

New South Wales

Biodiversity Conservation Amendment (Biodiversity Offsets Scheme) Bill 2024

Explanatory note

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

Overview of Bill

The objects of this Bill are to—

- (a) amend the *Biodiversity Conservation Act 2016* (*the Act*) to reform the biodiversity offsets scheme and, in particular, to—
 - (i) establish the avoid, minimise and offset hierarchy as the key principle underpinning the framework for avoiding, minimising and offsetting the impact of proposed development, activity or clearing on biodiversity values, and
 - (ii) provide that the biodiversity offsets scheme will transition to net positive biodiversity outcomes and, for the purposes of giving effect to that objective, the Minister must make a strategy for the transitioning of the biodiversity offsets scheme to deliver net positive biodiversity outcomes, and
 - (iii) provide for standards against which developers must demonstrate measures taken to avoid and minimise the impact of proposed development, activity or clearing or land use on biodiversity values, and
 - (iv) require the concurrence of the Minister administering the Act (the *Minister*) if a relevant authority proposes to impose conditions on State significant development consents and State significant infrastructure approvals other than conditions requiring the retirement of the same number and type of biodiversity credits as calculated in the relevant biodiversity development assessment report, except in particular circumstances, and
 - (v) improve the operation and administration of the Biodiversity Conservation Fund (the *Fund*), including by—

- (A) requiring that each obligation to retire biodiversity credits for which a payment is made into the Fund be acquitted within 3 years and, if appropriate offsets are not secured within the 3 years, requiring the Biodiversity Conservation Trust to reach agreement with the Minister about how the obligation will be met,
- (B) clarifying the operation of the Fund to ensure that money paid into the Fund can be applied to deliver strategic and timely biodiversity outcomes when securing offsets, and
- (vi) enable the regulations to limit the ability of proponents to satisfy offset obligations by paying money into the Fund in particular circumstances, and
- (vii) establish public registers of the following—
 - (A) decisions to approve development, activity or clearing that is likely to have serious and irreversible impacts on biodiversity values,
 - (B) exemptions from the scheme granted by the Minister in connection with natural disasters or other exceptional circumstances,
 - (C) measures for avoiding and minimising impacts on biodiversity values set out in biodiversity development assessment reports and conditions of development consents and approvals, and
- (viii) enable the Environment Agency Head to issue directions to accredited persons relating to the preparation and modification of biodiversity assessment reports, and
- (ix) reduce administrative burden for small, low-impact developments by—
 - (A) enabling the regulations to provide for revised biodiversity offsets scheme entry thresholds for local development,
 - (B) enabling the regulations to provide for landholder-initiated biodiversity values map review process,
 - (C) allowing the Minister to exempt local development from the scheme in circumstances of natural disasters and other exceptional circumstances, and
- (x) make other minor administrative and consequential amendments, and
- (b) make related and consequential amendments to the *State Environmental Planning Policy* (Biodiversity and Conservation) 2021.

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.

Schedule 1 Amendment of Biodiversity Conservation Act 2016 No 63

Schedule 1[1] amends section 1.3 to provide that the framework to avoid, minimise and offset the impacts of proposed development and land use change on biodiversity established under the Act is to reflect the avoid, minimise and offset hierarchy.

Schedule 1[2] amends section 1.6 to insert relevant definitions for the Act consequent on other amendments in Schedule 1. Schedule 1[45] and [51] make consequential amendments to section 7.13 and 7.15.

Schedule 1[5] amends section 5.5 to require the Environment Agency Head to consult with the Planning Agency Head and the Secretary of the Department of Primary Industries and Regional Development, or a relevant nominee, before the Minister enters into a biodiversity stewardship agreement. **Schedule 1[7]** makes a consequential amendment to section 5.9.

Schedule 1[6] amends section 5.8 to provide that a biodiversity assessment report accompanying an application to enter into a biodiversity stewardship agreement must comply with directions

given by the Environment Agency Head under proposed section 6.10A in relation to the preparation or modification of the report.

Schedule 1[8] amends section 5.11 to provide that the Minister must not agree to a variation of a biodiversity stewardship agreement that increases the area of the biodiversity stewardship site without obtaining the consent of, or consulting with, any person who would have had to give consent, or be consulted with, if the additional land had been included in the original agreement.

Schedule 1[10] amends section 5.11 to provide that a biodiversity assessment report accompanying an application to vary a biodiversity stewardship agreement must comply with any directions given by the Environment Agency Head under proposed section 6.10A in relation to the preparation or modification of the report.

Schedule 1[13] amends section 6.2 to provide that one of the key elements of the biodiversity offsets scheme is that, as an alternative to a requirement under the scheme to retire biodiversity credits, a person may undertake prescribed biodiversity conservation measures or, in particular circumstances, pay an amount into the Fund.

Schedule 1[14] amends section 6.2 to recognise the avoid, minimise and offset hierarchy as the key principle for avoiding, minimising and offsetting impacts to biodiversity values when carrying out biodiversity assessments and preparing the reports under the scheme.

Schedule 1[15] inserts proposed section 6.2A, which requires the Minister to make a strategy for the transitioning of the biodiversity offsets scheme to deliver net positive biodiversity outcomes. The proposed section sets out the requirements for the strategy and its publication, amendment and annual review. **Schedule 1[70]** inserts proposed Schedule 9, Part 4, clause 5, which is a consequential transitional provision requiring the Minister to make the strategy as soon as practicable.

Schedule 1[16] inserts proposed section 6.3A, which defines the avoid, minimise and offset hierarchy for the purposes of the biodiversity offsets scheme. **Schedule 1[17]** makes a consequential amendment to section 6.4.

Schedule 1[18] omits section 6.4(3), which defines particular actions as biodiversity conservation measures to offset or compensate for impacts on biodiversity values after any steps taken to avoid or minimise those impacts.

Schedule 1[20] amends section 6.6 to provide that the regulations may authorise the Environment Agency Head to charge prescribed fees for services provided in relation to the biodiversity offsets scheme.

Schedule 1[21] amends section 6.8 to provide that the biodiversity assessment method may include provisions of a savings or transitional nature consequent on the amendment or replacement of the biodiversity assessment method.

Schedule 1[22] inserts proposed section 6.10A, which enables the Environment Agency Head to give an accredited person directions about the preparation or modification of a biodiversity assessment report if satisfied the accredited person is not complying with the accreditation scheme. **Schedule 1[35]** makes a consequential amendment to section 7.1 to update the definition of **biodiversity development assessment report**. Schedule 1[56] makes a consequential amendment to section 8.1, definition of **biodiversity certification assessment report**.

Schedule 1[23] amends section 6.12 to provide that a biodiversity development assessment report must set out and assess, in accordance with the biodiversity assessment method and the regulations, the genuine measures that the proponent of proposed development, activity or clearing has taken to avoid and minimise the impact of the proposed development, activity or clearing on biodiversity values of land in addition to the measures the proponent proposes to take.

Schedule 1[24] amends section 6.13 to provide that a biodiversity certification assessment report must set out and assess, in accordance with the biodiversity assessment method and the regulations, the genuine measures that the applicant for biodiversity certification has taken to

avoid and minimise the impact on biodiversity values of land in addition to the measures the applicant proposes to take.

Schedule 1[26] amends section 6.14 to provide that an accredited person may modify a biodiversity assessment report to comply with a direction given to the accredited person by the Environment Agency Head in relation to the report under proposed section 6.10A.

