

Queensland

# Electricity and Other Legislation Amendment Bill 2014



#### Queensland

# **Electricity and Other Legislation Amendment Bill 2014**

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## 2014

## **A Bill**

for

An Act to amend the *Electricity Act 1994*, the *Petroleum and Gas (Production and Safety) Act 2004* and the *Water Supply (Safety and Reliability) Act 2008* for particular purposes

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	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Electricity and Other Legislation Amendment Act 2014</i> .	4 5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part	2 Amendment of Electricity Act 1994	8
Clause	3	Act amended	10
		This part amends the <i>Electricity Act 1994</i> .	11
Clause	4	Amendment of s 31 (Conditions of transmission authority)	12 13
		Section 31—	14
		insert—	15
		(d) if the transmission entity is a regulated transmission system operator—the entity must also pay an annual fee that is a proportion of the cost of the State's funding commitments to national energy market regulation.	16 17 18 19 20 21

[s	5]	

			•	<u> </u>
		(2)	The fee mentioned in subsection (1)(d) for transmission entity is calculated based on the length of the electric lines making up the transmission grid operated by the entity.	he 2
		(3)	In this section—	5
			<b>AEMC</b> has the meaning given in the Nation Electricity (Queensland) Law.	nal 6 7
			national energy market regulation means the functions and powers of the AEMC under the National Electricity (Queensland) Law, section 29.	he 9
			regulated transmission system operator has the meaning given in the National Electrici (Queensland) Law.	
Clause	5	Insertion of no	ew ch 2, pt 6, div 1, hdg	1:
		Chapter 2, part 6	6, before section 46—	1
		insert—		1
		Divisio	on 1 Preliminary	1
Clause	6	Amendment of	f s 55D (Conditions of retail authority)	19
		Section 55D(f),	after '55DB,'—	2
		insert—		2
		55I	DBA,	22
Clause	7		of s 55DB (Additional condition about duced by small photovoltaic generators)	2:
		Section 55DB, h	neading, from 'small'—	2
		omit, insert—		2
		qua	llifying generator	2

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Clause	8	Insertion of no	ew s	55DBA	1
		After section 55	DB-	_	2
		insert—			3
				itional condition about electricity ed by small photovoltaic generator	4 5
		(1)	This	s section applies if—	6
			(a)	a prescribed retail entity provides customer retail services to a relevant small customer's premises; and	7 8 9
			(b)	the relevant small customer is not entitled to receive an amount for electricity mentioned in section 44A(1)(b) in relation to the premises.	10 11 12 13
				Note—	14
				A relevant small customer may be entitled to receive an amount for electricity mentioned in section 44A(1)(b) in relation to the premises under section 44A as it continues to apply under section 328.	15 16 17 18 19
		(2)		s also a condition of the retail authority that prescribed retail entity must—	20 21
			(a)	reduce the charges payable by the customer, for electricity supplied to the customer in the relevant supply period, by the feed-in tariff amount; and	22 23 24 25
			(b)	if the feed-in tariff amount is more than the charges payable for the relevant supply period (the <i>first period</i> )—	26 27 28
				(i) reduce the charges payable for a subsequent relevant supply period by the unused amount of the feed-in tariff amount; and	29 30 31 32
				(ii) if, after the end of 12 months after the end of the first period, an amount of the feed-in tariff amount has not been used	33 34 35

	under subparagraph (i)—pay the customer the unused amount of the feed-in tariff amount; and
	(c) give the customer the following information for each relevant supply period—
	(i) the amount of electricity supplied by the customer to the supply network;
	(ii) the feed-in tariff amount.
(3)	In this section—
	feed-in tariff amount means the amount worked out by multiplying the feed-in tariff decided under chapter 4, part 2A by the number of kilowatt hours of electricity that is, at any instant in the relevant supply period—
	(a) produced by 1 small photovoltaic generator connected at the relevant small customer's premises to a supply network; and
	(b) supplied to the network.
Amendment o	of s 55G (Restriction on Ergon Energy and es)
Section 55G—	
insert—	
(7)	This section does not prevent the retailer entering into a separate arrangement with a small customer of the retailer to buy electricity produced at the small customer's premises and supplied to a supply network.
	of s 61B (Additional condition for electricity obhotovoltaic generators)
(1) Section 61	B(1), 'This section'—
omit, inser	<u>'—</u>

