

Environmental Protection (Great Barrier Reef Protection Measures) and Other Legislation Amendment Bill 2019



Queensland

Environmental Protection (Great Barrier Reef Protection Measures) and Other Legislation Amendment Bill 2019

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2019

A Bill

for

An Act to amend the *Biodiscovery Act 2004*, the *Chemical Usage (Agricultural and Veterinary) Control Act 1988*, the *Environmental Protection Act 1994*, the *Fisheries Act 1994*, the *Nature Conservation Act 1992* and the *Vegetation Management Act 1999* for particular purposes

Part 1 Preliminary

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Environmental Protection (Great Barrier Reef Protection Measures) and Other Legislation Amendment Act 2019.	4 5 6
Clause	2	Commencement	7
		This Act commences on a day to be fixed by proclamation.	8
	Part	2 Amendment of Biodiscovery Act 2004	9 10
Clause	3	Act amended	11
		This part amends the <i>Biodiscovery Act</i> 2004.	12
Clause	4	Amendment of s 50 (Offence to take without a collection authority)	13 14
		Section 50(2), definition NCA material, paragraph (a), from	15
		'endangered' to 'animal,'—	16
			_

[s 5]

	Part	3	(/	Agric	ment of Chemical Us Itural and Veterinary Act 1988		1 2 3
Clause	5	Act amend	ded				4
		-		ends th	Chemical Usage (Agricultur 1988.	al and	5 6
		Note—	1 41	1	20.04.04.1.1		7
		See a	uso the ai	menamen	in schedule 1.		8
Clause	6	Insertion of	of new	pt 4, di	2		9
		Part 4–	_				10
		insert–	_				11
		Div	ision	2	Transitional provision	for	12
					Environmental Protec	tion	13
					(Great Barrier Reef		14
					Protection Measures)	and	15
					Other Legislation		16
					Amendment Act 2019		17
		40	Defini	ition of	ngricultural ERA		18
			(1) T	his secti	n applies for a period of 1 year mencement of this section.	starting	19 20
			th P in	ne mea <i>rotection</i> nmediate	vant regulation, agricultural Eing given by the Environ Act 1994, section 75 as in y before commencement t Act, section 8.	ımental	21 22 23 24 25
			(3) In	this sec	ion—		26
			ai	mendme	t Act means the Environ	ımental	27

					Barrier Ree r Legislation Ai		1 2 3
			under this the qualific possesses	Act to the cations of an agricu	means a reg extent the regular a person who under the chemical cultural ERA.	lation is about uses, stores or	4 5 6 7 8
	Part	4	Amend Protect		of Environ t 1994	mental	9 10
Clause	7	Act amended					11
		This Act an	nends the E	nvironmen	ntal Protection	Act 1994.	12
		Note—					13
		See also th	e amendments	in schedule	21.		14
Clause	8	Replacement (of ch 4A (C	Great Bai	rier Reef pro	tection	15 16
		Chapter 4A					17
		omit, insert	· <u> </u>				18
		Chap	ter 4A	Grea	t Barrier	Reef	19
					ection me		20
		Part 1		Prelin	ninary		21
		74 Pur	pose of ch	napter			22
			The purpo measures	ose of thi to improv	s chapter is to ve the quality arrier Reef to—	of the water	23 24 25

[s 8]

		(a)	support the outstanding universal value of the Great Barrier Reef for which the reef was inscribed on the World Heritage List; and	1 2 3 4
		(b)	protect and enhance the biological integrity and diversity of the aquatic ecosystems of the Great Barrier Reef, including—	5 6 7
			(i) the coral reef, mangrove and seagrass ecosystems of the reef; and	8 9
			(ii) the aquatic ecosystems of the river basins from which water enters the Great Barrier Reef; and	10 11 12
		(c)	improve the health and resilience of the aquatic ecosystems of the reef so they are better able to withstand and recover from disturbances.	13 14 15 16
75	Wh	at is	the Great Barrier Reef catchment	17
75	Wh (1)	The	the Great Barrier Reef catchment Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment.	17 18 19 20
75		The show	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the	18 19
75	(1)	The show Gre Each show	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. h part of the Great Barrier Reef catchment	18 19 20 21
	(1)	The show Gre Each show	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin.	18 19 20 21 22
	(1)	The show Gre Each show her d	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin.	18 19 20 21 22 23
	(1)	The show Gre Eac show mer d In the agric	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin.	18 19 20 21 22 23 24
	(1)	The show Gre Each show the Eac	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin.	18 19 20 21 22 23 24 25
	(1)	The show Gre Each show In the agric agric carri	Great Barrier Reef catchment is the area wn on a map prescribed by regulation as the at Barrier Reef catchment. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin. The part of the Great Barrier Reef catchment wn as a river basin. The part of the Great Barrier Reef catchment wn as a river basin. The part of the Great Barrier Reef catchment wn as a river basin. The part of the Great Barrier Reef catchment wn as a river basin. The part of the Great Barrier Reef catchment wn as a river basin on the map is a river basin. The part of the Great Barrier Reef catchment wn as a river basin.	18 19 20 21 22 23 24 25 26

Dart 2

	11 (2	protection policy	2
77		vironmental protection policy must set ectives for reduced contaminant loads	3 4
	(1)	This section applies in relation to the entry of the following contaminants to the water of the Great Barrier Reef because of human activity carried out on land in the Great Barrier Reef catchment—	5 6 7 8
		(a) dissolved inorganic nitrogen in the water;	9
		(b) sediment suspended in the water.	10
	(2)	The Minister must ensure an environmental protection policy sets an objective to reduce the load of each of the contaminants entering the waters from each river basin in the catchment.	11 12 13 14
	(3)	The objective must be to reduce each of the loads to a stated limit, over a stated period, that is consistent with achieving the improvement in the quality of the water entering the Great Barrier Reef stated in the purpose of this chapter.	15 16 17 18 19
	(4)	This section does not limit the matters relating to the quality of the water entering the Great Barrier Reef that may be dealt with in an environmental protection policy.	20 21 22 23
	(5)	In this section—	24
		<i>load</i> , of a contaminant that enters water, means the total volume of the contaminant that enters the water in a year.	25 26 27
78		jectives set in policy must be reviewed ery 5 years	28 29
	(1)	The Minister must review an environmental protection policy, to the extent the policy sets an objective mentioned in section 77(2) at least	30 31

Environmental

[s 8]

		once—	1
		(a) in the period of 5 years after the policy is made; and	2 3
		(b) in each subsequent 5-year period.	4
	(2)	A review must be started during a period mentioned in subsection (1) and completed within 1 year.	5 6 7
Pa	ırt 3	Requirements for carrying out	8
		agricultural ERAs	10
79	Wh	at is an <i>agricultural ERA</i>	11
	(1)	An <i>agricultural ERA</i> is any of the following activities carried out, on a commercial basis, on land in the Great Barrier Reef catchment—	12 13 14
		(a) cattle grazing;	15
		(b) horticulture;	16
		Example—	17
		commercial cultivation of bananas	18
		(c) cultivation of another crop.	19
		Example—	20
		commercial cultivation of sugarcane or grains	21
	(2)	For subsection (1), all the land in a lot is taken to be in the Great Barrier Reef catchment if more than 75% of the lot, or 20,000ha of land in the lot, is in the catchment.	22 23 24 25
	(3)	In this section—	26
		<i>lot</i> means—	27
		(a) a lot under the Land Title Act 1994; or	28

