Attachment 1 - Changes to Delegations Register - Exercise of Statutory Powers - Council to CEO

| NO. | LEGISLATION | SECTION | DESCRIPTION OF POWER DELEGATED | DELEGATE | DATE AN NUMBER RESOLU |
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| BR12 | Building Regulation 2006 | Section 16X(1) | Power, as an owner to which section 16V applies, to apply give to the QBCC a copy of each of the following documents for the owner's private building:- (a) a completed combustible cladding checklist (part 3); (b) a building fire safety risk assessment; and a fire engineer statement. | Chief Executive Officer | 6 Augus G/19/3 |
| BR22 | Building Regulation 2006 | Sections 16ZA(4) and (5) | Power, as an owner to which subsection 16Z applies, to give the QBCC, in the approved way, a compliance notice. | Chief Executive Officer | |
| BR23 | Building Regulation 2006 | Section 16ZQ(2) | Power, as an owner of the building, to apply to the QBCC commissioner to replace the original checklist. | Chief Executive Officer | |
| BR24 | Building Regulation 2006 | Section 16ZQ(5) | Power, as an owner of the building, comply with the notice given by the QBCC commissioner under subsections 16ZQ(3) or (4) | Chief Executive Officer | |
| CPMA18 | Coastal Protection and Management Act 1995 | Section 123 (4 5) | Power:- (a) as an owner of freehold land; or (b) an occupier of land, other than freehold land, adjacent to State tidal land; or (c) as a public utility provider; or (d) as a trustee under any law or agreement, to occupy and use State tidal land to carry out tidal works in accordance with a development permit or to maintain and use infrastructure constructed as part of tidal works. | Chief Executive Officer | 6 Augus G/19/3 |
| EOA13 | Environmental Offsets Act 2014 | Sections 14 and 15 | Power, as an administering agency, to impose an offset condition if the circumstances in sections 14 and 15 apply. | Chief Executive Officer | |
| EOA7 | Environmental Offsets Act 2014 | Section 25A | Power to decide an application to remove duplicate conditions, make other amendments to the authority, and give notice of the decision. | Chief Executive Officer | 6 Augus G/19/3 |
| EOA14 | Environmental Offsets Act 2014 | Section 26 | Power, as a relevant agency, to enter an environmental offset agreement. | Chief Executive Officer | |
| EOA15 | Environmental Offsets Act 2014 | Section 28 | Power, as a relevant agency, to enter another environmental offset agreement that varies, or terminates and replaces, an earlier environmental offset agreement. | Chief Executive Officer | |
| EOA16 | Environmental Offsets Act 2014 | Section 35 | Power, in the circumstance specified in subsection 35(1)(a), to give a compliance notice in relation to the terms of the environmental offset agreement | Chief Executive Officer | |
| EOA17 | Environmental Offsets Act 2014 | Section 39 | Power, where Council has given a compliance notice and the person contravenes it by not doing something, to do the thing and recover any reasonable costs or expenses incurred in doing it as a debt. | Chief Executive Officer | |
| EPA19 | Environmental Protection Act 1994 | Section 172 195 | Power, as an administering authority, to issue an environmental authority. | Chief Executive Officer | 6 Augus G/19/3 |
| EPA148 | Environmental Protection Act 1994 | Section 197 | Power, as an administering authority, to include a copy of an environmental authority in the relevant register. | Chief Executive Officer | |

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| EPA61 | Environmental Protection Act 1994 | Section 320DB(1) | Power, as a local government mentioned in section 320A(3)(a), to within 20 business days after becoming aware that the activity has been, or is being, carried out on land in its area, give the administering authority written notice. Nb. the section in the Act incorrectly refers to section 320(3)(a). This delegation refers to the correct section. | Chief Executive Officer | 6 Augus G/19/3 |
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| EPA62 | Environmental Protection Act 1994 | Section 320DB(2) | Power, as a local government mentioned in section 320A(3)(b), to within 24 hours after becoming aware of the event or the change in condition of the land give the administering authority written notice. Nb. the section in the Act incorrectly refers to section 320(3)(b). This delegation refers to the correct section. | Chief Executive Officer | 6 Augus G/19/3 |
| EPA124 | Environmental Protection Act 1994 | Section 518(1) <mark>(a)(ii)</mark> | Power, where the chief executive has delegated the powers as an administering authority to Council, to exercise those delegated powers. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR1 | Environmental Protection Regulation 2008 | Section 811 | Power, as a generator, to give the transporter the prescribed- information about the waste in the prescribed form and to record the- prescribed information about the waste. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR2 | Environmental Protection Regulation 2008 | Section 81J(2) | Power, as a transporter, to give the receiver the prescribed information about the waste in the prescribed form and to record the prescribed information about the waste. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR3 | Environmental Protection Regulation 2008 | Section 81J(3) | Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR4 | Environmental Protection Regulation 2008 | Section 81K(1) | Power, as a receiver, to record the prescribed information about the waste. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR5 | Environmental Protection Regulation 2008 | Section 81K(2) | Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR6 | Environmental Protection Regulation 2008 | Section 81K(3) | Power, as a receiver, to give the administering authority notice of a- discrepancy in information received from the transporter. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR7 | Environmental Protection Regulation 2008 | Section 81O(1) | Power, as a receiver, to record the prescribed information about the waste. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR8 | Environmental Protection Regulation 2008 | Section 810(2) | Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR9 | Environmental Protection Regulation 2008 | Section 81O(3) | Power, as a receiver, to give the administering authority notice of a discrepancy in information received from the transporter. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR10 | Environmental Protection Regulation 2008 | Section 81R(1) | Power, as a generator, to give the transporter the prescribed- information about the waste and to record the prescribed information- about the waste. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR11 | Environmental Protection Regulation 2008 | Section 81R(2) | Power, as a generator, to give the prescribed information about the waste to the administering authority. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR12 | Environmental Protection Regulation 2008 | Section 81S(2) | Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator. | Chief Executive Officer | 6 Augus G/19/3 |

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| EPR21 | Environmental Protection Regulation 2008 | Section 81ZJ | (d) a suitable enclosure for the waste containers. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018-(whichever is the earlier)## Power to give a written notice about the removal of general waste. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- | | | |
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| EPR20 | Environmental Protection- Regulation 2008 | Section 81ZI(2) | Power to require a prescribed person of serviced premises, other than- a detached dwelling, to supply: (a) an elevated stand; or (b) an imperviously paved and drained area for the waste containers, and (c) a hose cock and hose in the vicinity of the stand or paved area; and (d) a suitable enclosure for the waste containers. | | | |
| EPR19 | Environmental Protection Regulation 2008 | Section 81ZH(1)(a) | Power to require a waste container to be kept at a particular place at a premises. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR18 | Environmental Protection- Regulation 2008 | Section 81ZF(2) | Power to supply premises with standard general waste containers. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR17 | Environmental Protection Regulation 2008 | Section 81ZF(1)(b) | Power to require an owner or occupier of relevant premises to supply- waste containers other than standard general waste containers. ##Please note this section applies only until Council passes a local law- which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR16 | Environmental Protection Regulation 2008 | Section 81ZB | Power to apply to the administering executive for a generator- identification number. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR15 | Environmental Protection Regulation 2008 | Section 81Y | Power to apply to the administering executive for an exemption for the transportation of trackable waste to which Chapter 5, Part 9 applies and to take all steps necessary to advance the application. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR14 | Environmental Protection- Regulation 2008 | Section 81X | Power to apply to the administering executive for a consignment- number for loads of trackable waste to be transported into Queensland- and to take all steps necessary to advance the application. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR13 | Environmental Protection Regulation 2008 | Section 81W | Power to apply to the administering executive for approval of a particular way of giving prescribed information to the administering authority under division 3 and to take all steps necessary to advance the application. | Chief Executive Officer | 6 August 2019 G/19/3879 | |

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| EPR23 | Environmental Protection Regulation 2008 | Section 81ZL | Power to require the occupier of relevant premises where there is industrial waste to: (a) supply industrial waste containers; (b) keep the waste containers in a specified location; and (c) keep the waste containers clean and in good repair. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
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| EPR24 | Environmental Protection Regulation 2008 | Section 81ZM E | Power to require occupier of relevant premises, where there is industrial waste, to treat the waste to the standard required by Council for- disposal of the waste at a waste facility. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR25 | Environmental Protection Regulation 2008 | Section 81ZS | Power to administer and enforce chapter 5A, part 2. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR26 | Environmental Protection Regulation 2008 | Section 81ZT | Power, as the owner, operator or controller of a waste facility, to- administer and enforce chapter 5A, part 3. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 July 2018- (whichever is the earlier)## | | | |
| EPR27 | Environmental Protection Regulation 2008 | Section 85(2) | Power, as an occupier of a reporting facility that under NPI NEPM- exceeds the reporting threshold for a substance in the facility's- reporting period, to give the chief executive the information identified in- subsection (2). | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR28 | Environmental Protection Regulation 2008 | Section 85(7) | Power, as an occupier of a reporting facility that under NPI NEPM- exceeds the reporting threshold for a substance in the facility's- reporting period, to comply with a notice issued by the chief executive- pursuant to subsection (6). | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR29 | Environmental Protection Regulation 2008 | Section 87 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's- reporting period, to keep the information listed in section 87. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR30 | Environmental Protection Regulation 2008 | Section 88 | Power, as an occupier of a reporting facility that under NPI NEPM- exceeds the reporting threshold for a substance in the facility's- reporting period, to make written representations to the Minister in- response to a notice issued pursuant to subsection (4). | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR31 | Environmental Protection Regulation 2008 | Section 91 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's- reporting period, to apply to the chief executive for an estimation- technique approval and to respond to any request for further- information. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| EPR32 | Environmental Protection Regulation 2008 | Section 95 | Power, as an occupier of a reporting facility that under NPI NEPM- exceeds the reporting threshold for a substance in the facility's- reporting period, to give the chief executive a written notice claiming- that the information required to be given under section 85(2) or (7)- should be treated as confidential and to response to any requests for- further information. | Chief Executive Officer | 6 August 2019- G/19/3879 | |
| EPR33 | Environmental Protection Regulation 2008 | Sections 98, 99, 100 and 101, 102 | Power to administer and enforce those provisions of the Act devolved to Council. | Chief Executive Officer | 6 August 2019- G/19/3879 | |

