any	3
	conditions for the authority stated in the Coordinator-General's report for the relevant activity	4 5
	(Coordinator-General's conditions).	5 6
'(3)	Any other condition imposed on the authority can not be	7
	inconsistent with a Coordinator-General's condition.	8
Cor	nditions that must be imposed for environmental	9
	horities for particular resource activities	10
'(1)	This section applies for an environmental authority issued for a resource activity other than a mining activity.	11 12
'(2)	The administering authority must impose on the	13
	environmental authority a condition prohibiting the use of restricted stimulation fluids.	14 15
	Example for subsection (2)—	16
	the use of hydrocarbon chemicals to stimulate the fracturing of coal seams	17 18
<b>'</b> (3)	A condition imposed under subsection (2) is taken to be a standard condition imposed on the environmental authority.	19 20
'(4)	In this section—	21
	restricted stimulation fluids means fluids used for the	22
	purpose of stimulation, including fracturing, that contain the following chemicals in more than the maximum amount prescribed under a regulation—	23 24 25
	(a) petroleum hydrocarbons containing benzene, ethylbenzene, toluene or xylene;	26 27
	(b) chemicals that produce, or are likely to produce, benzene, ethylbenzene, toluene or xylene as the chemical breaks down in the environment.	28 29 30

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]

**'207** 

Conditions that may be imposed 1 **(**1) A condition imposed on an environmental authority or draft 2 environmental authority may— 3 be a standard condition for the authority or the relevant (a) 4 activity; or 5 require the holder of the authority to give the (b) 6 administering authority a written notice (a *statement of* 7 *compliance*) about a document or work relating to a 8 relevant activity; or 9 the (c) if administering authority is satisfied all 10 cost-effective on-site mitigation measures for a relevant 11 activity have been, or will be, undertaken-require or 12 otherwise relate to an environmental offset (an 13 environmental offset condition); or 14 relate to access to land on which the relevant activity for (d) 15 the authority is being carried out; or 16 relate to rehabilitating or remediating environmental (e) 17 harm because of a relevant activity; or 18 relate to action taken to prevent environmental harm (f) 19 because of a relevant activity. 20 Note-21 For conditions about financial assurance, see section 292. 22 ·(2) Subsection (1) does not limit the conditions that may be 23 imposed on an authority. 24 **'**(3) A condition imposed on an authority may state that the 25 condition continues to apply after the authority has ended or 26 ceased to have effect. 27

## **'208** Condition requiring statement of compliance

(1) This section applies if a condition of an environmental 29 authority or draft environmental authority requires the holder 30 to give the administering authority a statement of compliance 31 about a document or work relating to a relevant activity. 32

28

	<b>'</b> (2)	The condition must also state—	
		<ul> <li>(a) the criteria (the <i>compliance criteria</i>) the document or work must comply with; and</li> <li>23</li> </ul>	
		(b) that the statement of compliance must state whether the document or works comply with the compliance criteria; and 6	5
		<ul> <li>(c) the information (the <i>supporting information</i>) that must</li> <li>be provided to the administering authority to</li> <li>demonstrate compliance with the compliance criteria;</li> <li>and</li> </ul>	3
		information must be given to the administering 1	1 2 3
'209	En	vironmental offset conditions	4
	<b>'</b> (1)	activities to be carried out on land on which a relevant activity 1 for the environmental authority is carried out or on other land 1	5 6 7 8
	'(2)	• 1 •	9 20
	<b>'</b> (3)	agreement about an environmental offset for this section, an environmental offset condition may require the holder to	21 22 23 24
	'(4)	agreement with the administering authority or another entity to establish the obligations, or secure the performance, of a	25 26 27 28
	<b>'</b> (5)	environmental authority entering into an agreement includes 3 the holder entering into an agreement before the 3	29 80 81 82

'210	Inc	onsistencies between particular conditions	1
	<b>'</b> (1)	Subsection (2) applies if—	2
		(a) an environmental authority contains conditions identified in the authority as standard conditions and other conditions (the <i>non-standard conditions</i> ); and	3 4 5
		(b) there is any inconsistency between the standard conditions and the non-standard conditions.	6 7
	'(2)	The non-standard conditions prevail to the extent of the inconsistency.	8 9
	<b>'</b> (3)	Subsection (4) applies if there is any inconsistency between—	10
		(a) a native title issues condition; and	11
		(b) a condition of an environmental authority.	12
	'(4)	The native title issues condition prevails to the extent of the inconsistency.	13 14
	<b>'</b> (5)	In this section—	15
		<i>native title issues condition</i> means a condition imposed or made under, or as part of, the native title issues decision under the Mineral Resources Act.	16 17 18

'Part 6	Amending environmental authorities by administering authority	19 20 21
'Division 1	Amendments	22

'211	Corrections				
	'The administering authority may amend an environmental	24			
	authority to correct a clerical or formal error if—	25			

		(a)	the amendment does not adversely affect the interests of the environmental authority holder or anyone else; and	1 2
		(b)	the holder has been given written notice of the amendment.	3 4
'212			ment of particular environmental authorities at NNTT conditions	5 6
	'(1)		s section applies for an environmental authority for a ing or petroleum activity.	7 8
	'(2)	auth dete	administering authority may amend the environmental ority to ensure compliance with conditions included in a rmination made by the NNTT under the Commonwealth ve Title Act, section $38(1)(c)$ .	9 10 11 12
	·(3)		administering authority must give written notice of the ndment to the environmental authority holder.	13 14
'213			nent of environmental authorities to reflect ndard conditions	15 16
	<b>'</b> (1)	This	s section applies if—	17
		(a)	an environmental authority (the <i>existing authority</i> ) is subject to conditions identified in the authority as standard conditions (the <i>existing standard conditions</i> ) for the activity or authority; and	18 19 20 21
		(b)	after the existing authority is issued, the chief executive makes new standard conditions for the authority, or the activity to which the authority relates, under section 318D; and	22 23 24 25
		(c)	the gazette notice for the new standard conditions states the conditions may apply to existing authorities that are subject to standard conditions for the activity or authority to which the new standard conditions relate; and	26 27 28 29 30
		(d)	the new standard conditions are different to the existing standard conditions.	31 32

	'(2)	to replace the existing standard conditions with the new	1 2 3
	'(3)		4 5
	'(4)	does not take effect until 1 year after the administering	6 7 8
'214			9 10
	<b>'</b> (1)	This section applies if—	11
		also be an application for an environmental authority;	12 13 14
			15 16
		planning chief executive or Planning Minister directs the administering authority to reissue the environmental	17 18 19 20
	'(2)		21 22
	<b>'</b> (3)	The administering authority must give—	23
			24 25
			26 27
	'(4)	In this section—	28
			29 30
			31 32

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

<b>'215</b>	Oth	ner ar	er amendments					
	<b>'</b> (1)			nistering authority may amend an environmental at any time if—	2 3			
		(a)	beca	onsiders the amendment is necessary or desirable use of a matter mentioned in subsection (2) and the edure under division 2 is followed; or	4 5 6			
		(b)		nolder of the authority has agreed in writing to the ndment.	7 8			
	'(2)	For s	subsec	ction (1)(a), the matter is any of the following—	9			
		(a)		ntravention of this Act or an environmental offence mitted by the holder of the environmental authority;	10 11			
		(b)	varia	an environmental authority issued for a standard or ation application—the relevant activity does not ply with the eligibility criteria for the activity;	12 13 14			
		(c)	misl	authority was issued because of a materially false or eading representation or declaration, made either y or in writing;	15 16 17			
		(d)	the a of—	uthority was issued on the basis of a miscalculation	18 19			
			(i)	the environmental values affected or likely to be affected by the relevant activity; or	20 21			
			(ii)	the quantity or quality of contaminant permitted to be released into the environment; or	22 23			
			(iii)	the effects of the release of a quantity or quality of contaminant permitted to be released into the environment;	24 25 26			
		(e)	the	approval of an environmental protection policy or approval of an amendment of an environmental ection policy;	27 28 29			
		(f)		environmental audit, investigation or report under oter 7, part 2;	30 31			
		(g)	a co	mpliance statement given under this chapter;	32			

(h)	a report made by or for, or a entity if the report—	pproved by, a recognised	1 2
	(i) is relevant to the enviro activity carried out under	onmental authority or an it; and	3 4
	e e	thority is not the chief accepted by the chief	5 6 7
(i)	an annual return required under	er part 12, division 3;	8
(j)	a significant change in the way which, the activity is being car		9 10
	Example of significant change for po	aragraph (j)—	11
	The conditions of an environn activity authorised under a mini basis that a particular method for waste stream for a relevant minin mining lease is transferred an method.	ng lease were imposed on the removing contaminants from a ng activity would be used. The	12 13 14 15 16 17
(k)	for an environmental authority relevant tenure (the <i>old tenu</i> replaced with a new resource t all or part of the old tenure's legislation;	<i>ure</i> ) for the authority is enure of the same type for	18 19 20 21 22
(1)	a surrender application under partial surrender of an enviro administering authority cons amend the environmental auth surrender;	mental authority and the ders it is appropriate to	23 24 25 26 27
(m)	another circumstance prescrib	ed under a regulation.	28

## **'Division 2 Procedure for particular** amendments

1 2

### **'216** Application of div 2 3 'This division applies if the administering authority proposes 4 to amend an environmental authority, other than-5 (a) to make an amendment under section 211, 212, 213 or 6 214: or 7 (b) with the written agreement of the environmental 8 authority holder. 9 **'217** Notice of proposed amendment 10 The administering authority must give the environmental **'(1)** 11 authority holder a written notice (the proposed amendment 12 *notice*) stating the following— 13 (a) amendment (the *proposed amendment*) the the 14 administering authority proposes to make; 15 (b) the grounds for the proposed amendment; 16 (c) the facts and circumstances that are the basis for the 17 grounds; 18 that the holder may, within a stated period, make written (d) 19 representations to show why the proposed amendment 20 should not be made. 21 (2)The stated period must end at least 20 business days after the 22 holder is given the proposed amendment notice. 23 The proposed amendment notice must be accompanied by a **'**(3) 24 copy of the environmental authority showing the changes. 25 **'218 Considering representations** 26

'The administering authority must consider any written 27 representation made within the period stated in the proposed 28

'219	De	cision on proposed amendment	3
-	'(1)	If, after complying with section 218, the administering authority still believes a ground exists to make the proposed amendment, it may make the amendment.	4 5 6
	<b>'</b> (2)	The decision under subsection (1) is the <i>amendment decision</i> .	7
	·(3)	If the administering authority at any time decides not to make the proposed amendment, it must promptly give the holder written notice of the decision.	8 9 10
<b>'220</b>	No	tice of amendment decision	11
		'The administering authority must, within 10 business days after the amendment decision is made, give the environmental authority holder an information notice about the decision.	12 13 14
'Div	isior	a 3 Steps for amendments	15
'221	Ste	eps for amendment	16
	'(1)	Subsection (2) applies if the administering authority amends an environmental authority under this part.	17 18
	'(2)	The administering authority must, within the relevant period—	19 20
		(a) amend the environmental authority to give effect to the amendment; and	21 22
		(b) issue the amended environmental authority to the holder; and	23 24
		(c) include a copy of the amended environmental authority in the relevant register.	25 26
	<b>'</b> (3)	If the amendment is made under section 214, the administering authority must also give the assessment	27 28

		ger for the development application a copy of the ded environmental authority within the relevant period.	1 2
<b>'</b> (4)	In thi	s section—	3
	releve	ant period means—	4
	(a)	if the administering authority gives a notice under section 211, 212(3) or 213(3)—10 business days after the notice is given; or	5 6 7
	(b)	if the administering authority gives a notice under section 214(3)—any period for complying with the direction under the Planning Act, section 321(4)(b) or 420(3), stated in the direction; or	8 9 10 11
	(c)	if the administering authority amends the environmental authority with the environmental authority holder's agreement—10 business days after the agreement is given; or	12 13 14 15
	(d)	if the administering authority gives notice of an amendment decision under section 220—10 business days after the notice is given.	16 17 18
'Part 7		Amendment of environmental authorities by application	19 20
'Division	1	Preliminary	21
'222 Exc	clusio	ns from amendment under pt 7	22
		requirements of this part do not apply for—	23
	(a)	a partial surrender of an environmental authority allowed under section 261; or	24 25
	(b)	an amendment under which the holder of 2 or more environmental authorities seeks an amalgamated	26 27

		environmental authority for all activities for the authorities; or	
	(c)	a transfer by the holder of all or part of an environmental authority to a person.	
<b>'223</b>	Definitio	ons for pt 7	
	'In t	his part—	
	•	<i>or amendment</i> , for an environmental authority, means an endment that is not a minor amendment.	
		<i>or amendment</i> , for an environmental authority, means an endment that the administering authority is satisfied—	
	(a)	is not a change to a condition identified in the authority as a standard condition; and	
	(b)	does not significantly increase the level of environmental harm caused by the relevant activity; and	
	(c)	does not change any rehabilitation objectives stated in the authority in a way likely to result in significantly different impacts on environmental values than the impacts previously permitted under the authority; and	
	(d)	does not significantly increase the scale or intensity of the relevant activity; and	
	(e)	does not relate to a new relevant resource tenure for the authority that is—	
		(i) a new mining lease; or	
		(ii) a new petroleum lease; or	
		(iii) a new geothermal lease under the Geothermal Energy Act; or	
		(iv) a new GHG injection and storage lease under the GHG storage Act; and	
	(f)	involves an addition to the surface area for the relevant activity of no more than 10% of the existing area; and	

[s 8]

	(g)	for an environmental authority for a petroleum activity—	1 2
		<ul> <li>(i) if the amendment involves constructing a new pipeline—the new pipeline does not exceed 150km; and</li> </ul>	3 4 5
		<ul><li>(ii) if the amendment involves extending an existing pipeline—the extension does not exceed 10% of the existing length of the pipeline; and</li></ul>	6 7 8
	(h)	if the amendment relates to a new relevant resource tenure for the authority that is an exploration permit or GHG permit—the amendment application under section 224 seeks an amended environmental authority that is subject to the standard conditions for the relevant activity or authority, to the extent it relates to the permit.	9 10 11 12 13 14
'Divi	Division 2 Making amendment application		
'224	Who ma	ay apply	16
	appl	e holder of an environmental authority may, at any time, by to the administering authority to amend the pronmental authority (an <i>amendment application</i> ).	17 18 19
		nples of when the holder may wish to make an amendment ication—	20 21
	•	an environmental authority has been issued for a resource project and the holder proposes to carry out additional resource activities as part of the project	22 23 24
	•	to complement an application under the P&G Act, chapter 4, part 6 to amend a relevant pipeline licence	25 26
'225	Amendr circums	ment application can not be made in particular stances	27 28
		spite section 224, an amendment application for an aronmental authority for a prescribed ERA can not be	29 30

30 31

made if—

	(		proposed amendment involves changes to the evant activity; and	1 2
	(	b) und	der the Planning Act—	3
		(i)	a development permit for a material change of use of premises relating to the changed activity is necessary under the Planning Act for the carrying out of the changed activity; and	4 5 6 7
		(ii)	a development application for the development permit has not been made under the Planning Act.	8 9
'226	Requ	iiremen	nts for amendment application generally	10
	'(1) A	An amen	idment application must—	11
	(	a) be	made to the administering authority; and	12
	(	b) be	made in the approved form; and	13
	(	,	accompanied by the fee prescribed under a gulation; and	14 15
	(	d) des	scribe the proposed amendment; and	16
	(	,	scribe the land that will be affected by the proposed endment; and	17 18
	(	Pla	scribe any development permits in effect under the nning Act for the carrying out of the relevant activity the authority; and	19 20 21
	(	am	te whether each relevant activity will, if the endment is made, comply with any eligibility criteria the activity; and	22 23 24
	(	the crit	he application states that each relevant activity will, if amendment is made, comply with any eligibility teria for the activity—include a declaration that the tement is correct; and	25 26 27 28
	(	con	te whether the application seeks to change a ndition identified in the authority as a standard ndition; and	29 30 31

	(j)	if the application relates to a new relevant resource tenure for the authority that is an exploration permit or GHG permit—state whether the applicant seeks an amended environmental authority that is subject to the standard conditions for the relevant activity or authority, to the extent it relates to the permit; and	1 2 3 4 5 6
	(k)	include an assessment of the likely impact of the proposed amendment on the environmental values, including—	7 8 9
		(i) a description of the environmental values likely to be affected by the proposed amendment; and	10 11
		<ul><li>(ii) details of any emissions or releases likely to be generated by the proposed amendment; and</li></ul>	12 13
		(iii) a description of the risk and likely magnitude of impacts on the environmental values; and	14 15
		<ul> <li>(iv) details of the management practices proposed to be implemented to prevent or minimise adverse impacts; and</li> </ul>	16 17 18
		<ul><li>(v) details of how the land the subject of the application will be rehabilitated after each relevant activity ceases; and</li></ul>	19 20 21
	(1)	include a description of the proposed measures for minimising and managing waste generated by any amendments to the relevant activity; and	22 23 24
	(m)	include details of any site management plan or environmental protection order that relates to the land the subject of the application; and	25 26 27
	(n)	include any other document relating to the application prescribed under a regulation.	28 29
'(2)	Subs	section (1)(k) does not apply for an application if—	30
	(a)	the process under chapter 3 for an EIS for the proposed amendment has been completed; and	31 32

(b) an assessment of the environmental risk of the proposed amendment would be the same as the assessment in the EIS.
 1
 2
 3

<b>'22</b> 7		quire ivitie	ments for amendment applications—CSG s	4 5
	<b>'</b> (1)	This	s section applies for an amendment application if—	6
		(a)	the application relates to an environmental authority for a CSG activity; and	7 8
		(b)	the proposed amendment would result in changes to the management of CSG water; and	9 10
		(c)	the CSG activity is an ineligible ERA.	11
	'(2)	The	application must also—	12
		(a)	state the matters mentioned in section 126(1); and	13
		(b)	comply with section 126(2).	14
' <b>Div</b> i	ision	3	Assessment level decisions	15
'228		sessi olicat	ment level decision for amendment ion	16 17
	<b>'</b> (1)	after	administering authority must, within 10 business days receiving the amendment application, decide whether the bosed amendment is a major or minor amendment.	18 19 20
				, i

(2) The decision under subsection (1) is the *assessment level* 21 *decision* for the application. 22

# '229Notice of assessment level decision23'The administering authority must, within 10 business days<br/>after the assessment level decision is made, give the applicant<br/>a written notice stating—2425<br/>26

(a) the assessment level decision; and

27

		(b)		ne decision is that the proposed amendment is a or amendment—the reasons for the decision.	1 2			
'230	Administering authority may require public notification for particular amendment applications							
	<b>'</b> (1)	This	secti	on applies if—	5			
		(a)	auth	amendment application is for an environmental arrive for a resource activity, other than a mining wity; and	6 7 8			
		(b)		assessment level decision is that the amendment is a or amendment.	9 10			
	'(2)	appl	ies to	the given under section 229 may state that part 4 to the amendment application if the administering is satisfied that—	11 12 13			
		(a)	envi	e is likely to be a substantial increase in the risk of ronmental harm under the amended environmental pority; and	14 15 16			
		(b)	the 1	risk is the result of a substantial change in—	17			
			(i)	the quantity or quality of contaminant permitted to be released into the environment; or	18 19			
			(ii)	the results of the release of a quantity or quality of contaminant permitted to be released into the environment.	20 21 22			
	'(3)			imiting subsection (2)(b), each of the following is e a substantial change—	23 24			
		(a)		increase of 10% or more in the quantity of a caminant to be released into the environment;	25 26			
		(b)	auth	ne amendment application is for an environmental arrity for a resource project, an amendment to add an agible ERA for the authority.	27 28 29			
	'(4)		ection	e given under section 229 includes a statement under $n$ (2), the notice must also state the reasons for the	30 31 32			

1

2

3

4

5

6

# 'Division 4Process if proposed amendment is<br/>a major amendment

## '231 Application of div 4

'This division applies if the assessment level decision for an amendment application is that the proposed amendment is a major amendment.

<b>'232</b>	Relevant application process applies						
	'(1)	117 11	8 9				
	'(2)	application for an environmental authority for a resource activity, other than a mining activity, if the notice given under	10 11 12 13				
	<b>'</b> (3)	The provisions applied under this section apply—	14				
		application stage were a reference to the day notice of	15 16 17				
		(b) with any other necessary changes; and	18				
		(c) subject to subsection (4) and sections 233 to 235.	19				
	'(4)		20 21				
		environmental authority only to the extent the provision is proposed to be amended under the amendment	22 23 24 25				
		environmental authority before the deciding of the	26 27 28				

'233	Public notice of amendment application					
	<b>'</b> (1)	This section, and not section 152, applies for publication of the application notice for an amendment application if—				
		(a)	auth	amendment application is for an environmental ority for a mining activity authorised under a ing lease; and	4 5 6	
		(b)	Reso	e is no certificate of public notice under the Mineral purces Act, section 252B, for a relevant mining lease he amendment application.	7 8 9	
	'(2)	infor	Before the day that is 10 business days after the end of the information stage for the amendment application, the applicant must—			
		(a)	give	the application notice to—	13	
			(i)	each owner of land to which the amendment relates (the <i>relevant land</i> ) and any other land necessary for access to the relevant land; and	14 15 16	
			(ii)	each holder, or applicant for, an exploration permit or mineral development licence over the relevant land for a mineral other than a mineral to which the proposed amendment relates; and	17 18 19 20	
			(iii)	the relevant local government; and	21	
		(b)	publ	ish the notice—	22	
			(i)	at least once in a newspaper circulating in the locality of the land to which the mining lease relates; and	23 24 25	
			(ii)	in another way decided by the administering authority or prescribed under a regulation.	26 27	
	'(3)	publi the a	ishing pplic	inistering authority may decide another way of g the notice for subsection (2)(b)(ii) only if it gives ant an information notice about the decision before is published.	28 29 30 31	

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]

'234	Submission period						
	'(1)	This section applies only if there is no certificate of public notice under the Mineral Resources Act, section 252B, for a relevant mining lease for an amendment application.	2 3 4				
	'(2)	Despite sections $153(1)(g)$ and $154$ , the submission period for the application is the period fixed by the administering authority by written notice to the applicant.	5 6 7				
	<b>'</b> (3)	However, the period must be at least 20 business days and must end at least 20 business days after the publication of the application notice under section 233.	8 9 10				
'235	Cri	teria for deciding amendment application	11				
		'Despite section $176(2)(b)$ , the matters mentioned in section $176(2)(b)$ may only be considered to the extent they relate to the proposed amendment.	12 13 14				
<b>'236</b>	Ch	anging amendment application	15				
		'Before the amendment application is decided, the applicant may change the application by giving the administering authority—	16 17 18				
		(a) written notice of the change; and	19				
		(b) the fee prescribed under a regulation.	20				
'237		ect on assessment of amendment plication—minor change	21 22				
	<b>'</b> (1)	The assessment of a changed amendment application under parts 3 to 5, as applied under section 232(1), does not stop if—	23 24 25				
		(a) the change is a minor change of the application; or	26				
		(b) the administering authority gives its written agreement to the change.	27 28				
	'(2)	For the changed application, the notification stage does not again apply, and is not required to restart, if—	29 30				

		(a)	the notification stage applied to the original amendment application; and	1 2
		(b)	the change was made during the notification stage or after the notification stage ended.	3 4
'238			n assessment of amendment ion—other changes	5 6
	<b>'</b> (1)		sections (2) to (5) apply to a changed amendment ication if—	7 8
		(a)	the change is not a minor change; and	9
		(b)	the administering authority has not given its written agreement to the change.	10 11
	'(2)	appl	assessment of the application under parts 3 to 5, as ied under section $232(1)$ , stops on the day notice of the nge is received.	12 13 14
	<b>'</b> (3)	If th	e information stage applies to the changed application—	15
		(a)	the administering authority may, within 10 business days after notice of the change is received, ask the applicant to give further information needed to assess the application; and	16 17 18 19
		(b)	a request under paragraph (a) is taken to be an information request under section 140, as applied under section 232; and	20 21 22
		(c)	if no information request is made under paragraph (a)—the information stage for the changed application is taken to have ended; and	23 24 25
		(d)	if the notification stage also applies to the changed application—the applicant may start the notification stage the day notice of the change is given.	26 27 28
	'(4)	appl	he information stage does not apply to the changed ication, but the notification stage applies, the assessment he application restarts from section 152.	29 30 31

	(5) If neither the information stage nor the notification stage apply to the changed application, the assessment of the application restarts from the start of the decision stage.						
(6) Subsection (7) applies to a changed application if—							
		(a)	the assessment of the application has stopped under subsection (2); and	5 6			
		(b)	the notification stage applied to the original application; and	7 8			
		(c)	the change was made during the notification stage or after the notification stage ended.	9 10			
	'(7)	likel	notification stage must be repeated unless the inistering authority is satisfied the change would not be y to attract a submission objecting to the thing the subject he change, if the notification stage were to apply to the ge.	11 12 13 14 15			
'Divi	ision	5	Process if proposed amendment is minor amendment	16 17			
'Divi '239							
		plicat 'This amer	minor amendment	17			
	Арј	plicat 'This amen mino	<b>minor amendment</b> <b>ion of div 5</b> s division applies if the assessment level decision for an adment application is that the proposed amendment is a	17 18 19 20			
'239	Арј	plicat 'This amen mino ciding The after	minor amendment ion of div 5 s division applies if the assessment level decision for an adment application is that the proposed amendment is a or amendment.	17 18 19 20 21			

'(3)	application, it may also make any other amendments to the	1 2 3
		4 5
	(b) are necessary or desirable.	6
'241 Cr	iteria for deciding amendment application	7
	• • • • •	8 9
	(a) comply with any relevant regulatory requirement; and	10
		11 12
	(i) the amendment application;	13
	(ii) the existing environmental authority;	14
	(iii) the standard criteria.	15
'Divisio		16 17
'242 St	eps after deciding amendment application	18
'(1)	amendment application, it must, within 5 business days after	19 20 21
		22 23
	•	24 25
		26 27

'(2)	Subsection (3) applies if the administering authority decides to—	1 2
	(a) refuse the application; or	3
	(b) make an amendment, other than an amendment agreed to by the applicant.	4 5
<b>'</b> (3)	The administering authority must, within 10 business days after the decision is made, give the applicant an information notice about the decision.	6 7 8
'Part 8	Amalgamating environmental authorities	9 10
'Divisior	1 Preliminary	11
'243 Dei	finitions for pt 8	12
	'In this part—	13
	<i>amalgamated corporate authority</i> means an amalgamated environmental authority issued under section 248(b)(i).	14 15
	<i>amalgamated local government authority</i> means an amalgamated environmental authority issued under section 248(b)(ii).	16 17 18
	<i>amalgamated project authority</i> means an amalgamated environmental authority issued under section 248(b)(iii).	19 20
	<i>amalgamation application</i> means an application under section 245.	21 22
	<i>existing environmental authority</i> means an environmental authority the subject of an amalgamation application.	23 24

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'244	Types	of amalgamated environmental authorities	1
	ʻT	he types of amalgamated environmental authorities are—	2
	(a)	) amalgamated corporate authorities; and	3
	(b		4
	(c)		5
'245	Who n	nay apply	6
	an en	the holder of 2 or more environmental authorities may, at y time, apply to the administering authority for a new vironmental authority (an <i>amalgamated environmental</i> <i>ethority</i> ) for all activities for the authorities.	7 8 9 10
'246	Requi	rements for amalgamation application	11
	'A	n amalgamation application must—	12
	(a)	) be made in the approved form; and	13
	(b	) state whether the application is for—	14
		(i) an amalgamated corporate authority; or	15
		(ii) an amalgamated local government authority; or	16
		(iii) an amalgamated project authority; and	17
	(c)	) be supported by enough information to allow the administering authority to decide the application; and	18 19
	(d	) be accompanied by the fee prescribed under a regulation.	20 21
' <b>Div</b> i	ision 2	Deciding amalgamation application	22
'247	Decidi	ng amalgamation application	23
	m	bject to subsections (2) and (3), the administering authority ust, within 20 business days after the day the amalgamation plication is received, decide to—	24 25 26

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

	L 1
	(a) approve the application; or
	(b) if the application is for an amalgamated local government authority or amalgamated project authority—refuse the application.
'(2)	The administering authority may only approve an application for an amalgamated local government authority if—
	(a) the applicant is a local government; and
	(b) the relevant activities for the existing environmental authorities do not constitute a significant business activity; and
	(c) the administering authority is satisfied there is an appropriate degree of integration between the activities.
'(3)	The administering authority may only approve an application for an amalgamated project authority if it is satisfied the relevant activities for the existing environmental authorities are being carried out as a single integrated operation.
<b>'</b> (4)	In this section—
	<i>significant business activity</i> has the meaning given by the <i>Local Government Act 2009</i> , section 43.
Divisior	1 3 Miscellaneous provisions
248 Ste	eps after deciding amalgamation application
	'If the administering authority decides to approve an amalgamation application, it must, within 5 business days after the decision is made—
	(a) amalgamate the existing environmental authorities to give effect to the amalgamation; and
	(b) issue to the applicant—
	(i) if the application is for an amalgamated corporate authority—an amalgamated corporate authority; or

[s 8]

	<ul> <li>(ii) if the application is for an amalgamated local government authority—an amalgamated local government authority; or</li> <li>(iii) if the application is for an amalgamated project authority—an amalgamated project authority; and</li> <li>(c) include a copy of the amalgamated environmental authority in the relevant register.</li> </ul>	1 2 3 4 5 6 7
'249 In	formation notice about particular decisions 'The administering authority must, within 10 business days after refusing an amalgamation application, give the applicant an information notice about the decision.	8 9 10 11
	environmental authority is made, but not decided, before an amalgamation application for the authority is decided.	12 13 14 15 16 17 18

# 'Part 9Transferring environmental<br/>authorities for prescribed ERAs20<br/>21

'251	Application of pt 9						22	
	'This part applies	for	an	environmental	authority	for	a	23
	prescribed ERA.							24

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

[s 8]
-------

'252	Who ma	y apply for transfer	1
	auth	e holder (the <i>existing holder</i> ) of the environmental ority may make an application (a <i>transfer application</i> ) to sfer all or part of the authority to a person.	2 3 4
	Exam	nples of when a transfer application may be made—	5
	•	An environmental authority is held by 3 joint holders. The joint holders may make a transfer application to transfer the authority to 2 only of the joint holders. Alternatively, the joint holders may seek to transfer the authority to another person, so that the authority will be held by 4 joint holders.	6 7 8 9 10
	•	It is proposed that a new person will carry out part of the relevant activity for an environmental authority. The holder of the authority may make a transfer application to transfer to the new person that part of the authority that relates to the activity to be carried out by the new person.	11 12 13 14 15
'253	Require	ments for transfer application	16
	'A tr	cansfer application must—	17
	(a)	be made to the administering authority in the approved form; and	18 19
	(b)	include the name and address of the proposed holder of the environmental authority or each part of the environmental authority; and	20 21 22
	(c)	be signed by the existing holder and the proposed holder; and	23 24
	(d)	state whether the proposed holder is a registered suitable operator; and	25 26
	(e)	if the proposed holder is not a registered suitable operator—be accompanied by an application for registration as a suitable operator under chapter 5A, part 4, division 1; and	27 28 29 30
	(f)	be accompanied by the fee prescribed under a regulation.	31 32

