

New South Wales

# Protection of the Environment Operations Amendment Bill 2005

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

#### Overview of Bill

The object of this Bill is to amend the *Protection of the Environment Operations Act* 1997 (*the Principal Act*) and other legislation as follows:

- (a) to extend the matters that may be taken into account when considering whether a person is a fit and proper person to hold an environment protection licence (a *licence*),
- (b) to make other provision with respect to licences, including in relation to conditions that may be imposed on licences and suspension and revocation of licences,
- (c) to require the environmental values of water to be considered in relation to licensing matters and prevention notices,
- (d) to increase penalties for offences,
- (e) to make provision with respect to the regulation of land pollution and waste, including new offences relating to land pollution and the supply of false information about waste and amendment of existing offences,
- (f) to provide for the use of smoke abatement notices to control smoke pollution from residential premises and for offences for failure to comply with notices,

- (g) to confer additional powers on authorised officers and make other provision in relation to authorised officers,
- (h) to make provision with respect to enforcement, including providing for voluntary undertakings to the Environment Protection Authority (the *EPA*) and their enforcement,
- (i) to enable noise control notices to be issued in relation to proposed activities,
- (j) to provide for green offsets to be implemented under licence conditions and to enable provision for the operation and elements of green offsets to be made by regulations,
- (k) to provide for the enforcement provisions contained in Chapter 8 of the Principal Act to apply in respect of the *Environmentally Hazardous Chemicals Act 1985*,
- (l) to extend from 3 years to 4 years the interval between the making of reports by the EPA on the state of the environment,
- (m) to make other miscellaneous amendments of a minor, consequential or savings and transitional nature.

### Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

**Clause 3** is a formal provision that gives effect to the amendments to the *Protection of the Environment Operations Act 1997* set out in Schedule 1.

**Clause 4** is a formal provision that gives effect to the amendments to the Acts and regulation set out in Schedule 2.

# Schedule 1 Amendment of Protection of the Environment Operations Act 1997

#### Licence amendments

**Schedule 1 [3]** amends section 45 of the Principal Act to make it clear that, in exercising functions relating to licences, an appropriate regulatory authority may take into account the pollution previously caused by an activity.

**Schedule 1 [9]** amends section 50 of the Principal Act to prohibit the variation of a licence relating to development for which development consent is required but has not been obtained. **Schedule 1 [10]** makes a consequential amendment.

**Schedule 1 [11]** amends section 57 of the Principal Act to require a notice to be given of a penalty imposed for failing to pay a licence fee by the required date.

**Schedule 1 [16]** amends section 66 of the Principal Act to enable licence conditions to require certification of compliance with licence conditions to be done by a person prescribed by the regulations.

**Schedule 1 [17] and [18]** amend section 66 of the Principal Act to enable a licence condition relating to certification to require certification of compliance with applicable provisions of the regulations, in addition to licence conditions.

**Schedule 1 [20]** substitutes section 70 of the Principal Act to enable a condition of a suspension, revocation or surrender of a licence to require a former licence holder to provide a financial assurance.

**Schedule 1 [24]** substitutes section 76 of the Principal Act to enable a licence condition to be imposed requiring any licence holder to prepare a closure plan and (in the case of the last licensee) to implement such a plan.

**Schedule 1** [25] amends section 78 of the Principal Act to extend from 3 years to 5 years the interval within which the appropriate regulatory authority must review a licence.

**Schedule 1 [26]** amends section 78 of the Principal Act to remove the requirement for notice of the review of a licence to be published within a specified period before the review is undertaken.

**Schedule 1 [27]** amends section 79 of the Principal Act to clarify that a licence may be revoked while the licence is suspended.

**Schedule 1 [28]** amends section 79 of the Principal Act to provide that a licence may be suspended or revoked if the holder fails to pay a waste contribution under section 88 of the Principal Act.

**Schedule 1 [29]** amends section 80 of the Principal Act to expressly provide for an application for surrender of a licence to be refused if the appropriate regulatory authority is of the opinion that it is appropriate to manage the ongoing environmental impact of an activity that has ceased to be carried on by way of licence conditions. **Schedule 1 [12]** makes a consequential amendment.

**Schedule 1 [31]** amends section 83 of the Principal Act to allow additional factors to be taken into consideration by an appropriate regulatory authority in determining whether a person is a fit and proper person for the purposes of provisions relating to the grant, suspension or revocation of licences.

**Schedule 1 [39]** amends section 88 of the Principal Act to allow regulations to be made that permit a contribution, payable by the operator of a licensed waste facility, to be calculated on the basis of estimates.

#### Water quality

Currently, water quality standards are imposed on certain classified waters of the State under the *Clean Waters Regulations 1972* (as continued in force by the Principal Act). The standards do not apply to all the waters of the State. The amendments repeal a provision continuing those regulations and replace the current system with a general requirement that environmental values of water (being the values set out in the *Australian and New Zealand Guidelines for Fresh and Marine* 

Water Quality 2000) be considered when licensing functions are exercised or prevention notices issued under the Principal Act.

**Schedule 1 [5]** amends section 45 of the Principal Act to enable an appropriate regulatory authority, when exercising licensing functions, to consider the effect of an activity or work on environmental values of water and the practical measures that can be taken to restore or maintain those environmental values.

**Schedule 1 [48]** amends section 96 of the Principal Act to require an appropriate regulatory authority considering issuing a prevention notice relating to an activity that causes or is likely to cause water pollution to consider the effect of the activity on environmental values of water and the practical measures that can be taken to restore or maintain those environmental values.

**Schedule 1** [150] omits the provision that continues the *Clean Waters Regulations* 1972 in force.

Schedule 1 [152] inserts a definition of *environmental values of water*.

#### Penalties and enforcement

Schedule 1 [6]–[8], [13], [15], [38], [38], [42], [49], [53], [56], [57], [59]–[61], [63], [68], [70], [71], [75]–[81], [83] and [96] amend various sections of the Principal Act to increase the penalties for certain offences under that Act. Schedule 1 [30] makes a consequential amendment.

**Schedule 1 [54]** amends section 107 of the Principal Act to provide for the recovery of costs of an appropriate regulatory authority associated with registering a compliance cost notice, and any resulting charge on land, arising out of environment protection notices.

**Schedule 1** [84]–[86] amend section 169 of the Principal Act. The amendments remove the "no knowledge" defence in relation to corporations that contravene the Principal Act or regulations under that Act. The amendments also allow evidence of the opinion, belief or purpose (in addition to intention) of an officer, employee or agent of a corporation as evidence of that corporation's state of mind in proceedings against the corporation for an alleged contravention of the Principal Act or regulations under that Act.

**Schedule 1** [99] amends section 213 of the Principal Act to extend Chapter 8 of the Principal Act (which relates to proceedings for offences, penalty notices, remedies and civil enforcement) to the *Environmentally Hazardous Chemicals Act 1985* and the regulations under that Act. **Schedule 1** [100] prevents a person other than the EPA from instituting proceedings for an offence under that Act or those regulations.

**Schedule 1 [101]** amends section 216 of the Principal Act to provide that proceedings for offences under proposed sections 142A and 144AA or the *Environmentally Hazardous Chemicals Act 1985* must be commenced within 3 years of the offence being committed or first coming to the attention of any relevant authorised officer.

**Schedule 1 [102]** inserts proposed section 218A into the Principal Act. The proposed section clarifies that an agent of an appropriate regulatory authority may institute proceedings under the Principal Act on behalf of the authority.

**Schedule 1 [103]** inserts proposed sections 237A and 237B. The proposed sections provide for the recovery of costs of an appropriate regulatory authority associated with registering a charge, and lodging a caveat, on land to which a restraining order imposed under the Principal Act applies.

**Schedule 1 [104]** amends section 248 of the Principal Act to include the costs of transporting, storing or disposing of evidence during the investigation of the offence in the costs that may be recovered by order of a court from an offender.

**Schedule 1 [105]** amends section 249 of the Principal Act to allow a court that finds an offence under the Principal Act proved to order the offender to pay a further penalty of an amount that the court is satisfied, on the balance of probabilities, represents the amount of any monetary benefit to the offender as a result of the commission of the offence.

**Schedule 1 [106]** amends section 250 of the Principal Act to enable a court that finds an offence under the Principal Act proved to order the offender to publicise the circumstances of an offence.

**Schedule 1 [107]** amends section 250 of the Principal Act to enable a court that finds an offence under the Principal Act proved to make additional orders in relation to the offender, including orders requiring payment of amounts to the Environmental Trust, requiring offenders, employees and contractors to attend training courses, requiring offenders to establish training courses and requiring offenders to provide financial assurances. **Schedule 1 [108] and [109]** make consequential amendments.

**Schedule 1** [111] inserts proposed section 253A. The proposed section establishes a scheme for the giving of binding undertakings to the EPA by a person in connection with matters relating to the EPA's functions under the Principal Act. An undertaking may be varied or withdrawn with the EPA's consent and is enforceable by the Land and Environment Court, which may also make specified orders for breaches. **Schedule 1** [110] makes a consequential amendment.

#### Waste

**Schedule 1 [36]** amends section 87 of the Principal Act to remove the requirement for a supervisory licence relating to landfill sites used for the disposal of putrescible waste to be subject to a condition relating to the separation, re-use, reprocessing and recycling of waste.

**Schedule 1 [41]** amends section 88 of the Principal Act to make it clear that interest is payable on any part of an unpaid waste contribution under that section.

**Schedule 1 [68]** amends section 143 of the Principal Act. The amendment extends the offence of transporting waste to a place that cannot lawfully be used as a waste facility for the waste to causing or permitting the transport of waste to any such place.

**Schedule 1** [70] substitutes section 144 of the Principal Act and inserts proposed section 144AA. Proposed section 144 extends the existing offence of permitting land that cannot lawfully be used as a waste facility to be used as a waste facility to using land as a waste facility without lawful authority (this would cover the circumstances where a waste facility cannot be used to dispose of particular waste). Proposed section 144AA makes it an offence to supply information (including a record containing information), or cause or permit information to be supplied, about waste that is false or misleading in a material respect to another person in the course of dealing with the waste. The offence will apply to dealings relating to the sale or disposal of waste or the storage, transport, handling, deposit, transfer, processing, recycling, recovery, re-use or use of waste.

**Schedule 1 [157]** substitutes the definition of *waste* for the purposes of the Principal Act. The new definition changes references to substances intended for "recycling, reprocessing, recovery" to references to "recycling, processing, recovery" and includes as waste (in the circumstances prescribed by the regulations) processed, recycled, re-used or recovered substances, produced wholly or partly from waste, that are applied to land or used as fuel.

Schedule 1 [1], [21]–[23], [37], [40], [46], [58], [69], [141]–[146] and [158] make consequential amendments.

#### Smoke abatement notices

**Schedule 1 [62]** inserts proposed Division 3 of Part 5.4 (proposed sections 135A–135D) which provides a new scheme for managing smoke pollution arising from residential premises. An authorised officer of a local authority will be able to issue a smoke abatement notice if it appears to the officer that more than a specified amount of smoke has been emitted from a residence. The notice will allow 21 days for ceasing to emit excessive smoke and it will be an offence to contravene a notice without reasonable excuse. A smoke abatement notice will have effect for 6 months but may be revoked earlier.

#### Land pollution

Currently land pollution is regulated under the Principal Act by regulating waste disposal, the transport of waste and littering. **Schedule 1** [66] inserts Division 2 of Part 5.6 (proposed sections 142A–142E) relating to a specific new offence of land pollution. Land pollution is defined broadly (a definition is inserted by **Schedule 1** [154]) to mean placing or introducing matter in or on or into or onto land that causes degradation of the land resulting in specified harm or damage, or placing or introducing matter that is of a prescribed nature, description or class or does not comply with a prescribed standard. The proposed sections provide for a defence of authority conferred by regulation or a licence or lawful authority or if a substance placed on land is a pesticide or a fertiliser or another specified substance. There will also be a defence for substances placed into or onto an unlicensed landfill that is notified to the EPA and operated in accordance with the regulations. **Schedule 1** [64], [65] and [67] make consequential amendments.

#### Powers of authorised officers

**Schedule 1 [87]** inserts proposed section 198A into the Principal Act. The proposed section provides that an authorised officer may, on any premises entered lawfully under that Act, turn off or disable a building intruder alarm or motor vehicle intruder alarm that is or has been sounding in breach of that Act or the regulations.

**Schedule 1 [88]** amends section 203 of the Principal Act to confer powers on authorised officers to require a person to attend to answer questions in relation to matters under the Principal Act, if such attendance is reasonably required so that questions can be put and answered and a place and time have been nominated by the person or are reasonable in the circumstances.

**Schedule 1 [89]** inserts proposed section 203A into the Principal Act. The proposed section provides that an authorised officer may record questions by authorised officers and answers to those questions and sets out recording methods if the officer has informed the person that the record is to be made.

**Schedule 1 [90]** amends section 204 of the Principal Act to authorise an authorised officer to request a person who is required to state his or her name and address to provide proof of the name and address. It will not be an offence to fail to provide the proof.

**Schedule 1 [92]** amends section 206 of the Principal Act to remove a limit on the quantity of a substance which may be removed by an authorised officer for testing.

**Schedule 1 [93] and [95]** amend section 208 of the Principal Act to confer power on authorised officers to require a vehicle or vessel to be moved to a suitable place for inspection or testing. If it is not to be done immediately, the notice must be in writing and specify the date, time and place for inspection or testing. **Schedule 1 [94]** makes a consequential amendment.