Clause

Clause

ſs	1	1	1

		Subsection (2)	1
		(2) Section 61B—	2
		insert—	3
		entity, it is a condition of the special approval that	4 5 6
Clause	11	Insertion of new s 64A	7
		Chapter 2, part 8—	8
		insert—	9
		64A Review of feed-in tariff provisions	10
		section, the regulator must review the operation of	11 12 13
Clause	12		14 15
		(1) Section 91A(5)—	16
		renumber as section 91A(6).	17
		(2) Section 91A—	18
		insert—	19
		entity does not contravene subsection (2) only because the retail entity reduces the charges payable by a non-market customer by the amount the retail entity pays the non-market customer for electricity produced at the non-market customer's	20 21 22 23 24 25 26
Clause	13	Insertion of new ch 4, pt 2A	27
		Chapter 4—	28
		insert—	29

Pa	rt 2A	Feed-in tariff	1
92	Defini	tions for pt 2A	2
	In this	part—	3
	w a cu ki	ed-in tariff means the rate to be used for orking out the amount that must be credited by prescribed retail entity to a relevant small stomer for a relevant supply period for each lowatt hour of electricity that is, at any instant the relevant supply period—	4 5 6 7 8 9
	(a	produced by 1 small photovoltaic generator connected at the customer's premises to a supply network; and	10 11 12
	(b	) supplied to the network.	13
	sp	rescribed retail entity means a retail entity or ecial approval holder prescribed by regulation r this part.	14 15 16
		levant small customer, of a prescribed retail atity, means a small customer if—	17 18
	(a	the entity provides customer retail services to the customer's premises; and	19 20
	(b	1 small photovoltaic generator is connected at the customer's premises to a supply network.	21 22 23
93	Minist	er to direct QCA to decide feed-in tariff	24
(	(1) Tl	ne Minister—	25
	(a	) must direct QCA to decide the feed-in tariff for each tariff year; and	26 27
	(b	) may, at any time, direct QCA to decide the feed-in tariff for another period.	28 29

(2)	The Minister's direction may state the following—	1 2
	(a) the period for which the feed-in tariff is to apply;	3 4
	(b) the time frame within which QCA is to decide the feed-in tariff;	5 6
	(c) the matters QCA must consider when deciding the feed-in tariff;	7 8
	(d) the consultation requirements QCA must comply with before deciding the feed-in tariff.	9 10 11
(3)	In deciding the feed-in tariff, QCA must consider—	12 13
	(a) the effect of the feed-in tariff on competition in the Queensland retail electricity market; and	14 15 16
	(b) any other matter stated in the Minister's direction.	17 18
94 QC	A to publish feed-in tariff	19
(1)	At least 1 month before the start of a tariff year, QCA must announce the feed-in tariff for the tariff year and publish it by gazette notice.	20 21 22
(2)	However, if QCA is directed under section 93(1)(b) to decide a feed-in tariff, at least 1 month before the feed-in tariff is to apply, QCA must announce the feed-in tariff and publish it by gazette notice.	23 24 25 26 27
(3)	A gazette notice under this section must state the period for which the feed-in tariff is to apply.	28 29
(4)	A feed-in tariff applies from the start of the tariff year to which it relates unless otherwise stated in the gazette notice.	30 31 32

