2008

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Offshore Petroleum Amendment (Greenhouse Gas Storage) Bill 2008

No. , 2008

(Resources, Energy and Tourism)

A Bill for an Act to amend the Offshore Petroleum Act 2006, and for other purposes

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A Bill for an Act to amend the *Offshore Petroleum*Act 2006, and for other purposes

The Parliament of Australia enacts:

1 Short title

This Act may be cited as the *Offshore Petroleum Amendment* (*Greenhouse Gas Storage*) Act 2008.

2 Commencement

(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

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Column 1	Column 2	Column 3	
Provision(s)	Commencement Da		
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.		
2. Schedule 1	The later of:		
	(a) the day after this Act receives the Royal Assent; and		
	(b) immediately after the commencement of item 32 of Schedule 1 to the <i>Offshore Petroleum Amendment (Miscellaneous Measures) Act 2008.</i>		
3. Schedule 2, Part 1	Immediately after the commencement of Schedule 1 to this Act.		
4. Schedule 2, Part 2	Immediately after the commencement of Schedule 1 to this Act.		
5. Schedule 2, items 44A to 57	Immediately after the commencement of Schedule 1 to this Act.		
6. Schedule 2,	The later of:		
items 58 to 61	(a) the day after this Act receives the Royal Assent; and		
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (<i>Repeals and Consequential Amendments</i>) Act 2006.		
7. Schedule 2,	The later of:		
items 62 and 63	(a) the day after this Act receives the Royal Assent; and		
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>		
8. Schedule 2,	The later of:		
items 64 and 65	(a) the day after this Act receives the Royal Assent; and		
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i>		

Commencement information				
Column 1 Column 2		Column 3		
Provision (s)	Commencement	Date/Details		
	(Repeals and Consequential Amendments) Act 2006.			
9. Schedule 3,	The later of:			
item 1	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of item 1 of Schedule 2 to the Australian Energy Market Amendment (Gas Legislation) Act 2007.			
	However, the provision(s) do not commence at all if the event mentioned in paragraph (b) does not occur.			
10. Schedule 3,	The later of:			
item 2	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006.			
11. Schedule 3,	The later of:			
items 3 to 11	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (<i>Repeals and Consequential Amendments</i>) Act 2006.			
12. Schedule 3,	The later of:			
items 12 and 13	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Customs Tariff Amendment (Greater Sunrise) Act 2007</i> .			
13. Schedule 3,	The later of:			
item 14	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i>			

Column 1 Column 2 Column 3 Provision(s) Commencement (Repeals and Consequential Amendments) Act 2006. 14. Schedule 3, items 14A to 14D (a) the day after this Act receives the Royal Assent; and (b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006. However, if Schedule 1 to the Australian Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 (a) the day after this Act receives the Royal Assent; and	Commencement information				
(Repeals and Consequential Amendments) Act 2006. 14. Schedule 3, items 14A to 14D (a) the day after this Act receives the Royal Assent; and (b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006. However, if Schedule 1 to the Australian Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 (a) the day after this Act receives the Royal Assent; and	Column 1	Column 2 Column 3			
Amendments) Act 2006. 14. Schedule 3, items 14A to 14D (a) the day after this Act receives the Royal Assent; and (b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006. However, if Schedule 1 to the Australian Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 (a) the day after this Act receives the Royal Assent; and	Provision(s)	Commencement	Date/Details		
(a) the day after this Act receives the Royal Assent; and (b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006. However, if Schedule 1 to the Australian Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 The later of: (a) the day after this Act receives the Royal Assent; and		· · · · · · · · · · · · · · · · · · ·			
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Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006. However, if Schedule 1 to the Australian Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 The later of: (a) the day after this Act receives the Royal Assent; and	items 14A to 14D	· · · · · · · · · · · · · · · · · · ·			
Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the provision(s) do not commence at all. 15. Schedule 3, items 15 to 31 (a) the day after this Act receives the Royal Assent; and		Schedule 2 to the Offshore Petroleum (Repeals and Consequential			
items 15 to 31 (a) the day after this Act receives the Royal Assent; and		Energy Market Amendment (Gas Legislation) Act 2007 commences before the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006, the			
Assent; and	15. Schedule 3,	The later of:			
	items 15 to 31				
(b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006.		(Repeals and Consequential			
16. Schedule 3, The later of:	16. Schedule 3,	The later of:			
item 31AA (a) the day after this Act receives the Royal Assent; and	item 31AA				
(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>		Schedule 1 to the Offshore Petroleum			
17. Schedule 3, The later of:	17. Schedule 3,	The later of:			
item 31AB (a) the day after this Act receives the Royal Assent; and	item 31AB				
(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (Repeals and Consequential Amendments) Act 2006.		Schedule 2 to the Offshore Petroleum (Repeals and Consequential			
18. Schedule 3, The later of:	18. Schedule 3,	The later of:			