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'254	Dee	ciding	g transfer application	1
	<b>'</b> (1)		administering authority must consider each transfer cation and decide to—	2 3
		(a)	approve the transfer; or	4
		(b)	refuse the transfer.	5
	'(2)	-	bite subsection (1), the application must be approved if the osed holder is a registered suitable operator.	6 7
	<b>'</b> (3)	The o	decision under subsection (1) must be made—	8
		(a)	if the proposed holder is a registered suitable operator—within 10 business days after the transfer application is received; or	9 10 11
		(b)	if the proposed holder is not a registered suitable operator—when an application for registration as a suitable operator is decided under chapter 5A, part 4, division 1.	12 13 14 15
'255	Ste	ps af	ter deciding transfer application	16
'255	<b>Ste</b> '(1)	If the appli	<b>ter deciding transfer application</b> e administering authority decides to approve a transfer cation under section 254(1)(a), it must, within 5 business after the decision is made—	16 17 18 19
'255		If the appli	e administering authority decides to approve a transfer cation under section $254(1)(a)$ , it must, within 5 business	17 18
'255		If the appli days	e administering authority decides to approve a transfer cation under section 254(1)(a), it must, within 5 business after the decision is made— amend the relevant environmental authority to give	17 18 19 20
'255		If the appli days	e administering authority decides to approve a transfer cation under section 254(1)(a), it must, within 5 business after the decision is made— amend the relevant environmental authority to give effect to the transfer; and	17 18 19 20 21
'255		If the appli days	<ul> <li>e administering authority decides to approve a transfer cation under section 254(1)(a), it must, within 5 business after the decision is made—</li> <li>amend the relevant environmental authority to give effect to the transfer; and</li> <li><i>Example for paragraph (a)</i>—</li> <li>For a transfer application for an environmental authority that is an amalgamated corporate authority, the proposed holders may be the existing holder for part of the authority and a new holder for part of the authority. The administering authority must amend the existing authority by dividing it into 2 new</li> </ul>	17 18 19 20 21 22 23 24 25 26 27

	'(2)	application, it must, within 10 business days after the decision is made, give the existing holder and the proposed holder	1 2 3 4
'256	Not	ce to owners of transfer	5
	<b>'</b> (1)	This section applies if—	6
			7 8
			9 10
	'(2)	authority, give each owner of the land to which the authority	11 12 13
		Maximum penalty—10 penalty units.	14
'Paı	rt 10		15 16
'Div	ision	1 Preliminary	17
'257	Wh	o may apply for surrender	18
	'(1)	administering authority to surrender the environmental	19 20 21
	·(2)	Subsection (3) applies if—	22

the environmental authority relates to a mining activity; (a) 23 and 24

		(b)	under the Mineral Resources Act, the holder of the environmental authority has sought a conditional surrender of all or part of a relevant mining tenure.	1 2 3
	<b>'</b> (3)	envii mini	arrender application may only be made for the part of the ronmental authority relating to land to which a new ang tenure will not apply if the conditional surrender is roved.	4 5 6 7
	'(4)	envi	section (5) applies if a relevant tenure for the ronmental authority is to be surrendered under resource slation.	8 9 10
	<b>'</b> (5)	an a	prrender application for the authority may only be made if pplication to surrender the relevant tenure is also made er resource legislation.	11 12 13
	'(6)	Subs	sections (3) and (5) apply despite subsection (1).	14
	'(7)	In th	is section—	15
		in re	<i>ditional surrender</i> , of a mining tenure, means a surrender elation to the tenure of a type mentioned in the Mineral burces Act, section 107(7), 161(4), 210(13) or 309(12).	16 17 18
'258		tice b olicat	by administering authority to make surrender ion	19 20
	<b>'</b> (1)	This	section applies for an environmental authority for-	21
		(a)	a mining activity; or	22
		(b)	a petroleum activity; or	23
		(c)	a geothermal activity.	24
	·(2)	surr	administering authority may, by written notice (a <i>ender notice</i> ), require the holder of the environmental ority to make a surrender application if—	25 26 27
		(a)	a relevant tenure for the authority is cancelled; or	28
		(b)	a relevant tenure for the authority is, according to its provisions, to end other than by cancellation; or	29 30
		(c)	if the authority is for a petroleum activity—the area of a relevant tenure for the authority is reduced under a	31 32

			requirement of noncompliance action taken under resource legislation; or	1 2			
		(d)	part of the area of a relevant tenure for the authority is relinquished, other than under a requirement of noncompliance action taken under resource legislation; or	3 4 5 6			
		(e)	part of the area of a relevant tenure for the authority is surrendered.	7 8			
	<b>'</b> (3)	The	surrender notice must—	9			
		(a)	state the period of at least 30 business days within which the surrender application must be made; and	10 11			
		(b)	be accompanied by, or include, an information notice about the authority's decisions to require the surrender application and to fix the stated period.	12 13 14			
	'(4)	envi tenu	arrender application under subsection (2) must be for the ronmental authority to the extent it relates to the relevant are cancelled, expired or affected by a relinquishment, action in area or partial surrender.	15 16 17 18			
'259	When surrender notice ceases to have effect						
		'A surrender notice ceases to have effect if, within the period stated in the notice—					
		(a)	the relevant tenure is, under resource legislation-	22			
			(i) renewed or continued in force; or	23			
			(ii) consolidated with another relevant tenure; or	24			
		(b)	if the relevant tenure is a mining tenure—the tenure is replaced with a new tenure of the same type in respect of all or part of the land included in the relevant tenure; or	25 26 27			
		(c)	a replacement environmental authority is issued to the holder, and the replacement environmental authority has taken effect.	28 29 30			
			Note—	31			

Bill 20 <sup>-</sup> Part 2		ment of	f Environmental Protection Act 1994			
[s 8]						
			For when an environmental authority takes effect, see section 201.	1 2		
'260	Fai	lure t	to comply with surrender notice	3		
		'A person to whom a surrender notice has been given must comply with the notice unless the person has a reasonable excuse.				
		Max	imum penalty—100 penalty units.	7		
'261	Su	rrend	ler may be partial	8		
	<b>'</b> (1)	This section applies for an environmental authority for-				
		(a)	a mining activity; or	1(		
		(b)	a petroleum activity; or	11		
		(c)	a geothermal activity.	12		
	'(2)	The appl	administering authority may approve a surrender ication for a part of the environmental authority.	13 14		
		Exam	Examples for subsection (2)—			
		1	An environmental authority relates to a mining claim and a mining lease. Under the Mineral Resources Act, the holder of the authority seeks to surrender the mining lease. The holder may, under this part, seek to surrender that part of the authority that relates to the mining lease.	16 17 18 19 20		
		2	An environmental authority relates to 1 mining tenure. Under the Mineral Resources Act, the holder of the tenure may seek to surrender part of the tenure. The holder of the authority may, under this part, seek to surrender that part of the authority that relates to the part of the resource tenure to be surrendered.	21 22 23 24 25		
'Div	ision	2	Surrender applications	20		
'262	Ree	quire	ments for surrender application	27		
	<b>'</b> (1)	A surrender application must—				
		(a)	be in the approved form; and	29		

Environmental Protection (Greentape Reduction) and Other Legislation Amendment

		(b)	be supported by enough information to allow the administering authority to decide the application; and	2 1 2
		(c)	if the relevant activity was not carried out—be accompanied by a declaration stating that the activity was not carried out; and	
		(d)	if the relevant activity was carried out—be accompanied by—	l 6 7
			<ul> <li>(i) if the environmental authority contains conditions about rehabilitation—a final rehabilitation report for the authority that complies with section 264; and</li> </ul>	t 9
			(ii) a compliance statement for the environmental authority; and	12 13
			(iii) the fee prescribed under a regulation.	14
	'(2)	The	compliance statement must—	15
		(a)	be made by or for the environmental authority holder and	5 16 17
		(b)	state the extent to which—	18
			(i) activities carried out under the environmental authority have complied with its conditions; and	l 19 20
			(ii) any final rehabilitation report is accurate.	21
'263	Am	endi	ing surrender application	22
	<b>'</b> (1)	auth	applicant may, at any time before the administering nority decides the surrender application, amend the lication.	
	'(2)	adm	wever, the amendment may be made only by giving the anistering authority a written notice stating the endment.	
	<b>'</b> (3)		notice must be accompanied by the fee prescribed under a lation.	u 29 30

	'(4)				is amended under this section, the process for eciding the application restarts from section	1 2 3
'Div	ision	3		Fir	al rehabilitation reports	4
'264	Rec	quire	ment	s for	final rehabilitation report	5
	<b>'</b> (1)	A fir	nal rel	nabilit	ation report must—	6
		(a)	be in	n the a	pproved form; and	7
		(b)			hough information to allow the administering to decide whether—	8 9
			(i)		onditions of the environmental authority have complied with; and	10 11
			(ii)	envir	and on which each relevant activity for the conmental authority has been carried out has satisfactorily rehabilitated; and	12 13 14
		(c)			ny ongoing environmental management needs d; and	15 16
		(d)	for a	ın env	ironmental authority for a resource activity—	17
			(i)	state	details of—	18
				(A)	the monitoring program and the results of monitoring rehabilitation indicators required under any condition of the environmental authority; and	19 20 21 22
				(B)	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	23 24 25 26 27 28
			(ii)	state and	an environmental risk assessment of the land;	29 30

		<ul><li>(iii) propose the residual risks associated with the rehabilitation of the land, worked out under a guideline or other document publicly available from the administering authority; and</li></ul>	1 2 3 4
		Examples of proposed residual risks—	5
		• the present value of the future costs of likely repairs	6
		necessary monitoring and maintenance costs	7
		ongoing management costs	8
		(e) include another matter prescribed under a regulation.	9
	<b>'</b> (2)	The environmental risk assessment must—	10
		(a) use a methodology agreed to by the administering authority; and	11 12
		(b) show any part of the land that is likely to change or fail to the extent that monitoring, maintenance, reconstruction or other remedial action may be necessary.	13 14 15 16
'Div	ision	4 Requests for information	17
'265		ministering authority may request further prmation	18 19
	<b>'</b> (1)	The administering authority may ask the applicant, by written request, to give further information needed to assess the surrender application.	20 21 22
	'(2)	The request must be made within 10 business days after the application is received.	23 24
'Div	ision	5 Deciding surrender applications	25
'266	Dec	ciding surrender application	26

The administering authority must decide to-**'**(1)

		(a) approve the surrender application; or	1
		(b) refuse the surrender application.	2
	'(2)	A decision under subsection (1) must be made within the latest of the following periods to end—	3 4
		(a) if the administering authority requests further information under section 265(1)—40 business days after the further information is received by the authority;	5 6 7
		(b) if the administering authority does not request further information under section 265(1)—40 business days after the application is made;	8 9 10
		<ul> <li>(c) if the environmental authority is for a resource activity and the relevant tenure is an exploration permit or mineral development licence—60 business days after the relevant tenure ends;</li> </ul>	11 12 13 14
		<ul> <li>(d) if the environmental authority is for a resource activity and the relevant tenure is a mining lease or petroleum lease—90 business days after the relevant tenure ends.</li> </ul>	15 16 17
'267		vice from MRA chief executive about surrender plication	18 19
	<b>'</b> (1)	The administering authority may, before it makes a decision to refuse a surrender application for an environmental authority for a mining activity, seek advice from the chief executive of the MRA department.	20 21 22 23
	'(2)	The advice may be sought in the way the administering authority considers appropriate.	24 25
	·(3)	If the advice is given, it must be given within the period required under section $266(2)$ for the administering authority to make the decision.	26 27 28
'268	Cri	teria for decision	29
		'In deciding a surrender application, the administering authority must—	30 31

(a)	comply with any relevant regulatory requirement; and
(a) (b)	
(0)	subject to paragraph (a), consider each of the following—
	(i) the application;
	(ii) any monitoring results relating to the rehabilitated area the subject of the application;
	(iii) the final rehabilitation report for the environmental authority;
	<ul><li>(iv) the compliance statement for the environmental authority, or the part of the environmental authority the subject of the application;</li></ul>
	<ul><li>(v) any advice given by the chief executive of the MRA department under section 267;</li></ul>
	(vi) another matter prescribed under an environmental protection policy or a regulation; and
(c)	if a progressive certification has been given for a relevant tenure for the environmental authority—
	<ul> <li>(i) confirm that the certified rehabilitated area for the relevant tenure still meets the criteria under section 318ZI against which it was certified; and</li> </ul>
	(ii) if the confirmation is made—give full effect to the certification; and
(d)	if the environmental authority relates to land for which particulars are or were recorded in the environmental management register—consider whether or not the land has been removed from the environmental management register or the land has a site management plan approved for it.
estrict	ions on giving approval
	e administering authority may only approve a surrender

'269

		(a)	the authority is satisfied the conditions of the environmental authority have been complied with; and	1 2
		(b)	if the environmental authority is subject to conditions requiring rehabilitation—	3 4
			<ul> <li>(i) the authority is satisfied the land on which each relevant activity for the environmental authority has been carried out has been satisfactorily rehabilitated; or</li> </ul>	5 6 7 8
			<ul> <li>(ii) the authority has approved a transitional environmental program and it is satisfied the land will be satisfactorily rehabilitated under the program; and</li> </ul>	9 10 11 12
		(c)	if a regulation has prescribed another circumstance for this section—the administering authority is satisfied of the circumstance.	13 14 15
'270	Wh	en ap	pplication may be refused	16
	<b>'</b> (1)	This	s section applies if—	17
		(a)	a surrender application for a partial surrender of an environmental authority for an ERA project is made; and	18 19 20
		(b)	if the application was approved, the environmental authority would not apply to all remaining areas that form the project.	21 22 23
	'(2)		hout limiting sections 266(1) and 268, the administering nority may refuse the surrender application.	24 25
<b>'Div</b> i	ision	6	Residual risk requirements	26
'271			t may be required for residual risks of tation	27 28
	'(1)		s section applies for a surrender application for an ronmental authority for a resource activity.	29 30

'(2)	the	applicant to pay it a stated amount within a stated	1 2
			3 4
'(3)			5 6
'(4)	relev adm	ant tenure for the environmental authority, the sinistering authority must, in deciding to require the	7 8 9 10
	(a)		11 12
	(b)		13 14
		Note—	15
		relevant activities), part 6 (Progressive rehabilitation), division 2	16 17 18
	teria uiren		19 20
	requ	rement for the surrender application only if it is satisfied	21 22 23
	(a)	happen if the relevant area is managed under the relevant requirements of this Act and instruments made	24 25 26 27
	(b)	the likelihood of action being needed to—	28
			29 30
		<b>0</b>	31 32
		Example of an action for subparagraph (ii)—	33

**'272** 

		plugging a GHG well that is found to be leaking GHG into an overlying aquifer	1 2
		<ul><li>(iii) restore the environment because of environmental harm resulting from relevant resource activities for the environmental authority; and</li></ul>	3 4 5
		Example of an action for subparagraph (iii)—	6
		pumping contaminated water to the surface for treatment	7
		<ul> <li>(c) the cost of likely action in comparison with the cost of best practice environmental management of the similar use of land that has not previously been affected by the activities.</li> </ul>	8 9 10 11
'273	Am	ount and form of payment	12
	'(1)	The administering authority must decide the amount and form of the payment required.	13 14
	'(2)	The administering authority may decide the amount by reference to a guideline or other publicly available document.	15 16
	·(3)	Despite subsections (1) and (2), the administering authority can not require a payment of an amount more than the amount that, in the authority's opinion, represents the likely rehabilitation costs.	17 18 19 20
	'(4)	In this section—	21
		<i>likely rehabilitation costs</i> means all likely costs and expenses that may be incurred in taking action to rehabilitate or restore and protect the environment because of environmental harm that may be caused by the residual risks of the relevant area.	22 23 24 25
'Div	ision	7 Directions about rehabilitation	26
'274		ections to carry out rehabilitation may be given if render refused	27 28
	<b>'</b> (1)	This section applies if the administering authority decides to refuse a surrender application for an environmental authority	29 30

	L	
	for a resource activity.	1
'(2)	The administering authority may give the applicant a written direction (the <i>rehabilitation direction</i> ) to carry out further stated rehabilitation within a stated reasonable period.	2 3 4
<b>'</b> (3)	The direction must be given to the applicant with the notice of the refusal of the application required under section 275(b).	5 6
'(4)	The notice of refusal must also include an information notice about the decision to give the direction.	7 8
<b>'</b> (5)	In this section—	9
	rehabilitation includes environmental management.	1
'Divisio	n 8 Miscellaneous provisions	1
'275 St	eps after deciding surrender application	1
	'The administering authority must, within 10 business days after deciding a surrender application—	1 1
	(a) if the decision is to approve the surrender—	1
	(i) record the surrender in the relevant register; and	1
	(ii) give the applicant—	1
	(A) written notice of the decision; and	1
	(B) an information notice about any decision under section 271 for the application; or	1 2
	(b) if the decision is to refuse the surrender—give the applicant an information notice about the decision.	2 2
	estriction on surrender taking effect if payment quired for residual risks	2 2
'(1)	This section applies if the applicant has, under section 271, been required to pay an amount for residual risks of the area the subject of a surrender application.	2 2 2

(2) Despite section 275, a decision to approve the surrender does 1 not take effect until the requirement has been complied with. 2

5

# 'Part 11Cancellation or suspension of<br/>environmental authorities3<br/>4

## **'Division 1 Preliminary**

<b>'27</b> 7	Automatic cancellation if replacement environmental authority given						
	<b>'</b> (1)	An environmental authority is cancelled if a replacement environmental authority for the authority has taken effect.	8 9				
	'(2)	The administering authority must, as soon as practicable after the replacement environmental authority takes effect, record particulars of the cancellation in the relevant register.	10 11 12				
'278	Cancellation or suspension by administering authority						
	'(1)	The administering authority may cancel or suspend an environmental authority if an event mentioned in subsection (2) has happened and the procedure under division 2 is followed.	15 16 17 18				
	<b>'</b> (2)	For subsection (1), the events are as follows—	19				
		<ul> <li>(a) the environmental authority was issued because of a materially false or misleading certificate, declaration or representation, made either orally or in writing;</li> </ul>	20 21 22				
		<ul> <li>(b) financial assurance required under a condition of the environmental authority has not been given in the amount or in the form required under the notice given under section 296;</li> </ul>	23 24 25 26				

(c)	the administering authority has, under section 307(2)(b), directed the holder to replenish financial assurance for the environmental authority and the holder has not complied with the direction;	1 2 3 4
(d)	the environmental authority holder is, after the giving of the environmental authority, convicted of an environmental offence;	5 6 7
(e)	the environmental authority holder's registration as a suitable operator is cancelled or suspended, or is proposed to be cancelled or suspended, under chapter 5A, part 4, division 2;	8 9 10 11
(f)	the holder has been given an annual notice, audit notice or surrender notice and the notice has not been complied with;	12 13 14
(g)	if an approval of the Coordinator-General under the State Development Act, section 84(4)(b) is necessary under that Act for carrying out an environmentally relevant activity for the authority—the approval lapses or otherwise ends, or the Coordinator-General refuses to give the approval;	15 16 17 18 19 20
(h)	if the authority is for a prescribed ERA—a development application for any necessary development permit for a material change of use of premises relating to the prescribed ERA lapses or is refused or withdrawn;	21 22 23 24
(i)	if the authority is for a resource activity—a relevant tenure for the authority has not been granted under resource legislation.	25 26 27

'Division 2			Procedure for cancellation or suspension by administering authority	1 2 3
'279	Ар	plicat	tion of div 2	4
			s division applies if the administering authority proposes ancel or suspend an environmental authority.	5 6
<b>'280</b>	No	tice c	of proposed action	7
	<b>'</b> (1)	auth	administering authority must give the environmental ority holder a written notice stating each of the owing—	8 9 10
		(a)	the action (the <i>proposed action</i> ) the administering authority proposes taking under this division;	11 12
		(b)	the grounds for the proposed action;	13
		(c)	the facts and circumstances that are the basis for the grounds;	14 15
		(d)	if the proposed action is to suspend the environmental authority—the proposed suspension period;	16 17
		(e)	that the holder may, within a stated period, make written representations to show why the proposed action should not be taken.	18 19 20
	'(2)		stated period must end at least 20 business days after the er is given the notice under subsection (1).	21 22
	'(3)		subsection (1)(d), the proposed suspension period may be d by reference to a stated event.	23 24
		Exan	uple for subsection (3)—	25
		ass not	a ground on which the proposed action is to be taken is that financial surance required under a condition of the environmental authority has t been given, the proposed suspension period may be stated as the riod ending when the financial assurance is given.	26 27 28 29

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]

**'281** Considering representations 1 'The administering authority must consider any written 2 representation made within the stated period by the 3 environmental authority holder. 4 **'282** Decision on proposed action 5 (1) If, after complying with section 281, the administering 6 authority still believes a ground exists to take the proposed 7 action, it may— 8 suspend the environmental authority for no longer than 9 (a) the proposed suspension period; or 10 (b) if the proposed action was to cancel the environmental 11 authority-either cancel the environmental authority or 12 suspend it for a fixed period. 13 ·(2) The decision under subsection (1) is the *proposed action* 14 decision. 15 **'**(3) If the administering authority at any time decides not to take 16 the proposed action, it must promptly give the environmental 17 authority holder written notice of the decision. 18 **'283** Notice of proposed action decision 19 **'(1)** The administering authority must, within 10 business days 20 after the proposed action decision is made, give the 21 environmental authority holder an information notice about 22 the decision. 23 24 ·(2) If the proposed action decision relates to an environmental authority for resource activities, the administering authority 25 must also give written notice of the decision to the chief 26 executive administering the resource legislation. 27 **'**(3) The decision takes effect on the later of the following— 28 the day the notice is given to the holder; (a) 29 (b) a later day of effect stated in the notice. 30

	'(4)	enviro	onme	if the decision was to cancel or suspend the ental authority because of the conviction of the an offence, the cancellation or suspension—	1 2 3
		(a)	does	not take effect until—	4
			(i)	the period to appeal against the conviction ends; and	5 6
			(ii)	if the appeal is made against the conviction—the appeal is finally decided or is otherwise ended; and	7 8
		(b)	has r	no effect if the conviction is quashed on appeal.	9
'Divi	sion	3		Steps after making decision	10
<b>'28</b> 4	Ste	ps for	can	cellation or suspension	11
'284	<b>Ste</b> (1)	This s	sectio	cellation or suspension on applies if the proposed action decision is to take the decision has taken effect.	11 12 13
'284		This s action	section and	on applies if the proposed action decision is to take	12
'284	'(1)	This s action The ac	section and dmin	on applies if the proposed action decision is to take the decision has taken effect.	12 13
'284	'(1)	This s action The ac (a)	section and dmin take	on applies if the proposed action decision is to take the decision has taken effect. histering authority must, as soon as practicable—	12 13 14
'284	'(1)	This s action The ac (a) (b) Also, author	section and dmin take recon if rity,	on applies if the proposed action decision is to take the decision has taken effect. histering authority must, as soon as practicable— the action; and	12 13 14 15

'Part 12 'Division 1		General provisions	1
		Plan of operations for environmental authority relating to mining lease or petroleum lease	2 3 4
'285	Definitio	ons for div 1	5
	'In t	this division—	6
	oper	<i>a of operations</i> , for a relevant lease, includes any plan of rations given to the administering authority for a proposed e substantially the same as the relevant lease.	7 8 9
	rele	vant lease means—	10
	(a)	for an environmental authority for a mining activity authorised under a mining lease—the mining lease; or	11 12
	(b)	for an environmental authority for a petroleum activity authorised under a petroleum lease—the petroleum lease.	13 14 15
'286	Applica	tion of div 1	16
	'Thi	is division applies for an environmental authority if—	17
	(a)	the environmental authority is for-	18
		(i) a mining activity authorised under a mining lease; or	19 20
		(ii) a petroleum activity authorised under a petroleum lease; and	21 22
	(b)	any relevant activity for the authority is an ineligible ERA.	23 24

<b>'287</b>	Pla rele	n of evant	operations required before acting under lease	1 2
		allov	e environmental authority holder must not carry out, or w the carrying out of, an activity under the relevant lease ess—	3 4 5
		(a)	a plan of operations for all relevant activities has been given to the administering authority; and	6 7
		(b)	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; and	8 9 10
		(c)	the plan complies with section 288.	11
		Max	timum penalty—100 penalty units.	12
<sup>•</sup> 288	Re	quire	ments for plan of operations	13
	<b>'</b> (1)	A pl	an of operations must—	14
		(a)	describe the following—	15
			(i) each relevant lease for the environmental authority;	16
			(ii) the land to which each relevant lease applies;	17
			(iii) the land to which the plan applies; and	18
		(b)	state the period to which the plan applies (the <i>plan period</i> ); and	19 20
		(c)	include the following—	21
			(i) a plan showing where all activities are to be carried out on the land;	22 23
			(ii) an action program for complying with the conditions of the environmental authority;	24 25
			(iii) a rehabilitation program for land disturbed or proposed to be disturbed under each relevant lease;	26 27
			(iv) another matter prescribed under an environmental protection policy or a regulation; and	28 29

	(d)	be accompanied by a compliance statement for the plan; and
	(e)	be accompanied by the fee prescribed under a regulation.
'(2)	state	ehabilitation program under subsection $(1)(c)(iii)$ must e a proposed amount of financial assurance for the ronmental authority for the plan period.
<b>'(3</b> )	A co	ompliance statement under subsection (1)(d) must—
	(a)	be made by or for the environmental authority holder; and
	(b)	state the extent to which the plan complies with the conditions of the environmental authority; and
	(c)	state whether or not the amount of the financial assurance for the environmental authority has been calculated in accordance with the guideline under section 295(3)(b).
	<b>T</b>	plan period can not be more than 5 years.
<b>'</b> (4)	The	plan periou can not be more than 5 years.
(4) (5)		an of operations may relate to 1 or more relevant leases.
·(5)	A pl	· · ·
·(5)	A pl mendi	an of operations may relate to 1 or more relevant leases.
(5) 289 A	A pl mendi	an of operations may relate to 1 or more relevant leases. <b>ng or replacing plan</b> s section applies if— the environmental authority holder has given the
(5) 289 A	A pl <b>nendi</b> This	an of operations may relate to 1 or more relevant leases. <b>ng or replacing plan</b> a section applies if— the environmental authority holder has given the administering authority a plan of operations (the <i>original plan</i> ); and
(5) 289 A	A pl mendi This (a) (b) The befo	an of operations may relate to 1 or more relevant leases. <b>ng or replacing plan</b> a section applies if— the environmental authority holder has given the administering authority a plan of operations (the <i>original plan</i> ); and the plan period for the plan under section 288(1)(b) has not ended. holder may amend or replace the original plan at any time
(5) 289 A (1)	A pl mendi This (a) (b) The befo	an of operations may relate to 1 or more relevant leases. <b>ng or replacing plan</b> section applies if— the environmental authority holder has given the administering authority a plan of operations (the <i>original plan</i> ); and the plan period for the plan under section 288(1)(b) has not ended. holder may amend or replace the original plan at any time ore the plan period ends by giving the administering
(5) 289 A (1)	A pl mendi This (a) (b) The befo auth	an of operations may relate to 1 or more relevant leases. <b>ng or replacing plan</b> section applies if— the environmental authority holder has given the administering authority a plan of operations (the <i>original plan</i> ); and the plan period for the plan under section 288(1)(b) has not ended. holder may amend or replace the original plan at any time ore the plan period ends by giving the administering ority a written notice that—

		(b)	is ac	ccompanied by—	1
			(i)	for a replacement—the replacement plan; and	2
			(ii)	a compliance statement for the original plan, as amended, or for the replacement plan; and	3 4
			(iii)	the fee prescribed under a regulation.	5
	<b>'</b> (3)	The	comp	liance statement must comply with section 288(3).	6
	'(4)	plan		er's plan of operations is taken to be the original mended from time to time by any amendment under on.	7 8 9
	<b>'</b> (5)	How	vever,	an amendment can not extend the plan period.	10
	<b>'</b> (6)	The	origir	hal plan ceases to apply if it is replaced.	11
	'(7)			ment plan may apply for a period of no more than 5 n when notice of it is given under this section.	12 13
<b>'290</b>	Fai	lure t	0 00	mply with plan of operations	14
		an a		ronmental authority holder must, when carrying out y under the relevant lease, comply with the plan of s.	15 16 17
		Max	imun	n penalty—100 penalty units.	18
'291	En	viron	ment	al authority overrides plan	19
	<b>'</b> (1)			on applies if there is any inconsistency between the ental authority and a plan of operations.	20 21
	'(2)	The	autho	rity prevails to the extent of the inconsistency.	22
	<b>'</b> (3)	days	after	onmental authority holder must, within 15 business r the holder becomes aware of the inconsistency,	23 24 25
			nd the	e plan to remove the inconsistency.	23
				a penalty for subsection (3)—100 penalty units.	23 26

'Divi	ision	2		Financial assurance	1
'Sub	divi	sion	1	Requiring financial assurance	2
<b>'292</b>	Ree	quire	ment	to give financial assurance	3
	'(1)	envi envi	ronme ronme	inistering authority may, by condition of an ental authority, require the holder of the ental authority to give the administering authority assurance—	4 5 6 7
		(a)		re the relevant activity is carried out under the ronmental authority; and	8 9
		(b)	as se	ecurity for—	10
			(i)	compliance with the environmental authority; and	11
			(ii)	costs or expenses, or likely costs or expenses, mentioned in section 298.	12 13
	'(2)	requ	iring	the administering authority may impose a condition a financial assurance to be given only if it is he condition is justified having regard to—	14 15 16
		(a)	or th	degree of risk of environmental harm being caused, nat might reasonably be expected to be caused, by relevant activity; and	17 18 19
		(b)	resto	likelihood of action being required to rehabilitate or ore and protect the environment because of ronmental harm being caused by the activity; and	20 21 22
		(c)	the e	environmental record of the holder.	23
	<b>'</b> (3)	to re	emain	nistering authority may require a financial assurance in force until it is satisfied no claim is likely to be he assurance.	24 25 26
ʻ293				nust give financial assurance before environmental authority	27 28
	<b>'</b> (1)	This	sectio	on applies if—	29

[s 8]

