

Queensland

Environmental Offsets Bill 2014



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A Bill

for

An Act to provide for environmental offsets to counterbalance significant residual impacts of particular activities on particular matters of national, State or local environmental significance and to establish a framework in relation to environmental offsets, and to amend the *Coastal Protection and Management Act 1995*, the *Currumbin Bird Sanctuary Act 1976*, the *Duties Act 2001*, the *Environmental Protection Act 1994*, the *Fisheries Act 1994*, the *Marine Parks Act 2004*, the *National Trust of Queensland Act 1963*, the *Nature Conservation Act 1992*, the *Queensland Heritage Act 1992*, the *Sustainable Planning Act 2009* and the *Vegetation Management Act 1999* for particular purposes and to make minor and consequential amendments of the Act mentioned in schedule 1

[s 1]

The P	he Parliament of Queensland enacts—			
Part	1 Preliminary	2		
1	Short title	3		
	This Act may be cited as the Environmental Offsets Act 2014.	4		
2	Commencement	5		
	This Act, other than the following provisions, commences on a day to be fixed by proclamation—	6 7		
	• part 14	8		
	• section 100	9		
	• section 101, to the extent it inserts section 14	10		
	• sections 105 to 110	11		
	• section 113	12		
	• sections 124 to 126	13		
	• section 132	14		
	• section 134	15		
	• sections 136 and 137	16		
	• part 25	17		
	• schedule 1.	18		

Part 2		Purpose and application of Act			
3	Pu	rpose and achievement	2		
	(1)	The main purpose of this Act is to counterbalance the significant residual impacts of particular activities on prescribed environmental matters through the use of environmental offsets.	3 4 5 6		
	(2)	The main purpose is achieved primarily by—	7		
		(a) establishing a framework for environmental offsets; and	8		
		(b) recognising the level of protection given to prescribed environmental matters under other legislation; and	9 10		
		(c) providing for national, State and local matters of environmental significance to be prescribed environmental matters for the purpose of this Act; and	11 12 13		
		(d) coordinating the implementation of the framework in conjunction with other legislation.	14 15		
		Note—	16		
		Section 94(1) provides this Act applies to an authority granted under another Act only if the application under the other Act for the authority was made on or after the commencement of that section. See section 94 for further relevant provisions.	17 18 19 20		
4	Act	t binds all persons	21		
	(1)	This Act binds all persons including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	22 23 24		
	(2)	Nothing in this Act makes the State, the Commonwealth or any other State liable to be prosecuted for an offence against this Act.	25 26 27		
5	Re	ationship with particular Acts	28		
	(1)	This Act does not affect or limit the functions or powers under the State Development Act of the Coordinator-General,	29 30		

[s 5]

	including, for example, the power to impose a condition under part 4, division 8 of that Act.	1 2
(2)	Also, this Act does not affect or limit—	3
	 (a) the power of an assessment manager under the Sustainable Planning Act 2009 to impose a condition stated in a report of the Coordinator-General under section 39 of the State Development Act; or 	4 5 6 7
	(b) a person's obligation under section 54 of the State Development Act to take into consideration the Coordinator-General's report; or	8 9 10
	(c) the obligation on an administering authority under the <i>Environmental Protection Act 1994</i> , section 205(2) to impose a condition.	11 12 13
(3)	To remove any doubt, it is declared that if there is an inconsistency between—	14 15
	(a) an imposed condition; and	16
	(b) a deemed condition;	17
	the imposed condition prevails to the extent of the inconsistency with the deemed condition.	18 19
	Note for subsection (3)—	20
	However, a deemed condition prevails over some conditions in the following Acts—	21 22
	• the <i>Environmental Protection Act 1994</i> —see section 714;	23
	• the Marine Parks Act 2004—see section 151B;	24
	 the <i>Nature Conservation Act 1992</i>—see sections 66A and 100J; the <i>Sustainable Planning Act 2009</i>—see section 972. 	25 26
(4)	In this section—	20
	<i>Coordinator-General</i> see schedule 2 of the State Development Act.	28 29
	<i>imposed condition</i> means—	30
	(a) a condition imposed under another Act as a result of a power or obligation mentioned in subsection (2); or	31 32

			[s 6]	
		(b)	an imposed condition within the meaning of the State Development Act, section $54B(2)$.	1 2
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6	Def		dictionary in schedule 2 defines particular words used in Act.	5 6 7
Divis	sion	2	Key concepts and definitions	8
7	Wh	at is	an offset condition and an environmental offset	9
	(1)	conc Act	ler another Act, an administering agency may impose a dition (an <i>offset condition</i>) on an authority under the other for a prescribed activity for a prescribed environmental ter that—	10 11 12 13
		(a)	requires an environmental offset to be undertaken; or	14
			Examples of environmental offsets for paragraph (a)—	15
			• carrying out work to maintain the viability of a prescribed environmental matter	16 17
			• preparing a plan about a prescribed environmental matter	18
			• conducting scientific research or an education program	19
		(b)	otherwise relates to an environmental offset.	20
			Example for paragraph (b)—	21
			payment of a financial settlement offset	22

[s 8]

(2)	An <i>environmental offset</i> is an activity undertaken to counterbalance a significant residual impact of a prescribed activity on a prescribed environmental matter.	1 2 3
(3)	However, an environmental offset for a prescribed environmental matter that is a protected area, other than a nature refuge, may include the delivery of any activity that provides a social, cultural, economic or environmental benefit to any protected area.	4 5 6 7 8
Wh	at is a significant residual impact	9
(1)	Generally, a <i>significant residual impact</i> is an adverse impact, whether direct or indirect, of a prescribed activity on all or part of a prescribed environmental matter that—	10 11 12
	 (a) remains, or will or is likely to remain, (whether temporarily or permanently) despite on-site mitigation measures for the prescribed activity; and 	13 14 15
	(b) is, or will or is likely to be, significant.	16
(2)	If a prescribed environmental matter is a protected area, a <i>significant residual impact</i> is an adverse impact of a prescribed activity that results, or will or is likely to result, in 1 or more of the following—	17 18 19 20
	(a) the authorised clearing or inundation of all or part of the protected area for the construction of private or publicly owned infrastructure on the area;	21 22 23
	(b) the exclusion of, or reduction in, the public use or enjoyment of all or part of the protected area;	24 25
	(c) a reduction in the natural or cultural values, within the meaning of the <i>Nature Conservation Act 1992</i> , of all or part of the protected area.	26 27 28
(3)	However, an impact as mentioned in subsection (2) is not a significant residual impact for the protected area if the prescribed activity is—	29 30 31
	(a) conducted by an authorised person performing functions under the <i>Nature Conservation Act 1992</i> ; and	32 33

		(b)	consistent with the management of the area under the <i>Nature Conservation Act 1992</i> , section 15.	1 2
	(4)	is a pres	a legally secured offset area, a <i>significant residual impact</i> an adverse impact, whether direct or indirect, of a acribed activity on all or part of a prescribed environmental ter in the area that results, or will or is likely to result, in—	3 4 5 6
		(a)	for the prescribed environmental matter for which the area was set aside for the purposes of an environmental offset—a use of the area that is inconsistent with how the environmental offset was or is required to be undertaken to achieve a conservation outcome for the prescribed environmental matter under a delivery or management plan or agreement (however described in this or another Act); or	7 8 9 10 11 12 13 14
		(b)	for any other prescribed environmental matter in the area—a significant residual impact as mentioned in subsection (1) on the other prescribed environmental matter.	15 16 17 18
9	Wł	nat is	a prescribed activity	19
		A pr	rescribed activity is an activity—	20
		(a)	the subject of an authority under another Act; and	21
		(b)	for which an offset condition may be imposed under the other Act on the authority; and	22 23
		(c)	that is prescribed under a regulation.	24
10			a prescribed environmental matter and a matter onmental significance	25 26
	(1)	matt	<i>rescribed environmental matter</i> is any of the following ters prescribed under a regulation to be a prescribed ronmental matter—	27 28 29
		(a)	a matter of national environmental significance;	30
		(b)	a matter of State environmental significance;	31

[s 11]

	(c) a matter of local environmental significance.	1
(2)	The prescription of a prescribed environmental matter may be made by reference to a matter declared, defined, designated, established, listed, prescribed or otherwise described under this Act or another Act.	2 3 4 5
	Examples for subsection (2)—	6
	• a fish habitat area declared under the Fisheries Act 1994	7
	• a marine conservation park zone established under a zoning plan for a State marine park under the <i>Marine Parks Act 2004</i>	8 9
	• vulnerable wildlife prescribed under the <i>Nature Conservation Act</i> 1992	10 11
(3)	A regulation may only prescribe a matter of national environmental significance to be a prescribed environmental matter if it is—	12 13 14
	(a) a matter of national environmental significance under the <i>Environment Protection and Biodiversity</i> <i>Conservation Act 1999</i> (Cwlth), chapter 2; and	15 16 17
	(b) the subject of an approval for the taking of an action or class of actions in relation to the matter under section 46 or 146B of that Act.	18 19 20
(4)	In this section—	21
	<i>matter of local environmental significance</i> means a matter of environmental significance dealt with under a local planning scheme or planning scheme policy made by a local government.	22 23 24 25
	<i>matter of State environmental significance</i> means a matter of environmental significance that is dealt with under a State law.	26 27
Со	nservation outcome achieved by environmental offset	28
	A <i>conservation outcome</i> is achieved by an environmental offset for a prescribed activity for a prescribed environmental matter if the offset is selected, designed and managed to	29 30 31
	maintain the viability of the matter.	32

Part 4		Environmental offsets policies		
12	Wh	at is a	an environmental offsets policy	2
	(1)		<i>environmental offsets policy</i> is a document prescribed or a regulation to be an environmental offsets policy.	3 4
	(2)	offse chief	oon as possible after the prescription as an environmental ets policy of a document made by the chief executive, the f executive must make the policy available for inspection e way the chief executive considers appropriate.	5 6 7 8
	(3)	offse local inspe	oon as possible after the prescription as an environmental ets policy of a document made by a local government, the government must ensure the policy is available for ection in the way the local government considers opriate.	9 10 11 12 13
	(4)	exect	subsections (2) and (3), an example of a way the chief utive or a local government may consider appropriate is ing the document available in an electronic form on a site.	14 15 16 17
	(5)	polic	e document prescribed to be an environmental offsets cy is amended or repealed, the amendment or repeal does ake effect for this Act until—	18 19 20
		(a)	for an amendment—the document as amended is prescribed to be an environmental offsets policy; or	21 22
		(b)	for a repeal—the document is prescribed to have been repealed.	23 24
13	Cor	ntent	of environmental offsets policy	25
		An e	nvironmental offsets policy may—	26
		(a)	set out the circumstances in which an environmental offset may or may not be required; or	27 28
		(b)	set out the characteristics of an area that is suitable for undertaking an environmental offset; or	29 30

[s 14]

(c)	provide for the ongoing management and monitoring of,	1
	and reporting about, an environmental offset; or	2

- (d) provide for deciding the size and scale of an 3 environmental offset so the offset is proportionate to the 4 significant residual impacts on a prescribed 5 environmental matter; or 6
- (e) include any other provision relating to the main purpose of this Act.

7

8

9

10

28

Part 5 Imposing offset conditions

14 Imposing offset condition

- This section applies if, under another Act, an administering agency may impose an offset condition on an authority under the other Act for a prescribed activity for a prescribed 13 environmental matter.
- (2) Despite anything to the contrary in the other Act (other than as 15 mentioned in section 5), the administering agency may 16 impose the offset condition only if it is satisfied—17
 - (a) the prescribed activity will, or is likely to have, a 18 significant residual impact on the prescribed 19 environmental matter; and 20
 - (b) all cost-effective on-site mitigation measures for the 21 prescribed activity have been, or will be, undertaken. 22
- (3) In making a decision under the other Act about whether to 23 impose an offset condition, the administering agency may 24 have regard to any relevant offset condition that has been 25 imposed on an authority under another Act for the same 26 prescribed environmental matter.