Commencement information				
Column 1 Column 2 Column 2		Column 3		
Provision(s)	ovision(s) Commencement			
items 31A to 31F	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of section 3 of the <i>Offshore Petroleum</i> (<i>Royalty</i>) <i>Act 2006</i> .			
19. Schedule 3,	The later of:			
items 32 to 39	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006.			
20. Schedule 3,	The later of:			
items 39A and 39B	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>			
21. Schedule 3,	The later of:			
item 40	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006.			
22. Schedule 3,	The later of:			
item 41	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of item 3 of Schedule 3 to the <i>Petroleum Resource Rent Tax Assessment Amendment Act 2006</i> .			
23. Schedule 3,	The later of:			
items 42 and 43	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i>			

Commencement information				
Column 1 Column 2 Column		Column 3		
Provision(s)	Commencement	Date/Details		
	(Repeals and Consequential Amendments) Act 2006.			
24. Schedule 3,	The later of:			
items 44 and 45	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>			
25. Schedule 3,	The later of:			
items 46 to 48	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (Repeals and Consequential Amendments) Act 2006.			
26. Schedule 3,	The later of:			
items 48A and 48B	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act</i> 2007.			
27. Schedule 3,	The later of:			
item 49	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the Offshore Petroleum (Repeals and Consequential Amendments) Act 2006.			
28. Schedule 3,	The later of:			
item 49A	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>			
29. Schedule 3,	The later of:			
items 50 to 57	(a) the day after this Act receives the Royal Assent; and			

Commencement information				
Column 1	olumn 1 Column 2 Column 3			
Provision(s)	Commencement	Date/Details		
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (<i>Repeals and Consequential Amendments</i>) Act 2006.			
30. Schedule 3,	The later of:			
items 57A and 57B	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 1 to the <i>Offshore Petroleum Amendment (Greater Sunrise) Act 2007.</i>			
31. Schedule 3,	The later of:			
items 58 to 60	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of Schedule 2 to the <i>Offshore Petroleum</i> (<i>Repeals and Consequential Amendments</i>) Act 2006.			
32. Schedule 4, Part 1	Immediately after the commencement of Part 1 of Schedule 2 to this Act.			
33. Schedule 4, item 1A	The day on which this Act receives the Royal Assent.			
34. Schedule 4,	The later of:			
items 2 to 4	(a) the day after this Act receives the Royal Assent; and			
	(b) immediately after the commencement of items 14A to 14D of Schedule 3.			
	However, if Schedule 1 to the Australian			
	Energy Market Amendment (Gas			
	Legislation) Act 2007 commences before the commencement of Schedule 2 to the			
	Offshore Petroleum (Repeals and			
	Consequential Amendments) Act 2006, the			
	provision(s) do not commence at all.			
35. Schedule 4, item 5	Immediately after the commencement of item 31AB of Schedule 3 to this Act.			
36. Schedule 4, item 5A	Immediately after the commencement of item 31D of Schedule 3 to this Act.			

