

New South Wales

Threatened Species Legislation Amendment Bill 2004

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 *Threatened Species Conservation Act* 1995 (the **TS** Act), the Fisheries Management Act 1994 and various other threatened species legislation as follows:

- (a) Provision will be made for the biodiversity certification by the Minister of the native vegetation reform package, and of environmental planning instruments (*EPIs*) that seek to promote conservation of threatened species. The Minister must also take likely social and economic consequences and certain other factors into account in deciding whether to confer biodiversity certification on an EPI.
- (b) While biodiversity certification of the native vegetation reform package is in force, land within the area of operations of a catchment management authority has the benefit of that certification. Clearing of native vegetation authorised by a property vegetation plan will not need to be licensed under provisions of the *National Parks and Wildlife Act 1974* (the *NPW Act*) that prevent harm to threatened species. The obtaining of development consent

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- for the clearing of native vegetation on the land will not require preparation of a species impact statement or consultation between Ministers.
- (c) When an EPI has biodiversity certification, development or an activity under the EPI will be deemed not likely to significantly affect threatened species for the purposes of Parts 4 and 5 of the *Environmental Planning and Assessment Act 1979* (the *EPA Act*), thereby removing the need to address the test of significance for threatened species and the need for preparation of a species impact statement.
- (d) Existing exemptions in respect of routine agricultural activities will be replaced by provisions that adopt exemptions for routine agricultural management activities that parallel exemptions under the *Native Vegetation Act 2003* (the *NV Act*). The exemption provisions will be extended to operate as a defence to the offence of harming protected fauna (not just threatened fauna, as at present). The new provisions will include regulation making powers to extend, vary or limit these exemptions.
- (e) An additional regulation making power will be inserted in the TS Act to authorise the making of regulations to deem development or an activity to constitute, or not constitute, development or an activity that is likely to significantly affect threatened species. The regulations will operate for the purposes of Part 6 (Licensing) of the TS Act and Parts 4 and 5 of the EPA Act.
- (f) The existing statutory priorities for the preparation of recovery plans and threat abatement plans will be replaced with provisions for the Director-General to prepare and adopt a Threatened Species Priorities Action Statement, which will establish priorities for the recovery of threatened species and for threat abatement for key threatening processes. Recovery plans and threat abatement plans will be required to be prepared in accordance with the priorities established by a Priorities Action Statement.
- (g) Various amendments will be made to the procedures for nomination and listing of threatened species, including amendments to achieve the following:
 - (i) The Minister will be able to refer a proposed final listing determination by the Scientific Committee back to the Committee for further consideration for reasons of a scientific nature.
 - (ii) The Scientific Committee will be required to consider and determine listing proposals by reference to criteria prescribed by the regulations and to reference the relevant criteria in its reasons for a determination.

- (iii) The validity of a final determination will not be open to challenge on the ground that statutory timeframes were not met.
- (iv) A legal challenge to the validity of a final determination will not be permitted more than 3 months after the final determination is notified.
- (v) The Natural Resources Commission (*NRC*) will be able to refer a species to the Scientific Committee for a listing determination.
- (vi) The NRC and the Minister will be able to give advice and make recommendations to the Scientific Committee as to priorities in the consideration of nominations for listing.
- (vii) The NRC will be authorised to obtain the advice of the Scientific Committee on matters of a scientific nature.
- (h) An additional category of "critically endangered" will be established for listing of species and ecological communities.
- (i) The nomination and listing provisions of the *Fisheries Management Act* 1994 will be amended for greater consistency with the procedures under the TS Act (in particular so that the Schedules of threatened species will be amended by the Fisheries Scientific Committee rather than by the Minister as at present).
- (j) A Threatened Species Social and Economic Advisory Council will be established to advise the Minister, the Director-General and the NRC on likely social and economic impacts of listing determinations and related matters.
- (k) The existing Biological Diversity Advisory Council will be re-established with an expert (rather than stakeholder) membership, and altered functions with respect to advising the Minister, the Director-General and the NRC on likely impacts on biological diversity resulting from listing decisions, and related matters.
- (1) Investigative powers of authorised officers under Chapter 7 of the *Protection of the Environment Operations Act 1997* will be conferred on authorised officers under the NPW Act for the purposes of functions under that Act, the *Threatened Species Conservation Act 1995*, the *Wilderness Act 1987* and the *Marine Parks Act 1997*.
- (m) Amendments will be made to create a presumption that a person who causes damage to the habitat of a threatened species knew that the land concerned was habitat of that kind if the person did not obtain required development consent or approval under Part 4 or 5 of the EPA Act or failed to comply with such a consent or approval.

(n) The NPW Act will be amended to provide that, for purposes of offences concerning harm and threats to protected fauna or threatened species, the landholder of the land concerned is presumed to have carried out the offending activity unless it was carried out by some other person and the landholder did not cause or permit it to be carried out. A further provision is included to create an offence of causing or permitting an act or omission that constitutes such an offence.

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 with the exception of specified amendments, which commence on the date of assent.

Clause 3 is a formal provision that gives effect to the amendments to the *Threatened Species Conservation Act 1995*, the *Fisheries Management Act 1994* and other threatened species legislation set out in Schedules 1–3.

Schedules 1–3 contain the amendments described in the Overview.

Schedule 1 Amendment of Threatened Species Conservation Act 1995 No 101

Schedule 1 [64] and [65] make the amendments referred to in paragraphs (a), (b) and (c) of the Overview.

Schedule 1 [63] makes the amendment referred to in paragraph (e) of the Overview.

Schedule 1 [22], [26], [32]–[34], [39], [55] and [57]–[64] make the amendments referred to in paragraph (f) of the Overview.

Schedule 1 [20], [23], [25], [35], [37], [47] and [69] make the amendments referred to in paragraph (g) of the Overview.

Schedule 1 [4]–[16], [18], [19], [21], [24], [30], [38], [40]–[46], [48]–[54], [56], [68] and [73]–[76] make the amendments referred to in paragraph (h) of the Overview.

Schedule 1 [70] and [71] make the amendments referred to in paragraphs (j) and (k) of the Overview.

Schedule 1 [17], [29], [31] and [36] makes amendments to the grounds for listing of threatened species, populations and ecological communities, and provides for listing decisions to be made in accordance with, and for reasons for decisions to reference, criteria prescribed by the regulations, for consistency with parallel provisions of Commonwealth legislation.

Schedule 1 [77] and [78] enact savings and transitional provisions.

Schedule 1 [1]–[3] and [72] make amendments that are minor, ancillary or consequential on other amendments made by Schedule 1.

Schedule 2 Amendment of Fisheries Management Act 1994 No 38

Schedule 2 [27] and [42] make the amendments referred to in paragraphs (a), (b) and (c) of the Overview.

Schedule 2 [28] and [29] make the amendments referred to in paragraph (d) of the Overview.

Schedule 2 [39] makes the amendment referred to in paragraph (e) of the Overview.

Schedule 2 [16], [30], [32], [34]–[36], [38] and [44] make the amendments referred to in paragraph (f) of the Overview.

Schedule 2 [7], [9], [10], [12], [13], [15], [17]–[19], [21]–[23], [33], [37], [41] and [43] make the amendments referred to in paragraphs (g) and (i) of the Overview.

Schedule 2 [2]–[6], [8], [14], [20], [24], [25], [31], [40] and [45]–[47] make the amendments referred to in paragraph (h) of the Overview.

Schedule 2 [26] makes the amendment referred to in paragraph (m) of the Overview.

Schedule 2 [11] makes amendments to the grounds for listing of threatened species, populations and ecological communities, and provides for listing decisions to be made in accordance with, and for reasons for decisions to reference, criteria prescribed by the regulations, for consistency with parallel provisions of Commonwealth legislation.

Schedule 2 [48] and [49] enact savings and transitional provisions.

Schedule 2 [1] makes a consequential amendment.

Schedule 3 Amendment of other threatened species legislation

Schedule 3.1 [1], [8] and [10]–[15] and 3.2 make the amendments referred to in paragraph (l) of the Overview.

Schedule 3.1 [3]–[5] make the amendments referred to in paragraph (b) of the Overview.

Schedule 3.1 [7] makes the amendment referred to in paragraph (d) of the Overview.

Schedule 3.1 [6] makes the amendment referred to in paragraph (m) of the Overview.

Schedule 3.1 [9] makes the amendment referred to in paragraph (n) of the Overview.

Schedule 3.1 [16] and [17] enact savings and transitional provisions.

Schedule 3.3 makes an amendment referred to in paragraph (b) of the Overview.

Schedule 3.1 [2], 3.4 and 3.5 make minor or consequential amendments.



New South Wales

Threatened Species Legislation Amendment Bill 2004

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New South Wales

Threatened Species Legislation Amendment Bill 2004

No , 2004

A Bill for

An Act to amend the *Threatened Species Conservation Act 1995* and other threatened species legislation to make provision for critically endangered species and ecological communities and to make further provision for conservation of threatened species, threatened species recovery and threat abatement processes and integration with natural resource management and land use planning; and for other purposes.

Clause 1 Threatened Species Legislation Amendment Bill 2004

The	e Legislature of New South Wales enacts:		1
1	Name of Act		
	This Act is the Threatened Species Legis Act 2004.	slation Amendment	3 4
2	Commencement		
	(1) This Act commences on a day or days to proclamation, except as provided by subsection		6 7
	(2) Schedule 3.1 [1], [8] and [10]–[17] and 3.2 cor of assent.	mmence on the date	8 9
3	Amendments		10
	The Acts and Regulation specified in the Sched	dules to this Act are	11 12

Scł	nedule 1	Amendment of Threatened Species Conservation Act 1995 No 101	1 2 3
		(Section 3)	
[1]	Section 4	Definitions	4
	Omit the de	efinition of Advisory Council from section 4 (1).	5
[2]	Section 4	(1)	6
	Omit the de	efinition of <i>Director-General</i> . Insert instead:	7
		Department means the Department of Environment and Conservation.	8
		Director-General means the Director-General of the Department.	10 11
[3]	Section 4	(1)	12
	Insert in al	phabetical order:	13
		BDAC means the Biological Diversity Advisory Council established under Part 9A.	14 15
		catchment action plan or CAP means a catchment action plan approved under Part 4 of the Catchment Management Authorities Act 2003.	16 17 18
		critically endangered ecological community means an ecological community specified in Part 2 of Schedule 1A.	19 20
		critically endangered species means a species specified in Part 1 of Schedule 1A.	21 22
		critically endangered species and ecological communities means species and ecological communities specified in Schedule 1A and critically endangered species or ecological community means a species or ecological community respectively specified in that Schedule.	23 24 25 26 27
		environmental planning instrument or EPI means an environmental planning instrument under the Environmental Planning and Assessment Act 1979.	28 29 30
		NPW Act means the National Parks and Wildlife Act 1974.	31
		<i>NRC</i> means the Natural Resources Commission established under the <i>Natural Resources Commission Act 2003</i> .	32 33

	Priorities Action Statement means a Threatened Species Priorities Action Statement under Part 5A.	1 2
	SEAC means the Social and Economic Advisory Council established under Part 9A.	3 4
	vulnerable ecological community means an ecological community specified in Part 2 of Schedule 2.	5 6
[4]	Section 4 (1), definition of "list"	7
	Insert ", 1A" after "Schedule 1".	8
[5]	Section 4 (1), definition of "threatened ecological community"	9
	Insert ", Part 2 of Schedule 1A" after "Schedule 1".	10
[6]	Section 4 (1), definition of "threatened species"	11
	Omit the definition. Insert instead:	12
	threatened species means a species specified in Part 1 or 4 of Schedule 1, Part 1 of Schedule 1A or Part 1 of Schedule 2.	13 14
[7]	Section 4 (1), definition of "threatened species, populations and ecological communities"	15 16
	Insert ", 1A" after "Schedules 1".	17
[8]	Section 4 (1), definition of "threatened species, population or ecological community"	18 19
	Omit "either of those Schedules". Insert instead "any of those Schedules".	20
[9]	Part 2, Introductory note	21
	Insert after the first dot point relating to Schedule 1:	22
	 in Schedule 1A, of critically endangered species and ecological communities, and 	23 24
[10]	Part 2, Introductory note	25
	Insert "and vulnerable ecological communities" after "in Schedule 2, of vulnerable species".	26 27

[11]	Part 2, Introductory note				
	Omit "lists of endangered populations and endangered ecological communities and threatening processes".	2			
	Insert instead "lists of critically endangered species, endangered populations, endangered and critically endangered ecological communities and threatening processes".				
[12]	Part 2, Introductory note	ī			
	Omit "Division 4 describes the process by which species that are endangered may be listed provisionally in Schedule 1".	{			
	Insert instead "Division 4 describes the process by which species that are endangered or critically endangered may be listed provisionally in Schedule 1 or 1A".	10 12 12			
[13]	Section 6 Lists of endangered and critically endangered species, populations and ecological communities	10 14			
	Insert after section 6 (4):				
	(4A) Part 1 of Schedule 1A contains a list of critically endangered species for the purposes of this Act.	16 17			
	(4B) Part 2 of Schedule 1A contains a list of critically endangered ecological communities for the purposes of this Act.	18 19			
[14]	Section 6 (5) and (6)	20			
	Insert "or critically endangered" after "endangered" wherever occurring.	2			
[15]	Section 7	22			
	Omit the section. Insert instead:				
	7 Schedule 2 list of vulnerable species and ecological communities	24 25			
	(1) Part 1 of Schedule 2 contains a list of vulnerable species for the purposes of this Act.	20 27			
	(2) Part 2 of Schedule 2 contains a list of vulnerable ecological communities for the purposes of this Act.	28 29			