Schedule 1[27] substitutes section 6.15. The proposed section provides that the general requirement that a biodiversity assessment report must be certified as complying with the biodiversity assessment method as at a specific date and submitted within 14 days of that date does not apply to a biodiversity assessment report that has been modified to comply with a direction by the Environment Agency Head under proposed section 6.10A, unless the direction requires the accredited person to re-certify the report before submitting it. The proposed section further provides that a biodiversity assessment report cannot be certified and submitted in connection with an application if the accredited person has been given a direction in relation to the report until the direction is complied with or revoked. The proposed section provides that if the Environment Agency Head gives an accredited person a direction in relation to a report that has been submitted, the report is taken not to have been certified or submitted until the direction is complied with or revoked.

Schedule 1[28] amends section 6.16 to enable the regulations to provide for principles and assessment standards that apply in relation to measures to avoid and minimise biodiversity impacts.

Schedule 1[30] amends section 6.21 to enable the Environment Agency Head to determine the amount that a person must pay into the Biodiversity Stewardship Payments Fund before a first transfer of a biodiversity credit is registered if the Environment Agency Head considers the amount otherwise calculated under that section is inappropriate.

Schedule 1[32] inserts proposed Part 6, Division 5A, which provides that a person may, as an alternative to a requirement to retire biodiversity credits, undertake prescribed biodiversity conservation measures determined in accordance with the regulations.

Schedule 1[33] amends section 6.30 to provide that the regulations may prescribe circumstances in which a person must not satisfy a requirement to retire biodiversity credits by instead paying an amount into the Fund under that section.

Schedule 1[34] substitutes section 6.31. The proposed section clarifies the obligation of the Biodiversity Conservation Trust (the *Trust*) to apply money in the Fund in accordance with the Trust's objective under section 10.4. The proposed section clarifies that the Trust may, for each BCF offset biodiversity credit, apply money held in the Fund to—

- (a) retire a like-for-like biodiversity credit or another type of biodiversity credit provided for in the variation rules, or
- (b) apply an equivalent amount of money to secure other appropriate biodiversity offsets.

The proposed section requires the Trust to meet its obligations in relation to each BCF offset biodiversity credit within 3 years of the relevant amount having been deposited into the Fund, otherwise the Trust must enter into an agreement with the Minister about how the Trust will meet its obligations. The proposed section clarifies that the Trust's liability is limited to amounts paid into the Fund under section 6.30 and that the Trust is not subject to any claim, action or demand by any person in relation to the Trust's obligations, other than the Minister enforcing an obligation to enter into or perform an agreement. **Schedule 1[19]** makes a consequential amendment to section 6.4. **Schedule 1[70]** inserts proposed Schedule 9, Part 4, clause 6, which is a consequential validation provision.

Schedule 1[38] amends section 7.2 to provide that the regulations may prescribe particular development requiring development consent under the *Environmental Planning and Assessment Act 1979*, Part 4 as not being development or an activity that is likely to significantly affect threatened species within the meaning of the Act, section 7.2(1)(a), resulting in the application

being exempt from the requirement to be accompanied by a biodiversity development assessment report.

Schedule 1[40] amends section 7.4 to enable the regulations to establish a process for landholders to apply to the Environment Agency Head to amend biodiversity values maps relating to the biodiversity offsets scheme threshold.

Schedule 1[41] amends section 7.7 to enable the Minister to exempt particular applications for development consent under the *Environmental Planning and Assessment Act 1979*, Part 4 from the requirement to be accompanied by a biodiversity development assessment report for the purposes of expediting the application in connection with a natural disaster or in other exceptional circumstances.

Schedule 1[42] and [43] amend section 7.11 to provide that consultation with the Minister under that section is not required in relation to an application for which another Minister is the consent or determining authority if the application does not need to be accompanied by a biodiversity development assessment report because of an exemption relating to a natural disaster or other exceptional circumstances.

Schedule 1[44] amends section 7.12 to provide that the concurrence of the Environment Agency Head under that section is not required in relation to an application for which the consent authority or determining authority is not a Minister if the application does not need to be accompanied by a biodiversity development assessment report because of an exemption relating to a natural disaster or other exceptional circumstances.

Schedule 1[46] and [47] amend section 7.13 to provide that the consent to an application for development consent that provides for the staged development of a site or for separate parts of a site may provide for a corresponding staged retirement of biodiversity credits before each stage of development is carried out.

Schedule 1[49] amends section 7.14 to provide that—

- (a) generally, if an application for development consent for State significant development or approval for State significant infrastructure must be accompanied by a biodiversity development assessment report, the conditions of the consent or approval must require the retirement of biodiversity credits to offset the residual impact on biodiversity values of the number and class specified in the report, and
- (b) despite the general requirement, if the relevant authority is satisfied that it is justified in the
 - (i) the relevant authority may, with the concurrence of the Minister, impose a condition other than to retire the number and class of biodiversity credits, or
 - (ii) the relevant authority may, without the concurrence of the Minister, increase the number of biodiversity credits of one or more classes that would otherwise be required to be retired provided the relevant authority does not reduce the number of any other class of biodiversity credits that would otherwise be required to be retired.

The amendment further provides for the matters the Minister must have regard to when deciding whether to give concurrence in relation to a proposed condition, and that the concurrence can be given with or without conditions. The amendment also enables the regulations to make further provision about processes relating to concurrence and the effect of conditions of concurrence.

Schedule 1[52] amends section 7.16 to provide that the requirement to refuse an application for development consent for proposed development that is likely to have serious and irreversible impacts on biodiversity values does not apply if the application does not need to be accompanied by a biodiversity development assessment report because of an exemption relating to a natural disaster or other exceptional circumstances.

Schedule 1[55] amends section 7.17, consequent on other amendments in Schedule 1, to provide that an application for modification of development consents or approvals must be accompanied

by biodiversity development assessment reports in circumstances where the application would be required to be accompanied by a report if it were a new application.

Schedule 1[59] amends section 9.1 to require public consultation on the strategy to transition the biodiversity offsets scheme to net positive under proposed section 6.2A.

Schedule 1[60] and [61] amend section 9.7 to require public registers be kept in relation to the following—

- (a) orders made by the Minister to exempt particular applications for development consent from the requirement to be accompanied by a biodiversity development assessment report in connection with a natural disaster or other exceptional circumstances.
- (b) decisions to grant consents or approvals, or modifications of consents or approvals, for development, activity or clearing that likely has serious and irreversible impacts on biodiversity values,
- (c) conditions of approvals that require biodiversity conservation measures be taken to offset the residual impact of the relevant development, activity or clearing on biodiversity values,
- (d) measures to avoid and minimise the impact of development, activity or clearing on biodiversity values of land that are—
 - (i) set out in a relevant biodiversity development assessment report as measures a proponent has taken or will take, or
 - (ii) required to be taken as a condition of a planning approval or vegetation clearing approval.

Schedule 1[62] amends section 9.7 to insert relevant definitions consequent on Schedule 1[60] and [61].

Schedule 1[63] substitutes section 9.11 to enable the regulations to make further provision about the public registers, including the form and content of the registers and requirements to give relevant information for the purposes of the registers.

Schedule 1[3], [4], [9], [11], [12], [25], [29], [31], [36], [37], [39], [48], [50], [53], [54], [57], [58] and [64]–[69] make minor law revision amendments, including updating formatting and references, and omitting redundant definitions and particular notes.

Schedule 2 Amendment of State Environmental Planning Policy (Biodiversity and Conservation) 2021

Schedule 2[1] amends section 2.2 to update the definition of *biodiversity development* assessment report consequent on Schedule 1[22].

Schedule 2[2] amends section 2.15 to omit a particular note, consequent on amendments in Schedule 1.



