

Nature Conservation and Other Legislation Amendment Bill 2022



Queensland

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Nature Conservation and Other **Legislation Amendment Bill 2022**

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2022

A Bill

for

An Act to amend the Forestry Act 1959, the Marine Parks Act 2004, the Nature Conservation Act 1992. the Nature (Animals) Regulation Conservation 2020, the Nature Conservation (Plants) Regulation 2020. the Nature Conservation (Protected Areas Management) Regulation 2017, the Recreation Areas Management Act 2006, the State Penalties Enforcement Regulation 2014 and the Wet Tropics World Heritage Protection and Management Act 1993 for particular purposes

The Parliament of Queensland enacts— 1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the Nature Conservation and Other 4 Legislation Amendment Act 2022. 5 Clause 2 Commencement 6 The following provisions commence on a day to be fixed by 7 proclamation-8 part 4, division 3; (a) 9 (b) part 10, division 3; 10 (c) schedule 1, part 2. 11 Part 2 Amendment of Forestry Act 12 1959 13 Clause 3 Act amended 14 This part amends the *Forestry Act* 1959. 15 Clause 4 Insertion of new ss 85A and 85B 16 After section 85— 17 insert— 18 85A Impersonating forest officer 19 A person must not pretend to be a forest officer. 20 Maximum penalty—50 penalty units. 21

		85B Imp	perso	onating ranger	1
		(1)	-	erson who is not a ranger must not, in any way, I out that the person is a ranger—	2 3
			(a)	in or for a State forest or timber reserve; or	4
			(b)	in relation to any forest products or quarry material that are the property of the State.	5 6
			Ma	ximum penalty—50 penalty units.	7
		(2)	In t	nis section—	8
			auti	horised, by the State, means—	9
			(a)	employed or engaged by the State; or	10
			(b)	authorised under an arrangement entered into by or for the State.	11 12
				<i>ger</i> means a person who is authorised by the e—	13 14
			(a)	to act in a position as a ranger; or	15
			(b)	to perform a function ordinarily performed by a person mentioned in paragraph (a).	16 17
	Part	3		nendment of Marine Parks t 2004	18 19
Clause	5	Act amended			20
		This part ar	nend	s the Marine Parks Act 2004.	21
		Note—			22
		See also th	ie ame	ndments in schedule 1.	23
Clause	6	Insertion of ne	ew s	52A	24
		After section	on 52-	—	25
		insert—			26

[s 7]

			52A Fur	nctio	ns of inspectors	1
			(1)	An	inspector has the following functions—	2
				(a)	to investigate, monitor and enforce compliance with this Act;	3 4
				(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	5 6 7
				(c)	to facilitate the exercise of powers under this Act;	8 9
				(d)	to help achieve the main purpose of this Act by providing advice and information on how the purpose may be achieved.	10 11 12
			(2)	pow	ject to this Act, an inspector may exercise the vers under this Act for the purpose of these ctions.	13 14 15
Clause	7	Am	endment o	f s 9	1 (Obstructing an inspector)	16
Clause	7	Am (1)	endment o Section 91,			16 17
Clause	7					
Clause	7		Section 91, omit.	head		17
Clause	7	(1)	Section 91, omit.	head 1), 'e	ling, 'an'—	17 18
Clause	7	(1)	Section 91, <i>omit</i> . Section 91(head 1), 'e 	ling, 'an'—	17 18 19
Clause	7	(1)	Section 91, omit. Section 91(omit, insert	head 1), 'e perf	ing, 'an'— exercise of a power'— formance of a function or exercise of a power	17 18 19 20 21
Clause	7	(1)(2)	Section 91, omit. Section 91(omit, insert	head 1), 'e perf	ing, 'an'— exercise of a power'— formance of a function or exercise of a power er this Act	17 18 19 20 21 22
Clause	7	(1)(2)	Section 91, omit. Section 91(omit, insert Section 91(head 1), 'e perf und 2), at	ing, 'an'— exercise of a power'— formance of a function or exercise of a power er this Act	 17 18 19 20 21 22 23
Clause	8	(1)(2)(3)	Section 91, omit. Section 91(omit, insert Section 91(head 1), 'e perf und 2), at the	<pre>bing, 'an'— exercise of a power'— formance of a function or exercise of a power er this Act fter 'with'— performance of the function or</pre>	 17 18 19 20 21 22 23 24
		(1)(2)(3)	Section 91, omit. Section 91(omit, insert Section 91(insert—	head 1), 'e perf und 2), at the ew s	<pre>bing, 'an'— exercise of a power'— formance of a function or exercise of a power er this Act fter 'with'— performance of the function or 92A</pre>	 17 18 19 20 21 22 23 24 25

[s 9]

92A Imj	personating ranger	1			
(1)	A person who is not a ranger must not, in any way, hold out that the person is a ranger in or for a marine park.				
	Maximum penalty—50 penalty units.	5			
(2)	In this section—				
	authorised, by the State, means—	7			
	(a) employed or engaged by the State; or	8			
	(b) authorised under an arrangement entered into by or for the State.	9 10			
	<i>ranger</i> means a person who is authorised by the State—	11 12			
	(a) to act in a position as a ranger; or	13			
	(b) to perform a function ordinarily performed by a person mentioned in paragraph (a).	14 15			
Part 4	Amendment of Nature Conservation Act 1992	16 17			
Division 1	Preliminary	18			
9 Act amended		19			
This part a	mends the Nature Conservation Act 1992.	20			
Note—		21			
See also the	ne amendments in schedule 1.	22			

Clause

[s 10]

	Divisi	ion 2		endments commencing on sent	1 2
Clause	10			2 (Restriction on taking etc. of cultural ces of protected areas)	3 4
		Section 62(7), d	efinition prescribed provision, '43F or'-	5
		omit, insert-			6
			43F	, 43G or	7
Clause	11	Insertion of ne	ew s	127A	8
		After sectio	n 12	7—	9
		insert—			10
		127A Fi	incti	ons of conservation officers	11
		(1)	A fune	conservation officer has the following ctions—	12 13
			(a)	to investigate, monitor and enforce compliance with this Act;	14 15
			(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act;	16 17 18
			(c)	to facilitate the exercise of powers under this Act;	19 20
			(d)	to help achieve the object of this Act by providing advice and information on how the object may be achieved.	21 22 23
		(2)	exe	ject to this Act, a conservation officer may rcise the powers under this Act for the purpose hese functions.	24 25 26
Clause	12	Insertion of ne	w p	t 8A	27

After section 143B—

28

[s 12]

insert— Part 8	8A Review of decisions	1 2
Divisi	on 1 Preliminary	3
143C D	Definitions for part	4
	In this part—	5
	<i>affected person</i> , in relation to a decision, means—	6 7
	(a) if the decision is an original decision—	8
	(i) a person who is given, or is entitled to be given, an information notice for the decision; or	9 10 11
	(ii) a person whose interests are otherwise affected by the decision; or	12 13
	(b) if the decision is an internal review decision—the person who applied for the internal review.	14 15 16
	<i>internal review</i> , of an original decision, see section 143E(1).	17 18
	<i>internal review decision</i> means a decision made, or taken to have been made, under section 143G on an application for internal review of an original decision.	19 20 21 22
	<i>original decision</i> means a decision for which an information notice must be given under this Act.	23 24
	<i>QCAT information notice</i> , for an internal review decision, means a notice complying with the QCAT Act, section 157(2).	25 26 27

Division 2 Internal review

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[s 12]

143D Review review	w pi	roce	ss must	start	wi	ith	in	te	rn	al
	66		0							

An affected person for an original decision may apply to QCAT for a review of the decision only if a decision on an application for internal review of the decision has been made, or taken to have been made, under this division.