	(3)	Any vulnerable species that is a listed threatened species under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> of the Commonwealth is marked with an asterisk to show that it is considered to be a threatened species nationally.	1 2 3 4 5
	(4)	Any vulnerable ecological community that is a listed threatened ecological community under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> of the Commonwealth is marked with an asterisk to show that it is considered to be a threatened ecological community nationally.	6 7 8 9 10 11
[16]	Section commun	9 Listing of nationally threatened species and ecological nities	12 13
	Insert ",	1A" after "Schedule 1" wherever occurring.	14
[17]		sting of threatened species, populations and ecological nities and key threatening processes	15 16
	Omit Div	rision 2 of Part 2. Insert instead:	17
	Division	n 2 Eligibility for listing	18
	10 Lis	ting of species	19
	(1)	at a particular time if, in the opinion of the Scientific	20 21
		Committee, it has not been recorded in its known or expected habitat in New South Wales, despite targeted surveys, over a time frame appropriate, in the opinion of the Scientific Committee, to its life cycle and form.	22 23 24 25
	(2)	habitat in New South Wales, despite targeted surveys, over a time frame appropriate, in the opinion of the Scientific Committee, to its life cycle and form.	23 24
	(2)	habitat in New South Wales, despite targeted surveys, over a time frame appropriate, in the opinion of the Scientific Committee, to its life cycle and form. A species is eligible to be listed as a <i>critically endangered species</i> if, in the opinion of the Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with criteria prescribed by the regulations.	23 24 25 26 27 28 29

		(b) it is not eligible to be listed as a critically endangered species.	1 2
	(4)	A species is eligible to be listed as a <i>vulnerable species</i> if, in the opinion of the Scientific Committee:	3 4
		(a) it is facing a high risk of extinction in New South Wales in the medium-term future, as determined in accordance with criteria prescribed by the regulations, and	5 6 7 8
		(b) it is not eligible to be listed as an endangered or critically endangered species.	9 10
11	Listi	ng of populations	11
	(1)	A population is eligible to be listed as an <i>endangered population</i> if, in the opinion of the Scientific Committee, it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with criteria prescribed by the regulations.	12 13 14 15 16
	(2)	A population is not eligible to be listed as an endangered population if it is a population of a species already listed in Schedule 1 or 1A.	17 18 19
12	Listi	ng of ecological communities	20
	(1)	An ecological community is eligible to be listed as a <i>critically endangered ecological community</i> if, in the opinion of the Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with criteria prescribed by the regulations.	21 22 23 24 25 26
	(2)	An ecological community is eligible to be listed as an <i>endangered ecological community</i> if, in the opinion of the Scientific Committee:	27 28 29
		(a) it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with criteria prescribed by the regulations, and	30 31 32
		(b) it is not eligible to be listed as a critically endangered ecological community.	33 34
	(3)	An ecological community is eligible to be listed as a <i>vulnerable ecological community</i> if, in the opinion of the Scientific Committee:	35 36 37

			(a)	it is facing a high risk of extinction in New South Wales in the medium-term future, as determined in accordance with criteria prescribed by the regulations, and	1 2 3 4
			(b)	it is not eligible to be listed as an endangered or critically endangered ecological community.	5 6
	13		atenii esses	ng processes eligible for listing as key threatening	7 8
		(1)	three	nreatening process is eligible to be listed as a key ntening process if, in the opinion of the Scientific mittee:	9 10 11
			(a)	it adversely affects threatened species, populations or ecological communities, or	12 13
			(b)	it could cause species, populations or ecological communities that are not threatened to become threatened.	14 15 16
		(2)		regulations may prescribe criteria for the determination atters under this section.	17 18
[18]	Secti	on 16	6 Оре	eration of Division	19
	Insert	", 1 <i>A</i>	A" afte	er "Schedule 1" in section 16 (1).	20
[19]	Secti	on 16	6 (2)		21
	Insert	"or c	ritical	lly endangered" after "endangered".	22
[20]	Secti	on 16	6 (3)		23
	Insert	after	sectio	on 16 (2):	24
		(3)	a spe of th anoth Sche comp	oposal that involves the alteration of the listing status of ecies or ecological community (by moving the description e species or ecological community from one Schedule to her or from one Part of a Schedule to another Part of the edule) may be dealt with under this Division as a posite proposal, whereby all aspects of the proposal are twith together.	25 26 27 28 29 30 31
[21]	Secti	on 17	7 Scie	entific Committee responsible for lists	32
	Insert	", 1 <i>A</i>	A" afte	er "Schedule 1" in section 17 (1).	33

[22]	Section 1	7 (2)	1		
	Omit the s	ubsection.	2		
[23]	Section 1	8 Who may initiate action for listing	3		
	Insert "or t	the NRC" after "Minister" in section 18 (2).	4		
[24]	Section 1 amendme	9 Making nomination for inclusion on, omission from or ent of list	5 6		
	Insert ", 1 occurring.	A" after "Schedule 1" in section 19 (1) and (2) wherever	7 8		
[25]	Section 1	9 (6)	9		
	Insert after section 19 (5):				
	(6)	The Scientific Committee is to give notice of a nomination to the Minister and the NRC within 14 days after the nomination is made.	11 12 13		
[26]	Section 2	1 Consideration of nomination by Scientific Committee	14		
	Omit section 21 (1). Insert instead:				
	(1)	The Scientific Committee is to determine priorities for its consideration of nominations and in determining those priorities is to have regard to:	16 17 18		
		(a) the degree of threat, immediacy of threat, taxonomic distinctiveness and such other matters as the Scientific Committee considers relevant, and	19 20 21		
		(b) any advice or recommendations of the Minister or the NRC concerning those priorities.	22 23		
	(1A)	The NRC and the Minister may give advice or make recommendations to the Scientific Committee concerning priorities for the consideration of nominations by the Scientific Committee, and in giving that advice or making those recommendations the NRC and the Minister may consider State-wide issues of concern in biodiversity conservation.	24 25 26 27 28 29 30		

Amendment of Threatened Species Conservation Act 1995 No 101

[27]	Section 2	1 (4)	1		
	Insert ", th	e NRC" after "Minister".	2		
[28]	Section 2	1 (5)	3		
	Insert ", 1	A" after "Schedule 1".	4		
[29]	Section 2	2 Scientific Committee's preliminary determination	5		
	Insert after	r section 22 (6):	6		
	(7)	The reasons for a preliminary determination are to include reference to such of the criteria prescribed by the regulations under sections 10–13 as may be relevant to the determination.	7 8 9		
[30]	Section 2	3 Scientific Committee's final determination	10		
	Omit "Sch from section	nedule 1, 2 or 3, and must give reasons for the determination" on 23 (1).	11 12		
	Insert inst decision".	ead "Schedule 1, 1A, 2 or 3 and must give reasons for its	13 14		
[31]	Section 2	3 (1A)	15		
	Insert after	r section 23 (1):	16		
	(1A)	The reasons for a determination are to include reference to such of the criteria prescribed by the regulations under sections 10–13 as may be relevant to the determination.	17 18 19		
[32]	Section 2	3 (2)	20		
	Insert "fin	al" before "determination" where firstly occurring.	21		
[33]	Section 2	3 (3)–(6)	22		
	Insert after section 23 (2):				
	(3)	Before making a final determination the Scientific Committee must give the Minister notice in writing of the proposed final determination. The Minister then has 2 months to decide whether to refer the proposed final determination back to the Scientific Committee for further consideration under section 23A.	24 25 26 27 28 29		
	(4)	The Scientific Committee is not to proceed to make the	30 31		

			(a) the Minister has notified the Scientific Committee that the Minister has decided not to refer the proposed determination back to the Scientific Committee for further consideration, or	1 2 3 4
			(b) the Minister has not referred the proposed final determination back to the Scientific Committee for further consideration under section 23A within 2 months after the Minister was given notice of the proposed final determination, or	5 6 7 8 9
			(c) if the Minister has referred the proposed final determination back to the Scientific Committee for further consideration under section 23A within that 2 months, the Scientific Committee has decided to proceed with the final determination following that further consideration.	10 11 12 13 14
		(5)	The Minister may at the request of the Scientific Committee extend and further extend the period of 6 months under subsection (2), to a maximum period of 2 years.	16 17 18
		(6)	Failure to make a final determination within the period required by this section or to give notice to the Minister of a proposed final determination within the period required by this section does not affect the validity of the determination.	19 20 21 22
[34]	Sect	ion 2	3A	23
	Inser	t after	section 23:	24
	23A	Mini	ster's response to proposed final determination	25
		(1)	Within 2 months after receiving notice from the Scientific Committee of a proposed final determination, the Minister may:	26 27 28
			(a) notify the Scientific Committee that the Minister has decided not to refer the proposed determination back to the Scientific Committee for further consideration, or	29 30 31
			(b) refer the proposed final determination back to the Scientific Committee for further consideration.	32 33
		(2)	The Minister may only refer a matter back to the Scientific Committee for reasons of a scientific nature provided to the Scientific Committee. In the case of a nomination, the Scientific Committee is to notify the person who made the	34 35 36 37

		nomination that the matter has been referred back to the Scientific Committee and of the Minister's reasons for doing so.	1 2 3
	(3)	If a proposed final determination is referred back to the Scientific Committee for further consideration:	4 5
		(a) the Scientific Committee may, after further considering it, decide to proceed with the final determination, to change the final determination or not to proceed with the final determination, and	6 7 8 9
		(b) the Scientific Committee is to make that decision within 3 months, and	10 11
		(c) the Minister cannot refer the matter back to the Scientific Committee again after it has made that decision.	12 13 14
	(4)	Failure to make a decision within the period required by this section does not affect the validity of the decision.	15 16
[35]	Section 2	4 Publication of final determination	17
	Insert ", th	e NRC" after "Minister" in section 24 (1) (b).	18
[36]	Section 2	4 (2A)	19
	Insert after	section 24 (2):	20
	(2A)	The reasons for a final determination are to include reference to such of the criteria prescribed by the regulations under sections 10–13 as may be relevant to the determination.	21 22 23
[37]	Section 2	4 (4)	24
	Insert after	section 24 (3):	25
	(4)	The validity of a final determination cannot be questioned in any legal proceedings except those commenced in a court by any person within 3 months of the date of publication in the Gazette of notice of the making of the final determination.	26 27 28 29
[38]	Section 2 determina	5 Revision of Schedule on publication of final ation	30 31
	Insert ", 1A	A" after "Schedule 1" wherever occurring.	32

[39]	Sec	tion 2	5A	1
	Insert after section 25:			
	25A	Lists	s to be kept under review	3
		(1)	The Scientific Committee must keep the lists in Schedules 1, 1A, 2 and 3 under review and must, at least every 2 years, determine whether any changes to the lists are necessary.	4 5 6
		(2)	The NRC or the Minister may give advice or make recommendations to the Scientific Committee concerning priorities for the review of the lists in Schedules 1, 1A, 2 and 3 under this section, and the Scientific Committee is to have regard to any such advice or recommendations.	7 8 9 10 11
		(3)	The NRC or the Minister may give directions to the Scientific Committee requiring the Scientific Committee to undertake investigations for the purpose of identifying species, populations and communities that are potentially threatened species, populations and communities.	12 13 14 15 16
[40]	Part	2, Di	vision 4, heading	17
			critically endangered " after " endangered " in the heading to of Part 2.	18 19
[41]	Sec	tions	26–28, 30 and 34	20
	Inse	rt "or	1A" after "Schedule 1" wherever occurring.	21
[42]	Sec	tion 2	6, note, and sections 27 and 28	22
	Inse	rt "or o	critically endangered" after "endangered" wherever occurring.	23
[43]	Sec	tion 3	6 Termination of provisional listing	24
	Omi	t "Sch	edule 1 ceases". Insert instead "Schedule 1 or 1A ceases".	25
[44]	Sec	tion 3	6	26
	Omi	t "Sch	edule 1 or 2" wherever occurring.	27
	Inse	rt inste	ead "Schedule 1, 1A or 2".	28