New South Wales

Biodiversity Conservation Amendment (Biodiversity Offsets Scheme) Bill 2024

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments

Legislative Council



Biodiversity Conservation Amendment (Biodiversity Offsets Scheme) Bill 2024

No , 2024

A Bill for

An Act to amend the *Biodiversity Conservation Act 2016* to reform the biodiversity offsets scheme; and to make consequential amendments to the *State Environmental Planning Policy (Biodiversity and Conservation) 2021*.

The LEGISLATIVE ASSEMBLY has this day agreed to this Bill with/without amendment.

Clerk of the Legislative Assembly

Legislative Assembly

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Biodiversity Conservation Amendment (Biodiversity Offsets Scheme) Act 2024.	3
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	6

Scł	nedule 1		Amendment of Biodiversity Conservation Act 2016 No 63	1 2			
[1]	Section 1.3	8 Purp	pose of Act	3			
	Insert ", ref 1.3(k).	lecting	g the avoid, minimise and offset hierarchy," after "framework" in section	4 5			
[2]	Section 1.6	Defir	nitions	6			
	Insert in alp	habeti	ical order in section 1.6(1)—	7			
	•	avoid	d, minimise and offset hierarchy—see section 6.3A.	8			
		Depo	artment means the Department in which this Act is administered.	9			
			uning Agency Head means the Secretary of the Department of Planning, sing and Infrastructure.	10 11			
			ning Minister means the Minister administering the Environmental aning and Assessment Act 1979, Parts 4 and 5.	12 13			
			<i>cribed biodiversity conservation measure</i> means an action that qualifies biodiversity conservation measure under the offset rules under section 2).	14 15 16			
		relev	vant authority means—	17			
		(a)	for an application for development consent under the <i>Environmental Planning and Assessment Act 1979</i> , Part 4 for State significant development—the consent authority within the meaning of that Act, section 4.5 or	18 19 20 21			
		(b)	for an application for approval under the <i>Environmental Planning and Assessment Act 1979</i> , Division 5.2 to carry out State significant infrastructure—the Planning Minister.	22 23 24			
		value	dual impact , on biodiversity values, means the impact on biodiversity es of proposed development, activity or clearing after taking the following sures to avoid and minimise the impact—	25 26 27			
		(a)	the measures on which a biodiversity development assessment report relating to the proposed development, activity or clearing was based,	28 29			
		(b)	the measures required to be carried out under a consent or approval for the proposed development, activity or clearing.	30 31			
[3]	Section 1.6	S(1), d	efinition of "Environment Agency Head"	32			
	Omit "Chie	f Exec	cutive of the Office of Environment and Heritage".	33			
	Insert instead "Secretary of the Department".						
[4]	paragraph	(a), 13	(a), 11.30(c), 13.4(5), definition of "relevant investigation officer", 3.23(1), 14.4(1)(a) and (2)(a) and 14.5(1), definition of "protected aph (b) and Schedule 7, clause 6(a)	35 36 37			
	Omit "Office of Environment and Heritage" wherever occurring.						
	Insert instea	ad "De	epartment".	39			
[5]	Section 5.5 agreement		ster and land owners may enter into biodiversity stewardship	40 41			
	Omit sectio	n 5.5(3). Insert instead—	42			
	(3)		ore the Minister enters into a biodiversity stewardship agreement, the ironment Agency Head must consult with—	43 44			

	(a)	the Planning Agency Head, or an employee of the Department of Planning, Housing and Infrastructure nominated by the Planning Agency Head, and	1 2 3
	(b)	the Secretary of the Department of Primary Industries and Regional Development, or an employee of the Department of Primary Industries and Regional Development nominated by the Secretary of the Department of Primary Industries and Regional Development.	4 5 6 7
[6]	Section 5.8 App	lications to enter into biodiversity stewardship agreements	8
	Insert at the end	of section 5.8(3)(c)—	9
		, and	10
	(d)	if the accredited person is given a direction by the Environment Agency Head under section 6.10A in relation to the preparation or modification of the report—that complies with the direction.	11 12 13
[7]	Section 5.9 Req agreements	uirements relating to entering into biodiversity stewardship	14 15
	Insert at the end	of section 5.9(1)(g)—	16
		, and	17
	(h)	the Environment Agency Head has consulted with the persons required by section 5.5(3).	18 19
[8]	Section 5.11 Va	riation of biodiversity stewardship agreements	20
	Omit section 5.1	1(2). Insert instead—	21
	agre stew or b vari	Minister must not agree to a variation of a biodiversity stewardship seement under subsection (1)(a) that increases the area of the biodiversity vardship site, unless the persons who would have been required to consent be consulted in relation to the area added to the site at the time of the ation if it were a new agreement have consented to, or been consulted ut, the variation.	22 23 24 25 26 27
[9]	Section 5.11(4),	note	28
	Omit the note.		29
[10]	Section 5.11(7)(d)	30
		of section 5.11(7)(c)—	31
		, and	32
	(d)	if the accredited person is given a direction by the Environment Agency Head under section 6.10A in relation to the preparation or modification of the report—that complies with the direction.	33 34 35
[11]	Section 5.16 Pro	pposals by public authorities affecting biodiversity stewardship sites	36
	Omit section 5.10	6(3), note.	37
[12]	Section 5.18 Pro	ospecting and mining on biodiversity stewardship sites	38
_	Omit section 5.13	8(2), note.	39
[13]	Section 6.2 Biod	diversity offsets scheme	40
- -		ent into" from section 6.2(g).	41

	Insert instead "the undertaking of prescribed biodiversity conservation measures or the payment, in particular circumstances, into".								
[14]	Sect	ion 6.2	2(h1)		3				
	Insert after paragraph (h)—								
			(h1)	The recognition of the avoid, minimise and offset hierarchy as the key principle for avoiding, minimising and offsetting impacts on biodiversity values when carrying out biodiversity assessments and preparing reports under the scheme.	5 6 7 8				
[15]	Sect	ion 6.2	2A		9				
	Inser	t after	section	n 6.2—	10				
	6.2A	Tran	sition	of the biodiversity offsets scheme to net positive	11				
		(1)		biodiversity offsets scheme will transition to net positive biodiversity omes.	12 13				
		(2)	Mini sche	the purposes of giving effect to the objective under subsection (1), the ister must make a strategy for the transitioning of the biodiversity offsets me to deliver net positive biodiversity outcomes. — Part 9 requires public consultation in relation to the making of the strategy.	14 15 16 17				
		(3)		strategy must specify the actions required and include targets and time	18				
		(3)	fram	strategy must specify the actions required and include targets and time desired for the transition to delivering net positive biodiversity outcomes under biodiversity offsets scheme.	19 20				
		(4)	The	Minister must publish the strategy on an appropriate government website.	21				
		(5)	The	Minister may amend the strategy at any time.	22				
		(6)		Environment Agency Head must review and report on the implementation e strategy—	23 24				
			(a)	12 months after the strategy is published, and	25				
			(b)	once every 12 months after the first review.	26				
[16]	Sect	ion 6.3	3A		27				
	Insert after section 6.3—								
	6.3A	Avoi	d, mir	nimise and offset hierarchy	29				
			offse	the purposes of the biodiversity offsets scheme, the <i>avoid</i> , <i>minimise</i> and <i>et hierarchy</i> is the principle that avoiding, minimising and offsetting the acts of actions on biodiversity values be approached as follows—	30 31 32				
			(a)	the proponent of the action first takes all reasonable measures to avoid the impacts of the action on biodiversity values,	33 34				
			(b)	after taking all reasonable measures under paragraph (a), the proponent then takes all reasonable steps to minimise the impacts that have not been avoided,	35 36 37				
			(c)	having taken the measures under paragraph (b), the proponent then takes biodiversity conservation measures under the biodiversity offsets scheme to offset or compensate for any residual impact on biodiversity values.	38 39 40 41				