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143E Who may apply for internal review

- An affected person for an original decision may apply to the chief executive for a review of the decision under this division (an *internal review*).
- (2) If the affected person has not been given an information notice for the original decision, the affected person may ask the chief executive for an information notice for the decision.
 12
 13
 14
 15
- (3) A failure by the chief executive to give the 16 affected person an information notice for the 17 original decision does not limit or otherwise affect 18 the person's right to apply for an internal review 19 of the decision. 20

143F Requirements for application

(1)	An application for internal review of an original decision must—	22 23
		-

- (a) be in the approved form; and
- (b) for a person who has been given an information notice for the decision—include enough information to enable the chief executive to decide the application; and 28
- (c) be made to the chief executive within— 29
 - (i) for a person who has been given an 30 information notice for the 31

	decision—28 days after the day the person is given the notice; or	1 2
	 (ii) for a person who has not been given an information notice for the decision—28 days after the day the person becomes aware of the decision. 	3 4 5 6
(2)	The chief executive may, at any time, extend the period within which the application may be made.	7 8
(3)	The making of the application does not affect the operation of the original decision or prevent the decision being implemented.	9 10 11
(4)	However, subsection (3) does not apply to the extent the operation of the original decision is stayed under section 143H.	12 13 14
143G In	ternal review	15
(1)	The chief executive must, within 28 days after receiving an application for internal review of an original decision—	16 17 18
	(a) review the original decision; and	19
	(b) decide to—	20
	(i) confirm the original decision; or	21
	(ii) amend the original decision; or	22
	(iii) substitute another decision for the original decision; and	23 24
	(c) give the affected person for the original decision a QCAT information notice for the decision under paragraph (b).	25 26 27
(2)	The chief executive and the affected person may, before the period stated in subsection (1) ends, agree to a longer period for the chief executive to comply with the subsection.	28 29 30 31
(3)	The application may be dealt with only by a	32

[s	12]	
L.		

Divisio	executive is taken to confirm the original decision.	10 11 12 13
(5)	If the chief executive does not give the affected person a QCAT information notice within the period required under subsection (1) or a longer period agreed under subsection (2), the chief	7 8 9 10
(4)	Subsection (3) does not apply to an original decision made by the chief executive personally.	5 6
	(b) holds a more senior office than the person who made the original decision.	3 4
	(a) did not make the original decision; and	2
	person who—	1

143H QCAT may stay operation of original decision 15

- This section applies in relation to an original decision, other than a discontinuation decision.
- (2) An affected person for the original decision may apply to QCAT, in the way provided under the QCAT Act, for a stay of the operation of the decision.
 18
 19
 20
 21
- (3) The application may be made at any time within 22 the period within which an application for an internal review of the original decision may be made under division 2.
 (3) The application may be made at any time within 22 made any time within 23 made any time within 24 made any time within 24 made any time within 25 made any time within 24 made any time within 25 made any time within 24 made any time within 25 mad
- (4) QCAT may make an order staying the operation of the original decision only if QCAT considers the order is desirable after having regard to the following—
 26
 27
 28
 29

	(a)	the interests of any person whose interests may be affected by the making of the order or the order not being made;
	(b)	any submission made to QCAT by the entity that made the original decision;
	(c)	the public interest.
(5)	a pe mak an c cons prac	section (4)(a) does not require QCAT to give erson whose interests may be affected by the sing of the order, or the order not being made, opportunity to make submissions for QCAT's sideration if QCAT is satisfied it is not cticable because of the urgency of the case or another reason.
6)	A st	tay by QCAT under this section—
	(a)	may be given on conditions QCAT considers appropriate; and
	(b)	operates for the period fixed by QCAT; and
	(c)	may be amended or revoked by QCAT.
)		period of a stay by QCAT under this section st not extend past—
	(a)	the end of the period within which an application for an internal review of the original decision may be made under division 2; or
	(b)	if an application for an internal review of the original decision is made under division 2 within the period allowed under that division—the end of the period within which an application for a review of the internal review decision may be made under the QCAT Act.
		Note—
		The QCAT Act, section 22(3) enables QCAT to stay the operation of the internal review decision,

[s 13]

		either on application by a person or on its own initiative.	$\frac{1}{2}$
	(8)	In this section—	3
		<i>discontinuation decision</i> means a decision to suspend or cancel a licence, permit or other authority that authorises—	4 5 6
		(a) taking or interfering with a cultural or natural resource of a protected area; or	7 8
		(b) taking protected wildlife.	9
	Divisio	on 4 External review	10
	143I Ap	plying for external review	11
	(1)	This section applies to a person who is given, or is entitled to be given, a QCAT information notice for an internal review decision.	12 13 14
	(2)	The person may apply to QCAT, as provided under the QCAT Act, for a review of the internal review decision.	15 16 17
		Note—	18
		The QCAT Act, section 22(3) enables QCAT to stay the operation of the internal review decision, either on application by a person or on its own initiative.	19 20 21
	(3)	However, QCAT may not stay the operation of an internal review decision that is a discontinuation decision.	22 23 24
	(4)	In this section—	25
		<i>discontinuation decision</i> see section 143H(8).	26
13	Insertion of ne	ew pt 9, div 1, hdg	27
	Before sect	ion 144—	28
	insert—		29

Clause

		Divisio	on 1	General provisions	1
Clause	14	Replacement of	of ss	152A–153	2
		Sections 15	2A to	0 153—	3
		omit, insert-			4
		152A Ge	enera	al powers for things seized	5
		(1)	divi	ing seized a thing under this division or sion 2, the chief executive or a conservation eer (each an <i>officer</i>) may—	6 7 8
			(a)	move the thing from its place of seizure; or	9
			(b)	leave the thing at its place of seizure and take reasonable action to restrict access to it.	10 11
		(2)		subsection (1)(b), the officer may, for nple—	12 13
			(a)	seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	14 15 16
			(b)	if the thing is equipment—make the equipment inoperable.	17 18
				Example of making equipment inoperable—	19
				dismantling the equipment or removing a component from the equipment without which the equipment can not be used	20 21 22
		(3)	may	the thing is, or contains, wildlife, the officer , as is appropriate to ensure the survival of the life—	23 24 25
			(a)	take the wildlife to a place the officer considers appropriate; or	26 27
			(b)	give the wildlife accommodation, food, rest, water or other appropriate living conditions; or	28 29 30

[s 14]