Example for subsection (3)—

An administering authority considering whether to impose an offset 29 condition under the *Environmental Protection Act 1994* for a vulnerable 30

Page 18

	plant may have regard to an offset condition already imposed on a clearing permit under the <i>Nature Conservation Act 1992</i> for that plant.	1 2
Res	striction on imposition of offset condition	3
(1)	An administering agency must not impose an offset condition on an authority if the significant residual impact on the prescribed environmental matter relates to an area where there is an existing Commonwealth condition about—	4 5 6 7
	(a) the same, or substantially the same, impact; and	8
	(b) the same, or substantially the same, area.	9
(2)	Subsection (1) applies regardless of whether the administering agency considers the significant residual impact on the prescribed environmental matter is, or is likely to be, more significant than the impact for which the existing Commonwealth condition was decided.	10 11 12 13 14
(3)	Subsection (2) does not apply if the prescribed environmental matter to which the condition relates is a protected area.	15 16
(4)	An administering agency that is a local government must not impose an offset condition on an authority if the significant residual impact on the prescribed environmental matter relates to an area where there is an existing State condition about—	17 18 19 20
	(a) the same, or substantially the same, impact; and	21
	(b) the same, or substantially the same, area.	22
(5)	Subsection (4) applies regardless of whether the local government considers the significant residual impact on the prescribed environmental matter is, or is likely to be, more significant than the impact for which the existing State condition was decided.	23 24 25 26 27
(6)	In this section—	28
	<i>existing Commonwealth condition</i> means a condition or provision imposed on a licence, permit or other authority granted under a relevant Commonwealth Act, the effect of which is equivalent to an offset condition.	29 30 31 32
	existing State condition means an existing offset condition.	33
	Page 19	

[s 16]

		relevant Commonwealth Act means any of the following-	1
		•	2 3
		(b) the Great Barrier Reef Marine Park Act 1975 (Cwlth);	4
		· · ·	5 6
Part	6		7
		conditions	8
Divisi	ion	1 Deemed conditions	9
16	Con	nditions that apply under this Act to authority	10
	(1)	another Act on an authority granted under the other Act for a	11 12 13
	(2)		14 15
	(3)		16 17
	(4)		18 19
17	Con	ntravention of deemed condition	20
	(1)	This section applies to the following persons—	21
		(a) an authority holder;	22
			23 24

		[s 18]	
	(2)	A person to whom this section applies must comply with each deemed condition of the authority.	1 2
	(3)	If a person contravenes a deemed condition, the person may be dealt with under the Act under which the authority was granted as if the person had contravened an offset condition imposed under that Act.	3 4 5 6
	(4)	Without limiting subsection (3), the person may be prosecuted under the other Act for a breach of a deemed condition and, if convicted, is liable to a penalty in the same way and to the same extent as if the person had breached an offset condition imposed under the other Act.	7 8 9 10 11
Divi	ision	2 Election before starting prescribed activity	12 13
18	Ele	ection about delivery of offset condition	14
	(1)	This section applies if, under an authority granted under another Act by an administering agency, the authority holder may carry out a prescribed activity to which an offset condition relates for a prescribed environmental matter.	15 16 17 18
	(2)	It is a condition of the authority that, before the authority holder starts any part of the prescribed activity to which the offset condition relates, the holder must—	19 20 21
		(a) elect, by notice given to the administering agency, to deliver the offset condition by—	22 23
		(i) a proponent-driven offset; or	24
		(ii) a financial settlement offset; or	25
		(iii) a combination of a proponent-driven offset and a financial settlement offset; and	26 27
		(b) agree with the administering agency about the delivery	28

[s 18]

(3)	must	tice of election that involves a proponent-driven offset to be accompanied by a plan about how the authority er will undertake the offset (an <i>offset delivery plan</i>).	1 2 3
(4)	The	offset delivery plan must—	4
	(a)	describe how an environmental offset will be undertaken and the conservation outcome will be achieved; and	5 6
	(b)	be signed by the authority holder and any entity that owns land on which the environmental offset will be undertaken; and	7 8 9
	(c)	satisfy each other requirement prescribed under a regulation for this section.	10 11
(5)	For s	subsection (4)(a), the offset delivery plan must—	12
	(a)	effectively account for and manage the risks of the offset failing to achieve the conservation outcome; and	13 14
	(b)	ensure the offset provides benefits in relation to the prescribed environmental matter in addition to any other benefit provided under a requirement of an Act; and	15 16 17
		Example for paragraph (b)—	18
		Ensuring an environmental offset in relation to the management of a pest provides benefits in addition to a landowner's obligation under the <i>Land Protection (Pest and Stock Route)</i> <i>Management Act 2002</i> , section 77 to take reasonable steps to keep land free of particular pests.	19 20 21 22 23
	(c)	have transparent governance arrangements including being able to be readily measured, monitored, audited and enforced; and	24 25 26
	(d)	ensure the offset is of a size and scale proportionate to the significant residual impacts on the prescribed environmental matter.	27 28 29
(6)	(2)	authority holder must make an election under subsection despite the <i>Sustainable Planning Act 2009</i> , section 1)(b) or (c).	30 31 32

		[s 19]	
19	Re	aching agreement about delivery	1
	(1)	After receipt of a notice of election, the administering agency must consider the election and any offset delivery plan given to it, including by having regard to—	2 3 4
		(a) each relevant environmental offsets policy; and	5
		(b) any other matter prescribed under a regulation for this section.	6 7
	(2)	If the administering agency decides it is appropriate to deliver the offset condition in the way stated in the notice of election and any offset delivery plan, it must give the authority holder a notice that states it—	8 9 1(11
		(a) agrees with the holder delivering the offset in the stated way; and	12 13
		(b) requires the holder to enter into an agreement (an <i>agreed delivery arrangement</i>) within a stated reasonable time about delivery of the offset condition.	14 15 16
	(3)	If the administering agency decides the offset condition should be delivered in a way different to the way stated in the notice of election and any offset delivery plan, it must give the authority holder a notice about the decision that states it requires the holder to enter into a process to reach agreement (also an <i>agreed delivery arrangement</i>) within a stated reasonable time about delivery of the offset condition.	17 18 19 20 21 22 22
	(4)	The agreed delivery arrangement must be signed by the authority holder and the administering agency and include, if there is an offset delivery plan, the offset delivery plan.	24 25 26
	(5)	By further agreement (also an <i>agreed delivery arrangement</i>), the authority holder and administering agency may amend either or both of the following—	27 28 29
		(a) the agreed delivery arrangement;	30
		(b) an offset delivery plan.	31
	(6)	A regulation may provide for a review of the decision to give the notice under subsection (3) and what happens if the authority holder and the administering agency can not reach	32 33 34

[s 20]

		agreement within the stated reasonable time, including, for example, a dispute resolution process.	1 2
Divis	ion	3 Proponent-driven offsets	3
20	Wh	at is a proponent-driven offset	4
		A <i>proponent-driven offset</i> is an environmental offset proposed by an authority holder in relation to an offset condition imposed on the authority, that is to be undertaken, directly or indirectly, by the holder.	5 6 7 8
		Example of a holder indirectly undertaking an environmental offset—	9
		A holder may deliver an environmental offset by contracting with a broker to carry out activities on the holder's behalf.	10 11
21	Rec	quirement for proponent-driven offset	12
	(1)	This section applies if, under an agreed delivery arrangement, an authority holder is to deliver an environmental offset in whole or in part by a proponent-driven offset.	13 14 15
	(2)	It is a condition of the authority that the authority holder must comply with the agreed delivery arrangement, including the agreed offset delivery plan.	16 17 18
Divis	ion	4 Financial settlement offsets	19
22	Wh	at is a financial settlement offset	20
		A <i>financial settlement offset</i> is a payment, in relation to delivering an offset condition imposed on an authority, by the authority holder to the department or a local government of an amount required by the administering agency that granted the authority.	21 22 23 24 25

[s 23]

23	Re	quirements for financial settlement offsets
	(1)	This section applies if, under an agreed delivery arrangement, an authority holder is to deliver an offset condition in whole or in part by a financial settlement offset.
	(2)	It is a condition of the authority that, before the authority holder starts any part of the prescribed activity to which the offset condition relates, the holder must pay the amount required, and in the way stated, by the administering agency—
		(a) if the offset condition relates to a matter of local environmental significance—to the local government that is the administering agency; or
		(b) otherwise—to the department.
		Note—
		See also sections 84 and 88.
	(3)	In deciding the amount to be required as a financial settlement offset, the administering agency must calculate the amount in the way prescribed under a regulation.
Divi	sion	5 Further condition about legally secured offset areas
24	Im	pacts on legally secured offset area
	(1)	This section applies to an authority granted under another Act for a prescribed activity to be undertaken in a legally secured offset area.
	(2)	It is a condition of the authority that the authority holder must not carry out any prescribed activity in the legally secured offset area if—
		(a) a delivery or management plan or agreement (however described in this Act or another Act) applies to all or part of the offset area; and

[s 25]

(b)	carrying out the prescribed activity will delay, hamper or				
	stop the delivery of the conservation outcome for a	2			
	prescribed environmental matter as stated in the delivery				
	or management plan or agreement.	4			

Part 7Environmental offset5agreements6

25	Environmental offset agreement					
	(1)		8 9			
		includes the payment of an amount from a local	10 11 12			
		offset, is to be delivered in another way-the chief	13 14 15			
	(2)	environmental offset agreement) with any entity in relation to	16 17 18			
		Note for subsection (2)—	19			
		are defined. The result is the State and each local government is an	20 21 22			
	(3)	·	23 24			
		(a) the period of the agreement;	25			
		(b) contact details for signatories to the agreement;	26			

(c) if the agreement is to achieve a conservation 27 outcome—the terms for achieving the outcome and a 28 statement identifying those terms; 29

	(d)	any other matter required to be included in the agreement under a regulation for this section.	
(4)		gulation may make provisions about environmental offset ements, including, for example, any of the following—	
	(a)	procedures for entering into an agreement;	
	(b)	a prohibition or restriction on the use of an area the subject of an agreement;	
	(c)	the entitlement of an entity to payments under an agreement;	
	(d)	matters that may be considered by an administering agency in deciding if an entity is able to satisfy obligations under an agreement.	
Du		n of environmental offset agreement environmental offset agreement has effect until the period	
		he agreement ends unless it is terminated earlier in rdance with the terms of the agreement.	
Var	acco	he agreement ends unless it is terminated earlier in	
Var (1)	acco iation This envir	he agreement ends unless it is terminated earlier in rdance with the terms of the agreement.	

27

Part 8Legally secured offset areas25

28	What is a legally secured offset area			
	(1)	An area of land is a <i>legally secured offset area</i> if—	27	

[s 29]

	(a)	the a	area is—	1
		(i)	an environmental offset protection area; or	2
		(ii)	an area declared as an area of high nature conservation value under the <i>Vegetation Management Act 1999</i> , section 19F; or	3 4 5
		(iii)	another area prescribed under a regulation; and	6
	(b)	deliv desc	er this Act or another Act, the area is subject to a very or management plan or agreement (however ribed in this Act or the other Act) to achieve a servation outcome for a prescribed environmental er.	7 8 9 10 11
(2)	envir enter decla	ronme red in ared	area is a <i>legally secured offset area</i> if, after an ental offset condition is imposed or an agreement is to in relation to the area, the area is dedicated, or by regulation, as mentioned in the <i>Nature</i> <i>tion Act 1992</i> , section 29(1) or 46.	12 13 14 15 16
(3)	Also	, an a	rea is a <i>legally secured offset area</i> if—	17
	(a)	impo conc	re the commencement of this Act, a condition osed on an authority under another Act (including a lition imposed under the State Development Act) ired the establishment of the area; and	18 19 20 21
	(b)		area is of a type prescribed under a regulation as lly secured for the purposes of the other Act.	22 23
Dec	larat	ion c	of environmental offset protection area	24
(1)	This in the that	section e app land s	on applies if an owner of land makes an application, roved form, to the chief executive for a declaration stated in the application is an environmental offset area.	25 26 27 28
(2)	The owne		executive may, by written notice given to the	29 30
	(a)		are the land stated in the application to be an ronmental offset protection area; or	31 32

	[s 29]	
	(b) declare a part of the land stated in the application to be an environmental offset protection area; or	1 2
	(c) refuse the application.	3
(3)	An owner given a notice mentioned in subsection (2)(b) or (c) may apply in the way provided under the QCAT Act for a review of the declaration of only part of the land stated in the application or the refusal of the application.	4 5 6 7
(4)	A declaration of an environmental offset protection area may be the subject of a single declaration, even if the area—	8 9
	(a) contains separate parcels of land; or	10
	(b) comprises parcels that are not adjacent; or	11
	(c) comprises parcels owned by different persons.	12
(5)	Before making a declaration under subsection (2)(a) or (b), the chief executive may consult, in the way the chief executive considers appropriate, with an entity the chief executive reasonably believes is, or may be, likely to be affected by the declaration.	13 14 15 16 17
(6)	However, the chief executive must not make a declaration for an area under subsection (2) unless the chief executive reasonably believes—	18 19 20
	(a) the area may be used to deliver an environmental offset in accordance with an environmental offset agreement and any relevant offset delivery plan; and	21 22 23
	(b) the combined environmental offset agreement and offset delivery plan for the area is designed to achieve a conservation outcome; and	24 25 26
	(c) the environmental offset agreement requires the owner and the owner's successors to comply with the agreement and any relevant offset delivery plan; and	27 28 29
	(d) each other person with an interest in land within the area has consented to the declaration.	30 31
(7)	In this section—	32

[s 30]

		hermal tenure see the Geothermal Energy Act 2010, dule 2.	1 2			
	GHG authority see the Greenhouse Gas Storage Act 2009, schedule 2.					
	<i>mining interest</i> means—					
	(a)	a mining claim, mineral development licence or mining lease granted under the <i>Mineral Resources Act 1989</i> ; or	6 7			
	(b)	a petroleum lease granted under the <i>Petroleum Act 1923</i> or <i>Petroleum and Gas (Production and Safety) Act 2004.</i>	8 9			
	perso	on with an interest in land, in an area, means—	10			
	(a)	a person with a registered interest, under the Land Act 1994 or the Land Title Act 1994, in land in the area; or	11 12			
	(b)	if the land in the area is subject to a lease, mining interest, geothermal tenure or GHG authority—the lessee, interest holder, tenure holder or authority holder; or	13 14 15 16			
	(c)	if the land in the area is a forest entitlement area, State forest or timber reserve under the <i>Forestry Act 1959</i> or land prescribed under a regulation for this paragraph—the chief executive of the department in which the <i>Forestry Act 1959</i> is administered.	17 18 19 20 21			
Re	cordii	ng of declared areas, etc.	22			
(1)		the declaration of an environmental offset protection the chief executive must—	23 24			
	(a)	record the declaration in the register mentioned in section 89; and	25 26			
	(b)	give notice to the registrar of titles that the declaration has been made.	27 28			
(2)		notice under subsection (1)(b) must include particulars of and within the area the subject of the declaration.	29 30			