Amendment of Threatened Species Conservation Act 1995 No 101

[45]	Section 36A Minor amendments to Schedules	1		
	Omit "Schedule 1, 2 or 3" wherever occurring.	2		
	Insert instead "Schedule 1, 1A, 2 or 3".	3		
[46]	Section 36A (2) (b)	4		
	Omit "Part 1 of Schedule 1". Insert instead "Part 1 of Schedule 1 or 1A".	5		
[47]	Section 36B Publication of determination	6		
	Omit section 36B (1) (b) and (c).	7		
[48]	Section 36B (4)	8		
	Insert ", 1A" after "Schedule 1".	9		
[49]	Sections 36C Revision of Schedule on publication of determination	10 11		
	Insert ", 1A" after "Schedule 1".	12		
[50]	Part 3, heading	13		
	Omit the heading. Insert instead:			
	Part 3 Critical habitat of endangered and critically endangered species, populations and ecological communities	15 16 17		
[51]	Part 3, Introductory note	18		
	Omit "endangered species, populations and ecological communities (that is, those species, populations and ecological communities listed for the time being in Schedule 1)".			
	Insert instead "endangered or critically endangered species, populations and ecological communities (that is, those species, populations and ecological communities listed for the time being in Schedule 1 or 1A)".			
[52]	Part 3, Introductory note	25		
	Insert "or critically endangered" after "critical habitat of endangered".	26		

[53]	Sections 37, 38, 40, 41, 43, 47	
	Insert "or critically endangered" after "endangered" wherever occurring.	2
[54]	Part 4 Recovery plans for threatened species, populations and ecological communities	;
	Insert "or critically endangered" after "endangered" in the Introductory note to Part 4.	(
[55]	Section 56 Director-General to prepare recovery plans	-
	Omit "is required to prepare" from section 56 (1).	8
	Insert instead "may prepare".	(
[56]	Section 56 (1)	10
	Insert "or critically endangered" after "endangered" in section 56 (1).	1
[57]	Section 56 (1)	12
	Omit ", as soon as practicable after it is listed in Schedule 1,".	13
[58]	Section 56 (2)	14
	Omit "must". Insert instead "may".	15
[59]	Section 56 (4)	16
	Insert "and may be made for part of a range of a species, population or ecological community" after "community".	17 18
[60]	Section 56 (5)	19
	Omit the subsection (including the note to the subsection).	20
[61]	Section 58	2
	Omit the section. Insert instead:	22
	58 Priorities for recovery plans	23
	Priorities in the preparation of recovery plans are to be in accordance with the priorities for recovery established by the relevant Priorities Action Statement.	24 25 20

[62]	Sec	tion 7	4 Director-General may prepare threat abatement plar	1
	Omi	t section	on 74 (3) and (4).	2
[63]	Sec	tion 7	6	3
	Omi	t the se	ection. Insert instead:	4
	76	Prio	rities for threat abatement plans	5
			Priorities in the preparation of threat abatement plans are to in accordance with the priorities for threat abatement established by the relevant Priorities Action Statement.	
[64]	Part	5 A		9
	Inse	rt after	r Part 5:	10
	Par	t 5A	Threatened Species Priorities Action	11
			Statement	12
	90A	Wha	at the Statement provides for	13
			A Threatened Species Priorities Action Statement (also call a Priorities Action Statement) is a statement that:	led 14
			(a) sets out the strategies (<i>recovery and threat abateme strategies</i>) to be adopted for promoting the recovery each threatened species, population and ecologic community to a position of viability in nature and managing each key threatening process as provided section 74 (1), and	of 17 cal 18 for 19
			(b) establishes relative priorities for the implementation recovery and threat abatement strategies, and	of 22 23
			(c) establishes performance indicators to facilit reporting on achievements in implementing recover and threat abatement strategies.	
	90B	_	ctor-General to prepare and adopt Priorities Action ement	27 28
		(1)	As soon as practicable after the commencement of t section, the Director-General is to prepare and adopt Priorities Action Statement for the purposes of this Act.	

	(2)	The Director-General is to review the Priorities Action Statement every 3 years and may make changes to the Priorities Action Statement pursuant to any such review by adopting amendments to the Statement.	1 2 3 4
	(3)	In preparing or reviewing a Priorities Action Statement, the Director-General is to seek advice from the NRC, the Scientific Committee, BDAC, SEAC and such other State government agencies as the Director-General considers appropriate.	5 6 7 8 9
90C	Pub	lication of draft statement or amendments	10
	(1)	Before adopting a Priorities Action Statement or any amendment to the statement, the Director-General must first prepare a draft of the statement or amendment and must then: (a) publish notice of the preparation of the draft statement or amendment in a newspaper circulating generally throughout the State, and	11 12 13 14 15
		(b) publish notice of the preparation of the draft statement or amendment on the website of the Department.	17 18
	(2)	The notice must:	19
		(a) state that the draft statement or amendment has been prepared, and	20 21
		(b) specify the address of the place at which copies of the draft statement or amendment can be inspected, and	22 23
		(c) invite persons to make written submissions to the Director-General about the draft statement or amendment, and	24 25 26
		(d) specify the address of the place to which submissions about the draft statement or amendment may be forwarded and the date by which submissions must be made.	27 28 29 30
90D	Con	sideration of submissions by Director-General	31
	(1)	The Director-General must consider all written submissions received by the Director-General on or before the date specified in the notice.	32 33 34
	(2)	The Director-General may alter the draft statement or amendment to take account of those submissions.	35 36

		(3)	The Director-General may then adopt the Priorities Action Statement or amendment.	1 2
	90E	Rev	iew to include report on achievements	3
			As part of each review of the Priorities Action Statement, the Director-General is to include in the Priorities Action Statement a report on achievements in implementing the strategies established by the Priorities Action Statement during the period to which the review applies.	4 5 6 7 8
[65]	Sect	ion 1	13A	9
	Omit	t the s	ection. Insert instead:	10
	113A	Reg	ulations	11
		(1)	The regulations may provide that development or an activity of a specified type constitutes, or does not constitute, development that is likely to significantly affect threatened species, populations or ecological communities, or their habitats.	12 13 14 15 16
		(2)	Any such regulations have effect (despite the provisions of this Act or any other Act) for the purposes of the operation of:	17 18
			(a) Part 6 (Licensing) of this Act, and	19
			 (b) Parts 4 and 5 of the Environmental Planning and Assessment Act 1979 (including the operation of those Parts as applying under any other Act). Note. Exceptions for the carrying out of routine agricultural management activities are provided for in section 118G of the National Parks and 	20 21 22 23 24
			Wildlife Act 1974.	25
[66]	Sect	tion 1	14 Director-General may make stop work order	26
	Inser	t after	section 114 (4) (a):	27
			(a1) clearing of native vegetation as authorised by a property vegetation plan approved under the <i>Native Vegetation Act 2003</i> if that approval is given while biodiversity certification of the native vegetation reform package is in force under Division 4 of Part 7 of this Act, or	28 29 30 31 32

[67] Par	t 7, Divisior	ns 4 and 5	•
Inse	rt after Divis	sion 3 of Part 7:	2
Div	ision 4	Biodiversity certification of native vegetation reform package	3
126B	Native ve	getation reform package	ŧ
	refo	the purposes of this Division, the <i>native vegetation erm package</i> is the package of reforms comprising the owing:	
	(a)	the <i>Native Vegetation Act 2003</i> and the regulations under that Act,	10
	(b)	State-wide standards and targets for natural resource management issues recommended under the <i>Natural Resources Commission Act 2003</i> and adopted by the Government,	1: 12 1: 14
	(c)	catchment action plans under the Catchment Management Authorities Act 2003,	15 16
	(d)	protocols and guidelines adopted or made under the regulations under the <i>Native Vegetation Act 2003</i> , the <i>Catchment Management Authorities Act 2003</i> and the <i>Natural Resources Commission Act 2003</i> .	17 18 19 20
126C	Biodivers	sity certification of native vegetation reform package	2
	biod	Minister may by order published in the Gazette confer liversity certification on the native vegetation reform kage for the purposes of this Act.	22 23 24
126D	Effect of I	biodiversity certification	25
	refo oper bene	ile biodiversity certification of the native vegetation rm package is in force, all land within the area of rations of each catchment management authority has the efit of that biodiversity certification. Biodiversity certification has the following effects: the clearing of native vegetation as authorised by a property vegetation plan that is approved for land while the land has the benefit of biodiversity certification is a defence to a prosecution	26 27 28 29 30 33 32 33

126E

(c)

	(b)	development consent to clearing of native vegetation on land that has the benefit of biodiversity certification does not require the preparation of a species impact statement or consultation between Ministers. (See section 14 (4) of the <i>Native Vegetation Act 2003</i> .)	1 2 3 4 5
Sus	pensi	on and revocation of certification	6
(1)	or reformand pack	Minister may by order published in the Gazette suspend evoke biodiversity certification of the native vegetation rm package if the Minister is of the opinion that the tage or its current or likely future implementation will lit in a failure to conserve threatened species, populations ecological communities.	7 8 9 10 11 12
(2)	or reforman	Minister may by order published in the Gazette suspend evoke biodiversity certification of the native vegetation rm package in its application to a particular catchment agement authority if the Minister is of the opinion that the ment management authority:	13 14 15 16 17
	(a)	has failed to properly exercise its functions under the native vegetation reform package, or	18 19
	(b)	has otherwise failed to exercise its functions in a manner that promotes the conservation of threatened species, populations and ecological communities.	20 21 22
(3)	biod pack man the bene	ng the suspension or following the revocation of iversity certification of the native vegetation reform tage in its application to a particular catchment agement authority, land within the area of operations of catchment management authority does not have the effit of the biodiversity certification of the native etation reform package.	23 24 25 26 27 28 29
(4)		Minister is only entitled to form an opinion for the oses of this section:	30 31
	(a)	based on the outcomes of any audit undertaken by the NRC, or	32 33
	(b)	based on the results of an investigation conducted by the Director-General, or	34 35

in such other circumstances as may be prescribed by the

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regulations.

4005	NI-4:	ification of contification regulation arrangement	1
126F		ification of certification, variation, suspension or ocation	2
		Notice of the grant of biodiversity certification under this	3
		Division or of any suspension or revocation of that certification under this Division is to be given:	4 5
		(a) to the Director-General of the Department of	6
		Infrastructure, Planning and Natural Resources, and	7
		(b) on the website of the Department of Environment and Conservation.	8 9
Divi	ision	5 Biodiversity certification of environmental	10
		planning instruments	11
126G	Biod	diversity certification	12
	(1)	The Minister may by order published in the Gazette confer	13
		biodiversity certification on an EPI if satisfied that the EPI	14 15
		seeks to promote conservation of threatened species, populations and ecological communities.	16
	(2)	In deciding whether to confer biodiversity certification on an	17
		EPI the Minister must also have regard to the following considerations:	18 19
		(a) the likely social and economic consequences of	20
		implementation of the EPI,	21
		(b) the most efficient and effective use of available	22
		resources for the conservation of threatened species, populations and ecological communities,	23 24
		(c) the principles of ecologically sustainable development,	25
		(d) conservation outcomes resulting from any reservation	26 27
		or proposed reservation of land under Part 4 of the NPW Act or the entering into of a conservation	28
		agreement relating to the land under that Act, or	29
		resulting from any other action to secure the protection	30
		of land for conservation purposes,	31
		(e) conservation outcomes resulting from the operation	32 33
		outside the area of operation of the EPI of strategies, plans, agreements and other instruments (whether or	34
		not they are EPIs).	35

	(3)	An EPI cannot be biodiversity certified unless:	1
		(a) notice is given of proposed biodiversity certification of the EPI in the course of the public exhibition of a draft of the EPI under section 66 of the <i>Environmental Planning and Assessment Act 1979</i> or by public exhibition following a procedure that substantially	2 3 4 5 6
		exhibition following a procedure that substantially accords with the procedure for public exhibition required by that section, and	7
		(b) copies of submissions made in response to an invitation for submissions in the course of that public exhibition have been provided to the Minister.	9 10 11
	(4)	The Minister may issue guidelines for the purpose of assisting in the preparation of EPIs for biodiversity certification.	12 13
126H	Cert	ification can be conditional	14
	(1)	Biodiversity certification of an EPI can be subject to conditions, including conditions that limit the certification to specified threatened species, populations and communities or to a specified part of the land to which the EPI applies.	15 16 17 18
	(2)	Unless limited by the conditions of certification, biodiversity certification of an EPI applies to the whole of the land to which the EPI applies, and to all threatened species, populations and ecological communities.	19 20 21 22
126I	Effe	ct of biodiversity certification	23
	(1)	Any development for which development consent is required under the provisions of a biodiversity certified EPI is, for the purposes of Part 4 of the <i>Environmental Planning and Assessment Act 1979</i> taken to be development that is not likely to significantly affect any threatened species, population or ecological community, or its habitat.	24 25 26 27 28 29
	(2)	An activity to which Part 5 of the <i>Environmental Planning</i> and Assessment Act 1979 applies that a biodiversity certified EPI provides can be carried out without the need for development consent is, for the purposes of that Part, taken to be an activity that is not likely to significantly affect any threatened species, population or ecological community, or its habitat.	30 31 32 33 34 35