		an i	eparate, distinct parcel of land for which interest is recorded in a register under the ad Act 1994.	1 2 3
80	Wh	o <i>carrie</i> s	s <i>out</i> an agricultural ERA	4
	(1)		n <i>carries out</i> an agricultural ERA if the arries out the activity on land—	5 6
		(a) of v	which the person is the owner; or	7
			ler an arrangement about the use of the d with the owner of the land.	8 9
	(2)	the person n	person <i>carries out</i> an agricultural ERA if on is employed or otherwise engaged by a mentioned in subsection (1) to oversee the out of the agricultural ERA on the other behalf.	10 11 12 13 14
81	Wh	at is an	agricultural ERA standard	15
	(1)	standard	icultural ERA standard is an ERA for an agricultural ERA that states it is an aral ERA standard.	16 17 18
		Note—		19
			etion 318 for the chief executive's power to make A standard.	20 21
	(2)	ensure th	pose of an agricultural ERA standard is to ne agricultural ERA to which the standard is carried out in a way that best achieves—	22 23 24
		(a) the	purpose of this chapter; and	25
		ente con Gre agr	objective of preventing contaminants ering, or minimising the amount of taminants that enter, the water of the eat Barrier Reef because of the icultural ERA being carried out on land the Great Barrier Reef catchment; and	26 27 28 29 30 31

		Examples of contaminants that may enter the water of the Great Barrier Reef because of an agricultural ERA—	1 2 3
		nutrients, other chemicals, sediment	4
	(c)	an objective set by an environmental protection policy under section 77.	5 6
(3)		hout limiting section 318, an agricultural ERA dard may include a standard condition—	7 8
	(a)	about the use of water, nutrients, agricultural chemical products or other substances in carrying out the agricultural ERA; or	9 10 11
	(b)	that requires compliance with a prescribed methodology for—	12 13
		(i) working out the amount of a nutrient to be applied to a crop, plant or soil without exceeding the needs of the crop or plant, or a plant in the soil; or	14 15 16 17
		(ii) conducting tests related to carrying out the agricultural ERA, including, for example, tests of soil, water or plants and the intervals at which the tests must be carried out; or	18 19 20 21 22
		(iii) another matter related to carrying out the agricultural ERA; or	23 24
	(c)	about the way land, the features of land and farming infrastructure are designed and used, and farming operations are undertaken, to carry out the agricultural ERA.	25 26 27 28 29
		Examples of features of land that may be designed and used to carry out an agricultural ERA—	30 31
		the slope of the land, land banks, drainage channels	32 33
(4)		chief executive must review an agricultural A standard at least once—	34 35

		(a) in the period of 5 years after the standard is made; and	1 2
		(b) in each subsequent 5-year period.	3
	(5)	A review must be started during a period mentioned in subsection (4) and completed within 1 year.	4 5 6
	(6)	In this section—	7
		prescribed methodology, for a matter, means a methodology for the matter prescribed by regulation for this section.	8 9 10
82		ence to contravene agricultural ERA ndard	11 12
	(1)	This section applies if—	13
		(a) an agricultural ERA is not a prescribed ERA; and	14 15
		(b) an agricultural ERA standard applies to the agricultural ERA.	16 17
	(2)	A person who carries out the agricultural ERA must not contravene the agricultural ERA standard.	18 19 20
		Maximum penalty—	21
		(a) if the offence is committed wilfully—1,665 penalty units; or	22 23
		(b) otherwise—600 penalty units.	24
	(3)	In a proceeding for an offence against subsection (2), it is a defence for a person to prove that—	25 26
		(a) the person is accredited under a recognised accreditation program for the agricultural ERA; and	27 28 29
		(b) the person's conduct that is alleged to constitute the offence does not contravene the recognised accreditation program.	30 31 32

[s 8]

Part 4		Agricultural ERA advice		1 2
83	Def	nitions for pa	art	3
		In this part—		4
			s a person who gives advice about a agricultural ERA—	5 6
		(a) as a servi	ce for reward; or	7
		Example—		8
		nutrient	nomist gives advice about the amount of a needed for a banana crop and charges a giving the advice.	9 10 11
			etion with the provision of goods or ervice for reward.	12 13
		Examples-	_	14
		abo sug	ertiliser distributor or agent gives advice ut the amount of a nutrient needed for a arcane crop in connection with selling iliser for the crop.	15 16 17 18
		of con des	ydrologist gives advice about the amount water needed for sugarcane crops in nection with providing a service of igning and installing an irrigation system the crop.	19 20 21 22 23
		give advice in	cludes make a recommendation.	24
		tailored advice ERA, see sect	e, about carrying out an agricultural ion 84.	25 26
84		ning of <i>tailol</i> gricultural E	<i>red advice</i> about carrying out RA	27 28
	(1)		carrying out an agricultural ERA is a fit the advice—	29 30

		(a)	agric	es to a standard condition in an cultural ERA standard that applies to the cultural ERA; and	1 2 3
		(b)	is tai	ilored to consider and address—	4
			(i)	the particular objectives that the person carrying out the agricultural ERA wants to achieve by carrying it out; and	5 6 7
			(ii)	the particular circumstances under which the agricultural ERA is being carried out.	8 9 10
	(2)	advi	ice is	ection (1), it does not matter whether the given as a result of a test conducted in o soil, water or a plant.	11 12 13
85		lored lead		ice must not be false or	14 15
		carr kno	ying o	er must not give tailored advice about out an agricultural ERA that the adviser r ought reasonably to know, is false or ag in a material particular to a person—	16 17 18 19
		(a)	who	carries out the agricultural ERA; or	20
		(b)		is acting on behalf of another person carries out the agricultural ERA.	21 22
		Max	kimun	n penalty—600 penalty units.	23
86	Red	ord	of ta	ilored advice	24
	(1)	advi		ion applies if an adviser gives tailored out carrying out an agricultural ERA to	25 26 27
		(a)	who	carries out the agricultural ERA; or	28
		(b)		is acting on behalf of another person carries out the agricultural ERA.	29 30
	(2)	The	adv	iser must, unless the adviser has a	31

	reas	onable excuse—	1
	(a)	prepare a record that contains the information stated in subsection (3) about the tailored advice within 5 business days after giving the advice; and	2 3 4 5
	(b)	give a copy of the record to the person; and	6
	(c)	keep the record, or a copy of the record, for at least 6 years.	7 8
(3)	For	subsection (2), the information is—	9
	(a)	the adviser's name and ACN or ABN (if any); and	10 11
	(b)	the person's name and ACN or ABN (if any); and	12 13
	(c)	if the person is acting on behalf of another person who carries out the agricultural ERA—the name and ACN or ABN (if any) of the person who carries out the agricultural ERA; and	14 15 16 17 18
	(d)	the location of the land on which the agricultural ERA is being carried out; and	19 20
	(e)	the day the advice was given; and	21
	(f)	a summary of the advice given that includes the details prescribed by regulation.	22 23
		Examples of details that may be prescribed—	24
		• the fertiliser product recommended for use	25
		 the recommended rate for the fertiliser product to be applied 	26 27
		 measures recommended to control sediment and erosion 	28 29
			30
Part 5)	Great Barrier Reef	31
		water quality offsets	32

87	Definitions for part				
	(1)		2 3		
			4 5		
		activity is carried out or on other land in the	6 7 8		
		(c) that complies with an environmental offsets policy for a Great Barrier Reef water quality offset.	9 10 11		
	(2)	A <i>residual impact</i> of a relevant activity is the presence of a restricted contaminant in water in a river basin in the Great Barrier Reef catchment that—	12 13 14 15		
		(a) was released into the water because of the relevant activity; and	16 17		
			18 19 20 21		
	(3)	condition for a relevant activity is a condition	22 23 24		
			25 26		
		Examples—	27		
		construct a wetland or establish native habitat	28 29 30		
		(b) otherwise relates to an environmental offset.	31		
		Example—	32		
		payment of a financial settlement offset	33		
	(4)	The Minister may recommend to the Governor in	34		