	1						
Insert "under the avoid, minimise and offset hierarchy" after "those impacts" in section 6.4(1).							
	4						
	5						
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sity for	14 15 16						
the	17 18						
Section 6.8 Matters to be dealt with by the biodiversity assessment method							
	20						
The biodiversity assessment method may include provisions of a savings or transitional nature consequent on the amendment or replacement, whether arising from a review under section 6.9 or otherwise, of the biodiversity assessment method.							
	25						
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orts	27						
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) in ead ent, or nent	33 34 35 36 37 38						
the ns,	39 40 41 42 43						
	her sity orts an f a not in in ead eent, or eent the						

		(i)	give decision-makers and other relevant persons notice of directions, and	1 2
		(ii)	include details of directions in relevant biodiversity assessment reports.	3 4
	(d)	circu giver	mstances in which, or matters about which, directions must not be 1.	5 6
[23]	Section 6.12 Bio	divers	ity development assessment report	7
	Omit section 6.12	(c). Ins	sert instead—	8
	(c)		out and assesses, in accordance with the biodiversity assessment od and the regulations—	9 10
		(i)	the genuine measures the proponent of the proposed development, activity or clearing has taken to avoid and minimise the impact of the proposed development, activity or clearing on biodiversity values of the land, and	11 12 13 14
		(ii)	the genuine measures the proponent of the proposed development, activity or clearing proposes to take to avoid and minimise the impact of the proposed development, activity or clearing on biodiversity values of the land, and	15 16 17 18
[24]	Section 6.13 Bio	divers	ity certification assessment report	19
	Insert after section	n 6.13((b)—	20
	(b1)		out and assesses, in accordance with the biodiversity assessment od and the regulations—	21 22
		(i)	the genuine measures that the applicant for the proposed biodiversity certification has taken to avoid and minimise the impacts on biodiversity values of the actions to which the biodiversity offsets scheme applies on the land proposed for biodiversity certification, and	23 24 25 26 27
		(ii)	the genuine measures that the applicant for the proposed biodiversity certification proposes to take to avoid and minimise the impacts on biodiversity values of the actions to which the biodiversity offsets scheme applies on the land proposed for biodiversity certification, and	28 29 30 31 32
[25]	Section 6.13(c)			33
	Omit the paragrap	oh. Inse	ert instead—	34
	(c)	speci	fies—	35
		(i)	other conservation measures in relation to other land to offset the impacts on biodiversity values, and	36 37
		(ii)	the value, in terms of numbers and classes of biodiversity credits, of the measures as determined in accordance with the biodiversity assessment method.	38 39 40
[26]	Section 6.14 Mod	dificati	ion or withdrawal of biodiversity assessment report	41
	Insert after section	n 6.14((1)(a)—	42
	(a1)		omply with a direction given to the accredited person by the ronment Agency Head in relation to the report under section 6.10A,	43 44 45

[27]	Section 6.15							
	Omit	the se	ction.	Insert instead—	2			
	6.15	Certi	Certification of biodiversity assessment reports					
		(1)		odiversity assessment report cannot be submitted in connection with a rant application, unless—	4 5			
			(a)	the accredited person certifies in the report that the report has been prepared on the basis of the requirements of, and information given under, the biodiversity assessment method as at a specified date (the <i>certification date</i>), and	6 7 8 9			
			(b)	the report is submitted within 14 days after the certification date.	10			
		(2)	asses direc	ever, subsection (1) does not apply in relation to a biodiversity estiment report that has been modified under section 6.14(1)(a1), unless the stion in accordance with which the report was modified requires the edited person to certify the report before submitting it.	11 12 13 14			
		(3)	relati	accredited person must not certify a biodiversity assessment report in ion to which the accredited person has been given a direction under on 6.10A(1) in relation to the report, unless, at the certification date—	15 16 17			
			(a)	the accredited person has complied with the direction, or	18			
			(b)	the Environment Agency Head has revoked the direction.	19			
		(4)		e Environment Agency Head gives an accredited person a direction in ion to a relevant certified report under section 6.10A(1)—	20 21			
			(a)	on and from the date on which the direction is given, the report is taken not to have been certified or submitted, and	22 23			
			(b)	the report continues to be taken not to have been certified or submitted until—	24 25			
				(i) the accredited person has complied with the direction, or	26			
				(ii) the Environment Agency Head has revoked the direction.	27			
		(5)		is section—	28			
			repoi	fy, a biodiversity assessment report, means make the certification in the rt under subsection (1)(a).	29 30			
				pant application means the following—	31			
			(a)	an application for planning approval,	32			
				an application for vegetation clearing approval,	33			
			(c)	an application for biodiversity certification,	34			
			(d)	an application in relation to a biodiversity stewardship agreement.	35			
				cant certified report means a biodiversity assessment report that—	36			
			(a)	has been certified but not yet submitted in connection with a relevant application, or	37 38			
			(b)	has been certified and submitted in connection with a relevant application that has not yet been finally determined.	39 40			
[28]	Sect	ion 6.1	16 Mis	cellaneous provisions applying to biodiversity assessment reports	41			
	Inser	t after	section	n 6.16(1)—	42			
		(1A)	The 1	regulations may make provision about the following—	43			

		(a)		ciples that apply in relation to the taking, or proposed taking, of ine measures to avoid and minimise the following—	1 2
			(i)	the impact of proposed development, activity or clearing on the biodiversity values of land,	3 4
			(ii)	the impact on biodiversity values of the actions to which the biodiversity offsets scheme applies on land proposed for biodiversity certification,	5 6 7
		(b)		dards (<i>assessment standards</i>) against which the following must be ssed—	8 9
			(i)	genuine measures taken, or proposed to be taken, by proponents of proposed development, activity or clearing to avoid and minimise the impact of proposed development, activity or clearing on biodiversity values of land,	10 11 12 13
			(ii)	genuine measures taken, or proposed to be taken, to avoid and minimise the impact on biodiversity values of the actions to which the biodiversity offsets scheme applies on land proposed for biodiversity certification,	14 15 16 17
		(c)		irements for biodiversity assessment reports to include information onstrating whether the following meet the assessment standards—	18 19
			(i)	genuine measures taken, or proposed to be taken, by proponents of proposed development, activity or clearing to avoid and minimise the impact of the proposed development, activity or clearing on biodiversity values of land,	20 21 22 23
			(ii)	genuine measures taken, or proposed to be taken, to avoid and minimise the impact on biodiversity values of the actions to which the biodiversity offsets scheme applies on land proposed for biodiversity certification.	24 25 26 27
	(1B)	high	er asso	miting subsection (1A)(b), the assessment standards may prescribe essment standards against which the matters referred to in that must be assessed in the following circumstances—	28 29 30
		(a)	on 1	re, in preparing a biodiversity assessment report, potential impacts biodiversity values that may be serious and irreversible are tified, or	31 32 33
		(b)	othe	r circumstances prescribed by the regulations.	34
[29]	Section 6.2	21, hea	ading		35
	Insert "Bio	divers	ity Ste	ewardship Payments" before "Fund".	36
[30]	Section 6.2	21(3A)			37
	Insert after			3)—	38
	(3A)			ronment Agency Head considers an amount that would be payable ection (3) is not appropriate—	39 40
		(a)		Environment Agency Head may determine another amount as being amount payable, and	41 42
		(b)		mount determined under paragraph (a) is the amount payable under ection (3).	43 44
[31]				may require retirement of credits if not retired in accordance requirement	45 46
	Omit section	n 6.29	(3), no	ote.	47