		(a)	holde	ndition of an environmental authority requires the er of the authority to give the administering prity financial assurance; and	1 2 3
		(b)	either	r	4
				the environmental authority is for a prescribed ERA and a transfer application for the transfer of the authority is approved; or	5 6 7
			. ,	the environmental authority is for a resource activity and the holder of the relevant tenure for the authority changes.	8 9 10
	'(2)	out, envii	or all	older of the environmental authority must not carry low the carrying out of, an activity under the ntal authority unless the financial assurance has to the administering authority.	11 12 13 14
		Max	imum	penalty—1665 penalty units.	15
'Sul	odivi	sion		Amount and form of financial	16
'Sul	odivi	sion		Amount and form of financial assurance	16 17
			2	assurance	17
'Sul '294	Ар	plicat	2 ion fo		
	Ар	plicat ancia This assur than	2 ion fo l assu secti- rance = an au	assurance or decision about amount and form of	17 18
	Ap fina	plicat ancia This assur than	2 ion fo l assu secti- rance an au r section	assurance or decision about amount and form of urance on applies if a condition requiring financial is imposed on an environmental authority, other thority for which a plan of operations is required	17 18 19 20 21 22
	Ap fina	plicat ancial This assur than unde <i>Note-</i> A p be	2 ion fo l assu secti- rance an au r secti- proposed	<b>assurance</b> <b>or decision about amount and form of</b> <b>trance</b> on applies if a condition requiring financial is imposed on an environmental authority, other thority for which a plan of operations is required on 287. d amount of financial assurance for a plan of operations must n the rehabilitation program for the plan of operations under	17 18 19 20 21 22 23
	Ap fina	plicat ancial This assur than unde <i>Note-</i> A p be sec The autho	2 ion foll assur- section an autor section proposed stated in tion 288 holder pority f	<b>assurance</b> <b>or decision about amount and form of</b> <b>trance</b> on applies if a condition requiring financial is imposed on an environmental authority, other thority for which a plan of operations is required on 287. d amount of financial assurance for a plan of operations must n the rehabilitation program for the plan of operations under	17 18 19 20 21 22 23 24 25 26
	Ap fina '(1)	plicat ancial This assur than unde <i>Note-</i> A p be sec The autho finar	2 ion foll assur- sectivan au or sectivan au proposed stated in tion 288 holder prity for	<b>assurance</b> <b>or decision about amount and form of</b> <b>firance</b> on applies if a condition requiring financial is imposed on an environmental authority, other thority for which a plan of operations is required on 287. d amount of financial assurance for a plan of operations must n the rehabilitation program for the plan of operations under 8(2). r of the authority may apply to the administering for a decision about the amount and form of	17 18 19 20 21 22 23 24 25 26 27 28 29

		(a) be made in the approved form; and	
		(b) include any other information required to be inclu- the application under a guideline—	uded in
		(i) made by the chief executive; and	
		(ii) prescribed under a regulation.	
'295	De	iding amount and form of financial assurance	
	<b>'</b> (1)	The administering authority must decide the amount an of financial assurance required under a condition environmental authority.	
	'(2)	The decision must be made within—	
		(a) if an application is made under section 294( business days after the application is received; or	
		<ul> <li>(b) if the decision relates to an environmental author which a plan of operations is required under so 287—15 business days after the plan of operative received; or</li> </ul>	ection
		(c) the further period agreed between the holder environmental authority and the administering au	
	'(3)	In making the decision, the administering authority mu regard to—	st have
		(a) the regulatory requirements; and	
		(b) any criteria stated in a guideline made by the executive and prescribed under a regulation.	e chief
	'(4)	Despite subsections (1) and (3), the administering au can not require financial assurance of an amount most the amount that, in the authority's opinion, represents the of likely costs and expenses that may be incurred action to rehabilitate or restore and protect the environ because of environmental harm that may be caused activity.	re than he total taking onment

	<b>'</b> (5)	In this section—	1
		<i>costs and expenses</i> includes monitoring and maintenance costs and expenses.	2 3
'296	Not	ice of decision	4
		'The administering authority must, within 5 business days after making a decision under section 295(1), give an information notice about the decision to the holder of the environmental authority.	5 6 7 8
'Sub	divi	sion 3 Claiming or realising financial assurance	9 10
'297	Def	inition for sdiv 3	11
		'In this subdivision—	12
		<i>environmental authority</i> includes a cancelled or surrendered environmental authority.	13 14
'298	Арј	plication of sdiv 3	15
		'This subdivision applies if the administering authority incurs, or might reasonably incur, costs or expenses in taking action to—	16 17 18
		<ul> <li>(a) prevent or minimise environmental harm or rehabilitate or restore the environment, in relation to the carrying out of an activity under an environmental authority for which financial assurance has been given; or</li> </ul>	19 20 21 22
		(b) secure compliance with an environmental authority for which financial assurance has been given.	23 24
'299		ministering authority may claim or realise financial surance	25 26
	<b>'</b> (1)	The administering authority may recover the reasonable costs	27

		or ev	penses of taking the action by making a claim on or	1
			ing the financial assurance or part of it.	2
	'(2)	assura	re making the claim on or realising the financial ance or part of it, the administering authority must give en notice to the person who gave the financial assurance.	3 4 5
	<b>'</b> (3)	The n	notice must—	6
		(a)	state details of the action proposed to be taken; and	7
		(b)	state the amount of the financial assurance to be claimed or realised; and	8 9
		(c)	invite the person to make written representations to the administering authority to show why the financial assurance should not be claimed or realised as proposed; and	10 11 12 13
			state the period within which the representations may be made.	14 15
	<b>'</b> (4)		stated period must end at least 20 business days after the on is given the notice.	16 17
'300	Сог	nsider	ring representations	18
		repres	administering authority must consider any written sentations made within the stated period by the person gave the financial assurance.	19 20 21
'301	Dec	sision		22
	'(1)	after	administering authority must, within 10 business days the end of the stated period, decide whether to make a on or realise the financial assurance.	23 24 25
	'(2)	realis after	e administering authority decides to make a claim on or e the financial assurance, it must, within 5 business days making the decision, give the person an information e about the decision.	26 27 28 29

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 8]

# Subdivision 4 Amending or discharging financial assurance

1 2

3

9

## **'302** Who may apply

- (1) The holder of an environmental authority subject to a condition that financial assurance be given may apply to the administering authority to—
  - (a) amend the amount or form of financial assurance stated 7 in a notice give under section 296; or 8
  - (b) discharge the financial assurance.
- (2) An application may only be made under subsection (1) if the 10 person has given the financial assurance to the administering 11 authority.

<b>'303</b>	Requirements for application				
	'An	application made under section 302(1) must—	14		
	(a)	be made in the approved form; and	15		
	(b)	state whether the application is seeking to—	16		
		(i) amend the amount or form of financial assurance stated in a notice given under section 296; or	17 18		
		(ii) discharge the financial assurance; and	19		
	(c)	if the application is to amend the amount or form of financial assurance—include details of the proposed amendment; and	20 21 22		
	(d)	include the information required under a guideline—	23		
		(i) made by the chief executive; and	24		
		(ii) prescribed under a regulation.	25		

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

'304		ministering authority may require compliance tement for particular applications	1 2
	'(1)	This section applies if an application relates to financial assurance for an environmental authority for a resource activity.	3 4 5
	'(2)	The administering authority may, by written notice, require the applicant to give it a compliance statement for the assurance before deciding the application.	6 7 8
	<b>'</b> (3)	The compliance statement must—	9
		(a) be made by or for the applicant; and	10
		(b) state the extent to which activities carried out under each relevant tenure have complied with the conditions of the environmental authority; and	11 12 13
		(c) state whether or not the amount of the financial assurance has been calculated having regard to the criteria stated in a guideline mentioned in section 295(3)(b).	14 15 16 17
'305	Dec	ciding application	18
	'(1)	The administering authority must, within the relevant period—	19 20
		(a) approve or refuse the application; and	21
		(b) if the decision is to refuse the application—give the applicant an information notice about the decision.	22 23
	'(2)	If the administering authority is deciding an application to amend the amount or form of financial assurance, the authority must consider the criteria mentioned in section 295(3).	24 25 26 27
	<b>'</b> (3)	Despite subsection (1), the authority may only approve an application to discharge a financial assurance if the authority is satisfied no claim is likely to be made on the assurance.	28 29 30
	'(4)	Subsection (5) applies if the application is to amend or	31 32

		(a)	if the application relates to an environmental authority for a prescribed ERA—the application was made because of a transfer application for the authority; or	1 2 3
		(b)	if the application relates to an environmental authority for a resource activity—the application was made because of a transfer application under resource legislation for the relevant tenure.	4 5 6 7
	<b>'</b> (5)	1	bite subsection (1), the administering authority may hold making a decision under subsection (1) until—	8 9
		(a)	the transfer application has been approved; and	10
		(b)	any financial assurance for the authority required to be given by the new holder has been given; and	11 12
		(c)	the transfer has taken effect.	13
	<b>'</b> (6)	In th	is section—	14
		relev	pant period means—	15
		(a)	if the applicant is required to give a compliance statement under section 304—20 business days after the statement is received; or	16 17 18
		(b)	otherwise—20 business days after the application is received.	19 20
'306	Pov	ver to	o require a change to financial assurance	21
	<b>'</b> (1)		section applies if financial assurance has been given for nvironmental authority.	22 23
	'(2)	hold	administering authority may, at any time, require the er of the environmental authority to change the amount of ncial assurance.	24 25 26
	·(3)	admi	bre making a requirement under subsection (2), the inistering authority must give written notice to the holder be environmental authority.	27 28 29
	<b>'</b> (4)	The	notice must—	30
		(a)	state details of the proposed requirement; and	31

		(b) invite the holder to make, within a stated period, submissions about the proposed requirement.	1 2
	'(5)	The stated period must end at least 20 business days after the holder is given the notice.	3 4
	<b>'</b> (6)	The administering authority must, before deciding to make the requirement, consider any written submissions made by the holder within the stated period.	5 6 7
	<b>'</b> (7)	The requirement does not take effect until—	8
		(a) the holder is given an information notice about the decision; or	9 10
		(b) if the information notice states a later day of effect—the later day.	11 12
	<b>'(</b> 8)	In this section—	13
		<i>change</i> , financial assurance, includes to decrease or increase its amount.	14 15
		<i>financial assurance</i> , given, includes financial assurance changed because of a requirement previously made under subsection (2).	16 17 18
'Suk	odivi	sion 5 Replenishing financial assurance	19
<b>'307</b>	Re	plenishment of financial assurance	20
	<b>'</b> (1)	This section applies if—	21
		(a) under subdivision 3, all or part of the financial assurance for an environmental authority for a resource activity, other than a mining activity, has been realised; and	22 23 24
		(b) the environmental authority is still in force.	25
	'(2)	The administering authority must give the environmental authority holder a notice—	26 27
		(a) stating how much of the financial assurance has been used; and	28 29

		(b)	directing the holder to, within 20 business days after the giving of the notice, replenish the financial assurance so that its amount and form comply with the financial assurance required under a notice given under section 296.	1 2 3 4 5
	<b>'</b> (3)		a condition of the environmental authority that the holder comply with the direction.	6 7
' <b>Div</b> i	ision	3	Annual fees and returns	8
'Sub	odivis	sion	1 Annual notices	9
'308	Anr	nual f	ee and return	10
	'(1)		section applies for an environmental authority for which mual fee is prescribed under a regulation.	11 12
	'(2)	envir give	ast 20 business days before each anniversary day for the conmental authority, the administering authority must the environmental authority holder a written notice (an <i>val notice</i> ).	13 14 15 16
	<b>'</b> (3)	An a	nnual notice must state—	17
		(a)	whether or not the holder must give the administering authority an annual return in the approved form; and	18 19
		(b)	that the holder must pay the authority the appropriate annual fee, other than in a circumstance prescribed under a regulation; and	20 21 22
		(c)	that the annual fee payable under the notice must be paid to the administering authority within a stated reasonable time, of at least 20 business days, after the day the notice is given; and	23 24 25 26
		(d)	that if the holder does not comply with the notice, the environmental authority may be cancelled or suspended. <i>Note—</i>	27 28 29
				-

		See section 278 (Cancellation or suspension by adminis authority).	stering 1 2	
	'(4)	The holder must comply with the notice.	3	
	·(5)	If the holder does not pay the annual fee within the time s for payment in the annual notice, the administering auth may recover it as a debt.		
	'(6)	A failure to give the notice by the time stated in subsection does not invalidate or otherwise affect the validity of notice.		
'309		rticular requirement for annual return for CSG vironmental authority	1( 11	
	<b>'</b> (1)	This section applies if the holder of an environm authority for a CSG activity is required to give an arreturn under section $308(3)(a)$ .		3
	'(2)	The annual return must include an evaluation of effectiveness of the management of CSG water unde criteria mentioned in section 126(1)(e) for carrying out relevant CSG activity.	er the 16	6 7
	<b>'</b> (3)	Without limiting subsection (2), the evaluation must state	e— 19	9
		(a) whether or not the CSG water has been effect managed having regard to the criteria; and	tively 20 21	
		(b) if the water has not been effectively managed—	22	2
		<ul> <li>(i) the action that will be taken to ensure the will in the future be effectively managed have regard to the criteria; and</li> </ul>		4
		(ii) when the action will be taken.	20	5
'Suk	odivi	sion 2 Changing anniversary day	27	7
'310	Ch	anging anniversary day	28	8

(1) The administering authority may change the anniversary day, for an environmental authority for which an annual fee is 

		prescribed under a regulation, to another day (the <i>new day</i> ) if the holder of the environmental authority—
		(a) agrees in writing to the change; or
		(b) applies to the authority to change the anniversary day to the new day.
	'(2)	The application must be in the approved form and accompanied by the fee prescribed under a regulation.
311	De	ciding application
		'The administering authority must, within 20 business days after the application is made, decide whether or not to change the anniversary day to the new day.
312	No	tice of decision
		'The administering authority must, within 10 business days after the decision is made, give the holder—
		(a) if the decision is to change the day—written notice of the decision; or
		(b) if the decision is not to change the day—an information notice about the decision.
313	Wh	en decision takes effect
		'A decision under section 311 to change the anniversary day takes effect on the later of the following days—
		(a) the day the holder is given notice of the decision;
		(b) a later day of effect stated in the notice.

'Divi	ision	4	Non-compliance with eligibility criteria	1 2
'314			ment to replace environmental y if non-compliance with eligibility criteria	3 4
	<b>'</b> (1)	This	section applies if—	5
		(a)	an environmental authority is issued for a standard or variation application under part 5; and	6 7
		(b)	the relevant activity for the authority does not comply with the eligibility criteria for the activity.	8 9
	'(2)		administering authority may require the holder of the ronmental authority to—	10 11
		(a)	make a site-specific application for a new environmental authority under part 2; or	12 13
		(b)	make an amendment application for the authority under part 7.	14 15
	'(3)	adm prop	bre making a requirement under subsection (2), the inistering authority must give written notice of the bosed requirement to the holder of the environmental ority.	16 17 18 19
	<b>'</b> (4)	The	notice must state the following—	20
		(a)	the grounds for the requirement;	21
		(b)	the facts and circumstances that are the basis for the grounds;	22 23
		(c)	that the holder may, within a stated period of at least 20 business days, make written representations to show why the requirement should not be made.	24 25 26
	<b>'</b> (5)	the	administering authority must, before deciding to make requirement, consider any representations made by the er within the stated period.	27 28 29
	<b>'</b> (6)	The	requirement does not take effect until—	30

		(a) the holder is given an information notice about the decision; or	1 2
		(b) if the information notice states a later day of effect—on that later day.	3 4
	'(7)	The holder of the authority must comply with a requirement under subsection (2).	5 6
		Maximum penalty for subsection (7)—1665 penalty units.	7
' <b>Div</b> i	ision	5 Miscellaneous provisions	8
'315		ninistering authority may seek advice, comment nformation about application	9 10
	<b>'</b> (1)	The administering authority may ask any person for advice, comment or information about an application made under this chapter at any time.	11 12 13
	'(2)	There is no particular way advice, comment or information may be asked for and received and the request may be by public notice.	14 15 16
'316	Dec	sision criteria are not exhaustive	17
	<b>'</b> (1)	This section applies if—	18
		(a) an entity is deciding, or is required to decide, an application under this chapter; and	19 20
		(b) a provision of this chapter requires the entity, in making the decision, to consider stated criteria or matters.	21 22
	'(2)	The stated criteria or matters do not limit the criteria or matters the entity may consider in making the decision.	23 24

1

2

3

4

# 'Chapter 5A General provisions about environmentally relevant activities

## 'Part 1 Eligibility criteria

'317	Notice of proposed eligibility criteria					
	<b>'</b> (1)	Before the chief executive makes eligibility criteria for an environmentally relevant activity under section 318, the chief executive must publish the following on the department's website—				
		(a) a copy of the proposed eligibility criteria; and	10			
		(b) a notice which states—	11			
		<ul> <li>(i) that any person may make a submission to the chief executive about the proposed eligibility criteria; and</li> </ul>	12 13 14			
		<ul> <li>(ii) the period of at least 30 business days (the <i>consultation period</i>) during which the submissions may be made.</li> </ul>	15 16 17			
	'(2)	The chief executive must keep the information mentioned in subsection (1) on the department's website for all of the consultation period.	18 19 20			
'318	Ма	king eligibility criteria	21			
	<b>'</b> (1)	After considering any submissions made within the consultation period, the chief executive may, by gazette notice, make eligibility criteria for an environmentally relevant activity.	22 23 24 25			

(2) The chief executive must keep a copy of the eligibility criteria 26 made under subsection (1) available on the department's 27 website.
 28

<b>'</b> (3)	The eligibility criteria take effect when a regulation approves	1
	the criteria.	2

'Part	2		Standard conditions	3
'318A	Def	nition f	or pt 2	4
		'In this p	part—	5
		<i>relevant</i> that is—	existing authority means an environmental authority	6 7
			ued before proposed standard conditions are made der section 318D; and	8 9
		sta	bject to conditions identified in the authority as indard conditions for the activity or authority to which e proposed standard conditions relate.	10 11 12
'318B	Wh	en stand	ard conditions must be made	13
•	(1)		ction applies if eligibility criteria are made for an nentally relevant activity under section 318.	14 15
٤	(2)		ef executive must, at the same time, make standard ns for the activity or an authority for the activity under 318D.	16 17 18
'318C	Not	ce of pi	roposed standard conditions	19
د	(1)	section 3	he chief executive makes standard conditions under 318D, the chief executive must publish the following epartment's website—	20 21 22
		(a) a c	copy of the proposed standard conditions;	23
		(b) a n	notice which states—	24

	(i) that any person may make a submission to the chief executive about the proposed standard conditions; and	1 2 3
	<ul><li>(ii) the period of at least 30 business days (the <i>consultation period</i>) during which the submissions may be made.</li></ul>	4 5 6
'(2)	Subsections (3) and (4) apply if it is intended that the proposed standard conditions may apply to a relevant existing authority.	7 8 9
	Note—	10
	The administering authority may amend an existing environmental authority to reflect new standard conditions in particular circumstances. See section 213.	11 12 13
'(3)	The notice mentioned in subsection (1)(b) must also state that the proposed standard conditions may apply to a relevant existing authority.	14 15 16
'(4)	The chief executive must also give written notice of the proposed standard conditions to the holder of a relevant existing authority that is in effect immediately before the information is published under subsection (1).	17 18 19 20
<b>'</b> (5)	A notice given under subsection (4) must state—	21
	(a) the department's website address for the proposed standard conditions; and	22 23
	(b) that the proposed standard conditions may apply to the existing authority; and	24 25
	(c) that the holder may make a submission to the chief executive about the proposed standard conditions during the consultation period.	26 27 28
'(6)	The chief executive must keep the information mentioned in subsection (1) on the department's website for all of the consultation period.	29 30 31

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 8]

### **'318D Making standard conditions**

<b>'</b> (1)	After considering any submissions made within the consultation period, the chief executive may, by gazette notice, make standard conditions for an environmentally relevant activity or an environmental authority.	2 3 4 5
'(2)	Subsection (3) applies if the notice mentioned in section $318C(1)(b)$ stated that the proposed standard conditions may apply to a relevant existing authority.	6 7 8
<b>'</b> (3)	The gazette notice must state whether or not the standard conditions may apply to a relevant existing authority.	9 10
'(4)	The administering authority must keep a copy of the standard conditions made under subsection (1) available on its website.	11 12
'(5)	The standard conditions take effect on—	13
	(a) the day the notice about the making of the standard conditions is gazetted; or	14 15

(b) if a later day for the commencement of the standard 16 conditions is stated in the gazette notice—the later day. 17

## **'Part 3 Codes of practice**

18

19

1

### **'318E Codes of practice**

- \*(1) The Minister may, by gazette notice, make codes of practice 20 stating ways of achieving compliance with the general environmental duty for an activity that causes, or is likely to 22 cause, environmental harm.
- (2) In making a code of practice under subsection (1), the 24 Minister must have regard to the matters mentioned in section 25 319(2). 26
- (3) The administering authority must keep a copy of a code of practice made under subsection (1) available on its website. 28

Environ	mental Protection (Greentape Reduction) and Other Legislation Amendment	
	Part 2 Amendment of Environmental Protection Act 1994	
	[s 8]	
<b>'</b> (4)	A code of practice has effect for 7 years after the day it is made, unless it is earlier repealed.	1 2
'Part 4	Registration of suitable operators	3 4
'Division	1 Applications for registration	5
'318F Ap	olication for registration	6
'(1)	A person may apply to be registered as a suitable operator for the carrying out of an environmentally relevant activity.	7 8
·(2)	The application must—	9
	(a) be made to the chief executive in the approved form; and	10
	(b) be accompanied by the fee prescribed under a regulation.	11 12
·(3)	The applicant may withdraw the application at any time before it is decided.	13 14
'318G Dec	ciding application	15
	'The chief executive must decide to refuse or approve the application within—	16 17
	<ul> <li>(a) if the chief executive obtains a suitability report about the applicant under section 318R—20 business days after receiving the application; or</li> </ul>	18 19 20
	(b) otherwise—10 business days after receiving the application.	21 22

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'318H	Grou	nds for refusing application for registration	1
		The chief executive may refuse the application if satisfied hat—	2 3
	(;	a) the applicant is not a suitable person to be registered as a suitable operator having regard to the applicant's environmental record; or	4 5 6
	(1	b) for an applicant that is not a corporation—a disqualifying event has happened in relation to the applicant or another person of whom the applicant is a partner; or	7 8 9 10
	(0	c) for an applicant that is a corporation—a disqualifying event has happened in relation to—	11 12
		(i) any of the corporation's executive officers; or	13
		(ii) another corporation of which any of the corporation's executive officers are, or have been, an executive officer.	14 15 16
ʻ318I	Steps	s after deciding application for registration	17
	c	f the chief executive decides to approve the application, the hief executive must, within 5 business days after deciding the pplication—	18 19 20
	(;	a) give the applicant written notice stating that the application is approved; and	21 22
	(1	b) include the applicant's name and address in the register of suitable operators.	23 24
	c a	f the chief executive decides to refuse the application, the hief executive must give the applicant an information notice bout the decision within 5 business days after deciding the pplication.	25 26 27 28
	<sup>4</sup> (3) S	Subsection (4) applies if—	29

Enviror	nmental	Protec	ction (G	reentape Reduction) and Other Legislation Amendment Bill 2012	
			F	Part 2 Amendment of Environmental Protection Act 1994 [s 8]	
	(b)		admin f exec	istering authority for the application is not the utive.	1 2
'(4)				tive must also give the administering authority cision.	3 4
'318J Wh	en reg	gistr	ation	takes effect	5
				on has effect from the day the applicant's name ncluded in the register of suitable operators.	6 7
'Division	12			ncelling or suspending jistration	8 9
'318K Ca	ncella	tion	or sı	spension of registration	10
			f exe part i	cutive may cancel or suspend a registration f—	11 12
	(a)	a dis	qualit	ying event has happened for—	13
		(i)		egistered suitable operator or another person nom the operator is partner; or	14 15
		(ii)	if the	operator is a corporation—	16
			(A)	any of the corporation's executive officers; or	17
			(B)	another corporation of which any of the corporation's executive officers are, or have been, an executive officer; or	18 19 20
	(b)	suita	able p	executive is satisfied the operator is not a erson to be registered as a suitable operator gard to the applicant's environmental record.	21 22 23
'318L No	tice of	f pro	pose	d action	24
'(1)	regist	tratio	n, the	xecutive proposes to cancel or suspend a e chief executive must give the registered r a written notice stating—	25 26 27

	(a) the action (the <i>proposed action</i> ) the chief executive proposes taking under this division; and	1 2
	(b) the grounds for the proposed action; and	3
	(c) the facts and circumstances that are the basis for the grounds; and	4 5
	(d) if the proposed action is to suspend the registration—the proposed suspension period; and	6 7
	(e) that the operator may make, within a stated period, written representations to show why the proposed action should not be taken.	8 9 10
'(2)	The stated period must end at least 20 business days after the operator is given the written notice.	11 12
·(3)	For subsection $(1)(d)$ , the proposed suspension period may be fixed by reference to a stated event.	13 14
'318M Co	nsidering representations	15
	'The chief executive must consider any written representations made by the registered suitable operator within the stated period.	16 17 18
'318N De	cision on proposed action	19
'(1)	After complying with section 318M, the chief executive must decide to—	20 21
	(a) if the proposed action was to suspend the registration for a stated period—suspend the registration for no longer than the stated period; or	22 23 24
	(b) if the proposed action was to cancel the registration—	25
	(i) cancel the registration; or	26
	(ii) suspend it for a fixed period; or	27
	(c) take no further action.	28
<b>'</b> (2)	The decision under subsection (1) is the <i>proposed action decision</i> .	29 30

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 8]

ʻ318O	Not	tice of proposed action decision	1
	<b>'</b> (1)	If the proposed action decision is to cancel or suspend the registration, the chief executive must—	2 3
		<ul> <li>(a) give the registered suitable operator an information notice about the decision within 10 business days after the decision is made; and</li> </ul>	4 5 6
		(b) if the operator is the holder of, or is acting under, an environmental authority for a resource activity—give written notice of the decision to the chief executive administering the resource legislation.	7 8 9 10
	'(2)	If the proposed action decision is to take no further action, the chief executive must, within 10 business days after the decision is made, give the registered suitable operator written notice of the decision.	11 12 13 14
'318P	Wh	en decision takes effect	15
	'(1)	If the proposed action decision is to cancel or suspend the registration, the decision takes effect on the later of the following—	16 17 18
		(a) the day the information notice is given to the operator under section 318O(1)(a);	19 20
		(b) a later day of effect stated in the notice.	21
	'(2)	However, if the decision was to cancel or suspend the registration because of the conviction of the operator for an offence, the cancellation or suspension—	22 23 24

- does not take effect until-(a) 25 the period to appeal against the conviction ends; (i)
  - 26 and 27
  - if the appeal is made against the conviction-the 28 (ii) appeal is finally decided or is otherwise ended; and 29
- has no effect if the conviction is quashed on appeal. (b) 30

'318Q Ste	ps for cancelling or suspending registration	1				
<b>'</b> (1)	This section applies if the proposed action decision is to cancel or suspend the registration and the decision has taken effect.					
<b>'</b> (2)	The chief executive must, within 10 business days—	5				
	(a) take the action; and	6				
	(b) record particulars of the action in the relevant register.	7				
<b>'</b> (3)	If the action is suspension of the registration—	8				
	(a) the particulars must state when the suspension period starts and ends; and	9 10				
	(b) the suspension ends when the suspension period is stated to end.	11 12				
'Division	13 Investigating suitability	13				
	estigation of applicant suitability or disqualifying ents	14 15				
'(1)	The chief executive may investigate a person to help it decide whether—	16 17				
	(a) the person is a suitable person to be a registered suitable operator; or	18 19				
	(b) a disqualifying event has happened for the person.	20				
'(2)	The chief executive may obtain a report on the person from an administering authority of another State under a corresponding law about a matter mentioned in subsection (1).	21 22 23				
'(3)	The commissioner of the police service must, if asked by the chief executive, give the chief executive a written report about any convictions, other than spent convictions, for environmental offences recorded against the person obtained from—	24 25 26 27 28				
	(a) information in the commissioner's possession; and	29				

	(b)	information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions.	1 2 3	
'(4)	In tl	his section—	4	
	sper	nt conviction means a conviction—	5	
	(a)	for which the rehabilitation period under the <i>Criminal</i> Law (Rehabilitation of Offenders) Act 1986 has expired under that Act; and	6 7 8	
	(b)	that is not revived as prescribed by section 11 of that Act.	9 10	
ʻ318S Us	se of i	information in suitability report	11	
'(1)	info	s section applies if the chief executive is considering prmation contained in a report about a person obtained er section 318R (a <i>suitability report</i> ).	12 13 14	
'(2)	(2) The information must not be used for any purpose other than to make the decision for which the report was obtained.			
'(3)	to t	In making the decision, the chief executive must have regard to the following matters relating to information about the commission of an offence by the person—		
	(a)	when the offence was committed;	20	
	(b)	the nature of the offence and its relevance to the decision.	21 22	
'318T No	otice	of use of information in suitability report	23	
	'Be asse	fore using information contained in a suitability report to ess a matter mentioned in section $318R(1)$ , the chief cutive must—	24 25 26	
	(a)	disclose the information to the person to whom the report relates; and	27 28	
	(b)	allow the person a reasonable opportunity to make representations to the chief executive about the information.	29 30 31	

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'318U Co	nfide	ntiality of suitability reports	1
<b>'</b> (1)	This	section applies to a person who—	2
	(a)	is, or has been, a public service employee; and	3
	(b)	has, in that capacity acquired information, or gained access to a suitability report about someone else (the <i>second person</i> ).	4 5 6
'(2)		person must not disclose the information, or give access e report, to anyone else.	7 8
	Max	imum penalty—100 penalty units.	9
·(3)		vever, subsection (2) does not apply if the disclosure of nformation, or giving of access to the report, is—	10 11
	(a)	with the second person's written consent; or	12
	(b)	to another public service employee for making the decision for which the report was obtained; or	13 14
	(c)	to the Land Court or the Court; or	15
	(d)	to a person carrying out functions for the Land Court, Court or chief executive; or	16 17
	(e)	to a person employed or engaged to give advice to the Land Court, Court or chief executive in the carrying out of its functions; or	18 19 20
	(f)	under a direction or order made in a proceeding; or	21
	(g)	expressly permitted or required under another Act.	22
'318V Des	struc	tion of suitability reports	23
'(1)	suita	section applies if the chief executive has obtained a ability report and made the decision for which the report obtained.	24 25 26
'(2)		chief executive must destroy the report as soon as ticable after the later of the following—	27 28
	(a)	if the report wholly or partly relates to a conviction for an environmental offence—	29 30

	(i) if an appeal is made against the conviction—the deciding or other ending of the appeal and any appeal from that appeal; or	1 2 3
	(ii) otherwise—the end of the period to appeal against the conviction;	4 5
(b)	the end of the period under this Act to appeal against, or apply for a review of, the decision;	6 7
(c)	the deciding or other ending of an appeal or review mentioned in paragraph (b) and any appeal from that appeal or review.	8 9 10

#### 'Part 5 Work diary requirements for 11 particular registered suitable 12 operators

#### '318W Application of pt 5

- This part applies to a registered suitable operator carrying out **(**1) 15 a prescribed ERA that is a mobile and temporary 16 environmentally relevant activity, unless the activity is 17 regulated waste transport. 18
- (2) In this section—

regulated waste transport means a prescribed ERA 20 prescribed under a regulation for this section, relating to the 21 transport of waste. 22

#### '318X Requirement to keep work diary

**(**1) A registered suitable operator must keep a work diary in the 24 approved form for a mobile and temporary environmentally 25 relevant activity carried out by the operator. 26

Maximum penalty—100 penalty units.