_	7	<i>7</i> 11
	- 1	41

	(5)	Failure to comply with this section does not invalidate or otherwise affect the feed-in tariff.
	95 <b>W</b> h	en feed-in tariff continues to apply
	(1)	This section applies if a feed-in tariff (an <i>existing feed-in tariff</i> ) would, but for subsection (2), stop applying and a new feed-in tariff does not apply.
	(2)	The existing feed-in tariff continues to apply until a new feed-in tariff applies.
use 14		of s 335 (When s 328 stops applying or does ualifying generators as previously defined)
	Section 335	5(5)—
	insert—	
		Note—
		The condition stated in subsection (5) no longer applies. The <i>Electricity Regulation 2006</i> , section 30AA, as it was in force immediately before 1 July 2014, prescribed 30 June 2014 as the day until which a distribution entity was required to comply with subsection (5).
use 15	Insertion of no	ew ch 14, pt 16
	Chapter 14—	
	insert—	
	Part 1	16 Transitional provision
		for Electricity and
		Other Legislation
		Amendment Act 2014
	351 Firs	st feed-in tariff decision
		spite section 94, the first feed-in tariff must be ounced and published under that section at least 2

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		wee	ks before it is to apply.	1
Clause	16	Amendment o	f sch 5 (Dictionary)	2
		Schedule 5—		3
		insert—		4
			feed-in tariff see section 92.	5
			prescribed retail entity see section 92.	6
			regional system control see section 7.	7
			relevant small customer see section 92.	8
	Part	3	Amendment of Petroleum and	9
			Gas (Production and Safety)	10
			Act 2004	11
Clause	17	Act amended		12
		This part amend Act 2004.	Is the Petroleum and Gas (Production and Safety)	13 14
Clause	18	Replacement of	of s 423 (Annual licence fee)	15
		Section 423—		16
		omit, insert—		17
		423 Anr	nual fees	18
		(1)	A pipeline licence holder must pay the State an annual licence fee as prescribed under a regulation.	19 20 21
		(2)	Subsection (3) applies to a pipeline licence holder if a pipeline the subject of the licence is a covered pipeline under the National Gas (Queensland) Law.	22 23 24 25

	(3)	The pipeline licence holder must also pay the State an annual fee, that is a proportion of the cost of the State's funding commitments to national energy market regulation, as prescribed by regulation.	1 2 3 4 5
	(4)	The fee mentioned in subsection (3) is calculated based on the kilometres of pipeline the subject of the holder's pipeline licence.	6 7 8
	(5)	A fee mentioned in subsection (1) or (3) must be paid in the way, and on or before the day, prescribed by regulation.	9 10 11
	(6)	In this section—	12
		<b>AEMC</b> has the meaning given in the National Gas (Queensland) Law.	13 14
		national energy market regulation means the functions and powers of the AEMC under the National Gas (Queensland) Law, section 69.	15 16 17
	endment o	f s 424 (Civil penalty for nonpayment of e fee)	18 19
(1)	Section 424	h, heading, 'licence fee'—	20
	omit, insert	_	21
	fees		22
(2)	Section 424	(1)—	23
	omit, insert	_	24
	(1)	If a pipeline licence holder does not pay a fee as required under section 423, the holder must also pay the State a civil penalty.	25 26 27

Clause 19

[s 20]

	Part	4 Amendment of Water Supply (Safety and Reliability) Act 2008	1 2
Clause	20	Act amended	3
		This part amends the Water Supply (Safety and Reliability) Act 2008.	4 5
Clause	21	Amendment of s 20 (Who must apply for registration as a service provider)	6 7
		Section 20(3), ', or that supplies recycled water that is coal seam gas water,'—	8 9
		omit.	10
Clause	22	Amendment of s 196AA (Requirement to seek registration)	11 12
		Section 196AA(1), ', other than a CSG recycled water scheme,'—	13
		omit.	14
Clause	23	Amendment of s 196 (Offence about supplying recycled water without approved recycled water management plan)	15 16 17
		(1) Section 196(1)(b)—	18
		omit.	19
		(2) Section 196(1)(c) to (f)—	20
		renumber as section 196(1)(b) to (e).	21
Clause	24	Omission of ss 198–199	22
		Sections 198 and 199—	23
		omit.	24