**Schedule 1 [98]** inserts proposed section 212E. The proposed section enables the Minister to enter into arrangements with Ministers of other States or Territories to provide for authorised officers of this State and of the other State or Territory to exercise functions under the Principal Act in the other State or Territory. Such actions will relate only to matters that relate to the environment of this State.

#### Noise pollution

**Schedule 1** [114] amends section 264 of the Principal Act to confer on appropriate regulatory authorities the power to issue noise control notices to a person who proposes to carry on an activity or use an article at any premises.

**Schedule 1 [118]** amends section 278 of the Principal Act to enable noise abatement directions to be given to the State, a person acting on behalf of the State, a public authority or an employee of a public authority by an authorised officer appointed by the EPA.

#### **Green offsets**

**Schedule 1 [4]** amends section 45 of the Principal Act to enable an appropriate regulatory authority, in exercising functions relating to licences, to consider any relevant green offset scheme or green offset works.

**Schedule 1 [14]** amends section 66 of the Principal Act to extend monitoring under licence conditions to matters required by a licence, such as requirements to implement green offset schemes or green offset works.

**Schedule 1** [19] substitutes section 69 of the Principal Act to enable licence conditions to be imposed that implement or otherwise relate to green offset schemes and green offset works.

Schedule 1 [129] inserts proposed Part 9.3B (proposed sections 295M–295X). The proposed Part, together with section 69, establishes a scheme to require licence holders to provide or participate in schemes for the provision of green offsets to mitigate the effect of licensed activities. A green offset scheme or green offset works may be used to prevent, control, abate, mitigate or otherwise offset harm to the environment caused by a licensed activity or to make good environmental damage arising from such an activity. A green offset scheme may also be used to carry out a specified program for the restoration or enhancement of the environment related to a licensed activity. A green offset scheme may contain elements, including contractual arrangements, creation of a market for participation entitlements and credits and the payment of financial contributions. Both a scheme and offset works may relate to activities and premises other than those covered by the licence and be arranged, implemented or managed by a person on behalf of the licence holder, but must relate to licensed activities of the same kind. The provisions enable regulations to impose conditions on licences. Regulations may also be made for or with respect to green offset schemes and green offset works, including in relation to determination of whether specified outcomes are met, cost recovery and conferring on the EPA functions relating to credits and participation rights. The provisions also confer on the EPA functions relating to management or appointment of managers for green offset schemes or green offset works and entering into agreements with managers. A Green Offsets Fund is established. The Crown is protected by the provisions from liability for acts done in good faith in connection with the operation of green offset schemes or green offset works and green offset credits are excluded from liability for

**Schedule 1 [126]–[128] and [153]** make consequential amendments as a result of the insertion of proposed Part 9.3B.

#### Other amendments

**Schedule 1 [2]** inserts a note into section 6 of the Principal Act for the purpose of clarifying matters relating to appropriate regulatory authorities.

Schedule 1 [32], [34], [50], [115], [117] and [122]–[125] amend sections 84, 86, 99, 267, 271, 287, 288, 289 and 290 of the Principal Act, respectively, to provide that an appeal lodged against a licence decision, breach notice, prevention notice, noise control notice or noise abatement order does not operate to stay the decision, notice

or order appealed against except to the extent that the Land and Environment Court otherwise directs. The amendments also provide for the operation of the decisions, notices or orders if a stay is granted. **Schedule 1 [33]** makes a consequential amendment.

**Schedule 1 [43]** amends section 94 of the Principal Act so that an appropriate regulatory authority can waive a prescribed fee for preparing and giving a clean-up notice without a request from the recipient of the notice to do so.

**Schedule 1 [45]** amends section 95 of the Principal Act to extend the circumstances in which a prevention notice may be given to the situation where an activity is being carried on in contravention of, or is likely to cause a contravention of, a condition of a surrender of a licence or an exemption.

**Schedule 1 [47]** amends section 96 of the Principal Act to make it clear that a prevention notice may require a person to review the carrying out of an activity.

**Schedule 1 [51]** amends section 100 of the Principal Act so that an appropriate regulatory authority can waive a prescribed fee for preparing and giving a prevention notice without a request from the recipient of the notice to do so.

**Schedule 1** [55] amends section 110 of the Principal Act to prohibit a fee from being charged for the variation of an environment protection notice. **Schedule 1** [44] and [52] make consequential amendments.

**Schedule 1 [72]** makes a statute law revision amendment to section 146 of the Principal Act.

**Schedule 1 [73]** amends section 148 of the Principal Act to clarify that an employer who is notified by an employee of a pollution incident related to an activity carried on by or on behalf of the employer, or who otherwise becomes aware of such an incident, must notify the appropriate regulatory authority of the incident.

**Schedule 1 [74]** amends section 148 (as a result of the inclusion of the emission of odours as pollution incidents by **Schedule 1 [156]**) to provide that obligations to report pollution incidents do not extend to incidents involving only the emission of an odour.

**Schedule 1 [82]** omits Division 3 of Part 5.8, as these provisions relating to unleaded petrol are now covered by Commonwealth legislation.

**Schedule 1** [91] makes marine park rangers authorised officers for certain purposes. **Schedule 1** [155] makes a consequential amendment.

**Schedule 1 [97]** amends section 212C of the Principal Act to allow an appropriate regulatory authority or an authorised officer of an authority to exercise a function that is not authorised or controlled by a licence, or a function in relation to which the authority is not the appropriate regulatory authority, in certain circumstances without the current requirement that the functions be exercised in good faith.

**Schedule 1 [112]** amends section 261 of the Principal Act to insert evidentiary provisions enabling certain matters to be proved by the production of certificates.

**Schedule 1 [113]** amends section 262 of the Principal Act to provide that an analyst's certificate which states that a container containing a sample was sealed, and the seal securing the container was unbroken, is admissible in evidence in any proceedings under the Principal Act. Currently, to be admissible, the certificate must certify that a container containing the sample was sealed and signed by an authorised officer.

**Schedule 1** [116] inserts proposed sections 267A and 267B. The proposed sections enable the charging and recovery of the administrative costs of preparing and giving noise control notices and the costs of monitoring and ensuring compliance with noise control notices.

**Schedule 1 [119] and [120]** amend section 285 of the Principal Act to update references to the rural fire brigade.

**Schedule 1 [121]** provides that an accredited rescue unit, whose members are given an exemption under section 285 of the Principal Act for an offence done or omitted in good faith, has the same meaning as it has in the *State Emergency and Rescue Management Act 1989*.

**Schedule 1 [130]** amends section 300 of the Principal Act to enable an appropriate regulatory authority to require a licence holder who is required to give a financial assurance to provide an independent assessment of the cost of the relevant work or program for which the assurance is required. This is to enable the authority to determine the amount of the assurance, which may not exceed the total cost of the work or program.

**Schedule 1 [131]** amends section 301 of the Principal Act to enable regulations to be made for or with respect to guidelines to be observed in calculating the amount of a financial assurance.

**Schedule 1 [132]** amends section 308 of the Principal Act to make it clear that an appropriate regulatory authority is required only to include in its public register matters that are applicable to it.

**Schedule 1** [133]–[135] amend section 319 of the Principal Act in relation to the disclosure of information obtained in connection with the administration or execution of the Principal Act. The amendments provide that disclosure may be made to a person engaged in administering another law of this State providing for the protection of the environment and permit the EPA to disclose information formerly required to be kept on a register. The amendments also prevent a person from being required to produce a document or thing, or to disclose information, to a court if the EPA certifies in writing that it is not in the public interest to do so.

**Schedule 1** [136]–[138] amend section 319A of the Principal Act to make it clear that a condition of a licence that specifies a time by which action is to be taken continues to have effect until it is complied with and that a condition that does not specify a time continues to have effect until it is complied with.

**Schedule 1 [139]** amends section 320A of the Principal Act to provide that a person is guilty of an offence if the person, knowing it to be false or misleading, represents that the person holds a licence that permits certain activities.

**Schedule 1 [140]** inserts proposed section 323 (5A) into the Principal Act to provide that a condition of a licence may be inconsistent with a requirement of the same kind in a regulation, but only to the extent that the condition imposes a more stringent requirement than the regulation. Section 323 (5) currently provides that a condition that is inconsistent with a regulation has no force or effect. **Schedule 1 [151]** inserts a savings and transitional provision into the Principal Act to provide that the new section 323 (5A) applies to a condition that was attached to a licence before the commencement of that subsection.

**Schedule 1 [147]** amends Schedule 2 to the Principal Act to expand the regulation-making power relating to the payment of fees for services provided by the EPA to include services provided by other appropriate regulatory authorities and to clarify that these fees include administrative costs and the costs associated with the functions of the EPA and other appropriate regulatory authorities under the Principal Act

**Schedule 1 [148]** amends Schedule 2 to the Principal Act to provide for a regulation-making power in respect of the independent certification of load-based licences.

**Schedule 1 [149]** enables savings and transitional regulations to be made as a consequence of the proposed Act.

**Schedule 1 [151]** inserts savings and transitional provisions as a consequence of the enactment of the proposed Act.

## Schedule 2 Amendment of other Acts and regulation

**Schedule 2.1** amends the *Environmentally Hazardous Chemicals Act 1985* to remove provisions relating to enforcement, as these matters will now be covered by the application of the Principal Act.

**Schedule 2.2 [1] and [2]** amend the *Pesticides Act 1999* to provide that an accredited rescue unit, whose members are given an exemption under section 116 of that Act for an offence done or omitted in good faith, has the same meaning as it has in the *State Emergency and Rescue Management Act 1989*.

**Schedule 2.2 [3]** amends the *Pesticides Act 1999* to insert proposed section 118A. The proposed section makes it clear that a notice or order given under that Act, or a condition of a licence or certificate of competency under that Act, that specifies a time by which action is to be taken continues to have effect until it is complied with and that a requirement that does not specify a time continues to have effect until it is complied with.

**Schedule 2.2 [4] and [5]** amend the *Pesticides Act 1999* to enable savings and transitional regulations to be made as a consequence of the amendment of that Act by the proposed Act.

**Schedule 2.3 [1]** amends the *Protection of the Environment Administration Act 1991* to provide that the EPA must make its report on the state of the environment every 4 years rather than every 3 years.

**Schedule 2.3 [2] and [3]** amend the *Protection of the Environment Administration Act 1991* to enable savings and transitional regulations to be made, and to insert savings and transitional provisions, as a consequence of the amendment of that Act by the proposed Act.

**Schedule 2.4** amends the *Protection of the Environment Operations (General) Regulation 1998* to provide for additional matters that are to be included in a public register held by a regulatory authority.

**Schedule 2.5** amends the *Sydney Olympic Park Authority Act 2001* to remove a provision that makes the EPA the appropriate regulatory authority for the premises of Sydney Olympic Park.



### New South Wales

# **Protection of the Environment Operations Amendment Bill 2005**

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New South Wales

# **Protection of the Environment Operations Amendment Bill 2005**

No , 2005

#### A Bill for

An Act to make miscellaneous amendments to the *Protection of the Environment Operations Act 1997* and other Acts and a regulation relating to penalties, regulation of waste, land pollution, water pollution, smoke pollution from residences, green offsets, environment protection licences, reports and other matters; and for other purposes.

#### Clause 1 Protection of the Environment Operations Amendment Bill 2005

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Protection of the Environment Operations Amendment Act 2005.	3
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	6
3	Amendment of Protection of the Environment Operations Act 1997 No 156	7
	The <i>Protection of the Environment Operations Act 1997</i> is amended as set out in Schedule 1.	9 10
4	Amendment of other Acts and regulation	11
	The Acts and regulation specified in Schedule 2 are amended as set out in that Schedule.	12 13

Scł	nedule 1			idment of Protection of the onment Operations Act 1997	1
				(Section 3)	3
[1]	Section 3 Ol	oject	s of A	ct	4
	Insert ", reco	very	' after '	"re-use" in section 3 (d) (iii).	5
[2]	Section 6 Ap	pro	priate i	regulatory authority	6
	Omit the note	e to t	he sect	ion. Insert instead:	7
		certai certai marin notice	n other n non-s e autho	gulations have prescribed the Marine Parks Authority and authorities as the appropriate regulatory authorities for scheduled activities in certain areas. By virtue of this Act, the prity is given jurisdiction in connection with noise control noise abatement directions relating to vessels (see sections ).	8 9 10 11 12 13
[3]	Section 45 M	/latte	rs to b	e taken into consideration in licensing functions	14
	Omit "being or likely to be caused" from section 45 (c).				
	Insert instead	l "caı	ised or	likely to be caused".	16
[4]	Section 45 (	e)			17
	Insert "green scheme".	offse	et scher	me, green offset works or" before "tradeable emission	18 19
[5]	Section 45 (	f1)			20
	Insert after se	ection	1 45 (f)	<b>)</b> :	21
	(	(f1)		lation to an activity or work that causes, is likely to e or has caused water pollution:	22 23
			(i)	the environmental values of water affected by the activity or work, and	24 25
			(ii)	the practical measures that could be taken to restore or maintain those environmental values,	26 27
[6]	Section 47 L	icen	sing re	equirement—scheduled development work	28
	Omit the pen	alty <sub>]</sub>	provisi	on at the end of section 47 (1). Insert instead:	29
		Max	mum p	penalty:	30
		(a)	of a c	e case of a corporation—\$1,000,000 and, in the case continuing offence, a further penalty of \$120,000 for day the offence continues, or	31 32 33