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(3)		section applies only to development or an activity on	1
		to which the certification of the EPI applies and only to	2
		tened species, populations or ecological communities	3
	(and	their habitat) to which the certification applies.	4
Peri	od of o	certification and extension	5
(1)	Biod	iversity certification of an EPI remains in force for such	6
(-)		d as the Minister determines and specifies in the	7
		fication. If no period is specified, biodiversity	8
		ication remains in force for 10 years.	9
(2)	Prior	to the expiration of biodiversity certification of an EPI,	10
	the N	Inister may by order published in the Gazette extend by	11
	a pe	riod of up to 10 years the period for which that	12
	certif	fication remains in force, but only if the Minister has	13
		wed the EPI to take account of any new listing of a	14
		es, population or ecological community or the discovery	15
		species, population or ecological community not	16
	previ	ously known in an area.	17
(3)	This	section does not prevent further biodiversity certification	18
	of an	EPI under this Division.	19
Sus	oensic	on and revocation of certification	20
	The 1	Minister may by order published in the Gazette suspend	21
		voke the certification of an EPI if the Minister is of the	22
		on that:	23
	(a)	the EPI fails (or will, as a result of any proposed	24
	()	amendment of the EPI, fail) to make appropriate	25
		provision for the conservation of threatened species,	26
		populations and ecological communities, or	27
	(b)	the consent authority under the EPI has failed to	28
		adequately comply with a direction by the Minister to	29
		review the EPI in response to any new listing of a	30
		species, population or ecological community or the	31
		discovery of a species, population or ecological	32
		community not previously known in an area.	33
Noti	ficatio	n of certification, suspension or revocation	34

Notice of the grant of biodiversity certification under this

Division or of the extension, suspension or revocation of that

certification is to be given:

		(a)	to the Director-General of the Department of Infrastructure, Planning and Natural Resources, and	1 2
		(b)	on the website of the Department of Environment and Conservation, and	3 4
		(c)	to each local council that is the council of an area of which land to which the EPI applies forms part.	5 6
126M	Con- actio		nce can be conditional on voluntary conservation	7 8
	(1)	79B Act (volume) Oriented Control Cont	Director-General may grant concurrence under section or 112C of the <i>Environmental Planning and Assessment</i> 1979 conditional on the taking of specified action <i>untary action</i> , as provided by subsection (2)) that the ctor-General considers will significantly benefit stened species conservation, but only if the Director-eral is satisfied that the person who proposes to carry out levelopment or activity to which the concurrence relates agreed to take the voluntary action and agrees to the osition of the condition.	9 10 11 12 13 14 15 16 17
	(2)	impo	voluntary action that can be required by a condition osed under this section is any one or more of the wing: the reservation of land under Part 4 of the NPW Act or	19 20 21 22 23
		(b)	the entering into of a conservation agreement relating to the land under that Act, action to secure the protection of land for conservation purposes by a method that the Director-General considers satisfactory,	24 25 26 27
		(c)	action to restore threatened species habitat on land referred to in paragraph (a) or (b),	28 29
		(d)	the contribution of money for a purpose referred to in paragraph (a)–(c).	30 31
	(3)	an I cons in ac this	etermining whether to confer biodiversity certification on EPI, the Minister is entitled to have regard to the ervation benefits that will result from the taking of action cordance with a condition proposed to be imposed under section (as if those benefits would result from the ementation of the EPI).	32 33 34 35 36 37

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(4)	When such a condition is imposed as a condition of concurrence in respect of development, the consent authority for the development must also impose the condition on its consent for the development.	1 2 3 4	
(5)	The annual report of the Department is to include details of land or money contributed pursuant to a condition imposed under this section.		
	ctor-General may accredit persons to prepare threatened cies assessments and surveys	8	
(1)	The Director-General is to institute arrangements for the accreditation of suitably qualified and experienced persons to undertake and prepare surveys and assessments for use in connection with:	10 11 12 13	
	(a) biodiversity certification of EPIs under this Division, or	14	
	(b) any assessment of the matters referred to in section 5A (Significant effect on threatened species, populations or ecological communities, or their habitats) of the <i>Environmental Planning and Assessment Act 1979</i> .	15 16 17 18	
(2)	An applicant for accreditation must furnish the Director-General with such information as the Director-General requires to effectively determine the application and the application must be accompanied by the fee fixed by the Director-General for the consideration of the application.	19 20 21 22 23	
(3)	An accreditation is to be for the period specified by the Director-General in the instrument of accreditation, and the accreditation (or any renewal of it) may be given subject to the conditions and restrictions (if any) specified in the instrument of accreditation.	24 25 26 27 28	
(4)	Without limiting subsection (3), an accreditation is to include conditions that require surveys and assessments to be undertaken and prepared in accordance with standards approved from time to time by the Director-General by order published in the Gazette.	29 30 31 32 33	
(5)	The Director-General may vary conditions or restrictions (if	34	

any) attaching to an accreditation and may suspend or cancel

an accreditation.

[68]	Sect	tion 12	28 Functions of Scientific Committee	1
	Inser	t "or c	ritically endangered" after "endangered" in section 128 (2) (c).	2
[69]	Sect	ion 12	28 (2) (g)	3
	Inser	t "and	the NRC" after "Minister" where firstly occurring.	4
[70]	Sect	ions 1	137–139	5
	Omit the sections.			
[71]	Part 9A			
	Inser	t after	Part 9:	8
	Par	t 9A	Advisory Councils	9
1	141A	Refe	rences to Minister and Director-General	10
		(1)	In this Part, a reference to the Minister includes a reference to the Minister administering the <i>Fisheries Management Act</i> 1994 and a reference to the Director-General includes a reference to the Director-General of the Department of Primary Industries.	11 12 13 14 15
		(2)	If a provision of this Part (or applied by this Part) requires or authorises the Minister or the Director-General to take any action or decide any matter, the provision is taken only to require or authorise:	16 17 18 19
			(a) the Minister administering this Act and the Minister administering the <i>Fisheries Management Act 1994</i> , or	20 21
			(b) the Director-General and the Director-General of the Department of Primary Industries,	22 23
			to take the action jointly or decide the matter jointly.	24
		(3)	However, any such action may be taken separately, or any such decision may be made separately, in respect of any matter if those Ministers or officers so agree.	25 26 27

141B	Biol	ogical Diversity Advisory Council	1
	(1)	There is to be a Biological Diversity Advisory Council $(BDAC)$.	3
	(2)	The Minister is to determine by instrument in writing the membership and the terms and conditions of appointment of members of BDAC.	5 6
	(3)	The members of BDAC are to have expertise in one or more of the following areas:	7
		(a) biological diversity,	g
		(b) biological science,	10
		(c) environmental science.	11
	(4)	BDAC may advise the Minister, the Director-General and the NRC on:	12 13
		(a) likely impacts on biological diversity of actions to be taken under the Act following the listing of threatened species, populations or ecological communities or key threatening processes, and	14 15 16 17
		(b) such other related matters as may be referred to BDAC by the Minister, the Director-General or the NRC.	18 19
141C	Soc	ial and Economic Advisory Council	20
	(1)	There is to be a Social and Economic Advisory Council (SEAC).	21 22
	(2)	The Minister is to determine by instrument in writing the membership and the terms and conditions of appointment of members of SEAC.	23 24 25
	(3)	The members of SEAC are to have expertise in one or more of the following areas:	26 27
		(a) natural resource management,	28
		(b) economics,	29
		(c) social impact assessment,	30
		(d) industry or agriculture sectors.	31

		(4)	SEAC may advise the Minister, the Director-General and the NRC on:	1 2
			(a) likely social and economic impacts of actions to be	3
			taken under this Act following the listing of threatened	4
			species, populations or ecological communities or key	5
			threatening processes, and	6
			(b) such other related matters as may be referred to SEAC	7
			by the Minister, the Director-General or the NRC.	8
	141D	Prov	risions relating to BDAC, SEAC and their members	9
		(1)	The provisions of sections 130 (Provisions relating to	10
			members of Scientific Committee), 131 (Chairperson and	11
			Deputy Chairperson), 132 (Disclosure of pecuniary interests),	12
			133 (Procedure of Scientific Committee) and 134	13
			(Transaction of business outside meeting or by telephone or	14
			other means) apply to and in respect of BDAC and SEAC and	15
			the members of BDAC and SEAC as if references in those	16
			sections to the Scientific Committee were references to BDAC and SEAC.	17 18
		(2)	Despite subsection (1), the quorum for a meeting of BDAC or SEAC is a majority of the members of BDAC or SEAC.	19 20
[72]	Sec	tion 1	42A	21
	Inse	rt after	section 142:	22
	142A	Dele	gation	23
			The Minister or the Director-General may delegate to any	24
			member of staff of the Department any of the Minister's or	25
			Director-General's functions under this Act other than this	26
			power of delegation.	27
[73]	Sec	tion 1	46 Decision not to disclose location of critical habitat	28
	Inse	rt "or	critically endangered" after "endangered" in section	29
	146	(2) (a)	(i).	30

[74]	Schedule 1A						
	Insert after	Schedule	e 1:	2			
	Schedul	e 1A	Critically endangered species and ecological communities (Section 6)	3 4 5			
	Part 1	Crit	tically endangered species	6			
	Part 2		tically endangered ecological nmunities	7			
[75]	Schedule 2	2 Vulne	rable species and ecological communities	9			
	Omit "Secti	ons 7 an	nd 7A". Insert instead "Section 7".	10			
[76]	Schedule 2	2, Part 2	2	11			
	Insert at the end of the Schedule:						
	Part 2	Vul	nerable ecological communities	13			
[77]	Schedule 7	7 Saving	gs, transitional and other provisions	14			
	Insert at the	end of o	clause 1 (1):	15			
			ned Species Legislation Amendment Act 2004, to the hat it amends this Act	16 17			
[78]	Schedule 7	7, Part 5	5	18			
	Insert after Part 4:						
	Part 5	Spe	ovisions consequent on Threatened ecies Legislation Amendment 2004	20 21 22			
	11 Defin	ition		23			
		In this F	Part:	24			

Amendment of Threatened Species Conservation Act 1995 No 101

	2004 amending Act means the <i>Threatened Species Legislation Amendment Act</i> 2004.	1 2
12	Referral of proposed final determinations to Minister	3
	The amendments to section 23, and new section 23A, as	4
	enacted by the 2004 amending Act extend to a matter pending	5
	under section 23 and not finally determined before the	6
	commencement of this clause.	7
13	Threatened Species Priorities Action Statements	8
	The Director-General may exercise any function of the	9
	Director-General under Part 5A prior to the commencement	10
	of that Part, for the purpose of facilitating the adoption of a	11
	Threatened Species Priorities Action Statement on the	12
	commencement of that Part.	13
14	Biological Diversity Advisory Council	14
	The members of the Biological Diversity Advisory Council	15
	holding office immediately before the repeal of sections	16
	137–139 cease to hold office as members of the Advisory	17
	Council on that repeal (but are eligible, if otherwise qualified,	18
	for re-appointment as members of BDAC.	19

Schedule 2		Amendment of Fisheries Management Act 1994 No 38	
		(Section 3)	3
[1]	Section 2	20B Definitions	4
	Insert in al	phabetical order in section 220B (1):	5
		BDAC means the Biological Diversity Advisory Council established under the <i>Threatened Species Conservation Act</i> 1995.	6 7 8
		catchment action plan or CAP means a catchment action plan approved under Part 4 of the Catchment Management Authorities Act 2003.	9 10 11
		critically endangered ecological community means an ecological community specified in Part 2 of Schedule 4A.	12 13
		critically endangered species means a species specified in Part 1 of Schedule 4A.	14 15
		critically endangered species and ecological communities means species and ecological communities specified in Schedule 4A and critically endangered species or ecological community means a species or ecological community respectively specified in that Schedule.	16 17 18 19 20
		Department means the Department of Primary Industries.	21
		environmental planning instrument or EPI means an environmental planning instrument under the Environmental Planning and Assessment Act 1979.	22 23 24
		NPW Act means the National Parks and Wildlife Act 1974.	25
		<i>NRC</i> means the Natural Resources Commission established under the <i>Natural Resources Commission Act 2003</i> .	26 27
		Priorities Action Statement means a Threatened Species Priorities Action Statement under Division 5A.	28 29
		SEAC means the Social and Economic Advisory Council established under the <i>Threatened Species Conservation Act 1995</i> .	30 31 32
		threatened ecological community means an ecological community specified in Part 3 of Schedule 4, Part 2 of Schedule 4A or Part 2 of Schedule 5.	33 34 35

		vulnerable ecological community means an ecological community specified in Part 2 of Schedule 5.	2
[2]	Section 2	20B (1), definition of "threatened species"	;
	Omit the d	efinition. Insert instead:	4
		threatened species means a species specified in Part 1 (Endangered species) or 4 (Species presumed extinct) of Schedule 4, Part 1 (Critically endangered species) of Schedule 4A or Part 1 (Vulnerable species) of Schedule 5.	; (-
[3]		20B (1), definition of "threatened species, populations ogical communities"	10
	Insert ", 4	A" after "Schedules 4".	1
[4]	Section 2 and ecolo	20B (1), definition of "threatened species, populations ogical communities"	12 13
	Omit "eith	er of those Schedules". Insert instead "any of those Schedules".	14
[5]	Section 2	20B (1), definition of "vulnerable species"	15
	Insert "Par	t 1 of" before "Schedule 5".	16
[6]	Section 2	20C Lists	17
	Omit section	on 220C (5). Insert instead:	18
	(4A)	Critically endangered species	19
		Part 1 of Schedule 4A contains a list of critically endangered species for the purposes of this Part.	20 21
	(4B)	Critically endangered ecological communities	22
		Part 2 of Schedule 4A contains a list of critically endangered ecological communities for the purposes of this Part.	23 24
	(5)	Vulnerable species	25
		Part 1 of Schedule 5 contains a list of vulnerable species for the purposes of this Part.	20 21
	(5A)	Vulnerable ecological communities	28
		Part 2 of Schedule 5 contains a list of vulnerable ecological communities for the purposes of this Part.	29 30