	(c)	if the officer reasonably believes the wildlife requires veterinary or other treatment—arrange for the treatment; or	1 2 3
	(d)	leave the wildlife at the place of seizure and take any action mentioned in paragraphs (a) to (c); or	4 5 6
	(e)	if the wildlife is left at the place of seizure—give the person from whom the wildlife was seized a direction to—	7 8 9
		(i) keep, or continue to keep, the wildlife in the person's custody; and	10 11
		(ii) look after, or continue to look after, the wildlife; or	12 13
	(f)	if the wildlife is left at the place of seizure and the person from whom the wildlife was seized does not comply with a direction under paragraph (e)—take any action mentioned in paragraphs (a) to (c).	14 15 16 17 18
(4)	sect that und	the Animal Care and Protection Act 2001, tion 12, an officer is not in charge of wildlife is subject to a direction given by the officer er subsection (3)(e) merely because the officer seized the wildlife.	19 20 21 22 23
	-	g seized protected wildlife until /ation value paid	24 25
(1)		s section applies in relation to a thing seized er this division or division 2—	26 27
	(a)	that is protected wildlife; and	28
	(b)	for which an amount of conservation value remains unpaid.	29 30
(2)	wild	conservation officer may keep the protected dlife until the conservation value for the dlife is paid.	31 32 33

153

Nature Conservation and Other Legislation Amendment Bill 2022 Part 4 Amendment of Nature Conservation Act 1992

	se	izure, tł	bunt is not paid within 30 days after the ne protected wildlife may be disposed of y the chief executive directs.	1 2 3
	do		are and keeping of protected wildlife affect any proceeding under this Act	4 5 6
	(a)		recovery of an amount of conservation e for the wildlife; or	7 8
	(b	-	ffence in relation to the non-payment of mount.	9 10
Clause 15	Insertion of new	pt 9, d	ivs 2 and 3	11
	After section 1	54—		12
	insert—			13
	Division	2	Special provisions for	14
			native wildlife and	15
			protected areas	16
	Subdivis	ion 1	Preliminary	17
	154A Defin	itions	for division	18
	In	this div	vision—	19
	cla	im per	<i>iod</i> , for a seized thing, means—	20
	(a)		the thing is stock—2 weeks after the are notice is given for the stock; or	21 22
	(b)) othe	rwise—	23
		(i)	if a seizure notice is not required to be given for the thing—2 months after the day the thing is seized; or	24 25 26

	(ii) if a seizure notice is required to be given for the thing—2 months after the date stated in the seizure notice.	1 2 3
	dangerous seized thing see section 154G(1).	4
	<i>owner</i> , of a seized thing, includes a person who would be entitled to possession of the thing had it not been seized.	5 6 7
	<i>seized thing</i> means a thing seized in the exercise of a power under this division.	8 9
	<i>seizure notice</i> , for a seized thing, means a notice given under section 154I for the thing.	10 11
154B A	pplication of division	12
	A power to seize a thing under this division does not limit, and is not limited by, another power to seize a thing under division 1.	13 14 15
Subdi	vision 2 Seizure powers	16
154C S	eizure by conservation officer of thing for otection of native wildlife outside protected	16 17 18 19
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154C S pro are	eizure by conservation officer of thing for otection of native wildlife outside protected a This section applies if a conservation officer	17 18 19 20
154C S pro are	eizure by conservation officer of thing for bection of native wildlife outside protected a This section applies if a conservation officer knows, or reasonably believes— (a) a relevant thing on land that is not in a	17 18 19 20 21 22
154C S pro are	 eizure by conservation officer of thing for otection of native wildlife outside protected a This section applies if a conservation officer knows, or reasonably believes— (a) a relevant thing on land that is not in a protected area— (i) is on the land without the consent of 	17 18 19 20 21 22 23 24

	(b) it is necessary or desirable to remove the thing for the protection of native wildlife.	1 2
(2)	The conservation officer may—	3
	(a) seize the relevant thing and anything attached to or contained in it; and	4 5
	(b) remove the thing, and anything attached to or contained in it, from the land.	6 7
(3)	In this section—	8
	<i>relevant thing</i> means a thing that is an appliance, vehicle, boat or aircraft.	9 10
	eizure by conservation officer of thing in tected area	11 12
(1)	This section applies if a conservation officer knows, or reasonably believes, that—	13 14
	(a) a thing in a protected area—	15
	(i) is abandoned; or	16
	(ii) is being, or will be, used to commit an offence against this Act; or	17 18
	(iii) is otherwise not authorised to be in the area under this Act (an <i>unauthorised thing</i>); or	19 20 21
	(b) it is necessary or desirable to remove a thing from a protected area for the protection of a cultural or natural resource of the area.	22 23 24
	Examples of things to which this section might apply—	25
	appliances, equipment, stock, structures, works, vehicles	26 27
(2)	The conservation officer may—	28
	(a) seize the thing, and anything in, on or attached to the thing; and	29 30

		remove the thing, and anything in, on or attached to the thing, from the protected area.	1 2 3
(3)		ever, subsections (4) to (6) apply if the thing unauthorised thing, other than stock.	4 5
(4)	reaso thing	the conservation officer knows, or ought be onably to know, a person is the owner of the c, the conservation officer may exercise the ers under subsection (2) only if—	6 7 8 9
		the conservation officer gives the person a direction to remove the thing from the protected area; and	10 11 12
		the person does not comply with the direction.	13 14
(5)	Subs	ection (4) does not apply if—	15
	. ,	the person would be required to use a vehicle to comply with the direction; and	16 17
		the conservation officer reasonably believes the person would not be able to lawfully use a vehicle.	18 19 20
(6)	may only	e thing is a vehicle, the conservation officer exercise the powers under subsection (2) if the officer reasonably believes it is ssary or desirable to do so having regard to—	21 22 23 24
		the safety of people in the protected area; and	25 26
		the need to protect the cultural and natural resources of the protected area; and	27 28
		the orderly or proper management of the protected area.	29 30
(7)	execu	section does not apply to the extent the chief ative is exercising a power under section in relation to a thing that is stock.	31 32 33
(8)	In thi	is section—	34

	[s 15]
	<i>vehicle</i> includes an aircraft, boat or recreational craft.
	eizure by chief executive of stock found ring muster in protected area
(1)	This section applies if—
	(a) the chief executive, under this Act, conducts a muster of stock in a protected area; and
	(b) during the muster, stock are found on the protected area; and
	(c) the owner of the stock—
	(i) is unable to be contacted by the chief executive; or
	(ii) does not remove the stock from the area when asked by the chief executive.
(2)	The chief executive may seize the stock and remove the seized stock from the protected area.
Subdi	vision 3 Dealing with seized things
154F A	pplication of subdivision
	This subdivision does not apply in relation to a seized thing that is protected wildlife for which an amount of conservation value remains unpaid.
	Note— See section 154B.
154G D	angerous seized thing must be destroyed
(1)	This section applies to a seized thing (a <i>dangerous seized thing</i>) that is—
	(a) an explosive under the <i>Explosives Act 1999</i> ; or