23

13

- 14
- 19

'		The approved form must provide for the inclusion of the following—	1 2
		(a) details of each location at which the mobile and temporary environmentally relevant activity is carried out by the registered suitable operator;	3 4 5
		(b) the days on which the activity is carried out by the operator.	6 7
، (		The registered suitable operator must record the information required under the approved form within 1 day after the day the operator vacates each location at which the mobile and temporary environmentally relevant activity is carried out, unless the operator has a reasonable excuse.	8 9 10 11 12
		Maximum penalty—100 penalty units.	13
، (		The registered suitable operator must keep the work diary for 2 years after the day on which the operator vacates the last location at which the mobile and temporary environmentally relevant activity is carried out, unless the operator has a reasonable excuse.	14 15 16 17 18
		Maximum penalty—100 penalty units.	19
		uirement to notify chief executive if work diary or stolen	20 21
،		A registered suitable operator who becomes aware that the operator's work diary has been lost or stolen must, within 7 business days, give the chief executive written notice that the diary has been lost or stolen, unless the operator has a reasonable excuse.	22 23 24 25 26
		Maximum penalty—50 penalty units.	27
'	(2)	In this section—	28
		<i>work diary</i> , of a registered suitable operator, means the work diary the operator keeps under section 318X.	29 30

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

'Part 6		Progressive rehabilitation	1
'Division	1	Certification of progressive rehabilitation for resource projects	
'Subdivi	sion 1	Preliminary	4
'318Z Wh	at is <i>progr</i> e	essive certification	5
'(1)	that a parti	istering authority may, under this division, certify cular area within a relevant tenure for a resource been rehabilitated under all relevant requirements	6 7 8 9
	(a) this A	ct; and	10
		nvironmental authority under which the resource ct is authorised; and	11 12
	(c) any r this A	elevant guideline or other document made under act.	13 14
'(2)	The certific tenure.	cation is a <i>progressive certification</i> for the relevant	15 16
<b>'</b> (3)		the subject of the progressive certification is a <i>habilitated area</i> for the relevant tenure.	17 18
'318ZA Efi	ect of prog	ressive certification	19
'(1)	tenure, the taken to	tive certification has been given for a relevant requirements mentioned in section 318Z(1) are have been complied with for the certified d area for the tenure.	20 21 22 23
'(2)		(1) applies despite another provision of this Act or in the requirements.	24 25
'(3)	However, th	his section is subject to section 318ZB.	26

[s 8]

#### '318ZB Continuing responsibility of environmental authority holder relating to certified rehabilitated area

(1) This section applies if progressive certification has been given for a relevant tenure.

1

2

3

4

5

6

7

8

9

14

15

16

17

27

28

- (2) The holder of the environmental authority to which the relevant tenure relates must maintain the certified rehabilitated area for the relevant tenure under the conditions of the authority in force when the certification was given (the *existing conditions*).
- \*(3) Any change to the conditions of the environmental authority is of no effect to the extent it purports to impose a more stringent obligation for the certified rehabilitated area than any obligation applying under the existing conditions.

Example of a change to impose a more stringent requirement—

A change to an existing condition to require rehabilitation to alter a gradient to a lower slope is more stringent because of the necessarily increased costs of recontouring the gradient.

- (4) The obligation under subsection (2) ends on the last of the 18 following to happen— 19
  - (a) the surrender under resource legislation of the relevant 20 tenure, or part of the relevant tenure; 21
  - (b) the environmental authority ends or ceases to have 22 effect; 23
  - (c) if the existing conditions include a condition requiring 24 compliance with an obligation after the authority ends or ceases to have effect—compliance with the condition. 26

# Subdivision 2 Applying for progressive certification

**'318ZC Who may apply for progressive certification** 29

'The holder of an environmental authority for a resource 30 project may apply for progressive certification (the 31

Enviror	nmenta	l Protec	ction (Greentape Reduction) and Other Legislation Amendment Bill 2012	
			Part 2 Amendment of Environmental Protection Act 1994	
			[\$ 8]	
			<i>The certification application</i> ) for a relevant tenure for nmental authority.	1 2
'318ZD Re	equire	emen	ts for progressive certification application	3
<b>'</b> (1)	The	applic	cation must be—	4
	(a)	in th	e approved form; and	5
	(b)		orted by enough information to enable the inistering authority to decide the application; and	6 7
	(c)	acco	ompanied by—	8
		(i)	a progressive rehabilitation report for the environmental authority that complies with section 318ZF; and	9 10 11
		(ii)	a compliance statement for the report; and	12
		(iii)	the fee prescribed under a regulation.	13
'(2)	The	comp	liance statement must—	14
	(a)	be n	nade for the environmental authority holder; and	15
	(b)	state	<u> </u>	16
		(i)	the extent to which activities carried out under the environmental authority relating to the proposed certified rehabilitated area for the relevant tenure have complied with the conditions of the environmental authority; and	17 18 19 20 21
		(ii)	the extent to which the progressive rehabilitation report is accurate.	22 23
'318ZE An	nend	ing p	rogressive certification application	24
<b>'</b> (1)	auth	ority	cant may, at any time before the administering decides the progressive certification application, application.	25 26 27
·(2)	adm	,	the amendment may be made only by giving the ring authority a written notice stating the nt.	28 29 30
			Dogo 155	

<b>'</b> (3)		notice mu ation.	ist be accompanied by the fee prescribed under a	1 2
<b>'</b> (4)	If an	applicati	on is amended under this section, the process for	3
			deciding the application restarts from section	4
	3182	-	8 11	5
				C
'Subdivi	sion	3 P	rogressive rehabilitation report	6
'318ZF Re	quire	ments fo	or progressive rehabilitation report	7
<b>'</b> (1)	The	progressiv	ve rehabilitation report must—	8
	(a)	contain	the information required under section 264 for a	9
	(u)		habilitation report, as if a reference in that	10
			to the land were a reference to the proposed	11
			rehabilitated area; and	12
	(b)	include-	_	13
		(i) a 1	map of an appropriate scale that shows the	14
			posed certified rehabilitated area; and	15
		(ii) rele	evant information to locate the proposed	16
		. ,	tified rehabilitated area, including, for example,	17
			S information or a survey; and	18
			environmental risk assessment for the proposed	19
		· /	tified rehabilitated area; and	20
	(c)	if progre	essive certification has previously been given for	21
	(•)		nt tenure for the environmental authority—	22
		(i) stat	te when the certification was given; and	23
		· · ·	ntify the certified rehabilitated area the subject the certification.	24 25
·(2)	The	environm	ental risk assessment must—	26
	(a)	comply	with a methodology published by the	27
	(u)		tering authority; and	28
	$(\mathbf{k})$		• •	
	(b)	•	all credible risks for the proposed certified	29
		renabilit	ated area; and	30

Enviror	mental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
	Part 2 Amendment of Environmental Protection Act 1994	
	[s 8]	
	(c) evaluate the likelihood and effects of events that reach a threshold of significance published by the administering authority.	1 2 3
'Subdivi	sion 4 Requests for information	4
	Iministering authority may request further ormation	5 6
'(1)	The administering authority may ask the applicant, by written request, to give further information needed to assess the progressive certification application.	7 8 9
'(2)	The request must be made within 10 business days after the application is received.	10 11
'Subdivi	sion 5 Deciding progressive certification application	12 13
'318ZH De	ciding progressive certification application	14
	'The administering authority must decide to give or refuse the progressive certification—	15 16
	<ul> <li>(a) if the administering authority requests further information under section 318ZG(1)—within 40 business days after the further information is received by the authority; or</li> </ul>	17 18 19 20
	(b) otherwise—within 40 business days after the application is received.	21 22
'318ZI Cri	teria for decision	23
'(1)	In deciding the progressive certification application, the administering authority must—	24 25
	(a) comply with any relevant regulatory requirement; and	26
	(b) subject to paragraph (a), consider the following—	27

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

	(i)	the standard criteria;	1
	(ii)	the progressive rehabilitation report;	2
	(iii)	the compliance statement for the report;	3
	(iv)	any further information received in response to a request under section 318ZG(1);	4 5
	(v)	another matter prescribed under an environmental protection policy or a regulation.	6 7
'(2)	certificati	inistering authority may give the progressive on only if it is satisfied with the environmental risk at included in the progressive rehabilitation report,	8 9 10 11
	auth	s satisfied the conditions of the environmental nority have been complied with for the proposed ified rehabilitated area; or	12 13 14
	proj cert	satisfied the land on which each relevant resource ect has been carried out in relation to the proposed ified rehabilitated area has been satisfactorily ibilitated; or	15 16 17 18
	this	regulation has prescribed another circumstance for section—the administering authority is satisfied the circumstance.	19 20 21
'318ZJ Ste	ps after n	naking decision	22
'(1)	certificati	administering authority decides the progressive on application, it must, within 10 business days after on is made—	23 24 25
		the decision was to give the progressive ification—	26 27
	(i)	record particulars of the certification in the relevant register; and	28 29
	(ii)	give the applicant written notice of the decision; or	30

'(2)	<ul><li>(b) if the decision was to refuse the progressive certification—give the applicant an information notice about the decision.</li><li>However, if, under section 318ZL, a residual risk payment has been required for the proposed certified rehabilitated area, the administering authority need not act under subsection (1)(a) until the requirement has been complied with.</li></ul>	1 2 3 4 5 6 7
'Division	2 Payment for residual risks of rehabilitation	8 9
'318ZK Ap	<b>plication of div 2</b> 'This division applies if a progressive certification application has been made for a relevant tenure for an environmental authority for a resource project.	10 11 12 13
'318ZL Pay	ment may be required for residual risks	14
'(1)	Subject to sections 318ZM and 318ZN, the administering authority may require the applicant to pay it a stated amount for the residual risks of the proposed certified rehabilitated area for the relevant tenure.	15 16 17 18
'(2)	The requirement must be included in, or be accompanied by, an information notice about the decision to make the requirement.	19 20 21
'(3)	The amount may be included in the financial assurance for the environmental authority until the surrender, under resource legislation, of the relevant tenure.	22 23 24
'318ZM Cr	iteria for decision to make requirement	25
	'The administering authority may require the payment only if it is satisfied it is justified having regard to—	26 27
	(a) the degree of risk of environmental harm likely to happen if the proposed certified rehabilitated area is	28 29

			aged under the relevant requirements of this Act and uments made under it; and	1 2
	(b)	the l	ikelihood of action being needed to—	3
		(i)	reinstate rehabilitation that fails to establish a safe, stable and self-sustaining ecosystem; or	4 5
		(ii)	restore the environment because of environmental harm resulting from the resource project, despite the rehabilitation; or	6 7 8
			Example of environmental harm—	9
			surface accumulation of contaminants	10
		(iii)	maintain environmental management processes needed to protect the environment; and	11 12
			Examples of things that may be used for an environmental management process—	13 14
			fences, pumps and water polishing wetlands	15
	(c)	best use	cost of likely action in comparison with the cost of practice environmental management of the similar of land that has not previously been affected by arce activities.	16 17 18 19
'318ZN An	nount	and	form of payment	20
'(1)			istering authority must decide the amount and form ment.	21 22
'(2)			nistering authority may decide the amount by to a guideline or other publicly available document.	23 24
'(3)	can r that,	not reo in	bsections (1) and (2), the administering authority quire a payment of an amount more than the amount the authority's opinion, represents the likely ion costs.	25 26 27 28
'(4)	In thi	is sec	tion—	29
	that i	may t	<i>abilitation costs</i> means all likely costs and expenses be incurred in taking action to rehabilitate or restore et the environment because of environmental harm	30 31 32

	Environ	mental	Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994	
			[s 9] may be caused by the residual risks of the proposed fied rehabilitated area.'.	1 2
Clause	9 Rej	olace	ment of ss 321–326	3
		Sect	ions 321 to 326—	4
		omit	insert—	5
	'Division	1	Preliminary	6
	'321 Wh	at is	an environmental evaluation	7
			environmental evaluation is an evaluation of an activity or to decide—	8 9
		(a)	the source, cause or extent of environmental harm being caused, or the extent of environmental harm likely to be caused, by the activity or event; and	10 11 12
		(b)	the need for a transitional environmental program for the activity or event.	13 14
	'Division	2	Environmental audits	15
	<b>'Subdivi</b> s	sion	1 Audit requirements	16
			tering authority may require environmental out environmental authority	17 18
	<b>'</b> (1)		administering authority may, by written notice (an <i>audit</i> <i>e</i> ) require the holder of an environmental authority to—	19 20
		(a)	conduct or commission an audit (an <i>environmental audit</i> ) about a stated matter concerning a relevant activity; and	21 22 23

			Examp	ples of matters for paragraph (a)—	1
			1	whether the conditions of the environmental authority have been complied with	2 3
			2	the environmental harm a relevant activity is causing compared with the environmental harm authorised under the environmental authority	4 5 6
			3	whether a plan of operations for an environmental authority complies with the conditions of the environmental authority	7 8
			4	the accuracy of a final rehabilitation report given to the administering authority by the holder	9 10
		(b)		the administering authority an environmental report t the audit.	11 12
	'(2)	only	if the	an audit notice may be given under subsection (1) administering authority is reasonably satisfied the cessary or desirable.	13 14 15
'323	Ad aud	minis dit ab	tering	g authority may require environmental ther matters	16 17
	'(1)		section fied th	(2) applies if the administering authority is at—	18 19
		(a)	envir	rson is, or has been, contravening a regulation, an onmental protection policy or a transitional onmental program; or	20 21 22
		(b)		rson is, or has been, contravening any of the wing provisions—	23 24
			(i)	section 363E;	25
			(ii)	section 440Q;	26
			(iii)	section 440ZG;	27
			(iv)	a provision of chapter 8, part 3D, 3E or 3F.	28
	'(2)			istering authority may, by written notice (also an <i>e</i> ), require the person to—	29 30
		(a)		uct or commission an audit (also an <i>environmental</i> t) about the matter; and	31 32

	Enviror	nmenta	l Protec	tion (Greentape Reduction) and Other Legislation Amendment	
				Part 2 Amendment of Environmental Protection Act 1994	
				[s 9]	
		(b)		the administering authority an environmental report at the audit.	1 2
'324	Co	ntent	of au	udit notice	3
	<b>'</b> (1)	An a	audit n	otice must state the following—	4
		(a)	the r	name of the recipient;	5
		(b)		he notice is given under section 322—the ronmental authority;	6 7
		(c)	the r	natter for which the environmental audit is required;	8
		(d)	that perio	the recipient must, within a stated reasonable od—	9 10
			(i)	conduct or commission the environmental audit; and	11 12
			(ii)	give the administering authority an environmental report about the audit.	13 14
	'(2)	info	rmatic	audit notice must be accompanied by or include an on notice about the decision to give the notice and to ted period.	15 16 17
'325	Fai	lure	to coi	mply with audit notice	18
		-	ply w	to whom an audit notice has been given must ith the notice unless the person has a reasonable	19 20 21
		Note-			22
		Se	e also s	ection 574A (Who may perform auditor's functions).	23
		Max	imum	penalty—300 penalty units.	24

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

'Sub	divis	sion 2 Audits by administering authority	1
'326		ministering authority may conduct environmental lit for resource activities	2 3
	<b>'</b> (1)	The administering authority may decide to—	4
		<ul> <li>(a) conduct or commission an environmental audit about a stated matter concerning an environmental authority for a resource activity; or</li> </ul>	5 6 7
		(b) prepare an environmental report about the audit.	8
	'(2)	However, the authority may make a decision under subsection (1) only if it is reasonably satisfied the audit or report is necessary or desirable.	9 10 11
	·(3)	If the authority makes a decision under subsection (1), it must give the environmental authority holder an information notice about the decision.	12 13 14
	'(4)	The authority must, within 10 business days after preparing an environmental report about the audit, give the environmental authority holder a copy of it.	15 16 17
'326 <b>A</b>		ministering authority's costs of environmental lit or report	18 19
	'(1)	This section applies if the administering authority has, under section 326, incurred costs in conducting or commissioning an environmental audit or preparing an environmental report about the audit.	20 21 22 23
	'(2)	The holder of the relevant environmental authority must pay the amount of the costs if—	24 25
		(a) the costs were appropriately and reasonably incurred; and	26 27
		(b) the administering authority has asked the holder to pay the amount.	28 29
	<b>'</b> (3)	The administering authority may recover the amount as a debt.	30 31

'Division	3 Environmental investigations	1
'326B Wh	en environmental investigation required	2
<b>'</b> (1)	This section applies if the administering authority is satisfied on reasonable grounds that—	3 4
	(a) an event has happened causing environmental harm while an activity was being carried out; or	5 6
	(b) an activity or proposed activity is causing, or is likely to cause environmental harm.	7 8
'(2)	The authority may, by written notice (an <i>investigation notice</i> ), require the person who has carried out, is carrying out or is proposing to carry out the activity to—	9 10 11
	(a) conduct or commission an investigation (an <i>environmental investigation</i> ) about the event or activity; and	12 13 14
	(b) submit an environmental report about the investigation to the authority.	15 16
<b>'</b> (3)	This section does not apply if the administering authority requires an environmental audit for the event or activity.	17 18
<b>'</b> (4)	In this section—	19
	<i>activity</i> includes rehabilitation or remediation work.	20
'326C Cor	ntent of investigation notice	21
<b>'</b> (1)	An investigation notice must state the following—	22
	(a) the name of the person to whom the notice is given;	23
	(b) the matter for which the environmental investigation is required;	24 25
	(c) that the person must, within a stated reasonable period—	26 27
	(i) conduct or commission the environmental investigation; and	28 29

'(2)	<ul><li>(ii) give the administering authority an environmental report about the investigation.</li><li>Also, an investigation notice must be accompanied by or include an information notice about the decision to give the notice and to fix the stated period.</li></ul>	1 2 3 4 5
'326D Fai	lure to comply with investigation notice	6
	'A person to whom an investigation notice has been given must comply with the notice unless the person has a reasonable excuse.	7 8 9
		10
	Maximum penalty—300 penalty units.	
<b>'Divisio</b> r		11
	A Requirement for declarations	11
'326E De	An environmental report submitted to the administering authority must be accompanied by a declaration stating that	11 12 13 14
'326E De	<ul> <li>A Requirement for declarations</li> <li>Clarations to accompany report</li> <li>An environmental report submitted to the administering authority must be accompanied by a declaration stating that the recipient— <ul> <li>(a) has not knowingly given false or misleading information to the person who carried out the environmental</li> </ul> </li> </ul>	11 12 13 14 15 16 17
'326E De	<ul> <li>A Requirement for declarations</li> <li>Clarations to accompany report</li> <li>An environmental report submitted to the administering authority must be accompanied by a declaration stating that the recipient— <ul> <li>(a) has not knowingly given false or misleading information to the person who carried out the environmental evaluation; and</li> <li>(b) has given all relevant information to the person who</li> </ul></li></ul>	11 12 13 14 15 16 17 18 19
<b>'326E De</b> '(1)	<ul> <li>A Requirement for declarations</li> <li>Clarations to accompany report</li> <li>An environmental report submitted to the administering authority must be accompanied by a declaration stating that the recipient— <ul> <li>(a) has not knowingly given false or misleading information to the person who carried out the environmental evaluation; and</li> <li>(b) has given all relevant information to the person who carried out the environmental evaluation.</li> </ul></li></ul>	11 12 13 14 15 16 17 18 19 20

'Division	5 Steps after receiving environmental reports	1 2
	ninistering authority may request further rmation	3 4
'(1)	This section applies for an environmental report about an environmental investigation.	5 6
'(2)	The administering authority may, by written notice, ask the recipient to give further information needed to decide whether to approve the environmental report.	7 8 9
'(3)	The request must be made within 10 business days after the report is received.	10 11
'326G Dec	ision about environmental report	12
<b>'</b> (1)	Subsection (2) applies if an environmental report is about an environmental audit.	13 14
<b>'</b> (2)	The administering authority must accept the report.	15
	Note—	16
	An environmental report about an environmental audit must be prepared by an auditor. See section 574A.	17 18
·(3)	Subsection (4) applies if an environmental report is about an environmental investigation.	19 20
'(4)	The administering authority must decide to—	21
	(a) accept the report; or	22
	(b) refuse to accept the report.	23
ʻ(5)	The administering authority may only make a decision under subsection (4)(b) if the authority is satisfied the report does not adequately address the relevant matters for the environmental investigation to which the report relates.	24 25 26 27
<b>'</b> (6)	A decision under subsection (4) must be made—	28

	<ul> <li>(a) if a request for further information was made under section 326F—within 20 business days after the further information is received; or</li> </ul>	1 2 3
	(b) otherwise—within 20 business days after the environmental report is received.	4 5
'(7)	The administering authority may extend the period mentioned in subsection (6) for making the decision if—	6 7
	(a) the authority is satisfied there are special circumstances for extending the time; and	8 9
	(b) before the extension starts, it gives an information notice about the decision to extend to the recipient.	10 11
<b>'</b> (8)	The administering authority must give the recipient written notice of the decision within 5 business days after making the decision.	12 13 14
'326H Act	ion following acceptance of report	15
	'If the administering authority accepts an environmental report under section 326G, the administering authority may do 1 or more of the following—	16 17 18
	(a) require the recipient to prepare and submit a transitional environmental program to it;	19 20
	(b) if the recipient is the holder of an environmental authority—amend the conditions of the authority;	21 22
	(c) serve an environmental protection order on the recipient;	23 24
	(d) take any other action it considers appropriate.	25
'326I Act	ion following refusal of report	26
'(1)	Subsection (2) applies if the administering authority decides to refuse to accept an environmental report under section $326G(4)(b)$ .	27 28 29

	'(2)	cond	administering authority may require the recipient to luct or commission another environmental investigation submit a report on the investigation to it.	1 2 3			
	<b>'</b> (3)	A requirement under subsection (2) must be made by written notice given to the recipient.					
	<b>'</b> (4)	The	notice must state—	6			
		(a)	the relevant matters for the evaluation required; and	7			
		(b)	a reasonable period after the notice is given by which the report must be given to the administering authority.	8 9			
	ʻ(5)	inclu	otice under subsection (2) must be accompanied by or ude an information notice about the decision to give the ce and to fix the stated period.	10 11 12			
	'(6)		recipient must comply with a requirement under ection (2) within the period stated in the notice.	13 14			
		Max	imum penalty for subsection (6)—300 penalty units.	15			
'Div	ision	6	Miscellaneous'.	16			
	131011	U		16			
10	Om	issic	on of s 328 (Extensions of time for decisions on sions of environmental reports)	16 17 18			
10	Om	issic omise	on of s 328 (Extensions of time for decisions on	17			
10	Om	issic omise	on of s 328 (Extensions of time for decisions on sions of environmental reports)	17 18			
10	Om sub	issic omiss Sect omit	on of s 328 (Extensions of time for decisions on sions of environmental reports)	17 18 19			
	Om sub	iissio omiss Sect omit endr	on of s 328 (Extensions of time for decisions on sions of environmental reports) ion 328—	17 18 19 20 21			
	Om sub	iissio omiss Sect omit endr ironi Sect	on of s 328 (Extensions of time for decisions on sions of environmental reports) ion 328—	17 18 19 20 21 22			
	Om sub	iissic omiss Sect omit endr vironi Sect omit 'mal	on of s 328 (Extensions of time for decisions on sions of environmental reports) ion 328—	17 18 19 20 21 22 23			

Clause

Clause

[s 12]

		(b) the decision is taken to have been made on the last day of the period stated in section 326G(6).'.	1 2
Clause	12	Amendment of s 330 (What is a transitional environmental program)	3 4
		Section 330(c)(i) and (ii)—	5
		omit, insert—	6
		(i) a condition of an environmental authority for the activity; or	7 8
		(ii) a development condition; or	9
		(iii) a prescribed condition for carrying out a mining activity authorised under a prospecting permit.'.	10 11
Clause	13	Amendment of s 331 (Content of program)	12
		Section 331(e)—	13
		omit, insert—	14
		(e) if the activity is to transition to comply with a condition of an environmental authority, a development condition or a prescribed condition for carrying out a mining activity authorised under a prospecting permit, state—	15 16 17 18
		(i) details of the condition and how the activity does not comply with it; and	19 20
		<ul><li>(ii) how compliance with the condition will be achieved before the program ends; and'.</li></ul>	21 22
Clause	14	Amendment of s 332 (Administering authority may require draft program)	23 24
		Section 332(2)(ca)—	25
		omit, insert—	26
		'(ca) that a prescribed condition for carrying out a mining activity authorised under a prospecting permit is, or has	27 28

	E	Inviror	nmenta	Protection (Greentape Reduction) and Other Legislation Amendment	
				Part 2 Amendment of Environmental Protection Act 1994	
				[s 15]	
				been, contravened by the person or public authority carrying out the activity; or'.	1 2
Clause	15	Ins	ertio	n of new s 334A	3
			Afte	r section 334—	4
			inse	rt—	5
	'334A		minis orma	stering authority may request further tion	6 7
		'(1)	pers envi	administering authority may, by written notice, ask the on or public authority that submitted the draft transitional ronmental program to give further information needed to de whether to approve the draft program.	8 9 10 11
		'(2)		request must be made within 10 business days after the t program is received.'.	12 13
Clause	16			nent of s 335 (Public notice of submission for I of certain draft programs)	14 15
		(1)		ion 335(2), 'Within 2 business days after the application , the'—	16 17
			omit	t, insert—	18
			'The		19
		(2)	Sect	ion 335(3)—	20
			renu	<i>amber</i> as section 335(4).	21
		(3)	Sect	ion 335—	22
			inse	rt—	23
		<b>'</b> (3)	The	public notice under subsection (2) must be given—	24
			(a)	if further information is requested under section 334A(1)—within 2 business days after a response to the request is given; or	25 26 27
			(b)	otherwise—within 12 business days after the draft program is received by the administering authority.'.	28 29

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 17]

Clause	17	Ins	ertion of new s 336A	1
			After section 336—	2
			insert—	3
	'336 <b>A</b>		ministering authority may seek advice, comment information about submission	4 5
		'(1)	The administering authority may ask any person for advice, comment or information about a submission for approval of a transitional environmental program at any time.	6 7 8
		'(2)	There is no particular way advice, comment or information may be asked for and received and the request may be by public notice.'.	9 10 11
Clause	18		nendment of s 337 (Administering authority to consider Ift programs)	12 13
		(1)	Section 337(1)(b)—	14
			omit, insert—	15
			(b) if public notice is not required and further information is not requested under section 334A(1)—the day the draft program is received by the administering authority; or	16 17 18
			(c) if public notice is not required and further information is requested under section 334A(1)—the day a response to the request for further information is received.'.	19 20 21
		(2)	Section 337(2)—	22
			renumber as section 337(3).	23
		(3)	Section 337—	24
			insert—	25
		'(2)	The administering authority may extend the period mentioned in subsection (1) for making the decision if, before the extension starts, it gives an information notice about the decision to extend to—	26 27 28 29

		Enviror	nental Protection (Greentape Reduction) and Other Legis Part 2 Amendment of Environmental P	Bill 2012
			(a) the person or public authority that program; and	submitted the 1
			(b) any submitters.'.	3
Clause	19	Am	endment of s 338 (Criteria for deciding dr	aft program) 4
		(1)	Section 338(2)—	5
			renumber as section 338(3).	6
		(2)	Section 338—	7
			insert—	8
		'(2)	Subsection (1)(b) does not limit the criteria administering authority may consider in mak under section 339.'.	
Clause	20	Am	endment of s 339 (Decision about draft p	rogram) 12
			Section 339(2)(b)—	13
			omit, insert—	14
			(b) a condition requiring the holder of the ag an amount of financial assurance as compliance with the transitional environm and any conditions of the program; and	s security for 16
			(c) any other conditions the administer considers appropriate.'.	ring authority 19 20
Clause	21	Ins	rtion of new s 343A	21
			After section 343—	22
			insert—	23
	'343 <b>A</b>		ation of approval of transitional environm gram on particular environmental authori	
		<b>'</b> (1)	This section applies for a draft transitional program relating to an environmental authority.	

[s 22]

	'(2	/	e draft transitional environmental program is approved, administering authority must—	1 2
		(a)	include a note in the environmental authority which states—	3 4
			(i) details of the approved transitional environmental program; and	5 6
			<ul><li>(ii) that it is an offence to contravene a requirement of the program or a condition of an approval of a transitional environmental program; and</li></ul>	7 8 9
		(b)	give the holder of the environmental authority a copy of the environmental authority including the note.	10 11
	·(3	/	note is not an amendment to the environmental ority.'.	12 13
Clause	22 Ir	nsertio	n of new ch 7, pt 3, div 3A	14
		Afte	r section 344—	15
		inse	rt—	16
	<b>'Divisic</b>	on 3A	Financial assurances	17
		dminis ssuran	stering authority may claim or realise financial	18 19
	"(1 <sub>)</sub>	migl secu or a	section applies if the administering authority incurs, or ht reasonably incur, costs or expenses in taking action to re compliance with a transitional environmental program, any conditions of the program, for which financial rance has been given.	20 21 22 23 24
	'(2)	or e	administering authority may recover the reasonable costs xpenses of taking the action by making a claim on or using the financial assurance or part of it.	25 26 27
	'(3	assu	bre making the claim on or realising the financial rance or part of it, the administering authority must give ten notice to the person who gave the financial assurance.	28 29 30
	'(4	) The	notice must—	31

	(a) state details of the action proposed to be taken; and
	(b) state the amount of the financial assurance to be claimed or realised; and
	<ul> <li>(c) invite the person to make written representations to the administering authority to show why the financial assurance should not be claimed or realised as proposed; and</li> </ul>
	(d) state the period within which the representations may be made.
'(5)	The stated period must end at least 20 business days after the person is given the notice.
4B Co	nsidering representations
	'The administering authority must consider any written representations made within the stated period by the person who gave the financial assurance.
4C Dec	cision
<b>'</b> (1)	The administering authority must, within 10 business days after the end of the stated period, decide whether to make a claim on or realise the financial assurance.
'(2)	If the administering authority decides to make a claim on or realise the financial assurance, it must, within 5 business days after making the decision, give the person an information notice about the decision.
44D Dis	charging financial assurance
'(1)	This section applies if a transitional environmental program approval is subject to a condition that financial assurance be given.

(2) At the end of the period over which the program is carried out, 28 the administering authority must discharge the financial 29 assurance.
30

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994

[s 23]

Clause	23	Am	endment of s 346 (Effect of compliance with program)	1
			Section 346(2)(e) and (3)(e)—	2
			omit, insert—	3
			(e) a prescribed condition for carrying out a mining activity authorised under a prospecting permit; or'.	4 5
Clause	24		nendment of s 347 (Notice of disposal by holder of ogram approval)	6 7
		(1)	Section 347(1), before 'transitional'—	8
			insert—	9
			'prescribed'.	10
		(2)	Section 347—	11
			insert—	12
		<b>'</b> (7)	In this section—	13
			<i>prescribed transitional environmental program</i> means a transitional environmental program that does not relate to an environmental authority.'.	14 15 16
Clause	25	Am	endment of s 358 (When order may be issued)	17
		(1)	Section $358(d)(v)$ to $(x)$ —	18
			renumber as section 358(d)(vi) to (xi).	19
		(2)	Section 358(d)(iva)—	20
			omit, insert—	21
			(v) a prescribed condition for carrying out a mining activity authorised under a prospecting permit; or'.	22 23
Clause	26	Am	nendment of s 360 (Form and content of order)	24
			Section 360(1)(c), 'to prevent or minimise environmental harm'—	25 26

	Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012					
				Part 2 Amendment of Environmental Protection Ac		
					[s 27]	
			omit, insert	t	1	
			'relevant to	a matter or thing mentioned in section 358'.	2	
Clause	27	Om	ission of c	h 7, pt 6 (Financial assurances)	3	
			Chapter 7,	part 6—	4	
			omit.		5	
Clause	28		olacement ort)	of s 395 (Who must prepare validation	6 7	
			Section 395	5—	8	
			omit, insert	t	9	
	<b>'</b> 395	Fee	for consid	deration of validation report	10	
			authority f	who submits a validation report to the administ for consideration must pay the authority the under a regulation.'.	U	
Clause	29	Ins	ertion of n	ew ch 7, pt 8, div 5, sdiv 5	14	
			After section	on 419—	15	
			insert—		16	
	'Sub	divi	sion 5	Residual risk requirement	17	
	'419 <b>A</b>		ment may abilitation	be required for residual risks of	18 19	
		'(1)		n applies if a site management plan relates to particulars are recorded in the contaminated		
		'(2)	the person draft amene amount wit	istering authority may, by written notice, re who submitted the draft site management pl dment of a site management plan to pay it a s thin a stated reasonable period for the residual the subject of the plan or amendment (the <i>rel</i>	an or 24 stated 25 risks 26	

[s 29]

(3) A requirement under subsection (2) is a *residual risks* 1 *requirement*. 2

## '419B Criteria for decision to make residual risks requirement

3

4

23

'The administering authority may make a residual risks5requirement under section 419A only if it is satisfied the6requirement is justified having regard to—7

(a) the degree of risk of environmental harm likely to 8 happen if the relevant area is managed under the 9 relevant requirements of this Act and instruments made 10 under it; and 11

### (b) the likelihood of action being needed to— 12

- (i) reinstate rehabilitation that fails to establish a safe, 13
   stable and self-sustaining ecosystem; or 14
- (ii) maintain environmental management processes 15 needed to protect the environment; or 16
- (iii) restore the environment because of environmental 17
   harm resulting from the hazardous contaminant 18
   contaminating the land; and 19
- (c) the cost of likely action in comparison with the cost of 20 best practice environmental management of similar land 21 not on the contaminated land register.