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| EPR34 | Environmental Protection Regulation 2008 | Section 116A | Power, as an administering authority, to recover as a debt an unpaid- fee under the Act. | Chief Executive Officer | 6 Augus G/19/3 |
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| EPR35 | Environmental Protection Regulation 2008 | Section 134 | Power, as an administering authority, to recover as a debt from the holder of an environmental authority an unpaid supplementary annual fee for an amended environmental authority. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR36 | Environmental Protection Regulation 2008 | Section 156 | Power to administer and enforce former environmentally relevant activities devolved to Council. | Chief Executive Officer | 6 Augus <u>G/19/3</u> |
| EPR37 | Environmental Protection Regulation 2008 | Section 164 | Power, as an administering authority, to refund:- a) the application fee for a later application; and b) the annual fee for a development approval for chemical storage. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR38 | Environmental Protection Regulation 2008 | Section 168 | Power, as an administering authority, to refund to the holder of an environmental authority an annual fee if environmental authorities are amalgamated. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR39 | Environmental Protection Regulation 2008 | Section 177 | Power, as an administering authority, to exercise the power contained in previous section 135 where the circumstances in subsection 177(1) apply. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR40 | Environmental Protection Regulation 2008 | Section 178 | Power, as an administering authority, to exercise the power contained in previous section 136 where the circumstances in subsection 178(1) apply. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR41 | Environmental Protection- Regulation 2008 | Section 21 | Power, as an operator of a waste facility in schedule 2, section 60(1)(a) or (b) if untreated clinical waste is disposed of at the facility, to ensure:- (a) the waste is buried at the facility; and (b) the burial of the waste is supervised by a person who is competent to supervise the burial. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR42 | Environmental Protection Regulation 2008 | Section 64E | Power, as a person who generates waste, if required by an authorised person, to retest the waste under chapter 5, part 1, division 2. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR43 | Environmental Protection- Regulation 2008 | Section 641(2) | Power, as a generator of waste in the circumstances prescribed in- subsection (1), to notify the administering authority of the change within- 24 hours after receiving the test results for the retesting. | Chief Executive Officer | 6 Augus G/19/3 |
| EPR44 | Environmental Protection Regulation 2008 | Section 641(3) | Power, as a generator of waste in the circumstances prescribed in subsection (1), to give a written report to the administering authority containing those things prescribed in subsection (3). | Chief Executive Officer | 6 Augus G/19/3 |
| EPR45 | Environmental Protection Regulation 2008 | Section 64J | Power, as a generator of waste, to: (a) for each load of the waste transported to a receiver, record the prescribed information for the load in the approved form; (b) give the prescribed information for the load to the receiver; and (c) keep the record mentioned in subsection (1) for at least 5 years | Chief Executive Officer | 6 Augus G/19/3 |
| EPR46 | Environmental Protection Regulation 2008 | Section 65 | Power, as a receiver of waste, to: (a) make a record of the prescribed information for the load in the approved form; (b) within 24 hours of becoming aware of an omission or inaccuracy in the prescribed information, give written notice of the omission or inaccuracy to the administering authority; and (c) keep the record mentioned in subsection (2) for at least 5 years | Chief Executive Officer | 6 Augus G/19/3 |

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| EPR47 | Environmental Protection Regulation 2019 | Section 19(4) | Power, where Council is a referral agency for a development application for a material change of use for a concurrence ERA to assess the development application against the matters stated in subsection 19(2)(a) to (c). | Chief Executive Officer |
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| EPR48 | Environmental Protection Regulation 2019 | Section 35(1) | Power, as an administering authority making an environmental management decision relating to an environmentally relevant activity, other than a prescribed ERA to do those things required in subsections 35(1)(a) to 35(1)(e). | Chief Executive Officer |
| EPR49 | Environmental Protection Regulation 2019 | Section 35(3) | Power, as an administering authority making an environmental management decision relating to a prescribed ERA to do those things required in subsections 35(3)(a) and 35(3)(b). | Chief Executive Officer |
| EPR50 | Environmental Protection Regulation 2019 | Section 36(1) | Power, as an administering authority making an environmental management decision relating to an activity, to consider whether to impose conditions about each of the matters listed in subsections $36(1)(a)$ to $36(1)(m)$. | Chief Executive Officer |
| EPR51 | Environmental Protection Regulation 2019 | Section 37 | Power, as an administering authority making an environmental management decision relating to an activity, to consider whether to impose monitoring conditions about the release of contaminants from the activity on the receiving environment. | Chief Executive Officer |
| EPR52 | Environmental Protection Regulation 2019 | Section 40 | Power, as an administering authority making an environmental management decision relating to an activity that involves, or may involve, the release of water or waste to a wetland for treatment, to refuse to grant the application for a reason listed in subsection 40(2). | Chief Executive Officer |
| EPR53 | Environmental Protection Regulation 2019 | Section 41 | Power, as an administering authority making an environmental management decision relating to an activity that involves, or may involve, the release of water or waste directly to groundwater, to refuse to grant the application for a reason listed in subsection 40(2). | Chief Executive Officer |
| EPR54 | Environmental Protection Regulation 2019 | Section 47 | Power, as a person who generates waste, if required by an authorised person, to retest the waste under chapter 5, part 1, division 2. | Chief Executive Officer |
| EPR55 | Environmental Protection Regulation 2019 | Section 51(2) | Power, as a generator of waste in the circumstances prescribed in subsection 51(1), to notify the administering authority of the change within 24 hours after receiving the test results for the retesting | Chief Executive Officer |
| EPR56 | Environmental Protection Regulation 2019 | Section 51(3) | Power, as a generator of waste in the circumstances prescribed in subsection 51(1), to give a written report to the administering authority containing those things prescribed in subsection 51(3). | Chief Executive Officer |
| EPR57 | Environmental Protection Regulation 2019 | Section 52 | Power, as a generator of tested waste in the State, to:- (a) for each load of the waste transported to a receiver, record the prescribed information for the load in the approved form; (b) give the prescribed information for the load to the receiver; and (c) keep the record mentioned in subsection 52(1) for at least 5 years. | Chief Executive Officer |

| EPR58 | Environmental Protection Regulation 2019 | Section 53 | Power, as a receiver in the State who is given a load of tested waste, to:- (a) record the prescribed information for the load in the approved form; (b) within 24 hours after becoming aware of an omission or inaccuracy in the prescribed information, give written notice of the omission or inaccuracy to the administering authority; and (c) keep the record mentioned in subsection 53(2) for at least 5 years.Power, as a receiver in the State who is given a load of tested waste, to:- (a) record the prescribed information for the load in the approved form; (b) within 24 hours after becoming aware of an omission or inaccuracy in the prescribed information, give written notice of the omission or inaccuracy to the administering authority; and (c) keep the record mentioned in subsection 53(2) for at least 5 | Chief Executive Officer | |
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| EPR59 | Environmental Protection Regulation 2019 | Section 73 | Power, as a waste handler to pay the fee to the chief executive when giving prescribed information about the transportation of trackable waste to the administering authority. | Chief Executive Officer | |
| EPR60 | Environmental Protection Regulation 2019 | Section 78(1) | Power, as a generator, to give the transporter the prescribed information about the waste in the prescribed form and to record the prescribed information about the waste. | Chief Executive Officer | |
| EPR61 | Environmental Protection Regulation 2019 | Section 78(2) | Power, as a generator, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period after giving the waste to the transporter. | Chief Executive Officer | |
| EPR62 | Environmental Protection Regulation 2019 | Section 79(2) | Power, as a transporter, to give the receiver the prescribed information about the waste and to record the prescribed information about the waste. | Chief Executive Officer | |
| EPR63 | Environmental Protection Regulation 2019 | Section 79(3) | Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator. | Chief Executive Officer | |
| EPR64 | Environmental Protection Regulation 2019 | Section 79(4) | Power, as a transporter, to keep the record mentioned in subsection 79(2)(b) for at least 5 years. | Chief Executive Officer | |
| EPR65 | Environmental Protection Regulation 2019 | Section 80(1) | Power, as a receiver, to record the prescribed information about the waste. | Chief Executive Officer | |
| EPR66 | Environmental Protection Regulation 2019 | Section 80(2) | Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period. | Chief Executive Officer | |
| EPR67 | Environmental Protection Regulation 2019 | Section 80(3) | Power, as a receiver, to give the administering authority written notice of a discrepancy in information received from the transporter. | Chief Executive Officer | |
| EPR68 | Environmental Protection Regulation 2019 | Section 80(4) | Power, as a transporter, to keep the record mentioned in subsection 80(1) for at least 5 years. | Chief Executive Officer | |
| EPR69 | Environmental Protection Regulation 2019 | Section 84(1) | Power, as a receiver, to record the prescribed information about the waste. | Chief Executive Officer | |