Clause	25	Amendment of s 201 (Content of particular plans)	1
		(1) Section 201(1)(b), examples—	2
		omit.	3
		(2) Section 201(4)—	4
		omit.	5
Clause	26	Omission of s 201A (Additional requirements for plans for CSG recycled water schemes)	6 7
		Section 201A—	8
		omit.	9
Clause	27	Amendment of s 202 (Application for approval of recycled water management plan)	10 11
		Section 202(3), ', other than coal seam gas water,'—	12
		omit.	13
Clause	28	Amendment of s 205 (Consideration of application)	14
		Section 205(2)(c), ', other than coal seam gas water,'—	15
		omit.	16
Clause	29	Amendment of s 206 (Notice of decision)	17
		Section 206(5) and note—	18
		omit.	19
Clause	30	Amendment of s 207 (When regulator must not approve recycled water management plan)	20 21
		(1) Section 207(1)(a), ', other than coal seam gas water,'—	22
		omit.	23
		(2) Section 207(1A)—	24

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		omit.	1
		(3) Section 207(2), from 'for—'—	2
		omit, insert—	3
		for the water storage.	4
Clause	31	Amendment of s 235 (Application of pt 4)	5
		Section 235, ', other than coal seam gas water,'—	6
		omit.	7
Clause	32	Amendment of s 274 (Public reporting requirement)	8
		(1) Section 274(1)(a)—	9
		omit.	10
		(2) Section 274(1)(b), ', other than a CSG recycled water scheme,'—	11 12
		omit.	13
		(3) Section 274(1)(b) and (c)—	14
		renumber as section 274(1)(a) and (b).	15
Clause	33	Amendment of s 301 (Making declaration)	16
		(1) Section 301(2)(a), ', other than coal seam gas water,'—	17
		omit.	18
		(2) Section 301(2)(b)—	19
		omit.	20
		(3) Section 301(2)(c) and (d)—	21
		renumber as section 301(2)(b) and (c).	22
Clause	34	Amendment of s 316 (Application of pt 9)	23
		Section 316(a), from ', other than'—	24

3	35]	

		omit, insert— ; and	1 2
Clause	35	Omission of ch 3, pt 9A (Coal seam gas water) Chapter 3, part 9A— omit.	3 4 5
Clause	36	Amendment of s 410 (Power to enter land to monitor compliance)  Section 410(c) and (d)—  omit, insert—  (c) a notice given to a drinking water service provider under section 630(2) is being complied with.	6 7 8 9 10 11 12
Clause	37	Amendment of s 435 (Application of pt 5)  (1) Section 435(1A) and (1B)—  omit.  (2) Section 435(2), definition noncompliance, paragraphs (b) to (d)—  omit, insert—  (b) a scheme manager, recycled water provider or other declared entity for a recycled water scheme has not complied with the recycled water management plan for the scheme or a condition of the plan.	13 14 15 16 17 18 19 20 21 22 23
Clause	38	Amendment of s 441 (Definitions for div 3) Section 441, definition <i>event—</i> omit, insert—	24 25 26

|--|

		event means anything that has happened or is likely to happen, in relation to a recycled water scheme or drinking water service, that may have an adverse effect on public health.	1 2 3 4
Clause	39	Amendment of s 487A (Executive officer may be taken to have committed offence)	5 6
		Section 487A(4), definition <i>deemed executive liability provision</i> , sixth dot point—	7 8
		omit.	9
Clause	40	Amendment of s 571 (Regulator may make guidelines)	10
		Section 571(1)(d)—	11
		omit.	12
Clause	41	Amendment of s 579 (Regulator may share particular information)	13 14
		Section 579(2)(c)—	15
		omit.	16
Clause	42	Amendment of s 628 (Application of particular provision)	17
		(1) Section 628(5)(a)(i), ', other than coal seam gas water'—	18
		omit.	19
		(2) Section 628(5)(c)—	20
		omit.	21
Clause	43	Insertion of new ch 10, pt 8	22
		Chapter 10—	23
		insert—	24