[7]	Sec	tion 2	20D Amendment of lists	1		
	Omi	t "Min	ister" wherever occurring in section 220D (1) and (2).	2		
	Insert instead "Fisheries Scientific Committee".					
[8]	Section 220D (1) and (2)					
	Inse	rt "4A,	"," after "Schedule 4," wherever occurring.	5		
[9]	Sec	tion 2	20D (3)	6		
	Omi	t the si	ubsection. Insert instead:	7		
		(3)	A new species, population, ecological community or threatening process may not be listed, nor any such listing changed or omitted, unless the requirements of Subdivision 2 have been complied with.	8 9 10 11		
[10]	Sec	tion 2	20E	12		
	Omi	t the se	ection. Insert instead:	13		
2	220E		tification of nationally threatened species and ecological munities	14 15		
		(1)	A species or ecological community listed in Schedule 4, 4A or 5 that is also a listed threatened species or listed threatened ecological community under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> of the Commonwealth is shown in Schedule 4, 4A or 5 to this Act marked with an asterisk to show its national status.	16 17 18 19 20 21		
		(2)	As soon as practicable after a species or ecological community that is or was indigenous to New South Wales becomes a listed threatened species or listed threatened ecological community under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> of the Commonwealth, the Fisheries Scientific Committee is to consider whether, in accordance with this Division, the species or ecological community should be listed in Schedule 4, 4A or 5 to this Act.	22 23 24 25 26 27 28		
		(3)	If a species or ecological community ceases to be a listed threatened species or a listed threatened ecological community under the <i>Environment Protection and Riodiversity Conservation Act</i> 1999 of the Commonwealth:	30 31 32 33		

			(a) Schedule 4, 4A or 5 to this Act may be amended to omit the asterisk showing its national status, and	1 2
			(b) the Fisheries Scientific Committee is to consider, in accordance with this Division, whether the species or ecological community should be omitted from Schedule 4, 4A or 5 to this Act.	3 4 5 6
[11]	Sec	tions	220F-220FC	7
	Omi	t section	on 220F. Insert instead:	8
	220F	Eligi	ibility for listing of species	9
		(1)	A species is eligible to be listed as a <i>species presumed extinct</i> at a particular time if, in the opinion of the Fisheries Scientific Committee, it has not been recorded in its known or expected habitat in New South Wales, despite targeted surveys, over a time frame appropriate, in the opinion of the Fisheries Scientific Committee, to its life cycle and form.	10 11 12 13 14 15
		(2)	A species is eligible to be listed as a <i>critically endangered species</i> if, in the opinion of the Fisheries Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with criteria prescribed by the regulations.	16 17 18 19 20
		(3)	A species is eligible to be listed as an <i>endangered species</i> if, in the opinion of the Fisheries Scientific Committee:	21 22
			(a) it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with criteria prescribed by the regulations, and	23 24 25
			(b) it is not eligible to be listed as a critically endangered species.	26 27
		(4)	A species is eligible to be listed as a <i>vulnerable species</i> if, in the opinion of the Fisheries Scientific Committee:	28 29
			(a) it is facing a high risk of extinction in New South Wales in the medium-term future, as determined in accordance with criteria prescribed by the regulations, and	30 31 32 33
			(b) it is not eligible to be listed as an endangered or critically endangered species.	34 35

220FA L	isting of	populati	ons
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- (1) A population is eligible to be listed as an *endangered population* if, in the opinion of the Fisheries Scientific Committee, it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with criteria prescribed by the regulations.
- (2) A population is not eligible to be listed as an endangered population if it is a population of a species already listed in Schedule 4 or 4A.

220FB Listing of ecological communities

- (1) An ecological community is eligible to be listed as a *critically endangered ecological community* if, in the opinion of the Fisheries Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with criteria prescribed by the regulations.
- (2) An ecological community is eligible to be listed as an *endangered ecological community* if, in the opinion of the Fisheries Scientific Committee:
 - (a) it is facing a very high risk of extinction in New South Wales in the near future, as determined in accordance with criteria prescribed by the regulations, and
 - (b) it is not eligible to be listed as a critically endangered ecological community.
- (3) An ecological community is eligible to be listed as a *vulnerable ecological community* if, in the opinion of the Fisheries Scientific Committee:
 - (a) it is facing a high risk of extinction in New South Wales in the medium-term future, as determined in accordance with criteria prescribed by the regulations, and
 - (b) it is not eligible to be listed as an endangered or critically endangered ecological community.

220FC		Threatening processes eligible for listing as key threatening processes		
		(1)	A threatening process is eligible to be listed as a <i>key threatening process</i> if, in the opinion of the Fisheries Scientific Committee:	3 4 5
			(a) it adversely affects threatened species, populations or ecological communities, or	6 7
			(b) it could cause species, populations or ecological communities that are not threatened to become threatened.	8 9 10
		(2)	The regulations may prescribe criteria for the determination of matters under this section.	11 12
[12]	Sect	ion 2	20G	13
	Omi	t the se	ection. Insert instead:	14
2	20G	Fish	eries Scientific Committee responsible for lists	15
			The Fisheries Scientific Committee is responsible for determining whether any species, populations, ecological communities or threatening processes should be listed in Schedule 4, 4A, 5 or 6.	16 17 18 19
[13]	Sect	ion 2	20H	20
	Omi	t the se	ection. Insert instead:	21
2	220H	Who	may initiate action for listing	22
		(1)	The Fisheries Scientific Committee may make a determination for the purposes of this Subdivision on its own initiative.	23 24 25
		(2)	The Fisheries Scientific Committee may also make a determination:	26 27
			(a) following a request by the Minister or the NRC, or	28
			(b) on a nomination, made in accordance with this Division, of any other person.	29 30
		(3)	A proposal that involves the alteration of the listing status of a species or ecological community (by moving the description of the species or ecological community from one Schedule to another or from one Part of a Schedule to another Part of the	31 32 33 34

		Schedule) may be dealt with under this Subdivision as a composite proposal, whereby all aspects of the proposal are dealt with together.	1 2 3			
[14]	Section 2	20I How nominations made	4			
	Insert ", 4A	A" after "Schedule 4" in section 220I (1).	5			
[15]	Section 2	201 (5)	6			
	Insert after	section 220I (4):	7			
	(5)	The Fisheries Scientific Committee is to give notice of a nomination to the Minister and the NRC within 14 days after the nomination is made.	8 9 10			
[16]	Section 2 Committee	20J Consideration of nomination by Fisheries Scientific ee	11 12			
	Omit section 220J (1). Insert instead:					
	(1)	The Fisheries Scientific Committee is to determine priorities for its consideration of nominations and in determining those priorities is to have regard to:	14 15 16			
		(a) the degree of threat, immediacy of threat, taxonomic distinctiveness and such other matters as the Fisheries Scientific Committee considers relevant, and	17 18 19			
		(b) any advice or recommendations of the Minister or the NRC concerning those priorities.	20 21			
	(1A)	The NRC and the Minister may give advice or make recommendations to the Fisheries Scientific Committee concerning priorities for the consideration of nominations by the Fisheries Scientific Committee, and in giving that advice or making those recommendations the NRC and the Minister may consider State-wide issues of concern in biodiversity conservation.	22 23 24 25 26 27 28			
[17]	Section 2	20J (3) (a)	29			
	Omit "reco	ommend". Insert instead "make".	30			
[18]	Section 2	20J (4)	31			
	Insert ", th	e NRC" after "Minister".	32			

Amendment of Fisheries Management Act 1994 No 38

[19]			20K Notification and consultation with respect to determination of Fisheries Scientific Committee	1 2			
	Omi	t "reco	ommendation" wherever occurring.	3			
	Insert instead "determination".						
[20]	Sec	tion 2	20K	5			
	Inse	rt ", 4 <i>A</i>	A" after "Schedule 4".	6			
[21]	Sec	tions	220L-220MA	7			
	Omi	t section	ons 220L and 220M. Insert instead:	8			
2	220L	Fish	eries Scientific Committee's final determination	9			
		(1)	The Fisheries Scientific Committee must either accept or reject a proposal for the amendment of Schedule 4, 4A, 5 or 6, and must give reasons for the determination.	10 11 12			
		(2)	The reasons for a determination are to include reference to such of the criteria prescribed by the regulations under sections 220F–220FC as may be relevant to the determination.	13 14 15 16			
		(3)	In a case involving a nomination, the Fisheries Scientific Committee must make a final determination within 6 months after the end of the period allowed for public comment on the proposed determination of the nomination under section 220K (as provided under section 284).	17 18 19 20 21			
		(4)	Before making a final determination the Fisheries Scientific Committee must give the Minister notice in writing of the proposed final determination. The Minister then has 2 months to decide whether to refer the proposed final determination back to the Fisheries Scientific Committee for further consideration under section 220M.	22 23 24 25 26 27			
		(5)	The Fisheries Scientific Committee is not to proceed to make the proposed final determination unless: (a) the Minister has notified the Fisheries Scientific Committee that the Minister has decided not to refer the proposed determination back to the Fisheries Scientific Committee for further consideration, or	28 29 30 31 32 33			

(3)

220M

	(b)	the Minister has not referred the proposed final	1
		determination back to the Fisheries Scientific	2
		Committee for further consideration under section	3
		220M within 2 months after the Minister was given	4
		notice of the proposed final determination, or	5
	(c)	if the Minister has referred the proposed final	6
		determination back to the Fisheries Scientific	7
		Committee for further consideration under section	8
		220M within that 2 months, the Fisheries Scientific	9
		Committee has decided to proceed with the final	10
		determination following that further consideration.	11
(6)	The	Minister may at the request of the Fisheries Scientific	12
		mittee extend and further extend the period of 6 months	13
	unde	r subsection (3), to a maximum period of 2 years.	14
(7)	Failu	are to make a final determination within the period	15
` /		ired by this section or to give notice to the Minister of a	16
		osed final determination within the period required by	17
		section does not affect the validity of the determination.	18
Mini	ster's	response to proposed final determination	19
(1)	With	in 2 months after receiving notice from the Fisheries	20
(1)		ntific Committee of a proposed final determination, the	21
		ster may:	22
	(a)	notify the Fisheries Scientific Committee that the	23
	(4)	Minister has decided not to refer the proposed	24
		determination back to the Fisheries Scientific	25
		Committee for further consideration, or	26
	(b)	refer the proposed final determination back to the	27
	(0)	Fisheries Scientific Committee for further	28
		consideration.	29
(2)	The	Minister may only refer a matter back to the Fisheries	30
(2)		ntific Committee for reasons of a scientific nature	31
	prov	ided to the Fisheries Scientific Committee. In the case of	32
	a noi	mination, the Fisheries Scientific Committee is to notify	33
		erson who made the nomination that the matter has been	34
		red back to the Fisheries Scientific Committee and of the	35
		ster's reasons for doing so.	36

If a proposed final determination is referred back to the

Fisheries Scientific Committee for further consideration:

37

			the Fisheries Scientific Committee may, after further considering it, decide to proceed with the final determination, to change the final determination or not to proceed with the final determination, and	2
			the Fisheries Scientific Committee is to make that decision within 3 months, and	6
			the Minister cannot refer the matter back to the Fisheries Scientific Committee again after it has made that decision.	
	(4)		e to make a decision within the period required by this n does not affect the validity of the decision.	1(11
220MA	Publ	ication	of final determination	12
	(1)		aking a final determination, the Fisheries Scientific nittee must, as soon as practicable:	10 14
			make an order under section 220D giving effect to the determination, and	15 16
		(b)	in a case involving a nomination, notify the person who made the nomination of the determination, and	17 18
			notify the Minister, the NRC and the Director-General of the determination, and	19 20
		(publish notice of the determination in a newspaper circulating generally throughout the State and, if the determination is likely to affect a particular area or areas (other than the State as a whole), in a newspaper circulating generally in that area or areas, and	2° 22 2° 24 28
		(e)	publish notice of the making of the determination in the Gazette.	20 27
	(2)		otice must specify the manner in which members of the may obtain a copy of the determination and the reasons	28 29 30
	(3)	to suc	easons for a final determination are to include reference of the criteria prescribed by the regulations under a second results of the criteria prescribed by the regulations under the second results of the second results	3 [,] 32 33 34
	(4)		s of the final determination and the reasons for it are to de available to members of the public (free of charge)	35 36 37