	(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	1 2 3
[7]	Section 48 Licen (premises-based	sing requirement—scheduled activities l)	4 5
	Omit the penalty	provision at the end of section 48 (2). Insert instead:	6
	Max	imum penalty:	7
	(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	8 9 10
	(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	11 12 13
[8]	Section 49 Licen based)	sing requirement—scheduled activities (not premises-	14 15
	Omit the penalty	provision at the end of section 49 (2). Insert instead:	16
	Max	imum penalty:	17
	(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	18 19 20
	(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	21 22 23
[9]	Section 50 Timin	g of licensing of development requiring consent under	24 25
		(other than on the initiative of the EPA)" after "granted" arring in section 50 (2).	26 27
[10]	Section 50 (4)		28
		des approval to carry out a project under Part 3A of that Act" e definition of <i>development consent</i> .	29 30
[11]	Section 57 Licen	ce fees	31
	Insert "in accord section 57 (4).	ance with the notice" before "an additional amount" in	32 33
[12]	Section 60 Requ	irement for further information	34
	Omit "(other that licence)" from sec	n an application for the approval of the surrender of a etion 60 (1).	35 36

[13]	Section 64 Failu	re to comply with condition	1			
	Omit the penalty	provisions at the end of section 64 (1). Insert instead:	2			
	Maximum penalty:					
	(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	5			
	(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	7 8 9			
[14]	Section 66 Condinformation, and	ditions requiring monitoring, certification or provision of drelated offences	10 11			
	Insert ", required	" after "authorised" in section 66 (1) (a).	12			
[15]	Section 66 (2)		13			
	Omit the penalty	provision at the end of the subsection. Insert instead:	14			
	Maximum penalty:					
	(a)	in the case of a corporation—\$1,000,000, or	16			
	(b)	in the case of an individual—\$250,000.	17			
[16]	Section 66 (3)		18			
	Omit "or by anot	ther person approved by that authority".	19			
	Insert instead ", prescribed by the	by another person approved by that authority or by a person e regulations,".	20 21			
[17]	Section 66 (3) (a	a)	22			
	Insert ", or any p authorised, requi	rovisions of the regulations applicable to the activity or work red or controlled by the licence," after "licence".	23 24			
[18]	Section 66 (3) (I	o) and (c)	25			
	Insert "or any su	ch regulations" after "conditions" wherever occurring.	26			
[19]	Section 69		27			
	Omit the section	. Insert instead:	28			
	69 Conditions relating to tradeable emission schemes, green offsets and other schemes involving economic measures					
	The	conditions of a licence may implement or otherwise relate to:	31			
	(a)	tradeable emission schemes, or	32			
	(h)	green offset schemes or works, or	33			

			(c) other schemes involving economic measures,	1
			as referred to in Part 9.3, 9.3A or 9.3B.	2
			<b>Note.</b> Conditions relating to tradeable emission schemes or green offset schemes or works may also be attached to licences by the regulations (see Parts 9.3A and 9.3B).	3 4 5
[20]	Sect	ion 70	· ·	6
[20]				
	Omi	. the se	ection. Insert instead:	7
	70	Cond	ditions for financial assurances	8
			The conditions of a licence, including the conditions of the suspension, revocation or surrender of a licence, may require the holder or former holder of the licence to provide financial assurances, as provided by Part 9.4.	9 10 11 12
[21]	Sect	ion 75	Conditions relating to waste	13
	Inser (4) (a		rage," before "handling" wherever occurring in section 75 (1) and	14 15
[22]	Sect	ion 75	5 (1)	16
	Omit	"repro	ocessing". Insert instead "processing, recovery".	17
[23]	Sect	ion 75	5 (5) (d)	18
	Inser	t "reco	overy," after "re-use,".	19
[24]	Sect	ion 76	3	20
	Omit	the se	ection. Insert instead:	21
	76		t-closure requirements for waste facilities or other licensed nises	22 23
		(1)	The conditions of a licence, including the conditions of the suspension, revocation or surrender of a licence, may require:	24 25
			(a) the holder of the licence to submit to the appropriate regulatory authority a closure plan in relation to the premises to which the licence applies or applied, and	26 27 28
			(b) the last licensee to implement a closure plan approved by the appropriate regulatory authority.	29 30
		(2)	A closure plan in relation to premises that is required to be submitted to an appropriate regulatory authority under the conditions of a licence must:	31 32 33

		(a)	specify the steps taken (or to be taken) in closing, stabilising or rehabilitating the premises and the time-frame for doing so, and	1 2 3
		(b)	provide for a post-closure monitoring and maintenance program, and	4 5
		(c)	identify any proposed future uses of the premises, and	6
		(d)	comply with any other specified requirements relating to the plan.	7 8
	(3)		appropriate regulatory authority may approve the closure as submitted to it, or may vary the plan before approving it.	9 10
	(4)	In thi	s section:	11
			icensee means the person who was the holder of a licence for	12
		any proce	premises immediately before the licence ceased to be in	13 14
				14
[25]	Section 78	Revie	w of licences	15
	Omit "3" fi	om sec	etion 78 (1). Insert instead "5".	16
[26]	Section 78	(2) (b)		17
	Omit the pa	aragrap	h.	18
[27]	Section 79 regulatory		ension or revocation of licence by appropriate rity	19 20
	Insert after	section	n 79 (3):	21
	(3A)	A lice	ence may be revoked during the currency of a suspension.	22
[28]	Section 79	(5) (e1	1)	23
	Insert after	section	n 79 (5) (e):	24
		(e1)	the holder is liable to pay a contribution in respect of waste	25
			under section 88 and has failed to pay the contribution by	26
			the due date for its payment,	27
[29]	Section 80	Surre	nder of licence	28
	Insert after	section	n 80 (1A):	29
	(1B)	With	out limiting the grounds for refusal, an appropriate	30
		regul	atory authority may refuse an application for surrender of a ce relating to a scheduled activity if it is of the opinion that:	31 32
		(a)	there will be an ongoing environmental impact arising	33
		(u)	from the activity after the activity ceases to be carried on, and	34 35

	(b)	it is appropriate to manage that impact through conditions of the licence.	1 2
[30]	Section 82 Minis major pollution of	ter may suspend or revoke licence if holder convicted of offence	3 4
	Omit the definition	on of <i>major pollution offence</i> from section 82 (2).	5
	Insert instead:		6
	whic being the c	or pollution offence means an offence the commission of the has caused or is likely to cause harm to the environment, an offence punishable by a fine of \$1,000,000 or more (in ase of a corporation) or \$250,000 or more (in the case of an oridual).	7 8 9 10 11
[31]	Section 83 Fit ar	nd proper persons	12
	Omit section 83 (	2) (c) and (d). Insert instead:	13
	(c)	the person's record of compliance with the environment protection legislation,	14 15
	(d)	if the person is a body corporate, the record of compliance with the environment protection legislation of any director or other person concerned in the management of the body corporate,	16 17 18 19
	(e)	whether, in the opinion of the appropriate regulatory authority, the management of the activities or works that are or are to be authorised, required or regulated under the relevant licence are not or will not be in the hands of a technically competent person,	20 21 22 23 24
	(f)	whether, in the opinion of the appropriate regulatory authority, the person is of good repute, having regard to character, honesty and integrity,	25 26 27
	(g)	if the person is a body corporate, whether, in the opinion of the appropriate regulatory authority, a director or other person concerned in the management of the body corporate is of good repute, having regard to character, honesty and integrity,	28 29 30 31 32
	(h)	whether the person, in the previous 10 years, has been convicted in New South Wales or elsewhere of an offence involving fraud or dishonesty,	33 34 35
	(i)	if the person is a body corporate, whether a director or other person concerned in the management of the body corporate has, in the previous 10 years, been convicted in New South Wales or elsewhere of an offence involving fraud or dishonesty,	36 37 38 39 40

		(J)	whether the person, during the previous 3 years, was an undischarged bankrupt or applied to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounded with his or her creditors or made an assignment of his or her remuneration for their benefit,	1 2 3 4 5
		(k)	if the person is an individual, whether he or she is or was a director or person concerned in the management of a body corporate that is the subject of a winding up order or for which a controller or administrator has been appointed during the previous 3 years,	6 7 8 9 10
		(1)	if the person is a body corporate, whether the body corporate is the subject of a winding up order or has had a controller or administrator appointed during the previous 3 years,	11 12 13 14
		(m)	whether the person has demonstrated to the EPA the financial capacity to comply with the person's obligations under the licence or the proposed licence,	15 16 17
		(n)	whether the person is in partnership, in connection with activities that are subject to a licence or licence application, with a person whom the appropriate regulatory authority does not consider to be a fit and proper person under this section,	18 19 20 21 22
		(o)	any other ground prescribed by the regulations.	23
[32]	Section 84	Date f	from which decision operates	24
	Omit section	n 84 (2	2). Insert instead:	25
	(2)	regul appro or to suspe Envir decis the L	a appeal is made against a decision of the appropriate atory authority to vary, suspend or revoke a licence, to ove or refuse the surrender of a licence subject to conditions, attach any new conditions to, or vary any conditions of, a ension, revocation or surrender of a licence and the Land and ronment Court directs that the decision is stayed, the ion does not operate until the stay ceases to have effect or and and Environment Court confirms the decision or the all is withdrawn, whichever first occurs.	26 27 28 29 30 31 32 33
[33]	Section 84	(4)		35
	Omit the su	bsectio	on.	36

[34]	Section 86	Notice	e for breach of licensing requirements	1
	Omit section	n 86 (2	2). Insert instead:	2
	(2)	A no	tice under this section operates from the day the notice is a or from such later day as the notice specifies.	3 4
	(2A)	Land notice Land	appeal is made against a notice under this section and the and Environment Court directs that the notice is stayed, the e does not operate until the stay ceases to have effect or the and Environment Court confirms the notice or the appeal is drawn, whichever first occurs.	5 6 7 8 9
[35]	Section 86	(3)		10
	Omit the pe	enalty p	provision at the end of the subsection. Insert instead:	11
		Maxi	mum penalty:	12
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	13 14 15
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	16 17 18
[36]	Section 87	Putres	scible waste landfill sites—licensing arrangements	19
	Omit section	on 87 (4	4) (c).	20
[37]	Section 88	Contr	ibutions by licensee of waste facilities	21
	Omit "re-u	sing, re	ecycling or reprocessing" from section 88 (1).	22
	Insert inste	ad "re-	using, recovering, recycling or processing".	23
[38]	Section 88	(3)		24
	Omit section 88 (4).	on 88 (	(3) and (4) and the penalty provision at the end of section	25 26
	Insert inste	ad:		27
	(3)		occupier who fails to pay the whole or any part of the ibution payable by the occupier under this section:	28 29
		(a)	in the manner (if any) prescribed by the regulations or as otherwise directed by the EPA by notice in writing given to the occupier, or	30 31 32

		(b)	within the time or at such intervals as prescribed by the regulations, or within the time or at such intervals as may be otherwise directed by the EPA by notice in writing given to the occupier,	2
		is gu	ilty of an offence.	;
		Maxi	imum penalty:	(
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	<del>-</del>
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	10 11 12
[39]	Section 88	(5) (a)	)	1;
	Omit the par	agrap	bh. Insert instead:	14
	·	(a)	provide for contributions to be calculated on such basis (including such estimates), and in accordance with such factors, as may be specified or described in the regulations, and	19 16 17 18
[40]	Section 88	(5) (c)	)	19
			ssed". Insert instead "recovered or processed".	20
[41]	Section 88 (	(7)	•	2.
[4.]		` ′	paid portion of the contribution" after "unpaid contribution".	22
[42]	Section 91	Clean	n-up by occupiers or polluters	23
	Omit the per		provision at the end of section 91 (5). Insert instead:	24
		Maxi	imum penalty:	25
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	20 21 28
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	29 30 3
[43]	Section 94 l	Fee		32
	Omit section	ı 94 (3	3). Insert instead:	33
	(3)	The 1	regulatory authority may:	34
		(a)	extend the time for payment of the fee, on the application of a person to whom subsection (2) applies, or	3! 3(

		(b)	waive payment of the whole or any part of the fee, on the authority's own initiative or on the application of a person to whom subsection (2) applies.	1 2 3		
[44]	Section 94	, note		4		
	Insert at the		of the section:	5		
			. Section 110 (5) provides that a fee is not payable for the variation environment protection notice under this Chapter.	6 7		
[45]	Section 95	Mean	ing of environmentally unsatisfactory manner	8		
	Insert "(inc	cluding r this <i>A</i>	a condition of a surrender of a licence) or an exemption Act or the regulations" after "licence" in section 95 (a).	9 10		
[46]	Section 96	Preve	entive action	11		
	Omit section 96 (3) (h). Insert instead:					
		(h)	action with respect to the transportation, collection,	13		
			reception, re-use, recovery, recycling, processing, storage or disposal of any waste or other substance,	14 15		
[47]	Section 96	(3) (j)		16		
	Insert after section 96 (3) (i):					
		(j)	reviewing the carrying out of an activity.	18		
[48]	Section 96 (3A)					
	Insert after section 96 (3):					
	(3A)	Wate	er pollution considerations	21		
		actio	appropriate regulatory authority, when determining the on to be specified in a notice relating to an activity that es, is likely to cause or has caused water pollution, must ider:	22 23 24 25		
		(a)	the environmental values of water affected by the activity, and	26 27		
		(b)	the practical measures that could be taken to restore or maintain those environmental values, and	28 29		
		(c)	if the appropriate regulatory authority is not the EPA—any guidelines issued by the EPA to the authority relating to the exercise of functions under this section.	30 31 32		