		Council the making of a regulation prescribing a contaminant to be a restricted contaminant only if satisfied that, if released into water entering the Great Barrier Reef, the contaminant is likely to—	2
		(a) have an adverse impact on the quality of the water entering the reef; and	
		(b) be contrary to achieving the purpose of this chapter. 7	
	(5)	In this section—)
			0
		activity, means a measure undertaken on land on which the activity is carried out, to avoid or minimise the release of a restricted contaminant into water in a river basin in the Great Barrier Reef catchment because of the activity being	2 3 4 5 6 7
		resource activity, carried out on land in the Great 2	19 20 21
		prescribed as a restricted contaminant for this 2	22 23 24
88			25 26
	(1)	relation to a Great Barrier Reef water quality offset condition and an environmental offsets policy for a Great Barrier Reef water quality offset as if— 2 2 3 3	27 28 29 30 31
		offset were a reference to a Great Barrier 3	33 34

		· · · · · · · · · · · · · · · · · · ·	1
			3 4
		(iii) a soil test; or	5
		(iv) a crop yield; and	5
		manufacture, distribution, supply or use of an agricultural ERA product, fertiliser	7 8 9 10
		(2) In this section—	11
			12 13
		contains, nitrogen, phosphorous or another plant	14 15 16
lause	9	Amendment of s 207 (Conditions that may be imposed)	17
		(1) Section 207(1)—	18
		insert—	19
		relevant activity carried out on land in the Great Barrier Reef catchment—be a Great Barrier Reef water quality	20 21 22 23
		(2) Section 207(1)(ca) to (g)—	24
		renumber as section 207(1)(d) to (h).	25
lause	10	Insertion of new ch 5A, pt 5A	26
		Chapter 5A—	27
		insert—	28

Part 5A		Accreditation programs for agricultural ERAs	1 2
Divisi	on 1	Preliminary	3
318YA	Definiti	ions for part	4
	In this	part—	5
		litation program , for an agricultural ERA, etion 318YB.	6 7
	progra accred agricu	dited, under a recognised accreditation am for an agricultural ERA, means lited under the program as carrying out the ltural ERA in compliance with the ements of the program.	8 9 10 11 12
	person	e, of an accreditation program, means a n who has the right to manage, administer nange the accreditation program.	13 14 15
		1 0	16 17 18 19
318YB	What is	s an <i>accreditation program</i>	20
	ERA i	ecreditation program for an agricultural s a program that provides for the following ons in relation to carrying out the ltural ERA—	21 22 23 24
	r a a	etting requirements (<i>program</i> equirements) for carrying out the gricultural ERA that are consistent with an gricultural ERA standard that applies to the gricultural ERA;	25 26 27 28 29

(b)	accrediting persons who carry out the agricultural ERA in compliance with the program requirements, including—	1 2 3
	(i) setting the terms and conditions of accreditation; and	4 5
	(ii) auditing a person's compliance with the program requirements and the person's accreditation; and	6 7 8
	(iii) responding to a person's non-compliance with the program requirements or the person's accreditation, including by suspending or cancelling the person's accreditation;	9 10 11 12 13 14
(c)	reviewing decisions and resolving disputes under the program;	15 16
(d)	maintaining a register of persons accredited under the program and making the register available to the chief executive and authorised persons;	17 18 19 20
(e)	collecting and reporting information about the operation of the program and the accreditation of persons under the program;	21 22 23
(f)	regularly reviewing and evaluating the program.	24 25
Division 2	Recognition of accreditation program	26 27
318YC Appl	ication	28
agri for	e owner of an accreditation program for an icultural ERA may apply to the chief executive the program to be recognised for the icultural ERA.	29 30 31 32

(2)	(2) The application must be in the approved form ar accompanied by information about—				
	(a) the governance and administration arrangements for the ownership, operation and management of the accreditation program; and	3 4 5 6			
	(b) the arrangements, procedures and controls for each of the functions of an accreditation program mentioned in section 318YB.	7 8 9			
318YD (Criteria for recognition	10			
	The chief executive may recognise an accreditation program for an agricultural ERA if the chief executive is satisfied the program—	11 12 13			
	(a) has governance and administration arrangements that appropriately provide for the ownership, operation and management of the program; and	14 15 16 17			
	(b) has arrangements, procedures and controls that provide a sound basis for the operation of a program that provides for each of the functions mentioned in section 318YB; and	18 19 20 21			
	(c) complies with other criteria prescribed by regulation.	22 23			
318YE (Conditions of recognition	24			
(1)	This section applies if the chief executive recognises an accreditation program for an agricultural ERA.	25 26 27			
(2)	The recognition is granted on the following conditions—	28 29			
	(a) a person may only be accredited, however described, under the program if the person, in carrying out the agricultural ERA, does	30 31 32			

	not contravene an agricultural ERA standard that applies to the agricultural ERA;	1 2
(b)	the owner of the program must make and keep records about decisions made to accredit persons under the program;	3 4 5
(c)	the owner of the program must keep an up-to-date register of persons who have been accredited under the program that contains, for each person—	6 7 8 9
	(i) the person's name, ACN or ABN (if any) and contact details; and	10 11
	(ii) the address of the land on which the person carries out the agricultural ERA; and	12 13 14
	(iii) the term of the accreditation; and	15
	(iv) the conditions (if any) imposed on the person's accreditation; and	16 17
	(v) another matter prescribed by regulation;	18 19
(d)	the owner of the program must give the chief executive a copy of the register mentioned in paragraph (c) each year, within 10 business days after the anniversary of the program's recognition;	20 21 22 23 24
(e)	the condition stated in subsection (3);	25
(f)	another condition imposed by the chief executive.	26 27
ag	an agricultural ERA standard that applies to the ricultural ERA changes, the owner of the cognised accreditation program must—	28 29 30
(a)	review the program for consistency with the changed standard; and	31 32
(b)) if the program is not consistent with the changed standard, within 3 months after the	33 34

(3)

		anged standard is approved under section 8D—	1 2
	(i)	amend the program so it is consistent with the changed standard; and	3 4
	(ii)	give a copy of the amended program to the chief executive.	5 6
(4)		ef executive may impose conditions on the ion of an accreditation program when—	7 8
	(a) the	recognition is granted; or	9
		endment of the recognised accreditation ogram is approved.	10 11
318YF 1	erm of i	recognition	12
(1)	agriculti of not r	ition of an accreditation program for an ural ERA remains in force for the period, more than 5 years, decided by the chief we and stated in the instrument of cion.	13 14 15 16 17
(2)		ion (1) does not apply if the recognition is ed before the period ends.	18 19
Divisio	on 3	Renewal of recognition of	20
		accreditation program	21
318YG /	Assessn	nent of program	22
(1)	an accre the ow manager assessed	applying for renewal of the recognition of editation program for an agricultural ERA, mer of the program must have the ment and operation of the program I under this section by a person approved hief executive.	23 24 25 26 27 28
(2)		est by the owner of the program, the chief ve may approve a stated person to carry	29 30

		out the assessment if the chief executive is satisfied the person is—	1 2
		(a) appropriately qualified to carry out the assessment; and	3
		(b) not employed, engaged or otherwise involved in the operation or management of the program.	5 6 7
	(3)	The matters assessed by the person must include—	8 9
		(a) the operation of the program in relation to providing the functions mentioned in section 318YB; and	10 11 12
		(b) the arrangements, procedures and controls that are in place for each of the functions.	13 14
	(4)	The assessment must not be started earlier than 1 year before the term of the recognition ends.	15 16
318`	YH F	enewal of recognition of program	17
	(1)	The owner of an accreditation program for an agricultural ERA may apply to the chief executive for renewal of the recognition of the program before the recognition expires.	18 19 20 21
	(2)	The application must be—	22
		(a) in the approved form; and	23
		(b) accompanied by a report of the assessment carried out under section 318YG, prepared by the person who carried out the assessment, that includes the matters mentioned in section 318YG(3)(a) and (b).	24 25 26 27 28
	(3)	In deciding the application, the chief executive must consider—	29 30