Part 8	Transitional provisions for Electricity and Other Legislation Amendment Act 2014	1 2 3 4
667 Definitions fo	or pt 8	5
In this part—		6
	ring authority means the administering under the Environmental Protection Act	7 8 9
occurring	n gas means petroleum (in any state) naturally in association with coal or oil n strata associated with coal or oil shale	10 11 12 13
brought to with expl	of the surface of the earth in connection oring for or producing coal seam gas, des coal seam gas water—	14 15 16 17
(a) whet	her it is treated or untreated; or	18
(b) that i	s mixed with other water.	19
commenc this section	ement means the commencement of on.	20 21
environme	wironmental authority means an ental authority for a CSG activity issued Environmental Protection Act 1994.	22 23 24
before its	ded Act means this Act as in force amendment by the Electricity and vislation Amendment Act 2014, part 4.	25 26 27
_	ealth conditions means conditions or ents about—	28 29
(a) prote	ecting public health; and	30

	(b) assessing and minimising any impacts the release of coal seam gas water may have on human health.	1 2 3
	specific approval means a specific approval under the Waste Reduction and Recycling Act 2011.	4 5 6
	ntinuation of recycled water management in and exclusion decision	7 8
(1)	This section applies to the following in effect immediately before the commencement—	9 10
	(a) a recycled water management plan that relates to coal seam gas water that augments a supply of drinking water;	11 12 13
	(b) an exclusion decision.	14
(2)	On and from the commencement, the plan or decision continues in effect under the pre-amended Act until the earlier of the following—	15 16 17 18
	(a) the CSG environmental authority or a specific approval to which the plan or decision relates is amended to include public health conditions that are consistent with the plan or decision;	19 20 21 22 23
	(b) 1 July 2015.	24
	ntinuation of interim recycled water inagement plan	25 26
(1)	This section applies to an interim recycled water management plan in effect immediately before the commencement.	27 28 29
(2)	On and from the commencement, the interim plan continues in effect under the pre-amended Act until the earlier of the following—	30 31 32

	(a) the CSG environmental authority or a specific approval to which the interim plan relates is amended to include public health conditions that are consistent with the interim plan;	1 2 3 4 5
	(b) 1 July 2015.	6
(3)	Despite section 329G of the pre-amended Act, the approval of the interim plan continues until the interim plan ceases to have effect under subsection (2).	7 8 9 10
	ending CSG environmental authority ated to particular plan or decision	11 12
(1)	This section applies to a CSG environmental authority that relates to a recycled water management plan, interim recycled water management plan or exclusion decision continued in effect under section 668 or 669.	13 14 15 16 17
(2)	Despite the <i>Environmental Protection Act 1994</i> , section 215, the administering authority may amend the CSG environmental authority to include public health conditions that are consistent with the plan, interim plan or decision to which the authority relates.	18 19 20 21 22 23
(3)	However, the administering authority may only act under subsection (2)—	24 25
	(a) if it considers the amendment is necessary or desirable; and	26 27
	(b) if the procedure under the <i>Environmental Protection Act 1994</i> , chapter 5, part 6, division 2 is followed; and	28 29 30
	(c) while the plan, interim plan or decision is in effect.	31 32
(4)	This section does not limit any power of the administering authority under the <i>Environmental</i>	33 34

	Protection Act 1994 in relation to the CSG environmental authority.	1 2
	mending other CSG environmental uthorities	3 4
(1)	This section applies to a CSG environmental authority, other than a CSG environmental authority mentioned in section 670.	5 6 7
(2)	Despite the <i>Environmental Protection Act 1994</i> , section 215, the administering authority may amend the CSG environmental authority to include public health conditions.	8 9 10 11
(3)	The administering authority may only act under subsection (2)—	12 13
	(a) if it considers the amendment is necessary or desirable; and	14 15
	(b) if the procedure under the <i>Environmental Protection Act 1994</i> , chapter 5, part 6, division 2 is followed; and	16 17 18
	(c) before 1 July 2015.	19
(4)	This section does not limit any power of the administering authority under the <i>Environmental Protection Act 1994</i> in relation to the CSG environmental authority.	20 21 22 23
Clause 44 Amendment	of sch 3 (Dictionary)	24
CSG (ad release, scheme, exclusion hydraulid managen condition	3, definitions coal seam gas, coal seam gas water, quifer) recycled water scheme, CSG emergency CSG environmental authority, CSG (pt 9A, div 3) CSG recycled water scheme, EP Act authorisation, decision, existing CSG recycled water scheme, impact zone, interim period, interim recycled water tent plan, post supply obligation, public health s, recycled water, recycled water management plan, location and supply—	25 26 27 28 29 30 31 32 33