[49]	Section 97 Offence					
	Omit the penalty provision at the end of the section. Insert instead:					
	Maximum penalty:					
			(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	5	
			(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	<del>7</del> 8	
[50]	Sect	ion 99			10	
	Omi	t the se	ection.	Insert instead:	11	
	99	Com	menc	ement of operation of prevention notices or variations	12	
		(1)	opera	revention notice, or a variation of a prevention notice, ates from the day the notice or notice of the variation is given om such later day as the notice specifies.	13 14 15	
	(2) If an appeal is made against a prevention notice or the variation of a prevention notice and the Land and Environment Court directs that the notice is stayed, the notice or variation does not operate until the stay ceases to have effect or the Land and Environment Court confirms the notice or the appeal is withdrawn, whichever first occurs.				16 17 18 19 20 21	
[51]	Sect	ion 10	0 Fee		22	
	Omit section 100 (3). Insert instead:					
		(3)	The	regulatory authority may:	24	
			(a)	extend the time for payment of the fee, on the application of a person to whom subsection (2) applies, or	25 26	
			(b)	waive payment of the whole or any part of the fee, on the authority's own initiative or on the application of a person to whom subsection (2) applies.	27 28 29	
[52]	Sect	ion 10	0, not	e	30	
	Inser	t at the	e end o	of the section:	31	
				. Section 110 (5) provides that a fee is not payable for the variation environment protection notice under this Chapter.	32 33	

[53]	Section 102 Offence				
	Omit the po	enalty	provision at the end of the section. Insert instead:	2	
	Maximum penalty:				
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	!	
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	- 1	
[54]	Section 10	7 Cha	rge on land subject to compliance cost notice	10	
	Insert after section 107 (7):				
	(8)	Reco	overy of costs relating to charge	12	
		a co writi was incur regis any char	gulatory authority or public authority that lodges or registers impliance cost notice under section 106 may, by notice in ing, require the person to whom the compliance cost notice given to pay all or any of the reasonable costs and expenses rred by the authority in respect of the lodgment or stration of the compliance cost notice and the registration of resulting charge (including the costs of discharging the ge). The regulatory authority or public authority may recover unpaid amounts specified in the notice as a debt in a court of petent jurisdiction.	10 14 18 16 17 18 19 20 22	
[55]	Section 11	0 Rev	ocation or variation	23	
	Insert after section 110 (4):				
	(5)		ee is not payable for the variation of an environment ection notice under this Chapter.	25 26	
[56]	Section 11	2 Obs	struction of persons	2	
	Omit the penalty provision at the end of the section. Insert instead:				
		Max	imum penalty:	29	
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	30 32 32	
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues	33 34	

[57]	Sect	ion 11	3 Fals	e or misleading statements in reports	
	Omi	t the pe	nalty	provision at the end of the section. Insert instead:	2
			Max	imum penalty:	;
			(a)	in the case of a corporation—\$1,000,000, or	4
			(b)	in the case of an individual—\$250,000.	
[58]	Sect	ion 11	5 Disp	oosal of waste—harm to environment	(
	Omi	t the de	finitio	on of waste from section 115 (3).	7
[59]	Sect	ion 119	9		8
	Omi	t the se	ction.	Insert instead:	Ç
	119	Maxi	mum	penalty for tier 1 offences	10
				erson who is guilty of an offence under this Part is liable, on viction:	1 <sup>-</sup>
			(a)	in the case of a corporation—to a penalty not exceeding \$5,000,000 for an offence that is committed wilfully or \$2,000,000 for an offence that is committed negligently, or	1; 14 1;
			(b)	in the case of an individual—to a penalty not exceeding \$1,000,000 or 7 years' imprisonment, or both, for an offence that is committed wilfully or \$500,000 or 7 years' imprisonment, or both, for an offence that is committed negligently.	16 17 18 19 20
[60]	Sect	ion 12	3		2
	Omi	t the se	ction.	Insert instead:	22
	123	Maxi	mum	penalty for water pollution offences	23
				erson who is guilty of an offence under this Part is liable, on viction:	24 25
			(a)	in the case of a corporation—to a penalty not exceeding \$1,000,000 and, in the case of a continuing offence, to a further penalty not exceeding \$120,000 for each day the offence continues, or	26 27 28 29
			(b)	in the case of an individual—to a penalty not exceeding \$250,000 and, in the case of a continuing offence, to a further penalty not exceeding \$60,000 for each day the offence continues.	3( 3: 3:

נויטן	Sect	ion 132		•
	Omit	the section.	Insert instead:	2
	132	Maximum	penalty for air pollution offences	;
			erson who is guilty of an offence under this Division is liable, conviction:	
		(a)	in the case of a corporation—to a penalty not exceeding \$1,000,000 and, in the case of a continuing offence, to a further penalty not exceeding \$120,000 for each day the offence continues, or	<del>(</del> <del>-</del> 8
		(b)	in the case of an individual—to a penalty not exceeding \$250,000 and, in the case of a continuing offence, to a further penalty not exceeding \$60,000 for each day the offence continues.	10 11 12 13
[62]	Part	5.4, Division	13	14
	Inser	t after Divisi	on 2 of Part 5.4:	15
	Divi	sion 3	Domestic air pollution	16
	135A	Definitions	<b>S</b>	17
		In th	is Division:	18
		chin conv outsi	<b>iney</b> means a chimney, flue, pipe or other similar means of reying smoke emitted inside residential premises to the ide.	19 20 2
		from minu plum	ssive smoke means the emission of a visible plume of smoke a a chimney for a continuous period of not less than 10 ates, including a period of not less than 30 seconds when the ne extends at least 10 metres from the point at which the ke is emitted from the chimney.	22 23 24 25 26
			<i>lential premises</i> means premises used wholly or partly as a lence.	25 28
	135B	Smoke ab	atement notices	29
		authe or hat chim perso prem that o	appears to an authorised officer of an appropriate regulatory ority that is a local authority that excessive smoke is being, as at any time within the past 7 days been, emitted from a mey on or in residential premises, the officer may give the on whom the officer believes to be the occupier of the mises a smoke abatement notice directing the person to ensure excessive smoke is not emitted from the chimney at any time 21 days following the giving of the notice.	30 32 33 34 36 36

		(2)	A smoke abatement notice is to be in writing.	1
		(3)	A smoke abatement notice ceases to have effect 6 months after the day on which it is given or when it is revoked, whichever occurs first.	2 3 4
		(4)	This section does not apply to a chimney that is in or on an incinerator or is used only in relation to smoke originating from outside a residence.	5 6 7
	135C	Cont	travention of smoke abatement notices	8
		(1)	A person to whom a smoke abatement notice has been given must not, without reasonable excuse, fail to comply with the notice while the notice remains in force.  Maximum penalty: 30 penalty units.	9 10 11 12
		(2)	A smoke abatement notice does not prevent the emission of smoke that is not excessive smoke.	13 14
		(3)	In any proceedings for an offence under this section, a document signed by the authorised officer of an appropriate regulatory authority who issued a smoke abatement notice certifying that the officer had, at a specified time and place:	15 16 17 18
			(a) observed a plume of smoke being emitted from a chimney on or in premises specified in the certificate for a continuous period of not less than 10 minutes, and	19 20 21
			(b) observed during that period a plume of smoke extending at least 10 metres from the point at which the smoke was emitted from the chimney for a period of not less than 30 seconds,	22 23 24 25
			is evidence of the matters so certified, unless the contrary is proved.	26 27
	135D	Revo	ocation of smoke abatement notices	28
			A smoke abatement notice may be revoked by the appropriate regulatory authority for which the person who gave the notice is an authorised officer.	29 30 31
[63]	Sect	ion 14	1	32
	Omit	the se	ection. Insert instead:	33
	141	Maxi	mum penalty for noise offences	34
			A person who is guilty of an offence under this Part is liable, on conviction:	35 36

			(a)	in the case of a corporation—to a penalty not exceeding \$1,000,000 and, in the case of a continuing offence, to a further penalty not exceeding \$120,000 for each day the offence continues, or	
			(b)	in the case of an individual—to a penalty not exceeding \$250,000 and, in the case of a continuing offence, to a further penalty not exceeding \$60,000 for each day the offence continues.	- 8
[64]	Part	5.6, he	ading		Ç
	Omi	t "pollu	tion: v	waste". Insert instead "pollution and waste".	10
[65]	Part	5.6, Div	vision	1, heading	1
	Inser	rt before	e sectio	on 142:	12
	Divi	ision 1	1	Preliminary	13
[66]	Part	5.6, Div	vision	2	14
	Inser	rt after s	section	142:	15
	Division 2			Land pollution	16
	142A	Pollu	tion o	f land	17
		(1)	_	rson who pollutes land is guilty of an offence. mum penalty:	18 19
			(a)	in the case of a corporation—\$1,000,000, and in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	20 21 22
			(b)	in the case of an individual—\$250,000, and in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	23 24 25
		(2)	In this	s section:	26
			pollui	te land includes cause or permit any land to be polluted.	27
	142B	Defer	nce of	authority conferred by regulation	28
		(1)	The r	regulations may, for the purposes of this Division, regulate arrying out of an activity that pollutes land.	29 30
		(2)		defence in proceedings for an offence under this Division person establishes that:	3 <sup>2</sup>
			(a)	the pollution resulted from an activity regulated by such a regulation, and	33 34

			(b)	the requirements of that regulation were not contravened.	1		
	142C	Defence of authority conferred by licence					
				a defence in proceedings for an offence under this Division e person establishes that:	3		
			(a)	the pollution was regulated by an environment protection licence held by the person or another person, and	5 6		
			(b)	the conditions to which that licence was subject relating to the pollution of land were not contravened.	7 8		
	142D		nces r stance	relating to pesticides and fertilisers and other s	9 10		
		(1)	if the	a defence in proceedings for an offence under this Division e person establishes that the substance placed in or on, or rwise introduced into or onto, land is any of the following:	11 12 13		
			(a)	a pesticide (within the meaning of the <i>Pesticides Act 1999</i> ) placed in or on, or otherwise introduced into or onto the land, in the course of being used within the meaning of that Act,	14 15 16 17		
			(b)	a fertiliser, liming material or trace element product within the meaning of the <i>Fertilisers Act 1985</i> that may lawfully be sold as such,	18 19 20		
			(c)	non-hazardous agricultural or crop waste,	21		
			(d)	manure,	22		
			(e)	virgin excavated natural material,	23		
			(f)	biosolids or any other substances prescribed by the regulations for the purposes of this section.	24 25		
		(2)		ds and expressions used in this section have the meanings cribed by the regulations.	26 27		
	142E	Defe	Defences relating to unlicensed landfills				
			if the other lands	a defence in proceedings for an offence under this Division e person establishes that a substance was placed in or on, or rwise introduced into or onto, land that was an unlicensed fill site notified to the EPA in accordance with, and operated cordance with, any requirements of the regulations.	29 30 31 32 33		
[67]	Part	5.6, Di	ivisior	n 3, heading	34		
	Inser	t befor	e secti	ion 143:	35		
	Divi	sion	3	Waste offences	36		

[68]	Sect	ion 14	3 Unlawful transporting or depositing of waste	1	
	Omi	t sectio	on 143 (1). Insert instead:	2	
		(1)	Offence	3	
			If a person transports waste to a place that cannot lawfully be used as a waste facility for that waste, or causes or permits waste to be so transported:	4 5 6	
			(a) the person, and	7	
			(b) if the person is not the owner of the waste, the owner,	8	
			are each guilty of an offence.	9	
			Maximum penalty:	10	
			(a) in the case of a corporation—\$1,000,000, or	11	
			(b) in the case of an individual—\$250,000.	12	
[69]	Sect	ion 14	3 (4), definition of "waste"	13	
	Omit the definition.				
[70]	Sect	ions 1	44 and 144AA	15	
	Omit section 144. Insert instead:				
	144	Use	of land as waste facility without lawful authority	17	
		(1)	A person who is the owner or occupier of any land and who uses the land, or causes or permits the land to be used, as a waste facility without lawful authority is guilty of an offence.	18 19 20	
			Maximum penalty:	21	
			(a) in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	22 23 24	
			(b) in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	25 26 27	
		(2)	In any proceedings for an offence under this section the defendant bears the onus of proving that there is lawful authority to use the land concerned as a waste facility.	28 29 30	
14	4AA	False	e or misleading information about waste	31	
		(1)	A person who supplies information, or causes or permits information to be supplied, that is false or misleading in a material respect about waste to another person in the course of dealing with the waste is guilty of an offence.	32 33 34 35	