	(b) a trap, snare, net or birdlime; or	1			
	(c) a decoy; or	2			
	(d) a poison.	3			
(2)	The chief executive must destroy the dangerous seized thing at the time the chief executive considers appropriate, having regard to the reason for the seizure and any other matter relevant to the risks posed by the thing.	4 5 6 7 8			
154H W	ay seized thing must be kept	9			
(1)	This section applies in relation to a seized thing, other than a dangerous seized thing, whether or not the thing is removed from its place of seizure.	10 11 12			
(2)	The chief executive must ensure the seized thing is kept in a reasonably secure way at all times until it is returned to the owner or otherwise dealt with under this subdivision.				
154I Sei	izure notice	17			
(1)	This section applies in relation to a seized thing, other than a dangerous seized thing, if—	18 19			
	(a) the thing is seized by the chief executive or a conservation officer (each an <i>officer</i>); and	20 21			
	(b) the officer reasonably believes the thing has a market value of more than \$500.	22 23			
(2)	The officer must—	24			
	(a) if the officer knows who the owner of the seized thing is—give notice of the seizure to the owner; or	25 26 27			
	(b) otherwise—publish notice of the seizure on the department's website.	28 29			
(3)	If the owner is not known, the notice may also be displayed in a prominent position on a permanent	30 31			

			[s 15]	
			close as possible to the place of seizure zed thing.	
(4)	The	notic	e must state—	
	(a)	the o	late of the notice; and	
	(b)		the owner may claim the seized thing in the claim period for the thing; and	
	(c)		the seized thing may be disposed of if claimed within the claim period.	
54J Re	elease	e of	seized thing	
(1)	dang	erou	on claims a seized thing, other than a s seized thing, the chief executive may he thing to the person only if—	
	(a)		chief executive is satisfied the person has the to the thing; and	
	(b)		person pays the chief executive's onable costs of—	
		(i)	seizing, removing and holding the thing; and	
		(ii)	giving a seizure notice for the thing; and	
		(iii)	restoring the place of seizure of the thing, as nearly as practicable, to its former state.	
(2)	the p	erso aratic	executive may require a person to verify n's right to a seized thing by a statutory on before releasing the thing to the	
			sposal of seized thing with market e than \$500	
(1)			ion applies to a seized thing, other than a seized thing, if—	

	(a) a seizure notice is given for the thing; and	1
	(b) the owner of the thing does not claim it within the claim period for the thing; and	2 3
	(c) the chief executive reasonably believes the thing has a market value of more than \$500.	4 5
(2)	The chief executive may sell the seized thing in the way the chief executive considers will best realise its market value.	6 7 8
(3)	Before selling the seized thing, the chief executive must publish a notice on the department's website—	9 10 11
	(a) identifying the thing; and	12
	(b) stating how and when it is to be sold.	13
(4)	If the seized thing is not sold, the chief executive may dispose of it in the way the chief executive considers appropriate.	14 15 16
154L Sa valu	le and disposal of seized thing with market ie of \$500 or less	17 18
(1)	This section applies to a seized thing, other than a dangerous seized thing, if the chief executive reasonably believes the thing does not have a market value of more than \$500.	19 20 21 22
(2)	The chief executive may—	23
	(a) sell the thing in the way the chief executive considers will best realise its market value; or	24 25 26
	(b) if the chief executive considers the thing does not have a market value—dispose of it.	27 28
154M Aj	oplication of proceeds of sale	29

If the chief executive sells a seized thing under 30 this subdivision, the proceeds of the sale must be 31

	appl	ied ir	n the following order—	1
	(a)	-	ayment of the reasonable expenses of chief executive incurred in the sale;	2 3
	(b)	-	ayment of the reasonable costs of the owing activities—	4 5
		(i)	seizing, removing and holding the thing;	6 7
		(ii)	giving a seizure notice for the thing;	8
		(iii)	restoring the place of seizure of the thing, as nearly as practicable, to its former state;	9 10 11
	(c)	-	ayment of any balance to the owner of hing.	12 13
154N C		nea	tion not navable	14
15411 CC	-		tion not payable	14
			ation is not payable for the sale or under this subdivision, of a seized thing	15 16
	-		ief executive.	17
Divisio	on 3		Offences	18
1540.04	K		Interfere	10
			interfere	19 20
(1)	This section applies in relation to a thing seized under division 1 or 2.			
(2)	(2) A person must not do, or attempt to do, any of the following, unless the person has a reasonable excuse—			22 23 24
	(a)	tamp	per with the thing;	25
	(b)	-	per with an action taken under section A(1)(b) to restrict access to the thing;	26 27
	(c)		r, or be at, the place where the thing is g kept;	28 29

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		(d)	move the thing from the place where it is being kept;	1 2
		(e)	have the thing in the person's possession.	3
		Max	ximum penalty—	4
		(a)	for a thing seized under division 1-500 penalty units; or	5 6
		(b)	otherwise—100 penalty units.	7
	(3)	Sub	section (2) does not apply if—	8
		(a)	the person is the chief executive or a conservation officer; or	9 10
		(b)	the person is doing something mentioned in subsection (2) that the person is asked, or authorised, by a conservation officer to do; or	11 12 13 14
		(c)	in relation to wildlife—the person from whom the wildlife is seized—	15 16
			(i) is complying with a direction for the wildlife given under section 152A(3)(e); and	17 18 19
			(ii) does not, without the written authority of a conservation officer, take the wildlife from its place of seizure.	20 21 22
Clause 16	Amendment officers)	ofs1	55 (Obstruction of conservation	23 24
	(1) Section 15:	5, hea	ding—	25
	omit, inser	<i>t</i> —		26
	155 Ob	struc	cting conservation officer	27
	(2) Section 15:	5(1) a	nd (2), 'the exercise of a power'—	28
	omit, inser	<i>t</i> —		29
		the pow	performance of a function or the exercise of a ver	30 31

Nature Conservation and Other Legislation Amendment Bill 2022 Part 4 Amendment of Nature Conservation Act 1992

			[s 17]	
		(3) Section powers'	155(2)(a) and (c), 'the exercise of the officer's	1 2
		omit, ins	ert—	3
			the performance of the officer's functions or exercise of the officer's powers	4 5
Clause	17		t, relocation and renumbering of s 156 (Court compensation)	6 7
		(1) Section	156—	8
		insert—		9
		(4	4) This section is subject to section 154N.	10
		(2) Section	156—	11
			and <i>renumber</i> , in part 9, division 4, as inserted by this section 159B.	12 13
Clause	18	Insertion of	new s 159A	14
		After se	ction 159—	15
		insert—		16
		159A	Impersonating ranger	17
		(1) A person who is not a ranger must not, in any way, hold out that the person is a ranger in or for a protected area.	18 19 20
			Maximum penalty—50 penalty units.	21
			2) In this section—	22
			authorised, by the State, means—	23
			(a) employed or engaged by the State; or	24
			(b) authorised under an arrangement entered into by or for the State.	25 26
			<i>ranger</i> means a person who is authorised by the State—	27 28