	omit.			1
(2)	Schedule 3-	_		2
	insert—			3
			recovery notice, for chapter 5, part 5, sion 3, see section 443(2).	4 5
			es and expenses, for chapter 5, part 5, division ee section 441.	6 7
		<i>ever</i> 441	nt, for chapter 5, part 5, division 3, see section	8 9
			<i>compliance</i> , for chapter 5, part 5, division 3, section 435(2).	10 11
		_	scribed person, for chapter 5, part 5, division ee section 442(1).	12 13
		-	vecled water means any of the following that intended to be reused—	14 15
		(a)	sewage or effluent sourced from a service provider's sewerage;	16 17
		(b)	wastewater, other than water mentioned in paragraph (a).	18 19
		recy	cled water management plan means—	20
		(a)	for a single-entity recycled water scheme—a plan about the production and supply of recycled water under the scheme by the recycled water provider for the scheme; or	21 22 23 24 25
		(b)	for a multiple-entity recycled water scheme—a plan about the production and supply of recycled water under the scheme consisting of a scheme manager plan and a scheme provider plan for each declared entity for the scheme.	26 27 28 29 30 31
		sup	<i>ply</i> , of recycled water, means—	32

	(a) for recycled water that is sewage or effluent—	1 2
	(i) the reuse of the water by the entity that produces it; or	3 4
	(ii) the supply of the water, by the entity that produces it, to another entity for reuse; and	5 6 7
	(b) for other recycled water—supply of the water, by the entity that produces it, to another entity for reuse, other than another entity that, under a guideline made by the regulator and prescribed under a regulation, is a related entity of the entity that produced it.	8 9 10 11 12 13 14
	water supply incident, for chapter 5, part 5, division 3, see section 441.	15 16
(3)	Schedule 3, definition <i>drinking water service</i> , paragraph (b)(i), ', other than coal seam gas water'—	17 18
	omit.	19
(4)	Schedule 3, definition <i>information requirement</i> , paragraph (d)—	20 21
	omit.	22
(5)	Schedule 3, definition <i>multiple-entity recycled water scheme</i> , paragraph 1, from 'involving—'—	23 24
	omit, insert—	25
	involving the production and supply of recycled water by more than 1 recycled water provider, or at least 1 recycled water provider and another entity.	26 27 28
(6)	Schedule 3, definition <i>multiple-entity recycled water scheme</i> , paragraph 2(b)—	29 30
	omit, insert—	31

	(b) the infrastructure for the production and supply of the recycled water that is stated to be part of the scheme under the declaration.	1 2 3
(7)	Schedule 3, definition <i>recycled water provider</i> , paragraph (a)—	4 5
	omit, insert—	6
	(a) owns infrastructure for the production and supply of recycled water; or	7 8
(8)	Schedule 3, definition <i>recycled water provider</i> , paragraph (b), 'other than coal seam gas water'—	9 10
	omit.	11
(9)	Schedule 3, definition responsible entity, paragraph (a)—	12
	omit.	13
(10)	Schedule 3, definition <i>responsible entity</i> , paragraphs (b) and (c)—	14 15
	renumber as paragraphs (a) and (b).	16
(11)	Schedule 3, definition <i>single-entity recycled water scheme</i> , paragraph (a)—	17 18
	omit, insert—	19
	(a) means a scheme involving the production and supply of recycled water by only 1 recycled water provider; and	20 21 22
(12)	Schedule 3, definition <i>single-entity recycled water scheme</i> , paragraph (b), ', or the supply only,'—	23 24
	omit.	25

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