		Maxi	mum penalty:	1
		(a)	in the case of a corporation—\$250,000, or	2
		(b)	in the case of an individual—\$120,000.	3
	(2)	under reaso	defence in any proceedings against a person for an offence r this section if the person establishes that the person took all nable steps to ensure that the information was not false or rading in a material respect.	4 5 6 7
	(3)	In thi	is section, information is taken to be supplied to a person <i>in</i> ourse of dealing with waste if it is supplied:	8
		(a)	in the course of an activity relating to the sale or disposal of waste, or	10 11
		(b)	in the course of an activity relating to the storage, transport, handling, deposit, transfer, processing, recycling, recovery, re-use or use of the waste.	12 13 14
	(4)		is section, <i>information about waste</i> means information tany of the following:	15 16
		(a)	the type, classification, characteristics, composition or quantity of the waste,	17 18
		(b)	the actual or proposed storage, transport, handling, deposit, transfer, disposal, processing, recycling, recovery, re-use or use of the waste,	19 20 21
		(c)	the hazards or potential harm to the environment or human health associated with the waste or an activity referred to in paragraph (b).	22 23 24
	(5)		nis section, <i>information</i> includes a record containing mation.	25 26
	(6)		eedings for an offence against this section may be instituted by the EPA.	27 28
[71]	Section 14	5 Litte	ring generally	29
	Omit the pe	nalty p	provision at the end of section 145 (1). Insert instead:	30
		Maxi	mum penalty: 20 penalty units.	31
[72]	Section 14 in littering	6 Own	ers and drivers of motor vehicles and trailers involved	32 33
	Omit sectio	n 146	(7) (b). Insert instead:	34
		(b)	if a court is dealing with the offence—the notice must be given to the prosecutor within 28 days after service of the summons or court attendance notice for the offence.	35 36 37

[73]	Section 148 Pollution incidents causing or threatening material harm to be notified				
	Insert after section 148 (3):				
	(3A)	Duty	of employer to notify	4	
		an i awai emp	nout limiting subsection (2), an employer who is notified of necident under subsection (3) or who otherwise becomes re of a pollution incident which is related to an activity of the loyer, must, as soon as practicable after being notified or rwise becoming aware of the incident, notify the appropriate latory authority of the incident and all relevant information at it.	5 6 7 8 9 10 11	
[74]	Section 14	8 (7)		12	
	Insert after	sectio	n 148 (6):	13	
	(7)	Odo	ur not required to be reported	14	
			section does not extend to a pollution incident involving the emission of an odour.	15 16	
[75]	Section 15	2 Offe	ence	17	
	Omit the po	enalty	provision at the end of the section. Insert instead:	18	
	Maximum penalty:				
		(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	20 21 22	
		(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	23 24 25	
[76]	Section 15	5 Sale	e of motor vehicles	26	
	Omit the penalty provision at the end of the section. Insert instead:				
		Max	imum penalty:	28	
		(a)	in the case of a corporation—\$1,000,000, or	29	
		(b)	in the case of an individual—\$250,000.	30	
[77]	Section 15	6 Sale	e of motor vehicles without anti-pollution devices	31	
	Omit the p	-	provision at the end of the section. Insert instead:	32	
			imum penalty:	33	
		(a)	in the case of a corporation—\$1,000,000, or	34	
		(b)	in the case of an individual—\$250,000.	35	

[78]	Section 157 Adjustn	nent etc of anti-pollution devices and motor vehicles	1			
	Omit the penalty prov	vision at the end of the section. Insert instead:	2			
	Maximum penalty:					
	(a) in	the case of a corporation—\$1,000,000, or	4			
	(b) in	the case of an individual—\$250,000.	Ę			
[79]	Section 158 Service	or repair of motor vehicles	6			
	Omit the penalty provision at the end of the section. Insert instead:  Maximum penalty:					
	(a) in	the case of a corporation—\$1,000,000, or	ę			
	(b) in	the case of an individual—\$250,000.	10			
[80]	Section 159 Sale of as prescribed	motor vehicles not serviced, maintained or adjusted	11 12			
	Omit the penalty prov	Omit the penalty provision at the end of the section. Insert instead:				
	Maximum penalty:					
	(a) in	the case of a corporation—\$1,000,000, or	15			
	(b) in	the case of an individual—\$250,000.	16			
[81]	Section 162 Minister circumstances	's power to prohibit use of motor vehicles in certain	17 18			
	Omit the penalty provision at the end of section 162 (5). Insert instead:  Maximum penalty:					
		the case of a corporation—\$1,000,000, or	20 21			
	` '	the case of an individual—\$250,000.	22			
[82]	Part 5.8, Division 3 l	Jnleaded petrol	23			
	Omit the Division.					
[83]	Section 167 Control	equipment	25			
	Omit the penalty prov	vision at the end of section 167 (4). Insert instead:	26			
	1 7 1	Maximum penalty:				
	of	the case of a corporation—\$1,000,000 and, in the case a continuing offence, a further penalty of \$120,000 for ch day the offence continues, or	28 29 30			
	a	the case of an individual—\$250,000 and, in the case of continuing offence, a further penalty of \$60,000 for each by the offence continues	31 32 33			

[84]				ences by corporations	1		
	Omi	t section	on 169	(1) (a).	2		
[85]	Sect	ion 16	9 (4)		3		
	Omi	t "inte	ntion"	wherever occurring. Insert instead "state of mind".	4		
[86]	Sect	ion 16	9 (5)		5		
	Inser	Insert after section 169 (4):					
		(5)	In th	is section, the <i>state of mind</i> of a person includes:	7		
			(a)	the knowledge, intention, opinion, belief or purpose of the person, and	8 9		
			(b)	the person's reasons for the intention, opinion, belief or purpose.	10 11		
[87]	Sect	ion 19	<b>A</b> 8		12		
	Inser	Insert after section 198:					
	198A	Pow	er to c	disable intruder alarms	14		
		(1)	intru	authorised officer may turn off or otherwise disable a building uder alarm or a motor vehicle intruder alarm that is or has a sounding in breach of this Act or the regulations.	15 16 17		
		(2)	In th	is section:	18		
			moto	or vehicle intruder alarm means a device that:	19		
			(a)	incorporates or connects to a sounding device, and	20		
			(b)	on being triggered, causes the sounding device to emit sound,	21 22		
			vehi	g a device that is attached to or forms part of the motor cle for use as an intruder alarm, whether or not the device is designed to be used for any other purpose.	23 24 25		
[88]	Sect	ion 20	3 Pow	ver of authorised officers to require answers	26		
	Inser	t after	section	n 203 (4):	27		
		(5)	to at	authorised officer may, by notice in writing, require a person tend at a specified place and time to answer questions under section if attendance at that place is reasonably required in r that the questions can be properly put and answered.	28 29 30 31		
		(6)	The unde	place and time at which a person may be required to attend er subsection (5) is to be:	32 33		
			(a)	a place or time nominated by the person, or	34		

			(b)	if the place and time nominated is not reasonable in the circumstances or a place and time is not nominated by the person, a place and time nominated by the authorised officer that is reasonable in the circumstances.	1 2 3 4	
[89]	Secti	on 20	3 <b>A</b>		5	
	Insert	after	section	n 203:	6	
	203A	Reco	rding	of evidence	7	
		(1)	quest	uthorised officer may cause any questions and answers to tions given under this Part to be recorded if the officer has med the person who is to be questioned that the record is to ade.	8 9 10 11	
		(2)	visua	cord may be made using sound recording apparatus or audio apparatus, or any other method determined by the orised officer.	12 13 14	
		(3)	office	py of any such record must be provided by the authorised er to the person who is questioned as soon as practicable it is made.	15 16 17	
		(4)		cord may be made under this section despite the provisions y other law.	18 19	
[90]	Secti	on 204	4 Pow	er of authorised officers to demand name and address	20	
	Insert after section 204 (2):					
	(	(2A)	Proo	f of name and address	22	
			this s provi	uthorised officer may request a person who is required under section to state his or her full name and residential address to de proof of the name and address. It is not an offence under on 211 to fail to comply with any such request.	23 24 25 26	
[91]	Secti	on 20	5 Defi	nitions	27	
	Insert after paragraph (c) of the definition of authorised officer:					
				, and	29	
			(d)	extends, in sections 206 and 208, in relation to vessels situated within marine parks, to a marine park ranger appointed under section 35A of the <i>Marine Parks Act 1997</i> authorised by the Marine Parks Authority for the purposes of those sections.	30 31 32 33 34	
[92]	Secti	on 200	6 Pow	er to inspect and test	35	
	Omit "(not exceeding 1 litre)" from section 206 (2) (f).					

[93]	Sect	ion 20	8 Stop	oping of vehicles and vessels for inspection or testing	1	
	Inser	t at the	e end o	of section 208 (1) (b):	2	
				, or	3	
			(c)	to move the vehicle or vessel to a suitable place for inspection or testing.	4 5	
[94]	Sect	ion 20	8 (2)		6	
				n a direction to move the vehicle or vessel to a suitable place testing at a later time)" after "such a direction".	7 8	
[95]	Section 208 (2A)					
	Insert after section 208 (2):					
		(2A)	place to tal	direction is given to move a vehicle or vessel to a suitable e for inspection or testing and the inspection or testing is not ke place at the time, the direction must be given by notice in ng specifying the time, date and place for the inspection or ng.	11 12 13 14 15	
[96]	Section 211 Offences					
	Omit the penalty provision at the end of the section. Insert instead:					
			Max	imum penalty (subject to sections 204 and 208):	18	
			(a)	in the case of a corporation—\$1,000,000 and, in the case of a continuing offence, a further penalty of \$120,000 for each day the offence continues, or	19 20 21	
			(b)	in the case of an individual—\$250,000 and, in the case of a continuing offence, a further penalty of \$60,000 for each day the offence continues.	22 23 24	
[97]	Sect	ion 21	2C Ac	tions by incorrect regulatory authority	25	
	Omit	", in §	good fa	aith," from section 212C (1).	26	
[98]	Sect	ion 21	2E		27	
	Insert after section 212D:					
:	212E Extraterritorial exercise of functions				29	
		(1)	The anoth State	Minister may enter into an arrangement with a Minister of her State or Territory providing for the exercise, in another to or Territory, by authorised officers or by officers of that to or Territory of functions under this Act or the regulations.	30 31 32 33	

	(	(2)	may, funct	uthorised officer or an officer of another State or Territory in accordance with any such arrangement, exercise tions under this Act, but only to the extent that the matters erned relate to the environment of this State.	1 2 3
[99]	Section	1 <b>21</b> 3	App	lication of Chapter	5
	Insert a	fter s	section	n 213 (2) (b):	6
			(c)	Environmentally Hazardous Chemicals Act 1985 and the regulations under that Act.	7
[100]	Section	1 <b>21</b> 3	3 (3)		9
	Insert a	fter s	section	n 213 (2):	10
	(	(3)	Limit	ation	11
			Envir	ons 217 (2) and 218 do not extend to proceedings under the ronmentally Hazardous Chemicals Act 1985 or the ations under that Act.	12 13 14
[101]	Section comme			e within which summary proceedings may be	15 16
	Insert after paragraph (c) of the definition of <i>prescribed offence</i> in section 216 (6):				
			(c1)	an offence under section 142A (Pollution of land) or 144AA (False or misleading information about waste), or	19 20
			(c2)	an offence arising under the <i>Environmentally Hazardous Chemicals Act 1985</i> to which this Chapter extends by virtue of section 213, or	21 22 23
[102]	Section	1 218	3A		24
	Insert a	fter s	section	1 218:	25
	218A A	\gen	ts ma	y institute proceedings	26
			also b	beedings that may be instituted under section 217 or 218 may be instituted on behalf of an appropriate regulatory authority y other authority or person specified in those sections by an t of the authority or person appointed for that purpose.	27 28 29 30

[103]	Secti	ions 2	37A and 237B	1		
	Inser	t after	section 237:	2		
	237A	Recovery of costs of registering charge on land				
		(1)	A person (including a public authority) who registers a charge on land to which a restraining order applies under section 236 may, by notice in writing, require the defendant to pay all or any of the reasonable costs and expenses incurred by the person in respect of the lodgment and registration of the charge (including the costs of discharging the charge).	4 5 6 7 8 9		
		(2)	The person may recover from the defendant any unpaid amounts specified in the notice as a debt in a court of competent jurisdiction.	10 11 12		
	237B	Reco	overy of costs of lodging caveat	13		
		(1)	A person (including a public authority) who lodges a caveat in respect of land to which a restraining order applies under section 237 may, by notice in writing, require the defendant to pay all or any of the reasonable costs and expenses incurred by the person in respect of the lodgment and registration of the caveat (including the costs of withdrawal of the caveat).	14 15 16 17 18 19		
		(2)	The person may recover from the defendant any unpaid amounts specified in the notice as a debt in a court of competent jurisdiction.	20 21 22		
[104]	Secti	ion 24	8 Orders regarding costs and expenses of investigation	23		
	Omit	the de	efinition of <i>costs and expenses</i> from section 248 (3). Insert instead:	24		
			costs and expenses, in relation to the investigation of an offence, means the costs and expenses:	25 26		
			(a) in taking any sample or conducting any inspection, test, measurement or analysis, or	27 28		
			(b) of transporting, storing or disposing of evidence,	29		
			during the investigation of the offence.	30		
[105]	Secti	ion 24	9 Orders regarding monetary benefits	31		
	Omit	"not	exceeding the court's estimation of" from section 249 (1).	32		
		t instead	ead "the court is satisfied, on the balance of probabilities,	33 34		