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| EPR70 | Environmental Protection Regulation 2019 | Section 84(2) | Power, as a receiver, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period. | Chief Executive Officer | |
| EPR71 | Environmental Protection Regulation 2019 | Section 84(3) | Power, as a receiver, to give the administering authority written notice of a discrepancy in information received from the transporter. | Chief Executive Officer | |
| EPR72 | Environmental Protection Regulation 2019 | Section 84(4) | Power, as a receiver, to keep the record mentioned in subsection 84(1) for at least 5 years. | Chief Executive Officer | |
| EPR73 | Environmental Protection Regulation 2019 | Section 87(1) | Power, as a generator, to give the transporter the prescribed information about the waste and to record the prescribed information about the waste. | Chief Executive Officer | |
| EPR74 | Environmental Protection Regulation 2019 | Section 87(2) | Power, as a generator, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period. | Chief Executive Officer | |
| EPR75 | Environmental Protection Regulation 2019 | Section 87(4) | Power, as a receiver, to keep the record mentioned in subsection 87(1)(b) for at least 5 years. | Chief Executive Officer | |
| EPR76 | Environmental Protection Regulation 2019 | Section 88(2) | Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator. | Chief Executive Officer | |
| EPR77 | Environmental Protection Regulation 2019 | Section 92 | Power to apply to the administering executive for approval of a particular way of giving prescribed information to the administering authority under division 3 and to take all steps necessary to advance the application. | Chief Executive Officer | |
| EPR78 | Environmental Protection Regulation 2019 | Section 93 | Power to apply to the administering executive for a consignment number for a load of trackable waste to be transported into Queensland and to take all steps necessary to advance the application. | Chief Executive Officer | |
| EPR79 | Environmental Protection Regulation 2019 | Section 94 | Power to apply to the administering executive for an exemption for the transportation of trackable waste to which Chapter 5, Part 9 applies and to take all steps necessary to advance the application. | Chief Executive Officer | |
| EPR80 | Environmental Protection Regulation 2019 | Section 97 | Power to apply to the administering executive for a generator identification number. | Chief Executive Officer | |
| | Environmental Protection Regulation 2019 | Section 101(1)(b) | Power to require an owner or occupier of relevant premises to supply- waste containers other than standard general waste containers. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection Regulation 2019 | Section 101(2) | Power to supply premises with standard general waste containers. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |

| | Environmental Protection Regulation 2019 | Section 103(1)(a) | Power to require a waste container to be kept at a particular place at a premises. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
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| | Environmental Protection Regulation 2019 | Section 104(2) | Power to require a prescribed person of serviced premises, other than a detached dwelling, to supply: (a) an elevated stand at a level required by Council; or (b) an imperviously paved and drained area for the waste containers, and (c) a hose cock and hose in the vicinity of the stand or paved area; and (d) a suitable enclosure for the waste containers. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection Regulation 2019 | Section 105 | Power to give a written notice about the removal of general waste. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection- Regulation 2019 | Section 106 | Power to give a written approval to the owner or occupier of relevant- premises for depositing or disposing of general waste and to impose- conditions on the approval. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection Regulation 2019 | Section 107(1) | Power to require the occupier of relevant premises where there is industrial waste to: (a) supply industrial waste containers; (b) keep the waste containers at a place at the premises that Council- requires; and (c) keep each waste container clean and in good repair. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection Regulation 2019 | Section 107(2) | Power, where the occupier does not supply the waste containers- required under subsection 107(1)(a), to supply industrial waste- containers. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| | Environmental Protection Regulation 2019 | Section 108 | Power to require occupier of relevant premises where there is industrial- waste, to treat the waste to the standard approved by Council for- disposal of the waste at a waste facility. | Not Applicable due to adoption of Gladstone Regional Council Local Law No. 8 (Waste Management) 2018 | |
| EPR81 | Environmental Protection Regulation 2019 | Section 117(2) | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to give the chief executive the information identified in subsection 117(2). | Chief Executive Officer | |
| EPR82 | Environmental Protection Regulation 2019 | Section 117(7) | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to comply with a notice issued by the chief executive pursuant to subsection 117(6). | Chief Executive Officer | |

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| EPR83 | Environmental Protection Regulation 2019 | Section 119 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to keep the information listed in section 119. | Chief Executive Officer | |
| EPR84 | Environmental Protection Regulation 2019 | Section 120 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to make written representations to the Minister in response to a notice issued pursuant to subsection 120(4). | Chief Executive Officer | |
| EPR85 | Environmental Protection Regulation 2019 | Section 123 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to apply to the chief executive for an estimation technique approval and to respond to any request for further information. | Chief Executive Officer | |
| EPR86 | Environmental Protection Regulation 2019 | Section 127 | Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to give the chief executive a written notice claiming that the information required to be given under section 117(2) or (7) should be treated as confidential and to respond to any requests for further information. | Chief Executive Officer | |
| EPR87 | Environmental Protection Regulation 2019 | Sections 130, 131, 132, 133, 134, 135 and 136 | Power to administer and enforce those provisions of the Act devolved to Council under Chapter 8, Part 1. | Chief Executive Officer | |
| EPR88 | Environmental Protection Regulation 2019 | Section 155 | Power, as an administering authority, to recover as a debt an unpaid fee under the Act. | Chief Executive Officer | |
| EPR89 | Environmental Protection Regulation 2019 | Section 166(1) | Power, as a holder, to give the chief executive the documents listed in subsection 166(1). | Chief Executive Officer | |
| EPR90 | Environmental Protection Regulation 2019 | Section 170 | Power, as a holder, to keep the records listed in in subsections 170(a) to (d). | Chief Executive Officer | |
| EPR91 | Environmental Protection Regulation 2019 | Section 171(3) | Power, as a holder, to comply with a notice issued by an authorised person pursuant to subsection 171(2). | Chief Executive Officer | |
| EPR92 | Environmental Protection Regulation 2019 | Section 172 | Power, as a holder, to give the administering authority written notice that eligibility for the reduced annual fee under subsections $165(1)(c)(i)$ or (ii) has stopped. | Chief Executive Officer | |
| EPR93 | Environmental Protection Regulation 2019 | Section 173(2) | Power, as an administering authority, to require by written notice the holder to pay the difference between the annual fee and the reduced annual fee. | Chief Executive Officer | |
| EPR94 | Environmental Protection Regulation 2019 | Section 174(3) | Power, as an administering authority, to recover as a debt from the holder of an environmental authority an unpaid supplementary annual fee for an amended environmental authority. | Chief Executive Officer | |
| EPR95 | Environmental Protection Regulation 2019 | Section 175 | Power, as an administering authority, to, by written notice, require the holder of an environmental authority for regulated waste transport to pay a supplementary annual fee and if unpaid, to recover the supplementary annual fee as a debt. | Chief Executive Officer | |
| EPR96 | Environmental Protection Regulation 2019 | Section 177(2) | Power, as an administering authority, to, by written notice, require the holder to pay:- (a) the annual fee or the outstanding amount of the fee; and (b) the late payment fee stated in schedule 15 of the Regulation. | Chief Executive Officer | |

| | Environmental Protection | | Power, as a holder, to comply with a notice issued pursuant to | | | |
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| EPR97 | Regulation 2019 | Section 177(3) | subsection 177(2). | Chief Executive Officer | | |
| EPR98 | Environmental Protection Regulation 2019 | Section 178 | Power, as a holder, to pay the administering authority a fee for its assessment of the holder's annual returns and monitoring compliance with the transitional environmental program. | Chief Executive Officer | | |
| EPWWBP1 | Environmental Protection (Water and Wetland Biodiversity) Policy 2019 | Section 16(2) | Power, as a recognised entity, in cooperation with the chief executive, to develop and implement a healthy waters management plan. | Chief Executive Officer | | |
| HRA1 | Human Rights Act 2019 | Section 49(2) | Power, as a party to a proceeding before a court, in the circumstances in subsection 49(1), to make an application to have the proceeding referred to the Supreme Court. | Chief Executive Officer | | |
| HRA2 | Human Rights Act 2019 | Section 52(1)(a) | Power, as a party to a proceeding in the Supreme Court or District Court, to give notice in the approved form to the Attorney-General and the commission if:(a) a question of law arises that relates to the application of the Act; or(b) a question arises in relation to the interpretation of a statutory provision in the Act. | Chief Executive Officer | | |
| HRA3 | Human Rights Act 2019 | Section 52(1)(b) | Power, as a party to a proceeding, to give notice in the approved form to the Attorney-General and the commission if a question is referred to the Supreme Court under section 49. | Chief Executive Officer | | |
| HRA4 | Human Rights Act 2019 | Section 77(1) | Power, where the commissioner decides to accept a human rights complaint, to comply with the actions taken by the commissioner including:- (a) making submissions to the commission in writing in response to the complaint; (b) complying with a direction to give the commission information relevant to the complaint; (c) participating in a conciliation of the complaint under part 4, division 2, subdivision 4. | Chief Executive Officer | | |
| HRA5 | Human Rights Act 2019 | Section 78(5) | Power, as a relevant entity for a complaint, to comply with a direction given by the commissioner under subsection 78(2). | Chief Executive Officer | | |
| HRA6 | Human Rights Act 2019 | Section 83(1) | Power, as a party to a complaint, to seek the consent of the commissioner to be represented by another person. | Chief Executive Officer | | |
| HRA7 | Human Rights Act 2019 | Section 93(2) | Power to make submissions to the commissioner about a proposed adverse comment in a report prepared under section 88 or part 4, division 3. | Chief Executive Officer | | |
| HRA8 | Human Rights Act 2019 | Section 98(3) | Power to comply with a notice, issued by the commissioner pursuant to subsection 98(1), to provide information. | Chief Executive Officer | | |
| LA121 | Land Act 1994 | Section 339F 339B | Power, as party to a sublease, to give another party to the sublease a dispute notice and ask the responder to give information reasonably required for resolving the dispute. Power, as party to a sublease, to ask the chief executive to refer the dispute to mediation. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| LA147 | Land Act 1994 | Section 339G | Power, as a party to a sublease who has received a dispute notice, to respond to the dispute notice and ask for further information reasonably required for resolving the dispute. | Chief Executive Officer | | |
| LA148 | Land Act 1994 | Section 339H(2) | Power, as a party to a sublease and where the circumstances of section 339H(1) apply, to attempt to resolve the dispute by mediation. | Chief Executive Officer | | |