[32]	Part	6, Divi	sion	5A		1			
	Inser	t after	section	n 6.29—	-	2			
	Divi	sion	5A		cribed biodiversity conservation measures as native to retirement of biodiversity credits	3			
6	5.29A			l biodive ty credit	ersity conservation measures as alternative to retirement of	5			
		(1)	instr the r	ument, a equirem	no is required under this Act or another Act, including under an approval or agreement, to retire biodiversity credits may satisfy ent by instead undertaking prescribed biodiversity conservation termined in accordance with the regulations.	7 8 9 10			
		(2)			undertakes the prescribed biodiversity conservation measures, ent to retire biodiversity credits is satisfied.	11 12			
		(3)			under this section may apply, adopt or incorporate a publication onment Agency Head as in force from time to time.	13 14			
[33]	Sect	ion 6.3	30 Pay	ment as	s alternative to retirement of biodiversity credits	15			
	Omi	sectio	n 6.30	(2). Inse	ert instead—	16			
		(2)	satis: instr	fy a req ument, a	ons may prescribe circumstances in which a person must not quirement under this Act or another Act, including under an approval or agreement, to retire biodiversity credits by instead mount into the Biodiversity Conservation Fund under subsection	17 18 19 20 21			
		(3)	acco	rdance w	subsection (2), if the person pays the amount determined in with the offsets payment calculator established under this division d, the requirement to retire biodiversity credits is satisfied.	22 23 24			
		(4)			under this section may apply, adopt or incorporate a publication onment Agency Head as in force from time to time.	25 26			
[34]	Sect	ion 6.3	3 1			27			
	Omit	Omit the section. Insert instead—							
	6.31	1 Corresponding obligation to secure required biodiversity offsets							
		(1)	Biod	iversity	ersity Conservation Trust is to apply money paid into the Conservation Fund under this division in accordance with the Trust under section 10.4.	30 31 32			
		(2)			on (1), the Biodiversity Conservation Trust must, in relation to fset biodiversity credit—	33 34			
			(a)	biodiv	money from the Fund to retire either of the following types of ersity credits as the BCF offset biodiversity credit—	35 36			
					a like-for-like biodiversity credit provided for in the offset rules under section 6.4(2),	37 38			
			<i>7</i> 4 5		a biodiversity credit provided for in the variation rules under section 6.4(4), or	39 40			
			(b)	offset biodiv	money from the Fund of an amount equal to the BCF individual amount for the BCF offset biodiversity credit towards securing ersity offsets in accordance with the regulations in substitution BCF offset biodiversity credit.	41 42 43 44			

The Biodiversity Conservation Trust may apply an amount under subsection (2)(a) whether or not the amount is equal to the BCF individual offset amount for the BCF offset biodiversity credit to which the application of the amount relates, and may only apply amounts paid into the Fund under section 6.30 in a way specified in subsection (2), whether in relation to satisfying the requirement to retirethe BCF offset biodiversity credit, or another BCF offset biodiversity credit, whether under the same or (ii) another requirement in relation to which an amount was paid into the Fund under section 6.30. The Biodiversity Conservation Trust's obligation to apply money from the Fund under subsection (2) is limited to the amount of money in the Fund that is equal to the total of the BCF individual offset amounts paid into the Fund under section 6.30. The Biodiversity Conservation Trust must apply money in relation to a BCF offset biodiversity credit under subsection (2) within 3 years after the BCF individual offset amount for the BCF offset biodiversity credit was paid into the Fund (the *acquittal period*). If the Biodiversity Conservation Trust does not apply money in relation to a BCF offset biodiversity credit under subsection (2) within the acquittal period, the Trust must enter into an agreement with the Minister about how the Trust will meet its obligation in relation to the BCF offset biodiversity credit under subsection (2). However, the Biodiversity Conservation Trust is not required to enter into an agreement with the Minister under subsection (6) if, before the Minister signs the agreement, the Trust meets the Trust's obligation in relation to the BCF offset biodiversity credit. (8) Despite subsection (6) if, at the end of the acquittal period, the Biodiversity Conservation Trust does not enter into an agreement with the Minister in accordance with that subsection, the Trust is not liable to any claim, action or demand by any person in relation to the Trust's obligations under this section, other than by the Minister to require the Trust to enter into an agreement under subsection (6), and if the Biodiversity Conservation Trust enters into an agreement with the (b) Minister under that subsection after the end of the acquittal period—the Trust is not liable to any claim, action or demand by any person, other than by the Minister in relation to the Trust's obligations under the agreement or otherwise. (9) In this section— **BCF** deposited offset amount means an amount paid into the Biodiversity Conservation Fund to satisfy a requirement to retire biodiversity credits under section 6.30. **BCF** individual offset amount, for a BCF offset biodiversity credit, means the part of a BCF deposited offset amount that represents the amount to satisfy the

requirement to retire that particular BCF offset biodiversity credit under the

relevant BCF offset obligation, less the delivery cost for the BCF offset

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biodiversity credit.

			Foffset biodiversity credit means a particular biodiversity credit required e retired under a BCF offset obligation.	1 2
		satis	F offset obligation means a requirement to retire biodiversity credits fied by the payment of an amount into the Biodiversity Conservation Funder section 6.30.	3 4 5
		deter the I offse	very cost, in relation to a BCF offset biodiversity credit, means an amount rmined by the offsets payment calculator that represents cost recovery by Biodiversity Conservation Trust in connection with securing biodiversity ets in relation to the BCF offset biodiversity credit, including risk agement costs.	6 7 8 9 10
[35]	Section 7.1	l Defii	nitions: Part 7	11
	Omit section	n 7.1,	definition of biodiversity development assessment report.	12
	Insert instead	ad—		13
		biod	liversity development assessment report does not include—	14
		(a)	a biodiversity development assessment report that is no longer eligible to be submitted under section 6.15(1)(b), or	15 16
		(b)	a biodiversity development assessment report during a period that the report is taken to have not been certified or submitted under section 6.15(4), or	17 18 19
		(c)	a biodiversity development assessment report that does not comply with a direction in relation to the report given to the accredited person who prepared the report by the Environment Agency Head under section 6.10A, or	20 21 22 23
		(d)	a biodiversity development assessment report that is withdrawn under section 6.14.	24 25
[36]	Section 7.1	I, defi	nition of "Planning Agency Head"	26
	Omit the de	efinitio	on.	27
[37]	Section 7.2	2 Deve	elopment or activity "likely to significantly affect threatened species"	28
			diversity offsets scheme applies to the impacts of the development on es" from section 7.2(1)(b).	29 30
[38]	Section 7.2	2(3)		31
	Insert after	section	n 7.2(2)—	32
	(3)	cons other	section (1)(a) does not apply to development that requires development tent under the <i>Environmental Planning and Assessment Act 1979</i> , Part 4, or than State significant development or complying development, that is cribed by the regulations.	33 34 35 36
[39]	Sections 7 Schedule 8		8.1, definition of "planning authority", paragraph (a) and 8.6(2) and use 2(4)	37 38
	Omit "Min	ister fo	or Planning" wherever occurring. Insert instead "Planning Minister".	39
[40]	Section 7.4	4 Exce	eeding biodiversity offsets scheme threshold	40
- -	Insert after			41
	(4)	Envi	regulations may make provision about applications by landholders to the ironment Agency Head to amend a map applied, adopted or incorporated regulation under subsection (3), including the following—	42 43 44