	(b) the criteria under section 318YD for deciding an application for recognition of an accreditation program for an agricultural ERA.	1 2 3 4
	pproval continues pending decision about ewal	5 6
(1)	This section applies if the owner of an accreditation program for an agricultural ERA applies for renewal of the recognition of the program under section 318YH at least 60 days before the term of the recognition ends.	7 8 9 10 11
(2)	The recognition continues in force after it would otherwise expire until—	12 13
	(a) the application for renewal is withdrawn; or	14
	(b) if the application for renewal is approved—the application is decided; or	15 16
	(c) if the application for renewal is refused—the chief executive gives an information notice for the decision to the applicant; or	17 18 19
	(d) the owner's approval is suspended or cancelled before the application for renewal is decided or withdrawn.	20 21 22
Divisio	on 4 Application to amend	23
	recognised accreditation	24
	program or conditions	25
	Application to approve amendment of ognised accreditation program or condition	26 27
(1)	The owner of a recognised accreditation program for an agricultural ERA may apply to the chief executive to—	28 29

	(a) approve an amendment of the program; or	1
	(b) amend a condition imposed on the recognition of the program.	2 3
(2)	The application must—	4
	(a) be in the approved form; and	5
	(b) include sufficient information about the proposed amendment for the chief executive to decide the application.	6 7 8
(3)	This section does not apply to an amendment of a recognised accreditation program for an agricultural ERA if the owner of the program is required to make the amendment under a condition mentioned in section 318YE(3).	9 10 11 12 13
318YK [Deciding amendment application	14
	In deciding the application, the chief executive must consider the criteria mentioned in section 318YD for deciding an application for recognition of an accreditation program for an agricultural ERA.	15 16 17 18 19
Divisio	on 5 General provisions for	20
	applications	21
318YL A	Application of division	22
	This division applies for deciding applications under this part.	23 24
318YM I	Inquiry about application	25
(1)	Before deciding the application, the chief executive may, by a written notice given to the applicant, require the applicant to give the chief	26 27 28

	executive, within the reasonable period of at least 30 days stated in the notice, the further information the chief executive reasonably requires to decide the application.	1 2 3 4		
(2)	The applicant is taken to have withdrawn the application if the applicant does not comply with the requirement under subsection (1) within the stated period.			
(3)	A notice under subsection (1) must be given to the applicant within 30 days after the chief executive receives the application.	9 10 11		
(4)	The information under subsection (1) must, if the notice requires, be verified by statutory declaration.	12 13 14		
318YN I	Decision on application	15		
(1)	The chief executive must consider the application and decide to—	16 17		
	(a) approve the application; or	18		
	(b) approve the application on conditions; or	19		
	(c) refuse the application.	20		
(2)	If the chief executive decides to approve the application, the chief executive must give the applicant a notice about the decision.	21 22 23		
(3)	If the chief executive decides to refuse the application, or impose conditions on a person's approval, the chief executive must give the applicant an information notice for the decision as soon as practicable after making the decision.	24 25 26 27 28		
318YO I	Failure to decide application	29		
(1)	Subject to subsections (2) and (3), if the chief executive fails to decide the application within 30 days after receiving it, the failure is taken to be a	30 31 32		

s	1	01	

	the application.	1 2
(2)	Subsection (3) applies if—	3
	(a) a person has made an application under this part; and	4 5
	(b) the chief executive has, under section 318YM(1), required the applicant to give the chief executive further information.	6 7 8
(3)	The chief executive is taken to have refused to grant the application if the chief executive does not decide the application within 30 days after the chief executive receives the further information.	9 10 11 12
(4)	If the application is taken to be refused under this section, the applicant is entitled to be given an information notice by the chief executive for the decision.	13 14 15 16
Divisio	on 6 Amendment, suspension	17
Divisio	on 6 Amendment, suspension and cancellation by chief	17 18
Divisio	,	
	and cancellation by chief	18
	and cancellation by chief executive	18 19

			for suspending or cancelling ognition	1 2
Each of the following is a ground for suspending or cancelling recognition of an accreditation program—				
	(a)		recognition was obtained by materially rrect or misleading information or by a ake;	6 7 8
	(b)		owner of the program has contravened a dition of the recognition;	9 10
	(c)	the o	owner of the program has committed—	11
		(i)	an offence against this Act; or	12
		(ii)	an offence against a law relating to the supply or use of an agricultural chemical product; or	13 14 15
		(iii)	an offence against a law of the Commonwealth, another State or a foreign country that substantially corresponds to an offence mentioned in subparagraph (i) or (ii).	16 17 18 19 20
318YR 9	Shov	v cau	ise notice	21
(1)	sect reco	ion (a ognise cutive	f executive must give a notice under this a <i>show cause notice</i>) to the owner of a ed accreditation program if the chief e proposes to take any of the following the <i>proposed action</i>)—	22 23 24 25 26
	(a)	dire	ct the owner to amend the program;	27
	(b)		nd a condition of the recognition of the gram;	28 29
	(c)	_	end or cancel the recognition of the gram.	30 31
(2)		shov owing	w cause notice must state each of the	32 33

	(a) the proposed action;	1
	to amend the accreditation program or a	2 3 4
	(i) the proposed amendment; and	5
		6 7
		8 9
	(i) the ground for the proposed action; and	10
	circumstances forming the basis for the	11 12 13
	recognition of the program—the proposed	14 15 16
	(the <i>show cause period</i>), make written representations to the chief executive to show why the proposed action should not be	17 18 19 20 21
(3)	<u> </u>	22 23
318YS F	Representations about show cause notice	24
(1)	make written representations about the show cause notice to the chief executive in the show	25 26 27 28
(2)	representations made during the show cause	29 30 31

318YT E	inding show cause process without further on	1 2
(1)	This section applies if, after considering the representations made during the show cause period, the chief executive—	3 4 5
	(a) if the proposed action was to direct the owner of the accreditation program to amend the program or to amend a condition of the recognition of the program—no longer considers the program or condition should be amended; or	6 7 8 9 10 11
	(b) if the proposed action was to suspend or cancel the recognition of the program—	12 13
	(i) no longer believes a ground exists to suspend or cancel the recognition of the program; or	14 15 16
	(ii) no longer believes taking the proposed action is warranted.	17 18
(2)	The chief executive must—	19
	(a) take no further action about the show cause notice; and	20 21
	(b) give a notice that no further action is to be taken about the show cause notice to the owner of the accreditation program.	22 23 24
318YU /	Amendment, suspension or cancellation	25
(1)	Subsection (2) applies if, after considering any representations made during the show cause period, the chief executive—	26 27 28
	(a) if the proposed action was to suspend or cancel the recognition of the accreditation program—believes a ground exists for suspension or cancellation; and	29 30 31