Commencement information			
Column 1	Column 2	Column 3	
Provision(s)	Commencement	Date/Details	
37. Schedule 4, item 5B	Immediately after the commencement of item 31E of Schedule 3 to this Act.		
38. Schedule 4, item 5C	Immediately after the commencement of item 31F of Schedule 3 to this Act.		
39. Schedule 4, item 6	Immediately after the commencement of item 37 of Schedule 3 to this Act.		
40. Schedule 4, item 7	Immediately after the commencement of item 40 of Schedule 3 to this Act.		
41. Schedule 4, item 7A	Immediately after the commencement of item 48B of Schedule 3 to this Act.		
42. Schedule 4, item 7B	Immediately after the commencement of item 49A of Schedule 3 to this Act.		
43. Schedule 4, item 8	Immediately after the commencement of item 50 of Schedule 3 to this Act.		
44. Schedule 4, item 9	Immediately after the commencement of item 54 of Schedule 3 to this Act.		
45. Schedule 4, item 10	Immediately after the commencement of Part 1 of Schedule 2 to this Act.		
Note:	This table relates only to the provisions of this passed by both Houses of the Parliament and as	ssented to. It will no	

expanded to deal with provisions inserted in this Act after assent.

(2) Column 3 of the table contains additional information that is not part of this Act. Information in this column may be added to or edited in any published version of this Act.

3 Schedule(s)

1 2 3

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Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

1 2 3 4	Sch	edule 1—Amendments relating to greenhouse gas storage etc.			
5	Offsh	hore Petroleum Act 2006			
6	1 Tit	le			
7 8 9		Omit "offshore petroleum", substitute "petroleum exploration and recovery, and the injection and storage of greenhouse gas substances, in offshore areas".			
10	2 Se	ction 1			
11		After "Offshore Petroleum", insert "and Greenhouse Gas Storage".			
12	Note:	This item amends the short title of the Act. If another amendment of the Act is			
13 14		described by reference to the Act's previous short title, that other amendment has effect after the commencement of this item as an amendment of the Act under its amended			
15		short title (see section 10 of the Acts Interpretation Act 1901).			
16	3 Se	ction 3			
17		Omit:			
18		This Act sets up a system for regulating the following			
19		activities in offshore areas:			
20		(a) exploration for petroleum;			
21		(b) recovery of petroleum;			
22		(c) construction and operation of petroleum-related			
23		infrastructure facilities;			
24		(d) construction and operation of petroleum pipelines.			
25		substitute:			
26		This Act sets up a system for regulating the following			
27		activities in offshore areas:			
28		(a) exploration for petroleum;			

1			(b)	recovery of petroleum;
2 3 4			(c)	construction and operation of infrastructure facilities relating to petroleum or greenhouse gas substances;
5 6 7			(d)	construction and operation of pipelines for conveying petroleum or greenhouse gas substances;
8			(e)	exploration for potential greenhouse gas storage formations;
10			(f)	injection and storage of greenhouse gas substances.
11	4 Sectio	n 3		
12	Om	nit:		
13		•	This Act p	provides for the grant of the following titles:
14			(a)	an exploration permit (see Part 2.2);
15			(b)	a retention lease (see Part 2.3);
16			(c)	a production licence (see Part 2.4);
17			(d)	an infrastructure licence (see Part 2.5);
18			(e)	a pipeline licence (see Part 2.6);
19			(f)	a special prospecting authority (see Part 2.7);
20			(g)	an access authority (see Part 2.8).
21	sub	stitut	e:	
22		•	This Act p	provides for the grant of the following titles:
23			(a)	an exploration permit (see Part 2.2);
24			(b)	a retention lease (see Part 2.3);

1		(c)	a production licence (see Part 2.4);
2		(d)	an infrastructure licence (see Part 2.5);
3		(e)	a pipeline licence (see Part 2.6);
4		(f)	a special prospecting authority (see Part 2.7);
5		(g)	an access authority (see Part 2.8);
6 7		(h)	a greenhouse gas assessment permit (see Part 2A.2);
8		(i)	a greenhouse gas holding lease (see Part 2A.3);
9		(j)	a greenhouse gas injection licence (see Part 2A.4);
10		(k)	a greenhouse gas search authority (see Part 2A.5);
11		(1)	a greenhouse gas special authority (see Part 2A.6).
12	5 Section 3		
13	Before:		
14 15 16	•		onal Offshore Petroleum Safety Authority is le for the administration of occupational health and visions.
17	insert:		
18 19 20	•		nsible Commonwealth Minister is responsible for istration of greenhouse gas injection and storage s.
21	6 Section 6	(definitio	n of <i>Annual Fees Act</i>)
22		•	troleum", insert "and Greenhouse Gas Storage".
23	7 Section 6	(definitio	n of <i>approved</i>)