		(a)	the for	m, content and publication of applications,	1
		(b)		ses and requirements for considering and deciding applications, ing consultation requirements,	2
		(c)	fees fo	or applications,	4
		(d)	the for	m, content and publication of decisions on applications,	5
		(e)	releva	claring of decisions on applications to be taken to have amended nt maps, including for particular periods or in particular astances.	6 7 8
[41]				assessment for Part 4 development (other than State tor complying development)	9 10
	Insert after	section	n 7.7(2)	<u> </u>	11
	(3)	relati	ion to de ection (2	rmay, by order published in the Gazette, exempt an application in evelopment, or a kind of development, from the requirement under 2) to be accompanied by a biodiversity development assessment her of the following grounds—	12 13 14 15
		(a)		e purposes of expediting the application in response to, or vise in connection with, a natural disaster,	16 17
		(b)		Minister's opinion, there are exceptional circumstances that make opriate to exempt the application from the requirement.	18 19
	(4)	An o	rder und	der subsection (3) must set out the following—	20
		(a)	the gro	ound on which the order is made,	21
		(b)	the der	velopment, or kind of development, to which the application must	22 23
		(c)	consid	inister's reasons for making the order, including the Minister's leration of the facilitation of ecologically sustainable opment.	24 25 26
[42]				on with Minister administering this Act if a Minister is consent r determining authority under Part 5	27 28
	biodiversity conditions	y deve of the pact o	lopmen consent n biodiv	ation is not required if the application is accompanied by a t assessment report in accordance with Division 2 and the require the applicant to retire biodiversity credits to offset the versity values of at least the number and class specified in the (2).	29 30 31 32 33
[43]	Section 7.1	11(2A)			34
	Insert after	section	n 7.11(2)—	35
	(2A)	How	ever, co	nsultation under subsection (2) is not required if—	36
		(a)	applie	plication is an application to which an order under section 7.7(3) s, exempting the application from the requirement to be spanied by a biodiversity development assessment report, or	37 38 39
		(b)	for oth	ner applications—	40
				the application is accompanied by a biodiversity development assessment report in accordance with Division 2, and	41 42
			` ´	the conditions of the consent require the applicant to retire biodiversity credits to offset the residual impact on biodiversity values of at least the number and class specified in the report.	43 44 45

[44]			ncurrence of Environment Agency Head if a Minister is not consent Part 4 or determining authority under Part 5	1 2	
	Omit section	n 7.12	2(2). Insert instead—	3	
	(2)	is lik	consent authority must not grant development consent if the development cely to significantly affect threatened species, unless the consent authority obtained the concurrence of the Environment Agency Head.	4 5 6	
	(2A)	How	vever, concurrence under subsection (2) is not required if—	7	
		(a)	the application is an application to which an order under section 7.7(3) applies, exempting it from the requirement to be accompanied by a biodiversity development assessment report, or	8 9 10	
		(b)	for other applications—	11	
			(i) the application is accompanied by a biodiversity development assessment report in accordance with Division 2, and	12 13	
			(ii) if the biodiversity offsets scheme applies to the impacts of the development the subject of the application—the conditions of the consent require the applicant to retire biodiversity credits to offset the residual impact on biodiversity values of at least the number and class specified in the report.	14 15 16 17 18	
[45]	Section 7.1	3 Dev	velopment other than State significant development or infrastructure	19	
	Omit sectio	n 7.13	3(3), including the note. Insert instead—	20	
	(3)	the cond	ect to subsection (4), if the consent authority decides to grant consent and biodiversity offsets scheme applies to the proposed development, the litions of the consent must require the applicant to retire biodiversity its to offset the residual impact on biodiversity values of the number and a specified in the biodiversity development assessment report.	21 22 23 24 25	
[46]	Section 7.1	13(5) a	and (5A)	26	
	Omit section	n 7.13	S(5). Insert instead—	27	
	(5)		ondition to retire biodiversity credits must be complied with before any elopment is carried out that would impact on biodiversity values.	28 29	
	(5A)	Desp	pite subsection (5)—	30	
		(a)	a concept development consent may provide for a corresponding staged retirement of biodiversity credits before each stage of development is carried out and without the need for a further biodiversity development assessment report in connection with development applications for the subsequent stages of the development, and	31 32 33 34 35	
		(b)	a staged development consent may provide for a corresponding staged retirement of biodiversity credits before each stage of development is carried out under the consent.	36 37 38	
[47]	Section 7.13(8)				
	Insert after section 7.13(7)—				
	(8)	In th	is section—	41	
			gept development application has the same meaning as in the fronmental Planning and Assessment Act 1979, section 4.22(1).	42 43	
			cept development consent means a consent to a concept development ication.	44 45	

		staged development application means an application for development consent that provides for the staged development of a site or for separate parts of a site as part of the application. staged development consent means a consent to a staged development application.	1 2 3 4 5
[48]	Section 7.	14 State significant development or infrastructure	6
• •		ister for Planning" wherever occurring in section 7.14(2) and (5).	7
		ad "relevant authority".	8
[AQ]	Section 7.	•	
[49]			9
		on 7.14(3). Insert instead—	10
	(3)	If the relevant authority decides to grant development consent or approval and the biodiversity offsets scheme applies to the proposed development or infrastructure, the conditions of the consent or approval must, subject to subsection (3A), require the applicant to retire biodiversity credits to offset the residual impact on biodiversity values of the number and class specified in the biodiversity development assessment report.	11 12 13 14 15
	(3A)	If the relevant authority is satisfied it is justified in the circumstances, the relevant authority may, with the concurrence of the Minister, impose a condition other than to retire the number and class of biodiversity credits that would otherwise be required under subsection (3).	17 18 19 20
	(3B)	Despite subsection (3A), if the relevant authority is satisfied that it is justified in the circumstances, the relevant authority may, without the concurrence of the Minister, increase the number of biodiversity credits of one or more classes that would otherwise be required to be retired under subsection (3), provided the relevant authority does not reduce the number of any other class of biodiversity credits that would otherwise be required to be retired under subsection (3).	21 22 23 24 25 26 27
	(3C)	In deciding whether to give concurrence under subsection (3A), the Minister—	28 29
		(a) must have regard to the following matters—	30
		(i) the biodiversity development assessment report and the impacts of the development or infrastructure on biodiversity values that will not be offset because biodiversity credits are not being retired as specified in the report,	31 32 33 34
		(ii) any further assessment report prepared by or for the proponent,	35
		(iii) the facilitation of ecologically sustainable development,	36
		(iv) any other mandatory matters prescribed by the regulations, and	37
		(b) may have regard to the following matters—	38
		(i) matters the Minister considers relevant,	39
		(ii) any other discretionary matters prescribed by the regulations.	40
	(3D)	Within 14 days, or another period prescribed by the regulations, after receiving a written request for concurrence from a relevant authority, the Minister administering this Act must—	41 42 43
		(a) decide whether to give concurrence under subsection (3A), and	44
		(b) give the relevant authority written notice of the decision.	45