#### **'419C** Amount and form of payment

- (1) The administering authority must decide the amount and form 24 of the payment required. 25
- (2) The administering authority may decide the amount by 26 reference to a guideline or other publicly available document. 27
- '(3) Despite subsections (1) and (2), the administering authority 28 can not require a payment of an amount more than the amount 29 that, in the authority's opinion, represents the likely 30 rehabilitation costs.

		<b>'</b> (4)	In this se	ction—	1
			that may and prote	<b>nabilitation costs</b> means all likely costs and expenses be incurred in taking action to rehabilitate or restore ect the environment because of environmental harm be caused by the residual risks of the relevant area.'.	2 3 4 5
Clause	30		placemer mining a	nt of s 426 (Environmental authority required ctivity)	6 7
			Section 4	-26—	8
			omit, inse	ert—	9
	<b>'426</b>		ironmental authority required for particular ironmentally relevant activities		10 11
		<b>'</b> (1)	activity	n must not carry out an environmentally relevant unless the person holds, or is acting under, an nental authority for the activity.	12 13 14
			Maximu	m penalty—1665 penalty units.	15
		<b>'</b> (2)	Subsectio	on (1) does not apply to a person carrying out—	16
			(a) an a	agricultural ERA; or	17
			(b) a m or	nining activity authorised under a prospecting permit;	18 19
			(c) a g is—	eothermal activity that, under the Geothermal Act,	20 21
			(i)	geothermal exploration for exempt heat pump production or to evaluate the feasibility of exempt heat pump production; or	22 23 24
			(ii)	exempt heat pump production; or	25
			(iii)	) other geothermal production that, under the Geothermal Act, is not of a large-scale.	26 27
		'(3)	Coordina the Coo exercisin	subsection (1) does not apply to the tor-General, or another person acting on behalf of rdinator-General, in performing the functions or g the powers of the Coordinator-General under the velopment Act.	28 29 30 31 32

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 31]

Clause	31	Om	nission of ss 426A and 427	1
			Sections 426A and 427—	2
			omit.	3
Clause	32		nendment of s 429 (Special provisions for interstate nsporters of controlled waste)	4 5
		(1)	Section 429(1), from 'section 427' to 'activity,'	6
			omit, insert—	7
			'section 426 does not apply to the person'.	8
		(2)	Section 429(3), definition controlled waste—	9
			omit, insert—	10
			<i>controlled waste</i> has the meaning given in the controlled waste NEPM.	11 12
			<i>controlled waste NEPM</i> means the National Environment Protection (Movement of Controlled Waste between States and Territories) Measure, made by the National Environment Protection Council under the <i>National Environment</i> <i>Protection Council Act 1994</i> (Cwlth).'.	13 14 15 16 17
		(3)	Section 429(3), definition <i>interstate licence</i> , 'authority, a development approval for a chapter 4 activity or a registration certificate,'—	18 19 20
			omit, insert—	21
			'authority'.	22
Clause	33		nendment of s 430 (Contravention of condition of vironmental authority)	23 24
		(1)	Section 430(2) and (3)—	25
			omit, insert—	26
		'(2)	The person must not wilfully contravene a condition of the authority.	27 28

	Er	nviron	mental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 34]	
			Maximum penalty—2000 penalty units or 2 years imprisonment.	1 2
	٤	(3)	The person must not contravene a condition of the authority.	3
			Maximum penalty—1665 penalty units.'.	4
		(2)	Section 430(5)—	5
			omit.	6
Clause	34		ission of s 435 (Offence to contravene development dition)	7 8
			Section 435—	9
			omit.	10
Clause	35		placement of s 435A (Offence to contravene standard ironmental conditions)	11 12
			Section 435A—	13
			omit, insert—	14
	'435 <b>A</b>		ence to contravene prescribed conditions for ticular activities	15 16
	•	(1)	This section applies if—	17
			(a) a person is carrying out a mining activity that is authorised under a prospecting permit; and	18 19
			(b) prescribed conditions are in effect for the carrying out of the activity.	20 21
	٢	(2)	The person must not wilfully contravene the prescribed conditions.	22 23
			Maximum penalty—300 penalty units.	24
	•	(3)	The person must not contravene the prescribed conditions.	25
			Maximum penalty—250 penalty units.	26
	،	(4)	In a proceeding for an offence against subsection (2), if the court is not satisfied the defendant is guilty of the offence charged but is satisfied the defendant is guilty of an offence	27 28 29

[s 36]

					bsection (3), the court may find the defendant guilty ence against subsection (3).'.	1 2
Clause	36	Am	endr	nent	of s 452 (Entry of place—general)	3
		(1)	Sect	ion 4:	52(1)(c)(i), 'mining or chapter 5A'—	4
			omit	•		5
		(2)	Sect	ion 4	52(1)(d) to (g)—	6
			renu	mber	as section $452(1)(f)$ to (i).	7
		(3)	Sect	ion 4:	52(1)(ca)—	8
			omit	, inse	rt—	9
			'(d)		a place to which an agricultural ERA relates and the y is made when—	10 11
				(i)	the activity is being carried out; or	12
				(ii)	the place is open for conduct of business; or	13
				(iii)	the place is otherwise open for entry; or	14
			(e)	activ	a place to which a prescribed condition for a mining vity that is authorised under a prospecting permit res and the entry is made when—	15 16 17
				(i)	the activity to which the condition relates is being carried out; or	18 19
				(ii)	the place is open for conduct of business; or	20
				(iii)	the place is otherwise open for entry; or'.	21
Clause	37				of s 458 (Order to enter land to conduct or conduct work)	22 23
		(1)	Sect	ion 4:	58(1)(a)(i), 'registration certificate,'—	24
			omit	•		25
		(2)	Sect	ion 4:	58(1)(a)(iii)(C)—	26
			omit	, inse	rt—	27

		Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
		Part 2 Amendment of Environmental Protection Act 1994	
		[s 38]	
		(C) a prescribed condition for carrying out a mining activity authorised under a prospecting permit; or'.	1 2 3
		(3) Section 458(2)(c)(ii) and (iii)—	4
		omit, insert—	5
		(ii) the transitional environmental program approval holder; and'.	6 7
Clause	38	Amendment of s 493A (When environmental harm or related acts are unlawful)	8 9
		(1) Section $493A(2)(f)$ —	10
		omit, insert—	11
		(f) a prescribed condition for a mining activity authorised under a prospecting permit; or'.	12 13
		(2) Section 493A(5)(a), 'an approved code'—	14
		omit, insert—	15
		'a code'.	16
Clause	39	Amendment of s 502 (Court may make particular orders)	17
		Section 502(1)(b)(i) to (vii)—	18
		omit, insert—	19
		(i) section 426;	20
		(ii) section 430;	21
		(iii) section 435A;	22
		(iv) section 440ZG.'.	23
Clause	40	Amendment of s 520 (Dissatisfied person)	24
		(1) Section $520(1)$ —	25
		omit, insert—	26

[s 40]

<b>'</b> (1)	A <i>di</i> .	A <i>dissatisfied person</i> , for an original or review decision, is—								
	(a)	if the decision is about an EIS or the EIS process for an EIS—the relevant proponent under chapter 3, part 1, for the project to which the EIS relates; or	2 3 4							
	(b)	if the decision is to refuse to accredit an ERMP—the person who submitted it; or	5 6							
	(c)	if the decision is about an application for an environmental authority—the applicant; or	7 8							
	(d)	if the decision is about an environmental authority, including financial assurance for an authority—the holder of the authority; or	9 10 11							
	(e)	if the decision is about an application for registration of a person as a suitable operator—the applicant; or	12 13							
	(f)	if the decision is about a registered suitable operator—the operator; or	14 15							
	(g)	if the decision is to give an audit notice under section 322 or 323—the recipient; or	16 17							
	(h)	if the decision is to conduct an environmental audit or prepare an environmental report for an audit under section 326—the relevant environmental authority holder; or	18 19 20 21							
	(i)	if the decision is about an ERMP direction, environmental investigation or environmental protection order—the recipient; or	22 23 24							
	(j)	if the decision is about a transitional environmental program—the holder of an approval for the program or person or public authority that is required to submit, or submits, the program; or	25 26 27 28							
	(k)	if the decision is to issue a direction notice, clean-up notice or cost recovery notice—the recipient; or	29 30							
	(1)	if the decision is about recording particulars of land in, or removing particulars of land from, the environmental management register or contaminated land register—the land's owner; or	31 32 33 34							

(m)	if the	e decision is about a site investigation of land—
	(i)	the recipient for the notice to conduct or commission the site investigation; and
	(ii)	the land's owner, other than for a decision under section 378 or 385; and
	(iii)	if another person conducts or commissions the site investigation—the other person; or
(n)	if the land-	e decision is about the remediation of contaminated
	(i)	the recipient for the remediation notice; and
	(ii)	the land's owner, other than for a decision under section 392; and
	(iii)	if another person conducts or commissions work to remediate the land—the other person; or
(0)		e decision is about a site management plan for aminated land—
	(i)	the recipient for the notice to prepare or commission the site management plan, other than for a decision under section 413; and
	(ii)	the land's owner, other than for a decision under section 407; and
	(iii)	if another person prepares or commissions the plan—the other person, other than for a decision under section 413; or
(p)		e decision is about erecting signs on contaminated —the land's owner; or
(q)		e decision is about a disposal permit—the applicant ne permit; or
(r)	part	e decision is about an exemption under chapter 8, 3F, division 3—the person applying for, or given, xemption; or
(s)		ne decision is to give a notice under section 1)—the person to whom the notice is given; or

[s 41]

	(t)	if the decision is about an application for approval as an auditor under chapter 12, part 3A, division 2—the applicant; or	1 2 3
	(u)	if the decision is about an auditor—the auditor; or	4
	(v)	if the decision is about a complaint under chapter 12, part 3A, division 5—the person who made the complaint; or	5 6 7
	(w)	if the decision is about a conversion application under section 695—the applicant; or	8 9
	(x)	if the decision is a decision under an environmental protection policy or a regulation that the policy or regulation declares to be a decision to which this part applies—the person declared under the policy or regulation to be a dissatisfied person for the decision.'.	10 11 12 13 14
(2)	Sect	ion 520(2)(a) and (b)—	15
	omit	, insert—	16
	'(a)	a site-specific application for an environmental authority for a petroleum activity; or	17 18
	(b)	an amendment application under chapter 5, part 7 for an environmental authority for a resource activity, other than a mining activity; or'.	19 20 21
Am	nendr	nent of s 521 (Procedure for review)	22
(1)	Sect	ion 521(4), after '5 business days'—	23
	inse	rt—	24
	'(the	e submission period)'.	25
(2)		ion 521(5), '10 business days after receiving the ication'—	26 27
	omit	, insert—	28
	'the	decision period'.	29
(3)	Sect	ion 521—	30
	inse	rt—	31

Clause 41

Environmental Protection (Greentape Reduction) and Other Legislation Amendment

	Bill 2012 Part 2 Amendment of Environmental Protection Act 1994
	[s 42]
'(14)	In this section—
	decision period means—
	<ul> <li>(a) if a submission is received within the submission period—15 business days after the administering authority receives the application; or</li> </ul>
	(b) if no submissions are received within the submission period—10 business days after the administering authority receives the application.'.

Clause	42	Amendment of s 522 (Stay of operation of original decisions)	9 10
		(1) Section 522, heading, after 'operation of'—	11
		insert—	12
		'particular'.	13
		(2) Section 522(1), after 'review of an original decision'—	14
		insert—	15
		'mentioned in schedule 2, part 1 or 2'.	16
Clause	43	Omission of s 529 (Decision for appeals against refusals under s 207)	17 18
		Section 529—	19
		omit.	20
Clause	44	Amendment of s 530 (Decision for other appeals)	21
		(1) Section 530, heading, 'other'—	22
		omit.	23
		(2) Section 530(1)—	24
		omit.	25
		(3) Section 530(2) to (5)—	26
		renumber as section $530(1)$ to (4).	27

[s 45]

		(4)	Subse	ection 530(2), as renumbered, after 'authority'—	1
			inser	ţ	2
			'unle	ss otherwise expressly stated'.	3
		(5)	Section	on 530(3), as renumbered, 'subsection (3)'—	4
			omit,	insert—	5
			'subs	ection (2)'.	6
Clause	45	Am	endm	ent of s 531 (Who may appeal)	7
		(1)	Section	on 531(2) and (3)—	8
			renun	<i>nber</i> as section $531(3)$ and $(4)$ .	9
		(2)	Section	on 531(1)—	10
			omit,	insert—	11
		<b>'</b> (1)		ssatisfied person who is dissatisfied with a review ion may appeal against the decision to the Court.	12 13
		'(2)		ever, the following review decisions can not be appealed st to the Court—	14 15
			(a)	a review decision to which subdivision 1 applies;	16
			(b)	a review decision that relates to an original decision mentioned in schedule 2, part 3.'.	17 18
Clause	46			ent of s 538 (Appeals may be heard with appeals)	19 20
		(1)	Section	on 538(1)(a)—	21
			omit,	insert—	22
			'(a)	a person appeals against an administering authority's decision (whether an original or review decision)—	23 24
				(i) to refuse to accredit an ERMP; or	25
				(ii) about an application for an environmental authority for a prescribed ERA; and'.	26 27

-

		(2)	Section $538(1)(b)$ , 'certificate or the ERMP or the application for the certificate'—	1 2
			omit, insert—	3
			'ERMP or the application for the authority'.	4
		(3)	Section 538(2), from 'On the application' to ', the Court'—	5
			omit, insert—	6
			'The Court'.	7
		(4)	Section 538(3)—	8
			omit.	9
		(5)	Section 538(4)—	10
			renumber as section 538(3).	11
Clause	47	Re	placement of ss 540 and 541	12
			Sections 540 and 541—	13
			omit, insert—	14
	<b>'540</b>	Re	gisters to be kept by administering authority	15
		'(1)	The administering authority must, for its administration under this Act, keep a register of the following—	16 17
			(a) for chapter 5, the following—	18
			(i) environmental authorities;	19
			(ii) surrendered environmental authorities;	20
			(iii) suspended or cancelled environmental authorities;	21
			(iv) submitted plans of operations;	22
			(b) for chapter 7, part 2—environmental evaluations and environmental reports;	23 24
			(c) monitoring programs carried out under—	25
			(i) this Act; or	26
			(ii) a development condition of a development approval; or	27 28

[s 47]
--------

		(iii) a condition of an environmental authority;	1
	(d)	the results of monitoring programs mentioned in paragraph (c);	2 3
	(e)	transitional environmental programs;	4
	(f)	environmental protection orders;	5
	(g)	direction notices;	6
	(h)	clean-up notices;	7
	(i)	cost recovery notices;	8
	(j)	authorised persons;	9
	(k)	other documents or information prescribed under regulation.	10 11
'(2)		eference to a document in subsection (1) includes a rence to any amendment of the document made under this	12 13 14
'540A Re	giste	rs to be kept by chief executive	15
<b>'</b> (1)	The	chief executive must keep a register of the following—	16
	(a)	for chapter 3, the following—	17
		(i) submitted draft terms of reference for EISs;	18
		<ul><li>(ii) written summaries of comments given to the chief executive about draft terms of reference for EISs;</li></ul>	19 20
		(iii) final terms of reference published by the chief executive;	21 22
		(iv) submitted EISs;	23
		(v) EIS assessment reports;	24
	(b)	for chapter 4A—	25
		(i) ERMP directions; and	26
		(ii) accredited ERMPs;	27
	(c)	for chapter 5A, the following—	28

			(i) eligibility criteria for environmentally relevant activities;	1 2			
			(ii) standard conditions;	3			
	(iii) codes of practice;						
	(iv) registered suitable operators;						
	(v) suspended or cancelled registrations;						
		(d)	for chapter 7, part 8—	7			
			(i) an environmental management register; and	8			
			(ii) a contaminated land register;	9			
		(e)	for chapter 12, part 1—	10			
			(i) guidelines made by the Minister; and	11			
			(ii) guidelines made by the chief executive;	12			
		(f)	for chapter 12, part 3A—auditors;	13			
	(g) other documents or information prescribed und regulation.						
	'(2)		eference to a document in subsection (1) includes a rence to any amendment of the document made under this	16 17 18			
'541	Kee	eping	of registers	19			
	'(1)	autho	section applies if the chief executive or administering ority (the <i>relevant entity</i> ) is required to keep a register er section 540 or 540A.	20 21 22			
	'(2)	docu	e relevant entity considers it impracticable to include a ument in a register, it may include details of the document e register instead of the document.	23 24 25			
	<b>'</b> (3)	How	vever, if the register only includes details of a document—	26			
		(a)	the relevant entity must keep the document open for public inspection in the way required of a register under section 542; and	27 28 29			

[s 48]

		(b) section 542 applies to the document as if it were included in a register.	1 2
		(4) If particulars of any land are recorded in the environmental management register or contaminated land register, they must include the real property description of the land.	3 4 5
		(5) Subject to subsections (2) to (4), the relevant entity may keep a register in the way it considers appropriate, including, for example, on a website.'.	6 7 8
Clause	48	Amendment of s 542 (Inspection of register)	9
		(1) Section 542(1) and (2), 'administering authority'—	10
		omit, insert—	11
		'relevant entity'.	12
		(2) Section 542(1), 'section 540(1)'—	13
		omit, insert—	14
		'section 540(1) or 540A(1)'.	15
		(3) Section 542(1)(a), 'agency's'—	16
		omit, insert—	17
		'entity's'.	18
		(4) Section 542(3), 'Also, the administering authority'—	19
		omit, insert—	20
		'The chief executive'.	21
Clause	49	Amendment of s 543 (Appropriate fee for copies)	22
		(1) Section $543(2)(b)$ —	23
		renumber as section 543(2)(c).	24
		(2) Section $543(2)(a)$ —	25
		omit, insert—	26
		(a) for the chief executive—the amount the chief executive decides is reasonable;	27 28

	Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994						
			[s 50]				
			(b) otherwise—the amount the administering authority decides is reasonable;'.	1 2			
Clause	50	Re	eplacement of s 546 (Annual reports)	3			
			Section 546—	4			
			omit, insert—	5			
	'546		nief executive may require administering authority report	6 7			
		'(1)	The chief executive may, by written notice, require an administering authority to give to the chief executive a report on its administration of this Act.	8 9 10			
		'(2)	Subsection (1) does not apply if the chief executive is the administering authority.	11 12			
		<b>'</b> (3)	The written notice must state—	13			
			(a) the information to be included in the report; and	14			
			(b) when the report is to be given to the chief executive.	15			
		'(4)	If an administering authority is given a notice under subsection (1), the authority must comply with the notice.	16 17			
	'546A	A Ch	nief executive to provide annual report	18			
		'(1)	Within 4 months after the end of each financial year, the chief executive must give to the Minister a report on the administration of this Act for the year.	19 20 21			
		'(2)	The chief executive's report must include a statement about requests received by the Minister to prepare environmental protection policies and a brief statement of the reasons for refusing any request.	22 23 24 25			
		<b>'</b> (3)	An administering authority's report given to the chief executive under section 546 for the preceding financial year must be attached to the chief executive's report.	26 27 28			
		'(4)	The Minister must table a copy of the chief executive's report in the Legislative Assembly within 14 sitting days after receiving it.'.	29 30 31			

Clause	51	Replacement of ch 12, pt 1 (Approval of codes of practice and standard environmental conditions)				
			Chapter 12, part 1—	3		
			omit, insert—	4		
	'Par	rt 1	Guidelines	5		
	'548		ief executive may make guidelines for administering thorities			
		<b>'</b> (1)	The chief executive may make guidelines about how an administering authority complies with a regulatory requirement.	8 9 10		
		'(2)	If the chief executive makes a guideline about how an administering authority complies with a regulatory requirement, the administering authority must follow the guidelines in complying with the regulatory requirement.	11 12 13 14		
		·(3)	Before making a guideline, the chief executive must consult with the persons or entities the chief executive considers appropriate.	15 16 17		
		'(4)	If a guideline is made, the chief executive must notify the making of the guideline in the gazette.	18 19		
	'549	Ch	ief executive may make guidelines to inform persons	20		
		'(1)	The chief executive may make guidelines to inform persons about—	21 22		
			(a) matters to be addressed in a draft terms of reference for an EIS submitted under section 41; or	23 24		
			(b) matters to be considered in making standard conditions under chapter 5A, part 2; or	25 26		
			(c) the qualifications and experience that may be relevant to suitably qualified persons performing regulatory functions; or	27 28 29		
			(d) another matter the chief executive considers appropriate for the administration of this Act.	30 31		

		'(2)	Before making a guideline, the chief executive must consult with the persons or entities the chief executive considers appropriate.	1 2 3
		<b>'</b> (3)	If a guideline is made, the chief executive must notify the making of the guideline in the gazette.'.	4 5
Clause	52	Om	ission of ch 12, pt 2, divs 1 and 2, hdgs	6
			Chapter 12, part 2, divisions 1 and 2, headings—	7
			omit.	8
Clause	53	Om	nission of s 551 (Definitions for pt 2)	9
			Section 551—	10
			omit.	11
Clause	54		placement of s 552 (What is the <i>application date</i> for plication or TEP submission)	12 13
			Section 552—	14
			omit, insert—	15
	'552	Wh		15 16
	<b>'5</b> 52	<b>Wh</b> '(1)	omit, insert—	
	ʻ552		<i>omit, insert</i> — <b>en documents are served</b> Despite the <i>Acts Interpretation Act 1954</i> , section 39A(1), if this Act requires or permits a document to be served by post,	16 17 18
	ʻ552		<ul> <li><i>omit, insert</i>—</li> <li><b>en documents are served</b></li> <li>Despite the <i>Acts Interpretation Act 1954</i>, section 39A(1), if this Act requires or permits a document to be served by post, service—</li> <li>(a) may be effected by properly addressing, prepaying and</li> </ul>	16 17 18 19 20

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 55]

Clause	55	Amendment of s 554 (Electronic notices about applications and submissions)	1 2
		Section 554—	3
		insert—	4
	6	(4) In this section—	5
		<i>applicant</i> , for a TEP submission, means the person or public authority that made the submission.	6 7
		<b>TEP submission</b> means a submission for approval of, or an approval of an amendment to, a transitional environmental program.'.	8 9 10
Clause	56	Omission of ss 555–557	11
		Sections 555 to 557—	12
		omit.	13
Clause	57	Omission of ch 12, pt 2, div 3	14
		Chapter 12, part 2, division 3—	15
		omit.	16
Clause	58	Insertion of new ch 12, pts 3–3A	17
		Before chapter 12, part 4—	18
		insert—	19
	'Part	3 Suitably qualified persons	20
	'564	Definitions for pt 3	21
		'In this part—	22
		regulatory function means—	23
		(a) conducting a site investigation under chapter 7, part 8, division 3; or	24 25

		(b)	preparing a validation report under chapter 7, part 8, division 4; or	1 2
		(c)	preparing a draft site management plan or draft amendment of a site management plan under chapter 7, part 8, division 5; or	3 4 5
		(d)	another function prescribed under a regulation.	6
			ably qualified person, for performing a regulatory etion, means a person who—	7 8
		(a)	has qualifications and experience relevant to performing the function; and	9 10
		(b)	if a regulation prescribes an organisation for this paragraph—is a member of the organisation.	11 12
'565		ly su ictior	itably qualified person can perform regulatory າຣ	13 14
			egulatory function may only be performed by a suitably ified person.	15 16
		Note-	_	17
		inf	nder section 549(1)(c), the chief executive may make guidelines to Form persons about the qualifications and experience that may be evant to suitably qualified person performing a regulatory function.	18 19 20
'566	De	clarat	tion to accompany document	21
	<b>'</b> (1)	is pr	s section applies if a document about a regulatory function repared by a suitably qualified person and submitted to the inistering authority.	22 23 24
	'(2)		document must be accompanied by a declaration by the on stating all of the following—	25 26
		(a)	the person's qualifications and experience relevant to the function;	27 28
		(b)	that the person has not knowingly included false, misleading or incomplete information in the document;	29 30

[s 58]

	(c) (d) (e)	<ul><li>that the person has not knowingly failed to reveal any relevant information or document to the administering authority;</li><li>the document addresses the relevant matters for the function and is factually correct;</li><li>the opinions expressed in the document are honestly and reasonably held.</li></ul>	1 2 3 4 5 6 7
'Par	t 3A	Auditors	8
'Divi	sion 1	Preliminary	9
'567	'An	an <i>auditor</i> individual is an <i>auditor</i> if the individual is approved as an itor under division 2.	10 11 12
'568	'An	<ul> <li>'s functions</li> <li>auditor may, subject to the terms of an approval under sion 2—</li> <li>conduct environmental audits and prepare environmental reports about audits under chapter 7, part 2, division 2; and</li> <li>evaluate site investigation reports, validation reports, draft site management plans and draft amendments of site management plans prepared under chapter 7, part 8 against criteria prescribed under a regulation (the <i>prescribed criteria</i>) and—</li> <li>(i) if the report or plan does not comply with the prescribed criteria—prepare a report about the evaluation; or</li> </ul>	13 14 15 16 17 18 19 20 21 22 23 24 25 26

		<ul> <li>(ii) if the report or plan complies with the prescribed criteria—provide written certification that it complies with the criteria; and</li> </ul>	1 2 3
	(c)	audit or evaluate another matter or thing prescribed under a regulation and prepare a report or written certification about the audit or evaluation.	4 5 6
'Divi	sion 2	Obtaining approval as auditor	7
'569	Who ma	apply	8
		individual may apply to the chief executive for approval n auditor.	9 10
<b>'570</b>	Require	ments for application	11
	'An	application for approval as an auditor must—	12
	(a)	be made in the approved form; and	13
	(b)	state the functions proposed to be performed by the applicant; and	14 15
	(c)	be accompanied by the prescribed fee; and	16
	(d)	state whether the applicant holds professional indemnity insurance; and	17 18
	(e)	state whether the applicant has been convicted of an offence under this Act; and	19 20
	(f)	include other information required to be included in the application under a guideline—	21 22
		(i) made by the chief executive; and	23
		(ii) prescribed under a regulation.	24
'571	Deciding	g application	25

## (1) The chief executive must, within 30 business days after 26 receiving the application, decide to— 27

[s 58]

	(a)	appr	ove th	ne application; or	1
	(b)	appr	ove th	e application subject to conditions; or	2
	(c)	refus	se the	application.	3
·(2)	subje	ect to	a con	dition that limits the functions the auditor may	4 5 6
Cri	teria	for de	ecisio	on	7
			-	the application, the chief executive must	8 9
	(a)	the a	pplic	ation; and	10
<ul> <li>(b) whether the applicant—</li> <li>(i) has qualifications and experience relevant to performing the functions of an auditor; and</li> <li>(ii) is a member of an organisation prescribed under a regulation; and</li> </ul>					11
					12 13
					14 15
		(iii)	has c	lemonstrated knowledge of—	16
			(A)	the Act; and	17
			(B)	another Act the chief executive considers is relevant to performing the functions of an auditor; and	18 19 20
		(iv)	has p	professional indemnity insurance; and	21
		(v)	has c	committed an offence under this Act; and	22
		(vi)			23 24
		(vii)			25 26
		(b) (c) (2) With subje perference (In cons (a)	<ul> <li>(b) appr</li> <li>(c) refuse</li> <li>'(2) Without I subject to perform to</li> <li>Criteria for de 'In decid consider (a) the a</li> <li>(b) whet (i)</li> <li>(ii)</li> <li>(iii)</li> <li>(iii)</li> <li>(iv)</li> <li>(v)</li> <li>(v)</li> <li>(vi)</li> </ul>	<ul> <li>(b) approve the</li> <li>(c) refuse the</li> <li>'(2) Without limiting subject to a comperform to a state</li> <li>Criteria for decision of the consider— <ul> <li>(a) the application</li> <li>(b) whether the</li> <li>(i) has performing the consider of the constant of the const</li></ul></li></ul>	<ul> <li>(b) approve the application subject to conditions; or</li> <li>(c) refuse the application.</li> <li>*(2) Without limiting subsection (1)(b), an approval may be subject to a condition that limits the functions the auditor may perform to a stated type of function.</li> <li><b>Criteria for decision</b> <ul> <li>*In deciding the application, the chief executive must consider— <ul> <li>(a) the application; and</li> <li>(b) whether the applicant—</li> <li>(i) has qualifications and experience relevant to performing the functions of an auditor; and</li> <li>(ii) is a member of an organisation prescribed under a regulation; and</li> <li>(iii) has demonstrated knowledge of— <ul> <li>(A) the Act; and</li> <li>(B) another Act the chief executive considers is relevant to performing the functions of an auditor; and</li> <li>(iv) has professional indemnity insurance; and</li> </ul> </li> </ul></li></ul></li></ul>

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 58]

'(1) The chief executive must, within 10 business days after the

decision is made, give the applicant written notice of the

**'573** 

Notice of decision

decision.