(3)	sear	registrar of titles must keep the records in a way that a ch of the register kept by the registrar under any Act ing to title to land will show—	1 2 3
	(a)	whether a declaration of an environmental offset protection area has been made in relation to the land; and	4 5 6
	(b)	if a declaration has been made in relation to the land—that an environmental offset agreement and, if relevant, an offset delivery plan exists in relation to the land.	7 8 9 10
(4)	No f	ee is payable in relation to the notice or the recording.	11
(5)	area	section (3) does not apply in relation to land within the the subject of the declaration if the land can not be stered under the <i>Land Act 1994</i> or the <i>Land Title Act 1994</i> .	12 13 14
Env	viron	mental offset agreement binding	15
	area to tl	le the declaration of an environmental offset protection has effect, the environmental offset agreement in relation he area, including as varied from time to time under ton 27, is binding on—	16 17 18 19
	(a)	each person who is, from time to time, the owner of land within the area, even if the person did not sign the agreement; and	20 21 22
	(b)	each other person who has a registered interest in land within the area.	23 24
Am	endi	ng or revoking declaration	25
	follo	egulation may provide for the chief executive to do the owing in relation to the declaration of an environmental et protection area made under section 29—	26 27 28
	(a)	amend the declaration;	29
	(b)	revoke and remake the declaration;	30
	(c)	revoke the declaration.	31

[s 33]

33	Correcting, updating or removing registry record					
	(1)	This section applies if there is a registry record kept by the registrar of titles about the declaration of an environmental offset protection area (the <i>registry record</i>).	2 3 4			
	(2)	The chief executive may give the registrar of titles a notice (an <i>amendment request</i>) asking the registrar of titles to amend the registry record to make a stated correction of an error.	5 6 7			
	(3)	The chief executive must give the registrar of titles a notice (also an <i>amendment request</i>) asking the registrar to amend the registry record to update it because of—	8 9 10			
		(a) an amendment of the declaration; or	11			
		(b) a revocation and replacement of the declaration; or	12			
		(c) a revocation of the declaration.	13			
	(4)	The registrar must give effect to the amendment request by amending the register of titles.	14 15			
	(5)	No fee is payable for an amendment request.	16			
	(6)	To remove any doubt, it is declared that the registry record can not be amended, withdrawn, revoked or replaced other than under this section or the <i>Land Title Act 1994</i> , section 15.	17 18 19			

Part 9 Compliance notices

34	Local government or chief executive may give compliance notice						
	(1)	This	section applies if—	23			
		(a)	a local government entered into an environmental offset agreement and the local government reasonably believes a person bound by the agreement has contravened its terms; or	24 25 26 27			
		(b)	the chief executive entered into an environmental offset agreement and the chief executive reasonably believes a	28 29			

		person bound by the agreement has contravened its terms.	1 2
(2)	may	local government or chief executive (as the case may be) give a notice (a <i>compliance notice</i>) to the person ring the person to do either or both of the following—	3 4 5
	(a)	start complying with the agreement;	6
	(b)	remedy the contravention of the agreement in a way stated in the notice.	7 8
(3)	agen	section does not limit the power of an administering cy under another Act to give a notice (however described) berson about a contravention of the other Act.	9 10 11
Re	quirer	nents for compliance notice	12
(1)	A co	mpliance notice must—	13
	(a)	be in writing; and	14
	(b)	describe the nature of the alleged contravention; and	15
	(c)	state the action the person must take to stop or remedy the contravention; and	16 17
	(d)	state a reasonable time within which the person must take the action; and	18 19
	(e)	include or be accompanied by an information notice for the decision to give the compliance notice.	20 21
(2)	invol	compliance notice requires a person to take action ving the carrying out of work, it also must give details of ork involved.	22 23 24
(3)		compliance notice requires a person to refrain from doing t, it also must state either—	25 26
	(a)	a period for which the requirement applies; or	27
	(b)	that the requirement applies until further notice.	28
(4)		compliance notice requires a person to do an act, it also state a period within which the act is required to be done.	29 30

[s 36]

	(5)	If a compliance notice requires a person to do more than 1 act, it may state different periods within which the acts are required to be done.	1 2 3
	(6)	In this section—	4
		<i>information notice</i> means a notice complying with the QCAT Act, section 157(2).	5 6
36	Off	ence relating to compliance notice	7
		A person given a compliance notice must comply with it.	8
		Maximum penalty—	9
		(a) if the contravention is of a term for achieving a conservation outcome—300 penalty units; or	10 11
		(b) otherwise—5 penalty units.	12
		Note—	13
		Under section 25, if an environmental offset agreement is to achieve a conservation outcome, the agreement must include a statement identifying the terms relating to achieving that conservation outcome.	14 15 16
37	Review of decision to give compliance notice		17
		A person given a compliance notice may apply, in the way provided under the QCAT Act, for a review of the decision to give the notice.	18 19 20
38	Taking action		21
	(1)	If a local government or the chief executive gives a person a compliance notice and the person contravenes it by not doing something, the local government or chief executive (the <i>entity</i>) may do the thing.	22 23 24 25
	(2)	Any reasonable costs or expenses incurred by the entity in doing anything under subsection (1) may be recovered by it as a debt owing to it by the person given the compliance notice.	26 27 28

Part 1	0	Investigation and enforcement	1
Divisio	on 1	Preliminary	2
39	Defin	itions for pt 10	3
	Iı	n this part—	4
	a	ppointing authority, of an enforcement officer, means—	5
	(;	a) if the enforcement officer was appointed by the chief executive—the chief executive; or	6 7
	(1	b) if the enforcement officer was appointed by the chief executive officer of a local government—the local government.	8 9 10
		elevant offence means an offence against section 36 or this art.	11 12
40	Enfor	cement officers under pt 10	13
		This part includes provision for the appointment of nforcement officers, and gives them particular powers.	14 15
41	Func	tions of inspectors	16
	A	In enforcement officer has the following functions—	17
	(8	a) to investigate, monitor and enforce compliance with environmental offset agreements and compliance notices;	18 19 20
	(1	b) to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	21 22
	(0	c) to facilitate the exercise of powers under this Act.	23
42	Refer	ences to exercise of powers	24
((1) T	his section applies if—	25

[s 43]

		(a)	a provision of this part refers to the exercise of a power by an enforcement officer; and	1 2
		(b)	there is no reference to a specific power.	3
	(2)	offic	reference is to the exercise of all or any enforcement ers' powers under this part or a warrant, to the extent the ers are relevant.	4 5 6
43			ce to document includes reference to ctions from electronic document	7 8
			ference in this part to a document includes a reference to nage or writing—	9 10
		(a)	produced from an electronic document; or	11
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	12 13 14
Divi	sion	2	General provisions about enforcement officers	15 16
Divi: Sub			enforcement officers	
	divis	ion	enforcement officers	16
Sub	divis	sion point The	enforcement officers 1 Appointment	16 17
Sub	divis Ap	sion point The	enforcement officers Appointment ment and qualifications chief executive may, by instrument in writing, appoint	16 17 18 19
Sub	divis Ap	sion point The any o	enforcement officers Appointment ment and qualifications chief executive may, by instrument in writing, appoint of the following persons as an enforcement officer—	16 17 18 19 20
Sub	divis Ap	point The any of (a)	enforcement officers Appointment ment and qualifications chief executive may, by instrument in writing, appoint of the following persons as an enforcement officer— a public service employee; an APS employee under the <i>Public Service Act 1999</i>	16 17 18 19 20 21 22
Sub	divis Ap	point The any of (a) (b)	enforcement officers Appointment ment and qualifications chief executive may, by instrument in writing, appoint of the following persons as an enforcement officer— a public service employee; an APS employee under the <i>Public Service Act 1999</i> (Cwlth);	16 17 18 19 20 21 22 23
Sub	divis Ap	sion point The any o (a) (b) (c)	enforcement officers 1 Appointment ment and qualifications chief executive may, by instrument in writing, appoint of the following persons as an enforcement officer— a public service employee; an APS employee under the <i>Public Service Act 1999</i> (Cwlth); a police officer;	 16 17 18 19 20 21 22 23 24

[s 45]	
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		Note—	1
		A proposed appointment of a police officer must have the approval of the commissioner of police under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> , section 13 (Appointment of police officers as public officials for other Acts).	2 3 4 5
	(2)	Also, the chief executive officer of a local government may, by instrument in writing, appoint an employee of the local government as an enforcement officer.	6 7 8
	(3)	However, the person may be appointed as an enforcement officer only if the person is appropriately qualified for appointment.	9 10 11
45	Ар	pointment conditions and limit on powers	12
	(1)	An enforcement officer holds office on any conditions stated in—	13 14
		(a) the officer's instrument of appointment; or	15
		(b) a signed notice given to the officer; or	16
		(c) a regulation.	17
	(2)	The instrument of appointment, a signed notice given to the enforcement officer or a regulation may limit the officer's powers under this Act.	18 19 20
	(3)	In this section—	21
		<i>signed notice</i> means a notice signed by an enforcement officer's appointing authority.	22 23
46	Wh	en office ends	24
	(1)	The office of a person as an enforcement officer ends if any of the following happens—	25 26
		(a) the term of office stated in a condition of office ends;	27
		(b) under another condition of office, the office ends;	28
		(c) the person's resignation under section 47 takes effect.	29

[s 47]

	(2)	This section does not limit the ways the office of a person as an enforcement officer ends.	1 2
	(3)	In this section—	3
		<i>condition of office</i> means a condition under which the enforcement officer holds office.	4 5
47	Re	signation	6
		An enforcement officer may resign by signed notice given to the officer's appointing authority.	7 8
Sub	divis	sion 2 Identity cards	9
48	lss	sue of identity card	10
	(1)	An appointing authority must issue an identity card to each person the authority appoints as an enforcement officer.	11 12
	(2)	The identity card must—	13
		(a) contain a recent photo of the enforcement officer; and	14
		(b) contain a copy of the officer's signature; and	15
		(c) identify the person as an enforcement officer under this Act; and	16 17
		(d) state an expiry date for the card.	18
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	19 20
49	Pro	oduction or display of identity card	21
	(1)	In exercising a power in relation to a person in the person's presence, an enforcement officer must—	22 23
		(a) produce the officer's identity card for the person's inspection before exercising the power; or	24 25
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	26 27

	(2)	However, if it is not practicable to comply with subsection (1), the enforcement officer must produce the identity card for the person's inspection at the first reasonable opportunity.	1 2 3
	(3)	For subsection (1), an enforcement officer does not exercise a power in relation to a person only because the enforcement officer has entered a place as mentioned in section $51(1)(b)$ or (d).	4 5 6 7
50	Ret	turn of identity card	8
		If the office of a person as an enforcement officer ends, the person must return the person's identity card to the person's appointing authority within 21 days after the office ends unless the person has a reasonable excuse.	9 10 11 12
		Maximum penalty—50 penalty units.	13
Divis	sion	3 Entry of places by enforcement officers	14 15
			13
Subo	divis	sion 1 Power to enter	15
Subo			
		sion 1 Power to enter	16
	Ge	sion 1 Power to enter neral power to enter places	16 17
	Ge	 Sion 1 Power to enter neral power to enter places An enforcement officer may enter a place if— (a) an occupier of the place consents under subdivision 2 to the entry and section 54 has been complied with for the 	16 17 18 19 20

[s 52]

		(d) it is mentioned in an environmental offset agreement as the place of business of an entity that is a party to the agreement and is—	1 2 3
		(i) open for carrying on the business; or	4
		(ii) otherwise open for entry.	5
	(2)	For subsection (1)(d), a <i>place of business</i> does not include a part of the place where a person resides.	6 7
	(3)	If the power to enter arose only because an occupier of the place consented to the entry, the power is subject to any conditions of the consent and ceases if the consent is withdrawn.	8 9 10 11
	(4)	If the power to enter is under a warrant, the power is subject to the terms of the warrant.	12 13
	(5)	The consent may provide consent for re-entry and is subject to the conditions of consent.	14 15
	(6)	If the power to re-enter is under a warrant, re-entry is subject to the terms of the warrant.	16 17
Sub	divis	sion 2 Entry by consent	18
52	Ар	plication of sdiv 2	19
		This subdivision applies if an enforcement officer intends to ask an occupier of a place to consent to the officer or another enforcement officer entering the place under section $51(1)(a)$.	20 21 22
53	Inc	idental entry to ask for access	23
		For the purpose of asking the occupier for the consent, an enforcement officer may, without the occupier's consent or a warrant—	24 25 26
		(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	27 28

			[s 54]	
		(b)	enter part of the place the enforcement officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	1 2 3 4
54	Ма	tters	enforcement officer must tell occupier	5
			ore asking for the consent, the enforcement officer must a reasonable explanation to the occupier—	6 7
		(a)	about the purpose of the entry, including the powers intended to be exercised; and	8 9
		(b)	that the occupier is not required to consent; and	10
		(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	11 12
55	Со	nsen	t acknowledgement	13
	(1)		ne consent is given, the enforcement officer may ask the upier to sign an acknowledgement of the consent.	14 15
	(2)	The	acknowledgement must state the following-	16
		(a)	the purpose of the entry, including the powers to be exercised;	17 18
		(b)	the following has been explained to the occupier-	19
			(i) the purpose of the entry, including the powers intended to be exercised;	20 21
			(ii) that the occupier is not required to consent;	22
			(iii) that the consent may be given subject to conditions and may be withdrawn at any time;	23 24
		(c)	the occupier gives the enforcement officer or another enforcement officer consent to enter the place and exercise the powers;	25 26 27
		(d)	the time and day the consent was given;	28
		(e)	any conditions of the consent.	29

[s 56]