	(3E)		Minist	er may give concurrence under subsection (3A) with or without	1 2
	(3F)		ondition	ster gives concurrence under subsection (3A) subject to conditions, ons must be included as conditions of the development consent or	3 4 5
	(3G)	(3D)	at the	ster has not given the relevant authority notice under subsection e end of the relevant period, the Minister is taken to have given e without conditions.	6 7 8
	(3H)	The conc	regula urrenc	tions may make further provision about matters relating to the e of the Minister under subsection (3A), including—	9 10
		(a)		ers relating to the processes for obtaining and deciding whether to concurrence, including the following—	11 12
			(i)	time frames within which relevant authorities must seek concurrence,	13 14
			(ii)	periods of time that must not be taken into account in calculating the expiration of the period within which the Minister must decide whether to give concurrence,	15 16 17
			(iii)	notice and information requirements,	18
			(iv)	provision for development consents or approvals granted without concurrence, or without properly obtained concurrence, to be invalid and of no effect, and	19 20 21
		(b)	matt	ers relating to conditions of concurrence, including the following—	22
			(i)	the effects of failing to comply with conditions,	23
			(ii)	provision for development consents or approvals that do not include, or properly include, the conditions as conditions of the development consents or approvals to be invalid and of no effect.	24 25 26
[50]	Section 7.1	4(5)			27
	Omit "Mini Minister".	ister 1	nay re	equire to avoid or minimise those impacts or the power of the	28 29
	Insert instead power of the			authority may require to avoid and minimise the impacts or the thority".	30 31
[51]	Section 7.1	5 Par	t 5 act	ivity	32
	Omit section	n 7.15	(3). In	sert instead—	33
	(3)	prop approbiod: whet	ving out osed action of the oval to iversity ther of	mining authority decides to carry out the activity or approve the at of the activity and the biodiversity offsets scheme applies to the ctivity, the conditions on which the activity is carried out, or of the carry out the activity, may require the proponent to retire y credits to offset the residual impact on biodiversity values, the same number and class specified in the report or of another d class.	34 35 36 37 38 39 40
[52]	Section 7.1 impacts on			development or activity that has serious and irreversible y values	41 42
	Omit section	n 7.16	(2). In	sert instead—	43
	(2)	Plan	ning a	at authority must refuse to grant consent under the <i>Environmental</i> and <i>Assessment Act 1979</i> , Part 4 for an application for development which this division applies if, in the consent authority's opinion, the	44 45 46

				evelopment is likely to have serious and irreversible impacts on values.	1 2
	(2A)	How	ever, s	ubsection (2) does not apply to the following applications—	3
		(a)	an ap	plication for State significant development, or	4
		(b)	by a	plication that is exempt from the requirement to be accompanied biodiversity development assessment report by an order under on 7.7(3).	5 6 7
[53]	Section 7.1	l 6(3)			8
	Omit "Mini	ster fo	r Planı	ning". Insert instead "relevant authority".	9
[54]	Section 7.1	l 6(3)			10
			Minist	er". Insert instead "values, the relevant authority".	11
[55]	Section 7.1	7 Mod	dificati	ons of planning approvals or activities	12
	Omit sectio	n 7.17	(2). Ins	sert instead—	13
	(2)	conse	ent or S	ions of this division relating to applications for development state significant infrastructure approval apply to the application for n as follows—	14 15 16
		(a)		rovisions apply in relation to the original development as proposed modified (the <i>proposed modified development</i>),	17 18
		(b)	biodi <i>repor</i>	is division applies to the proposed modified development, a versity development assessment report (a <i>further assessment</i>) must be submitted with the application for modification and into consideration, even if— a biodiversity development assessment report was submitted in	19 20 21 22 23
			(ii)	connection with the application for the original development, or this division did not apply to the original development, including because the modification results in the development exceeding the biodiversity offsets scheme threshold,	24 25 26 27
		(c)		ever, a further assessment report is not required to be submitted the application for modification if—	28 29
			(i)	the authority or person determining the application for modification, or determining the environmental assessment requirements for the application, is satisfied that the modification will not increase the impact on biodiversity values, or	30 31 32 33
			(ii)	the application would, if it were an application for a development consent for the proposed modified development, be exempt from the requirement to be accompanied by a biodiversity development assessment report under an order made under section 7.7(3),	34 35 36 37 38
		(d)	modi meas biodi	arther assessment report must be submitted with the application for fication—the further assessment report must take into account any ures already taken to avoid, minimise and offset the impact on versity values in connection with the consent or approval before roposed modification,	39 40 41 42 43
		(e)	appli chang	further assessment report is not required to be submitted with the cation for modification and the relevant authority proposes to ge any offset obligations as part of granting the modification cation—sections 7.14(3A) and (3B) apply as if—	44 45 46 47

		(i) a further assessment report was required to be submitted with the application for modification, and	1
		(ii) the relevant authority is proposing to impose a condition to retire biodiversity credits of a number and class that differs from the number and class required to be retired under the original approval or consent,	3 4 5
	(f)	if an application for a development consent, or State significant infrastructure approval, for the proposed modified development would have been required to be refused because of serious and irreversible impacts on biodiversity values—the application for modification must also be refused.	7 8 9 10 11
[56]	Section 8.1 Defin	nitions: Part 8	12
	Omit the definition	on of biodiversity certification assessment report.	13
	Insert instead—		14
	biodi	iversity certification assessment report does not include—	15
	(a)	a biodiversity certification assessment report that is no longer eligible to be submitted under section 6.15(1)(b), or	16 17
	(b)	a biodiversity certification assessment report during any period that the report is taken not to have been certified or submitted under section 6.15(4), or	18 19 20
	(c)	a biodiversity certification assessment report that does not comply with a direction in relation to the report given to the accredited person by the Environment Agency Head under section 6.10A, or	21 22 23
	(d)	a biodiversity certification assessment report that is withdrawn under section 6.14.	24 25
[57]	Sections 8.1, def	finition of "planning authority", paragraph (e) and 8.24(1)(b)	26
	Omit "Secretary occurring.	of the Department of Planning, Housing and Infrastructure" wherever	27 28
	Insert instead "Pla	anning Agency Head".	29
[58]	Section 8.3 Appr	roved conservation measures under biodiversity certification	30
	Omit section 8.3(2), note.	31
[59]	Section 9.1 Publ Division applies	ic consultation required on documents under this Act to which	32 33
	Insert after section	n 9.1(1)(d)—	34
	(d1)	the strategy to transition the biodiversity offsets scheme to net positive under section 6.2A,	35 36
[60]	Section 9.7 Regi	sters to which Division applies	37
	Insert after section	n 9.7(1)(e)—	38
	(e1)	orders made by the Minister under section 7.7(3),	39
	(e2)	the following decisions by an approval authority—	40
		(i) decisions to grant development consent or approval in relation to which the approval authority was required to consider and determine the matters under section 7.16(3),	41 42 43

(ii)