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| LA149 | Land Act 1994 | Section 339I(1) | Power, as a party to a sublease and a party to a dispute, to jointly appoint a mediator to mediate the dispute. | Chief Executive Officer | |
| LA150 | Land Act 1994 | Section 339I(2) | Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339I(2) apply, to request the prescribed dispute resolution entity to appoint a mediator to mediate the dispute. | Chief Executive Officer | |
| LA151 | Land Act 1994 | Section 339J(1) | Power, as a party to a sublease and a party to a dispute, to agree to a time for the mediation. | Chief Executive Officer | |
| LA152 | Land Act 1994 | Section 339J(2) | Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339J(2) apply, to request the prescribed dispute resolution entity to set a time for the mediation of the dispute. | Chief Executive Officer | |
| LA153 | Land Act 1994 | Section 339K | Power, as a party to a sublease and a party to a dispute that is the subject of mediation, to participate in the mediation, agree to adjourn the mediation, and agree to a later time for the mediation. | Chief Executive Officer | |
| LA154 | Land Act 1994 | Section 339L | Power, as a party to a sublease and a party to a dispute that is the subject of mediation, to pay Council's share of the mediator's costs of the mediation or otherwise agree with the other parties to the dispute how the costs of the mediator will be paid. | Chief Executive Officer | |
| LA155 | Land Act 1994 | Section 339O(1) | Power, as a party to a sublease and a party to a dispute, to jointly appoint an arbitrator to decide the dispute. | Chief Executive Officer | |
| LA156 | Land Act 1994 | Section 339O(2) | Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339O(2) apply, to request the prescribed dispute resolution entity to appoint an arbitrator to decide the dispute. | Chief Executive Officer | |
| LA157 | Land Act 1994 | Section 339Q(3)(c) | Power, as a party to a sublease and a party to a dispute, to agree to extend the period for the arbitrator to decide the dispute by issuing an award | Chief Executive Officer | |
| LA158 | Land Act 1994 | Section 339R(1)(b) | Power, as a party to a sublease and a party to a dispute, and where the arbitrator has required, to give an appointed expert access to or copies of any relevant information, documents or other property. | Chief Executive Officer | |
| LA159 | Land Act 1994 | Section 339R(2) | Power, as a party to a sublease and a party to a dispute, to request that an appointed expert participate in a hearing. | Chief Executive Officer | |
| LA160 | Land Act 1994 | Section 339T | Power, as a party to a sublease and a party to a dispute that has been decided by arbitration, to apply to the Supreme Court to set aside the decision in certain circumstances. | Chief Executive Officer | |
| LA161 | Land Act 1994 | Section 339U | Power, as a party to a sublease and a party to a dispute that is the subject of arbitration, to pay Council's share of the arbitration costs or otherwise agree with the other parties to the dispute how the arbitration costs will be paid. | Chief Executive Officer | |
| LA162 | Land Act 1994 | Section 431ZG | Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZG(1) apply, to give the chief executive written notice of the damage. | Chief Executive Officer | |
| LA163 | Land Act 1994 | Section 431ZH(2) | Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZH(1) apply, to enter a remediation agreement with the chief executive. | Chief Executive Officer | |
| LA164 | Land Act 1994 | Section 431ZH(5) | Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZH(1) apply and a remediation agreement has not been made, to apply to the court to decide what remediation action, if any, will be taken. | Chief Executive Officer | |

| LTA13 | Land Title Act 1994 | Section 57 | Power, as the registered owner of a lot with two or more registered owners, to request the registrar create a separate a indefeasible title for the interest of each owner | Chief Executive Officer | 6 August G/19/3 |
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| LTA73 | Land Title Act 1994 | Section 69(3) | Power, as a lessor or sublessee under a registered lease, to consent to give written notice of the surrender of the lease to every registered mortgagee and registered sublessee. | Chief Executive Officer | |
| LGR31 | Local Government Regulation 2012 | Section 133 | Power, for interest on overdue rates or charges, to decide:(a) the rate of interest payable;(b) the day from which interest is, payable on overdue rates orcharges; and(c) the manner of the calculation of interest. | Chief Executive Officer | 6 Augus G/19/3 |
| LGR144 | Local Government Regulation 2012 | Section 133(1)(a) | Power, for interest on overdue rates or charges, to decide a later day from which interest is payable. | Chief Executive Officer | |
| LGR145 | Local Government Regulation 2012 | Section 133(2)(b) | Power, for interest on overdue rates or charges, to decide another way to calculate interest, if an equal or lower amount will be payable. | Chief Executive Officer | |
| LGR146 | Local Government Regulation 2012 | Section 133(3)(a) | Power, for interest on overdue rates or charges, to, for a day before 1 July 2019, decide the rate of interest payable. | Chief Executive Officer | |
| MERCPA27 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 83A(2) | Power, as an eligible claimant, to give a conference election notice to the resource authority holder. | Chief Executive Officer | |
| MERCPA28 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 83B(4) | Power, as a party to a conference with an authorised officer, to ask the other party for a longer period within which to hold the conference. | Chief Executive Officer | |
| MERCPA29 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 88(5) | Power, upon receipt of an ADR election notice pursuant to section 88(2), to accept or refuse the type of ADR and the ADR facilitator proposed in the notice. | Chief Executive Officer | |
| MERCPA30 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 88(6) | Power, as the party giving the ADR election notice and where the other party does not accept the type of ADR or ADR facilitator proposed in the notice, to obtain a decision from the Land Court or a prescribed ADR institute about the matter not accepted. | Chief Executive Officer | |
| MERCPA31 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 88(7) | Power, as the party giving the ADR election notice and where a decision has been obtained from the Land Court or a prescribed ADR institute about the matter not accepted in the notice, to give the other party notice of the decision. | Chief Executive Officer | |
| MERCPA18 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 89 <mark>(2)</mark> | Power, where Council has given or received as a party given or giving an ADR election notice calling for a conference, to participate in the conference, to agree to a longer period for the conference, to negotiate an agreement about the concerns the subject of the conference and to sign the agreement. and enter a conduct and compensation agreement. | Chief Executive Officer | 6 August G/19/3 |
| MERCPA19 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section <mark>890(3)</mark> | Power, as a party given or giving an ADR election notice, to ask the other party for, or agree to, a longer period to enter a conduct and compensation agreement where Council has given or received an election notice calling for an ADR, to participate in the ADR, to agree to a longer period for the ADR, to negotiate an agreement about the concerns the subject of the ADR and to sign the agreement. | Chief Executive Officer | 6 August G/19/3 |
| MERCPA20 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 9 <mark>01(2)</mark> | Power, as a party who attended a <u>conference or</u> the ADR and where the other party did not attend the ADR, to apply to the Land Court for an order requiring the non-attending party to pay the attending party's reasonable costs of attending. | Chief Executive Officer | 6 Augus G/19/3 |