Repeal the definition, substitute:

1	approved:
2	(a) when used in any of the following provisions:
3	(i) Chapter 2A;
4	(ii) Chapter 3A;
5	(iii) Chapter 5A;
6	(iv) section 441A;
7	means approved in writing by the responsible
8	Commonwealth Minister; or
9	(b) in any other case—means approved in writing by the
10	Designated Authority.
11	This definition does not apply to the expression <i>approved site plan</i> .
12	8 Section 6
13	Insert:
14	approved site plan means a site plan in respect of which an
15	approval is in force under the regulations.
16	Note: See section 249ND.
17	9 Section 6 (at the end of the definition of authority area)
18	Add:
19	; or (c) when used in relation to a greenhouse gas search authority—
20	means the area constituted by the block or blocks that are the
21	subject of the greenhouse gas search authority; or
22	(d) when used in relation to a greenhouse gas special authority—
23 24	means the area to which the greenhouse gas special authority relates.
24	Tolutos.
25	10 Section 6
26	Insert:
27	cash-bid greenhouse gas assessment permit means a greenhouse
28	gas assessment permit granted under Division 3 of Part 2A.2.
29	11 Section 6
30	Insert:
31	declared exploration permit has the meaning given by
32	section 79B.

1	12	Section 6
2		Insert:
3 4		declared greenhouse gas facility has the meaning given by section 14B.
5	13	Section 6
6		Insert:
7 8		<i>declared production licence</i> has the meaning given by section 138B.
9	14	Section 6
10		Insert:
11		declared retention lease has the meaning given by section 114B.
12	15	Section 6
13		Insert:
14 15		<i>detection agent</i> means a substance, whether in a gaseous or liquid state, that:
16		(a) when added to:
17		(i) another substance; or
18		(ii) a mixture of other substances;
19		facilitates the monitoring of the behaviour of that other
20 21		substance or that mixture, as the case may be; and (b) is specified in the regulations.
21		
22	15.	A Section 6
23		Insert:
24 25		<i>eligible greenhouse gas storage formation</i> has the meaning given by section 15B.
26	16	Section 6 (definition of <i>expiry date</i>)
27		Repeal the definition, substitute:
28		expiry date:

1 2 3		 (a) when used in relation to an exploration permit, retention lease or production licence—has the meaning given by subsection 9(1); or
4		(b) when used in relation to a greenhouse gas assessment permit
5		or a greenhouse gas holding lease (other than a special
6		greenhouse gas holding lease)—has the meaning given by
7		subsection 9(2).
8	17	Section 6 (definition of explore)
9		Repeal the definition, substitute:
10		explore:
11		(a) when used in relation to petroleum—has a meaning affected
12		by subsection 15(1); or
13		(b) when used in relation to a potential greenhouse gas storage
14		formation—has a meaning affected by subsections 15(2) and
15		(3); or
16		(c) when used in relation to a potential greenhouse gas injection
17		site—has a meaning affected by subsection 15(4).
18	18	Section 6
19		Insert:
20		fundamental suitability determinants:
21		(a) when used in relation to an eligible greenhouse gas storage
22		formation—has the meaning given by subsection 15B(8); or
23		(b) when used in relation to an identified greenhouse gas storage
24		formation—has the meaning given by subsection 249AU(10
25	19	Section 6
26		Insert:
27		geological formation includes:
28		(a) any seal or reservoir of a geological formation; and
29		(b) any associated geological attributes or features of a
30		geological formation.
31	20	Section 6 (definition of <i>Greater Sunrise visiting inspector</i>)
32		Before "project", insert "petroleum".
33	21	Section 6
-	_	