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		(a) to act in a position as a ranger; or	1
		(b) to perform a function ordinarily performed	2
		by a person mentioned in paragraph (a).	3
Clause	19	Insertion of new pt 9, div 4, hdg	4
		After section 159A, as inserted by this Act—	5
		insert—	6
		Division 4 Compensation	7
Clause	20	Omission of pt 10, div 4 (Stay of decisions by QCAT)	8
		Part 10, division 4—	9
		omit.	10
Clause	21	Insertion of new s 174D	11
		After section 174C—	12
		insert—	13
		174D Approved forms	14
		The chief executive may approve forms for use under this Act.	15 16
Clause	22	Amendment of s 175 (Regulation-making power)	17
		(1) Section $175(2)(f)$ to (h)—	18
		omit.	19
		(2) Section $175(2)(i)$ to (t)—	20
		<i>renumber</i> as section 175(2)(f) to (q).	21
Clause	23	Insertion of new pt 12, div 8	22
		Part 12—	23

		[s 23]	
insert—			1
Divisi	on 8	Transitional provisions for	2
		Nature Conservation and	3
		Other Legislation	4
		Amendment Act 2022	5
216 Re	view	of existing original decisions	6
(1)	This	s section applies if—	7
	(a)	before the commencement, a decision was	8
		made that was an original decision under a former review provision; and	9 10
	(b)	immediately before the commencement, any	11
	(0)	of the following circumstances applied,	12
		under a former review provision, in relation to the decision—	13 14
		(i) the period during which an application	15
		for internal review, external review or a	16
		stay of the decision could be made had not ended;	17 18
		(ii) an application made under a former	19
		review provision had not been decided.	20
(2)		application may be decided, or made and	21
		ded, under the former review provision as if <i>Nature Conservation and Other Legislation</i>	22 23
		endment Act 2022, part 4, division 2 had not	23 24
		n enacted.	25
(3)	In tl	nis section—	26
		<i>ner review provision</i> means each of the owing provisions, as in force immediately	27 28
		bre the commencement—	28 29
	(a)		30
		Regulation 2020, chapter 11, part 1;	31

[s 23]

	(b) the <i>Nature Conservation (Plants)</i> <i>Regulation 2020</i> , chapter 11, part 1;	1 2		
	 (c) the Nature Conservation (Protected Areas Management) Regulation 2017, chapter 8B, part 1. 	3 4 5		
217 Thi	ngs seized before commencement	6		
(1)	This section applies if—	7		
	(a) before the commencement, a thing was seized under the Act; and	8 9		
	(b) immediately before the commencement, the thing had not been released, sold, disposed of or otherwise dealt with in the way required under a former seizure provision.	10 11 12 13		
(2)	The thing may be released, sold, disposed of or otherwise dealt with under the former seizure provision as if the <i>Nature Conservation and Other</i> <i>Legislation Amendment Act 2022</i> , part 4, division 2 had not been enacted.			
(3)	In this section—	19		
	<i>former seizure provision</i> means each of the following provisions, as in force immediately before the commencement—	20 21 22		
	(a) part 9;	23		
	(b) the <i>Nature Conservation (Animals)</i> <i>Regulation 2020</i> , chapter 11, part 2;	24 25		
	(c) the <i>Nature Conservation</i> (<i>Plants</i>) <i>Regulation</i> 2020, chapter 11, part 2;	26 27		
	(d) the Nature Conservation (Protected Areas Management) Regulation 2017, chapter 8.	28 29		
218 Exi	sting approved forms	30		

(1) This section applies in relation to a form that 31

[s 24]

		was—	1
		(a) approved by the chief executive under a former relevant provision; and	2 3
		(b) in effect immediately before the commencement.	4 5
		On the commencement, the form is taken to be approved by the chief executive under section 174D for the purpose for which it was approved under the former relevant provision.	6 7 8 9
	(3)	In this section—	10
		<i>former relevant provision</i> means each of the following provisions, as in force from time to time before the commencement—	11 12 13
		(a) the <i>Nature Conservation</i> (Animals) Regulation 2020, section 396;	14 15
		(b) the <i>Nature Conservation (Plants)</i> <i>Regulation 2020</i> , section 207;	16 17
		(c) the Nature Conservation (Protected Areas Management) Regulation 2017, section 159BL.	18 19 20
Clause 24 Am	nendment of	schedule (Dictionary)	21
(1)	Schedule, de	finition <i>owner</i> —	22
	omit.		23
(2)	Schedule—		24
	insert—		25
		affected person, for part 8A, see section 143C.	26
		aircraft—	27
		 (a) means a machine or craft that can derive support in the atmosphere from the reactions of the air or from buoyancy; but 	28 29 30
		(b) does not include—	31

[s 24]

	(i)	a hovercraft; or	1
	(ii)	another machine or craft prescribed by regulation not to be an aircraft.	2 3
		<i>form</i> means a form approved by the cutive under section 174D.	4 5
<i>clai</i> 154	-	riod, for part 9, division 2, see section	6 7
	0	<i>us seized thing</i> , for part 9, division 2, see 54G(1).	8 9
mea		<i>ion notice</i> , for an original decision, written notice stating the following ion—	10 11 12
(a)	the	decision;	13
(b)	the	reasons for the decision;	14
	Note	_	15
		ee the Acts Interpretation Act 1954, section 27B or matters that must be included with the reasons.	16 17
(c)	may	the person to whom the notice is given ask for a review of the decision under Act;	18 19 20
(d)		y, and the period within which, the ew may be started;	21 22
(e)	oper	ne person may apply for a stay of the ration of the decision under this —how the person may apply for the stay.	23 24 25
inte	rnal	review, for part 8A, see section 143C.	26
<i>inte</i> 143		review decision, for part 8A, see section	27 28
orig	ginal	decision, for part 8A, see section 143C.	29
own	ner—		30
(a)		and, for part 4, division 2, subdivision see section 39D; or	31 32

I	s	241
	-	

(b) of a seized thing, for part 9, div section 154A.	vision 2, see 1 2
<i>place of seizure</i> , in relation to a thing place where the thing was seized.	g, means the 3 4
<i>QCAT information notice</i> , for pasection 143C.	urt 8A, see 5 6
<i>reasonably believes</i> means believes that are reasonable in the circumstance	U U
recreational craft means—	9
(a) the following aircraft—	10
(i) a hot air balloon;	11
(ii) a hang-glider;	12
(iii) a paraglider;	13
(iv) an ultralight aircraft; or	14
(b) the following wheeled devices—	- 15
(i) a kite buggy;	16
(ii) a land windsurfing board; o	or 17
(c) another craft or device pre regulation to be a recreational cr	-
<i>seized thing</i> , for part 9, division 2, 154A.	see section 20 21
<i>seizure notice</i> , for part 9, division 2, 154A.	see section 22 23
<i>stock</i> means alpacas, buffalo, can donkeys, deer, goats, horses, llama peafowl or sheep.	