	(b) believes taking the proposed action is warranted.	1 2
(2)	The chief executive may—	3
	(a) if the proposed action was to direct the owner of the accreditation program to amend the program in a stated way—direct the owner to make the stated amendment; or	4 5 6 7
	(b) if the proposed action was to amend a condition of recognition of the program in a stated way—make the stated amendment; or	8 9 10
	(c) if the proposed action was to suspend the recognition of the program for a stated period—suspend the recognition for no longer than the stated period; and	11 12 13 14
	(d) if the proposed action was to cancel the recognition of the program—suspend the recognition for a stated period or cancel the recognition.	15 16 17 18
(3)	If the chief executive decides to act under subsection (2), the chief executive must give an information notice for the decision to the owner of the accreditation program as soon as is practicable.	19 20 21 22 23
(4)	The decision takes effect on—	24
	(a) the day the information notice is given to the person; or	25 26
	(b) a later day stated in the information notice.	27
	mmediate suspension of recognition of reditation program	28 29
(1)	This section applies if the chief executive reasonably believes—	30 31
	(a) a ground exists to suspend the recognition of an accreditation program; and	32 33

	(0)	the program immediately because—	2
		(i) persons who are carrying out an agricultural ERA in a way that contravenes an agricultural ERA standard have been accredited under the program; or	3 4 5 6 7
		(ii) there is an immediate and serious risk that persons who are carrying out an agricultural ERA in a way that contravenes an agricultural ERA standard will be accredited under the program.	8 9 10 11 12 13
(2)	of	e chief executive may suspend the recognition the accreditation program immediately by ing the owner of the accreditation program—	14 15 16
	(a)	an information notice for the decision to immediately suspend the recognition; and	17 18
	(b)	a show cause notice for the suspension or cancellation of the recognition under section 318YR.	19 20 21
(3)	The	e suspension—	22
	(a)	operates when the notices are given to the owner of the accreditation program; and	23 24
	(b)	continues to operate until the earliest of the following—	25 26
		(i) the chief executive cancels the suspension;	27 28
		(ii) the show cause notice is finally dealt with by a notice given under section 318YT or 318YU;	29 30 31
		(iii) 45 days after the notices are given to the person.	32 33

sus	Required action after amendment, spension, cancellation or end of reditation program or recognition	1 2 3
(1)	This section applies to the owner of an accreditation program if—	4 5
	(a) the program is amended; or	6
	(b) the recognition of the program is suspended or cancelled under section 318YU or 318YV; or	7 8 9
	(c) the owner of the program stops providing the program.	10 11
(2)	The owner must give written notice about the amendment, suspension, cancellation or ending of the program, to each person who is accredited under the accreditation program within 5 business days after the amendment, suspension, cancellation or ending takes effect.	12 13 14 15 16 17
	Maximum penalty—100 penalty units.	18
(3)	If the recognition of the accreditation program is suspended, the notice under subsection (2) must state the period of the suspension.	19 20 21
(4)	Within 5 business days after giving a notice to the accredited persons under subsection (2), the owner must give the chief executive—	22 23 24
	(a) a copy of the notice; and	25
	(b) the name of each accredited person given the notice.	26 27
	Maximum penalty—100 penalty units.	28
Insertion of ne	ew s 322A	29
After section	on 322—	30
insert—		31

Clause 11

	audit a	executive may require environmental bout recognised accreditation program icultural ERA	1 2 3
	an rec	e chief executive may, by written notice (also audit notice), require the owner of a ognised accreditation program for an icultural ERA to—	4 5 6 7
	(a)	commission an audit (also an <i>environmental audit</i>) about a stated matter concerning the accreditation program; and	8 9 10
		Example of a matter—	11
		whether the conditions of recognition of the accredited program have been complied with	12 13
	(b)	give the administering authority an environmental report about the audit.	14 15
	sub rea	wever, an audit notice may be given under section (1) only if the chief executive is sonably satisfied the audit is necessary or irable.	16 17 18 19
Clause 12		323 (Administering authority may ental audit about other matters)	20 21
	Section 323(1)(a)—	22
	omit, insert—		23
	(a)	a person is, or has been, contravening—	24
		(i) a regulation; or	25
		(ii) an environmental protection policy; or	26
		(iii) an agricultural ERA standard; or	27
		(iv) a transitional environmental program; or	28 29
		(v) an enforceable undertaking; or	30

		endment of s 324 (Content of audit notice)	1
	(1)	Section 324(1)—	2
		insert—	3
		(ba) if the notice is given under section 322A—the recognised accreditation program and the agricultural ERA to which the program relates;	4 5 6 7
	(2)	Section 324(1)(ba) to (d)—	8
		renumber as section 324(1)(c) to (e).	9
14			10 11
	(1)	Section 326, heading, 'resource'—	12
		omit, insert—	13
		particular	14
	(2)	Section 326(1)(a), after 'resource activity'—	15
		insert—	16
		or a recognised accreditation program for an agricultural ERA	17 18
	(3)	Section 326(3) and (4), after 'holder'—	19
		insert—	20
		or owner of the recognised accreditation program	21
15			22 23
	(1)	Section 326A(2), before 'must pay'—	24
		insert—	25
		, or owner of the recognised accreditation program, given an information notice for the audit decision under section 326(3)	26 27 28
		(2) 14 Am con (1) (2) (3)	(ba) if the notice is given under section 322A— the recognised accreditation program and the agricultural ERA to which the program relates; (2) Section 324(1)(ba) to (d)— renumber as section 324(1)(c) to (e). 14 Amendment of s 326 (Administering authority may conduct environmental audit for resource activities) (1) Section 326, heading, 'resource'— omit, insert— particular (2) Section 326(1)(a), after 'resource activity'— insert— or a recognised accreditation program for an agricultural ERA (3) Section 326(3) and (4), after 'holder'— insert— or owner of the recognised accreditation program 15 Amendment of s 326A (Administering authority's costs of environmental audit or report) (1) Section 326A(2), before 'must pay'— insert— , or owner of the recognised accreditation program, given an information notice for the audit

[s 16]

	(2) Section 326A(2)(b), after 'holder'—	1
	insert—	2
	or owner	3
	(3) Section 326A—	4
	insert—	5
	(4) In this section—	6
	audit decision, in relation to costs incurred in conducting or commissioning an environmental audit or preparing an environmental report about the audit, means the decision under section 326(1) to conduct or commission the audit or prepare the report.	7 8 9 10 11 12
lause 16	Amendment of s 330 (What is a transitional environmental program)	13 14
	Section 330(1)(c)—	15
	insert—	16
	(iv) an agricultural ERA standard that applies to an agricultural ERA.	17 18
lause 17	Amendment of s 363A (Prescribed provisions)	19
	(1) Section 363A(1)(b)—	20
	omit, insert—	21
	(b) a provision of an agricultural ERA standard for an agricultural ERA.	22 23
	(2) Section 363A(2)—	24
	omit, insert—	25
	(2) However, a provision of the agricultural ERA standard is a prescribed provision only if the person contravening the provision is the person carrying out an agricultural ERA for which the	26 27 28 29

		standard is in effect.	1
		Note—	2
		If there is a transitional environmental program for the agricultural ERA, see section 346 for the effect of complying with that program.	3 4 5
Clause	18	Amendment of s 426 (Environmental authority required for particular environmentally relevant activities)	6 7
		Section 426(2)(a), after 'ERA'—	8
		insert—	9
		that is not a prescribed ERA	10
Clause	19	Amendment of s 452 (Entry of place—general)	11
		(1) Section 452(1)—	12
		insert—	13
		(ea) it is a place to which a recognised accreditation program for an agricultural ERA relates and entry is made when—	14 15 16
		(i) the place is open for conduct of business; or	17 18
		(ii) the place is otherwise open for entry; or	19
		(2) Section 452(1)(ea) to (k)—	20
		renumber as section 452(1)(f) to (l).	21
Clause	20	Amendment of s 466 (Power to require production of documents)	22 23
		Section 466(1), from 'under this Act'—	24
		omit, insert—	25
		under—	26
		(a) this Act; or	27