[106]	Section 25	0 Add	itional orders	
			the circumstances of the offence)" after "offence" wherever on 250 (1) (a) and (b).	2
[107]	Section 25	i0 (1) (e	e)–(h)	2
	Insert after	section	n 250 (1) (d):	ţ
		(e)	order the offender to pay a specified amount to the Environmental Trust established under the <i>Environmental Trust Act 1998</i> , or a specified environmental organisation, for the purposes of a specified project for the restoration or enhancement of the environment or for general environmental purposes,	6 5 8 9 10 11
		(f)	order the offender to attend, or to cause an employee or employees or a contractor or contractors of the offender to attend, a training or other course specified by the court,	12 13 14
		(g)	order the offender to establish, for employees or contractors of the offender, a training course of a kind specified by the court,	15 16 17
		(h)	if the EPA is a party to the proceedings, order the offender to provide a financial assurance, of a form and amount specified by the court, to the EPA, if the court orders the offender to carry out a specified work or program for the restoration or enhancement of the environment.	18 19 20 22 22
[108]	Section 25	i0 (1)		23
	Omit "or (d)". Insert instead ", (d), (e) or (h)".			
[109]	Section 25	i0 (5)		2
	Insert after	section	n 250 (4):	26
	(5)	Finar	ncial assurances	27
		offen as th	ons 302–307 apply to a financial assurance provided by an order under an order made under this section in the same way apply to a financial assurance given by a holder of a ce under a condition of a licence under Part 9.4.	28 29 30 3
[110]	Part 8.4, h	eading	I	32
	Incert "or a	nforce	a undartakings" after "anvironment"	3′

[111]	Sect	ion 25	3A		1		
	Inser	Insert after section 253:					
	253A	Enfo	rceme	ent of undertakings	3		
		(1)	the p	EPA may accept a written undertaking given by a person for urposes of this section in connection with a matter in relation hich the EPA has a function under this Act.	4 5 6		
		(2)	but of the E	person may withdraw or vary the undertaking at any time, only with the consent in writing of the EPA. The consent of EPA is required even if the undertaking purports to authorise drawal or variation of the undertaking without that consent.	7 8 9 10		
		(3)	ordei	EPA may apply to the Land and Environment Court for an r under subsection (4) if the EPA considers that the person gave the undertaking has breached any of its terms.	11 12 13		
		(4)		Court may make all or any of the following orders if it is fied that the person has breached a term of the undertaking:	14 15		
			(a)	an order directing the person to comply with that term of the undertaking,	16 17		
			(b)	an order directing the person to pay to the State an amount not exceeding the amount of any financial benefit that the person has obtained directly or indirectly and that is reasonably attributable to the breach,	18 19 20 21		
			(c)	any order that the Court thinks appropriate directing the person to compensate any other person who has suffered loss or damage as a result of the breach,	22 23 24		
			(d)	an order suspending or revoking any environment protection licence held by the person,	25 26		
			(e)	an order requiring the person to prevent, control, abate or mitigate any actual or likely harm to the environment caused by the breach,	27 28 29		
			(f)	an order requiring the person to make good any actual or likely harm to the environment caused by the breach,	30 31		
			(g)	any other order the Court considers appropriate.	32		
[112]	Sect	ion 26	1 Cert	tificate evidence of certain matters	33		
	Inser	t after	section	n 261 (2) (o):	34		
			(p)	that a person was or was not appointed by the EPA as an analyst under this Act during a specified period,	35 36		

			(q)	that information required to be furnished to a regulatory authority or authorised officer pursuant to this Act or the regulations was or was not received,	1 2 3
			(r)	that a document is a copy of part of, or an extract from, a register kept under this Act,	4 5
			(s)	that an amount is payable under this Act or the regulations by a specified person and has not been paid,	6 7
			(t)	that a person was served with a notice under this Act or the regulations,	3 9
			(u)	that a specified function of the EPA or Director-General was delegated to a specified person under section 21 of the <i>Protection of the Environment Administration Act 1991</i> during a specified period.	10 11 12 13
[113]	Sect	ion 26	2 Evic	dence of analysts	14
	Omi	t sectio	n 262	(3). Insert instead:	15
	(3)		conta offic secu	ertificate of such an analyst that, on receipt of a container aining a sample submitted to the analyst by an authorised are or any other person, the container was sealed and the seal ring the container was unbroken is admissible in evidence in proceedings under this Act or the regulations as evidence:	16 17 18 19 20
			(a)	of the facts stated in the certificate, and	21
			(b)	that the sample was the same sample as the one obtained by the authorised officer or other person, and	22 23
			(c)	that the sample had not been tampered with before it was received by the analyst.	24 25
[114]	Sect	ion 26	4 Nois	se control notices relating to premises	26
	Omi	t sectio	n 264	(1) (b). Insert instead:	27
			(b)	the person who carries on or proposes to carry on an activity at any premises or who uses or operates or proposes to use or operate an article at any premises.	28 29 30
[115]	Sect	ion 26	7		31
	Omit the section. Insert instead:				
	267	Com	menc	ement of operation of noise control notices	33
		(1)	A no	oise control notice operates from the day the notice is given om such later day as the notice specifies.	34 35

		(2)	If an appeal is made against a noise control notice and the Land and Environment Court directs that the notice is stayed, the notice does not operate until the stay ceases to have effect or the Land and Environment Court confirms the notice or the appeal is withdrawn, whichever first occurs.	1 2 3 4 5
[116]	Sect	ions 2	67A and 267B	6
	Inser	t after	section 267:	7
	267A	Fee		8
		(1)	The purpose of this section is to enable a regulatory authority to recover the administrative costs of preparing and giving noise control notices.	9 10 11
		(2)	A person who is given a noise control notice by a regulatory authority must within 30 days pay the prescribed fee to the authority.	12 13 14
		(3)	The regulatory authority may:	15
			(a) extend the time for payment of the fee on the application of a person to whom subsection (2) applies, or	16 17
			(b) waive payment of the whole or any part of the fee on the authority's initiative or on the application of a person to whom subsection (2) applies.	18 19 20
		(4)	The fee is not payable during the currency of an appeal against the noise control notice.	21 22
		(5)	A fee is not payable on the variation or revocation of a noise control notice.	23 24
		(6)	If the decision of the Court on an appeal does not invalidate the noise control notice, the fee is payable within 30 days of the decision.	25 26 27
		(7)	A person who does not pay the fee within the time provided under this section is guilty of an offence.	28 29
			Maximum penalty (subsection (7)): 200 penalty units.	30
	267B	Com	pliance costs	31
		(1)	The appropriate regulatory authority that gives a noise control notice to a person may, by notice in writing (in this section referred to as a <i>compliance cost notice</i> ), require the person to pay all or any reasonable costs incurred by the authority in connection with:	32 33 34 35 36
			(a) monitoring action under the notice, and	37

			(b) ensuring that the notice is complied with, and	1		
			(c) any other associated matters.	2		
		(2)	A regulatory authority may recover any unpaid amounts specified in a compliance cost notice as a debt in a court of competent jurisdiction.	3 4 5		
		(3)	If the person given a compliance cost notice complies with the notice but was not the person who caused the noise, the cost of complying with the notice may be recovered by the person who complied with the notice as a debt in a court of competent jurisdiction from the person who caused the noise.	6 7 8 9 10		
[117]	Sect	ion 27	71	11		
	Omit the section. Insert instead:					
	271	Com	nmencement of operation of noise abatement order	13		
		(1)	A noise abatement order operates from the day the order is made or from such later day as the order specifies.	14 15		
		(2)	If an appeal is made against a noise abatement order and the Land and Environment Court directs that the order is stayed, the order does not operate until the stay ceases to have effect or the Land and Environment Court confirms the order or the appeal is withdrawn, whichever first occurs.	16 17 18 19 20		
[118]	Sect	ion 27	78 Restrictions on noise abatement directions	21		
			her than a direction given by an authorised officer appointed by the er "direction" wherever occurring.	22 23		
[119]	Sect	ion 28	35 Exemption for fire brigades and other emergency services	24		
	Omi	t "busł	h fire brigade" from section 285 (1).	25		
	Insert instead "rural fire brigade".					
[120]	Sect	ion 28	35 (1)	27		
	Omi	t "offic	cially".	28		

[121]	Section 28	35 (3)				
	Insert after	section 285 (2):	2			
	(3)	In this section:				
		accredited rescue unit has the same meaning as it has in the State Emergency and Rescue Management Act 1989.				
		rural fire brigade has the same meaning as it has in the Rural Fires Act 1997.	-			
[122]	Section 28	37 Appeals regarding licence applications and licences	8			
	Insert after	section 287 (1):	ę			
	(1A)	The lodging of an appeal does not, except to the extent that the Land and Environment Court otherwise directs in relation to the appeal, operate to stay the decision appealed against.	10 11 12			
[123]	Section 288 Appeals regarding notices under section 86 relating to work at premises					
	Insert at the end of the section:					
	(2)	The lodging of an appeal does not, except to the extent that the Land and Environment Court otherwise directs in relation to the appeal, operate to stay the notice appealed against.	16 17 18			
[124]	Section 28	39 Appeals against prevention notices	19			
	Insert after	section 289 (1):	20			
	(1A)	The lodging of an appeal does not, except to the extent that the Land and Environment Court otherwise directs in relation to the appeal, operate to stay the notice appealed against.	2° 22 20			
[125]	Section 29	00 Appeals regarding noise	24			
	Insert after	section 290 (1):	2			
	(1A)	The lodging of an appeal does not, except to the extent that the Land and Environment Court otherwise directs in relation to the appeal, operate to stay the notice or order appealed against.	26 27 28			
[126]	Section 29	3 Schemes for economic measures	29			
	Insert ", or a green offset scheme, as referred to in Part 9.3B" after "Part 9.3A" in section 293 (4).					
[127]	Section 29	94A Exercise of functions by Minister and EPA	32			
	Omit "Part	9.3A". Insert instead "Parts 9.3A and 9.3B".	33			

[128]	Secti	ion 29	5 Reg	ulations	1
	Omit	"are se	et out	in Part 9.3A" from the note to the section.	2
		t inste		and green offsets are set out in Parts 9.3A and 9.3B,	3 4
[129]	Part	9.3B			5
	Inser	t after l	Part 9	.3A:	6
	Par	t 9.3	В	Green offsets	7
4	295M	Defin	itions	5	8
			In th	is Part:	9
			<i>licen</i> licen	<i>sed activity</i> means an activity authorised or controlled by a ce.	10 11
			parti	<i>cipant</i> in a green offset scheme means:	12
			(a)	a person who holds a green offset credit created under the scheme, or	13 14
			(b)	a person who holds a licence that is subject to a condition that requires or authorises the person to participate in or contribute to the scheme, or a licence of a prescribed kind, or	15 16 17 18
			(c)	a person (other than the holder of a licence) who arranges, implements or manages the scheme.	19 20
			parti	<i>cipant</i> in green offset works means:	21
			(a)	a person who holds a licence that is subject to a condition that requires or authorises the person to implement or arrange the works, or	22 23 24
			(b)	a person (other than the holder of a licence) who implements or manages the works.	25 26
	295N	Licer	nce co	onditions	27
		(1)		ondition of a licence may be imposed in relation to a green et scheme or work even though:	28 29
			(a)	the scheme or work does not relate to the licensed premises, or	30 31
			(b)	the scheme or work does not relate to harm arising from the activity authorised or controlled by the licence,	32 33
			activ	ong as the harm arises from the same kind of licensed ities and relates to the same types of pollutants or impacts arise from the activity authorised or controlled by the licence.	34 35 36

	(2)	The appropriate regulatory authority may not impose any such condition on a licence unless it is satisfied of the following:	1 2
		(a) that the pollutants or impacts of the activity may not be otherwise prevented, controlled, abated or mitigated in a cost effective way by other measures under the licence,	3 4 5
		(b) that the proposed green offset scheme or work is likely to result in at least the same or a more beneficial effect on the environment than the use of such other measures,	6 7 8
		(c) that the effects and benefits of the proposed green offset scheme or work may be reliably estimated or ascertained by the authority,	9 10 11
		(d) that the effects of the proposed green offset scheme or work are likely to occur wholly or partly in an area affected by the pollutants or impacts that arise from the activity.	12 13 14
	(3)	The regulations may, for the purpose of giving effect to a green offset scheme or works, impose conditions on licences.	15 16
	(4)	Conditions of a licence that are imposed by the regulations for the purposes of this Part cannot be substituted, omitted, amended or revoked by a regulatory authority.	17 18 19
	(5)	This section does not prevent a condition from being attached to a licence by an appropriate regulatory authority in the manner provided by Chapter 3.  Note. Under section 69, conditions may be imposed on licences implementing or otherwise relating to green offset schemes and green offset works.	20 21 22 23 24 25
2950	Gree	en offset schemes	26
	(1)	A green offset scheme is a scheme established for any or all of the following purposes:	27 28
		(a) to carry out a specified program for the restoration or enhancement of the environment that is related to a licensed activity,	29 30 31
		(b) to prevent, control, abate, mitigate or otherwise offset any harm to the environment arising (wholly or partly) from any licensed activity,	32 33 34
		(c) to make good any environmental damage arising (wholly or partly) from a licensed activity.	35 36