1	Insert:
2 3	greenhouse gas assessment permit means a greenhouse gas assessment permit granted under Part 2A.2.
4	22 Section 6
5	Insert:
6 7	greenhouse gas assessment permit area means the permit area of a greenhouse gas assessment permit.
8	23 Section 6
9	Insert:
10 11	greenhouse gas assessment permittee means the registered holder of a greenhouse gas assessment permit.
12	24 Section 6
13	Insert:
14 15	greenhouse gas facility line means a pipe, or system of pipes, that is:
16	(a) for conveying a greenhouse gas substance; and
17	(b) part of a declared greenhouse gas facility.
18	25 Section 6
19	Insert:
20 21	greenhouse gas holding lease means a greenhouse gas holding lease granted under Part 2A.3.
22	26 Section 6
23	Insert:
24 25	greenhouse gas holding lease area means the lease area of a greenhouse gas holding lease.
26	Pr Section 6
27	Insert:
28	greenhouse gas holding lessee means the registered holder of a
29	greenhouse gas holding lease.

1	28 Section 6
2	Insert:
3	greenhouse gas infrastructure line means a pipe, or system of
4	pipes, that is:
5	(a) for conveying a greenhouse gas substance; and
6	(b) part of an infrastructure facility.
7	29 Section 6
8	Insert:
9 10	greenhouse gas injection licence means a greenhouse gas injection licence granted under Part 2A.4.
11	30 Section 6
12	Insert:
13 14	greenhouse gas injection licence area means the licence area of a greenhouse gas injection licence.
15	31 Section 6
16	Insert:
17 18	greenhouse gas injection licensee means the registered holder of a greenhouse gas injection licence.
19	32 Section 6
20	Insert:
21	greenhouse gas injection line means a pipe, or system of pipes,
22	for:
23	(a) conveying a greenhouse gas substance to be compressed,
24	processed or otherwise prepared for injection into an
25	identified greenhouse gas storage formation; or (b) conveying a greenhouse gas substance for storage prior to
26 27	being injected into an identified greenhouse gas storage
28	formation; or
29	(c) conveying a greenhouse gas substance for injection into an
30	identified greenhouse gas storage formation;
31	so long as the greenhouse gas substance does not pass through a
32	terminal point on the pipe, or system of pipes, as the case may be,

1 2		before it is injected into the identified greenhouse gas storage formation.
3	33	Section 6
4		Insert:
5		greenhouse gas pipeline means:
6 7		(a) a pipe, or system of pipes, in an offshore area for conveying a greenhouse gas substance, other than:
8		(i) a greenhouse gas injection line; or
9		(ii) a greenhouse gas infrastructure line; or
10		(iii) a greenhouse gas facility line; or
11 12		(iv) a pipe, or a system of pipes, that is specified in the regulations; or
13		(b) a part of a pipe covered by paragraph (a); or
14		(c) a part of a system of pipes covered by paragraph (a).
15	34	Section 6
16		Insert:
17 18		greenhouse gas project inspector means a person appointed as a greenhouse gas project inspector under section 316-318.
19	35	Section 6
20		Insert:
21 22 23		greenhouse gas pumping station means equipment for pumping a greenhouse gas substance or water, and includes any structure associated with that equipment.
24	36	Section 6
25		Insert:
23		moert.
26 27		greenhouse gas research consent means a greenhouse gas research consent granted under Part 2A.7.
28	37	Section 6
29		Insert:
30		greenhouse gas search authority means a greenhouse gas search
31		authority granted under Part 2A.5.