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| MERCPA32 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91A(2) | Power, as a party to a dispute where a conduct and compensation agreement has not been entered, to give an arbitration election notice requesting the other party participate in an arbitration to decide the dispute. | Chief Executive Officer | | |
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| MERCPA33 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91A(4) | Power, as a party given an arbitration election notice, to accept or refuse the request for arbitration. | Chief Executive Officer | | |
| MERCPA34 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91A(5) | Power, as a party to an arbitration, to jointly appoint the arbitrator proposed in the arbitration election notice or another arbitrator | Chief Executive Officer | | |
| MERCPA35 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91A(6) | Power, as the party giving an arbitration election notice, to require a prescribed arbitration institute to appoint an arbitrator. | Chief Executive Officer | | |
| MERCPA36 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91E(2) | Power, as a party to an arbitration and where the circumstances of section 91E(2) apply, to agree with the other party about the payment of the fees and expenses of the arbitrator. | Chief Executive Officer | | |
| MERCPA37 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 91E(3) | Power, as a party to an arbitration, to agree with the other party about the payment of each party's costs. | Chief Executive Officer | | |
| MERCPA21 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 94(1) | Power, as a public road authority for a public road, to enter a road compensation agreement. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| MERCPA22 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 96(2) | Power, as an eligible party given or giving an ADR election notice, and where a conduct and compensation agreement has not been entered and an arbitration election notice has not been given or has been given and not accepted, to apply to the Land Court for it-to decide the dispute. (a) the resource authority holder's compensation liability to the claimant; or (b) the resource authority holder's future compensation and liability to the claimant for an authorised activity for the resource authority proposed to be carried out or for the holder; or (c) a matter mentioned in section 83(1)(a) or (b). | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| MERCPA38 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 96B(1)(a) | Power to apply to the Land Court for a declaration that all or part of the stated costs are payable under section 91. | Chief Executive Officer | | |
| MERCPA39 | Mineral & Energy Resources (Common Provisions) Act 2014 | Section 96B(1)(b) | Power, as an eligible claimant, to apply to the Land Court for an order requiring payment of negotiation and preparation costs under section 91. | Chief Executive Officer | | |
| MRA6 | Mineral Resources Act 1989 | Section 46(1) | Power, as the owner of land where a person purports to enter or be upon the land under authority of a prospecting permit, to require ask the person to produce for proof of the person's authority to enter or be on the land the prospecting permit or a written authorisation in a form- acceptable to the chief executive from the holder of the prospecting- permit authorising the person to enter or be upon that land for- prospecting purposes. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| MRA18 | Mineral Resources Act 1989 | Section 334ZZO | Power, as a landowner to whom a water monitoring bore is being transferred, to consent to the transfer. | Chief Executive Officer | | |

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| | Mineral Resources Act 1989 | Section 167(1) | Power, as the owner of land where a person purports to enter or be upon the land under authority of an exploration permit, to <u>require</u> ask the person to produce the exploration permit or a written authorisation in a form acceptable to the chief executive from the holder of the exploration permit authorising the person to enter or be upon that land for exploration purposes. for proof of the person's authority to enter or be on the land. | Remain with Council | |
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| | Mineral Resources Act 1989 | Section 216(1) | Power, as the owner of land where a person purports to enter or be upon the land under authority of a mineral development licence, to require ask the person to produce the mineral development licence or a written authorisation in a form acceptable to the Chief executive from the holder of the mineral development licence authorising the person to enter or be upon that land for any purposes authorised thereunder. proof of the person's authority to enter or be on the land. | Remain with Council | |
| | Mineral Resources Act 1989 | Sections 279(1)(a) and (3) | Power, as an owner of land the subject of an application to grant or renew or include the surface of restricted in a mining lease and of any surface access to that land , to agree with the applicant for the lease about the amount of compensation to be paid to Council and to sign the agreement. | Remain with Council | |
| NCA6 | Nature Conservation Act 1992 | Section 43A(6) | Power, as a person given written notice about a proposal to declare an area of land a special wildlife reserve, to make a submission to the Minister about the proposal. | | |
| NCA7 | Nature Conservation Act 1992 | Section 43B(1) | Power, as a landholder, to enter a conservation agreement with the Minister for a proposed special wildlife reserve. | | |
| NCA8 | Nature Conservation Act 1992 | Section 43E(1) | Power, as a landholder, to agree with the Minister to amend a conservation agreement for a special wildlife reserve. | | |
| NCA9 | Nature Conservation Act 1992 | Section 43F(1) | Power, as a landholder of land in a special wildlife reserve, to consent to the Minister giving a lease, agreement, licence, permit or other authority over or in relation to the land. | | |
| NCA10 | Nature Conservation Act 1992 | Sections 43F(1)(c) and 43F(3) | Power, as a landholder of land in a special wildlife reserve, to give a lease or sublease over the land, to obtain the consent of the chief executive for that lease or sublease, and to lodge the lease for registration with the entity required by section 43F(3). | | |
| NCA11 | Nature Conservation Act 1992 | Section 43L | Power, where a special wildlife reserve is declared over freehold land or land in a lease under the Land Act 1994, and Council intends, under the Land Act 1994 to surrender all or part of the freehold land or lease, allow the lease to expire at the end of its term or transfer the lease, to obtain the chief executive's written consent. | | |
| NCA12 | Nature Conservation Act 1992 | Section 120EA | Power, as a landholder intending to enter a conservation agreement for a special wildlife reserve, to prepare and give the Minister a management program for the reserve. | Chief Executive Officer | |
| NCA13 | Nature Conservation Act 1992 | Section 120EF(1) | Power, as a landholder of land in a special wildlife reserve, to prepare an amended management program for the reserve and give it to the chief executive for approval. | Chief Executive Officer | |
| NCA14 | Nature Conservation Act 1992 | Section 120GA | Power, as a landholder of land in a special wildlife reserve, to jointly review the management program for the reserve with the chief executive, and agree to prepare an amended management program under section 120EF or leave the management program unchanged. | Chief Executive Officer | |

| PECA8 | Planning and Environment Court Act 2016 | Section 21(2)(a) | Power, as a party to a P&E Court proceeding, to agree to the ADR registrar or mediator disclosing information acquired as part of the ADR process. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
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| RSNLQ1 | Rail Safety National Law (Queensland) | Section 20(5) | Power to comply with a notice issued by the Regulator pursuant to section 20(2). | Chief Executive Officer | | |
| RSNLQ2 | Rail Safety National Law (Queensland) | Section 105(2)(a) | Power, as a road manager, to enter an interface agreement. | Chief Executive Officer | | |
| RSNLQ3 | Rail Safety National Law (Queensland) | Section 107(2)(a) | Power, as a road manager of a public road, to identify and assess, so far as is reasonably practicable, risks to safety from the existence or use of any rail or road crossing that is part of the road infrastructure because of the circumstances listed in subsection 107(2)(a)(i) and 107(2)(a)(ii). | Chief Executive Officer | | |
| RSNLQ4 | Rail Safety National Law (Queensland) | Section 107(2)(b) | Power, as a road manager of a public road, to determine measures to manage, so far as is reasonably practicable, the risks identified pursuant to section 107(2)(a). | Chief Executive Officer | | |
| RSNLQ5 | Rail Safety National Law (Queensland) | Section 107(2)(c) | Power, as a road manager of a public road, for the purposes of managing risks identified under section 107(2)(a), to seek to enter an interface agreement with the rail infrastructure manager of the rail infrastructure. | Chief Executive Officer | | |
| RSNLQ6 | Rail Safety National Law (Queensland) | Section 108(2)(a) | Power, as a road manager of a private road given a written notice under section $108(1)(c)(i)$, to identify and assess, so far as is reasonably practicable, risks to safety from the existence or use of any rail or road crossing that is part of the road infrastructure of the road because of, or partly because of, railway operations. | Chief Executive Officer | | |
| RSNLQ7 | Rail Safety National Law (Queensland) | Section 108(2)(b) | Power, as a road manager of a private road given a written notice under section $108(1)(c)(i)$, to determine measures to manage, so far as is reasonably practicable, risks identified pursuant to section $108(2)(a)$. | Chief Executive Officer | | |
| RSNLQ8 | Rail Safety National Law (Queensland) | Section 108(2)(c) | Power, as a road manager of a private road given a written notice under section 108(1)(c)(i), to enter into an interface agreement with the rail infrastructure manager to manage risks identified pursuant to section 108(2)(a). | Chief Executive Officer | | |
| RSNLQ9 | Rail Safety National Law (Queensland) | Section 110(6) | Power, as a road manager, to comply with a notice given by the Regulator under section 110(2) or a direction given under section 110(4). | Chief Executive Officer | | |
| RSNLQ10 | Rail Safety National Law (Queensland) | Section 111(2) | Power, as a road manager, to maintain a register of interface agreements, and arrangements determined by the Regulator under section 110, in relation to roads for which it is the road manager. | Chief Executive Officer | | |
| RSNLQ11 | Rail Safety National Law (Queensland) | Section 168A(4) | Power to make available for inspection by a rail safety officer, or produce to the officer for inspection, particular documents. | Chief Executive Officer | | |
| RSNLQ12 | Rail Safety National Law (Queensland) | Section 177 | Power to comply with an improvement notice within the period specified in the notice. | Chief Executive Officer | | |
| RSNLQ13 | Rail Safety National Law (Queensland) | Section 181 | Power to comply with a direction given under Part 4, Division 8 or a prohibition notice. | Chief Executive Officer | | |
| RSNLQ14 | Rail Safety National Law (Queensland) | Section 199(1) | Power to notify the relevant rail infrastructure manager before carrying out any works near a railway that threaten, or are likely to threaten, the safety of the railway or the operational integrity of the railway. | Chief Executive Officer | | |
| RSNLQ15 | Rail Safety National Law (Queensland) | Section 199(4) | Power to comply with a notice given by the Regulator under section 199(2). | Chief Executive Officer | | |