		(b) a development condition of a development approval; or	
		(c) an agricultural ERA standard that applies to an agricultural ERA; or	
		(d) a recognised accreditation program for an agricultural ERA.	
lause	21	Amendment of s 520 (Dissatisfied person)	7
		(1) Section 520(1)(b)—	3
		omit.)
		(2) Section 520(1)—	C
		insert— 1	1
		recognise an accreditation program for an 1	12 13
		accreditation program for an agricultural 1	15 16 17
		(3) Section 520(1)(g), after '322'—	8
		insert— 1	9
		, 322A	20
		(4) Section 520(1)(i), 'ERMP direction,'—	21
		omit.	22
		(5) Section 520(1)(c) to (1)—	23
		renumber as section 520(1)(b) to (o).	24
Clause	22		25 26
		(1) Section 538(1)(a), from 'decision)'—	27
		omit, insert—	28

					sion) conme	about ental au			ication presc			1 2 3
		(2)	Section 538	(1)(b)	, 'the	ERMP	or'—					4
			omit.									5
Clause	23		endment of	f s 54	0A (F	Regist	ers to	be ke	pt by	chief	ŧ	6 7
		(1)	Section 540	A(1)(b)—							8
			omit.									9
		(2)	Section 540	A(1)(c)—							10
			insert—									11
					_	nised altural l		ditation	pro	grams	s for	12 13
				, ,	-	nded ditation s;				_	on of ultural	14 15 16
		(3)	Section 540	A(1)(c) to ((g)—						17
			renumber as	s secti	on 54	0A(1)(b) to (f).				18
Clause	24	Ins	ertion of ne	w ch	13, p	ot 28						19
			Chapter 13-	_								20
			insert—									21
			Part 2	8		Trai	nsiti	onal	pro	visi	ons	22
								ronn	-			23
						Pro	tecti	on (0	Grea	ıt		24
							_	Reef				25
								es) a	nd C	Othe	er	26
							islat		_			27
						Am	endr	nent	Act	20 1	19	28

767 Def	initions for part	1
	In this part—	2
	amendment Act means the Environmental Protection (Great Barrier Reef Protection Measures) and Other Legislation Amendment Act 2019.	3 4 5 6
	<i>previous</i> , for a provision of this Act, means as in force from time to time before the commencement.	7 8 9
768 Init	ial agricultural ERA standards	10
(1)	This section applies to a document if—	11
	(a) on or before the commencement, the chief executive makes the document as though it was an ERA standard made under section 318; and	12 13 14 15
	(b) the document states it is an agricultural ERA standard for section 81; and	16 17
	(c) sections 318A and 318B were not complied with in relation to the standard before it was made.	18 19 20
(2)	A regulation under section 318D may approve the document as an ERA standard even though sections 318A and 318B were not complied with before the standard was made.	21 22 23 24
	cognition of existing accreditation grams	25 26
(1)	An accreditation program for an agricultural ERA prescribed by regulation for this section within 6 months after the commencement is taken to have been recognised for the agricultural ERA by the chief executive under chapter 5A, part 5A.	27 28 29 30 31
(2)	The following are conditions of the recognition of	32

		er subsection (1)—	2
	(a)	within 6 months after the regulation mentioned in subsection (1) commences, the owner of the program must—	3 4 5
		(i) ensure the program is consistent with each agricultural ERA standard that applies to the agricultural ERA; and	6 7 8
		(ii) if the owner amends the program so it is consistent with an agricultural ERA standard—give the chief executive a copy of the amended program; and	9 10 11 12
		(iii) ensure each person mentioned in section 770 is carrying out the agricultural ERA in a way that does not contravene an agricultural ERA standard that applies to the agricultural ERA;	13 14 15 16 17 18
	(b)	another condition imposed by the chief executive within 3 months after the regulation commences.	19 20 21
(3)		he chief executive decides to impose a dition under subsection (2)(b)—	22 23
	(a)	the chief executive must give the owner of the accreditation program an information notice for the decision; and	24 25 26
	(b)	the decision is taken to be an original decision for chapter 11, part 3.	27 28
(4)	unde conc a pe appl	recognition of an accreditation program er subsection (1), or the imposition of a dition under subsection (2)(b), does not affect ower of the chief executive to decide an dication or take other action in relation to the gram or condition under chapter 5A, part 5A.	29 30 31 32 33 34

770 Pe ac	rsons accredited under existing creditation programs	1 2
(1)	This section applies to a person who is accredited under an accreditation program for an agricultural ERA immediately before the program became a recognised program for the agricultural ERA under section 769(1).	3 4 5 6 7
(2)	Section 82 does not apply to the person for the period that starts on the commencement and ends 6 months after the commencement.	8 9 10
	cord keeping obligation for existing ricultural ERA continues	11 12
(1)	This section applies in relation to—	13
	(a) a record that was made, or required to be made, under previous section 83; and	14 15
	(b) the relevant primary documents for the record required to be kept under previous section 84.	16 17 18
(2)	Chapter 4A, part 2, division 2, as in force immediately before the commencement, continues to apply in relation to the record and relevant primary documents—	19 20 21 22
	(a) from the commencement until the day that is 5 years after the record was made or required to be made; and	23 24 25
	(b) as if this Act had not been amended by the amendment Act.	26 27
	oceedings for offences against previous ovisions	28 29
(1)	This section applies if a person is alleged to have committed an offence against previous section 78, 83, 84 or 86	30 31

(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be continued or started, and the person may be punished for the offence, as if this Act had not been amended by the amendment Act.				
(3)	Subsection (2) applies despite the Criminal Code, section 11.	6 7			
	nesty for environmental risk management n offences	8			
(1)	This section applies to a person who carries out an agricultural ERA if—	10 11			
	(a) before the commencement—	12			
	(i) the person carried out an agricultural ERA for which there was an accredited ERMP; and	13 14 15			
	(ii) the period for which the accredited ERMP applied ended; and	16 17			
	(b) during the amnesty period, the person was required to have an accredited ERMP for the agricultural ERA under previous section 88.	18 19 20			
(2)	An ERMP direction given to the person under previous chapter 4A, part 3, division 1 during the amnesty period has no effect.	21 22 23			
(3)	Previous sections 92 and 105 are taken not to have applied to the person during the amnesty period.	24 25			
(4)	In this section—	26			
	amnesty period, for an agricultural ERA carried out under an accredited ERMP, means the period that—	27 28 29			
	(a) starts at the end of the period for which the accredited ERMP for the agricultural ERA applied; and	30 31 32			
	(b) ends on the commencement.	33			

				eview of impact of ch 4A on contaminant vels	1 2
			(1)	The Minister must review the extent to which chapter 4A has been effective in reducing the load of the following contaminants in the water in river basins in the Great Barrier Reef catchment—	3 4 5 6
				(a) dissolved inorganic nitrogen in the water;	7
				(b) sediment suspended in the water.	8
			(2)	The review must be—	9
				(a) started no earlier than 3 years, and no later than 3 years and 3 months, after the commencement of chapter 4A; and	10 11 12
				(b) completed within 1 year.	13
			(3)	The Minister must, as soon as practicable after finishing the review, table a report about the outcome of the review in the Legislative Assembly.	14 15 16 17
			(4)	In this section—	18
				<i>load</i> , of a contaminant that enters water, see section 77(5).	19 20
Clause	25	Am	nendment o	of sch 2 (Original decisions)	21
		(1)	Schedule 2	2, part 1, division 2—	22
			omit.		23
		(2)	Schedule 2	2, part 2, division 3—	24
			insert—		25
	318Y	N(1)(aposition of a condition on recognition of an creditation program for an agricultural ERA	
	318Y	N(1)(*	fusal of application to recognise an accreditation ogram for an agricultural ERA	