(2) The notice must—

	(a) if the decision is to approve the application—be accompanied by a certificate of approval; and	6 7
	(b) if the decision is to refuse the application—state the reasons for the decision.	8 9
'574	Term of approval	10
	'An approval remains in force for the term stated in the approval.	11 12

### **'Division 3 Performance of auditor's functions** 13

'574A Wł	no may perform auditor's functions	14
'(1)	A function mentioned in section 568 may be performed only by—	15 16
	(a) the administering authority; or	17
	(b) an auditor whose approval under division 2 allows the auditor to perform the function.	18 19
'(2)	Despite subsection (1)(b), a person must not perform a function if the person has a direct or indirect financial or other interest in a matter or thing relevant to the exercise of the function.	20 21 22 23
	Maximum penalty for subsection (2)-100 penalty units.	24

1

2

3

4

5

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 58]

'574Β Aι	ditor	must comply with approval	1
	give	auditor must comply with the conditions of any approval en under section $571(1)(b)$ , unless the auditor has a sonable excuse.	2 3 4
	Max	kimum penalty—100 penalty units.	5
'574C Re	port	and declaration to accompany document	6
<b>'</b> (1)	This	s section applies if—	7
	(a)	an auditor prepares a report or certification about an audit or evaluation; and	8 9
	(b)	a document about the audit or evaluation must be submitted to the administering authority.	10 11
'(2)	cert	document must be accompanied by a copy of the report or ification and a declaration by the auditor stating the owing—	12 13 14
	(a)	the person's qualifications and experience relevant to the audit or evaluation;	15 16
	(b)	that the person has not knowingly included false, misleading or incomplete information in the report or certification;	17 18 19
	(c)	that the person has not knowingly failed to reveal any relevant information or document to the administering authority.	20 21 22
<b>'</b> (3)	The	declaration must also state that—	23
	(a)	the report or certification addresses the relevant matters for the audit or evaluation and is factually correct; and	24 25
	(b)	the opinions expressed in it are honestly and reasonably held.	26 27

# 'Division 4 Suspension or cancellation of approval

<ul> <li>cancelling an auditor's approval—</li> <li>(a) the auditor has contravened a condition of the approval;</li> <li>(b) the auditor has not complied with a code of conduct for auditors made by the chief executive and prescribed under a regulation;</li> <li>(c) the auditor has been convicted of an offence under this Act;</li> <li>(d) the auditor does not have the necessary expertise or experience to perform the auditor's functions;</li> <li>(f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.</li> <li>'574E Show cause notice</li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following—</li> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> </ul>	'574D G	round	s for suspension or cancellation	3
<ul> <li>(b) the auditor has not complied with a code of conduct for auditors made by the chief executive and prescribed under a regulation;</li> <li>(c) the auditor has been convicted of an offence under this Act;</li> <li>(d) the auditor has been convicted of an offence under another Act involving misleading or fraudulent conduct;</li> <li>(e) the auditor does not have the necessary expertise or experience to perform the auditor's functions;</li> <li>(f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.</li> <li><b>'574E Show cause notice</b></li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following—</li> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the</li> </ul>				4 5
<ul> <li>auditors made by the chief executive and prescribed under a regulation;</li> <li>(c) the auditor has been convicted of an offence under this Act;</li> <li>(d) the auditor has been convicted of an offence under another Act involving misleading or fraudulent conduct;</li> <li>(e) the auditor does not have the necessary expertise or experience to perform the auditor's functions;</li> <li>(f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.</li> <li>'574E Show cause notice 1</li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following—</li> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul>		(a)	the auditor has contravened a condition of the approval;	6
Act;       1         (d) the auditor has been convicted of an offence under another Act involving misleading or fraudulent conduct;       1         (e) the auditor does not have the necessary expertise or experience to perform the auditor's functions;       1         (f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.       1         '574E Show cause notice       1         '(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i> ).       2         '(2) The show cause notice must state the following—       2         (a) the action the chief executive proposes taking under this division (the <i>proposed action</i> );       2         (b) the grounds for the proposed action;       2         (c) an outline of the facts and circumstances forming the basis for the grounds;       2         (d) if the proposed action is suspension of the       2		(b)	auditors made by the chief executive and prescribed	7 8 9
<ul> <li>another Act involving misleading or fraudulent conduct;</li> <li>(e) the auditor does not have the necessary expertise or experience to perform the auditor's functions;</li> <li>(f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.</li> <li>'574E Show cause notice 1</li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following—</li> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul>		(c)		10 11
<ul> <li>experience to perform the auditor's functions;</li> <li>(f) the audits conducted by the auditor have not been conducted honestly, fairly or diligently.</li> <li>'574E Show cause notice</li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following—</li> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the</li> </ul>		(d)		12 13
<ul> <li>conducted honestly, fairly or diligently.</li> <li>'574E Show cause notice</li> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following— <ul> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the</li> </ul> </li> </ul>		(e)		14 15
<ul> <li>'(1) If the chief executive believes a ground exists to suspend or cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following— <ul> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul> </li> </ul>		(f)	•	16 17
<ul> <li>cancel the approval, the chief executive must give the auditor a written notice under this section (a <i>show cause notice</i>).</li> <li>'(2) The show cause notice must state the following— <ul> <li>(a) the action the chief executive proposes taking under this division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul> </li> </ul>	'574E SI	how ca	ause notice	18
<ul> <li>(a) the action the chief executive proposes taking under this 2 division (the <i>proposed action</i>);</li> <li>(b) the grounds for the proposed action;</li> <li>(c) an outline of the facts and circumstances forming the basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul>	'(1)	cano	cel the approval, the chief executive must give the auditor	19 20 21
division (the proposed action);2(b) the grounds for the proposed action;2(c) an outline of the facts and circumstances forming the basis for the grounds;2(d) if the proposed action is suspension of the 2	<b>'</b> (2)	The	show cause notice must state the following—	22
<ul> <li>(c) an outline of the facts and circumstances forming the 2 basis for the grounds;</li> <li>(d) if the proposed action is suspension of the 2</li> </ul>		(a)	1 1 0	23 24
basis for the grounds; 2 (d) if the proposed action is suspension of the 2		(b)	the grounds for the proposed action;	25
		(c)	-	26 27
		(d)		28 29

[s 58]

	(e) that the auditor may, within a stated period (the <i>show cause period</i> ), make written representations to the chief executive to show why the proposed action should not be taken.	1 2 3 4
·(3)	The show cause period must end at least 15 business days after the auditor is given the show cause notice.	5 6
'574F Rep	presentations about show cause notice	7
<b>'</b> (1)	The auditor may make written representations about the show cause notice to the chief executive in the show cause period.	8 9
·(2)	The chief executive must consider all representations made under subsection (1).	10 11
'574G Sus	spension or cancellation	12
<b>'</b> (1)	After considering any representations, the chief executive may-	13
	11100	14
	<ul> <li>(a) if the proposed action was to suspend the approval—suspend the approval for not longer than the proposed suspension period; or</li> </ul>	14 15 16 17
	(a) if the proposed action was to suspend the approval—suspend the approval for not longer than the	15 16
<i>`(2)</i>	<ul> <li>(a) if the proposed action was to suspend the approval—suspend the approval for not longer than the proposed suspension period; or</li> <li>(b) if the proposed action was to cancel the approval—cancel the approval or suspend it for a</li> </ul>	15 16 17 18 19
'(2) '(3)	<ul> <li>(a) if the proposed action was to suspend the approval—suspend the approval for not longer than the proposed suspension period; or</li> <li>(b) if the proposed action was to cancel the approval—cancel the approval or suspend it for a period.</li> <li>If the chief executive decides to take action under subsection (1), the chief executive must give an information notice about</li> </ul>	15 16 17 18 19 20 21 22
	<ul> <li>(a) if the proposed action was to suspend the approval—suspend the approval for not longer than the proposed suspension period; or</li> <li>(b) if the proposed action was to cancel the approval—cancel the approval or suspend it for a period.</li> <li>If the chief executive decides to take action under subsection (1), the chief executive must give an information notice about the decision to the auditor.</li> </ul>	15 16 17 18 19 20 21 22 23

'Division	5 Complaints	1				
'574H Who may make a complaint						
'(1)	A person may make a complaint to the chief executive that a ground exists under section 574D for suspending or cancelling an auditor's approval.	3 4 5				
'(2)	The complaint must be written and state the particulars on which it is based.	6 7				
'574l Wha	at happens after a complaint is made	8				
'(1)	As soon as practicable after the chief executive receives a complaint, the chief executive must consider and investigate the complaint.	9 10 11				
'(2)	After considering and investigating the complaint, the chief executive must decide—	12 13				
	(a) to accept the complaint for action under division 4; or	14				
	(b) to not take action on the complaint under division 4.	15				
'574J Not	ice of decision	16				
'(1)	Within 10 business days after making a decision under section 574I(2), the chief executive must give written notice of the decision to the complainant.	17 18 19				
'(2)	If the decision is not to take action under division 4, the notice given to the complainant must state the reasons for the decision.	20 21 22				

[s 59]

	'Divisio	n 6 Miscellaneous	1
	'574K Ob	bligation to keep certificate of approval	2
		'A person given a certificate of approval under section $573(2)(a)$ must keep the certificate for the term of the approval, unless the person has a reasonable excuse.	3 4 5
		Maximum penalty—100 penalty units.	6
	'574L lm	personation of auditor	7
		'A person must not pretend to be an auditor.	8
		Maximum penalty—100 penalty units.	9
		Ise or misleading information about reports or rtification	10 11
	'(1)	An auditor must not, in performing the auditor's functions, make a report or provide a certification that the auditor knows is false or misleading in a material particular.	12 13 14
		Maximum penalty—1665 penalty units or 2 years imprisonment.	15 16
	'(2)	It is enough for a complaint for an offence against subsection (1) to state the report or certification was 'false or misleading' to the auditor's knowledge, without specifying which.'.	17 18 19
Clause	59 An	nendment of s 580 (Regulation-making power)	20
	(1)	Section 580(2)(n) and (o)—	21
		omit.	22
	(2)	Section 580(2)(p) to (v)—	23
		renumber as section 580(2)(n) to (s).	24
Clause	60 Ins	sertion of new ch 13, pt 18	25
		After chapter 13, part 17—	26

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 60] *insert*— **'Part 18 Transitional provisions for** 

### Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012

### 'Division 1 Preliminary

'676	Definitions	for	pt	18
010	Boundario		μ.	

'In this part—

amendingActmeanstheEnvironmentalProtection10(Greentape Reduction) and Other Legislation Amendment Act112012.12

*commencement* means the commencement of this section.

*former*, for a provision mentioned in this part, means the provision to which the reference relates is a provision of the unamended Act. 16

UDA development approval see the ULDA Act, schedule.

*UDA development condition* see the ULDA Act, section 18 55(4)(b). 19

**ULDA Act** means the Urban Land Development Authority Act202007.21

*unamended Act* means this Act as in force from time to time 22 before the commencement. 23

1

2

3

4

5

6

7

8

9

13

17

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 60]

677				ffect of existing development permit for tivity as environmental authority
	'(1)			ction applies if, immediately before the ement, a development permit for a chapter 4 activity t.
	'(2)	Fron	n the	commencement—
		(a)	mot	he chapter 4 activity the subject of the permit is a bile and temporary environmentally relevant vity—
			(i)	the permit becomes an environmental authority for a prescribed ERA; and
			(ii)	the development conditions of the permit become conditions of the environmental authority, as standard conditions; and
		(b)	activ	the chapter 4 activity the subject of the permit is an wity other than a mobile and temporary ronmentally relevant activity—
			(i)	the development conditions of the permit become an environmental authority for a prescribed ERA; and
			(ii)	the development conditions of the permit become conditions of the environmental authority; and
		(c)	the	holder of the registration certificate for the activity subject of the permit becomes the holder of the ronmental authority.
	<b>'</b> (3)			onmental authority is taken to have had effect on the levelopment permit had effect under the Planning
	'(4)			versary day for the environmental authority is the ry of the day the development permit was given.

<b>'678</b>		isting development application for chapter 4 ivity	1 2
	'(1)	This section applies for a development application for a chapter 4 activity made, but not decided, before the commencement.	3 4 5
	'(2)	From the commencement—	6
		(a) section 115 does not apply to the application; and	7
		(b) former chapter 4, part 1 continues to apply to the application as if the amending Act had not been enacted; and	8 9 10
		<ul><li>(c) if a development permit is given for the application, the development permit is taken to be one to which section 677 applies.</li></ul>	11 12 13
'679	app	ntinuing effect of existing UDA development proval for chapter 4 activity as environmental hority	14 15 16
	<b>'</b> (1)	This section applies if, immediately before the commencement—	17 18
		(a) a UDA development approval for a chapter 4 activity is in effect; and	19 20
		(b) UDA development conditions (the <i>relevant conditions</i> ) of the UDA development approval nominate the administering authority to be the nominated assessing authority for the conditions under the ULDA Act, section 58(a).	21 22 23 24 25
	'(2)	From the commencement—	26
		(a) the relevant conditions of the UDA development approval—	27 28
		(i) become an environmental authority for a prescribed ERA; and	29 30
		(ii) become conditions of the environmental authority; and	31 32

[s 60]

		(b) the holder of the registration certificate for the activity the subject of the UDA development approval becomes the holder of the environmental authority; and	1 2 3
		(c) the carrying out of the prescribed ERA under the environmental authority is not a UDA development offence.	4 5 6
	<b>'</b> (3)	The environmental authority is taken to have had effect on the day the UDA development approval had effect under the ULDA Act.	7 8 9
	'(4)	The anniversary day for the environmental authority is the anniversary of the day the UDA development approval was given.	10 11 12
	<b>'</b> (5)	In this section—	13
		UDA development offence see the ULDA Act, schedule.	14
<b>'680</b>		ntinuing effect of existing registration certificate as vironmental authority	15 16
	<b>'</b> (1)	This section applies if, immediately before the commencement—	17 18
		(a) a registration certificate is in effect; and	19
		(b) a code of environmental compliance applied to the chapter 4 activity stated in the certificate.	20 21
	'(2)	From the commencement—	22
		(a) the registration certificate becomes an environmental authority for a prescribed ERA; and	23 24
		(b) the standard environmental conditions of the code of environmental compliance become conditions of the authority, as standard conditions; and	25 26 27
		(c) the registered operator for the registration certificate becomes the holder of the environmental authority.	28 29
	<b>'</b> (3)	The environmental authority is taken to have had effect on the day the registration certificate had effect under the unamended Act.	30 31 32

	'(4)	The anniversary day for the environmental authority is the anniversary day for the registration certificate.	1 2					
'681	Existing application for registration to carry out chapter 4 activity							
	<b>'</b> (1)	This section applies for an application for registration to carry out a chapter 4 activity made, but not decided, under former chapter 4, part 2 before the commencement.	5 6 7					
	'(2)	From the commencement, former chapter 4, part 2 continues to apply to the application as if the amending Act had not been enacted.	8 9 10					
	<b>'</b> (3)	Subsection (4) applies if—	11					
		(a) a registration certificate is given for the application; and	12					
		(b) immediately before the commencement, a code of environmental compliance applied to the chapter 4 activity stated in the certificate.	13 14 15					
	'(4)	The registration certificate is taken to be one to which section 680 applies.	16 17					
'Div	ision	3 Provisions for environmental authorities (mining activities)	18 19					
<b>'68</b> 2		ntinuing effect of existing environmental authority ning activities) as environmental authority	20 21					
	<b>'</b> (1)	This section applies if, immediately before the commencement, an environmental authority (mining activities) is in effect.	22 23 24					
	'(2)	From the commencement, the environmental authority (mining activities) becomes an environmental authority for mining activities.	25 26 27					
	<b>'</b> (3)	The environmental authority is taken to have had effect on the	28					

(3) The environmental authority is taken to have had effect on the day the environmental authority (mining activities) had effect 29 under the unamended Act.
 30

[s 60]

	'(4)	The anniversary day for the environmental authority is the anniversary day for the environmental authority (mining activities).	1 2 3
<b>'68</b> 3	Effe	ect of commencement on particular applications	4
	<b>'</b> (1)	This section applies to the following applications made, but not decided, before the commencement—	5 6
		(a) an application for an environmental authority (mining activities) made under former chapter 5; and	7 8
		(b) an application to amend, surrender or transfer an environmental authority (mining activities).	9 10
	'(2)	From the commencement—	11
		(a) processing of the application and all matters incidental to the processing must proceed as if the amending Act had not been enacted; and	12 13 14
		(b) an environmental authority granted, amended or transferred is taken to be an environmental authority to which section 682 applies.	15 16 17
<b>'684</b>	Exi	sting progressive certification	18
	'(1)	This section applies if the administering authority has, under former chapter 5, part 9A given a progressive certification for a particular area within a relevant mining tenement for a level 1 mining project.	19 20 21 22
	'(2)	From the commencement—	23
		(a) the certification becomes a progressive certification for the mining tenure for chapter 5A, part 6; and	24 25
		<ul><li>(b) the area the subject of the progressive certification is a certified rehabilitated area for the mining tenure for chapter 5A, part 6.</li></ul>	26 27 28

<b>'685</b>	Existing application for progressive certification						
	<b>'</b> (1)	(1) This section applies if an application for progressive certification is made, but not decided, under former chapter 5, part 9A before the commencement.					
	(2) From the commencement—						
		(a) the application becomes a progressive certification application under section 318ZC; and	6 7				
		(b) chapter 5A, part 6 applies to the application.	8				
<b>'686</b>	Exi	sting surrender notice	9				
	<b>'</b> (1)	This section applies if the administering authority has given a surrender notice to the holder of an environmental authority (mining activities) under former section 271(2) before the commencement.					
	'(2)	From the commencement, the surrender notice becomes a surrender notice under section 258.	14 15				
<b>'6</b> 87	7 Existing audit notices						
	<b>'</b> (1)	This section applies if the administering authority has given the holder of an environmental authority (mining activities) an audit notice under former section 280(1) before the commencement.	17 18 19 20				
	'(2)	From the commencement, the audit notice becomes an audit notice under section 322.	21 22				
<b>'688</b>	Existing appointment of auditor						
	<b>'</b> (1)	This section applies if an individual is appointed as an auditor under former section $285(1)$ before the commencement and the term of the appointment has not ended.	24 25 26				
	'(2)	On the commencement, the individual holds approval as an auditor under chapter 12, part 3A, division 2.	27 28				

[s 60]

<b>'689</b>	Existing notice of proposed amendment, cancellation or suspension of environmental authority						
	<b>'</b> (1)	This section applies if the administering authority has given the holder of an environmental authority (mining activities) notice of a proposed action under former section 295(1) before the commencement.					
	<b>'</b> (2)	From	rom the commencement—				
		(a)		ne proposed action is to amend the environmental arity—	8 9		
			(i)	the notice becomes a notice given under section 217; and	10 11		
			(ii)	chapter 5, part 6, divisions 2 and 3 apply for the notice; or	12 13		
		(b)		he proposed action is to suspend or cancel the ronmental authority—	14 15		
			(i)	the notice becomes a notice given under section 280; and	16 17		
			(ii)	chapter 5, part 11, divisions 2 and 3 apply for the notice.	18 19		
'Division 4 Provisions for other environmenta authorities							
'690	Continuing effect of existing environmental authority (chapter 5A activities) as environmental authority						
	<b>'</b> (1)		menc	ction applies if, immediately before the ement, an environmental authority (chapter 5A is in effect.	24 25 26		
	'(2)	(cha	pter :	e commencement, the environmental authority 5A activities) becomes an environmental authority urce activity.	27 28 29		

	'(3)	The environmental authority is taken to have had effect on the day the environmental authority (chapter 5A activities) had effect under the unamended Act.	1 2 3
	'(4)	The anniversary day for the environmental authority is the anniversary day for the environmental authority (chapter 5A activities).	4 5 6
<b>'691</b>		sting application for environmental authority apter 5A activities)	7 8
	<b>'</b> (1)	This section applies to the following applications made, but not decided, before the commencement—	9 10
		(a) an application for an environmental authority (chapter 5A activities) made under former chapter 5A; and	11 12
		(b) an application to amend, surrender or transfer an environmental authority (chapter 5A activities).	13 14
	<b>'</b> (2)	From the commencement—	15
		(a) processing of the application and all matters incidental to the processing must proceed as if the amending Act had not been enacted; and	16 17 18
		(b) an environmental authority granted, amended or transferred is taken to be an environmental authority to which section 690 applies.	19 20 21
<b>'692</b>	Exi	sting surrender notice	22
	'(1)	This section applies if the administering authority has given a surrender notice to the holder of an environmental authority (chapter 5A activities) under former section 312B(2) before the commencement.	23 24 25 26
	'(2)	From the commencement, the surrender notice becomes a surrender notice under section 258.	27 28

<b>'69</b> 3		-		ce of proposed amendment, cancellation of environmental authority	1 2
	'(1)	the activ	holde ities)	on applies if the administering authority has given er of an environmental authority (chapter 5A notice of a proposed action under former section before the commencement.	3 4 5 6
	<b>'</b> (2)	Fron	n the	commencement—	7
		(a)		ne proposed action is to amend the environmental nority—	8 9
			(i)	the notice becomes a notice given under section 217; and	10 11
			(ii)	chapter 5, part 6, divisions 2 and 3 apply for the notice; or	12 13
(b) if the proposed action is to susp environmental authority—		he proposed action is to suspend or cancel the ronmental authority—	14 15		
			(i)	the notice becomes a notice given under section 280; and	16 17
			(ii)	chapter 5, part 11, divisions 2 and 3 apply for the notice.	18 19
'Divi	ision	5		Transitional authorities for environmentally relevant activities	20 21
<b>'694</b>	Def	initio	n fo	r div 5	22
		'In tł	nis di	vision—	23
		trans	sition	al authority means—	24
		(a)	690	environmental authority that, under section 682 or , is taken to be an environmental authority under oter 5; or	25 26 27
		(b)	deve	evelopment permit or development conditions of a elopment permit that, under section 677, are taken to n environmental authority under chapter 5; or	28 29 30

		(c)	UDA development conditions of a UDA development approval that, under section 679, are taken to be an environmental authority under chapter 5; or	1 2 3
		(d)	a registration certificate that, under section 680, is taken to be an environmental authority under chapter 5.	4 5
'695			tion to convert conditions of transitional y to standard conditions	6 7
	'(1)	<i>appl</i> conc	holder of a transitional authority may apply (a <i>conversion lication</i> ) to the administering authority to convert the ditions of the transitional authority to the standard ditions for the authority or relevant activity.	8 9 10 11
	'(2)	Subs	section (1) applies despite chapter 5, part 7.	12
'696	Re	quire	ments for conversion application	13
		'A c	onversion application must be—	14
		(a)	in the approved form; and	15
		(b)	accompanied by the fee prescribed under a regulation.	16
'697	De	cidin	g conversion application	17
	<b>'</b> (1)		administering authority must, within 10 business days receiving the application, decide whether to—	18 19
		(a)	approve the application; or	20
		(b)	refuse the application.	21
	'(2)		eciding the application, the administering authority must sider the criteria mentioned in section 175(2).	22 23
	<b>'</b> (3)		pite subsection (1), the administering authority may only rove an application if—	24 25
		(a)	eligibility criteria are in effect for the relevant activity for the authority; and	26 27
		(b)	the relevant activity complies with the eligibility criteria.	28 29

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

<b>'698</b>	Ste	ps after making decision	1		
	<b>'</b> (1)	If the administering authority decides to approve the application, it must, within 10 business days—	2 3		
		(a) amend the environmental authority to give effect to the conversion; and	4 5		
		(b) record particulars of the amendment in the relevant register; and	6 7		
		(c) issue the amended environmental authority to the applicant.	8 9		
	'(2)	If the administering authority decides to refuse the application, it must, within 10 business days after the decision is made, give the applicant an information notice about the decision.	10 11 12 13		
<b>'Division 6</b> Financial assurance					
'Divi	ision	6 Financial assurance	14		
'Divi '699		6 Financial assurance sting financial assurance requirement	14 15		
	Exi	sting financial assurance requirement This section applies if, before the commencement, the	15 16		
	Exi	<ul> <li>sting financial assurance requirement</li> <li>This section applies if, before the commencement, the administering authority required— <ul> <li>(a) the giving of financial assurance under former section</li> </ul> </li> </ul>	15 16 17 18		
	Exi	<ul> <li>sting financial assurance requirement</li> <li>This section applies if, before the commencement, the administering authority required— <ul> <li>(a) the giving of financial assurance under former section 312O(2) or 312P(1)(a); or</li> <li>(b) a change to financial assurance under former section</li> </ul> </li> </ul>	15 16 17 18 19 20		
	<b>Exi</b> '(1)	<ul> <li>sting financial assurance requirement</li> <li>This section applies if, before the commencement, the administering authority required— <ul> <li>(a) the giving of financial assurance under former section 312O(2) or 312P(1)(a); or</li> <li>(b) a change to financial assurance under former section 312P(1)(b).</li> </ul> </li> </ul>	15 16 17 18 19 20 21		

'Division 7			Provisions about codes of practice	1
'700	Exi	sting	codes of practice	2
	<b>'</b> (1)	prace	section applies for a code of practice (an <i>existing code of tice</i> ) approved under former section 548 before the mencement.	3 4 5
	'(2)		he commencement, the existing code of practice becomes de of practice under section 318E.	6 7
	·(3)		vever, despite section 318E(4), an existing code of practice res 2 years after the commencement.	8 9
'Divi	ision	8	Provisions about environmental management plans	10 11
'701			ons about environmental management plans cular environmental authorities	12 13
	<b>'</b> (1)	This	section applies if—	14
		(a)	a following environmental authority (the <i>old authority</i> ) becomes, under section 682 or 690, an environmental authority under chapter 5 (the <i>new authority</i> )—	15 16 17
			(i) an environmental authority (exploration);	18
			(ii) an environmental authority (mineral development);	19
			(iii) an environmental authority (mining lease);	20
			(iv) an environmental authority (prospecting);	21
			(v) an environmental authority (mining claim);	22
			(vi) an environmental authority (chapter 5A activity); and	23 24
		(b)	either—	25
			<ul> <li>(i) the old authority had a condition requiring compliance with an environmental management plan; or</li> </ul>	26 27 28

		<ul> <li>(ii) an environmental management plan for the old authority states environmental protection commitments for rehabilitation of the land to be disturbed under each relevant resource tenement.</li> </ul>	1 2 3 4	
	·(2)	The administering authority may amend the new authority to impose conditions consistent with the environmental management plan.		
	<b>'</b> (3)	However, the amendment may only be made if—	8	
		(a) the procedure under chapter 5, part 6, division 2 is followed or the holder of the authority has agreed in writing to the amendment; and	9 10 11	
		(b) the amendment is made within the later of the following periods—	12 13	
		(i) 2 years after the commencement; or	14	
		(ii) 2 years after the environmental authority takes effect.	15 16	
	'(4)	Section 221 applies to the amendment as if the amendment was made under chapter 5, part 6.	17 18	
	<b>'</b> (5)	This section does not apply if a conversion application is made for the environmental authority under section 695.	19 20	
'Divi	ision	9 Provisions about plans of operations	21 22	
'702	Exi	sting plan of operations	23	
	'(1)	This section applies for a plan of operations for an environmental authority (mining lease) submitted, or taken to have been submitted, to the administering authority under former section 233 before the commencement.	24 25 26 27	
	'(2)	On the commencement, the plan of operations becomes a plan of operations under section 287.	28 29	
	<b>'</b> (3)	The plan of operations is taken to have been submitted on the day it was submitted under the unamended Act.	30 31	

'703		n of operations for environmental authority for roleum activity that relates to petroleum lease	1 2
	<b>'</b> (1)	This section applies for an environmental authority for a petroleum activity authorised under a petroleum lease if the authority—	3 4 5
		(a) was issued before the commencement; and	6
		(b) chapter 5, part 12, division 1 applies to the authority.	7
	'(2)	The holder of the authority must, within 6 months after the commencement, give the administering authority a plan of operations for all relevant activities.	8 9 10
		Maximum penalty—100 penalty units.	11
	<b>'</b> (3)	Section 287 does not apply to the holder of the authority until the earlier of the following—	12 13
		(a) the day a plan of operations is given to the administering authority for all relevant activities;	14 15
		(b) the day that is 6 months after the commencement.	16
	'(4)	If a plan of operations for the environmental authority is given to the administering authority, the administering authority may amend the environmental authority to remove any conditions that relate to matters included in the plan.	17 18 19 20
	'(5)	However, an amendment mentioned in subsection (4) may only be made if—	21 22
		<ul><li>(a) the procedure under chapter 5, part 6, division 2 is followed or the holder of the authority has agreed in writing to the amendment; and</li></ul>	23 24 25
		(b) the amendment is made within 12 months after the commencement.	26 27
	'(6)	Section 221 applies to the amendment as if the amendment was made under chapter 5, part 6.	28 29

'Divi	sion	10 Miscellaneous provisions	1
'704	Exi	isting application to change anniversary day	2
	<b>'</b> (1)	This section applies if—	3
		<ul> <li>(a) an application to change the anniversary day for a registration certificate or environmental authority is made, but not decided, under former section 318A before the commencement; and</li> </ul>	4 5 6 7
		<ul> <li>(b) under section 680, 682 or 690, the registration certificate or environmental authority becomes an environmental authority.</li> </ul>	8 9 10
	<b>'</b> (2)	From the commencement—	11
		(a) the application becomes an application under section 310; and	12 13
		(b) chapter 5, part 12, division 3, subdivision 2 applies to the application.	14 15
'705		rticular persons taken to be registered suitable erator	16 17
	<b>'</b> (1)	This section applies to—	18
		<ul> <li>(a) a person who holds a registration certificate, given under former section 73F before or after the commencement, that has not been cancelled; or</li> </ul>	19 20 21
		(b) the holder of an environmental authority issued under former chapter 5 or 5A before or after the commencement.	22 23 24
	'(2)	On the commencement, the person becomes a registered suitable operator.	25 26
	<b>'</b> (3)	Subsection (4) applies if, immediately before the commencement, a registration certificate mentioned in subsection (1)(a) was suspended.	27 28 29

operator under section 318N.