			(a) by publication on the internet site of the Department,	1
			(b) in response to a request made by contacting an office of the Department in a manner specified in the notice of the determination,	2 3 4
			(c) in response to a request made in person at an office of the Department at an address specified in the notice of the determination.	5 6 7
		(5)	The validity of a final determination cannot be questioned in any legal proceedings except those commenced in a court by any person within 3 months of the date of publication in the Gazette of notice of the making of the final determination.	8 9 10 11
[22]	Sect	tion 22	20N Provisional listing	12
	Omi	t sectio	on 220N (2). Insert instead:	13
		(2)	The Fisheries Scientific Committee may make a determination for the provisional listing of any such endangered species without complying with sections 220K, 220L (3)–(6) and 220M. The other provisions of this Subdivision apply to and in respect of any such determination.	14 15 16 17 18
		(2A)	The Fisheries Scientific Committee must make a determination about a nomination within 6 months after it is made or, if additional information has been requested, after that information has been provided or the period specified for its provision has expired. Failure to make a determination within that period does not affect the validity of the determination.	19 20 21 22 23 24 25
[23]	Sect	tion 22	20NA	26
	Inser	rt after	section 220N:	27
22	0NA	Lists	to be kept under review	28
		(1)	The Fisheries Scientific Committee must keep the lists in Schedules 4, 4A, 5 and 6 under review and must, at least every 2 years, determine whether any changes to the lists are necessary.	29 30 31 32
		(2)	The NRC or the Minister may give advice or make recommendations to the Fisheries Scientific Committee concerning priorities for the review of the lists in Schedules 4,	33 34 35

		Com	5 and 6 under this section, and the Fisheries Scientific mittee is to have regard to any such advice or mmendations.	1 2 3		
	(3)	Scient Comident	NRC or the Minister may give directions to the Fisheries ntific Committee requiring the Fisheries Scientific mittee to undertake investigations for the purpose of tifying species, populations and communities that are ntially threatened species, populations and communities.	4 5 6 7 8		
[24]	Part 7A, D	Divisio	on 3, heading	9		
	Omit the h	eading	g. Insert instead:	10		
	Division	3	Critical habitat of endangered and critically endangered species, populations and ecological communities	11 12 13		
[25]	Sections	220P,	220Q, 220T, 220Y	14		
	Insert "or	critical	lly endangered" after "endangered" wherever occurring.	15		
[26]			Damage to habitat of threatened species, ecological community	16 17		
	Insert at the end of section 220ZD:					
	(2)	an ad habit popu presi	roceedings for an offence under this section in respect of ct or an omission of a person that causes damage to any tat (other than critical habitat) of a threatened species, plation or ecological community, it is to be conclusively umed that the person knew that the land concerned was tat of that kind if it is established that:	19 20 21 22 23 24		
		(a)	the act or omission occurred in the course of the carrying out of development or an activity for which development consent under Part 4 of the <i>Environmental Planning and Assessment Act 1979</i> , or an approval to which Part 5 of that Act applies, was required but not obtained, or	25 26 27 28 29 30		
		(b)	the act or omission constituted a failure to comply with any such development consent or approval.	31 32		

[27]	Sec	tion 2	20ZF	Defences	1
	Inse	rt after	section	on 220ZF (1) (b):	2
			(b1)	was authorised by a property vegetation plan approved	3
				under the Native Vegetation Act 2003 for land that had	4
				the benefit of biodiversity certification under Division 10 when approval of the plan was given, or	5 6
[28]	Sec	tion 2	20ZF	(1) (e)	7
	Omi	t "agri	cultura	al or".	8
[29]	Sec	tion 2	20ZF	4	9
	Inse	rt after	section	on 220ZF:	10
220	ZFA	Furt	her de	efences	11
		(1)	It is	a defence to a prosecution for an offence against this	12
				sion if the accused proves that the act constituting the	13
			alleg	ged offence was any of the following activities:	14
			(a)	clearing that constitutes a routine agricultural management activity,	15 16
			(b)	a routine agricultural management activity (except	17
				clearing under paragraph (a)), but only to the extent that	18
				the activity is reasonably necessary for the purposes of	19 20
				the agricultural activities carried out on the land concerned.	21
				Note. Both (a) and (b) must be read subject to subsection (3).	22
			(c)	an activity that is permitted under any of the following	23
			(-)	provisions of the <i>Native Vegetation Act 2003</i> :	24
				(i) section 19 (Clearing of non-protected regrowth permitted),	25 26
				(ii) section 23 (Continuation of existing farming	27
				activities),	28
				(iii) section 24 (Sustainable grazing),	29
			(d)	any other activity prescribed by the regulations for the purposes of this section.	30 31
		(2)		n of the following is a <i>routine agricultural management pity</i> for the purposes of this section:	32 33
			(a)	the construction, operation and maintenance of rural infrastructure:	34 35

Act 2003.

(3)

(4)

	(i) including (subject to the regulations) dams, permanent fences, buildings, windmills, bores, air strips (in the Western Division), stockyards, and farm roads, but	1 2 3 4
	(ii) not including rural infrastructure in areas zoned as rural-residential under environmental planning instruments or on small holdings (as defined in the regulations),	5 6 7 8
(b)	the removal of noxious weeds under the <i>Noxious Weeds Act 1993</i> ,	9 10
(c)	the control of noxious animals under the Rural Lands Protection Act 1998,	11 12
(d)	the collection of firewood (except for commercial purposes),	13 14
(e)	the harvesting or other clearing of native vegetation planted for commercial purposes,	15 16
(f)	the lopping of native vegetation for stock fodder (including uprooting mulga in the Western Division in areas officially declared to be drought affected),	17 18 19
(g)	traditional Aboriginal cultural activities (except commercial activities),	20 21
(h)	the maintenance of public utilities (such as those associated with the transmission of electricity, the supply of water, the supply of gas and electronic communication),	22 23 24 25
(i)	any activity reasonably considered necessary to remove or reduce an imminent risk of serious personal injury or damage to property.	26 27 28
	section does not authorise the doing of an act that itutes a routine agricultural management activity:	29 30
(a)	if it exceeds the minimum extent necessary for carrying out the routine agricultural management activity, or	31 32
(b)	if it is done for a work, building or structure before the grant of any statutory approval or other authority required for the work, building or structure.	33 34 35
This	section does not apply to land described or referred to in	36

This section does not apply to land described or referred to in Part 3 (Urban areas) of Schedule 1 to the Native Vegetation

	(5)	The regulations may make provision for or with respect to:	•
		(a) extending, limiting or varying the activities referred to in subsection (1) (and that subsection is to be construed accordingly), or	3
		(b) excluding any specified land or class of land from the operation of subsection (1), or	(
		(c) including any specified land or class of land in the operation of subsection (1) that would otherwise be excluded from its operation by subsection (4).	
	(6)	Until regulations under subsection (5) otherwise provide, any regulations in force under section 11 (2) of the <i>Native Vegetation Act 2003</i> apply for the purposes of extending, limiting or varying the activities referred to in subsection (2) in the same way as those regulations apply for the purposes of extending, limiting or varying the activities referred to in section 11 (1) of that Act.	10 11 12 13 14 16
[30]		20ZI Director-General to prepare recovery plans for d species, populations and ecological communities	17 18
	Omit "mus	st prepare" from section 220ZI (1).	19
	Insert inste	ead "may prepare".	20
[31]	Section 2	20ZI (1) (a)	2
	Insert "or o	critically endangered" after "endangered".	22
[32]	Section 2	20ZI (1)	23
	Omit "as s	oon as practicable after it is listed,".	24
[33]	Section 2	20ZI (2)	25
		d may be made for part of a range of a species, population or community," after "community" where firstly occurring.	20 27
[34]	Section 2	20ZJ Director-General to prepare threat abatement plans	28
	Omit "mus	st prepare" from section 220ZJ (1).	29
	Insert inste	ead "may prepare".	30

[35]	Sec	tion 2	20ZK		1	
	Omi	t the s	ection	. Insert instead:	2	
22	0ZK	Prio	rities	for recovery or threat abatement plans	3	
			abate reco	rities in the preparation of recovery plans or threat ement plans are to be in accordance with the priorities for very or threat abatement established by the relevant rities Action Statement.	4 5 6 7	
[36]		tion 2 temen		Deadlines for preparation of recovery or threat	8 9	
	Omi	t the s	ection		10	
[37]				Public and other consultation concerning draft eat abatement plan	11 12	
	Omit section 220ZO (3). Insert instead:					
		(3)	shou	ne Director-General considers that a public authority ald be responsible for the implementation of a measure to acluded in a plan:	14 15 16	
			(a)	the Director-General must consult with the chief executive officer of the public authority before completing the preparation of the plan, and	17 18 19	
			(b)	a measure must not be included in a plan for implementation by a public authority unless the chief executive officer of the public authority approves of the inclusion of the measure.	20 21 22 23	
[38]	Part	7A, C	Divisio	on 5A	24	
	Inse	rt after	Divis	sion 5 of Part 7A:	25	
	Divi	sion	5A	Threatened Species Priorities Action Statements	26 27	
220	ZVA	Wha	t the	Statement provides for	28	
				nreatened Species Priorities Action Statement (also called orities Action Statement) is a statement that:	29 30	
			(a)	sets out the strategies (<i>recovery and threat abatement strategies</i>) to be adopted for promoting the recovery of each threatened species, population and ecological	31 32 33	

		community to a position of viability in nature and for managing each key threatening process as provided by	1 2
		section 220ZJ (1), and	3
		(b) establishes relative priorities for the implementation of recovery and threat abatement strategies, and	4 5
		(c) establishes performance indicators to facilitate	6
		reporting on achievements in implementing recovery and threat abatement strategies.	7 8
220ZVB	_	ctor-General to prepare and adopt Priorities Action ement	9 10
	(1)	As soon as practicable after the commencement of this	11
	(1)	section, the Director-General is to prepare and adopt a Priorities Action Statement for the purposes of this Part.	12 13
	(2)	The Director-General is to review the Priorities Action	14
	\ /	Statement every 3 years and may make changes to the	15
		Priorities Action Statement pursuant to any such review by	16
		adopting amendments to the Statement.	17
	(3)	In preparing or reviewing a Priorities Action Statement, the	18
		Director-General is to seek advice from the NRC, the	19
		Fisheries Scientific Committee, BDAC, SEAC and such other	20 21
		State government agencies as the Director-General considers appropriate.	22
220ZVC	Pub	lic consultation on draft statement or amendments	23
		Before adopting a Priorities Action Statement or any	24
		amendment to the statement, the Director-General must first	25
		prepare a draft of the statement or amendment and give the	26 27
		public an opportunity to make submissions on the draft statement or amendment.	28
			29
		Note. Section 284 regulates the public consultation procedure. It requires copies of the draft statement to be publicly exhibited and a period of at least 30 days for public comment.	30 31
220ZVD	Con	sideration of submissions by Director-General	32
	(1)	The Director-General must consider all written submissions	33
	. ,	received by the Director-General on or before the date	34
		specified in the notice.	35
	(2)	The Director-General may alter the draft statement or	36
	` ′	amendment to take account of those submissions	37

		(3)	The Director-General may then adopt the Priorities Action Statement or amendment.	1 2
220	ZVE	Revi	ew to include report on achievements	3
			As part of each review of the Priorities Action Statement, the Director-General is to include in the Priorities Action Statement a report on achievements in implementing the strategies established by the Priorities Action Statement during the period to which the review applies.	4 5 6 7 8
[39]	Sect	ion 2	21NA	9
	Inse	t after	section 221N:	10
22	1NA	Reg	ulations	11
		(1)	The regulations may provide that development or an activity of a specified type constitutes, or does not constitute, development that is likely to significantly affect threatened species, populations or ecological communities, or their habitats.	12 13 14 15 16
		(2)	Any such regulation has effect (despite the provisions of this Act or any other Act) for the purposes of the operation of: (a) Division 6 (Licensing and Ministerial orders) of Part	17 18 19
			 7A of this Act, and (b) Parts 4 and 5 of the <i>Environmental Planning and Assessment Act 1979</i> (including the operation of those Parts as applying under any other Act). Note. Exceptions for the carrying out of routine agricultural management activities are provided for in section 220ZFA. 	20 21 22 23 24 25
[40]	Sect	ion 2	21ZB Functions of Fisheries Scientific Committee	26
		t "oı ZB (2)	r critically endangered" after "endangered" in section (b).	27 28
[41]	Sect	tion 2	21ZB (2) (e)	29
	Inser	t "and	I the NRC" after "Minister" where firstly occurring.	30