(e3) the following decisions by a determining authority— (i) decisions to grant approval for the carrying out of an activity in relation to which the determining authority was required to consider and determine the matters under section 7.16(4), (ii) decisions to grant the modification of an approval for the carrying out of an activity in relation to which the determining authority was, under section 7.17(2)(a), required to consider and determine the matters under section 7.16(4), (e4) decisions to refuse to grant planning approvals or vegetation clearing approvals, or confer biodiversity certifications, if the grounds for refusal included the ground of serious and irreversible impacts on biodiversity values, [61] Section 9.7(1)(h1) and (h2) Insert after section 9.7(1)(h)— (h1) conditions of planning approvals and vegetation clearing approvals, whether imposed on the original approval or as a result of a modification of the approval, that require biodiversity conservation measures to be taken to offset the residual impact of the development, activity or clearing on biodiversity values, and any modification of the conditions, (h2) measures to avoid and minimise the impact of development, activity or clearing on biodiversity values of land that— (i) are identified in a biodiversity development assessment report relating to the development, activity or clearing as measures the proponent has taken or will take, or (ii) the proponent of the development, activity or clearing must take under a planning approval or vegetation clearing approval for the development, activity or clearing approval for the development, activity or clearing approval or approval for the development consent under the Environmental Planning and Assessment Act 1979, Part 4—the consent authority, and (b) for development consent for State significant development or approval for State significant infrastructure—the relevant authority.	2 3 4
(i) decisions to grant approval for the carrying out of an activity in relation to which the determining authority was required to consider and determine the matters under section 7.16(4), (ii) decisions to grant the modification of an approval for the carrying out of an activity in relation to which the determining authority was, under section 7.16(2), required to consider and determine the matters under section 7.16(4), (e4) decisions to refuse to grant planning approvals or vegetation clearing approvals, or confer biodiversity certifications, if the grounds for refusal included the ground of serious and irreversible impacts on biodiversity values, [61] Section 9.7(1)(h1) and (h2) Insert after section 9.7(1)(h)— (h1) conditions of planning approvals and vegetation clearing approvals, whether imposed on the original approval or as a result of a modification of the approval, that require biodiversity conservation measures to be taken to offset the residual impact of the development, activity or clearing on biodiversity values, and any modification of the conditions, (h2) measures to avoid and minimise the impact of development, activity or clearing on biodiversity values of land that— (i) are identified in a biodiversity development assessment report relating to the development, activity or clearing as measures the proponent has taken or will take, or (ii) the proponent of the development, activity or clearing must take under a planning approval or vegetation clearing approval for the development, activity or clearing approval for the development, activity or clearing approval for the development consent under the Environmental Planning and Assessment Act 1979, Part 4—the consent authority, and (b) for development consent for State significant development or approval for State significant infrastructure—the relevant authority.	5
(ii) decisions to grant the modification of an approval for the carrying out of an activity in relation to which the determining authority was, under section 7.17(2)(a), required to consider and determine the matters under section 7.16(4), (e4) decisions to refuse to grant planning approvals or vegetation clearing approvals, or confer biodiversity certifications, if the grounds for refusal included the ground of serious and irreversible impacts on biodiversity values, [61] Section 9.7(1)(h1) and (h2) Insert after section 9.7(1)(h)— (h1) conditions of planning approvals and vegetation clearing approvals, whether imposed on the original approval or as a result of a modification of the approval, that require biodiversity conservation measures to be taken to offset the residual impact of the development, activity or clearing on biodiversity values, and any modification of the conditions, (h2) measures to avoid and minimise the impact of development, activity or clearing on biodiversity values of land that— (i) are identified in a biodiversity development assessment report relating to the development, activity or clearing as measures the proponent has taken or will take, or (ii) the proponent of the development, activity or clearing must take under a planning approval or vegetation clearing approval for the development, activity or clearing approval for the development, activity or clearing approval for the development on sent under the Environmental Planning and Assessment Act 1979, Part 4—the consent authority, and (b) for development consent for State significant development or approval for State significant infrastructure—the relevant authority.	6 7 8
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for State significant infrastructure—the relevant authority. ground of serious and irreversible impacts on biodiversity values, in relation to a refusal to grant a planning approval or vegetation clearing approval or	37 38
to a refusal to grant a planning approval or vegetation clearing approval or	39 40
confer biodiversity certification, means the ground that the proposed development, activity, clearing or biodiversity certification is likely to have serious and irreversible impacts on biodiversity values, determined in accordance with section 6.5, that would remain after the measures proposed to be taken to avoid and minimise the impact of the proposed development, activity, clearing or biodiversity certification on biodiversity values have been taken into account.	41 42 43 44 45 46 47 48 49

decisions to grant the modification of a development consent or

1

			<i>planning approval</i> has the same meaning as in section 6.1. <i>vegetation clearing approval</i> has the same meaning as in section 6.1.	1
[63]	Sect	ion 9.	.11	3
	Omi	t the se	section. Insert instead—	4
	9.11	Regi	gulations relating to public registers	5
		(1)	The regulations may make further provision about public registers require be kept under this division.	ed to
		(2)	Without limiting subsection (1), the regulations may provide for following—	the 8
			(a) the form of the registers,	10
			(b) the information required to be included in the registers,	11
			(c) the requirement for persons to give the Environment Agency I information for the purposes of the registers,	Head 12
			(d) the correction of the registers.	14
[64]			1.25 Order requiring biodiversity stewardship site owner to retire ity credits	15 16
	Omi	t sectio	on 11.25(3), note.	17
[65]	Sect	ion 11	1.27 Offence—contravention of biodiversity offsets enforcement order	' 18
	Omi	t sectio	on 11.27(2), note.	19
[66]		ion 13 ement	3.15 Civil proceedings for enforcement of private land conservation its	20 21
	Omi	t sectio	on 13.15(4), note.	22
[67]		ion 14 slation	4.7A Provisions relating to regulation or enforcement of native vegetat	tion 23
			partment of Industry" from section 14.7A(5), definition of <i>native vegeta</i> aragraph (d).	tion 25
	Inser	t inste	ead "Department of Primary Industries and Regional Development".	27
[68]	Sche Scie	edule 7	7 Provisions relating to members and procedure of Threatened Specie Committee	es 28
	Omi	t "that	t Office" from clause 6(b). Insert instead "the Department".	30
[69]	Sche	edule 8	8 Members and procedure of Board of Biodiversity Conservation Trus	s t 31
	Omi	t "Min	nister for Primary Industries" from clause 2(4).	32
	Inser	t inste	ead "Minister administering the Local Land Services Act 2013".	33
[70]	Sche	edule 9	9 Savings, transitional and other provisions	34
- -			ne end of the schedule—	35

Part 4		Provisions consequent on the Biodiversity			
		Conservation Amendment (Biodiversity Offsets Scheme) Act 2024	2		
		Ocheme) Act 2024	3		
5	Strat	egy for the transitioning of the biodiversity offsets scheme to net positive	4		
		The Minister must make the strategy for the transitioning of the biodiversity offsets scheme to net positive under section 6.2A as soon as practicable after the commencement of that section.	5 6 7		
6	Application of amounts from Biodiversity Conservation Fund				
	(1)	This clause applies to the application of an amount by the Biodiversity Conservation Trust under section 6.31 before the commencement of this section.	9 10 11		
	(2)	The application is not invalid merely because the amount applied was not equal to the amount paid into the Biodiversity Conservation Fund to satisfy an obligation to retire biodiversity credits under section 6.30 to which the application related.	12 13 14 15		

Schedule 2			mendment of the State Environmental Planning Policy (Biodiversity and Conservation) 2021	1	
[1]					
			1), definition of biodiversity development assessment report.	2	
	Insert instea	ad—		5	
		devel	<i>iversity development assessment report</i> means a biodiversity lopment assessment report under the <i>Biodiversity Conservation Act 2016</i> , on 6.12, but does not include—	6 7 8	
		(a)	a report that is no longer eligible, under the <i>Biodiversity Conservation Act 2016</i> , section 6.15(1)(b), to be submitted in connection with an application for approval to clear native vegetation, or	9 10 11	
		(b)	a report during any period that, under the <i>Biodiversity Conservation Act</i> 2016, section 6.15(4), the report is taken to have not been certified or submitted in connection with an application for approval to clear native vegetation, or	12 13 14 15	
		(c)	a report that does not comply with a direction in relation to the report given to an accredited person by the Environment Agency Head under the <i>Biodiversity Conservation Act 2016</i> , section 6.10A, or	16 17 18	
		(d)	a report that is withdrawn under the <i>Biodiversity Conservation Act</i> 2016, section 6.14.	19 20	
[2]	Section 2.1 biodiversit		diversity development assessment report and retirement of lits	21 22	
	Omit sectio	n 2.15	(3), note.	23	