	318YU(2)	amendment, suspension or cancellation of recognition of an accreditation program for an agricultural ERA	
	(3)	Schedule 2, part 2, division 4—	1
		insert—	2
	322A(1)	decision to give audit notice for a recognised accreditation program for an agricultural ERA	
lause	26 Am	nendment of sch 4 (Dictionary)	3
	(1)	Schedule 4, definitions accredited, agricultural chemicals, agricultural ERA, agricultural ERA record, agricultural property, carries out, cattle, ERMP, ERMP content requirements, ERMP direction, optimum amount, over-fertilisation, priority catchment, production requirement, reef, relevant agricultural property, relevant primary documents and sugar cane growing—	4 5 6 7 8 9 10
		omit.	11
	(2)	Schedule 4—	12
		insert—	13
		accreditation program, for an agricultural ERA, for chapter 5A, part 5A, see section 318YB.	14 15
		accredited, under a recognised accreditation program for an agricultural ERA, for chapter 5A, part 5A, see section 318YA.	16 17 18
		adviser, for chapter 4A, part 4, see section 83.	19
		agricultural chemical product means an agricultural chemical product under the Agvet Code of Queensland as applying under the Agricultural and Veterinary Chemicals (Queensland) Act 1994.	20 21 22 23 24
		agricultural ERA see section 79.	25
		agricultural ERA standard see section 81(1).	26

		carries out, an agricultural ERA, see section 80.	1
		give advice, for chapter 4A, part 4, see section 83.	2
		Great Barrier Reef catchment see section 75(1).	3
		Great Barrier Reef water quality offset condition see section 87(3).	4 5
		owner, of an accreditation program, see section 318YA.	6 7
		recognised accreditation program, for an agricultural ERA, see section 318YA.	8 9
		river basin, for chapter 4A, see section 75(2).	10
		show cause period , for chapter 5A, part 5A, division 6, see section 318YR(2)(e).	11 12
		<i>tailored advice</i> , for chapter 4A, part 4, see section 84.	13 14
(3)	Schedule 4,	definition audit notice, after '322(1)'—	15
	insert—		16
		, 322A(1)	17
(4)	Schedule '322(1)(a)'-	4, definition <i>environmental audit</i> , after	18 19
	insert—		20
		, 322A(1)(a)	21
(5)	Schedule 4,	definition proposed action—	22
	insert—		23
		(ba) for chapter 5A, part 5A, division 6—see section 318YR(1);	24 25
(6)	Schedule 4. (c)—	, definition proposed action, paragraphs (ba) and	26 27
	renumber a	s paragraphs (c) and (d).	28
(7)	Schedule 4,	definition recipient, paragraph (c)—	29
	omit.		30

	(8	Schedule 4, definition <i>recipient</i> , paragraphs (d) and (f)—	1
		renumber as paragraphs (c) and (d).	2
	(9	Schedule 4, definition <i>show cause notice</i> , before paragraph (a)—	3 4
		insert—	5
		(aa) for chapter 5A, part 5A, division 6—see section 318YR(1); or	6 7
	(10	Schedule 4, definition <i>show cause notice</i> , paragraphs (aa) to (c)—	8 9
		renumber as paragraphs (a) to (d).	10
	(11) Schedule 4, definition standard conditions—	11
		insert—	12
		(c) for a person carrying out an agricultural ERA—means a standard condition stated in an agricultural ERA standard that applies to the agricultural ERA.	13 14 15 16
	Part 5	Amendment of Fisheries Act 1994	17 18
			10
Clause	27 A	ct amended	19
		This part amends the Fisheries Act 1994.	20
Clause	28 A	mendment of s 5 (Meaning of <i>fish</i>)	21
		Section 5(3)(b), after '1992'—	22
		insert—	23
		for which a wildlife authority or a protected area authority under that Act is required to take, keep, use, move or deal with the animal	24 25 26

	Part	6	Amendment of Nature Conservation Act 1992	1 2
Clause	29	Act amen	ded	3
		This pa	art amends the Nature Conservation Act 1992.	4
Clause	30	Amendme	ent of s 71 (Classes of wildlife to which Act	5 6
		Section	n 71(a)(i) to (v)—	7
		omit, i	nsert—	8
			(i) extinct wildlife; and	9
			(ii) extinct in the wild wildlife; and	10
			(iii) critically endangered wildlife; and	11
			(iv) endangered wildlife; and	12
			(v) vulnerable wildlife; and	13
			(vi) near threatened wildlife; and	14
			(vii) least concern wildlife; and	15
Clause	31	Replacem	ent of ss 76–78	16
		Section	ns 76 to 78—	17
		omit, i	nsert—	18
		76	Native wildlife may be prescribed as extinct wildlife	19 20
			A regulation may prescribe native wildlife as extinct wildlife if there is no reasonable doubt the last member of the species has died.	21 22 23
		77	Native wildlife may be prescribed as extinct in the wild wildlife	24 25
			A regulation may prescribe native wildlife as	26

	exti	nct in the wild wildlife if—	1
	(a)	the wildlife is known only to survive in cultivation, in captivity or as a naturalised population well outside its past range; or	2 3 4
	(b)	the wildlife is not known to survive in its known or expected habitat, in its past range, over a period appropriate to the life cycle or form of the wildlife.	5 6 7 8
78		wildlife may be prescribed as critically ered wildlife	9 10
		regulation may prescribe native wildlife as ically endangered wildlife if—	11 12
	(a)	the wildlife has undergone or is suspected to have undergone a very large reduction in numbers; or	13 14 15
	(b)	it is likely that a very large reduction in the wildlife's numbers is imminent; or	16 17
	(c)	the wildlife's geographic distribution is—	18
		(i) precarious for the survival of the wildlife; and	19 20
		(ii) very restricted; or	21
	(d)	the estimated total number of mature individuals is very low and it is likely the number will—	22 23 24
		(i) continue to decline at a very high rate; or	25 26
		(ii) continue to decline and its geographic distribution is precarious for the survival of the wildlife; or	27 28 29
	(e)	the estimated total number of mature individuals is extremely low; or	30 31

	(f)	the probability of the wildlife's extinction in the wild is at least 50% in the immediate future.	1 2 3
		wildlife may be prescribed as ered wildlife	4 5
(1)	end	regulation may prescribe native wildlife as angered wildlife if the wildlife is not critically angered and any of the following apply—	6 7 8
	(a)	the wildlife has undergone or is suspected to have undergone a large reduction in numbers;	9 10 11
	(b)	it is likely that a large reduction in the wildlife's numbers is imminent;	12 13
	(c)	the wildlife's geographical distribution is—	14
		(i) precarious for the survival of the wildlife; and	15 16
		(ii) restricted;	17
	(d)	the estimated total number of mature individuals is low and it is likely the number will—	18 19 20
		(i) continue to decline at a high rate; or	21
		(ii) continue to decline and its geographical distribution is precarious for the survival of the wildlife;	22 23 24
	(e)	the estimated total number of mature individuals is very low;	25 26
	(f)	the probability of the wildlife's extinction in the wild is at least 20% in the near future.	27 28
(2)	In th	his section—	29
	mea	ically endangered, in relation to wildlife, and the wildlife falls within a description nationed in section 78.	30 31 32