1	38	Section 6
2		Insert:
3 4		greenhouse gas special authority means a greenhouse gas special authority granted under Part 2A.6.
5	39	Section 6
6		Insert:
7		greenhouse gas substance means:
8		(a) carbon dioxide, whether in a gaseous or liquid state; or
9		(b) a prescribed greenhouse gas, whether in a gaseous or liquid
10		state; or
11		(c) a mixture of any or all of the following substances:
12		(i) carbon dioxide, whether in a gaseous or liquid state;
13		(ii) one or more prescribed greenhouse gases, whether in a
14		gaseous or liquid state;
15		(iii) one or more incidental greenhouse gas-related
16		substances, whether in a gaseous or liquid state, that
17		relate to either or both of the substances mentioned in
18		subparagraphs (i) and (ii);
19		(iv) a prescribed detection agent, whether in a gaseous or
20		liquid state;
21		so long as:
22		(v) the mixture consists overwhelmingly of either or both of
23		the substances mentioned in subparagraphs (i) and (ii); and
24		
25 26		(vi) if the mixture includes a prescribed detection agent—the concentration of the prescribed detection agent in the
27		mixture is not more than the concentration prescribed in
28		relation to that detection agent.
29	40	Section 6
30		Insert:
50		
31		greenhouse gas tank station means a tank, or system of tanks, for
32		holding or storing a greenhouse gas substance, and includes any structure associated with that tank or system of tanks.
33		structure associated with that talk of system of talks.
34	41	Section 6

1		Insert:	
2 3 4		flow	thouse gas valve station means equipment for regulating the of a greenhouse gas substance, and includes any structure stated with that equipment.
5	42	Section 6	
6		Insert:	
7 8			ified greenhouse gas storage formation has the meaning by section 249AU.
9	43	Section 6	
10		Insert:	
11 12			ental greenhouse gas-related substance has the meaning by section 15D.
13	44	Section 6	
14		Insert:	
15		kev g	reenhouse gas operation means:
16			an operation to make a well; or
17			an operation to inject, on an appraisal basis, a greenhouse gas
18		(1)	substance into a part of a geological formation; or
19 20		(c)	an operation to store, on an appraisal basis, a greenhouse gas substance in a part of a geological formation; or
21		(d)	an operation to inject, on an appraisal basis, air, petroleum or
22		. ,	water into a part of a geological formation; or
23		(e)	an operation to store, on an appraisal basis, air, petroleum or
24			water in a part of a geological formation; or
25		(f)	an operation to carry out a seismic survey or any other kind
26			of survey; or
27		(g)	an operation to monitor the behaviour of:
28			(i) a greenhouse gas substance; or
29			(ii) air; or
30			(iii) petroleum; or
31			(iv) water;
32			stored in a part of a geological formation; or

1 2 3	(h)	an operation to carry out baseline investigations relating to the storage of a greenhouse gas substance in a part of the geological formation; or
4 5	(i)	an operation to take samples of the seabed or subsoil of an offshore area; or
6	(j)	an operation specified in the regulations.
7	45 Section 6	
8	Insert:	
9	key	petroleum operation means:
10	(a)	an operation to make a well; or
11 12	(b)	an operation to inject a substance into a part of a geological formation; or
13 14	(c)	an operation to store a substance in a part of a geological formation; or
15 16	(d)	an operation to carry out a seismic survey or any other kind of survey; or
17 18	(e)	an operation to monitor the behaviour of a substance stored in a part of a geological formation; or
19 20	(f)	an operation to take samples of the seabed or subsoil of an offshore area; or
21	(g)	an operation specified in the regulations.
22	46 Section 6	(definition of <i>lease area</i>)
23	Repeal th	e definition, substitute:
24	leas	e area:
25	(a)	when used in relation to a retention lease—means the area
26		constituted by the block or blocks that are the subject of the
27		retention lease; or
28	(b)	when used in relation to a greenhouse gas holding lease—
29 30		means the area constituted by the block or blocks that are the subject of the greenhouse gas holding lease.
31	47 Section 6	(definition of <i>lessee</i>)
32	Repeal th	e definition, substitute:
33	lesse	ee:

1		(a) when used in relation to a retention lease—means the
2		registered holder of the retention lease; or
3		(b) when used in relation to a greenhouse gas holding lease—
4		means the registered holder of the greenhouse gas holding
5		lease.
6	48	Section 6 (at the end of the definition of <i>licence area</i>)
7		(before the note)
8		Add:
9		; or (c) when used in relation to a greenhouse gas injection licence—
10		means the area constituted by the block or blocks that are the
11		subject of the greenhouse gas injection licence.
12	49	Section 6 (at the end of the definition of <i>licensee</i>)
13		Add:
14		; or (d) when used in relation to a greenhouse gas injection licence—
15		means the registered holder of the greenhouse gas injection
16		licence.
17	50	Section 6
18		Insert:
19		original retention lease means a retention lease that was granted
20		otherwise than by way of renewal.
	E4	Continue C. (definition of mouths assurandered)
21	ÐΙ	Section 6 (definition of <i>partly surrendered</i>)
22		Omit "or production licence", substitute ", production licence or
23		greenhouse gas injection licence".
24	52	Section 6
25		Insert:
26		part of a geological formation includes a part of a combination of
27		geological formations.
20	52	Section 6 (definition of normit area)
28	J J	Section 6 (definition of <i>permit area</i>)
29		Repeal the definition, substitute:
30		permit area:

1 2 3		area constituted by the block or blocks that are the subject of the exploration permit; or
4		(b) when used in relation to a greenhouse gas assessment
5		permit—means the area constituted by the block or blocks
6		that are the subject of the greenhouse gas assessment permit.
7	54	Section 6 (definition of permittee)
8		Repeal the definition, substitute:
9		permittee:
10 11		(a) when used in relation to an exploration permit—means the registered holder of the exploration permit; or
12		(b) when used in relation to a greenhouse gas assessment
13		permit—means the registered holder of the greenhouse gas
14		assessment permit.
15	55	Section 6
16		Insert:
17		petroleum pipeline means:
18		(a) a pipe, or system of pipes, in an offshore area for conveying
19		petroleum (whether or not the petroleum is recovered from an
20		offshore area), other than a secondary line; or
21		(b) a part of a pipe covered by paragraph (a); or(c) a part of a system of pipes covered by paragraph (a).
22		
23	56	Section 6
24		Insert:
25		petroleum project inspector means a person appointed as a
26		petroleum project inspector under section 318.
27	57	Section 6
28		Insert:
29		petroleum pumping station means equipment for pumping
30		petroleum or water, and includes any structure associated with that
31		equipment.
32	58	Section 6

 petroleum tank station means a tank, or system of tanks, for holding or storing petroleum, and includes any structure associated with that tank or system of tanks. 59 Section 6 Insert: petroleum valve station means equipment for regulating the flow of petroleum, and includes any structure associated with that equipment. 60 Section 6 (definition of pipeline) Repeal the definition, substitute:	
holding or storing petroleum, and includes any structure associated with that tank or system of tanks. 5	
with that tank or system of tanks. 5	
Insert: petroleum valve station means equipment for regulating the flow of petroleum, and includes any structure associated with that equipment. 60 Section 6 (definition of pipeline)	
 petroleum valve station means equipment for regulating the flow of petroleum, and includes any structure associated with that equipment. 60 Section 6 (definition of pipeline) 	
of petroleum, and includes any structure associated with that equipment. 60 Section 6 (definition of <i>pipeline</i>)	
equipment. 60 Section 6 (definition of <i>pipeline</i>)	
60 Section 6 (definition of <i>pipeline</i>)	
` ' '	
11 Repeal the definition, substitute:	
12 pipeline means:	
(a) a petroleum pipeline; or	
(b) a greenhouse gas pipeline.	
15 61 Section 6 (definition of <i>pipeline provisions</i>)	
Repeal the definition, substitute:	
pipeline provisions means the following:	
18 (a) Part 2.6;	
(b) the definition of <i>greenhouse gas pipeline</i> in this section;	
(c) the definition of <i>greenhouse gas pumping station</i> in this	
section;	
(d) the definition of <i>greenhouse gas tank station</i> in this section;	
(e) the definition of <i>greenhouse gas valve station</i> in this section;	
(f) the definition of <i>petroleum pipeline</i> in this section;	
(g) the definition of <i>petroleum pumping station</i> in this section;	
(h) the definition of <i>petroleum tank station</i> in this section;	
(i) the definition of <i>petroleum valve station</i> in this section;	
(j) the definition of <i>pipeline</i> in this section;	
(k) item 3 of the table in subsection 301(1).	
30 62 Section 6	
Insert:	