[42] Pai	rt 7A, Divis	sions 10 and 11	
Inse	ert after Div	vision 9 of Part 7A:	:
Div	ision 10	Biodiversity certification of native vegetation reform package	;
221ZF	Native v	regetation reform package	;
	rej	form package is the package of reforms comprising the llowing:	- - - 8
	(a		9 10
	(b	State-wide standards and targets for natural resource management issues recommended under the <i>Natural Resources Commission Act 2003</i> and adopted by the Government,	1: 1: 1: 1:
	(c	catchment action plans under the <i>Catchment Management Authorities Act 2003</i> ,	1: 10
	(d	protocols and guidelines adopted or made under the regulations under the <i>Native Vegetation Act 2003</i> , the <i>Catchment Management Authorities Act 2003</i> and the <i>Natural Resources Commission Act 2003</i> .	1: 18 19 20
221ZG	Biodive	rsity certification of native vegetation reform package	2
	bio	ne Minister may by order published in the Gazette confer odiversity certification on the native vegetation reform ckage for the purposes of this Part.	2: 2: 24
221ZH	Effect o	f biodiversity certification	25
	ref op	hile biodiversity certification of the native vegetation form package is in force, all land within the area of erations of each catchment management authority has the nefit of that biodiversity certification.	20 21 28 29
	No	te. Biodiversity certification has the following effects:	30
	(a	the clearing of native vegetation as authorised by a property vegetation plan that is approved for land while the land has the benefit of biodiversity certification is a defence to a prosecution for certain offences under section 220ZF, and	3: 3: 3: 3:
	(b	development consent to clearing of native vegetation on land that has the benefit of biodiversity certification does not require the preparation of a species impact statement or consultation between Ministers. (See section 14 (4) of the <i>Native Vegetation Act 2003</i> .)	3: 3: 3: 3: 3:

221ZI

Suspension and revocation of certification

(1)	The Minister may by order published in the Gazette suspend or revoke biodiversity certification of the native vegetation reform package if the Minister is of the opinion that the package or its current or likely future implementation will result in a failure to conserve threatened species, populations and ecological communities.	2 3 4 5 6 7
(2)	The Minister may by order published in the Gazette suspend or revoke biodiversity certification of the native vegetation reform package in its application to a particular catchment management authority if the Minister is of the opinion that the catchment management authority:	8 9 10 11 12
	(a) has failed to properly exercise its functions under the native vegetation reform package, or	13 14
	(b) has otherwise failed to exercise its functions in a manner that promotes the conservation of threatened species, populations and ecological communities.	15 16 17
(3)	During the suspension or following the revocation of biodiversity certification of the native vegetation reform package in its application to a particular catchment management authority, land within the area of operations of the catchment management authority does not have the benefit of the biodiversity certification of the native vegetation reform package.	18 19 20 21 22 23
(4)	The Minister is only entitled to form an opinion for the purposes of this section:	25 26
	(a) based on the outcomes of any audit undertaken by the	27

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221ZJ Notification of certification, variation, suspension or revocation

the Director-General, or

NRC, or

regulations.

(b)

(c)

Notice of the grant of biodiversity certification under this Division or of any suspension or revocation of that certification under this Division is to be given:

based on the results of an investigation conducted by

in such other circumstances as may be prescribed by the

		(a)	to the Director-General of the Department of Infrastructure, Planning and Natural Resources, and	1 2
		(b)	on the website of the Department of Primary Industries.	3
Divi	sion	11	Biodiversity certification of environmental planning instruments	4 5
221ZK	Biod	livers	ity certification	6
	(1)	biod seek	Minister may by order published in the Gazette confer iversity certification on an EPI if satisfied that the EPI is to promote conservation of threatened species, plations and ecological communities.	7 8 9 10
	(2)	EPI	eciding whether to confer biodiversity certification on an the Minister must also have regard to the following siderations:	11 12 13
		(a)	the likely social and economic consequences of implementation of the EPI,	14 15
		(b)	the most efficient and effective use of available resources for the conservation of threatened species, populations and ecological communities,	16 17 18
		(c)	the principles of ecologically sustainable development,	19
		(d)	conservation outcomes resulting from any reservation or proposed reservation of land under Part 4 of the NPW Act or the entering into of a conservation agreement relating to the land under that Act, or resulting from any other action to secure the protection of land for conservation purposes,	20 21 22 23 24 25
		(e)	conservation outcomes resulting from the operation outside the area of operation of the EPI of strategies, plans, agreements and other instruments (whether or not they are EPIs).	26 27 28 29
	(3)	An I	EPI cannot be biodiversity certified unless:	30
		(a)	notice is given of proposed biodiversity certification of the EPI in the course of the public exhibition of a draft of the EPI under section 66 of the <i>Environmental Planning and Assessment Act 1979</i> or by public exhibition following a procedure that substantially accords with the procedure for public exhibition required by that section, and	31 32 33 34 35 36 37

		(b) copies of submissions made in response to an invitation for submissions in the course of that public exhibition have been provided to the Minister.	1 2 3
	(4)	The Minister may issue guidelines for the purpose of assisting in the preparation of EPIs for biodiversity certification.	4 5
221ZL	Cert	ification can be conditional	6
	(1)	Biodiversity certification of an EPI can be subject to	7
	` /	conditions, including conditions that limit the certification to	8
		specified threatened species, populations and communities or	9
		to a specified part of the land to which the EPI applies.	10
	(2)	Unless limited by the conditions of certification, biodiversity	11
		certification of an EPI applies to the whole of the land to	12
		which the EPI applies, and to all threatened species,	13 14
		populations and ecological communities.	14
221ZM	Effe	ct of biodiversity certification	15
	(1)	Any development for which development consent is required	16
	` ′	under the provisions of a biodiversity certified EPI is, for the	17
		purposes of Part 4 of the Environmental Planning and	18
		Assessment Act 1979 taken to be development that is not	19 20
		likely to significantly affect any threatened species, population or ecological community, or its habitat.	21
	(2)	An activity to which Part 5 of the Environmental Planning	22
	, ,	and Assessment Act 1979 applies that a biodiversity certified	23
		EPI provides can be carried out without the need for	24 25
		development consent is, for the purposes of that Part, taken to	25 26
		be an activity that is not likely to significantly affect any threatened species, population or ecological community, or its	27
		habitat.	28
	(3)	This section applies only to development or an activity on	29
	` /	land to which the certification of the EPI applies and only to	30
		threatened species, populations or ecological communities	31
		(and their habitat) to which the certification applies.	32
221ZN	Peri	od of certification and extension	33
	(1)	Biodiversity certification of an EPI remains in force for such	34
	(1)	period as the Minister determines and specifies in the	35
		certification. If no period is specified, biodiversity	36
		certification remains in force for 10 years.	37

	(2)	Prior to the expiration of biodiversity certification the Minister may by order published in the Gazetta period of up to 10 years the period for certification remains in force, but only if the Minister reviewed the EPI to take account of any new species, population or ecological community or the following population or ecological community or ecological community or the following population or ecological community or ecological co	te extend by which that Minister has listing of a ne discovery	1 2 3 4 5 6 7
	(2)	previously known in an area.	·	8 9
	(3)	This section does not prevent further biodiversity of an EPI under this Division.	certification	10
221ZO	Susp	pension and revocation of certification		11
		The Minister may by order published in the Gaze or revoke the certification of an EPI if the Ministopinion that:		12 13 14
		(a) the EPI fails (or will, as a result of an amendment of the EPI, fail) to make provision for the conservation of threater populations and ecological communities, or	appropriate ned species,	15 16 17 18
		(b) the consent authority under the EPI has adequately comply with a direction by the review the EPI in response to any new species, population or ecological commu- discovery of a species, population or community not previously known in an are	Minister to listing of a unity or the ecological	19 20 21 22 23 24
221ZP	Notif	fication of certification, suspension or revocati	on	25
		Notice of the grant of biodiversity certification Division or of the extension, suspension or revoc certification is to be given:		26 27 28
		(a) to the Director-General of the Dep Infrastructure, Planning and Natural Resou		29 30
		(b) on the website of the Department of Primary and	y Industries,	31 32
		(c) to each local council that is the council or	f an area of	33

which land to which the EPI applies forms part.

221ZQ Concurrence can be conditional on voluntary conservation action

(1) The Director-General may grant concurrence under section 79B or 112C of the *Environmental Planning and Assessment Act 1979* conditional on the taking of specified action (*voluntary action*, as provided by subsection (2)) that the Director-General considers will significantly benefit threatened species conservation, but only if the Director-General is satisfied that the person who proposes to carry out the development or activity to which the concurrence relates has agreed to take the voluntary action and agrees to the imposition of the condition.

- (2) The voluntary action that can be required by a condition imposed under this section is any one or more of the following:
 - (a) the reservation of land under Part 4 of the NPW Act or the entering into of a conservation agreement relating to the land under that Act,
 - (b) action to secure the protection of land for conservation purposes by a method that the Director-General considers satisfactory,
 - (c) action to restore threatened species habitat on land referred to in paragraph (a) or (b),
 - (d) the contribution of money for a purpose referred to in paragraph (a)–(c).
- (3) In determining whether to confer biodiversity certification on an EPI, the Minister is entitled to have regard to the conservation benefits that will result from the taking of action in accordance with a condition proposed to be imposed under this section (as if those benefits would result from the implementation of the EPI).
- (4) When such a condition is imposed as a condition of concurrence in respect of development, the consent authority for the development must also impose the condition on its consent for the development.
- (5) The annual report of the Department is to include details of land or money contributed pursuant to a condition imposed under this section.

22		R Director-General may accredit persons to prepare assessments and surveys	
	(1)	The Director-General is to institute arrangements for the accreditation of suitably qualified and experienced persons to undertake and prepare surveys and assessments for use in connection with:	3 4 5 6
		(a) biodiversity certification of EPIs under this Division, or	7
		(b) any assessment of the matters referred to in section 5A (Significant effect on threatened species, populations or ecological communities, or their habitats) of the <i>Environmental Planning and Assessment Act 1979</i> .	8 9 10 11
	(2)	An applicant for accreditation must furnish the Director-General with such information as the Director-General requires to effectively determine the application and the application must be accompanied by the fee fixed by the Director-General for the consideration of the application.	12 13 14 15 16
	(3)	An accreditation is to be for the period specified by the Director-General in the instrument of accreditation, and the accreditation (or any renewal of it) may be given subject to the conditions and restrictions (if any) specified in the instrument of accreditation.	17 18 19 20 21
	(4)	Without limiting subsection (3), an accreditation is to include conditions that require surveys and assessments to be undertaken and prepared in accordance with standards approved from time to time by the Director-General by order published in the Gazette.	22 23 24 25 26
	(5)	The Director-General may vary conditions or restrictions (if any) attaching to an accreditation and may suspend or cancel an accreditation.	27 28 29
[43]	Section	284 Public consultation procedure	30
	Omit "re	commendation" from section 284 (1) (f).	31
	Insert ins	tead "determination".	32
[44]	Section	284 (1) (h)	33
	Insert aft	er section 284 (1) (g):	34
		(h) a draft Priorities Action Statement or amendment of	35

such a Statement under Division 5A of Part 7A.

Amendment of Fisheries Management Act 1994 No 38

[45]	Schedule	4A		1	
	Insert after	Schedul	e 4:	2	
	Schedu	le 4A	Critically endangered species and ecological communities (Section 220C	3 4)	
	Part 1	Cri	tically endangered species	6	
	Part 2		tically endangered ecological mmunities	7	
[46]	Schedule	5, head	ing	9	
	Omit the heading and section reference. Insert instead:				
	Schedu		/ulnerable species and ecological communities (Section 220C	11 12) 13	
	Part 1	Vu	Inerable species	14	
[47]	Schedule	5		15	
	Insert at the	e end of	the Schedule:	16	
	Part 2	Vu	Inerable ecological communities	17	
[48]	Schedule	7 Savin	gs, transitional and other provisions	18	
	Insert at the	e end of	clause 2 (1):	19	
			ened Species Legislation Amendment Act 2004, to the chat it amends this Act	20 21	

[49]	Sch	edule 7	
	Inse	rt after clause 17B:	2
	17C	Referral of proposed final determinations to Minister	;
		Sections 220L and 220M, as substituted by the Threatened	4
		Species Legislation Amendment Act 2004 extend to a matter	į
		pending under section 220L and not finally determined before	(
		the commencement of this clause.	-
	17D	Threatened Species Priorities Action Statements	8
		The Director-General may exercise any function of the	9
		Director-General under Division 5A of Part 7A prior to the	10
		commencement of that Division, for the purpose of	11
		facilitating the adoption of a Threatened Species Priorities	12
		Action Statement on the commencement of that Division	13

Scł	nedule 3	Amendment of other threatened species legislation	
		(Section 3)	;
3.1	National	Parks and Wildlife Act 1974 No 80	4
[1]	Section 5	Definitions	
	Insert in al	phabetical order in section 5 (1):	(
		authorised officer means the Director-General or a person appointed as an authorised officer for the time being under section 156B.	{
[2]	Section 5	(1)	10
		efinitions of endangered ecological community, endangered and endangered species.	1° 12
	Insert inste	ad:	13
		endangered ecological community means an endangered or critically endangered ecological community within the meaning of the <i>Threatened Species Conservation Act 1995</i> .	14 15 16
		endangered population means an endangered population within the meaning of the <i>Threatened Species Conservation Act 1995</i> .	17 18 19
		endangered species means an endangered or critically endangered species within the meaning of the <i>Threatened Species Conservation Act 1995</i> .	20 2 ² 22
[3]		8 Harming protected fauna, other than threatened endangered populations or endangered ecological ties	23 24 25
	Insert after	section 98 (5):	20
	(6)	A person is not to be convicted of an offence arising under subsection (2) if the person proves that the act constituting the offence was done in the course of carrying out an activity that would constitute a defence under section 118G (Defences) to a prosecution for an offence under Part 8A.	2° 26 29 30 3