78E				ie may be prescribed as ildlife	1 2
	(1)	vulr enda	erable angere	tion may prescribe native wildlife as e wildlife if the wildlife is not critically ed or endangered and any of the apply—	3 4 5 6
		(a)		vildlife has undergone or is suspected to undergone a moderate reduction in bers;	7 8 9
		(b)		likely a moderate reduction in the life's numbers is imminent;	10 11
		(c)	the v	vildlife's geographical distribution is—	12
				precarious for the survival of the wildlife; and	13 14
			(ii)	limited;	15
		(d)	indiv	estimated total number of mature viduals is limited and it is likely the ber will—	16 17 18
			(i)	continue to decline at a substantial rate; or	19 20
			` /	continue to decline and its geographical distribution is precarious for the survival of the wildlife;	21 22 23
		(e)	the indiv	estimated total number of mature viduals is low;	24 25
		(f)	-	probability of the wildlife's extinction in wild is at least 10% in the medium-term re.	26 27 28
	(2)	In th	nis sec	etion—	29
		mea	ns th	endangered, in relation to wildlife, the wildlife falls within a description d in section 78.	30 31 32
		end	anger	ed, in relation to wildlife, means the	33

[s 32]

		wildlife falls within a description mentioned in section 78A(1).	1 2
Clause	32	Amendment of s 79 (Native wildlife may be prescribed as near threatened wildlife)	3 4
		Section 79(3), definition vulnerable, '78(1)'—	5
		omit, insert—	6
		78B(1)	7
Clause	33	Amendment of s 88 (Restrictions on taking protected animal and keeping or use of unlawfully taken protected animal)	8 9 10
		Section 88(6), definition <i>class 1 offence</i> , paragraph (a), 'extinct in the wild'—	11 12
		omit, insert—	13
		extinct, extinct in the wild, critically endangered	14
Clause	34	Amendment of s 89 (Restriction on taking etc. particular protected plants)	15 16
		Section 89(5), definition <i>class 1 offence</i> , paragraph (a), 'extinct in the wild'—	17 18
		omit, insert—	19
		extinct, extinct in the wild, critically endangered	20
Clause	35	Insertion of new s 143B	21
		After section 143A—	22
		insert—	23
		143B Chief executive may approve use of information system	24 25
		(1) The chief executive may approve a system (an <i>information system</i>) for generating, receiving,	26 27

			sending, or otherwise processing electronic communications between an authorised person and another person.	1 2 3
		(2)	Communications received by the information system are taken to be documents given to the authorised person.	4 5 6
		(3)	A decision generated by the information system is taken to be a decision made by the authorised person.	7 8 9
Clause 36	Am	nendment o	f schedule (Dictionary)	10
	(1)	Schedule—	-	11
		insert—		12
			<i>critically endangered wildlife</i> means native wildlife prescribed under this Act as critically endangered wildlife.	13 14 15
			<i>extinct wildlife</i> means native wildlife prescribed under this Act as extinct wildlife.	16 17
	(2)	Schedule, d	lefinition protected wildlife, paragraphs (a) to (e)—	18
		omit, insert	<u>. </u>	19
			(a) extinct wildlife; or	20
			(b) extinct in the wild wildlife; or	21
			(c) critically endangered wildlife; or	22
			(d) endangered wildlife; or	23
			(e) vulnerable wildlife; or	24
			(f) near threatened wildlife; or	25
			(g) least concern wildlife.	26
	(3)	Schedule, (c)—	definition threatened wildlife, paragraphs (a) to	27 28
		omit, insert	<u>-</u>	29
			(a) extinct wildlife; or	30

Part 7 Amendment of Vegetation Management Act 1999

[s 37]

		(b) extinct in the wild wildlife; or	1
		(c) critically endangered wildlife; or	2
		(d) endangered wildlife; or	3
		(e) vulnerable wildlife.	4
	Part 7	7 Amendment of Vegetation	5
		Management Act 1999	6
Clause	37	Act amended	7
		This part amends the Vegetation Management Act 1999.	8
Clause	38	Amendment of schedule (Dictionary)	9
		Schedule, definition protected wildlife, before 'endangered'	·— 10
		insert—	11
		critically endangered wildlife,	12
	Part 8	Acts amended	13
Clause	39	Acts amended	14
		Schedule 1 amends the Acts it mentions.	15

Sch	nedule 1	Ac	ts amended	1
			section 39	2
	mical Usage 1988	(Agr	icultural and Veterinary) Control	3 4
1	Section 12W, omit, inse	rt—	nition agricultural ERA, 'section 75'—	5 6 7
2	Section 13C(omit.	2), ed	itor's note—	8 9
3	Section 13D(-	om 'only if'—	10 11
		•	y if the use, preparation, storage or possession he product complies with—	12 13
		(a)	the condition; or	14
		(b)	an agricultural ERA standard that applies to the agricultural ERA; or	15 16
		(c)	if the person is accredited under a recognised accreditation program for the agricultural ERA—the recognised accreditation program.	17 18 19 20
4	Section 13D(2)—		21
	omit, inse	rt—		22
	(2)	In t	his section—	23

	agricultural ERA standard see the Environmental Protection Act 1994, section 81(1).	1 2 3
	recognised accreditation program see the Environmental Protection Act 1994, section 318YA.	4 5 6
5	Part 4, heading, from 'provision'—	7
	omit, insert—	8
	provisions	9
6	Part 4, before section 39—	10
	insert—	11
	Division 1 Transitional provision for	12
	Agricultural and Veterinary	13
	Chemicals Legislation	14
	Amendment Act 2002	15
7	Schedule, definition agricultural ERA, 'section 75'—	16
	omit, insert—	17
	section 79	18
En	vironmental Protection Act 1994	19
1	Section 18, paragraph (a), 'section 75'—	20
	omit, insert—	21
	section 79	22

Section 38(2)(k)(vi), 'under the <i>Transport Infrastructure Act 1994</i> '—	
omit.	3
Section 320A(4)(i)—	4
omit, insert—	5
(i) an agricultural ERA standard.	6
Section 346(2)(f) and (3)(f)—	7
omit, insert—	8
(f) an agricultural ERA standard.	9
Section 348, after 'of ceasing'—	10
insert—	11
to carry out	12
Section 358(d)(xii)—	13
omit, insert—	14
(xii) an agricultural ERA standard; or	15
Section 440O(2), 'Local Government Act 1993'—	16
omit, insert—	17
Local Government Act 2009	18
Section 440ZO, definition <i>ASTM</i> , 'American Society for	19
Testing and Materials'—	20
omit, insert—	21
ASTM International	22

9	Section 458(1)(a)(iii)(A), 'accredited ERMP'—	1
	omit, insert—	2
	agricultural ERA standard	3
10	Section 490(5)(c), 'accredited ERMP,'—	4
	omit.	5
11	Section 493A(4)(a) and (5)(c), 'accredited ERMP'—	6
	omit, insert—	7
	agricultural ERA standard	8
12	Section 493A(4)(b), 'ERMP'—	9
	omit, insert—	10
	standard	11
13	Section 579(6), definition <i>owner</i> , paragraph (e)(vi), 'under the <i>Transport Infrastructure Act 1994</i> '—	12 13
	omit.	14
14	Schedule 1, part 1, section 1(a), '1990'—	15
	omit, insert—	16
	2009	17
15	Schedule 4, definitions commencement, conversion application, UDA development approval, UDA development condition, ULDA Act and unamended Act—	18 19 20
	omit.	21