	(3)	If the occupier signs the acknowledgement, the enforcement officer must immediately give a copy to the occupier.	1 2
	(4)	Subsection (5) applies if—	3
		(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	4 5
		(b) an acknowledgement complying with subsection (2) for the entry is not produced in evidence.	6 7
	(5)	The onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	8 9
Sub	divis	sion 3 Entry under warrant	10
56	Ар	plication for warrant	11
	(1)	An enforcement officer may apply to a magistrate for a warrant for a place.	12 13
	(2)	The enforcement officer must prepare a written application that states the grounds on which the warrant is sought.	14 15
	(3)	The written application must be sworn.	16
	(4)	The magistrate may refuse to consider the application until the enforcement officer gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	17 18 19 20
		Example—	21
		The magistrate may require additional information supporting the written application to be given by statutory declaration.	22 23
57	lss	ue of warrant	24
	(1)	The magistrate may issue the warrant for the place only if the magistrate is satisfied there are reasonable grounds for suspecting that there is at or on the place, or will be at or on the place within the next 7 days, a particular thing or activity that may provide evidence of a relevant offence.	25 26 27 28 29

[s 58]

(2)	The	warrant must state the following—	1
	(a)	the place to which the warrant applies;	2
	(b)	that a stated enforcement officer or any enforcement officer may with necessary and reasonable help and force—	3 4 5
		(i) enter the place and any other place necessary for entry to the place; and	6 7
		(ii) exercise the enforcement officer's powers;	8
	(c)	particulars of the offence that the magistrate considers appropriate;	9 10
	(d)	the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name;	11 12 13
	(e)	the evidence that may be seized under the warrant;	14
	(f)	the hours of the day or night when the place may be entered;	15 16
	(g)	the magistrate's name;	17
	(h)	the day and time of the warrant's issue;	18
	(i)	the day, within 14 days after the warrant's issue, the warrant ends.	19 20
Ele	ectroi	nic application	21
(1)	ema com	application under section 56 may be made by phone, fax, il, radio, videoconferencing or another form of electronic imunication if the enforcement officer reasonably siders it necessary because of—	22 23 24 25
	(a)	urgent circumstances; or	26
	(b)	other special circumstances, including, for example, the enforcement officer's remote location.	27 28
(2)	The	application—	29
	(a)	may not be made before the enforcement officer prepares the written application under section $56(2)$; but	30 31
			

[s 59]

	(b)	may	be made before the written application is sworn.	1
Ad	ditior	nal pi	rocedure if electronic application	2
(1)	issue		plication made under section 58, the magistrate may warrant (the <i>original warrant</i>) only if the magistrate d—	3 4 5
	(a)	it w 58; ;	as necessary to make the application under section and	6 7
	(b)		way the application was made under section 58 was ropriate.	8 9
(2)	Afte	r the	magistrate issues the original warrant—	10
	(a)	givi inclu ema	here is a reasonably practicable way of immediately ng a copy of the warrant to the enforcement officer, uding, for example, by sending a copy by fax or il, the magistrate must immediately give a copy of warrant to the enforcement officer; or	11 12 13 14 15
	(b)	othe	erwise—	16
		(i)	the magistrate must tell the enforcement officer the information mentioned in section 57(2); and	17 18
		(ii)	the enforcement officer must complete a form of warrant, including by writing on it the information mentioned in section 57(2) provided by the magistrate.	19 20 21 22
(3)	form case	n of w the <i>d</i>	of the warrant mentioned in subsection (2)(a), or the varrant completed under subsection (2)(b) (in either <i>luplicate warrant</i>), is a duplicate of, and as effectual ginal warrant.	23 24 25 26
(4)			brcement officer must, at the first reasonable ty, send to the magistrate—	27 28
	(a)		written application complying with section 56(2) (3); and	29 30
	(b)		e enforcement officer completed a form of warrant er subsection (2)(b), the completed form of warrant.	31 32

	[s 60)]
(5)	The magistrate must keep the original warrant and, or receiving the documents under subsection (4)—	1
	(a) attach the documents to the original warrant; and	
	(b) give the original warrant and documents to the clerk o the court of the relevant magistrates court.	f
(6)	Subsection (7) applies if—	
	(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	
	(b) the original warrant is not produced in evidence.	
(7)	Despite subsection (3), the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	
(8)	This section does not limit section 56.	
(9)	In this section—	
	<i>relevant magistrates court</i> , in relation to a magistrate, mean the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	
Def	fect in relation to a warrant	
(1)	A warrant is not invalidated by a defect in the warrant or compliance with this subdivision unless the defect affects the substance of the warrant in a material particular.	r
(2)	In this section—	
	<i>warrant</i> includes a duplicate warrant mentioned in section 59(3).	
Ent	try procedure	
(1)	This section applies if an enforcement officer is intending to enter a place under a warrant issued under this subdivision.	5
(2)	Before entering the place, the enforcement officer must do o make a reasonable attempt to do the following things—	r

60

[s 62]

		(a)	identify himself or herself to a person who is an occupier of the place and is present by producing the officer's identity card or another document evidencing the officer's appointment;	1 2 3 4
		(b)	give the person a copy of the warrant;	5
		(c)	tell the person the enforcement officer is permitted by the warrant to enter the place;	6 7
		(d)	give the person an opportunity to allow the officer immediate entry to the place without using force.	8 9
	(3)	subs the	vever, the enforcement officer need not comply with ection (2) if the officer reasonably believes that entry to place without compliance is required to ensure the eution of the warrant is not frustrated.	10 11 12 13
	(4)	In th	is section—	14
		warn 59(3	<i>rant</i> includes a duplicate warrant mentioned in section b).	15 16
Divi	sion	4	Other powers and related matters	17
Sub	divis	ion	1 General powers of enforcement officers after entering places	18 19
62	Ap	plicat	tion of sdiv 1	20
	(1)		power under this subdivision may be exercised if an reement officer enters—	21 22
		(a)	a place under section 51(1)(a), (c) or (d); or	23

			[s 63]	
	(2)	51(1	vever, if the enforcement officer enters under section (a) or (c), the powers under this subdivision are subject by conditions of the consent or terms of the warrant.	1 2 3
63	Ge	neral	powers	4
	(1)		enforcement officer may do any of the following (each a <i>eral power</i>)—	5 6
		(a)	search any part of the place;	7
		(b)	inspect, examine or film any part of the place or anything at or on the place;	8 9
		(c)	take for examination a thing, or a sample of or from a thing, at or on the place;	1 1
		(d)	place an identifying mark in or on anything at or on the place;	1 1
		(e)	take an extract from, or copy, a document at or on the place, or take the document to another place to copy;	1- 1-
		(f)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	1 1 1 2
		(g)	take to, into or onto the place and use any person, equipment and materials the enforcement officer reasonably requires for exercising the enforcement officer's powers under this subdivision;	2 2 2 2 2
		(h)	remain at or on the place for the time necessary to achieve the purpose of the entry.	2 2
	(2)		enforcement officer may take a necessary step to allow exercise of a general power.	2 2
	(3)	copy	e enforcement officer takes a document from the place to y it, the officer must copy the document and return it to the e as soon as practicable.	2' 3' 3
	(4)		e enforcement officer takes from the place an article or ce reasonably capable of producing a document from an	3 3

[s 64]

64

	electronic document to produce the document, the officer must produce the document and return the article or device to the place as soon as practicable.	1 2 3
(5)	In this section—	4
	<i>examine</i> includes analyse, test, account, measure, weigh, grade, gauge and identify.	5 6
	<i>film</i> includes photograph, videotape and record an image in another way.	7 8
	<i>inspect</i> , a thing, includes open the thing and examine its contents.	9 10
Ροι	wer to require reasonable help	11
(1)	The enforcement officer may make a requirement (a <i>help requirement</i>) of an occupier of the place or a person at or on the place to give the officer reasonable help to exercise a general power, including, for example, to produce a document or to give information.	12 13 14 15 16
(2)	When making the help requirement, the enforcement officer must give the person an offence warning for the requirement.	17 18
Off	ence to contravene help requirement	19
(1)	A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	20 21 22
	Maximum penalty—50 penalty units.	23
(2)	It is a reasonable excuse for an individual not to comply with a help requirement if complying might tend to incriminate the individual or expose the individual to a penalty.	24 25 26
(3)	However, subsection (2) does not apply if a document or information the subject of the help requirement is required to be held or kept by the defendant under an environmental offset agreement.	27 28 29 30

			[s 66]
		Note-	-
		See,	, however, section 76.
Sub	odivis	sion 2	2 Other information-obtaining powers of enforcement officers
66	Po	wer to	require name and address
	(1)	This s	section applies if an enforcement officer—
		(a)	finds a person committing a relevant offence; or
			finds a person in circumstances that lead the officer to reasonably suspect the person has just committed a relevant offence; or
			has information that leads the enforcement officer to reasonably suspect a person has just committed a relevant offence.
	(2)		enforcement officer may require the person to state the n's name and residential address.
	(3)	evide	enforcement officer may also require the person to give once of the correctness of the stated name or address if, in rcumstances, it would be reasonable to expect the person
		(a)	be in possession of evidence of the correctness of the stated name or address; or
		(b)	otherwise be able to give the evidence.
	(4)	office	n making a personal details requirement, the enforcement er must give the person an offence warning for the rement.
	(5)		equirement under this section is a <i>personal details rement</i> .
	(6)	In thi	s section—
		addre	ess means any of the following—
		(a)	a residential address;

[s 67]

		(b) a business address;	1
		(c) another address in the State.	2
67	Off	ence to contravene personal details requirement	3
	(1)	A person of whom a personal details requirement has been made must comply with the requirement unless the person has a reasonable excuse.	4 5 6
		Maximum penalty—50 penalty units.	7
	(2)	A person may not be convicted of an offence under subsection (1) unless the person is found guilty of the offence in relation to which the personal details requirement was made.	8 9 10
68	Ρο	wer to require information	11
	(1)	This section applies if an enforcement officer reasonably believes—	12 13
		(a) a relevant offence has been committed; and	14
		(b) a person may be able to give information about the offence.	15 16
	(2)	The enforcement officer may, by notice given to the person, require the person to give the enforcement officer information related to the offence at a stated reasonable time and place.	17 18 19
	(3)	A requirement under subsection (2) is an <i>information</i> requirement.	20 21
	(4)	For information that is an electronic document, compliance with the information requirement requires the giving of a clear image or written version of the electronic document.	22 23 24
	(5)	In this section—	25
		<i>information</i> includes a document.	26

		[s 69]	
69	Off	ence to contravene information requirement	1
	(1)	A person of whom an information requirement is made must comply with the requirement unless the person has a reasonable excuse.	2 3 4
		Maximum penalty—50 penalty units.	5
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	6 7 8 9
Divis	sion	5 Miscellaneous provisions relating to enforcement officers	10 11
Subo	divis	sion 1 Damage	12
70	Du	ty to avoid inconvenience and minimise damage	13
		In exercising a power, an enforcement officer must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	14 15 16
		Note—	17
		See also section 72.	18
71	No	tice of damage	19
	(1)	This section applies if—	20
		(a) an enforcement officer damages something when exercising, or purporting to exercise, a power; or	21 22
		(b) a person (the <i>assistant</i>) acting under the direction or authority of an enforcement officer damages something.	23 24
	(2)	However, this section does not apply to damage the enforcement officer reasonably considers is trivial or if the officer reasonably believes—	25 26 27

[s 72]

		(a) there is no-one apparently in possession of the thing; or	1
		(b) the thing has been abandoned.	2
	(3)	The enforcement officer must give notice of the damage to the person who appears to the officer to be an owner, or person in control, of the thing.	3 4 5
	(4)	However, if for any reason it is not practicable to comply with subsection (3), the enforcement officer must—	6 7
		(a) leave the notice at or on the place where the damage happened; and	8 9
		(b) ensure it is left in a conspicuous position and in a reasonably secure way.	10 11
	(5)	The enforcement officer may delay complying with subsection (3) or (4) if the officer reasonably suspects complying with the subsection may frustrate or otherwise hinder an investigation by the officer.	12 13 14 15
	(6)	The delay may be only for so long as the enforcement officer continues to have the reasonable suspicion and remains in the vicinity of the place.	16 17 18
	(7)	If the enforcement officer believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the officer or the assistant, the officer may state the belief in the notice.	19 20 21 22
	(8)	The notice must state—	23
		(a) particulars of the damage; and	24
		(b) that the person who suffered the damage may claim compensation under section 72.	25 26
Sub	divis	sion 2 Compensation	27
72	Со	mpensation	28
	(1)	This section applies if a person incurs loss because of the exercise, or purported exercise, of a power by or for an	29 30

	enforcement officer including a loss arising from compliance with a requirement made of the person under this part.	1 2
(2)	The person may claim compensation from—	3
	(a) if the enforcement officer was appointed by the chief executive—the State; or	4 5
	(b) if the enforcement officer was appointed by the chief executive officer of a local government—the local government.	6 7 8
(3)	The compensation may be claimed and ordered in a proceeding—	9 10
	(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	11 12
	(b) for an alleged relevant offence the investigation of which gave rise to the claim for compensation.	13 14
(4)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	15 16 17
(5)	In considering whether it is just to order compensation, the court must have regard to—	18 19
	(a) any relevant offence committed by the claimant; and	20
	(b) whether the loss arose from a lawful seizure or lawful forfeiture.	21 22
(6)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	23 24 25
(7)	Section 70 does not provide for a statutory right of compensation other than is provided by this section.	26 27
(8)	In this section—	28
	loss includes costs and damage.	29

[s 73]