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| RSNLQ16 | Rail Safety National Law | Section 199(6) | Power to comply with a notice given by the Regulator under section | Chief Executive Officer | |
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| RONLQIO | (Queensland) | Section 199(0) | 199(5). | Chief Executive Officer | |
| RSNLQ17 | Rail Safety National Law (Queensland) | Section 216 | Power, if an eligible person, to apply for a review of a reviewable decision. | Chief Executive Officer | |
| RSNLQ18 | Rail Safety National Law (Queensland) | Section 217 | Power, if an eligible person, to apply to the Court against:(a) a reviewable decision made by the Regulator; or(b) a decision made, or taken to have been made, by the Regulator under section 216 in respect of a reviewable decision. | Chief Executive Officer | |
| TSICHA1 | Torres Strait Islander Cultural Heritage Act 2003 | Section 17(2) | Power, in the circumstances set out in subsection (1), to take all reasonable and practicable steps to ensure that the human remains are taken into the custody of the chief executive. | Chief Executive Officer | |
| TSICHA2 | Torres Strait Islander Cultural Heritage Act 2003 | Section 18(2) | Power, in the circumstances set out in subsection (1), to advise the chief executive of the existence and location of the human remains and give the chief executive all details that the chief executive reasonably requires. | Chief Executive Officer | |
| TSICHA3 | Torres Strait Islander Cultural Heritage Act 2003 | Section 23(1) | Power, as a person who carries out an activity, to take all reasonable and practicable measures to ensure the activity does not harm Torres Strait Islander cultural heritage. | Chief Executive Officer | |
| TSICHA4 | Torres Strait Islander Cultural Heritage Act 2003 | Section 28(2) | Power to consult with the Minister about cultural heritage duty of care guidelines. | Chief Executive Officer | |
| TSICHA5 | Torres Strait Islander Cultural Heritage Act 2003 | Section 30(1) | Power, as a person who is involved in putting an approved cultural heritage management plan into effect, to take all reasonable steps to ensure the chief executive is advised about all Torres Strait Islander cultural heritage revealed to exist because of any activity carried out under the plan. | Chief Executive Officer | |
| TSICHA6 | Torres Strait Islander Cultural Heritage Act 2003 | Section 31(1) | Power, as a person who carries out an activity, to advise the chief executive of Torres Strait Islander cultural heritage revealed to exist because of the activity. | Chief Executive Officer | |
| TSICHA7 | Torres Strait Islander Cultural Heritage Act 2003 | Sections 53, 56, 57, 58, 59, 60, 61, 62(2), 63(2), 64(2), 65(2), 67, 68, 69(2), 70, 71, 76, 77(2) and 153 | Power to carry out a cultural heritage study and have its findings recorded in the register including all steps authorised or required by Part 6 of the Act for the purpose of carrying out the study, recording it in the register and objecting to the way the study is recorded in the register. | Chief Executive Officer | |
| TSICHA8 | Torres Strait Islander Cultural Heritage Act 2003 | Section 54(3) | Power to consult with the Minister about guidelines to help people in choosing suitable methodologies for carrying out cultural heritage studies. | Chief Executive Officer | |
| TSICHA9 | Torres Strait Islander Cultural Heritage Act 2003 | Section 70(3) | Power, as the owner or occupier of land, to consult with the sponsor about obtaining access to the land and determine whether or not access should be given. | Chief Executive Officer | |
| TSICHA10 | Torres Strait Islander Cultural Heritage Act 2003 | Section 72(1)(c) | Power to consult with the chief executive about a cultural heritage study. | Chief Executive Officer | |
| TSICHA11 | Torres Strait Islander Cultural Heritage Act 2003 | Section 76 | Power to object to the Land Court to:- (a) the chief executive's recording in the register of the findings of a cultural heritage study; and (b) the chief executive's refusal to record in the register the findings of a cultural heritage study. | Chief Executive Officer | |

| TSICHA12 | Torres Strait Islander Cultural Heritage Act 2003 | Sections 82, 83, 91, 92, 93, 94, 95, 96, 97(2), 98(2), 99(2), 100, 101, 103, 104, 105, 106, 107, 109(5), 111, 112, 113, 114, 115, 116, 117(5) and 153 | Power to develop, reach agreement on and seek approval for a cultural heritage management plan including all steps authorised or required by Part 7 of the Act for the purpose of developing, reaching agreement on and seeking approval of the plan and objecting to any refusal to approve the plan | Chief Executive Officer | | |
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| TSICHA13 | Torres Strait Islander Cultural Heritage Act 2003 | Section 85(3) | Power to consult with the Minister about guidelines to help people in choosing suitable methodologies for developing cultural heritage management plans. | Chief Executive Officer | | |
| TSICHA14 | Torres Strait Islander Cultural Heritage Act 2003 | Section 153 | Power, as the owner or occupier of land, to consult with a person who wishes to enter land to perform a cultural heritage activity about obtaining access to the land and to determine whether or not access should be given. | Chief Executive Officer | | |
| WRRA46 | Waste Reduction and Recycling Act 2011 | Section 28 | Power to make an exempt waste application to the chief executive. | Chief Executive Officer | | |
| WRRA47 | Waste Reduction and Recycling Act 2011 | Section 29 | Power to provide further information or documents for an exempt waste application if required by the chief executive. | Chief Executive Officer | | |
| WRRA48 | Waste Reduction and Recycling Act 2011 | Section 29(2) | Power to agree with the chief executive about extending the time for providing further information or documents for an exempt waste application. | Chief Executive Officer | | |
| WRRA49 | Waste Reduction and Recycling Act 2011 | Section 33 | Power, as the holder of an approval of waste as exempt waste, to request an amendment of the approval, and agree with the chief executive to the amendment of the approval. | Chief Executive Officer | | |
| WRRA50 | Waste Reduction and Recycling Act 2011 | Section 34(e) | Power, as the holder of an approval of waste as exempt waste, to make submissions in response to a notice from the chief executive about cancelling or amending the approval. | Chief Executive Officer | | |
| WRRA1 | Waste Reduction and Recycling Act 2011 | Section 4 <mark>34(1)</mark> | Power, as the operator of a waste disposal site required to hold an environmental authority for the disposal of more than 10000t of waste in a year at the site, to install and keep in proper working order, a- weighbridge on or before a day prescribed under a regulation. in conducting a recycling activity prescribed by regulation, to make a residue waste discounting application to the chief executive. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA2 | Waste Reduction and Recycling Act 2011 | Section 4 <mark>4</mark> 5 | Power, as the operator of a waste disposal site at which a weighbridge- is installed, to measure and record waste as the applicant for a residue waste discounting application, to provide further information or documents for the application if required by the chief executive. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA51 | Waste Reduction and Recycling Act 2011 | Section 45(2) | Power to agree with the chief executive about extending the time for providing further information or documents for a waste residue discounting application. | Chief Executive Officer | | |
| WRRA52 | Waste Reduction and Recycling Act 2011 | Section 49 | Power, as the holder of an approval of a discounted rate for the waste levy for residue waste, to request an amendment of the approval, and agree with the chief executive to the amendment of the approval. | Chief Executive Officer | | |
| WRRA53 | Waste Reduction and Recycling Act 2011 | Section 50(3)(e) | Power, as the holder of an approval of a discounted rate for the waste levy for residue waste, to make submissions in response to a notice from the chief executive about cancelling or amending the approval. | Chief Executive Officer | | |
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| WRRA3 | Waste Reduction and Recycling Act 2011 | Section 52 53 | Power, as the operator of a waste disposal site, to prepare a waste data return for each reporting periodreceive and request delivery information for waste. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
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| WRRA54 | Waste Reduction and Recycling Act 2011 | Section 54 | Power, as the operator of a resource recovery and transfer facility, to receive and request delivery information for waste. | Chief Executive Officer | | |
| WRRA55 | Waste Reduction and Recycling Act 2011 | Section 56 | Power, as the operator of a levyable waste disposal site, to pay the chief executive the waste levy, including any interest. | Chief Executive Officer | | |
| WRRA56 | Waste Reduction and Recycling Act 2011 | Sections 56 and 57 | Power, as the operator of a waste disposal site in the waste levy zone, to ensure a weighbridge is installed and operates at the site, is brought back into operation if out of operation, and give notice to the chief executive where the weighbridge is out of operation and brought back into operation, as required by sections 56 and 57. NOTE: an exemption may apply until 30 June 2029 pursuant to chapter 16, part 3, division 2. | Chief Executive Officer | | |
| WRRA57 | Waste Reduction and Recycling Act 2011 | Sections 59, 60 | Power to measure and record waste as required by sections 59, 60 and 61. NOTE: an exemption may apply until 30 June 2029 pursuant to chapter 16, part 3, division 2. | Chief Executive Officer | | |
| WRRA58 | Waste Reduction and Recycling Act 2011 | Section 60(3) | Power, as the operator of a waste disposal site, to agree with the chief executive about an alternative way to measure and record the waste. | Chief Executive Officer | | |
| WRRA59 | Waste Reduction and Recycling Act 2011 | Sections 63, 64, 65 and 66 | Power, as the operator of a waste disposal site and where the chief executive has given Council a notice under section 63(2), to install, maintain and operate a monitoring system as required by the notice, and comply with sections 64, 65 and 66. | Chief Executive Officer | | |
| WRRA60 | Waste Reduction and Recycling Act 2011 | Sections 67, 68 and 69 | Power, as the operator of a levyable waste disposal site, to carry out volumetric surveys, ensure volumetric surveys are carried out, and give the chief executive copies of the results of the volumetric surveys as required by sections 67, 68 and 69. | Chief Executive Officer | | |
| WRRA61 | Waste Reduction and Recycling Act 2011 | Section 72 | Power, as the operator of a levyable waste disposal site, to give the chief executive a waste data return. | Chief Executive Officer | | |
| WRRA62 | Waste Reduction and Recycling Act 2011 | Section 72A | Power, as the operator of a levyable waste disposal site, to keep the documents stipulated in section 72A. | Chief Executive Officer | | |
| WRRA63 | Waste Reduction and Recycling Act 2011 | Section 72C | Power, as the operator of a levyable waste disposal site, to apply to the chief executive to enter a waste levy instalment agreement, and enter the agreement. | Chief Executive Officer | | |
| WRRA64 | Waste Reduction and Recycling Act 2011 | Section 72D | Power, as the operator of a levyable waste disposal site, to apply to the chief executive for an amendment of a waste levy instalment agreement, and enter the amendment agreement. | Chief Executive Officer | | |
| WRRA65 | Waste Reduction and Recycling Act 2011 | Section 72G | Power, as the operator of a levyable waste disposal site, to apply to the chief executive for an extension of time to pay a waste levy amount. | Chief Executive Officer | | |
| WRRA66 | Waste Reduction and Recycling Act 2011 | Section 72H | Power, as the operator of a levyable waste disposal site, to apply to the chief executive for an extension of time to submit a waste data return and pay a waste levy amount. | Chief Executive Officer | | |
| WRRA67 | Waste Reduction and Recycling Act 2011 | Section 72J(3)(c) | Power, as the operator of a levyable waste disposal site where the chief executive has decided an estimated waste levy amount under section 72J, to adjust the waste levy amount payable if a different amount is decided under a review of the chief executive's decision on the estimated waste levy amount. | Chief Executive Officer | | |