[s 25]

	Divis	sion 3		_	Iments commencing by mation	1 2
Clause	25	Insertion of	new s	36A		3
		After sec	tion 36			4
		insert—				5
		36A A	piary	pern	nits for particular areas	6
		(1	ma eve	y gra n if	sections 15 and 137, the chief executive nt an apiary permit for a national park, the permit is inconsistent with the nent strategy for the park.	7 8 9 10
		(2	2) Ho	weve	r, subsection (1) applies only if—	11
			(a)	api	apiary permit is granted for an area (an <i>ary area</i>) prescribed by regulation to be apiary area; and	12 13 14
			(b)	req	granting of the permit complies with any airements prescribed by regulation for apiary area.	15 16 17
		(3	Co	ıncil	ister may recommend to the Governor in the making of a regulation prescribing an rea only if the Minister is satisfied—	18 19 20
			(a)	the	area—	21
				(i)	was a prescribed forest reserve immediately before the commencement; and	22 23 24
				(ii)	is to be proposed for dedication as a national park after the commencement; or	25 26 27
			(b)	bef ded	area was a prescribed forest reserve ore it was dedicated, or taken to be icated, as a national park before the immencement; or	28 29 30 31
			(c)	the	area—	32

[s 25]

		(i) was dedicated as a national park before the commencement; and	1 2
		(ii) is subject to a previous use authority for beekeeping activities; or	3 4
	(d)	the area was, before the commencement, declared as a special management area (controlled action) for carrying out beekeeping activities; or	5 6 7 8
	(e)	the area is, after the commencement, dedicated as a national park and beekeeping activities were lawfully carried out or permitted on the area immediately before the dedication; or	9 10 11 12 13
	(f)	the area is, after the commencement, proposed for dedication as a national park and beekeeping activities are being lawfully carried out or are permitted on the area.	14 15 16 17
(4)		hout limiting subsection (2)(b), a regulation prescribe—	18 19
	(a)	requirements about sites designated for the placing of beehives in an apiary area; or	20 21
	(b)	limits on the number of sites for the apiary area or beehives for each site.	22 23
(5)		s section does not limit, and is not limited by, ion 36.	24 25
(6)	This	s section stops applying on 1 January 2045.	26
(7)	In th	nis section—	27
	und	<i>ary permit</i> means a permit, issued or given er a regulation, to take, use, keep or interfere a cultural or natural resource for beekeeping.	28 29 30
		<i>aagement strategy</i> , for a national park, means of the following for the park—	31 32
	(a)	the management principles;	33

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 (b) the interim or declared management inter (c) a management plan. prescribed forest reserve means a forest reserves by regulation under section 184, a force from time to time before commencement. previous use authority see section 36(2). Clause 26 Omission of s 184 (Provision to allow beekeeping in particular former forest reserves until 2025) Section 184—omit. Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act—insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue apply to the existing apiary permit as if former apply to the exist
prescribed forest reserve means a forest reserves prescribed by regulation under section 184, a force from time to time before commencement. previous use authority see section 36(2). Clause 26 Omission of s 184 (Provision to allow beekeeping in particular former forest reserves until 2025) Section 184— omit. Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue
 prescribed by regulation under section 184, a force from time to time before commencement. previous use authority see section 36(2). Clause 26 Omission of s 184 (Provision to allow beekeeping in particular former forest reserves until 2025) Section 184— omit. Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continues
Clause 26 Omission of s 184 (Provision to allow beekeeping in particular former forest reserves until 2025) Section 184— omit. Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue
particular former forest reserves until 2025) Section 184— omit. Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue
 <i>omit.</i> Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— <i>insert</i>— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue
Clause 27 Insertion of new s 219 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continues (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continues
 Part 12, division 8, as inserted by this Act— insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continues
 insert— 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continue
 219 Existing apiary permits continue (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continues
 (1) An existing apiary permit continues in eff subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continues
 subject to any conditions applying to the per immediately before the commencement, until earliest of the following— (a) the surrender of the permit; (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continued.
 (b) the term of the permit ends; (c) the permit is suspended or cancelled. (2) For applying subsection (1), former section and a former regulation provision continued.
(c) the permit is suspended or cancelled.(2) For applying subsection (1), former section and a former regulation provision continued.
(2) For applying subsection (1), former section and a former regulation provision continue
and a former regulation provision continue
section 184 had not been repealed.
(3) In this section—
<i>existing apiary permit</i> means an authorisat that—

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		(vas granted to egulation provisi	-	ler a former	1 2
		(i f	nuthorised the penterfere with a corr an apiary in a poark (recovery); a	cultural or nat a national par	ural resource	3 4 5 6
		(was in effect commencement.	immediately	before the	7 8
		ε	a regi	er regulation pro- ulation, as in for mencement—			9 10 11
		((a) r	nade under form	er section 184	; or	12
		((b) t	hat applied becau	use of former	section 184.	13
		•		er section 184 me diately before the			14 15
	Part	-	_	endment of			16
				servation (ulation 202			17 18
Clause	28	Regulation ame	endeo	d			19
		This part a <i>Regulation</i> 20		ds the Nature	Conservatio	n (Animals)	20 21
Clause	29	Insertion of new	v s 2	82A			22
		After section	282-	_			23
		insert—					24
		282A Mea	aning	g of <i>aircraft</i> —A	ct, schedule	e	25
		i	in gro	he Act, schedule, bund effect craft ft for this chapter	is prescribed	not to be an	26 27 28

Nature Conservation and Other Legislation Amendment Bill 2022 Part 6 Amendment of Nature Conservation (Plants) Regulation 2020

[s 30]

Clause	30	Omission of ch 11 (Administrative provisions) Chapter 11—	1 2
		omit.	3
Clause	31	Amendment of sch 7 (Dictionary)	4
		Schedule 7, definitions affected person, aircraft, approved form, claim period, dangerous seized thing, information notice, internal review, internal review decision, original decision, owner, QCAT information notice, seized thing and seizure notice—	5 6 7 8 9
		omit.	10
	Part	Conservation (Plants)	11 12
		Regulation 2020	13
Clause	32	Regulation amended	14
		This part amends the <i>Nature Conservation (Plants) Regulation 2020.</i>	15 16
Clause	33	Omission of ch 11 (Administrative provisions)	17
		Chapter 11—	18
		omit.	19
Clause	34	Amendment of sch 5 (Dictionary)	20
		Schedule 5, definitions affected person, approved form, claim period, dangerous seized thing, information notice, internal review, internal review decision, original decision, owner, QCAT information notice, seized thing and seizure notice—	21 22 23 24
		omit.	25

Nature Conservation and Other Legislation Amendment Bill 2022 Part 7 Amendment of Nature Conservation (Protected Areas Management) Regulation 2017

					[s 35]
	Part	7	Conse	Iment of Nature rvation (Protected Are ement) Regulation 201	
Clause	35	Regulation	amended		4
		-	rt amends the <i>ement) Regulat</i>	Nature Conservation (Protected A ion 2017.	areas 5 6
Clause	36	Replaceme protected a		lg (Other authorised activities	in 7 8
		Chapter	7, heading—		9
		omit, in:	sert—		10
		Ch	apter 7	Miscellaneous	11
		Par	t 1	Other authorised	12
				activities in protected areas	d 13
Clause	37	Amendmer	nt of s 153 (C	onducting general muster)	15
		(1) Section	153(6)—		16
		insert—			17
			Note—		18
				section 154E of the Act.	19
			153(7)—		20
		omit.	152(9)		21
			153(8)—		22
		renumbe	er as section 15	03(7).	23