**'706** 

**'707** 

		f proposed standard environmental conditions d before commencement of amending Act	4 5
<b>'</b> (1)	This	section applies if—	6
	(a)	a draft code of environmental compliance (a <i>draft code</i> ) was prepared under the unamended Act before the commencement; and	7 8 9
	(b)	the draft code includes proposed standard environmental conditions (the <i>proposed conditions</i> ); and	10 11
	(c)	the draft code is not approved or made under the unamended Act before the commencement.	12 13
'(2)	prop conc envi	chief executive may, under section 318D(1), make the oosed conditions, with or without changes, as standard litions for an environmentally relevant activity or ronmental authority, without complying with section C if—	14 15 16 17 18
	(a)	public consultation was carried out for the draft code; and	19 20
	(b)	the public consultation was carried out in a way that is substantially similar to the requirements under section 318C.	21 22 23
Def ER		ent of application of s 426 to newly prescribed	24 25
<b>'</b> (1)		section applies to a person carrying out an activity at nises if—	26 27
	(a)	the activity is prescribed for the first time as an environmentally relevant activity under section 19 (the <i>relevant change</i> ); and	28 29 30

the activity was carried out at the premises before the (b) 31 relevant change; and 32

		(c) the activity continues to be carried out at the premises after the relevant change.	1 2
	'(2)	Section 426 does not apply to the person in carrying out the activity at the premises until 1 year after the relevant change.	3 4
'708		ferences to chapter 4 activity, development proval or registration certificate	5 6
	<b>'</b> (1)	A reference in an Act to a chapter 4 activity may, if the context permits, be taken to be a reference to a prescribed ERA.	7 8 9
	'(2)	A reference in an Act to a development approval or registration certificate that is in effect for a chapter 4 activity may, if the context permits, be taken to be a reference to the environmental authority under section 677 or 680.	10 11 12 13
'709	Re	ferences to former chapters 5 and 5A	14
	<b>'</b> (1)	A reference in an Act or a document to former chapter 5 or 5A may, if the context permits, be taken to be a reference to chapter 5.	15 16 17
	·(2)	A reference in an Act or a document to a particular provision of former chapter 5 or 5A (the <i>repealed provision</i> ) may, if the context permits, be taken to be a reference to the provision of chapter 5 that corresponds, or substantially corresponds, to the repealed provision.	18 19 20 21 22
'710	Ret	ferences to former terms	23
	<b>'</b> (1)	A reference in an Act or a document to a term (the <i>former term</i> ) stated in column 1 of the following table may, if the context permits, be taken to be a reference to the term stated opposite the former term in column 2 of the table—	24 25 26 27

[s 60]

	Table					
	Column 1	Column 2				
1	chapter 5A activity	resource activity other than a mining activity				
2	chapter 5A activity project	ERA project for a resource activity other than a mining activity				
3	coal seam gas environmental authority	environmental authority for a CSG activity				
4	code compliant conditions	standard conditions				
5	code compliant application	standard application				
6	code compliant authority	environmental authority for an eligible ERA subject to the standard conditions				
7	environmental authority (chapter 5A activities)	environmental authority for a resource activity, other than a mining activity				
8	environmental authority (exploration)	environmental authority for a mining activity relating to an exploration permit				
9	environmental authority (mineral development)	environmental authority for a mining activity relating to a mineral development licence				
10	environmental authority (mining activities)	environmental authority for a mining activity				
11	environmental authority (mining claim)	environmental authority for a mining activity relating to a mining claim				

[s 60]

	Column 1	Column 2
12	environmental authority (mining lease)	environmental authority for a mining activity relating to a mining lease
13	environmental authority (prospecting)	prescribed conditions for a mining activity authorised under a prospecting permit
14	GHG residual risks requirement	residual risks requirement for a GHG storage activity
15	non-code compliant application	variation application
16	non-code compliant authority	environmental authority for an eligible ERA subject to varied standard conditions
17	mining project	resource project for a mining activity
18	level 1 mining project	resource project for a mining activity that is an ineligible ERA
19	level 1 chapter 5A activity	resource activity, other than a mining activity, that is an ineligible ERA
20	level 2 mining project	resource project for a mining activity that is an eligible ERA
21	level 2 chapter 5A activity	resource activity, other than a mining activity, that is an eligible ERA
22	standard environmental conditions	standard conditions
	(2) In this section—	
	eligible ERA see section 1	112.

in	eligible ERA see section 112.'.	1
Amene	dment of sch 2 (Original decisions)	2
(1) Sc	hedule 2, part 1, divisions 3, 3A and 4—	3
on	nit, insert—	4
sion 3	Decisions under chapter 5	5
1	Description of decision	
	decision to give notice stating that an application for an	

## **'Division 3**

Clause 61

Section	Description of decision
128(2)	decision to give notice stating that an application for an environmental authority for a resource activity is not a properly made application
147(3)	decision to refuse extension to the information response period for an application or amendment application for an environmental authority for a resource activity
152(3)	decision to require another way of giving or publishing application notice
155(a)	fixing submission period for an application or amendment application for an environmental authority for a resource activity, other than a mining activity
159(2) and (3)	decision not to allow application or amendment application for an environmental authority to proceed
159(5)(b)	fixing substituted way to give or publish application notice and fixing new submission period
171(2)	imposition of a condition on an environmental authority for a resource activity, other than a mining activity relating to a mining lease, if the condition is not the same, or to the same effect as, a condition agreed to by the applicant

[s 61]

Section	Description of decision
172(2)(a)	decision to approve site-specific application for an environmental authority for a resource activity that is a petroleum activity
172(2)(a)	imposition of a condition on an environmental authority for a resource activity, other than a mining activity relating to a mining lease, if the condition is not the same, or to the same effect as, a condition agreed to by the applicant
172(2)(b)	decision to refuse site-specific application or amendment application for an environmental authority for a resource activity, other than a mining activity relating to a mining lease, if the decision is not made under section $173(1)$
219(1)	amendment decision for environmental authority for a resource activity
228(1)	assessment level decision for amendment application for an environmental authority for a resource activity, if the decision is that the proposed amendment is a major amendment
230(2)	decision that chapter 5, part 4 applies to amendment application for an environmental authority for a resource activity, other than a mining activity
233(2)(b)(ii)	decision to require another way of publishing application notice
234(2)	fixing submission period for amendment application for an environmental authority for a resource activity
240(1)	refusal of amendment application for an environmental authority for a resource activity
240(1) and (3)	decision to approve amendment application for an environmental authority for a resource activity subject to other amendments to the conditions of the authority

Section	Description of decision
247(1)(b)	refusal of amalgamation application for environmental authorities for resource activities
258(2)	decision to give surrender notice
258(3)(a)	fixing of period for making surrender application
266(1)(b)	refusal of surrender application for an environmental authority for a resource activity
271(2)	requirement to make residual risk payment
274(2)	decision to give rehabilitation direction
282(1)	proposed action decision for an environmental authority for a resource activity
295(1)	decision about amount and form of financial assurance for an environmental authority for a resource activity
301(1)	decision to make claim on or realise financial assurance for an environmental authority for a resource activity
305(1)	refusal of application to amend the amount or form of financial assurance or discharge financial assurance, for an environmental authority for a resource activity
306(2)	decision to require the holder of an environmental authority for a resource activity to change the amount of financial assurance
311(1)	decision not to change anniversary day for an environmental authority for a resource activity
314(2)	decision to require holder of an environmental authority for a resource activity to make a site-specific application for a new environmental authority or an amendment application

1

2

[s 61]

## **'Division 4 Decisions under chapter 5A**

Section	Description of decision
318ZH	refusal of progressive certification
318ZL(1)	requirement to make residual risk payment

## **'Division 5 Decisions under chapter 7**

Section	Description of decision
322(1)	decision to give audit notice for a resource activity
324(1)(d)	fixing of period for conducting or commissioning environmental audit and giving environmental report for a resource activity
326(1)	decision to conduct or commission environmental audit or prepare environmental report for a resource activity
326B(2)	decision to give investigation notice for a resource activity
326C(1)(c)	fixing of period for conducting or commissioning environmental investigation and giving environmental report for a resource activity
326G(4)(b)	decision to refuse to accept environmental report about an environmental investigation for a resource activity
326I(2)	decision to require another environmental investigation and report for a resource activity
326I(4)(b)	fixing of period for conducting or commissioning environmental investigation and giving environmental report for a resource activity

## **Division 6 Decisions under chapter 13, part 18**

Section	Description of decision
697(1)(b)	decision to refuse conversion application for an environmental authority for a resource activity'.
(2)	Schedule 2, part 2, divisions 1A, 2, 4 and 5— <i>omit, insert</i> —

## **'Division 2** Decisions under chapter 5

Section	Description of decision
128(2)	decision to give notice stating that an application for an environmental authority for a prescribed ERA is not a properly made application
147(3)	decision to refuse extension to the information response period for an application or amendment application for an environmental authority for a prescribed ERA
171(2)	imposition of a condition on an environmental authority for a prescribed ERA if the condition is not the same, or to the same effect, as a condition agreed to by the applicant
172(2)(a)	imposition of a condition on an environmental authority for a prescribed ERA if the condition is not the same, or to the same effect, as a condition agreed to by the applicant
172(2)(b)	decision to refuse site-specific application or amendment application for an environmental authority for a prescribed ERA, if the decision is not made under section 173(1)

2 3

[s 61]

Section	Description of decision
214(2)	amendment of environmental authority
219(1)	amendment decision for an environmental authority for a prescribed ERA
228(1)	assessment level decision for an amendment application for an environmental authority for a prescribed ERA, if the decision is that the proposed amendment is a major amendment
240(1)	refusal of amendment application for an environmental authority for a prescribed ERA
240(1) and (3)	decision to approve amendment application for an environmental authority for a prescribed ERA subject to other amendments to the conditions of the authority
247(1)(b)	refusal of amalgamation application for environmental authorities for prescribed ERAs
266(1)(b)	refusal of surrender application for an environmental authority for a prescribed ERA
282(1)	proposed action decision for an environmental authority for a prescribed ERA
295(1)	decision about amount and form of financial assurance for an environmental authority for a prescribed ERA
301(1)	decision to make a claim on or realise financial assurance for an environmental authority for a prescribed ERA
305(1)	refusal of application to amend the amount or form of financial assurance or discharge financial assurance, for an environmental authority for a prescribed ERA
306(2)	decision to require holder of an environmental authority for a prescribed ERA to change the amount of financial assurance

[s 61]

1

Section	Description of decision	
311(1)	decision not to change anniversary day for an environmental authority for a prescribed ERA	
314(2)	decision to require holder of an environmental authority for a prescribed ERA to make a site-specific application for a new environmental authority or an amendment application	
'Division 3	Decisions under chapter 5A	
Section	Description of decision	
318G	refusal of application for registration as a suitable operator	
318G 318N(1)		
	operator	
318N(1)	operator decision to cancel or suspend registration	

- 323(2) decision to give audit notice
- 324(1)(d) fixing of period for conducting or commissioning environmental audit and giving environmental report for a prescribed ERA
- 326B(2) decision to give investigation notice for prescribed ERA
- 326C(1)(c) fixing of period for conducting or commissioning environmental investigation and giving environmental report for a prescribed ERA

[s 61]

Section	Description of decision
326G(4)(b)	decision to refuse to accept an environmental report about an environmental investigation for a prescribed ERA
326G(7)	extension of time for decision about environmental report
326I(2)	decision to require another environmental investigation and report for a prescribed ERA
326I(4)(b)	fixing of period for conducting or commissioning environmental investigation and giving environmental report for a prescribed ERA
332(1) or (2)	requirement for draft transitional environmental program
337(2)	extension of time for decision about draft transitional environmental program
339(1) or 344	decision on whether to approve, or to approve an amendment of an approval of, a draft transitional environmental program
339(2)	imposition of conditions on a transitional environmental program approval
344C(1)	decision to make claim on, or realise, financial assurance
353(3)(a)	removal of immunity from prosecution for a person under a refusal to approve a draft transitional environmental program
358	issue of environmental protection order
363B	decision to issue direction notice
363H	decision to issue clean-up notice
363N	decision to issue cost recovery notice
	decision about amount of costs or expenses claimed
374(1)	decision whether land has been, or is being, used for a notifiable activity or is contaminated land

Section	Description of decision
376(2)	requirement for site investigation
378(3)	refusal of application for waiver of requirement to conduct or commission site investigation and report
384(1)	decision whether land is contaminated land
384(2)	decision about particulars of land in contaminated land register
385(2)	requirement for further information about site investigation and report
388(1)	extension of time to make decision about site investigation report
391(1)	requirement to conduct or commission work to remediate contaminated land
392(3)	refusal of application for waiver of requirement to conduct or commission work to remediate contaminated land
396(1)	decision whether land is still contaminated land
398(2)	requirement for additional information about validation report
399(1)	extension of time for consideration of validation report
405(2)(a)	decision to prepare site management plan
405(2)(b) or 411(1)	requirement to prepare or commission site management plan
407(3)	refusal of application for waiver of requirement to prepare or commission site management plan
411(2)(a)	requirement for additional information about site management plan
412	decision whether to approve draft site management plan

[s 61]

Section	Description of decision	
415(1)	extension of time for decision about approval of draft site management plan	
419(2)(a)	decision to prepare an amendment of a site management plan	
419(2)(b)	requirement for preparation and submission of draft amendment of site management plan	
419A(2)	requirement to make residual risk payment	
423(1)	erection of sign on contaminated land for which particulars are not recorded on the environmental management register or contaminated land register	
424(3)	refusal of disposal permit application	
424(3) and (4)	imposition of conditions on disposal permit'.	
(3) Sch	nedule 2, part 2, division 7—	1
om	it, insert—	2
'Division 7	Decisions under chapter 12	3
Section	Description of decision	
571(1)(b)	decision to approve application for approval as auditor	

- 571(1)(b) decision to approve application for approval as auditor subject to conditions
- 571(1)(c) decision to refuse application for approval as auditor
- 574G(1) decision to cancel or suspend approval as an auditor
- 574I(2)(b) decision not to take action on complaint'.
  - (4) Schedule 2, part 2, division 8—

Environme	ental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012
	Part 2 Amendment of Environmental Protection Act 1994
	[s 62]
i	nsert—
'697(1)(b)	decision to refuse conversion application for an environmental authority for a prescribed ERA'.

(5) After schedule 2, part 2, division 8—2insert—3

# 'Part 3Original decisions for internal<br/>review only45

- Section Description of decision
- 140 and 143(2) requirement that the applicant provide an EIS for an application'.

#### Clause 62 Amendment of sch 4 (Dictionary)

Schedule 4, definitions additional condition, amending Act, (1)7 amendment application, anniversary day, annual notice, 8 applicable code, applicant, applicants, application date, 9 application documents, application notice, application 10 requirements, approved code of practice, assessable 11 development, assessment level decision, assessment period, 12 audit notice, auditor, business, certified rehabilitated area, 13 chapter 4 activity, chapter 5A activity, chapter 5A activity 14 project, coal seam gas, coal seam gas environmental 15 authority, coal seam gas water, code compliance condition, 16 *code compliant application, code compliant authority, code of* 17 compliance, commencement, conditional environmental 18 surrender, continuing chapter 4 activity, correction, CSG 19 evaporation dam, current objection, deciding, designated 20urban area, development offence, draft environmental 21 authority, EIS decision, EM plan assessment report, 22 enforcement order, environmental audit, environmental 23 authority, environmental authority (chapter 5A activities), 24 environmental authority (*exploration*), environmental 25

1

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012

Part 2 Amendment of Environmental Protection Act 1994

[s 62]

authority (mineral development), environmental authority 1 (mining activities), environmental authority (mining claim), 2 environmental authority (mining lease), environmental 3 authority (prospecting), environmental investigation, 4 environmental management plan, environmental offence, 5 environmental protection commitment, final rehabilitation 6 report, financial assurance, FRR amendment notice, FRR 7 assessment report. GHG residual risks requirement. 8 geothermal activities, greenhouse gas storage activities, 9 holder, interim enforcement order, joint applicants, joint 10 application, level 1 chapter 5A activity, level 1 mining project, 11 level 2 chapter 5A activity, level 2 mining project, mining 12 activity, mining project, mining registrar, mining tenement, 13 Minister's decision, National Strategy for Ecologically 14 Sustainable Development, non-code compliant application, 15 non-code compliant authority, objection period, objections 16 decision, objector, person, petroleum activities, progressive 17 certification, project authority, properly made objection, 18 properly made submission, proposed action, proposed action 19 decision, proposed holder, public notice requirement, refusal 20period, register, registered operator, registration certificate, 21 regulatory requirement, rehabilitation direction, relevant 22 chapter 5A activity, relevant CSG activity, relevant mining 23 activity, relevant mining lease, relevant mining tenement, 24 relevant place, relevant resource authority, relevant standard 25 environmental conditions. replacement environmental 26authority, residual risks, resource legislation, revised (CSG) 27 *EM* plan, self-assessable development, standard criteria, 28 standard environmental conditions, submission period, 29 submitted EM plan, suitability report, surrender application, 30 surrender notice, TEP submission, transfer application and 31 unamended Act— 32 omit. 33

(2) Schedule 4—

insert—

'*amalgamated corporate authority*, for chapter 5, part 8, see 36 section 243. 37

	algamated environmental authority, for chapter 5, part 8, section 245.	1 2
	<i>algamated local government authority</i> , for chapter 5, part ee section 243.	3 4
	algamated project authority, for chapter 5, part 8, see tion 243.	5 6
<b>ama</b> 243	algamation application, for chapter 5, part 8, see section	7 8
ame	ending Act—	9
(a)	for chapter 13, part 7, see section 666; or	10
(b)	for chapter 13, part 18, see section 676.	11
	endment application, for an environmental authority, see tion 224.	12 13
ame	endment decision, for chapter 5, part 6, see section 219(2).	14
ann	<i>iversary day</i> , for an environmental authority—	15
1	Generally, the <i>anniversary day</i> for an environmental authority means—	16 17
	(a) for an environmental authority for a resource activity—each anniversary of the day the relevant tenure is granted; or	18 19 20
	(b) for an environmental authority for a prescribed ERA—each anniversary of the day the environmental authority takes effect.	21 22 23
	Note—	24
	See, however, sections 602, 677, 680, 682 and 690.	25
2	Also, if the anniversary day for an environmental authority is changed under chapter 5, part 12, division 3, subdivision 2, the <i>anniversary day</i> for the authority is the day as changed.	26 27 28 29
3	The anniversary day for an environmental authority does not change merely because the authority is amended, amalgamated or transferred.	30 31 32

annual notice see section 308(2).	1
<i>applicant</i> , for chapter 5, parts 2 to 5, means the applicant for an environmental authority.	2 3
<i>application</i> , for chapter 5, parts 2 to 5, means an application for an environmental authority.	4 5
<i>application documents</i> , for an application for an environmental authority, means—	6 7
(a) the properly made application; and	8
(b) any EIS submitted under chapter 3, part 1 for the relevant activity; and	9 10
<ul> <li>(c) if the application relates to a significant project—any EIS prepared for the project under the State Development Act, part 4.</li> </ul>	11 12 13
<i>application notice</i> , for chapter 5, part 4, see section 152(1).	14
<i>assessment level decision</i> , for chapter 5, part 7, see section 228(2).	15 16
<i>assessment process</i> means, for assessing and deciding an application for an environmental authority under chapter 5, the process under chapter 5, parts 2 to 5.	17 18 19
audit notice see sections 322(1) and 323(2).	20
auditor see section 567.	21
<i>certified rehabilitated area</i> , for a relevant tenure, see section 318Z(3).	22 23
<i>coal seam gas</i> means petroleum, in any state, occurring naturally in association with coal or oil shale, or in strata associated with coal or oil shale mining.	24 25 26
<i>code of practice</i> means a code of practice made by the Minister under section 318E(1).	27 28
commencement—	29
(a) for chapter 13, part 17, see section 666; or	30
(b) for chapter 13, part 18, see section 676.	31

cons	sultati	ion period—	1
(a)	for o	chapter 5A, part 1—see section 317(1)(b)(ii); and	2
(b)	for o	chapter 5A, part 2—see section 318C(1)(b)(ii).	3
<b>Coo</b> 205(		tor-General's conditions, for chapter 5, see section	4 5
		<i>vity</i> means a petroleum activity involving exploring ducing coal seam gas.	6 7
struc		<i>boration dam</i> means an impoundment, enclosure or designed to be used to hold CSG water for on.	8 9 1(
of t	he e	er means underground water brought to the surface arth or moved underground in connection with for or producing coal seam gas.	11 12 13
envi auth	ronmo ority	<i>tironmental authority</i> , for an application for an ental authority, means the draft environmental prepared by the administering authority under $S1(2)(b)(i)$ .	14 15 16 17
eligi	ble E	<b>RA</b> , for chapter 5, see section 112.	18
0	•	<i>criteria</i> , for an environmentally relevant activity, n 112.	19 20
		<i>ental audit</i> , for chapter 7, part 2, see sections and 323(2)(a).	21 22
envi	ronm	ental authority means—	23
(a)	gene	erally—	24
	(i)	an environmental authority issued under section 195 that approves an environmentally relevant activity applied for in an application; or	25 26 27
	(ii)	if a replacement environmental authority is issued for an environmental authority—the replacement environmental authority; or	28 29 30
(b)		chapter 5, part 12, division 2, subdivision 3, see ion 297.	31 32

<i>environmental investigation</i> see section 326B(2)(a).	1
<i>environmental management plan</i> , for chapter 3, part 1, see section 39.	2 3
environmental offence means—	4
(a) an offence against any of the following provisions—	5
• section 260	6
• section 291(3)	7
• chapter 7, part 2	8
• section 357(5)	9
• section 361	10
• chapter 8; or	11
(b) an offence against a corresponding law, if the act or omission that constitutes the offence would, if it happens in the State, be an offence against a provision mentioned in paragraph (a).	12 13 14 15
<i>environmental offset</i> , for chapter 5, part 5, division 6, means works or activities carried out to counterbalance the impacts of a relevant activity under an environmental authority on the natural environment.	16 17 18 19
<i>environmental offset condition</i> , for chapter 5, part 5, division 6, see section 207(1)(c).	20 21
ERA project see section 112.	22
existing environmental authority, for chapter 5, part 8, see section 243.	23 24
<i>existing holder</i> , of an environmental authority, for chapter 5, part 9, see section 252.	25 26
<i>final rehabilitation report</i> means a final rehabilitation report prepared under chapter 5, part 10, division 3.	27 28
<i>financial assurance</i> , for an environmental authority, means financial assurance given for the authority under chapter 5, part 12, division 2.	29 30 31

	[5 02]	
geot	hermal activity see section 108.	1
-	<i>hermal tenure</i> means any of the following under the thermal Act—	2 3
(a)	a geothermal permit;	4
(b)	a geothermal lease;	5
(c)	another approval under the Geothermal Act which grants rights over land.	6 7
GHC Act.	G permit means a GHG permit under the GHG storage	8 9
GHO	G storage activity see section 109.	10
	<i>G</i> storage tenure means any of the following under the G storage Act—	11 12
(a)	a GHG exploration permit (also called a GHG permit);	13
(b)	a GHG injection and storage lease (also called a GHG lease);	14 15
(c)	a GHG injection and storage data acquisition authority (also called a GHG data acquisition authority);	16 17
(d)	another approval under the GHG storage Act which grants rights over land.	18 19
hold	er—	20
1	The <i>holder</i> of an approval of a transitional environmental program is—	21 22
	(a) the person or public authority that submitted the draft transitional environmental program to the administering authority for approval; or	23 24 25
	(b) if the transitional environmental program relates to an environmental authority—the holder of the environmental authority.	26 27 28
2	The <i>holder</i> of an environmental authority for a prescribed ERA is—	29 30
	(a) the person who made an application for the authority; or	31 32

	(b) if a transfer application for the authority has been approved under chapter 5, part 9—the person to whom the transferred environmental authority has been issued.	1 2 3 4
3	The <i>holder</i> of an environmental authority for a resource activity is the holder of the relevant tenure.	5 6
4	The <i>holder</i> of a resource tenure is the holder of the tenure under resource legislation.	7 8
5	However, if a holder of an environmental authority under paragraph 1 or 2 dies, that person's personal representative becomes the holder.	9 10 11
ineli	igible ERA, for chapter 5, see section 112.	12
info	<i>rmation request</i> , for chapter 5, see section 140(1).	13
info	rmation request period, for chapter 5, see section 144.	14
<b>info</b> 141(	<i>rmation response period</i> , for chapter 5, see section (1).	15 16
the Com the	<i>rgovernmental Agreement on the Environment</i> means agreement made on 1 May 1992 between the amonwealth, the States, the Australian Capital Territory, Northern Territory and the Australian Local Government ociation.	17 18 19 20 21
Note	_	22
the	copy of the Intergovernmental Agreement on the Environment is in e National Environment Protection Council (Queensland) Act 1994, hedule.	23 24 25
inve	stigation notice see section 326B(2).	26
join	<i>t applicants</i> , for chapter 5, see section 125(1)(f).	27
	<i>or amendment</i> , for an environmental authority, see ion 223.	28 29
min	ing activity see section 110.	30
min	<i>ing tenure</i> means—	31
(a)	a prospecting permit; or	32
(b)	a mining claim; or	33

	[\$ 62]	
(c)	an exploration permit; or	1
(d)	a mineral development licence; or	2
(e)	a mining lease; or	3
(f)	another approval under the Mineral Resources Act which grants rights over land.	4 5
	<i>or amendment</i> , for an environmental authority, see ion 223.	6 7
envi	<i>or change</i> , for an amendment application for an ronmental authority, means any of the following changes application—	8 9 10
(a)	a change that merely corrects a mistake about the name or address of the applicant;	11 12
(b)	a change of applicant;	13
(c)	a change that merely corrects a spelling or grammatical error;	14 15
(d)	a change that the administering authority is satisfied would not adversely affect the ability of the authority to assess the changed application.	16 17 18
	<i>or change</i> , for an application for an environmental ority, see section 131.	19 20
	A <i>department</i> means the department in which the Mineral purces Act is administered.	21 22
obje	ction notice, for chapter 5, part 5, see section 182(2).	23
	<i>ctions decision</i> , for chapter 5, part 5, division 3, see ion 185(1).	24 25
	<i>ctions decision hearing</i> , for chapter 5, part 5, division 3, section 188(1).	26 27
•	<i>ctor</i> , for an application for an environmental authority, ns an entity—	28 29
(a)	that gave an objection notice under section 182(2); and	30
(b)	whose objection notice is still current.	31

	For when an objection notice ceases to have effect, see section
	182(4).
envi to w	<i>ite mitigation measure</i> , for a relevant activity for an ronmental authority, means a measure, carried out on land which the activity relates, to avoid or minimise negative acts of the activity on the natural environment.
pers	on—
(a)	for chapter 3, part 1—see section 39: or
(b)	for an application for an environmental authority for a resource activity, other than a mining activity, under chapter 5—includes a body of persons, whether incorporated or unincorporated.
petro	pleum activity see section 111.
petro	<i>pleum lease</i> means a petroleum lease under the P&G Act.
petro	pleum tenure means—
(a)	a 1923 Act petroleum tenure granted under the <i>Petroleum Act 1923</i> ; or
(b)	a petroleum authority granted under the P&G Act; or
(c)	a licence, permit, pipeline licence, primary licence, secondary licence or special prospecting authority granted under the <i>Petroleum (Submerged Lands) Act</i> 1982; or
(d)	another approval under the <i>Petroleum Act 1923</i> , the P&G Act or the <i>Petroleum (Submerged Lands) Act 1982</i> which grants rights over land.
plan	of operations, for chapter 5, part 12, see section 285.
auth	<i>cribed condition</i> , for carrying out a mining activity orised under a prospecting permit, means a condition cribed for the carrying out of the activity under a lation.
pres	cribed ERA see section 106.

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012 Part 2 Amendment of Environmental Protection Act 1994 [s 62] progressive certification see section 318Z(2). 1 progressive certification application, for chapter 5A, part 6, 2 see section 318ZC. 3 properly made application, for chapter 5, see section 127. 4 properly made submission— 5 (a) for chapter 3—see section 55(2); or 6 (b) for chapter 5—see section 161(2). 7 Note— 8 See also sections 115(4) (Development application taken to be 9 application for environmental authority in particular circumstances) and 10 150(3) (Notification stage does not apply if EIS process complete). 11 proposed action— 12 for chapter 5, part 11—see section 280(1)(a); or (a) 13 for chapter 5A, part 4, division 2-see section (b)14 318L(1)(a); or15 for chapter 12, part 3A, division 4-see section (c) 16 574E(2)(a). 17 proposed action decision— 18 for chapter 5, part 11—see section 282(2); or (a) 19 for chapter 5A, part 4, division 2—see section 318N(2). (b)20 proposed amendment, for an environmental authority, for 21 chapter 5, part 6, see section 217(1)(a). 22 proposed amendment notice, for chapter 5, part 6, see section 23 217(1).24 *public notice requirements*, for chapter 5, see section 158(1). 25 *register* means a register kept under section 540 or 540A. 26 *registered suitable operator* means a person whose name and 27 address is entered in the register of suitable operators under 28 section 318I(1)(b). 29 *regulatory function*, for chapter 12, part 3, see section 564. 30

		y <i>requirement</i> means a requirement under an ental protection policy or a regulation for—	1 2
(a)	the a	administering authority to—	3
	(i)	approve or refuse, or follow stated procedures for evaluating, any of the following applications—	4 5
		(A) an application for an environmental authority;	6 7
		(B) an amendment application or surrender application for an environmental authority;	8 9
		(C) a progressive certification application under chapter 5A, part 6;	10 11
		(D) an application for approval of a transitional environmental program; or	12 13
	(ii)	impose or amend a condition of an environmental authority or an approval of a transitional environmental program; or	14 15 16
(b)		Land Court to make an objections decision under ion 191.	17 18
<b>reha</b> 274(		tion direction, for chapter 5, part 10, see section	19 20
relev	ant a	<i>activity</i> , for—	21
(a)		nvironmental authority—means the environmentally vant activity the subject of the authority; or	22 23
(b)	the	application for an environmental authority—means environmentally relevant activity the subject of the lication.	24 25 26
relev	ant a	irea—	27
(a)	for c	chapter 5, part 10, division 6—see section 271(2); or	28
(b)		chapter 7, part 8, division 5, subdivision 5—see ion 419A(2).	29 30
relev	vant e	entity for chapter 11, part 4, see section 541(1).	31

	vant lease, for chapter 5, part 12, division 1, see section
285.	
rele	vant mining activity, for—
(a)	an environmental authority for a mining activity—means the mining activity the subject of the authority; or
(b)	an application for an environmental authority for a mining activity—means the mining activity the subject of the application.
appl activ	<i>vant mining lease</i> , for an environmental authority or an ication for an environmental authority for a mining vity, means a mining lease, or proposed mining lease, to ch a relevant mining activity relates.
appl activ	<i>vant mining tenure</i> , for an environmental authority or an ication for an environmental authority for a mining vity, means a mining tenure, or proposed mining tenure, to ch a relevant mining activity relates.
rele	vant resource activity, for—
(a)	an environmental authority for a resource activity—means a resource activity the subject of the authority; or
(b)	an application for an environmental authority for a resource activity—means a resource activity the subject of the application.
	<i>vant tenure</i> , for an environmental authority or an ication for a resource activity, means—
	-
(a)	relates; or
(a) (b)	a proposed resource tenure to which a relevant resource activity relates.