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| WRRA68 | Waste Reduction and Recycling Act 2011 | Section 72L | Power, as the operator or former operator of a waste disposal site who is eligible for a bad debt credit, to apply to the chief executive for relief. | Chief Executive Officer | |
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| WRRA69 | Waste Reduction and Recycling Act 2011 | Section 72M(1) | Power to respond to a notice from the chief executive requiring further reasonable information or documents about the application for a bad debt credit. | Chief Executive Officer | |
| WRRA70 | Waste Reduction and Recycling Act 2011 | Section 72M(2) | Power to agree with the chief executive about extending the time for providing the further information or documents. | Chief Executive Officer | |
| WRRA71 | Waste Reduction and Recycling Act 2011 | Sections 72R and 72S | Power, as the operator of a waste disposal site, to declare an area within the site as a resource recovery area by giving the chief executive notice of a proposed resource recovery area. | Chief Executive Officer | |
| WRRA72 | Waste Reduction and Recycling Act 2011 | Section 72U | Power, as the operator of a waste disposal site with a resource recovery area, to amend the declaration as a resource recovery area by giving the chief executive notice of the proposed amendment. | Chief Executive Officer | |
| WRRA73 | Waste Reduction and Recycling Act 2011 | Section 72V | Power, as the operator of a waste disposal site with a resource recovery area, to cancel the declaration as a resource recovery area by giving the chief executive notice of the proposed cancellation. | Chief Executive Officer | |
| WRRA74 | Waste Reduction and Recycling Act 2011 | Section 72W | Power, as the operator of a waste disposal site with a resource recovery area and where the chief executive proposes to revoke the declaration, to make submissions to the chief executive to show why the declaration should not be revoked. | Chief Executive Officer | |
| WRRA75 | Waste Reduction and Recycling Act 2011 | Section 72X | Power, as the operator of a waste disposal site with a resource recovery area, to keep the documents and results stipulated in section 72X. | Chief Executive Officer | |
| WRRA76 | Waste Reduction and Recycling Act 2011 | Section 72Y | Power, as the operator of a resource recovery area at a waste disposal site in the waste levy zone, to carry out volumetric surveys, ensure volumetric surveys are carried out and give the chief executive a copy of the results of the volumetric survey as required by section 72Y. **NOTE: section 72Y only applies from 01 June 2020. | Chief Executive Officer | |
| WRRA77 | Waste Reduction and Recycling Act 2011 | Section 72Z | Power, as the operator of a resource recovery area at a waste disposal site not in the waste levy zone, to carry out volumetric surveys, ensure volumetric surveys are carried out and give the chief executive a copy of the results of the volumetric survey as required by section 72Z. | Chief Executive Officer | |
| WRRA78 | Waste Reduction and Recycling Act 2011 | Section 73A | Power, as the operator of a waste disposal site that has declared, or claims to have declared, a resource recovery area under section 72S, to ensure that the resource recovery area complies with section 73A(2). | Chief Executive Officer | |
| WRRA79 | Waste Reduction and Recycling Act 2011 | Section 73C(2) | Power, as the operator of a waste disposal site that has declared a resource recovery area and there is a change to the physical barrier or points of access for the resource recovery area that does not change the boundaries of the area, to amend the plan of the waste disposal site, and give the chief executive notice and a copy of the amended plan. | Chief Executive Officer | |
| WRRA80 | Waste Reduction and Recycling Act 2011 | Section 73C(3) | Power, as the operator of a waste disposal site that has declared a resource recovery area and there is a change to the recycling activities, to advise the chief executive of the change. | Chief Executive Officer | |

| WRRA81 | Waste Reduction and Recycling Act 2011 | Section 73C(4) | Power, as the operator of a waste disposal site that has declared a resource recovery area and there is a change to the entity having responsibility for the operation of the resource recovery area, to advise the chief executive of the change. | Chief Executive Officer | |
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| WRRA82 | Waste Reduction and Recycling Act 2011 | Section 73D(1) | Power, as a local government affected by the waste levy, to receive an annual payment from the chief executive and use that payment to mitigate any direct impacts of the waste levy on households in Council's local government area. | Chief Executive Officer | |
| WRRA83 | Waste Reduction and Recycling Act 2011 | Section 73D(4) | Power, as a local government affected by the waste levy that receives an annual payment from the chief executive, to include a statement on rate notices that informs the ratepayer of the amount paid to the local government and the purpose of the payment. | Chief Executive Officer | |
| | Waste Reduction and Recycling Act 2011 | Section 99H - 99ZZ | As Council has not elected to take up the function of a Beverage Container Refund Point no delegations have been made under these sections except for 99S(1) and 99U(1) | | 6 August G/19/3 |
| WRRA84 | Waste Reduction and Recycling Act 2011 | Section 99S(2) | Power, as the operator of a container refund point, to accept the container and pay the person the refund amount for the container. | Chief Executive Officer | |
| WWR85 | Waste Reduction and Recycling Act 2011 | Section 99Y(1) | Power, as the operator of a container refund point, to:- (a) keep each refund declaration given to the operator for at least 5 years after the declaration was given; (b) for the proof of identity document mentioned in section 99T(3)(c) that accompanied the declaration, make a copy of the proof of identity document and keep the copy with the declaration for at least 5 years after the declaration was given; (c) if asked by an authorised person - produce the declaration and copy of the proof of identity document for inspection by the authorised person. | Chief Executive Officer | |
| WRRA85 | Waste Reduction and Recycling Act 2011 | Section 99ZA | Power, as the operator of a container refund point, to enter a container collection agreement with the Organisation. | Chief Executive Officer | |
| WWRA86 | Waste Reduction and Recycling Act 2011 | Section 99ZB | Power, as the operator of a container refund point, to claim a collection amount from the Organisation for containers collected. | Chief Executive Officer | |
| WRRA87 | Waste Reduction and Recycling Act 2011 | Section 99ZF | Power, as the operator of a material recovery facility, to enter a material recovery agreement with the Organisation. | Chief Executive Officer | |
| WWRA88 | Waste Reduction and Recycling Act 2011 | Section 99ZH | Power, as the operator of a material recovery facility, to claim the recovery amount from the Organisation. | Chief Executive Officer | |
| WRRA89 | Waste Reduction and Recycling Act 2011 | Section 99ZL | Power, as the operator of a material recovery facility, to comply with the recovery amount protocol. | Chief Executive Officer | |
| WRRA17 | Waste Reduction and Recycling Act 2011 | Section 170 | Power to respond to a request from the chief executive for further information on an amendment application and agree to extend the stated period. | Chief Executive Officer | 6 August G/19/3 |
| WRRA24 | Waste Reduction and Recycling Act 2011 | Section 173K P | Power to comply with the conditions of an end of waste approval. | Chief Executive Officer | 6 August G/19/3 |
| WRRA90 | Waste Reduction and Recycling Act 2011 | Section 173L | Power to apply to the chief executive to extend an end of waste approval. | Chief Executive Officer | |
| WRRA91 | Waste Reduction and Recycling Act 2011 | Section 173M | Power to apply to the chief executive to amend an end of waste approval. | Chief Executive Officer | |
| WRRA92 | Waste Reduction and Recycling Act 2011 | Section 1730 | Power to apply to the chief executive to transfer an end of waste approval. | Chief Executive Officer | |
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| WRRA25 | Waste Reduction and Recycling Act 2011 | Section 173Q | Power to apply to the chief executive to extend an end of waste- approval. Power to respond to a request from the chief executive for advice, comment or information about the operation of Chapter 8, Part 3. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA26 | Waste Reduction and Recycling Act 2011 | Section 173S | Power to apply to the chief executive to amend or transfer an end of waste approval. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA28 | Waste Reduction and Recycling Act 2011 | Section 173ZF Y(3)(f) - | Power to respond to a notice-recieved from the chief executive requiring information about an approval proposing to amend, cancel or suspend an end of waste approval. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA29 | Waste Reduction and Recycling Act 2011 | Section 173ZEA- | Power to surrender an end of waste approval by giving notice to the chief executive. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA30 | Waste Reduction and Recycling Act 2011 | Section 173ZB | Power to respond to a show cause notice from the chief executive requiring information about an end of waste approval. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA31 | Waste Reduction and Recycling Act 2011 | Section 173ZC- | Power to give the chief executive advice, comment or information about the operation of Chapter 8, Part 3. | Chief Executive Officer | 6 August 2019 G/19/3879 | |
| WRRA37 | Waste Reduction and Recycling Act 2011 | Section 179 | Power to, as delegate of the chief executive administering the Act, give notice of an internal review decision. | Chief Executive Officer | 6 August 2019 G/19/3879 | As this power relates to sections 248(2) and 253(3) of the Act. |
| WRRA39 | Waste Reduction and Recycling Act 2011 | Section 183 | Power, as delegate of the chief executive administering the Act, to appoint a person as an authorised person. | Chief Executive Officer | 6 August 2019 G/19/3879 | Any appointment of an authorised person must be subject to the limitation that an authorised person can only exercise the powers in section 117 and Chapter 10 of the Act in relation to the following offences: - Chapter 5, Parts 1, 2 and 3, Division 1 and 2 of the Act; - Section 251(a); - Section 251(c); - Section 254; and - Section 264. |
| WRRA93 | Waste Reduction and Recycling Act 2011 | Sections 317(2) | Power, as an operator of a levyable waste disposable site, to apply to the chief executive for an exemption during the transition period from the requirements of section 57. | Chief Executive Officer | | |
| WRRA94 | Waste Reduction and Recycling Act 2011 | Sections 323 | Power, as an operator of a levyable waste disposable site in the waste levy zone, to carry out a volumetric survey, ensure a volumetric survey is carried out, give a copy of the results of the volumetric survey to the chief executive, and keep a copy of the results as required by section 323. | Chief Executive Officer | | |
| WRRA95 | Waste Reduction and Recycling Act 2011 | Sections 324 | Power, as an entity having responsibility for the operation of a resource recovery area for a waste disposal site in the waste levy zone, to carry out a volumetric survey, ensure a volumetric survey is carried out, give a copy of the results of the volumetric survey to the chief executive, and keep a copy of the results as required by section 324 | Chief Executive Officer | | |
| WRRA96 | Waste Reduction and Recycling Act 2011 | Sections 325 | Power, as an operator of a small site, to give the chief executive written notice of a proposed alternative methodology for measuring and recording waste at the site and implement that alternative methodology. NOTE: this section only applies until 30 June 2021. | Chief Executive Officer | | |