Nature Conservation and Other Legislation Amendment Bill 2022 Part 7 Amendment of Nature Conservation (Protected Areas Management) Regulation 2017

[s 38]

Clause	38	Insertion of new ch 7, pt 2, hdg After section 154—		
		<i>insert</i> — Part 2 Approvals	3 4	
Clause	39	Omission of ch 8 (Seizure of things in protected areas) Chapter 8— omit.	5 6 7	
Clause	40	Relocation and renumbering of s 159BJ (Approvals generally not transferable)	8 9	
		Section 159BJ— <i>relocate</i> to chapter 7, part 2, as inserted by this Act, and <i>renumber</i> as section 155.	10 11 12	
Clause	41	Omission of ch 8B (Administrative provisions) Chapter 8B, as amended by this Act— <i>omit</i> .	13 14 15	
Clause	42	Amendment of sch 8 (Dictionary) Schedule 8, definitions affected person, aircraft, approved form, claim period, dangerous seized thing, information notice, internal review, internal review decision, original decision, owner, QCAT information notice, recreational craft, seized thing, seizure notice and stock— omit.	16 17 18 19 20 21 22	

Nature Conservation and Other Legislation Amendment Bill 2022 Part 8 Amendment of Recreation Areas Management Act 2006

		[s 43]	
	Part	8 Amendment of Recreation Areas Management Act 2006	1 2
Clause	43	Act amended	3
		This part amends the <i>Recreation Areas Management Act</i> 2006.	4 5
		Note—	6
		See also the amendments in schedule 1.	7
Clause	44	Insertion of new s 143A	8
		After section 143—	9
		insert—	10
		143AFunctions of authorised officers	11
		(1) An authorised officer has the following functions—	12 13
		(a) to investigate, monitor and enforce compliance with this Act;	14 15
		 (b) to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act; 	16 17 18
		(c) to facilitate the exercise of powers under this Act;	19 20
		(d) to help achieve the main purpose of this Act by providing advice and information on how the purpose may be achieved.	21 22 23
		(2) Subject to this Act, an authorised officer may exercise the powers under this Act for the purpose of these functions.	24 25 26
Clause	45	Amendment of s 194 (Obstructing an authorised officer)	27

(1) Section 194, heading, 'an'-

28

Nature Conservation and Other Legislation Amendment Bill 2022 Part 8 Amendment of Recreation Areas Management Act 2006

[s 46]

Clause

		omit.				
	(2)	Section 194	4(1), after 'in'—			
		insert—				
			the performance of a function or			
	(3)	Section 194	4(2), after 'with'—			
		insert—				
			the performance of the function or			
6	Ins	ertion of n	ew s 195A			
		After section	on 195—			
	195A Impersonating ranger					
		(1)	A person who is not a ranger must not, in any way, hold out that the person is a ranger in or for a recreation area.			
			Maximum penalty—50 penalty units.			
		(2)	In this section—			
			authorised, by the State, means—			
			(a) employed or engaged by the State; or			
			(b) authorised under an arrangement entered into by or for the State.			
			<i>ranger</i> means a person who is authorised by the State—			
			(a) to act in a position as a ranger; or			
			(b) to perform a function ordinarily performed by a person mentioned in paragraph (a).			

Nature Conservation and Other Legislation Amendment Bill 2022 Part 9 Amendment of State Penalties Enforcement Regulation 2014

		[s 47]	
	Part 9	Amendment of State Penalties Enforcement Regulation 2014	1 2
Clause	47 Re	egulation amended	3
		This part amends the <i>State Penalties Enforcement Regulation</i> 2014.	4 5
Clause		mendment of sch 1 (Infringement notice offences and nes for nominated laws)	6 7
	(1)	Schedule 1, entry for Nature Conservation Act 1992-	8
		insert—	9
	s 154O(2)	in the circumstances in paragraph (b) of the penalty 5 -	
	(2)	Schedule 1, entry for <i>Nature Conservation (Animals)</i> <i>Regulation 2020</i> , entry for section 387(1)—	10 11
		omit.	12
	(3)	Schedule 1, entry for <i>Nature Conservation (Plants)</i> <i>Regulation 2020</i> , entry for section 198(1)—	13 14
		omit.	15
	(4)	Schedule 1, entry for <i>Nature Conservation (Protected Areas Management) Regulation 2017</i> , entry for section 159AC(1)—	16 17
		omit.	18

[s 49]

	Part	10		Wo	endment of Wet Tropics orld Heritage Protection and nagement Act 1993	1 2 3
	Divis	ion	1	Pre	liminary	4
Clause	49	Act	and Manage Note—	emen	s the Wet Tropics World Heritage Protection t Act 1993.	5 6 7 8 9
	Divis	ion		Am ass	endments commencing on ent	10 11
Clause	50	Am	endment of	fs5:	2 (Amendment of plans)	12
		(1)	Section 52(1), 'a	mend'—	13
			omit, insert-			14
				appi	rove the amendment of	15
		(2)	Section 52(2	2), 's	ubsection (1) does not apply to'—	16
			omit, insert-			17
					procedures mentioned in subsection (1) are required to be followed in relation to	18 19
		(3)	Section 52(2	2)(b)·		20
			omit, insert-			21
				(b)	reflect an amendment of this Act in the plan; or	22 23
				(ba)	make another change to the plan that is not a change of substance; or	24 25

Nature Conservation and Other Legislation Amendment Bill 2022 Part 10 Amendment of Wet Tropics World Heritage Protection and Management Act 1993

				[s 51]
		(4) Section 52((2)(ba) and (c)—	1
		renumber a	as section $52(2)(c)$ and (d).	2
	Divis	sion 3	Amendments commencing by proclamation	3 4
Clause	51	Amendment o	of preamble	5
		Preamble, j	paragraph 6, 'agreement'—	6
		omit, insert	ţ	7
			intergovernmental agreement	8
Clause	52	Amendment o	of s 10 (Authority's functions)	9
		(1) Section 10((1)(b), 'the Ministerial Council'—	10
		omit, insert	ţ	11
			the State Minister and the Common Minister	nwealth 12 13
			0(1)(c) and (m) and (2), 'the Minister a Council'—	and the 14 15
		omit, insert	<u>; </u>	16
			the State Minister and the Common Minister	nwealth 17 18
Clause	53	Amendment o	of s 14 (Composition of board)	19
		Section 14((1)(a) and (ab), 'the Ministerial Council'—	20
		omit, insert	t	21
			the State Minister and the Common Minister	nwealth 22 23

[s 54]