[4]			larming or picking threatened species, endangered endangered ecological communities	1 2
	Insert after	section	on 118A (3) (a1):	3
		(a2)	was authorised by a property vegetation plan approved under the <i>Native Vegetation Act 2003</i> for land that had	4 5
			the benefit of biodiversity certification under Division	6 7
			4 of Part 7 of the <i>Threatened Species Conservation Act</i>	8
			1995 when approval of the plan was given, or Note. See also the defences under section 118G.	9
[5]			Damage habitat of threatened species, endangered endangered ecological community	10 11
	Insert after	section	on 118D (2) (a1):	12
		(a2)	was authorised by a property vegetation plan approved	13
		(42)	under the <i>Native Vegetation Act 2003</i> if that approval is	14
			given while biodiversity certification of the native	15
			vegetation reform package is in force under Division 4	16
			of Part 7 of the Threatened Species Conservation Act	17
			<i>1995</i> , or	18
			Note. See also the defences under section 118G.	19
[6]	Section 1	18D (4)	20
	Insert after	section	on 118D (3):	21
	(4)	In n	roceedings for an offence under this section in respect of	22
	(1)		ct or an omission of a person that causes damage to any	23
			tat (other than critical habitat) of a threatened species, an	24
			angered population or an endangered ecological	25
		com	munity, it is to be conclusively presumed that the person	26
			w that the land concerned was habitat of that kind if it is	27
		estal	blished that:	28
		(a)	the act or omission occurred in the course of the	29
		` /	carrying out of development or an activity for which	30
			development consent under Part 4 of the Environmental	31
			Planning and Assessment Act 1979, or an approval to	32
			which Part 5 of that Act applies, was required but not	33
			obtained, or	34
		(b)	the act or omission constituted a failure to comply with	35

any such development consent or approval.

[/] Sec	tion 1	18G	,
Inse	rt after	section 118F:	2
118G	Defe	nces	3
	(1)	It is a defence to a prosecution for an offence under this Part if the accused proves that the act constituting the alleged offence was any of the following activities:	(
		(a) clearing that constitutes a routine agricultural management activity,	8
		(b) a routine agricultural management activity (except clearing under paragraph (a)), but only to the extent that the activity is reasonably necessary for the purposes of the agricultural activities carried out on the land concerned,	10 11 12 13
		Note. Both (a) and (b) must be read subject to subsection (3). (c) an activity that is permitted under any of the following provisions of the <i>Native Vegetation Act 2003</i> :	14 15 16
		(i) section 19 (Clearing of non-protected regrowth permitted),	17 18
		(ii) section 23 (Continuation of existing farming activities),	19 20
		(iii) 24 (Sustainable grazing),	2
		(d) any other activity prescribed by the regulations for the purposes of this section.	22 23
	(2)	Each of the following is a <i>routine agricultural management activity</i> for the purposes of this section:	24 25
		(a) the construction, operation and maintenance of rural infrastructure:	26 27
		 (i) including (subject to the regulations) dams, permanent fences, buildings, windmills, bores, air strips (in the Western Division), stockyards, and farm roads, but 	28 29 30 31
		(ii) not including rural infrastructure in areas zoned as rural-residential under environmental planning instruments or on small holdings (as defined in the regulations),	32 33 34 35

the removal of noxious weeds under the *Noxious Weeds Act 1993*,

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(b)

	(c)	the control of noxious animals under the Rural Lands Protection Act 1998,	1 2
	(d)	the collection of firewood (except for commercial purposes),	3 4
	(e)	the harvesting or other clearing of native vegetation planted for commercial purposes,	5 6
	(f)	the lopping of native vegetation for stock fodder (including uprooting mulga in the Western Division in areas officially declared to be drought affected),	7 8 9
	(g)	traditional Aboriginal cultural activities (except commercial activities),	10 11
	(h)	the maintenance of public utilities (such as those associated with the transmission of electricity, the supply of water, the supply of gas and electronic communication),	12 13 14 15
	(i)	any activity reasonably considered necessary to remove or reduce an imminent risk of serious personal injury or damage to property.	16 17 18
(3)		section does not authorise the doing of an act that titutes a routine agricultural management activity:	19 20
	(a)	if it exceeds the minimum extent necessary for carrying out the routine agricultural management activity, or	21 22
	(b)	if it is done for a work, building or structure before the grant of any statutory approval or other authority required for the work, building or structure.	23 24 25
(4)		section does not apply to land described or referred to in 3 (Urban areas) of Schedule 1 to the <i>Native Vegetation</i> 003.	26 27 28
(5)	The 1	regulations may make provision for or with respect to:	29
	(a)	extending, limiting or varying the activities referred to in subsection (1) (and that subsection is to be construed accordingly), or	30 31 32
	(b)	excluding any specified land or class of land from the operation of subsection (1), or	33 34
	(c)	including any specified land or class of land in the operation of subsection (1) that would otherwise be	35 36

excluded from its operation by subsection (4).

[8]

	(6)	Until regulations under subsection (5) otherwise provide, any regulations in force under section 11 (2) of the <i>Native Vegetation Act 2003</i> apply for the purposes of extending, limiting or varying the activities referred to in subsection (2) in the same way as those regulations apply for the purposes of extending, limiting or varying the activities referred to in section 11 (1) of that Act.	1 2 3 4 5 6 7
Sec	tion 1	56B	8
Inse	rt aftei	r section 156A:	9
156B	Pow	vers of authorised officers	10
	(1)	The Director-General may appoint any person (including a class of persons) to be an authorised officer for the purposes of national parks legislation. Such an appointment is to be made under Chapter 7 of the <i>Protection of the Environment Operations Act 1997</i> (the <i>POEO Act</i>) as applied under this section.	11 12 13 14 15
	(2)	An authorised officer has and may exercise the functions of an authorised officer under Chapter 7 (except Part 7.6) of the POEO Act for the following purposes:	17 18 19
		(a) for determining whether there has been compliance with or a contravention of national parks legislation,	20 21
		(b) for obtaining information or records for purposes connected with the administration of national parks legislation,	22 23 24
		(c) generally for administering national parks legislation.	25
	(3)	The provisions of Chapter 7 of the POEO Act apply to and in respect of national parks legislation as if:	26 27
		(a) references in those provisions to an authorised officer were references to authorised officers appointed as referred to in this section, and	28 29 30
		(b) references in those provisions to "this Act" were references to an Act or regulation forming part of the national parks legislation, and	31 32 33

(c) references in those provisions to the EPA were references to the Director-General, and

		(d) the Director-General were the appropriate regulatory authority for matters concerning national parks legislation.	1 2 3
	(4)	The functions that an authorised officer has under Chapter 7 of the POEO Act are, for the purposes of any provision of national parks legislation, taken to be functions under national parks legislation.	4 5 6 7
	(5)	If an authorised officer has functions in respect of a matter under both Chapter 7 of the POEO Act (as applying under this section) and under any other provision of national parks legislation, the fact that there is a restriction on the exercise of a function under national parks legislation does not of itself operate to restrict the exercise by an authorised officer of any similar or the same function under Chapter 7 of the POEO Act.	8 9 10 11 12 13 14
	(6)	In this section:	16
		<i>national parks legislation</i> means each of the following Acts and the regulations under those Acts:	17 18
		(a) this Act,	19
		(b) Threatened Species Conservation Act 1995,	20
		(c) Wilderness Act 1987,	21
		(d) Marine Parks Act 1997.	22
[9] Sect	ions	159A and 159B	23
Inser	t after	section 159:	24
159A	Liab offei	ility of landholder for certain harming and picking nces	25 26
		In any criminal proceedings for an offence under section 98 or Part 8A, the landholder of any land on which the offence is alleged to have occurred is taken to have carried out the activity constituting the alleged offence unless it is established that: (a) the activity was carried out by another person, and (b) the landholder did not cause or permit the other person to carry out the activity. This section does not prevent proceedings being taken against the person who actually carried out the activity.	27 28 29 30 31 32 33 34 35

	159B	Causing or permitting certain harming and picking offences	1
		A person who causes or permits, by act or omission, another person to commit an offence under section 98 or a provision	3
		of Part 8A is guilty of an offence under the provision and is liable on conviction to the same penalty applicable to an	4 5
		offence under that provision.	6
[10]	Sect	ion 160 Penalty notices for certain offences	7
	Omi	"(not exceeding 5 penalty units)" from section 160 (6) (b).	8
[11]	Sect	ion 164 Powers of entry and seizure	9
		"The Director-General or any person duly authorised by the etor-General in that behalf" from section 164 (1).	10 11
	Inser	t instead "An authorised officer".	12
[12]	Sect	ion 164 (2) (c)	13
	Inser	t "with the permission of the occupier or" after "except".	14
[13]	Sect	ion 164 (5)	15
	Omi	the words before paragraph (a).	16
	Inser	t instead:	17
		An authorised officer or a police officer may apply to an authorised justice for a search warrant if the authorised officer or police officer believes on reasonable grounds:	18 19 20
[14]	Sect	ion 165 Persons to deliver up fauna etc when required	21
	Omit Direc	"the Director-General, or any person duly authorised by the etor-General in that behalf," from section 165 (1).	22 23
	Inser	t instead "an authorised officer".	24
[15]		ion 167 Disposal of fauna and perishable goods when seized elivered up	25 26
		"the Director-General or an officer of the Service duly authorised by Director-General in that behalf" from section 167 (1).	27 28
	Inser	t instead "an authorised officer".	29

[16]	Sch	edule	3 Savings, transitional and other provisions	
	Inse	rt at th	e end of clause 1 (1):	2
			Threatened Species Legislation Amendment Act 2004, to the extent that it amends this Act	2
[17]	Sch	edule	3	į
	Inse	rt aftei	Part 4:	(
	Pai	rt 5	Provisions consequent on enactment of Threatened Species Legislation Amendment Act 2004	
	44	Autl	norised officers	10
		(1)	A person who is duly authorised for the purposes of section 164 or 165 immediately before the commencement of section 156B is, on that commencement taken to have been appointed as an authorised officer under that section.	1: 12 13
		(2)	The functions conferred on an authorised officer by section 156B extend to matters arising before the commencement of that section.	19 10 17
3.2	Nat	ional	Parks and Wildlife Regulation 2002	18
	Cla	use 94	Evidence of authority	19
	Omi	t claus	se 94 (1). Insert instead:	20
		(1)	For the purposes of sections 164 and 165 of the Act, the prescribed evidence of a person's authority is:	2 ²
			(a) a written instrument of authority signed by the Director- General that identifies the person so authorised (unless the person has been provided with an identification card as referred to in paragraph (b)), or	29 29 29 20
			(b) the identification card provided to the person in respect of the person's appointment as an authorised officer under section 189 of the <i>Protection of the Environment Operations Act 1997</i> (as applying under section 156B of the Act).	2° 28 29 30 3°

3.3	Nati	ive V	egeta	tion Act 2003 No 103	•
	Section 14 Granting of development consent Insert after section 14 (3):				
		(4)	If development is on land that has the benefit of biodiversity certification under Division 4 of Part 7 of the <i>Threatened Species Conservation Act 1995</i> :		
			(a)	an application for development consent is not required to be accompanied by a species impact statement (as would otherwise be required under section 78A of the EPA Act), and	8 9 10
			(b)	the Minister is not required to consult with the Minister administering the <i>Threatened Species Conservation Act</i> 1995 (as would otherwise be required under section 79B of the EPA Act).	1: 12 1: 14
3.4	Nati	ural F	Resou	urces Commission Act 2003 No 102	15
	Section 16A				
	Insert after section 16:				
	16A	Assi	stanc	e from Scientific Committee	18
			The	Commission may seek and obtain the advice of:	19
			(a)	the Scientific Committee under the <i>Threatened Species</i>	20
			` /	Conservation Act 1995 on matters of a scientific nature	2
				relating to threatened species, populations and	22
				communities, such as the setting of state-wide and	23
				regional standards or targets for biodiversity conservation, and	24 25
			(b)	the Biological Diversity Advisory Council under that	26
				Act on matters of biological diversity, and	27
			(c)	the Social and Economic Advisory Council under that	28
				Act on matters relating to the social and economic impact of natural resource management.	29 30

3.5	Threatened Species Conservation Amendment Act 2002 No 78	· :			
[1]	Schedule 1 [2]				
	Omit the item.	4			
[2]	Schedule 1 [7]	;			
	Omit the item.	(
[3]	Schedule 1 [10]	7			
	Omit the item.				
[4]	Schedule 1 [18]	9			
	Omit the item.	10			
[5]	Schedule 1 [80]				
	Omit the item.	12			