| | Waste Reduction and Recycling Act 2011 | | NOTE: The State (via DERM as it was previously known) has delegated certain powers of the chief executive to local governments under section 263(1)(b) of the <i>Waste Reduction and</i> <i>Recycling Act 2011.</i> This has been done via the Waste Reduction and Recycling (Local Government) Delegation (No. 1) 2015. The delegations specifically include the power to sub-delegate to an "appropriately qualified entity" | | 6 Augus G/19/3 |
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| WA139 | Water Act 2000 | Section 137A | Power, if the chief executive requires, to comply with a requirement for- additional information received from the chief executive and to verify the information by statutory declarationgive additional information about an application. | Chief Executive Officer | 6 Augus G/19/3 |
| WA140 | Water Act 2000 | Section 183(5 6) | Power, as the holder of a resource operations licence in the circumstances listed in subsection (4), to ask the chief executive to refer the proposed change to the rules to a referral panel. | Chief Executive Officer | 6 Augus G/19/3 |
| WA116 | Water Act 2000 | Section 426 <mark>(2)(a)</mark> | Power, as a party to a dispute referred to in section 425 to give the other party and the chief executive a conference election notice , and where necessary the chief executive, an election notice . | Chief Executive Officer | 6 Augus G/19/3 |
| WA145 | Water Act 2000 | Section 426(2)(b) | Power, as a party to a dispute referred to in section 425, to give the other party an ADR election notice. | Chief Executive Officer | |
| WA146 | Water Act 2000 | Section 426(6) | Power, as a party to a dispute referred to in section 425 who is given an ADR election notice, to accept or refuse the type of ADR and the ADR facilitator proposed in the notice. | Chief Executive Officer | |
| WA147 | Water Act 2000 | Sections 426(7) and 426(8) | Power, as a party to a dispute referred to in section 425 who has given an ADR election notice and where the party given the ADR election notice has not accepted the type of ADR or ADR facilitator under section 426(6), to make another proposal, or obtain a decision from the Land Court or prescribed ADR institute about the matter not accepted, and, for a decision from the Land Court or prescribed ADR institute, give the other party notice of the decision. | Chief Executive Officer | |
| WA148 | Water Act 2000 | Section 426(9) | Power, as a party to a dispute referred to in section 425 and who is the resource tenure holder, to bear the costs of the ADR facilitator. | Chief Executive Officer | |
| WA149 | Water Act 2000 | Section 427(2) | Power, as a party to a dispute referred to in section 425 and where an ADR election notice has been given under section 426(2)(b), to use all reasonable endeavours to resolve the dispute. | Chief Executive Officer | |
| WA117 | Water Act 2000 | Section 427(43) | Power, as a party to a dispute referred to in section 425 and where a conference election notice or an ADR election notice has been given, to ask for and agree to a longer period to finish the conference or ADR to apply instead of the usual period. | Chief Executive Officer | 6 Augus G/19/3 |
| WA150 | Water Act 2000 | Section 433A(2) | Power, as a party to a dispute referred to in section 425 where a conference election notice or ADR election notice has been given and the dispute has not resolved by the end of the period under section 427(2) or (4), to give an arbitration election notice. | Chief Executive Officer | |
| WA151 | Water Act 2000 | Section 433A(4) | Power, as a party to a dispute referred to in section 425 and where an arbitration election notice has been given, to accept or refuse the request for arbitration. | Chief Executive Officer | |

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| WA152 | Water Act 2000 | Section 433A(5) | Power, as a party to a dispute referred to in section 425 and where an arbitration election notice has been given, to jointly appoint an arbitrator. | Chief Executive Officer | |
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| WA153 | Water Act 2000 | Section 433A(6) | Power, as a party to a dispute referred to in section 425, the party giving an arbitration election notice and where the parties do not jointly appoint an arbitrator under section 433A(5), to require a prescribed arbitration institute to appoint an arbitrator. | Chief Executive Officer | |
| WA154 | Water Act 2000 | Section 433E | Power, as a party to a dispute referred to in section 425 that is the subject of arbitration, to pay the fees and expenses of the arbitrator as required by section 433E. | Chief Executive Officer | |
| WSSRA62 | Water Supply (Safety and Reliability) Act 2008 | Section 162 | Power to give notice of the making or amendment of a declaration under section 161 of the Water Supply (Safety and Reliability) Act 2008, and to make the notice available for inspection and purchase, and to give the regulator a copy of the notice. | Chief Executive Officer | 6 Augus G/19/3 |
| WSSRA138 | Water Supply (Safety and Reliability) Act 2008 | Section 352Q <mark>(1)</mark> | Power, as the owner of a referrable dam, to apply ask to the chief executive to correct a minor error or make a change, that is not a change of substance, in an emergency action plan for the dam. | Chief Executive Officer | 6 Augus G/19/3 |
| WSSRA168 | Water Supply (Safety and Reliability) Act 2008 | Section 352Q(1A) | Power, as the owner of a referrable dam, to ask to the chief executive to record the change in ownership of the dam and make other changes to the plan required because of the change in ownership. | Chief Executive Officer | |
| WSSRA169 | Water Supply (Safety and Reliability) Act 2008 | Section 366 | Power, as a former owner of a dam, to give the chief executive notice of the change in ownership and give the new owner all relevant documentation for the dam. | Chief Executive Officer | |
| WHSA25 | Work Health and Safety Act 2011 | Section 70 | Power to comply with the general obligations of a person conducting a business or undertaking provided in section 70. | Chief Executive Officer | |
| WHSA26 | Work Health and Safety Act 2011 | Section 74 | Power as a person conducting a business or undertaking to comply with subsections (a) to (c). | Chief Executive Officer | |
| WHSA27 | Work Health and Safety Act 2011 | Section 97A | Power to give a copy of the provisional improvement notice to the regulator. | Chief Executive Officer | |
| WHSA28 | Work Health and Safety Act 2011 | Section 102B | Power to give the industrial registrar written notice of the dispute. | Chief Executive Officer | |
| WHSA29 | Work Health and Safety Act 2011 | Section 102G | Power to appeal a decision of the Commission given under Part 5, Division 7A. | Chief Executive Officer | |
| WHSA30 | Work Health and Safety Act 2011 | Section 141A | Power, as receiver of a direction from the inspector under section 131A(2) to comply with it. | Chief Executive Officer | |
| WHSA31 | Work Health and Safety Act 2011 | Section 142A | Power to appeal a decision of the Commission. | Chief Executive Officer | |
| WHSA32 | Work Health and Safety Act 2011 | Sections 231(1) and (1A) | Power to, in the circumstances provided in subsections (1) or (1A), make a written request to the WHS prosecutor that a prosecution be brought. | Chief Executive Officer | |
| WHSA33 | Work Health and Safety Act 2011 | Section 231(3) | Power to, in the circumstances provided in subsection (3), request the regulator WHS prosecutor to refer the matter to the director of public prosecutions. | Chief Executive Officer | |

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