(2)	A green offset scheme may include any or all of the following elements:						
	(a)	contractual agreements or other arrangements between the person who arranges or implements or manages a green offset scheme and other participants in the scheme,	;				
	(b)	the creation of a market for entitlements to participate in a green offset scheme,	-				
	(c)	the creation of green offset credits,	;				
	(d)	the initial sale or allocation and further sale or allocation of green offset credits,	! 10				
	(e)	provision for the holding of green offset credits by participants,	1 <sup>1</sup>				
	(f)	the payment of contributions to the scheme for works under the scheme,	1; 14				
	(g)	the implementation of works by participants in the scheme,	1				
	(h)	the payment of administrative costs relating to the scheme,	10				
	(i)	the rights and duties of participants in the scheme,	1				
	(j)	the trading of green offset credits or of any entitlements conferred by them (including restrictions on trading and any other dealings),	18 19 20				
	(k)	safeguards against anti-competitive behaviour by participants in the scheme,	2 <sup>2</sup>				
	(1)	the alteration, suspension, cancellation or forfeiture of green offset credits, or other rights or entitlements under the scheme,	2: 2: 2:				
	(m)	provision for a register of green offset credits and participants and for the circumstances in which register information may be disclosed.	20 21 21				
(3)		reen offset scheme may include elements other than those tioned in this section.	29				
(4)		reen offset scheme may, subject to any applicable licence litions:	3 <sup>2</sup>				
	(a)	be arranged or implemented or managed by the holder of a licence or another person, and	3; 34				
	(b)	involve both participants who are licence holders and who are not licence holders.	39				

295P	Gree	offset works		1
	(1)		orks are works established by or on behalf of the nee for any or all of the following purposes:	2
		harm to	at, control, abate, mitigate or otherwise offset any the environment arising (wholly or partly) from sed activity,	4 5 6
			good any environmental damage arising (wholly from a licensed activity.	7 8
	(2)	Green offset we elements:	vorks may include any or all of the following	9 10
		holder of	al agreements or other arrangements between the f a licence and a person who implements or the works,	11 12 13
		(b) the imp participal	elementation or arrangement of works by nts,	14 15
		(c) the paym	ent of administrative costs relating to the works,	16
		(d) the rights	and duties of participants in the works.	17
	(3)	Green offset wo	orks may form part of a green offset scheme.	18
	(4)	Green offset w mentioned in th	works may include elements other than those is section.	19 20
	(5)		works may, subject to any applicable licence mplemented or managed by the holder of a licence on.	21 22 23
295Q	Regi	lations relating	to green offsets	24
	(1)		may make provision for or with respect to green or works, including provision for or with respect g matters:	25 26 27
		(a) any of the	e elements referred to in section 295O or 295P,	28
			ents for agreements or other arrangements o green offset schemes or works,	29 30
		(c) criteria fo scheme o	or activities that may be covered by a green offset or works,	31 32
			n of premises at which a green offset scheme or e carried out,	33 34
			ions of a manager of a green offset scheme or d accountability requirements for managers,	35 36

295R

	(f) criteria and methodologies for determining whether green offset schemes or works meet required outcomes specified in licence conditions.	1 2 3
(2)	A green offset regulation is not repealed by the operation of Part 3 of the <i>Subordinate Legislation Act 1989</i> .	4 5
(3)	A green offset regulation may be periodically reviewed by the Minister, in accordance with a timetable set out in the regulation. Any such review must include a review of the operation of the elements referred to in section 295O or 295P.	6 7 8 9
(4)	The Minister is to ensure that the public is given an opportunity to make submissions with respect to the review, and that any submissions with respect to the review that are received within the period allowed for the receipt of submissions are appropriately considered.	10 11 12 13 14
(5)	In order to give the public an opportunity to make submissions with respect to the review, the Minister must:	15 16
	(a) cause notice of the review to be published in the Gazette and in a newspaper circulating throughout the State or in the locality in which any relevant green offset scheme operates or relevant green offset works are located, and	17 18 19 20
	(b) in that notice, invite the public to make submissions with respect to the review, and	21 22
	(c) allow a period of not less than 21 days for the receipt of those submissions.	23 24
(6)	For the purposes of this section, a <i>green offset regulation</i> is a regulation that contains only the following provisions:	25 26
	(a) provisions that relate to green offset schemes or works (including any ancillary, consequential, savings or transitional provisions),	27 28 29
	(b) provisions that deal with the citation and commencement of the regulation, or other provisions of a machinery nature.	30 31 32
(7)	This section does not limit the generality of section 295.	33
	on that may be taken by EPA in relation to green offset mes or works	34 35
(1)	The regulations may authorise the EPA, or a person exercising functions under a green offset scheme on behalf of the EPA, to do any or all of the following, in the circumstances set out in the regulations:	36 37 38 39

		(a) cancel or suspend green offset credits, or any entitlement that they confer,	
		(b) order the forfeiture of green offset credits to the EPA,	;
		(c) cancel or suspend a person's right to participate in a green offset scheme, or impose conditions or other restrictions on the right.	!
	(2)	The EPA may appoint a person to manage a green offset scheme or works on behalf of the EPA.	<del>.</del>
	(3)	The EPA may manage or participate in a green offset scheme, including by holding, creating and trading in green offset credits, and may manage or participate in green offset works.	10 11
295S	Adm	inistrative costs	12
	(1)	The regulations may require participants in a green offset scheme to pay to the EPA a contribution towards the following:	1; 14
		(a) the costs of management and administration of the scheme (including payment for services provided by any person or body exercising functions under the scheme),	15 16 17
		(b) the costs of ensuring compliance with the scheme,	18
		(c) any other costs relating to the scheme.	19
	(2)	The regulations may require participants in green offset works to pay to the EPA a contribution towards the following:	20 2
		(a) the costs of management and administration of the works (including payment for services provided by any person or body providing or managing the works),	22 23 24
		(b) the costs of ensuring compliance with the works,	2
		(c) any other costs relating to the works.	26
	(3)	The regulations may:	2
		(a) require a person to continue to make a contribution referred to in this section in respect of a green offset credit that has been forfeited until the credit is sold or re-allocated, and	28 29 30 3
		(b) exempt any person or class of persons from payment of a contribution referred to in this section.	32 33
	(4)	The EPA is not required to pay a contribution referred to in this section.	3 <sup>2</sup>
	(5)	This section does not apply to contributions for works under green offset schemes.	36

295T	Payr	ment o	f contributions	1
	(1)		ntribution payable under this Part is recoverable by the EPA lebt in a court of competent jurisdiction.	2
	(2)		regulations may provide for matters concerning the payment contribution payable under this Part.	4 5
	(3)	payal by th (toge	regulations may authorise the payment of a contribution ble under this Part by instalments. If an instalment is not paid he due date, the balance then becomes due and payable ther with any interest or other penalty for late payment wribed by the regulations).	6 7 8 9 10
295U	Gree	en Offs	ets Fund	11
	(1)		e is to be established in the Special Deposits Account an unt called the Green Offsets Fund.	12 13
	(2)		ey in the Fund is under the control of the EPA and can be nded by the EPA only for the purposes authorised by this on.	14 15 16
	(3) There is to be paid into the Fund:			
		(a)	all contributions for green offset schemes paid by the holders of licences, and	18 19
		(b)	all contributions paid by participants in a green offset scheme or works under a regulation referred to in section 295S, and	20 21 22
		(c)	the proceeds of any auction or other sale of credits, or any entitlement conferred by them, under a green offset scheme, and	23 24 25
		(d)	the proceeds of investment of money in the Fund, and	26
		(e)	any gift or bequest of money for the purposes of the Fund, and	27 28
		(f)	any other money appropriated by Parliament for the purposes of the Fund or required by law to be paid into the Fund.	29 30 31
	(4)	There	e may be paid out of the Fund:	32
		(a)	the costs of green offset schemes, including management and administration of schemes and payment for works under the scheme and services provided by any person or body exercising functions under the scheme, and	33 34 35 36

subsection (4).  (6) A separate account is to be established in the Fund for each green offset scheme.  (7) If more than one account in the Fund is established under this Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool according to the amount contributed.  (8) This section does not apply to or in respect of contributions, proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.			(b) the costs of green offset works, including management of works and payment for services by any person or body providing or managing the works, and	2
as the EPA directs to be paid out of the Fund.  (5) There may be paid out of the Fund to the Consolidated Fund any amount in the Fund that, in the opinion of the EPA, is in excess of the amounts required to meet the costs referred to in subsection (4).  (6) A separate account is to be established in the Fund for each green offset scheme.  (7) If more than one account in the Fund is established under this Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool according to the amount contributed.  (8) This section does not apply to or in respect of contributions, proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.				į
amount in the Fund that, in the opinion of the EPA, is in excess of the amounts required to meet the costs referred to in subsection (4).  (6) A separate account is to be established in the Fund for each green offset scheme.  (7) If more than one account in the Fund is established under this Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool according to the amount contributed.  (8) This section does not apply to or in respect of contributions, proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.				-
offset scheme.  (7) If more than one account in the Fund is established under this Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool according to the amount contributed.  (8) This section does not apply to or in respect of contributions, proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.		(5)	amount in the Fund that, in the opinion of the EPA, is in excess of the amounts required to meet the costs referred to in	10 10
Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool according to the amount contributed.  (8) This section does not apply to or in respect of contributions, proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.		(6)		12 13
proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and approved for the purposes of this subsection by the EPA.  (9) The EPA may not approve a green offset scheme for the purposes of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.		(7)	Part, money in the accounts may be invested as a common pool. The proceeds of investments are to be distributed rateably among the accounts that contributed money to the common pool	14 15 16 17 18
of subsection (8) unless it is satisfied that appropriate provision is made for managing and auditing the funds of the scheme.  295V Exercise of scheme functions by other persons and bodies  (1) The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.  (3) A matter or thing done or omitted to be done by such a committee, a member of the committee or a person acting under		(8)	proceeds, money or costs payable in respect of a green offset scheme implemented or managed by a public authority and	19 20 21 22
<ol> <li>The EPA may enter into agreements and other arrangements with a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.</li> <li>The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):         <ul> <li>(a) to provide advice on green offset schemes, and</li> <li>(b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.</li> </ul> </li> <li>A matter or thing done or omitted to be done by such a committee, a member of the committee or a person acting under</li> </ol>		(9)	of subsection (8) unless it is satisfied that appropriate provision	20 24 25
a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset works by the person or body on behalf of the EPA.  (2) The regulations may provide for the constitution of committees (as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.	295V	Exer	rcise of scheme functions by other persons and bodies	26
(as incorporated or unincorporated bodies):  (a) to provide advice on green offset schemes, and  (b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.  (3) A matter or thing done or omitted to be done by such a committee, a member of the committee or a person acting under		(1)	a person or body in respect of the exercise of the functions of the EPA under a green offset scheme or in relation to green offset	25 28 29 30
(b) to exercise any other functions conferred on them by the EPA or by the regulations in connection with green offset schemes or works.  (3) A matter or thing done or omitted to be done by such a committee, a member of the committee or a person acting under		(2)		3° 32
EPA or by the regulations in connection with green offset schemes or works.  (3) A matter or thing done or omitted to be done by such a committee, a member of the committee or a person acting under			(a) to provide advice on green offset schemes, and	33
committee, a member of the committee or a person acting under			EPA or by the regulations in connection with green offset	34 35 36
		(3)	committee, a member of the committee or a person acting under	37 38 39

			done or omitted to be done in good faith for the purpose of executing this or any other Act or the regulations, subject a member or a person so acting personally to any action, liability, claim or demand.	1 2 3 4
2	295W	Liabi	ility for operation of scheme	5
		(1)	The Crown does not incur any liability (including liability for compensation) in respect of anything done or omitted to be done in good faith by the EPA, or by a person exercising functions on behalf of the EPA, in connection with the operation of a green offset scheme or works.	6 7 8 9 10
		(2)	Without limiting subsection (1), that subsection applies to anything done or omitted to be done in connection with the operation of any register or other system by which green offset credits, or other entitlements, are traded under a green offset scheme.	11 12 13 14 15
		(3)	This section does not limit the generality of section 294.	16
		(4)	In this section:	17
			<i>compensation</i> includes damages or any other form of monetary compensation.	18 19
			the Crown means the Crown within the meaning of the Crown Proceedings Act 1988, and includes any officer, employee or agent of the Crown.	20 21 22
2	295X	Appl	ication of Duties Act 1997	23
			A green offset credit, or any other entitlement, created under a green offset scheme is not dutiable property for the purposes of the <i>Duties Act 1997</i> .	24 25 26
[130]	Secti	ion 30	0 Amount of financial assurances	27
	Inser	t after	section 300 (2):	28
		(3)	Costs of assessment	29
			The appropriate regulatory authority may require the holder or former holder of a licence who is required to give a financial assurance to provide to the authority an independent assessment of the cost of the relevant work or program for which the assurance is required.	30 31 32 33 34
[131]	Secti	ion 30	1 Guidelines about financial assurances	35
			in relation to the calculation of the amount of financial assurances fter "assurances".	36 37

[132]	Section 308 F	Publ	ic register	
	Omit "the foll	lowii	ng" from section 308 (2).	2
	Insert instead authority".	"suc	h of the following matters as are applicable to the regulatory	3
[133]	Section 319 I	Disc	losure of information	į
	Insert "this St	tate,"	before "the Commonwealth" in section 319 (1) (e).	(
[134]	Section 319 (	(2A)		-
	Insert after see	ction	n 319 (2):	8
	(2A) A	A per	rson cannot be required:	ç
	(	(a)	to produce in any court any document or other thing that has come into the person's possession, custody or control because of, or in the course of, the exercise of the person's functions under this Act or the <i>Protection of the Environment Administration Act 1991</i> , or	10 12 13 14
	(	(b)	to disclose to any court any information obtained in the exercise of the person's functions under this Act,	15 16
	tl		EPA certifies in writing that it is not in the public interest the document or thing be produced or the information be osed.	17 18 19
[135]	Section 319 (	(3) (a	a)	20
	Insert ", or for	rmer	ly required," after "required".	2
[136]	Section 319A	A Co	ntinuing effect of notices and conditions	22
	Insert ", or a of 319A (1).	cond	lition of a licence imposed," after "notice given" in section	23 24
[137]	Section 319A	A (1)		2
	Insert "or con-	ditio	on" after "the notice" wherever occurring.	26
[138]	Section 319A	A (3)	and (4)	27
	Insert "or a co	ondit	ion of a licence" after "notice" wherever occurring.	28
[139]			se representations as to EPA approval, use or and licences	29 30
	Insert "or repactivities" after	prese er "E	ents that the person holds a licence that permits certain EPA" in section 320A (1).	3 <sup>2</sup>