Page 50

Clause	54	54 Am	nendment of s 16 (Appointment)				
		(1)	Section 16((2)—			2
			omit.				3
		(2)	Section 16((3)—			4
			renumber a	is sect	tion 1	6(2).	5
		(3)	Section 16-				6
			insert—				7
			(3)	Sub	sectio	on (4) applies if—	8
				(a)	for 14(1	ualified person has not been nominated appointment as a director under section 1)(a), (ab) or (b) (each a <i>relevant</i> <i>vision</i>); and	9 10 11 12
				(b)	reas pers	State Minister believes there has been a onable opportunity for a qualified on to be nominated for appointment er the relevant provision; and	13 14 15 16
				(c)		State Minister asks the Commonwealth ister to—	17 18
					(i)	if the relevant provision is section 14(1)(a) or (ab)—arrange with the State Minister to nominate a qualified person for appointment under the provision; or	19 20 21 22 23
					(ii)	if the relevant provision is section 14(1)(b)—nominate a qualified person for appointment under the provision; and	24 25 26 27
				(d)	for a	alified person has not been nominated appointment under the relevant provision hin 3 months after the request is made.	28 29 30
			(4)			section 14(1), the Governor in Council pint—	31 32
				(a)	a qu	alified person as the chairperson; or	33

Nature Conservation and Other Legislation Amendment Bill 2022 Part 10 Amendment of Wet Tropics World Heritage Protection and Management Act 1993

	[s 55]	
	 (b) a qualified person who is an Aboriginal person as the director mentioned in section 14(1)(ab); or 	1 2 3
	(c) a qualified person as 1 of the 2 directors mentioned in section 14(1)(b).	4 5
	(5) A person appointed under subsection (4)(a) is taken to have been appointed as the chairperson under section 14(1)(a).	6 7 8
	(6) A person appointed under subsection (4)(b) is taken to have been appointed as a director under section 14(1)(ab).	9 10 11
	(7) A person appointed under subsection (4)(c) is taken to have been appointed as a director under section 14(1)(b).	12 13 14
Clause 55	Amendment of s 20 (Appointment of acting chairperson)	15
	Section 20(2), 'the Ministerial Council'—	16
	omit, insert—	17
	the State Minister and the Commonwealth Minister	18 19
Clause 56	Amendment of s 22 (Removal from office)	20
	(1) Section $22(2)$ —	21
	omit, insert—	22
	(2) The following directors may be removed only after consultation with the State Minister and the Commonwealth Minister—	23 24 25
	(a) the chairperson;	26
	(b) the director mentioned in section 14(1)(ab).	27
	(2) Section 22(3), 'section 14(b)'—	28
	omit, insert—	29

[s 57]

		section 14(1)(b)	1
Clause	57	Amendment of s 23 (Executive director)	2
		Section 23, from 'between'—	3
		omit, insert—	4
		among the State Minister, the Commonwealth Minister and the authority.	5 6
Clause	58	Amendment of s 24 (Executive director's duties)	7
		Section 24(4)—	8
		omit.	9
Clause	59	Amendment of s 46 (Submission of final plan etc. to Ministerial Council)	10 11
		(1) Section 46, heading, 'to Ministerial Council'—	12
		omit.	13
		(2) Section 46, 'the Ministerial Council'—	14
		omit, insert—	15
		the State Minister and the Commonwealth Minister	16 17
Clause	60	Amendment of s 47 (Approval of final plan)	18
		Section 47(2), 'the Ministerial Council'—	19
		omit, insert—	20
		the State Minister and the Commonwealth Minister	21 22
Clause	61	Amendment of s 64 (Budget)	23
		(1) Section 64(2), 'the Ministerial Council', first mention—	24

Nature Conservation and Other Legislation Amendment Bill 2022 Part 10 Amendment of Wet Tropics World Heritage Protection and Management Act 1993

[s 62] omit, insert— 1 the State Minister and the Commonwealth 2 Minister 3 Section 64(2), 'the Ministerial Council', second mention— (2)4 omit. insert— 5 the Ministers 6 (3) Section 64(3), 'The Ministerial Council'— 7 omit, insert— 8 The State Minister and the Commonwealth 9 Minister 10 (4) Section 64(3), 'to it'— 11 omit, insert— 12 under subsection (2) 13 (5) Section 64(4), 'the Ministerial Council', first mention— 14 omit, insert— 15 the State Minister or the Commonwealth Minister 16 (6) Section 64(4), 'the Ministerial Council', second mention— 17 omit, insert— 18 the State Minister and the Commonwealth 19 Minister 20 Clause 62 **Omission of sch 1 (Management scheme** 21 intergovernmental agreement for the Wet Tropics of 22 Queensland World Heritage Area) 23 Schedule 1— 24 omit. 25 Clause 63 Amendment of sch 3 (Dictionary) 26

(1) Schedule 3, definitions *agreement* and *Ministerial Council*— 27

[s 6	64]
------	-----

		omit.		1
	(2)	Schedule 3		2
		insert—		3
			<i>Commonwealth Minister</i> means the Commonwealth Minister administering the <i>Wet</i> <i>Tropics of Queensland World Heritage Area</i> <i>Conservation Act 1994</i> (Cwlth).	4 5 6 7
			<i>intergovernmental agreement</i> means the agreement, first made on 16 November 1990, between the Commonwealth and the State called the 'Management scheme intergovernmental agreement for the Wet Tropics of Queensland World Heritage Area', as amended from time to time.	8 9 10 11 12 13 14
			Note—	15
			A copy of the agreement is published on the authority's website.	16 17
			<i>State Minister</i> means the Minister administering this Act.	18 19
	Part 11		Other amendments	20
Clause	64 Le	gislation ar	nended	21

Schedule 1 amends the legislation it mentions.	22

		Schedule 1
Schedule 1	Other amendmen	its
		section 64
Part 1	Amendments cor	•
	assent	2
Marine Parks A	ct 2004	:
	heading, 'an'—	(
omit.		
Nature Conserv	vation Act 1992	8
1 Section 88 'Chelondiid	BA(2), definition <i>marine tur</i> Jae'—	rtle,
omit, in	sert—	
	Cheloniidae	
2 Section 14	7(1) and (4), 'this part'—	
omit, in	sert—	
	this division	
3 Section 15	9, heading, 'Impersonation	of'—
omit, in	sert—	
	Impersonating	

Nature Conservation and Other Legislation Amendment Bill 2022

Schedule 1

Rec	reation Areas Management Act 2006	1
1	Section 195, heading, 'an'— omit.	2 3
Part	t 2 Amendments commencing by proclamation	4 5
	Tropics World Heritage Protection and agement Act 1993	6 7
1	Section 21(2), 'section 14(b)'—	8
	omit, insert—	9
	section 14(1)(b)	10
2	Section 51(1) and (3), 'the Minister'—	11
	omit, insert—	12
	the State Minister	13
3	Section 51(2), 'the Minister must'—	14
	omit, insert—	15
	the State Minister must	16
4	Section 58(1) and (2),'The Minister'—	17
	omit, insert—	18
	The State Minister	19

		Schedule 1	
5	Section 58(4)(b), 'the Minister'—		1
	omit, insert—		2
	the State Minister		3
6	Section 61(1) and (2)(b), 'Minister'—		4
	omit, insert—		5
	State Minister		6
7	Section 63(1), 'the Minister'—		7
	omit, insert—		8
	the State Minister		9
8	Section 63(2), 'The Minister'—		10
	omit, insert—		11
	The State Minister		12
9	Section 65, 'The Minister'—		13
	omit, insert—		14
	The State Minister		15

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