Sub	divis	sion 3 Other offences relating to enforcement officers	1 2
73		ving enforcement officer false or misleading ormation	3 4
	(1)	A person must not, in relation to the administration of this Act, give an enforcement officer information, or a document containing information, that the person knows is false or misleading in a material particular.	5 6 7 8
		Maximum penalty—200 penalty units.	9
	(2)	Subsection (1) applies to information or a document given in relation to the administration of this Act whether or not the information or document was given in response to a specific power under this Act.	10 11 12 13
74	Ob	structing enforcement officer	14
	(1)	A person must not obstruct an enforcement officer exercising a power, or someone helping an enforcement officer exercising a power, unless the person has a reasonable excuse.	15 16 17
		Maximum penalty—100 penalty units.	18
	(2)	If a person has obstructed an enforcement officer, or someone helping an enforcement officer, and the officer decides to proceed with the exercise of the power, the officer must warn the person that—	19 20 21 22
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	23 24
		(b) the officer considers the person's conduct an obstruction.	25 26
	(3)	In this section—	27
		<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	28 29

		[s 75]	
75	Im	personating enforcement officer	1
		A person must not impersonate an enforcement officer.	2
		Maximum penalty—100 penalty units.	3
Sub	divis	sion 4 Other provisions	4
76		idential immunity for individuals complying with rticular requirements	5 6
	(1)	Subsection (2) applies if an individual gives or produces information or a document to an enforcement officer under section 64 or 68.	7 8 9
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	1 1 1 1 1
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence.	1: 1 1 1
Divi	sion	6 Legal proceedings	19
77	Su	mmary proceedings for offence	2
		Proceedings for an offence against section 36 or a provision of this part are to be taken in a summary way under the <i>Justices Act 1886</i> .	2 2 2
78	Lin	nitation on time for starting proceeding	2
		A proceeding for an offence against section 36 or a provision of this part must start—	2: 2:
		1	

[s 79]

		(b) within 6 months after the offence comes to the complainant's knowledge.	1 2
79	Evi	identiary aids generally	3
		A certificate purporting to be signed by the chief executive stating any of the following matters is evidence of the matter—	4 5 6
		(a) on a stated day, or during a stated period, a stated person was an enforcement officer;	7 8
		(b) on a stated day, a stated person was given a compliance notice or a requirement or other notice under this part;	9 10
		(c) a stated amount is payable under this Act by a stated person and has not been paid.	11 12
80	Re	sponsibility for acts or omissions of representatives	13
	(1)	This section applies in a proceeding for an offence against section 36 or a provision of this part.	14 15
	(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	16 17
		(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	18 19 20
		(b) the representative had the state of mind.	21
	(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable diligence, have prevented the act or omission.	22 23 24 25 26 27
	(4)	In this section—	28
		<i>representative</i> means—	29
		(a) of a corporation—an executive officer, employee or agent of the corporation; or	30 31

	[s 81]	
	(b) of an individual—an employee or agent of the individual.	1 2
	state of mind, of a person, includes the person's-	3
	(a) knowledge, intention, opinion, belief or purpose; and	4
	(b) reasons for the intention, opinion, belief or purpose.	5
Part 1	1 Amounts received as financial settlement offsets etc.	6 7
Divisio	n 1 Amounts received by the department	8 9
81 A	application of div 1	10
	This division applies to any amount received as a financial settlement offset by the department.	11 12
82 E	stablishment of offset account	13
	The Financial Offset Account (the <i>offset account</i>) is established.	14 15
83 C	Object of offset account	16
	The object of the offset account is to provide funding for the delivery of environmental offsets.	17 18
84 P	ayment of amounts into offset account	19
(1) On receipt by the department of an amount as a financial	20

settlement offset, the amount must be paid into the offset 21 account. 22 Part 11 Amounts received as financial settlement offsets etc.

[s 85]

(2)	The following account—	amounts may also be paid into the offset 1	
		nt appropriated by Parliament for the purposes 3 et account; 4	
	(b) any amou another Ac	int payable into the offset account under 5 ct;	
		nt paid into the offset account at the direction7the approval of, the Minister.8	
(3)	department, and as mentioned in	subsection (2)(b) or (c), is a contribution for1the Financial Accountability Act 2009, section1) 1 2 3
Pay	ment of amour	nts from offset account	4
	The chief exect account only for		5 6
	to an env	vironmental offset the department delivers, 1	7 8 9
	(b) paying fee offset acco		20 21
	• •	e with the Financial Accountability Act 2009, 2	22 23 24
	administra environme	tion of protected areas for the delivery of an 2 ental offset for 1 or more protected areas other 2	25 26 27 28
			29 60

		[s 86]
86	Ad	ministration of offset account
	(1)	Accounts for the offset account must be kept as part of the departmental accounts of the department.
	(2)	However, amounts received for the offset account may be deposited in a departmental financial institution account of the department with other moneys of the department.
	(3)	In this section—
		<i>departmental accounts</i> , of a department, means the accounts of the department kept under the <i>Financial Accountability Act 2009</i> , section 69.
		<i>departmental financial institution account</i> , of a department, means an account of the department kept under the <i>Financial Accountability Act 2009</i> , section 83.
		<i>other moneys</i> , of the department, means all moneys of the department other than amounts received for the offset account.
Divi	sion	2 Payments received by a local
		government
87	Ар	plication of div 2
		This division applies to any amount received as a financial settlement offset by a local government.
88	Pay	ment of amounts into and from trust fund
	(1)	On receipt by the local government of an amount as a financial settlement offset, the amount—
		(a) becomes trust money; and
		(b) must be credited to the local government's trust fund.
	(2)	The local government is required to transfer trust money from the trust fund to pay expenses incurred by the local government in relation to an environmental offset for a matter

[s 89]

of local environmental significance that the local government	1
delivers, whether directly or indirectly.	2

3

Part 12 General

89	Register to be kept by each administering agency				
	(1)		admir wing-	istering agency must keep a register about the	5 6
		(a)	issue	rmation in relation to each authority that has been ed with an offset condition, including, for nple—	7 8 9
			(i)	the administering agency's reference number for the authority; and	10 11
			(ii)	information about the prescribed environmental matter relevant to the offset condition; and	12 13
			(iii)	a description of the location of the impact relevant to the offset condition; and	14 15
			(iv)	if the authority is for a prescribed activity to be undertaken in a legally secured offset area—a description of the area's location and the reason the area is a legally secured offset area under section 28;	16 17 18 19 20
		(b)	any	other matter prescribed under a regulation.	21
	(2)	inspe	ection	istering agency must make the register available for in the way the agency reasonably considers e, including, for example, in electronic form.	22 23 24
	(3)	execu	utive	istering agency must, if requested by the chief and without charge, give information held on the the chief executive.	25 26 27

90	De	legation by chief executive	1
	(1)	The chief executive may delegate the chief executive's functions under this Act to an appropriately qualified public service employee.	2 3 4
	(2)	In this section—	5
		<i>appropriately qualified</i> , for a public service employee to whom a function may be delegated, includes having the qualifications, experience or standing appropriate for the function.	6 7 8 9
		Examples of standing for public service employee—	10
		the officer or employee's classification or level in a department or agency	11
		<i>functions</i> includes powers.	12
91	Ар	proved forms	13
		The chief executive may approve forms for use under this Act.	14
92	Re	gulation-making power	15
	(1)	The Governor in Council may make regulations under this Act.	16 17
	(2)	A regulation may do any of the following—	18
		(a) prescribe fees payable under this Act;	19
		(b) provide for an area of land to be identified by an owner to be used for the purposes of an environmental offset in the future (an <i>advanced offset</i>) and for the use of advanced offsets, including, for example, by providing for trade in relation to advanced offsets;	20 21 22 23 24
		(c) require or permit other amounts to be paid out of the offset account;	25 26
		(d) impose a penalty for contravention of a provision of a regulation of no more than 20 penalty units.	27 28

[s 93]

Part	13	Transitional provisions	1
93	Def	initions for pt 13	2
		In this part—	3
		commencement means commencement of this section.	4
		existing Act means any of the following—	5
		(a) the Environmental Protection Act 1994;	6
		(b) the Fisheries Act 1994;	7
		(c) the Marine Parks Act 2004;	8
		(d) the <i>Nature Conservation Act 1992</i> ;	9
		(e) the Sustainable Planning Act 2009;	10
		(f) the Vegetation Management Act 1999.	11
		<i>existing authority</i> means an authority granted under an existing Act, as the authority is in force immediately before the commencement.	12 13 14
94	Арр	plication of this Act or existing Act	15
	(1)	This Act applies to an authority granted under another Act only if the application under the other Act for the authority was made on or after the commencement.	16 17 18
	(2)	An existing Act continues to apply to the following—	19
		(a) an existing authority;	20
		(b) an application for an authority under an existing Act that was made, but not dealt with, before the commencement;	21 22 23
		(c) an authority granted under an existing Act on or after the commencement (a <i>further existing authority</i>) as the result of an application mentioned in paragraph (b).	24 25 26
	(3)	For subsection (2), if a provision of an existing Act has been repealed by the <i>Environmental Offsets Act 2014</i> , the existing Act as in force immediately before the commencement	27 28 29

	[s 95]	
	continues to apply unless a transitional regulation under this Act or the existing Act provides otherwise.	1 2
(4)	If, after the commencement—	3
	 (a) an application is made under an existing Act to amend an existing authority or a further existing authority in relation to a prescribed activity; and 	4 5 6
	(b) the amendment may or is likely to result in a significant residual impact on a prescribed environmental matter;	7 8
	this Act applies to the application and the authority as amended (the <i>amended authority</i>) if the proposed authority or amended authority will not require or relate to an environmental offset.	9 10 11 12
(5)	Without limiting section 95, a regulation made under that section may provide for the way this Act or the existing Act applies, or does not apply, to an application mentioned in subsection (4) and an amended authority.	13 14 15 16
Tra	nsitional regulation-making power	17
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which it is necessary to make provision to allow or facilitate the change from the operation of an existing Act as in force immediately before the commencement to the operation of either or both of the following—	18 19 20 21 22 23
	(a) the operation of the existing Act on or after the commencement;	24 25
	(b) the operation of this Act.	26
(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	27 28
(3)	A transitional regulation must declare it is a transitional regulation.	29 30
(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	31 32

[s 96]

Part	14	Amendment of Coastal Protection and Management Act 1995	1 2 3
96	Act amended		4
	This part <i>Act 1995</i> .	amends the Coastal Protection And Management	5 6
97	Insertion of n	ew s 201A	7
	After section 20)1—	8
	insert—		9
		emoval of quarry material under dredge inagement plans	10 11
	(1)	A person does not commit an offence against section 101(1) by removing quarry material under a dredge management plan in force under section 200 or 201.	12 13 14 15
	(2)	Subsection (1) is taken to have applied since 5 May 2011.	16 17
		Note—	18
		5 May 2011 was the day of commencement of the <i>Environmental Protection and Other Legislation Amendment Act 2011</i> , section 56, to the extent it inserted sections 200 and 201	19 20 21 22
	(3)	Previous section 102 applies, and is taken to have applied since 5 May 2011, to quarry material removed under a dredge management plan in force under section 200 or 201.	23 24 25 26
98	Insertion of n	ew ch 6, pt 7	27
	Chapter 6—		28
	insert—		29

		[s 98]	
Part	7	Transitional and declaratory provisions for Environmental Offsets Act 2014	1 2 3 4
		tion of ss 123 and 124 to particular n a watercourse	5 6
(1)	Thi	s section applies to work if—	7
	(a)	a development approval for the work was given under the <i>Integrated Planning Act</i> 1997 as in force on or after 17 October 2004 or the <i>Sustainable Planning Act 2009</i> as in force before 3 August 2012: and	8 9 10 11 12
	(b)	the work is or was operational work in tidal water that consists or consisted of constructing or installing works in a watercourse; and	13 14 15 16
	(c)	the work is not, or was not, any of the following—	17 18
		 (i) erecting a sign or other structure, including, for example, a navigational aid or sign for maritime navigation, under a direction made under another Act; 	19 20 21 22 23
		 (ii) building an open drain that is less than 1m deep and has a cross sectional area less than 2.5m²; 	24 25 26
		(iii) constructing an artificial waterway;	27
		(iv) reclaiming land under tidal water.	28
(2)	alw	tions 123 and 124 apply to the work, and ays did apply to the work, as if the work were rational work that is tidal works.	29 30 31

[s 99]

99

(1)	This section applies to a development application, made but not decided on the commencement, for which the definition <i>tidal</i>
	works is relevant.
(2)	The application must be dealt with and decided
	under the definition <i>tidal works</i> as in force immediately before the commencement.
(3)	In this section—
	<i>commencement</i> means the commencement of this section.
	decided means decided under the Planning Act.
	definition tidal works means the schedule,
	definition <i>tidal works</i> .

•,	• ,
omit,	insert—

- 1 *Tidal works* means any of the following— 19
 - (a) works in, on or above— 20
 - (i) land under tidal water; or 21

- (ii) land that will or may be under 22 tidal water because of 23 development on or near the land; 24
- (b) works that are— 25
 - (i) an integral part of works 26 mentioned in paragraph (a) (the 27 *principal works*); and 28
 - (ii) carried out in, on or above land 29 directly adjacent to the land in, on 30

[s 100]

		or above which the principal works are carried out;	1 2
	(c)	works designed to be exposed to tidal water because of shoreline fluctuations;	3 4 5
	(d)	works designed to prevent the erosion of land by the sea (whether or not within the ebb and flow of the tide at spring tides);	6 7 8 9
	(e)	works within the boundaries of a canal, whether above or below high-water mark.	10 11 12
(2)	Schedule, definition t	idal works, paragraph 3—	13
	omit.		14
(3)	Schedule, definition t	idal works, paragraph 4(c)—	15
	omit, insert—		16
	(c)	works that are assessable development, carried out within a coastal management district, of any of the following types—	17 18 19 20
		 (i) the disposal of dredge spoil or other solid waste material in tidal water; 	21 22 23
		(ii) the construction of an artificial waterway; or	24 25

Part 15Amendment of Currumbin Bird26Sanctuary Act 197627

100 Act amended

This part amends the Currumbin Bird Sanctuary Act 1976.