(a)	if a new environmental authority is issued for the environmentally relevant activity the subject of the authority—the new environmental authority; or	1 2 3
(b)	if the authority is amended—the amended environmental authority issued under section 242(1)(b); or	4 5 6
(c)	if a transfer application for the authority is approved—the transferred environmental authority issued under section 255(1)(b); or	7 8 9
(d)	if an amalgamation application for the authority is approved—the amalgamated environmental authority issued under section 248(b).	10 11 12
whic	<i>lual risks</i> , of an area within a resource tenure or land to the a site management plan relates, means all or any of the wing—	13 14 15
(a)	the risk that, although the rehabilitation appeared to be satisfactory when the area was assessed for a progressive certification application, surrender application or site management plan—	16 17 18 19
	<ul> <li>(i) it will, in the foreseeable future, fail to perform as predicted in a relevant progressive rehabilitation report, a relevant final rehabilitation report or the site management plan; and</li> </ul>	20 21 22 23
	(ii) the failure will result in the need for repair, replacement or maintenance work for the area;	24 25
(b)	the risk that the area will need ongoing management;	26
	Examples of ongoing management—	27
	• maintenance of fences to ensure the safety of steep slopes or to prevent access to contaminated areas	28 29
	• providing a pump-back system to manage the discharge of contaminants	30 31
	• continuation of a monitoring and verification plan under the GHG storage Act for the relevant area to ensure GHG stream storage under that Act is taking place as predicted	32 33 34

(c)	the risk of contaminants being released from the area by animals, water or wind and potentially causing environmental harm that may require a program to monitor what management action should be taken for the release.	1 2 3 4 5
resia	lual risks requirement—	6
(a)	for chapter 5, part 10, division 6—see section 271(3); or	7
(b)	for chapter 7, part 8, division 5, subdivision 5—see section 419A(3).	8 9
reso	urce activity see section 107.	10
reso	urce legislation means any of the following Acts—	11
(a)	the Geothermal Act;	12
(b)	the GHG storage Act;	13
(c)	the Mineral Resources Act;	14
(d)	the Petroleum Act 1923;	15
(e)	the P&G Act;	16
(f)	the Petroleum (Submerged Lands) Act 1982.	17
reso	urce project see section 112.	18
reso	urce tenure means—	19
(a)	a geothermal tenure; or	20
(b)	a GHG storage tenure; or	21
(c)	a mining tenure; or	22
(d)	a petroleum tenure.	23
	<i>v cause notice</i> , for chapter 12, part 3A, division 4, see ion 574E(1).	24 25
site-	specific application, for chapter 5, see section 124.	26
stan	dard application, for chapter 5, see section 122.	27
or a	<i>dard conditions</i> , for an environmentally relevant activity n environmental authority, means the standard conditions he activity or authority—	28 29 30

Part 2 Amendment of Environmental Protection Act 1994

[s 62]

(a)	made by the chief executive under section 318D(1); and	1
(b)	prescribed under a regulation.	2
stan	dard criteria means—	3
(a)	the following principles of environmental policy as set out in the Intergovernmental Agreement on the Environment—	4 5 6
	(i) the precautionary principle;	7
	(ii) intergenerational equity;	8
	(iii) conservation of biological diversity and ecological integrity; and	9 10
(b)	any Commonwealth or State government plans, standards, agreements or requirements about environmental protection or ecologically sustainable development; and	11 12 13 14
(c)	any relevant wild river declaration; and	15
(d)	any relevant environmental impact study, assessment or report; and	16 17
(e)	the character, resilience and values of the receiving environment; and	18 19
(f)	all submissions made by the applicant and submitters; and	20 21
(g)	the best practice environmental management for activities under any relevant instrument, or proposed instrument, as follows—	22 23 24
	(i) an environmental authority;	25
	(ii) a transitional environmental program;	26
	(iii) an environmental protection order;	27
	(iv) a disposal permit;	28
	(v) a development approval; and	29
(h)	the financial implications of the requirements under an instrument, or proposed instrument, mentioned in	30 31

	paragraph (g) as they would relate to the type of activity or industry carried out, or proposed to be carried out, under the instrument; and	1 2 3
(i)	the public interest; and	4
(j)	any relevant site management plan; and	5
(k)	any relevant integrated environmental management system or proposed integrated environmental management system; and	6 7 8
(1)	any other matter prescribed under a regulation.	9
	<i>ment of compliance</i> , for chapter 5, part 5, division 6, see on 207(1)(b).	10 11
subn	nission period—	12
(a)	for chapter 3, part 1—see section 39; or	13
(b)	for chapter 5, part 4—see section 153(1)(g).	14
suita	<i>ability report</i> see section 318S(1).	15
<i>suita</i> 564.	ably qualified person, for chapter 12, part 3, see section	16 17
	ender application, for an environmental authority, see on $257(1)$ .	18 19
<i>surr</i> 258(	<i>ender notice</i> , for an environmental authority, see section 2).	20 21
	sfer application, for an environmental authority, see on 252.	22 23
	<i>sferred environmental authority</i> , for chapter 5, part 9, see on 255(1)(b).	24 25
	<i>development approval</i> , for chapter 13, part 18, see on 676.	26 27
	<i>development condition</i> , for chapter 13, part 18, see on 676.	28 29
ULL	<b>DA</b> Act, for chapter 13, part 18, see section 676.	30

Part 2 Amendment of Environmental Protection Act 1994

[s 62]

	unamended Act—	1
	(a) for chapter 13, part 17, see section 666; or	2
	(b) for chapter 13, part 18, see section 676.	3
	variation application, for chapter 5, see section 123.'.	4
(3)	Schedule 4, definition <i>contaminated land register</i> , 'section 540(1)(h)(ii)'—	5 6
	omit, insert—	7
	'section 540A(1)(d)(ii)'.	8
(4)	Schedule 4, definition <i>disqualifying event</i> , from paragraph (b)(ii)—	9 10
	omit, insert—	11
	(ii) a registration of a suitable operator under chapter 5A, part 4; or	12 13
	<ul> <li>(iii) an authority, instrument, licence or permit, however called, similar to an environmental authority or a registration of a suitable operator under a corresponding law; or</li> </ul>	14 15 16 17
	(c) an event prescribed under a regulation to be a disqualifying event.'.	18 19
(5)	Schedule 4, definition <i>environmental management register</i> , 'section 540(1)(h)(i)'—	20 21
	omit, insert—	22
	'section 540A(1)(d)(i)'.	23
(6)	Schedule 4, definition <i>mobile and temporary environmentally relevant activity</i> , 'chapter 4 activity'—	24 25
	omit, insert—	26
	'prescribed ERA'.	27

	Par	t 3	Amendment of Sustainable Planning Act 2009	1 2
Clause	63	Act ame	ended	3
		This	s part amends the Sustainable Planning Act 2009.	4
		Note	_	5
		Se	e also the amendments in the schedule.	6
Clause	64	Amendr develop	ment of s 10 (Definitions for terms used in oment)	7 8
		Sect	tion 10(1), definition material change of use—	9
		omit	t, insert—	10
		'ma	terial change of use, of premises, means—	11
		(a)	the start of a new use of the premises; or	12
		(b)	the re-establishment on the premises of a use that has been abandoned; or	13 14
		(c)	a material increase in the intensity or scale of the use of the premises.'.	15 16
Clause	65		ement of s 261 (When application is a <i>properly</i>	17 18
		Sect	ion 261—	19
		omii	t, insert—	20
	<b>'261</b>	When a	pplication is a <i>properly made application</i>	21
		(1) An a	application is a <i>properly made application</i> if—	22
		(a)	the application is made in compliance with section $260(1)$ and (3); and	23 24
		(b)	if the application relates to land in a declared master planned area and the structure plan for the master planned area requires a master plan for the development—the master plan has been approved or a	25 26 27 28

Part 3 Amendment of Sustainable Planning Act 2009

[s 66]

					ter plan application for the master plan was made or before the making of the application; and	1 2
			(c)	Prot an e with	the application is taken, under the Environmental ection Act, section 115, to also be an application for invironmental authority—the application complies in the Environmental Protection Act, section 125, as reference to—	3 4 5 6 7
				(i)	the application were a reference to the development application; and	8 9
				(ii)	the applicant were a reference to the applicant for the development application.	10 11
		'(2)			absection (1)(c), the Environmental Protection Act, $5(1)(a)$ and (b) does not apply to the application.'.	12 13
Clause	66		nendn cums		of s 319 (Decision-making period—changed es)	14 15
			Sect	ion 3	19(c)(i), after 'responses'—	16
			inser	~t—		17
			'or e	nviro	nmental authorities'.	18
Clause	67	deo		I-ma	of s 321 (Applicant may stop king period to request chief executive's	19 20 21
		(1)	Sect	ion 32	21(1)(a)—	22
			omit	, inse	rt—	23
			'(a)	exec	written notice (the <i>request</i> ) given to the chief eutive, ask the chief executive to resolve conflict even—	24 25 26
				(i)	2 or more concurrence agency's responses containing conditions the applicant is satisfied are inconsistent; or	27 28 29
				(ii)	an environmental authority and a concurrence agency's response if—	30 31

			<ul> <li>(A) the development application is taken to also be an application for an environmental authority under the Environmental Protection Act, section 115; and</li> </ul>	1 2 3 4
			(B) the administering authority is a concurrence agency for the development application; and	5 6
			(C) the administering authority issued the environmental authority for the application under the Environmental Protection Act; and	7 8 9
			(D) the applicant is satisfied there are inconsistencies between the conditions of the environmental authority and the concurrence agency's response; and'.	10 11 12 13
		(2)	Section 321(2), 'in the concurrence agency's responses'—	14
			omit.	15
		(3)	Section 321(4), from 'agencies,'	16
			omit, insert—	17
			'agencies—	18
			<ul> <li>(a) exercise all the powers of the concurrence agencies necessary to reissue 1 or more concurrence agency's responses to address any inconsistency; or</li> </ul>	19 20 21
			(b) if the conflict is of a type mentioned in subsection (1)(a)(ii) and the chief executive is satisfied the environmental authority should be reissued—direct the administering authority to reissue the environmental authority to address the inconsistency.'.	22 23 24 25 26
Clause	68	Am	endment of s 335 (Content of decision notice)	27
		(1)	Section 335(4) and (5)—	28
			renumber as section 335(6) and (7).	29
		(2)	Section 335—	30

insert—

31

[s 69]

		(4) Subsection (5) applies if the application is taken under the Environmental Protection Act, section 115, to also be an application for an environmental authority.	1 2 3
		(5) The decision notice must also state details of any environmental authority given for the application under the Environmental Protection Act.'.	4 5 6
Clause	69	Amendment of s 350 (Meaning of <i>minor change</i> )	7
		Section 350(1)(d)—	8
		insert—	9
		(v) if the application is taken under the Environmental Protection Act, section 115 to also be an application for an environmental authority—does not change the type of application made under the Environmental Protection Act.'.	10 11 12 13 14
Clause	70	Omission of ch 6, pt 9 (Applying IDAS to mobile and temporary environmentally relevant activities)	15 16
		Chapter 6, part 9—	17
		omit.	18
Clause	71	Replacement of s 399 (Who may carry out compliance assessment)	19 20
		Section 399—	21
		omit, insert—	22
	<b>'</b> 399	Who may carry out compliance assessment	23
		(1) Compliance assessment of development, a document or work must be carried out by—	24 25
		(a) a local government; or	26
		(b) a nominated entity of a local government; or	27
		(c) a public sector entity; or	28
		(d) a nominated entity of a public sector entity.	29

[s 71]

'(2)	Subsection (3) applies if a relevant instrument or a local government condition states that a nominated entity of a local government may be the compliance assessor for development, a document or work.									
'(3)	A nominated entity of a local government may carry out compliance assessment under this part for the development, document or work.									
<b>'</b> (4)	Subsection (5) applies if an instrument mentioned in section 397(2) or a public sector entity condition states that a nominated entity of a public sector entity may be the compliance assessor for development, a document or work.									
'(5)	A nominated entity of a public sector entity may carry out compliance assessment under this part for the development, document or work.									
'(6)	In th	is section—	15							
	local	<i>l government condition</i> means a condition of—	16							
	(a)	a development approval imposed by a local government as assessment manager; or	17 18							
	(b)	a compliance permit imposed by a local government as compliance assessor.	19 20							
	<i>nominated entity</i> , of a local government, means a suitably qualified entity that, by resolution of the local government, is nominated to carry out compliance assessment for the local government.									
	<i>nominated entity</i> , of a public sector entity, means a suitably qualified entity that is nominated by the chief executive of the public sector entity to carry out compliance assessment for the public sector entity.									
	<i>public sector entity condition</i> means a condition of—									
	(a)	a development approval imposed by a public sector entity as assessment manager or a concurrence agency; or	30 31 32							
	(b)	a compliance permit imposed by a public sector entity as compliance assessor.'.	33 34							

Part 3 Amendment of Sustainable Planning Act 2009

[s 72]

Clause	72		nendment of s 401 (Request for compliance sessment)	1 2
			Section 401(c)(iii), after 'local government'—	3
			insert—	4
			'or a public sector entity'.	5
Clause	73		nendment of s 413 (Changing compliance permit or mpliance certificate)	6 7
			Section 413(4)—	8
			omit, insert—	9
		<b>'</b> (4)	Subsection (5) applies if—	10
			(a) the entity that gave the compliance permit or compliance certificate was a nominated entity of a local government or a public sector entity; and	11 12 13
			(b) the entity is no longer a nominated entity.	14
		<b>'</b> (5)	For subsection (1), the person may ask the following entity to change the permit or certificate—	15 16
			<ul> <li>(a) if the entity that gave the compliance permit or compliance certificate was a nominated entity of a local government—the local government;</li> </ul>	17 18 19
			(b) if the entity that gave the compliance permit or compliance certificate was a nominated entity of a public sector entity—the public sector entity.'.	20 21 22
Clause	74		nendment of s 420 (Ministerial directions to ncurrence agencies)	23 24
		(1)	Section 420(2) to (6)—	25
			<i>renumber</i> as section $420(4)$ to (8).	26
		(2)	Section 420—	27
			insert—	28
		<b>'</b> (2)	Subsection (3) applies if—	29

			(a)	a development application is taken to also be an application for an environmental authority under the Environmental Protection Act, section 115; and	1 2 3
			(b)	the administering authority is a concurrence agency for the development application; and	4 5
			(c)	the administering authority issues an environmental authority for the application under the Environmental Protection Act; and	6 7 8
			(d)	the Minister is satisfied there are inconsistencies between the environmental authority and a concurrence agency's response.	9 10 11
		<b>'</b> (3)	The	Minister may, by written notice, give a direction to—	12
			(a)	the administering authority to reissue the environmental authority to address the inconsistency; or	13 14
			(b)	the concurrence agency that gave the concurrence agency's response to reissue the response to address the inconsistency.'.	15 16 17
		(3)	Sect	ion 420(4), as renumbered, 'The notice'—	18
			omit	t, insert—	19
			'A n	otice given under subsection (1) or (3)'.	20
Clause	75		iendr prova	ment of s 580 (Compliance with development	21 22
		(1)	Sect	ion 580(3)—	23
			omit	·	24
		(2)	Sect	ion 580(4)—	25
			renu	umber as section 580(3).	26
Clause	76			nent of s 715 (Power of assessment manager or ntity to enter land in particular circumstances)	27 28
			Sect	ion 715(2), definition <i>relevant entity</i> , paragraph (b)—	29
			omit	t, insert—	30

Part 3 Amendment of Sustainable Planning Act 2009

[s 77]

Clause 77

	'(b)	if the compliance assessor for the request is a nominated entity of a local government—the local government; or	1 2
	(c)	if the compliance assessor for the request is a nominated entity of a public sector entity—the public sector entity.'.	3 4 5
Am	endn	nent of sch 3 (Dictionary)	6
(1)		edule 3, definition <i>mobile and temporary environmentally vant activity</i> —	7 8
	omit	•	9
(2)	Sche	edule 3, definition assessing authority, paragraph (g)-	10
	inser	rt	11
		'(iii) if the compliance assessor giving the permit for the development is a nominated entity of a public sector entity—the public sector entity; or'.	12 13 14
(3)	Sche	edule 3, definition assessing authority, paragraph (h)-	15
	inser	rt	16
		'(iii) if the entity that would have been the compliance assessor is a nominated entity of a public sector entity—the public sector entity; or'.	17 18 19
(4)	Sche	edule 3, definition assessing authority, paragraph (i)	20
	inser	rt	21
		'(iii) if the compliance assessor giving the certificate is a nominated entity of a public sector entity—the public sector entity; or'.	22 23 24
(5)	Sche	edule 3, definition assessing authority, paragraph (j)	25
	inser	rt—	26
		'(iii) if the entity that would have been the compliance assessor is a nominated entity of a public sector entity—the public sector entity; or'.	27 28 29
(6)	Sche 261'	edule 3, definition <i>properly made application</i> , 'section	30 31

	E	nvironmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
		Part 4 Other amendments	
		[s 78]	
		omit, insert—	1
		'section 261(1)'.	2
	Part	4 Other amendments	3
Clause	78	Legislation amended in schedule	4
		The schedule amends the Acts it mentions.	5

Schedule		Amendment of other Acts	
		section 78	2
Abo	original Cultu	ıral Heritage Act 2003	3
1	Section 88(6 'but' to ' <i>1994</i> omit.	b), definition <i>environmental assessment</i> , from 4 <sup>°</sup> —	4 5 6
Coa	stal Protecti	on and Management Act 1995	7
1	omit, inse	<b>b)(iii)(B), 'the required authority'—</b> ert— onmental authority'.	8 9 10
2	omit, inse	A(2)(b), 'the required authority'— ert— onmental authority'.	11 12 13
3	Section 100	A(3)(a)(iii)—	14 15
4	Section 100	A(6)—	16 17

5	Schedule, definitions chapter 4 activity, registration certificate and required authority—	1 2
	omit.	3
En	onmental Protection Act 1994	4
1	Section 19, 'agricultural ERA, a mining activity or a chapter 5A activity'—	5 6
	omit, insert—	7
	'agricultural ERA or a resource activity'.	8
2	Section 37(1)(a), '(mining activities) and a relevant mining activity for the application'—	9 10
	omit, insert—	11
	'for a mining activity that'.	12
3	Section 37(1)(b), '(chapter 5A activities)'—	13
	omit, insert—	14
	'for a resource activity, other than a mining activity'.	15
4	Section 38(2)(c), 'tenement'—	16
	omit, insert—	17
	'mining tenure'.	18
5	Section 38(2)(d)—	19
	omit, insert—	20
	'(d) for land subject to a relevant tenure for an environmental authority for a resource activity, other than a mining activity—the holder of the tenure;'.	21 22 23

6	Section 320, definition <i>public notice</i> , 'way, and under the circumstances,'—	1 2			
	omit, insert—	3			
	'way'.	4			
7	Section 320A(1)(b), 'chapter 5A activity'—	5			
	omit, insert—	6			
	'resource activity, other than a mining activity'.	7			
8	Section 320A(2)(f)—	8			
	omit, insert—	9			
	(f) a prescribed condition for carrying out a mining activity authorised under a prospecting permit; or'.	10 11			
9	Sections 320C(3)(a) and 320D(3)(a)—	12			
	omit, insert—	13			
	'(a) written notice of the event, its nature and the circumstances in which it happened to—	14 15			
	(i) any occupier of the affected land; or	16			
	(ii) any registered owner of the affected land; or'.	17			
10	Section 320D(3)(b), 'at the affected'—	18			
	omit, insert—	19			
	'on the affected'.	20			
11	Section 344(2), 'section 335(2) and (3)'—	21			
	omit, insert—				
	'section 335(2) to (4)'.	23			

Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
Schedule	
Section 369(b)—	
insert—	
'(iii) an environmental authority; or'.	
Section 369(c)—	
omit.	
Section 369(d)—	
renumber as section 369(c).	
Sections 375(1), 377(1), 390(1), 391(1), 403(1) and 406(2)—	
insert—	
'Note—	
See also section 565 (Only suitably qualified person may perform regulatory functions).'.	
Section 381—	
omit.	
Section 383(1)(a) and (b)—	
omit, insert—	
(a) if the report is submitted to comply with a notice given to a person by the administering authority—the recipient; or	
(b) if the report is voluntarily submitted by a person—the person.'.	
Section 383(4)—	
omit.	

19	Section 410—	1
	omit.	2
20	Section 435B—	3
	omit.	4
21	Section 440ZQ(2), 'a registration certificate'—	5
	omit, insert—	6
	'an environmental authority'.	7
22	Section 444A—	8
	omit.	9
23	Section 480(4) and (5)—	10
	omit.	11
24	Section 490(5)(a) and (c), 'requirement, registration certificate'—	12 13
	omit, insert—	14
	'requirement'.	15
25	Section 490(5)(b), 'registration certificate,'—	16
	omit.	17
26	Section 490(5)(d), 'certificate'—	18
	omit.	19
27	Section 499, 'or registration certificate'—	20
	omit.	21

	Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012			
		Schedule		
28	Section 504—	1		
	omit.	2		
29	Chapter 10, part 5—	3		
	omit.	4		
30	Sections 664(2) and 665(2), 'Section 426A'—	5		
	omit, insert—	6		
	'Section 426'.	7		
31	Sections 664(2)(b) and 665(2)(b), '(chapter 5A activities)'—	8 9		
	omit.	10		
Geo	othermal Energy Act 2010	11		
1	Section 202(3), note, 'chapter 5A'—	12		
	omit, insert—	13		
	'chapter 5'.	14		
2	Section 212(2)(d), 'documentation'—	15		
	omit.	16		
3	Section 212(5)—	17		
	omit.	18		

4	Section 287(2)(b)(i), before 'environmental authority'—	1
	insert—	2
	'relevant'.	3
Gre	enhouse Gas Storage Act 2009	4
1	Section 279(2)(d), 'documentation'—	5
	omit.	6
2	Section 279(5)—	7
	omit.	8
3	Section 353(2)(b)(i), before 'environmental authority'—	9
	insert—	10
	'relevant'.	11
Min	eral Resources Act 1989	12
1	Section 25(5), 'a relevant environmental condition for the prospecting permit'—	13 14
	omit, insert—	15
	'a prescribed condition under the Environmental Protection Act for carrying out a mining activity authorised under the prospecting permit'.	16 17 18
2	Section 64A(1)(b)—	19
	omit.	20

	Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
	Schedule	
3	Section 64A(1)(c)—	1
	<i>renumber</i> as section 64A(1)(b).	2
4	Sections 74(2)(c) and 123(3)(e), '(mining claim)'—	3
	omit.	4
5	Section 107(10)(b), '(mining claim)'—	5
	omit.	6
6	Sections 123(3)(c), 230(3)(c) and 314(3)(c)—	7
	omit, insert—	8
	(c) any costs or expenses mentioned in the Environmental Protection Act, section 298 for a relevant environmental authority;'.	9 10 11
7	Section 161(5)(b), '(exploration)'—	12
	omit.	13
8	Section 210(5)(b), '(mineral development)'—	14
	omit.	15
9	Section 230(3)(e), '(mineral development)'—	16
	omit.	17
10	Section 252A(1)(b)—	18
	omit.	19
11	Section 252A(1)(c)—	20
	renumber as section 252A(1)(b).	21

12	Se	ction	265(	3) to (5)—	1
		renu	mber	as section 265(5) to (7).	2
13	Se		•	1) and (2)—	3
		omit	t, inse	rt—	4
	<b>'</b> (1)	Subs	sectio	n (2) applies if—	5
		(a)	-	operly made objection is made for an application for ining lease; and	6 7
		(b)	Env	application relates to an application (an <i>ironmental authority application</i> ) under the ironmental Protection Act for an environmental arrive for a mining activity relating to a mining lease;	8 9 10 11 12
		(c)	eith	er—	13
			(i)	an objection notice for a submission about the environmental authority application is given to the EPA administering authority under the Environmental Protection Act, section 182(2); or	14 15 16 17
			(ii)	the applicant for the environmental authority application has requested under the Environmental Protection Act, section 183(1), that the application be referred to the Land Court.	18 19 20 21
	'(2)	later lease	of t	ng registrar must, within 10 business days after the he following, refer the application for the mining all properly made objections to it to the Land Court g—	22 23 24 25
		(a)	the	last objection day for the application;	26
		(b)	und	n objection is lodged after the last objection day er section $260(2)$ —the end of the period for lodging bjection under that subsection;	27 28 29
		(c)	last appl	receipt by the EPA administering authority of the objection notice for the environmental authority lication under the Environmental Protection Act, ion 182;	30 31 32 33

		<ul> <li>(d) the receipt by the EPA administering authority of a request for referral for the environmental authority application under the Environmental Protection Act, section 183.</li> </ul>	1 2 3 4
	<b>'</b> (3)	Subsection (4) applies if a properly made objection is made for an application for a mining lease, other than an application mentioned in subsection (1).	5 6 7
	'(4)	The mining registrar must, within 10 business days after the later of the following, refer the application and all properly made objections to it to the Land Court for hearing—	8 9 10
		(a) the last objection day for the application;	11
		(b) if an objection is lodged after the last objection day under section 260(2)—the end of the period for lodging an objection under that subsection.'.	12 13 14
14	Sa	ation 265/5)(a) as renumbered	15
14	36	ction 265(5)(c), as renumbered— <i>omit.</i>	15
		omit.	16
15	Se	ction 265(5)(d), as renumbered—	17
		<i>renumber</i> as section 265(3)(c).	18
16	Se	ction 298(10), editor's note—	19
		omit, insert—	20
		'Note—	21
		See, however, the Environmental Protection Act, section 426 (Environmental authority required for particular environmentally relevant activities) and chapter 5, part 12, division 1 (Plan of operations for environmental authority relating to mining lease or petroleum lease).'.	22 23 24 25 26
17	Se	ction 309(6)(b), '(mining lease)'—	27
		omit.	28

18	Section 314(3)(e), '(mining lease)'—	1
	omit.	2
19	Section 391A(1)(a), 'mining tenement'—	3
	omit, insert—	4
	'mining tenement, other than a prospecting permit'.	5
20	Section 391A(1)(b), 'mining tenement'—	6
	omit, insert—	7
	'mining tenement, other than a prospecting permit,'.	8
21	Section 391A(6)—	9
	omit.	10
22	Section 391A(7)—	11
	renumber as section 391A(6).	12
23	Schedule 1, section 6(2)(d), 'documentation'—	13
	omit.	14
24	Schedule 1, section 6(5)—	15
	omit.	16
25	Schedule 2, definitions environmental authority	17
	(exploration), environmental authority (mineral development), environmental authority (mining claim) and environmental authority (mining lease)—	18 19 20
	omit.	21
26	Schedule 2—	22
	insert—	23

	Environmental Protection (Greentape Reduction) and Other Legislation Amendment Bill 2012	
	Schedule	
	<i>environmental authority</i> means an environmental authority under the Environmental Protection Act.'.	1 2
27	Schedule 2, definitions <i>EPA administering authority</i> and <i>relevant environmental condition</i> , '(mining activities)'—	3 4
	omit, insert—	5
	'for mining activities'.	6
	th Stradbroke Island Protection and Sustainability 2011	7 8
Αυι	2011	0
1	Section 21(1) and (2), 'chapter 5, part 8'—	9
	omit, insert—	10
	'chapter 5, part 7'.	11
Peti	roleum Act 1923	12
1	Section 78M(2)(d), 'documentation'—	13
	omit.	14
2	Section 78M(5)—	15
	omit.	16
3	Section 80J(2)(b)(i), before 'environmental authority'—	17
	insert—	18
	'relevant'.	19

Petroleum and Gas (Production and Safety) Act 2004		1
1	Section 496(2)(d), 'documentation'—	2
	omit.	3
2	Section 496(5)—	4
	omit.	5
3	Section 573(2)(b)(i), before 'environmental authority'—	6
	insert—	7
	'relevant'.	8
	te Development and Public Works Organisation	9
ACI	1971	10
1	Section 24, definition <i>environmental authority (mining lease)</i> —	11 12
	omit.	13
2	Section 24—	14
	insert—	15
	<i>environmental authority</i> means an environmental authority under the Environmental Protection Act.'.	16 17
3	Section 26(6), '(mining lease)—	18
	omit, insert—	19
	'for a mining activity relating to a mining lease'.	20

4	Part 4, division 6, subdivision 1, heading—	1
	omit.	2
5	Section 47B—	3
	omit, insert—	4
'47B	Application of sdiv 1	5
	'This subdivision applies if the project involves a proposed environmental authority under the Environmental Protection Act.'.	6 7 8
6	Part 4, division 6, subdivision 2—	9
	omit.	10
7	Section 50, 'chapter 4A or 5'—	11
	omit, insert—	12
	'chapter 5'.	13
8	Section 175A(1)(a), '(chapter 5A activities)'—	14
	omit.	15
9	Section 175A(2), 'sections 310E and 310V'—	16
	omit, insert—	17
	'sections 142 and 143,'.	18
10	Schedule 2, definition <i>environmental authority (mining lease)</i> , '(mining lease)'—	19 20
	omit.	21

Sustainable Planning Act 2009		1
1	Section 378(4), note— omit.	2 3
2	Section 574(2)—	4
	omit.	5
3	Schedule 1, item 2, paragraph (a)(xii)— omit.	6 7
4	Schedule 1, item 9, paragraph (a), 'an environmentally relevant activity, or'— <i>omit.</i>	8 9 10

(	mit, insert—
2 r F	evelopment that is assessable development prescribed under section 32(1) and a material change of use of premises for an environmentally elevant activity, to the extent it involves development in a wild river high reservation area or a wild river special floodplain management area, ther than for the following—
(	a sewage ERA under the Environmental Protection Act, section 174(4);
(	a water treatment ERA under the Environmental Protection Act, section 174(4);
(	e) a dredging ERA;
(	<ol> <li>an extraction ERA, if the activity is a low impact activity carried out outside waters and is for specified works, residential complexes, or another commercial, industrial or residential purpose in a designated urban area, in the area;</li> </ol>
(	e) a screening ERA, if the activity is carried out outside waters and is for specified works, or residential complexes, in the area;
(	) a crude oil or petroleum product storage ERA, if the activity is for residential complexes in the area and is carried out outside a designated urban area;
(	an exempt prescribed ERA under the Environmental Protection Act, section 174(4), in a designated urban area.'.

8 Schedule 3, definition mining activity, 'section 147'— 8 omit, insert— 9 10

'section 110'.

Torres Strait Islander Cultural Heritage Act 2003		1
1	Section 88(6), definition <i>environmental assessment</i> , from 'but' to '1994'— omit.	2 3 4
Trar	nsport Infrastructure Act 1994	5
1	Section 283ZU(2)(b)— omit.	6 7
2	Section 283ZU(2)(c)— renumber as section 283ZU(2)(b).	8 9
3	Section 283ZU(3)(a), 'subsection (2)(a) or (b)'— omit, insert— 'subsection (2)(a)'.	10 11 12
4	Section 283ZU(3)(b), 'subsection (2)(c)'— omit, insert— 'subsection (2)(b)'.	13 14 15
5	Section 283ZU(4), definition <i>mobile and temporary</i> environmentally relevant activity— omit.	16 17 18

Was	te Reduction and	Recycling Act 2011	1
1		a registration certificate'—	2
	<i>omit, insert</i> — 'an environmen	tal authority'.	3 4
2	Sections 43(1) and registration certif	d (2), 52(1)(a) and (b), 58(8) and 101, 'a icate'—	5 6
	omit, insert—		7
	'an environmen	tal authority'.	8
3	Sections 61(b) and 62(2)(b)(iii), 'registration certificates'—		9 10
	omit, insert—		11
	'environmental	authorities'.	12
4	Section 160(1)(d), Act'—	'a development application under that	13 14
	omit, insert—		15
	'an application ERA under that	for an environmental authority for a prescribed Act'.	16 17
5	Section 160(1)(d)(	ii)—	18
	omit, insert—		19
	'(ii) as if a reference to—		20
	(A)	the administering authority were a reference to the chief executive; and	21 22
	(B)	an application for an environmental authority for a prescribed ERA were a reference to an application for a specific approval;'.	23 24 25

6	Schedule, definition <i>registration certificate</i> —	1 2
7	Schedule—	3
	insert—	3 4
	<i>environmental authority</i> means an environmental authority under the Environmental Protection Act.'.	5 6
8	Schedule, definition <i>small site</i> , 'a registration certificate'—	7 8
	omit, insert—	9
	'an environmental authority'.	10
Wat	ter Act 2000	11
1	Section 1065AA(2), 'section 290A or 292'—	12
	omit, insert—	13
	'section 215'.	14
Wat	ter Supply (Safety and Reliability) Act 2008	15
1	Section 325(4)(b)—	16
	omit.	17
2	Section 325(4)(c) and (d)—	18
	renumber as section 325(4)(b) and (c).	19

Schedule

3	Schedule 3, definition CSG environmental authority—	
	omit, insert—	2
	<i>CSG environmental authority</i> means an environmental authority for a CSG activity issued under the <i>Environmental Protection Act 1994</i> .	3 4 5
4	Schedule 3, definition <i>wastewater</i> , paragraph (b)—	6
	omit, insert—	7
	(b) a resource activity as defined under the <i>Environmental</i> <i>Protection Act 1994</i> , section 107.'.	8 9

© State of Queensland 2012