[140]	Section 323 Regulations	1
	Insert after section 323 (5):	2
	(5A) Despite subsection (5), a condition of a licence may be inconsistent with a requirement of the same kind in a regulation, but only to the extent that the condition imposes a more stringent requirement than the regulation.	3 4 5 6
[141]	Schedule 1 Schedule of EPA-licensed activities	7
	Omit "Composting and related reprocessing" from Part 1.	8
	Insert instead "Composting and related processing".	9
[142]	Schedule 1, Part 1	10
	Omit ", processing or reprocessing" from the item relating to mineral processing or metallurgical works.	11 12
	Insert instead "or processing".	13
[143]	Schedule 1, Part 2	14
	Omit ", processing or reprocessing" from the item relating to mobile waste processing.	15 16
	Insert instead "or processing".	17
[144]	Schedule 1, Part 3, Division 2 (1)	18
	Omit the definitions of <i>recycling</i> and <i>reprocessing</i> .	19
[145]	Schedule 2 Regulation-making powers	20
	Omit "reprocessing, recycling" from clause 5 (1) and (3) wherever occurring.	21
	Insert instead "processing, recovery, recycling, re-use".	22
[146]	Schedule 2, clause 5 (6)	23
	Omit the subclause. Insert instead:	24
	(6) Prohibiting or regulating the storage, processing, recovery, recycling, re-use or disposal of any waste.	25 26
[147]	Schedule 2, clause 7	27
	Insert "and other appropriate regulatory authorities (including, but not limited to, the administrative costs of services provided under this Act and the costs associated with the functions of the EPA and other appropriate regulatory authorities under this Act)" after "EPA".	28 29 30 31

Schedule 1	Amendment of Protection	of the Environment O	perations Act 1997

[148]	Schedule 2, clause 9A				1	
	Insert after clause 9:					
	9A	Establishment of scheme for independent certification of load-based licences			3 4	
		(1)	Requiring a person who holds a licence which requires the payment of a load-based fee to obtain independent certification of compliance with this Act, the regulation or licence conditions where the licence requires the holder of the licence to submit an annual return.			
		(2)		cribing a scheme for any such independent certification and articular (but not limited to):	10 11	
			(a)	the persons or classes of persons who may provide independent certification for the purposes of the scheme and the qualifications or experience that those persons or classes of persons are required to have, and	12 13 14 15	
			(b)	the standards or methods to be used, or other requirements in respect of, determining compliance, and	16 17	
			(c)	the information to be provided to the EPA following independent certification and the manner or form in which it is to be provided, and	18 19 20	
			(d)	the general nature, requirements and operation of the scheme.	21 22	
[149]	Schedule 5 Savings, transitional and other provisions				23	
	Insert at the end of clause 2 (1):					
	Protection of the Environment Operations Amendment Act 2005—to the extent it amends this Act					
[150]	Sche	edule (	5, clau	se 6	27	
	Omit the clause.				28	

[151]	Schedule 5					
	Insert at the end of the Schedule with appropriate Part and clause numbering:					
	Part	Provisions consequent on enactment of				
		Protection of the Environment Operations	4			
		Amendment Act 2005	5			
	Defi	nition	6			
		In this Part:	7			
		amending Act means the Protection of the Environment Operations Amendment Act 2005.	8 9			
	Revi	ew of licences	10			
	(1)	This clause applies to licences in force at the commencement of the amendment to section 78 (1) by the amending Act, being licences that had been reviewed under that section before that commencement.	11 12 13 14			
	(2)	A licence is to be reviewed under section 78 not later than 5 years after the date of the last review before that commencement and, after that, at intervals not exceeding 5 years after each review.	15 16 17			
	Арр	Appeals				
		Sections 84 (2), 86 (2), 99 (1), 267 (1) and 271 (1), as substituted by the amending Act, and sections 86 (2A), 287 (1A), 288 (2), 289 (1A) and 290 (1A), as inserted by the amending Act, apply only to appeals in respect of which a decision was made, a notice was issued or an order was made after the commencement of those subsections.	19 20 21 22 23 24			
	Rec	overy of costs	25			
	(1)	Section 107 (8), as inserted by the amending Act, applies only where a compliance cost notice is issued after the commencement of that subsection (whether or not the compliance cost notice relates to costs and expenses incurred before that commencement).	26 27 28 29 30			
	(2)	Section 237A, as inserted by the amending Act, applies only where the restraining order to which the charge relates was made after the commencement of that section (whether or not the restraining order relates to proceedings commenced before that commencement).	31 32 33 34 35			

	(3)	Section 237B, as inserted by the amending Act, applies only where the restraining order to which the caveat relates was made after the commencement of that section (whether or not the restraining order relates to proceedings commenced before that commencement).	1 2 3 4 5
	(4)	Sections 267A and 267B, as inserted by the amending Act, apply only where the noise control notice is issued after the commencement of those sections.	6 7 8
	Proc	eedings instituted by agents	g
		Any proceedings instituted under section 217 or 218 by an agent of, or a person appointed by, an appropriate regulatory authority or any other authority or person before the commencement of section 218A are as valid as they would have been if instituted after that commencement.	10 11 12 13 14
	Cont	tinuing licence conditions	15
		Section 319A, as amended by the amending Act, extends to conditions of a licence in force on the commencement of the amendments.	16 17 18
	Exist	ting licence conditions	19
		Section 323 (5A), as inserted by the amending Act, extends to a condition that was attached to a licence before the commencement of that subsection.	20 21 22
[152]	Dictionary		23
	Insert in alp	phabetical order:	24
		environmental values of water means the environmental values of water specified in the Australian and New Zealand Guidelines for Fresh and Marine Water Quality 2000, published by the Australian and New Zealand Environment and Conservation Council and the Agriculture and Resource Management Council of Australia and New Zealand, as in force from time to time.	25 26 27 28 29 30
[153]	Dictionary		31
	Insert in alp	phabetical order:	32
		green offset scheme—see section 2950.	33
		green offset works—see section 295P.	34
		Green Offsets Fund means the Fund established under section 295U.	35 36

[154]	Dictionary, definition of "land pollution"				
	Omit the defini	tion. Insert instead:	2		
	ot	nd pollution or pollution of land means placing in or on, or herwise introducing into or onto, the land (whether through an t or omission) any matter, whether solid, liquid or gaseous:	3 4 5		
	(a	that causes or is likely to cause degradation of the land, resulting in actual or potential harm to the health or safety of human beings, animals or other terrestrial life or ecosystems, or actual or potential loss or property damage, that is not trivial, or	6 7 8 9 10		
	(b	that is of a prescribed nature, description or class or that does not comply with any standard prescribed in respect of that matter,	11 12 13		
	in	but does not include placing in or on, or otherwise introducing into or onto, land any substance excluded from this definition by the regulations.	14 15 16		
[155]	Dictionary		17		
	Insert in alphabetical order:				
		arine park has the same meaning as in the Marine Parks Act 1997.	19 20		
[156]	Dictionary, definition of "pollution incident"				
	Omit the definition. Insert instead:				
	pollution incident means an incident or set of circumstances during or as a consequence of which there is or is likely to be a leak, spill or other escape or deposit of a substance, as a result of which pollution has occurred, is occurring or is likely to occur. It includes an incident or set of circumstances in which a substance has been placed or disposed of on premises, but it does not include an incident or set of circumstances involving only the emission of any noise.				
[157]	Dictionary, definition of "waste"				
	Omit the definition. Insert instead:				
	waste includes:				
	(a	any substance (whether solid, liquid or gaseous) that is discharged, emitted or deposited in the environment in such volume, constituency or manner as to cause an alteration in the environment, or	34 35 36 37		
	(b	any discarded, rejected, unwanted, surplus or abandoned substance, or	38 39		

## Amendment of Protection of the Environment Operations Act 1997

	(c) any otherwise discarded, rejected, unwanted, surplus or abandoned substance intended for sale or for recycling, processing, recovery or purification by a separate operation from that which produced the substance, or	
	(d) any processed, recycled, re-used or recovered substance	5
	produced wholly or partly from waste that is applied to	6
	land, or used as fuel, but only in the circumstances	7
	prescribed by the regulations, or	8
	(e) any substance prescribed by the regulations to be waste.	9
	A substance is not precluded from being waste for the purposes	10
	of this Act merely because it is or may be processed, recycled,	11
	re-used or recovered.	12
[158]	Dictionary, definition of "waste facility"	13
	Omit "reprocessing". Insert instead "processing".	14

Schedule 2		le 2	Amendment of other Acts and regulation			
			(Section 4)	2		
2.1	1 Environmentally Hazardous Chemicals Act 1985 No 14					
[1]	Sect	Section 55 Power to order contravention to be remedied				
	Omit	t the se	ection.	;		
[2]			Proceedings for offences	(		
	Omit	t the se	ection.	į		
[3]	Sect	ion 57	Restraint etc of breaches of this Act	;		
	Omit	t the se	ection.	,		
2.2	Pes	ticide	es Act 1999 No 80	10		
[1]	Section 116 Exemption for fire brigades and other emergency services					
	Omit	t "offic	cially" from section 116 (1).	12		
[2]	Section 116 (3)					
	Inser	Insert after section 116 (2):				
		(3)	In this section: accredited rescue unit has the same meaning as it has in the State Emergency and Rescue Management Act 1989.	19 10 17		
[3]	Sect	ion 11	8A	18		
	Insert after section 118:					
1	118A Cont		tinuing effect of notices, orders and conditions	20		
		(1)	A notice given or order made, or a condition of a licence or certificate of competency, under this Act or the regulations that specifies a time by which, or a period within which, it must be complied with continues to have effect until it is complied with even though the time has passed or the period has expired.	2 <sup>2</sup> 22 24 24		
		(2)	A notice or order that does not specify a time by which, or period within which, the notice or order must be complied with continues to have effect until the notice or order is complied with.	20 27 28		
		(3)	This section does not apply to the extent that any requirement under a notice or order is revoked or a condition of a licence or certificate of competency is revoked.	29 30 3		

	(4)	Nothing in this section affects the powers of the Environment Protection Authority with respect to the enforcement of a notice or order.	1 2 3		
	(5)	This section extends to a condition of a licence or a certificate of competency in force on the commencement of this section.	4 5		
[4]	Schedule	2 Savings and transitional provisions	6		
	Omit "this	Act" from clause 1 (1). Insert instead:	7		
		this Act and the following Acts:	8		
		Protection of the Environment Operations Amendment Act 2005 (but only to the extent that it amends this Act)	9 10		
[5]	Schedule	2, clause 1 (2)	11		
	Omit "this	Act". Insert instead "the Act concerned".	12		
2.3	Protection No 60	on of the Environment Administration Act 1991	13 14		
[1]	Section 10	State of the environment reports	15		
	Omit "3 ye	ars" from section 10 (1). Insert instead "4 years".	16		
[2]	Schedule	4 Savings, transitional and other provisions	17		
	Insert at the	e end of clause 1 (1):	18		
		Protection of the Environment Operations Amendment Act 2005 (but only to the extent that it amends this Act)	19 20		
[3]	Schedule	4, Part 4	21		
	Insert after Part 3:				
	Part 4	Provisions consequent on enactment of	23		
		Protection of the Environment Operations	24		
		Amendment Act 2005	25		
	9 State	e of the environment reports	26		
		The Authority must make its first report under section 10 (1), as	27		
		amended by the <i>Protection of the Environment Operations Amendment Act 2005</i> , on or before 1 October 2007 and thereafter	28 29		
		reports are to be made in accordance with section 10.	30		

2.4	Protection Regulation		the Environment Operations (General) 98	1 2
[1]	Clause 30	Penalt	ty for late payment of administrative fee	3
	Omit ", and the increased amount becomes payable when notice is given under section 57 (4) of the default in payment and the requirement to pay the increased amount" from clause 30 (2).			
[2]	Clause 32 Penalty for late payment of load-based fee			7
	section 57	(4) of	creased amount becomes payable when notice is given under f the default in payment and the requirement to pay the "from clause 32 (2).	8 9 10
[3]	Clause 63	Additi	onal matters to be included in public register: sec 308	11
	Insert after clause 63 (d):			
		(e)	any information relating to actual load, agreed load or weighted load of an assessable pollutant reported by a licensee in an annual return to the appropriate regulatory authority,	13 14 15 16
		(f)	details or summaries of undertakings given under section 253A of the Act,	17 18
		(g)	details or summaries of load reduction agreements entered into in accordance with clause 25.	19 20
	(2) In this clause <i>actual load</i> , <i>agreed load</i> and <i>weighted load</i> have the same meaning as in Part 2.1.			21 22
2.5	Sydney (	Olym	pic Park Authority Act 2001 No 57	23
	Section 47 Appropriate regulatory authority			
	Omit the section.			