[s 101]

101	Insertion of new ss 14 and 15 After section 13—				
	inse	rt—		3	
		14	Application of Act on registration of National Trust of Australia (Queensland) Limited		
			Sections 3 to 13 and schedules 1 and 2 stop applying if National Trust of Australia (Queensland) Limited is registered under the Corporations Act, part 5B.1.	6 7 8 9	
			Note—	10	
			See the <i>National Trust of Queensland Act 1963</i> , part 3A (Transfer of incorporation of National Trust and related matters).	11 12 13	
		15	Expiry of Act	14	
			This Act expires on the day this section commences.	15 16	
Part	16		Amendment of Duties Act 2001	17	
102	Act	amen	ded	18	
		This p	art amends the Duties Act 2001.	19	
103	Amendment of s 141 (Exemption—particular statutory bodies)				
	(1) Section $141(1)(b)$ —				
		omit.		23	
	(2) Section $141(1)(c)$ to (f)—				

renumber as section 141(1)(b) to (e).

[s 104]

104	Amendment of s 285 (Exemption—mortgages under particular Acts)				
	(1)	Section 285(e)—	3		
		omit.	4		
	(2)	Section 285(f) and (g)—	5		
		renumber as section 285(e) and (f).	6		

Part 17Amendment of Environmental7Protection Act 19948

105	Act amended							
	This	part ai	mends the Environmental Protection Act 1994.	10				
106	Amendm	nent o	f s 39 (Other definitions)	11				
	Section 39 (b), 'cond		nition <i>environmental management plan</i> , paragraph and'—	12 13				
	omit.			14				
107	Amendm made—g		f s 168 (When decision must be ally)	15 16				
	Section 16			17				
	insert—			18				
		(5)	If the applicant has also applied under section 318F to be registered as a suitable operator for the carrying out of the environmentally relevant activity—					
			 (a) the chief executive must not decide the application for the environmental authority before deciding the application under section 318F; and 	23 24 25 26				

[s 108]

			for subsection (1), the decision stage for the application for the environmental authority is taken not to have started until the day the application under section 318F is decided.	1 2 3 4
108	Amendment of be refused)	of s 17	3 (When particular applications must	5 6
	Section 173(1)-	_		7
	omit, insert—			8
	(1)	appli	administering authority must refuse an cation if the applicant is not a registered ble operator.	9 10 11
109	Amendment o	of s 18	5 (Referral to Land Court)	12
	Section 185(2)-	_		13
	omit, insert—			14
	(2)	days an ol giver	referral must be made within 10 business after (but not before) the last day on which bjection notice for the application may be a to the administering authority under ivision 2.	15 16 17 18 19
110	Amendment of conditions)	of s 20	2 (Environmental authority includes	20 21
	Section 202—			22
	insert—			23
		Note-	-	24
		fur aut cor	e <i>Environmental Offsets Act 2014</i> , part 6, states ther conditions that apply to an environmental hority and those further conditions are called deemed additions. A breach of a deemed condition may be all with under this Act.	25 26 27 28 29

[s	1	1	1	1

111	Amendment of s 207 (Conditions that may be imposed) Section $207(1)(c)$ —	1
		2
	omit, insert—	3
	(c) require or otherwise relate to an environmental offset (an <i>environmental</i> <i>offset condition</i>); or	4 5 6
112	Amendment of s 209 (Environmental offset conditions)	7
	(1) Section 209(1), 'works or activities'—	8
	omit, insert—	9
	an environmental offset	10
	(2) Section 209(2)—	11
	omit.	12
	(3) Section 209—	13
	insert—	14
	(6) An agreement entered into under subsection (3) or (4) is not an environmental offset agreement under the <i>Environmental Offsets Act 2014</i> .	15 16 17
113	Amendment of s 318 (Making eligibility criteria)	18
	Section 318(1), ', by gazette notice,'—	19
	omit.	20
114	Insertion of new ch 13, pt 20	21
	After section 712—	22
	insert—	23

[s 114]

Part 20Transitional provisions1for Environmental2Offsets Act 20143

4

13

28

713 Continued effect to make payment

- This section applies if, immediately before the commencement of this section, an environmental offset condition required a person to make a monetary payment to an environmental offset 8 trust and the payment had not been made.
- (2) Despite the repeal of section 209(2) by the 10 Environmental Offsets Act 2014, the person is 11 still required to make the payment. 12

714 Environmental offset conditions

- (1)This section applies if, on or after the 14 commencement of this section, an environmental 15 authority or draft environmental authority 16 under becomes. this Act. subject to an 17 environmental offset condition. 18
- (2) To the extent the environmental offset condition 19
 is inconsistent with a deemed condition, the 20
 deemed condition prevails. 21

Note—22See the Environmental Offsets Act 2014, section 5(3).23Under that provision, particular imposed conditions24prevail over deemed conditions.25

(3) In this section— 26 *deemed condition* see the *Environmental Offsets* 27

Act 2014, schedule 2.

[s 115]

	715 Tra	nsitional regulation-making power	1
	(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	2 3 4
		 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Act as in force immediately before the commencement of this section to the operation of this Act on or after the commencement; and 	5 6 7 8 9 10 11
		(b) this part, or a provision under the <i>Environmental Offsets Act 2014</i> , does not make provision or sufficient provision.	12 13 14
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	15 16 17
	(3)	A transitional regulation must declare it is a transitional regulation.	18 19
	(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	20 21
Am	endment o	f sch 4 (Dictionary)	22
(1)	Schedule environmen	4, definitions <i>Balance the Earth Trust</i> , <i>tal offset</i> and <i>environmental offset trust</i> —	23 24
	omit.		25
(2)	Schedule 4		26
	insert—		27
		<i>environmental offset</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	28 29

115

[s 116]

Part 18		Amend 1994	endment of Fisheries Act	
116	Act	amended		3
		This part amends the F	ïsheries Act 1994.	4
117	Am	endment of s 76IA (E	Environmental offset conditions)	5
	(1)	Section 76IA(2), 'work	ss or activities'—	6
		omit, insert—		7
		an environmen	tal offset	8
	(2)	Section 76IA(3)—		9
		omit.		10
118	Am	endment of s 117 (Fi	sheries Research Fund)	11
		Section 117(4)(c), from	n 'under' to 'section 76IA'—	12
		omit.		13
119	Ins	ertion of new pt 12, c	liv 8	14
		After section 258—		15
		insert—		16
		Division 8	Transitional provisions for	17
			Environmental Offsets Act	18
			2014	19
		259 Continued ef	fect to make payment	20
		commence offset cor monetary	on applies if, immediately before the ement of this section, an environmental adition required a person to make a payment to the Fisheries Research the payment had not been made.	21 22 23 24 25

[s 120]

(2)	Despite the repeal of section 76IA(3) by the <i>Environmental Offsets Act 2014</i> , the person is still required to make the payment.	1 2 3
260 Tra	nsitional regulation-making power	4
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	5 6 7
	 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Act as in force immediately before the commencement of this section to the operation of this Act on or after the commencement; and 	8 9 10 11 12 13 14
	(b) this division, or a provision under the <i>Environmental Offsets Act 2014</i> , does not make provision or sufficient provision.	15 16 17
(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	18 19 20
(3)	A transitional regulation must declare it is a transitional regulation.	21 22
(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	23 24
	Amendment of Marine Parks	25

26

120	Act amended	27
	This part amends the Marine Parks Act 2004.	28

Act 2004

Part 19

[s 121]

121	Amendment of an authority)	of s 49 (Noncompliance with conditions of	1 2
	Section 49, pen	alty, paragraph (b)—	3
	omit, insert—		4
		 (b) for a deemed condition within the meaning of the <i>Environmental Offsets Act</i> 2014—3000 penalty units; or 	5 6 7
		(c) for another condition—295 penalty units.	8
122	Insertion of n	ew ss 151A and 151B	9
	Part 10, after se	ection 151—	10
	insert—		11
	151A C	Offset conditions	12
	(1)	This section applies to an authority but not a corresponding authority.	13 14
	(2)	A condition may be imposed on the authority in relation to a marine park requiring or otherwise relating to an environmental offset (an <i>offset condition</i>).	15 16 17 18
	(3)	The offset condition may require an environmental offset to be undertaken within—	19 20
		(a) the marine park; or	21
		(b) an area of waters or land, whether or not subject to tidal influence or within the marine park, that has an environmental relationship with the marine park.	22 23 24 25
	(4)	If the applicant for the authority has entered into an agreement about an environmental offset, an offset condition may require the applicant to comply with the agreement.	26 27 28 29
	(5)	An agreement mentioned in subsection (4) is not an environmental offset agreement under the <i>Environmental Offsets Act 2014</i> .	30 31 32

		[s 123]	
	(6)	In this section—	1
		<i>environmental offset</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	2 3
	151B C	conditions under s 151A	4
	(1)	This section applies if, after the commencement, a condition is imposed under this Act, as mentioned in section $151A(2)$.	5 6 7
	(2)	To the extent the condition is inconsistent with a deemed condition, the deemed condition prevails. <i>Note—</i>	8 9 10
		See the <i>Environmental Offsets Act 2014</i> , section 5(3). Under that provision, particular imposed conditions prevail over deemed conditions.	11 12 13
	(3)	In this section—	14
		<i>commencement</i> means commencement of this section.	15 16
		<i>deemed condition</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	17 18
123	Insertion of n	ew pt 13	19
	After section 10	•	20
	insert—		21
	Part [•]	13 Transitional provision	22
		for Environmental	23
		Offsets Act 2014	24
	167 Tra	ansitional regulation-making power	25
	(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	26 27 28

[s 124]

		(a) it is necessary to make provision to allow of facilitate the doing of anything to achieve the transition from the operation of this Act as in force immediately before th commencement of this section to th operation of this Act on or after th commencement; and	re 2 et 3 ne 4 ne 5
		(b) this Act, or a provision under th <i>Environmental Offsets Act 2014</i> , does no make provision or sufficient provision.	0
	(2)	A transitional regulation may have retrospectiv operation to a day not earlier than the day of th commencement.	
	(3)	A transitional regulation must declare it is transitional regulation.	a 14 15
	(4)	This section and any transitional regulatio expire 1 year after the day of the commencemen	
Part	t 20	Amendment of National Trust of Queensland Act 1963	18 19
124	Act amended	i	20
	This part a	amends the National Trust of Queensland Act 1963	. 21
125	Amendment	of s 2 (Definitions)	22
	Section 2—		23
	insert—		24

25

			[s 126]	
126	Insertion of n After section 38	•		1 2
	insert—			-3
	Part 3	3 A	Transfer of	4
			incorporation of	5
			National Trust and	6
			related matters	7
	Divisi	on 1	Definition for part 3A	8
	38A De	finition f	or pt 3A	9
	Int	this part—		10
	COL	npany see	section 38B.	11
	Divisi	on 2	Transfer of incorporation	12
		tional Tr orporati	ust to apply for transfer of on	13 14
	(1)	Corpora compan under t	ational Trust must apply under the tions Act, part 5B.1 for registration as a y limited by guarantee (the <i>company</i>) he name National Trust of Australia sland) Limited.	15 16 17 18 19
	(2)		npany must publish on its website a copy onstitution for the company applying at ion.	20 21 22
	38C Au	thority to	o transfer incorporation	23
	(1)		ion 38B(1), the transfer of the National incorporation to a company limited by	24 25

[s 126]

	guarantee under the Corporations Act, part 5B.1 is authorised.	1 2
	Note—	3
	See the Corporations Act, section 601BC(8)(d).	4
(2)	The National Trust may do anything necessary to apply for registration as a company limited by guarantee under that part.	5 6 7
(3)	This part applies despite any other provision of this Act or the <i>Currumbin Bird Sanctuary Act</i> 1976.	8 9 10
38D En	ntries in relation to National Trust in registers	11
(1)	This section applies if—	12
	(a) an Act requires or allows a person to keep a register; and	13 14
	(b) there is an entry in the register in relation to the National Trust; and	15 16
	 (c) the company produces to the person a copy of the certificate issued under the Corporations Act, section 601BD(1)(c) for the company. 	17 18 19 20
(2)	The person must change the register so that the entry is in relation to the company.	21 22
reg	ompany to give copy of certificate of gistration etc. to chief executive and publish py of certificate on website	23 24 25
	If the company receives a certificate under the Corporations Act, section 601BD(1)(c) for the company, the company must as soon as practicable after the receipt of the certificate—	26 27 28 29
	(a) give a copy of the certificate to the chief executive; and	30 31

	[s 127]	
	(b) publish a copy of the certificate on the company's website.	1 2
	Division 3 Application of particular provisions on registration of company	3 4 5
	38F Application of particular provisions on registration of National Trust of Australia (Queensland) Limited	6 7 8
	The following provisions stop applying if National Trust of Australia (Queensland) Limited is registered under the Corporations Act, part 5B.1—	9 10 11 12
	(a) sections 3 to 38, 39 and 42;	13
	(b) the <i>Duties Act 2001</i> , sections 141(1)(b) and 285(e);	14 15
	(c) the Statutory Bodies Financial Arrangements Regulation 2007, schedules 2 and 5, entries for National Trust of Queensland Act 1963.	16 17 18 19
127	Insertion of new pt 5	20
	After section 42—	21
	insert—	22
	Part 5 Expiry of Act	23
	43 Expiry	24
	This Act expires on the day this section commences.	25 26

[s 128]

Part 21 Amendment of Nature 1 **Conservation Act 1992** 2 128 Act amended 3 This part amends the Nature Conservation Act 1992. 4 129 Insertion of new ss 66 and 66A 5 After section 65— 6 insert— 7 66 Offset condition for protected area authority 8 A condition of a protected area authority may (1)9 require or otherwise relate to an environmental 10 offset (an offset condition). 11 Note— 12 13 The Environmental Offsets Act 2014, part 6, states further conditions that apply to a protected area 14 authority and those further conditions are called deemed 15 conditions. A breach of a deemed condition may be 16 dealt with under this Act. 17 (2)An offset condition require may 18 an environmental offset to be undertaken on land to 19 which a protected area authority applies or on 20 other land in the State. 21 (3) If an applicant for a protected area authority has 22 entered into an agreement about an 23 environmental offset, an offset condition may 24 require the applicant to comply with the 25 agreement. 26 (4) An agreement entered into under subsection (3) 27 is not an environmental offset agreement under 28 the Environmental Offsets Act 2014. 29 (5) In this section— 30

[s 130]

	<i>environmental offset</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	1 2
	<i>protected area authority</i> means a lease, agreement, licence, permit or other authority under this Act (including under a regulation) over, or in relation to, land in a protected area.	3 4 5 6
66A Co	nditions of protected area authority	7
(1)	This section applies if, on or after the commencement of this section, a protected area authority becomes, under this Act, subject to an offset condition.	8 9 10 11
(2)	To the extent the offset condition is inconsistent with a deemed condition, the deemed condition prevails.	12 13 14
	Note—	15
	See the <i>Environmental Offsets Act 2014</i> , section 5(3). Under that provision, particular imposed conditions prevail over deemed conditions.	16 17 18
(3)	In this section—	19
	<i>deemed condition</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	20 21
	offset condition see section 66(1).	22
	protected area authority see section 66(5).	23
Insertion of ne	ew pt 5, div 9	24
Part 5, after sect	ion 100H—	25
insert—		26

130

[s 130]

Divisio	on 9 Offset conditions]
100I Off	set condition for wildlife authority	2
(1)	A condition of a wildlife authority may require or otherwise relate to an environmental offset (an <i>offset condition</i>).	2
	Note—	(
	The <i>Environmental Offsets Act 2014</i> , part 6, states further conditions that apply to a wildlife authority and those further conditions are called deemed conditions. A breach of a deemed condition may be dealt with under this Act.	
(2)	An offset condition may require an environmental offset to be undertaken on land to which a wildlife authority applies or on other land in the State.	
(3)	If an applicant for a wildlife authority has entered into an agreement about an environmental offset, an offset condition may require the applicant to comply with the agreement.	
(4)	An agreement entered into under subsection (3) is not an environmental offset agreement under the <i>Environmental Offsets Act 2014</i> .	
(5)	In this section—	
	<i>environmental offset</i> see the <i>Environmental Offsets Act 2014, schedule 2.</i>	
	<i>wildlife authority</i> means a lease, agreement, licence, permit or other authority under this Act (including under a regulation) in relation to a protected animal or protected plant.	
	nditions of wildlife authority	
	This section applies if on or after the	

(1) This section applies if, on or after the 31 commencement of this section, a wildlife 32

	[s 131]	
	authority becomes, under this Act, subject to an offset condition.	1 2
(2)	To the extent the offset condition is inconsistent with a deemed condition, the deemed condition prevails.	3 4 5
	Note—	6
	See the <i>Environmental Offsets Act 2014</i> , section 5(3). Under that provision, particular imposed conditions prevail over deemed conditions.	7 8 9
(3)	In this section—	10
	<i>deemed condition</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	11 12
	offset condition see section 100I(1).	13
	wildlife authority see section 100I(5).	14

Inser	tion of n	ew pt	12, div 6	15
Part 1	2—			16
insert-				17
	Divisi	on 6	Transitional provision for Environmental Offsets Act 2014	18 19 20
	206 Tra	nsitio	onal regulation-making power	21
	(1)	mak	egulation (a <i>transitional regulation</i>) may e provision of a saving or transitional nature which—	22 23 24
		(a)	it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Act as in force immediately before the commencement of this section to the operation of this Act on and after the commencement; and	25 26 27 28 29 30 31

[s 132]

		(b) this Act, or a provision under the <i>Environmental Offsets Act 2014</i> , does not make provision or sufficient provision.	1 2 3
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	4 5 6
	(3)	A transitional regulation must declare it is a transitional regulation.	7 8
	(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	9 10
Part	+ 22	Amendment of Queensland	11
i ai	. 22	Heritage Act 1992	11 12
132	Act amended		13
	This part a	mends the Queensland Heritage Act 1992.	14
133	Amendment o	of s 10 (Membership of council)	15
	Section 10(a)(i)	—	16
	omit, insert—		17
		(i) National Trust of Australia (Queensland) Limited;	18 19
134	Insertion of n	ew pt 15, div 4	20
	After section 19)5—	21
	insert—		22

			[s 135]	
	Divisi	on 4	Transitional provision for Environmental Offsets Act 2014	1 2 3
	196 Re	ference t	o National Trust of Queensland	4
	(1)	(Queens	tion applies if National Trust of Australia land) Limited is registered under the tions Act, part 5B.1.	5 6 7
	(2)			8 9 10 11
135	Omission of	ot 15, div	4	12
	Part 15, division	n 4—		13
	omit.			14
Part	t 23		dment of Sustainable ing Act 2009	15 16
136	Act amended			17
	This part a	mends the	Sustainable Planning Act 2009.	18
137	Amendment of conditions)	of s 244 (I	Development approval includes	19 20
	Section 244(d),	after 'on'-	_	21
	insert—			22
	, 01	that apply	/ to,	23

[s 138]

138	Am	endment o	of s 346A (Environmental offset conditions)	1
	(1)	Section 34	6A(2)—	2
		omit.		3
	(2)	Section 34	6A—	4
		insert—		5
		(3A)	An agreement entered into under subsection (3) is not an environmental offset agreement under the <i>Environmental Offsets Act 2014</i> .	6 7 8
	(3)	Section 34	6A(5), 'section 347(1)(c) does'—	9
		omit, inser	t—	10
		sec	tion 347(1)(b) and (c) do	11
	(4)	Section 34	6A(6), 'works or activities'—	12
		omit, insert—		
		an	environmental offset	14
	(5)	Section 34	6A(7) and (8)—	15
		omit, inser	t—	16
		(7)	In this section—	17
			<i>environmental offset</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	18 19
139	Ins	ertion of n	ew ch 10, pt 10	20
	Chapter 10—			
	inse	ert—		22

[s 139]

4

Part 10 Transitional provisions 1 for Environmental 2 Offsets Act 2014 3

970 Continued effect to make payment

- This section applies if, immediately before the commencement of this section, an environmental offset condition required a person to make a monetary payment to an environmental offset 8 trust and the payment had not been made.
- (2) Despite the repeal of section 346A(7) by the 10 Environmental Offsets Act 2014, the person is 11 still required to make the payment. 12

971 Continued effect of local planning instruments 13

- (1)This section applies to a local planning 14 instrument if it is in force immediately before the 15 commencement of this section, whether the 16 instrument was made under this Act or the 17 repealed IPA. 18 *Note for subsection (1)*— 19 See part 2, division 10. 20 (2)Also this section applies to— 21 a local planning scheme to which section 86 22 (a) applies; and 23 a development control plan mentioned in (b) 24 section 86(2) to the extent a planning 25 scheme applied or adopted the control plan 26 as mentioned in section 86(4). 27 (3) If a provision of a local planning instrument, 28 local planning scheme or development control 29
 - local planning scheme or development control29plan to which this section applies is inconsistent30with the requirements of the *Environmental*31

	<i>Offsets Act 2014</i> , parts 3, 5, 6, 8 or 11, the instrument, scheme or plan prevails to the extent of the inconsistency.	1 2 3
972 Co	nditions of authority	4
(1)	This section applies if, on or after the commencement of this section, a condition comes into force that is an environmental offset condition.	5 6 7 8
(2)	To the extent the environmental offset condition is inconsistent with a deemed condition, the deemed condition prevails.	9 10 11
	Note—	12
	See the <i>Environmental Offsets Act 2014</i> , section 5(3). Under that provision, particular imposed conditions prevail over deemed conditions.	13 14 15
(3)	In this section—	16
	<i>deemed condition</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	17 18
	<i>environmental offset condition</i> see section 346A(1).	19 20
973 Tra	insitional regulation-making power	21
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	22 23 24
	 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Act as in force immediately before the commencement of this section to the operation of this Act on and after the commencement; and 	25 26 27 28 29 30 31

[s 140]

		(b) this part, or a provision under the <i>Environmental Offsets Act 2014</i> , does not make provision or sufficient provision.	1 2 3
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	4 5 6
	(3)	A transitional regulation must declare it is a transitional regulation.	7 8
	(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	9 10
Part	: 24	Amendment of Vegetation	11
		Management Act 1999	12
140	Act amende	d	13
	This part	amends the Vegetation Management Act 1999.	14
141	Omission o	fat 2 div 24 ediv 2	15
141		f pt 2, div 2A, sdiv 2	15
		n 2A, subdivision 2—	16
	omit.		17
142	Amendmen	t of s 19L (Ending declaration)	18
	Section 19L-		19
	insert—		20
	(2)	Also, the chief executive may, by notice given to the owner of land declared as an area of high conservation value, end the declaration if—	21 22 23
		(a) the area is, on or after the commencement of this subsection, a legally secured offset area; and	24 25 26

[s 143]

	(b) a prescribed activity is, under an authority under another Act, to be carried out in or on the area; and	1 2 3	
	(c) the holder of the authority has entered into an agreed delivery arrangement in relation to an environmental offset for impacts to the area.	4 5 6 7	
(3)	In this section—	8	
	agreed delivery arrangement see the Environmental Offsets Act 2014, schedule 2.	9 10	
	<i>authority</i> , under another Act, see the <i>Environmental Offsets Act 2014</i> , schedule 2.	11 12	
	<i>environmental offset</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	13 14	
	<i>legally secured offset area</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.		
	<i>prescribed activity</i> see the <i>Environmental Offsets Act 2014</i> , schedule 2.	17 18	
Omission of p	ot 2, div 6A	19	
Part 2, division	6A—	20	
omit.		21	
Insertion of n	ew pt 6, div 10	22	
Part 6, after sec	tion 121—	23	
insert—		24	

insert—

143

144

	[s 144]
Divisi	on 10 Transitional provisions for Environmental Offsets Act 2014	1 2 3
122 Co	ontinued effect of particular agreements	4
(1)	This section applies despite the repeal of section 22DG by the <i>Environmental Offsets Act 2014</i> .	n 5 6
(2)	An agreement mentioned in repealed section 22DG that is in existence immediately before the commencement of this section continues to have effect according to its terms.	e 8
(3)	However, on and after the commencement, the area to which the agreement applies is a legally secured offset area for the <i>Environmental Offset</i> . <i>Act 2014</i> .	/ 1
123 Tra	ansitional regulation-making power	1
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature for which—	
	 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of this Ac as in force immediately before the commencement of this section to the operation of this Act on and after the commencement; and 	e 2 t 2 e 2 e 2
	(b) this Act, or a provision under the <i>Environmental Offsets Act 2014</i> , does no make provision or sufficient provision.	_
(2)	A transitional regulation may have retrospective operation to a day not earlier than the day of the commencement.	

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145

	(3)	A transitional regulation must declare it is a transitional regulation.	1 2
	(4)	This section and any transitional regulation expire 1 year after the day of the commencement.	3 4
Am	nendment c	of schedule (Dictionary)	5
(1)		definitions development approval, offset, offset is policy and vegetation management offset—	6 7
	omit.		8
(2)	Schedule-	-	9
	insert—		10
		<i>development approval</i> means a development approval under the Planning Act for a vegetation clearing application.	11 12 13
		offset area means a legally secured offset area under the Environmental Offsets Act 2014.	14 15

Part 25Minor amendments16

146	Act amended	17
	~	

Schedule 1 amends the Act mentioned in it.18

[s 147]

Part 26 Consequential amendments of 1 Environmental Offsets Act 2014 2

147	Amendment of long title	3
	Long title, from ', and to amend' to 'schedule 1'	4
	omit.	5

Schedule 1

Sch	edule 1 Minor amendments		1
		section 146	2
Coa	stal Protection and Management Act 19	95	3
1	Schedule, definition <i>tidal works</i> , paragraph 4 'erecting'—	(a),	4 5
	<i>omit, insert—</i> the erection of		6 7
2	Schedule, definition <i>tidal works</i> , paragraph 4 'building'—	·(b),	8 9
	<i>omit, insert</i> — the construction of		10 11
3	Schedule, definition <i>tidal works</i> , paragraph 4 'removing'—	(d) and (e),	12 13
	<i>omit, insert—</i> the removal of		14 15
4	Schedule, definition <i>tidal works</i> , paragraph 4 'constructing'—	·(f),	16 17
	omit, insert—		18
	the construction of		19
5	Schedule, definition tidal works, paragraph 4	—	20
	renumber as paragraph 3.		21

Schedule 2	Dictionary	1
	section 6	2
	<i>ing agency</i> means an entity that, under another grant or has granted an authority for a prescribed	3 4 5
agreed deli	ivery arrangement see section 19.	6
appointing	authority, for part 10, see section 39.	7
authority, u	under another Act, means—	8
(a) an ag or	preement (however described) under the other Act;	9 10
	nce, permit or other authority (however described) the other Act.	11 12
the holder	<i>colder</i> means the person who is, from time to time, of an authority under another Act (however the escribed under the other Act).	13 14 15
compliance	<i>e notice</i> means 34(2).	16
conservatio	on outcome see section 11.	17
deemed con	<i>ndition</i> see section 16.	18
	relation to an offset condition, means comply with on by delivering the relevant environmental offset.	19 20
	<i>document</i> means a document of a type under the <i>retation Act 1954</i> , schedule 1, definition <i>document</i> , (c).	21 22 23
•	<i>nt officer</i> means a person who holds office under vision 1 as an enforcement officer.	24 25
environme	<i>ntal offset</i> see section 7(2).	26
environme	ntal offset agreement see section 25.	27
	<i>ntal offset protection area</i> means an area of land be an environmental offset protection area under or 32.	28 29 30

Schedule 2

means an identity card issued under section 48(1).11impose, in relation to an offset condition, means—12(a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or13(b) for an agreement entered into under another Act—include the offset condition in the agreement.16 <i>information requirement</i> see section 68(3).18 <i>later agreement</i> , for an environmental offset agreement, see section 27(2).20 <i>legally secured offset area</i> see section 28.22 <i>matter of local environmental significance</i> see section 10(4).23 <i>notice</i> means a written notice.26 <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27	environmental offsets policy see section 12.	1
grant, in relation to an authority under another Act, means— 4 (a) for an authority that is an agreement—enter (however described) the authority; or 6 (b) otherwise—approve, give, issue or otherwise grant (however described) the authority. 7 <i>help requirement</i> see section 64(1). 9 <i>identity card</i> , for a provision about enforcement officers, means an identity card issued under section 48(1). 11 <i>impose</i> , in relation to an offset condition, means— 12 (a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or 13 (b) for an agreement entered into under another Act—include the offset condition in the agreement. 16 <i>information requirement</i> see section 68(3). 18 <i>later agreement</i> , for an environmental offset agreement, see section 27(2). 22 <i>legally secured offset area</i> see section 28. 22 <i>matter of local environmental significance</i> see section 10(4). 23 <i>notice</i> means a written notice. 26 <i>notice of election</i> means a notice mentioned in section 18(2) 27 by which an authority holder elects to deliver an environmental offset. 26	financial settlement offset see section 22.	2
 (a) for an authority that is an agreement—enter (however described) the authority; or (b) otherwise—approve, give, issue or otherwise grant (however described) the authority. <i>help requirement</i> see section 64(1). <i>identity card</i>, for a provision about enforcement officers, means an identity card issued under section 48(1). <i>impose</i>, in relation to an offset condition, means— (a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or (b) for an agreement entered into under another Act—include the offset condition in the agreement. <i>information requirement</i> see section 68(3). <i>land</i> includes waters. <i>later agreement</i>, for an environmental offset agreement, see section 27(2). <i>legally secured offset area</i> see section 28. <i>matter of local environmental significance</i> see section 10(4). <i>notice</i> means a written notice. <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset. 	general power see section 63(1).	3
described) the authority; or6(b) otherwise—approve, give, issue or otherwise grant (however described) the authority.7 <i>help requirement</i> see section 64(1).9 <i>identity card</i> , for a provision about enforcement officers, means an identity card issued under section 48(1).11 <i>impose</i> , in relation to an offset condition, means—12(a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or14(b) for an agreement entered into under another Act—include the offset condition in the agreement.16 <i>information requirement</i> see section 68(3).18 <i>land</i> includes waters.19 <i>later agreement</i> , for an environmental offset agreement, see section 27(2).22 <i>legally secured offset area</i> see section 28.22 <i>matter of local environmental significance</i> see section 10(4).23 <i>notice</i> means a written notice.26 <i>notice of election</i> means a notice mentioned in section 18(2)27by which an authority holder elects to deliver an environmental offset.26	grant, in relation to an authority under another Act, means-	4
(however described) the authority.8help requirement see section 64(1).9identity card, for a provision about enforcement officers, means an identity card issued under section 48(1).11impose, in relation to an offset condition, means—12(a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or13(b) for an agreement entered into under another Act—include the offset condition in the agreement.16 <i>information requirement</i> see section 68(3).18 <i>land</i> includes waters.19 <i>later agreement</i> , for an environmental offset agreement, see section 27(2).22 <i>legally secured offset area</i> see section 28.22 <i>matter of local environmental significance</i> see section 10(4).23 <i>notice</i> means a written notice.26 <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27		
 <i>identity card</i>, for a provision about enforcement officers, means an identity card issued under section 48(1). <i>impose</i>, in relation to an offset condition, means— for an authority under another Act—apply the offset condition (however the application is described in the other Act); or for an agreement entered into under another Act—include the offset condition in the agreement. <i>information requirement</i> see section 68(3). <i>land</i> includes waters. <i>later agreement</i>, for an environmental offset agreement, see section 27(2). <i>legally secured offset area</i> see section 28. <i>matter of local environmental significance</i> see section 10(4). <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset. 		
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 (a) for an authority under another Act—apply the offset condition (however the application is described in the other Act); or (b) for an agreement entered into under another Act—include the offset condition in the agreement. <i>information requirement</i> see section 68(3). <i>land</i> includes waters. <i>later agreement</i>, for an environmental offset agreement, see section 27(2). <i>legally secured offset area</i> see section 28. <i>matter of local environmental significance</i> see section 10(4). <i>nature refuge</i> see the <i>Nature Conservation Act 1992</i>, schedule. <i>notice</i> means a written notice. <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset. 		10 11
condition (however the application is described in the other Act); or14(b) for an agreement entered into under another Act—include the offset condition in the agreement.16 <i>information requirement</i> see section 68(3).18 <i>land</i> includes waters.19 <i>later agreement</i> , for an environmental offset agreement, see section 27(2).20 <i>legally secured offset area</i> see section 28.22 <i>matter of local environmental significance</i> see section 10(4).23 <i>notice</i> means a written notice.26 <i>notice</i> felection26 <i>notice of election</i> means a notice mentioned in section 18(2) 	<i>impose</i> , in relation to an offset condition, means—	12
Act—include the offset condition in the agreement.17 <i>information requirement</i> see section 68(3).18 <i>land</i> includes waters.19 <i>later agreement</i> , for an environmental offset agreement, see section 27(2).20 <i>legally secured offset area</i> see section 28.22 <i>matter of local environmental significance</i> see section 10(4).23 <i>nature refuge</i> see the Nature Conservation Act 1992, schedule.24 <i>notice</i> means a written notice.26 <i>notice of election</i> means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27	condition (however the application is described in the	13 14 15
land includes waters.19later agreement, for an environmental offset agreement, see section 27(2).20legally secured offset area see section 28.21matter of local environmental significance see section 10(4).23nature refuge see the Nature Conservation Act 1992, schedule.24notice means a written notice.26notice of election means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27		16 17
later agreement, for an environmental offset agreement, see20section 27(2).21legally secured offset area see section 28.22matter of local environmental significance see section 10(4).23nature refuge see the Nature Conservation Act 1992, schedule.24notice means a written notice.26notice of election means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.26	information requirement see section 68(3).	18
section 27(2).21legally secured offset area see section 28.22matter of local environmental significance see section 10(4).23nature refuge see the Nature Conservation Act 1992, schedule.24notice means a written notice.26notice of election means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27	<i>land</i> includes waters.	19
matter of local environmental significance see section 10(4).23nature refuge see the Nature Conservation Act 1992, schedule.24schedule.25notice means a written notice.26notice of election means a notice mentioned in section 18(2) by which an authority holder elects to deliver an environmental offset.27		20 21
nature refugesee the Nature Conservation Act 1992, schedule.24 25noticemeans a written notice.26 26notice of electionmeans a notice mentioned in section 18(2) 	legally secured offset area see section 28.	22
schedule.25notice means a written notice.26notice of election means a notice mentioned in section 18(2)27by which an authority holder elects to deliver an environmental offset.28	<i>matter of local environmental significance</i> see section 10(4).	23
<i>notice of election</i> means a notice mentioned in section 18(2) 27 by which an authority holder elects to deliver an 28 environmental offset. 29		24 25
by which an authority holder elects to deliver an 28 environmental offset.	notice means a written notice.	26
<i>occupier</i> , of a place, includes the following— 30	by which an authority holder elects to deliver an	27 28 29
	occupier, of a place, includes the following—	30

(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	1 2
(b)	any person at or on the place who is apparently acting with the authority of a person who apparently occupies the place;	3 4 5
(c)	if no-one apparently occupies the place—any person who is an owner of the place.	6 7
<i>of</i> , a	place, includes at or on the place.	8
enfor reaso	<i>ce warning</i> , for a direction or requirement by an recement officer, means a warning that, without a mable excuse, it is an offence for the person to whom the tion or requirement is made not to comply with it.	9 10 11 12
offse	t account see section 82.	13
offse	<i>t condition</i> see section 7(1).	14
offse	t delivery plan see section 18(3).	15
meas relate	<i>te mitigation measure</i> , for a prescribed activity, means a ure undertaken on land to which the prescribed activity es, to avoid or minimise significant adverse impacts on cribed environmental matters.	16 17 18 19
owne	r , of land, includes the following—	20
(a)	for freehold land—the person recorded in the freehold land register as the person entitled to the fee simple interest in the land;	21 22 23
(b)	for land held under a lease—the person who holds the lease;	24 25
(c)	for trust land under the Land Act 1994—the trustees of the land;	26 27
(d)	for Aboriginal land under the <i>Aboriginal Land Act</i> 1991—the persons to whom the land has been transferred or granted;	28 29 30
(e)	for Torres Strait Islander land under the <i>Torres Strait</i> <i>Islander Land Act 1991</i> —the persons to whom the land has been transferred or granted;	31 32 33

(f)	for a State-controlled road under the <i>Transport</i> <i>Infrastructure Act 1994</i> —the chief executive of the department in which that Act is administered;	1 2 3
(g)	for a road controlled by a local government under the <i>Local Government Act 2009</i> —the local government;	4 5
(h)	for other land prescribed under a regulation—the entity prescribed under a regulation for the land.	6 7
pers	onal details requirement see section 66(5).	8
pers	on in control, of a thing—	9
(a)	if the thing is a vehicle, includes the following—	10
	(i) the vehicle's driver or rider;	11
	 (ii) anyone who reasonably appears to be, claims to be, or acts as if he or she is, the vehicle's driver or rider or the person in control of the vehicle; or 	12 13 14
(b)	otherwise—includes anyone who reasonably appears to be, claims to be, or acts as if he or she is, the person in possession or control of the thing.	15 16 17
place	<i>e</i> includes the following—	18
(a)	premises;	19
(b)	vacant land;	
(c)	a place in Queensland waters;	
(d)	a place held under more than 1 title or by more than 1 owner;	
(e)	the land or water where any of the following are situated—	24 25
	(i) a building or structure;	26
	(ii) a group of buildings or structures;	27
	(iii) a feature of land or water, including a feature that does not occur naturally.	28 29
premises includes—		
(a)	a building or other structure; and	31

Schedule	e 2

(b)	a pa	rt of a building or other structure; and	1
(c)	a ca	ravan or vehicle; and	2
(d)	a ca	ve or tent; and	3
(e)	-	-	4 5
prese	cribed	<i>d activity</i> see section 9.	6
preso	cribed	d environmental matter see section 10(1).	7
prop	onen	t-driven offset see section 20.	8
the <i>l</i>	Vatur	e Conservation Act 1992, section 14, other than a	9 10 11
publ	ic pla	<i>ce</i> means—	12
(a)	a pla	ace, or part of the place—	13
	(i)	the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	14 15 16
		Examples of a place that may be a public place under subparagraph (i)—	17 18
		a national park	19
	(ii)	the occupier of which allows, whether or not on payment of money, members of the public to enter; or	20 21 22
(b)	a pla	ace that is a public place under another Act.	23
		•	24 25
reasonable in the circumstances.2reasonably suspects means suspects on grounds that are2			26 27
			28 29
relev	ant a	gency see section 25(1).	30
<i>relevant offence</i> , for part 10, see section 39.			31
signi	fican	tt residual impact see section 8.	32
	 (c) (d) (e) preso prop prote the <i>I</i> coord puble (a) (b) reaso reaso reaso reaso reaso reaso reaso reaso reaso 	 (c) a car (d) a car (e) premoved a car (e) premoved a car <i>prescribed</i> <i>proponen</i> <i>protected</i> <i>the Nature</i> coordinate <i>public pla</i> (a) a pla (i) (b) a pla <i>reasonable</i> 	 (c) a caravan or vehicle; and (d) a cave or tent; and (e) premises held under more than 1 title or by more than 1 owner. prescribed activity see section 9. prescribed environmental matter see section 10(1). proponent-driven offset see section 20. protected area means a protected area of a class mentioned in the Nature Conservation Act 1992, section 14, other than a coordinated conservation area. public place means— (a) a place, or part of the place— (i) the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or Examples of a place that may be a public place under subparagraph (i)— a national park (ii) the occupier of which allows, whether or not on payment of money, members of the public to enter; or (b) a place that is a public place under another Act. reasonably believes means considers on grounds that are reasonable in the circumstances. reasonably suspects means suspects on grounds that are reasonable in the circumstances.

Schedule 2

	e Development Act means the State Development and lic Works Organisation Act 1971.	1 2
trust	fund—	3
(a)	for the Brisbane City Council—see the <i>City of Brisbane</i> <i>Regulation 2012</i> , section 192(2); or	4 5
(b)	for another local government—see the <i>Local Government Regulation 2012</i> , section 200(2).	6 7
trust	a money—	8
(a)	for the Brisbane City Council—see the <i>City of Brisbane</i> <i>Regulation 2012</i> , section 192(3); or	9 10
(b)	for another local government—see the <i>Local Government Regulation 2012</i> , section 200(3).	11 12
vehi	cle—	13
(a)	means a vehicle under the Transport Operations (Road Use Management) Act 1995; and	14 15
(b)	includes a vessel under that Act.	16

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