1		post-commencement exploration permit means:	
2		(a) an original exploration permit that was granted after the	
3		commencement of this section; or	
4		(b) an exploration permit that was granted by way of renewal,	
5		where the original exploration permit was granted after the	
6		commencement of this section.	
7	63	Section 6	
8		Insert:	
9		post-commencement petroleum title means:	
10		(a) a post-commencement exploration permit; or	
11		(b) a post-commencement retention lease; or	
12		(c) a post-commencement production licence.	
13	64	Section 6	
14		Insert:	
15		post-commencement production licence means:	
16		(a) a production licence that was granted to the registered holder	
17		of:	
18		(i) a post-commencement exploration permit; or	
19		(ii) a post-commencement retention lease;	
20		that was in force over the block or blocks to which the	
21		production licence relates; or	
22		(b) a production licence granted under section 153; or	
23		(c) a production licence granted under section 155, where the	
24		initial production licence mentioned in section 154 was a	
25		post-commencement production licence.	
26	65	Section 6	
27		Insert:	
28		post-commencement retention lease means:	
29		(a) an original retention lease that was granted to the registered	
30		holder of:	
31		(i) a post-commencement exploration permit; or	
32		(ii) a post-commencement production licence;	
33		that was in force over the block or blocks to which the	
34		original retention lease relates; or	

1 2		(b) a retention lease that was granted by way of renewal, where the original retention lease was granted to the registered
3		holder of:
4		(i) a post-commencement exploration permit; or
5		(ii) a post-commencement production licence;
6		that was in force over the block or blocks to which the
7		original retention lease related.
8	66	Section 6
9		Insert:
10 11		potential greenhouse gas injection site has the meaning given by section 15C.
12	67	Section 6
13		Insert:
14		potential greenhouse gas storage formation has the meaning
15		given by section 15A.
16	68	Section 6
17		Insert:
10		nue commencement applacation narmit moons on exploration
18 19		pre-commencement exploration permit means an exploration permit other than a post-commencement exploration permit.
20	69	Section 6
21		Insert:
22		pre-commencement petroleum title means:
23		(a) a pre-commencement exploration permit; or
24		(b) a pre-commencement retention lease; or
25		(c) a pre-commencement production licence.
26	70	Section 6
27		Insert:
28		pre-commencement production licence means a production
29		licence other than a post-commencement production licence.
30	71	Section 6

1		Insert:
2 3		<i>pre-commencement retention lease</i> means a retention lease other than a post-commencement retention lease.
4	72	Section 6 (definition of project inspector)
5		Repeal the definition.
6 7	73	Section 6 (definition of <i>pumping station</i>) Repeal the definition, substitute:
8		pumping station means:
9 10		(a) a greenhouse gas pumping station; or(b) a petroleum pumping station.
11	74	Section 6 (definition of <i>Register</i>)
12		Repeal the definition, substitute:
13		Register:
14 15		(a) when used in Chapter 3—has the meaning given by section 251; or
16 17		(b) when used in Chapter 3A—has the meaning given by section 298-251.
18	75	Section 6 (definition of registered holder)
19		After "Register", insert "kept under section 253 or 298-253".
20	76	Section 6 (definition of registered holder)
21		Omit "or access authority", substitute ", access authority, greenhouse
22 23		gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas
24		special authority".
25	77	Section 6 (definition of Registration Fees Act)
26		After "Offshore Petroleum", insert "and Greenhouse Gas Storage".
27	78	Section 6 (definition of regulated operation)
28		Repeal the definition, substitute:
29		regulated operation means:

1		(a) an activity to which Chapter 2 applies; or
2		(b) an activity to which Chapter 2A applies.
3		For the purposes of paragraph (b), assume that each reference in
4		subsection 249CC(1) to a substance were a reference to a
5		greenhouse gas substance.
6	79	Section 6 (definition of renewal)
7		Repeal the definition, substitute:
8		renewal:
9		(a) when used in relation to an exploration permit, retention
10 11		lease or production licence—has the meaning given by subsection 10(1); or
12		(b) when used in relation to a greenhouse gas holding lease—has
13		the meaning given by subsection 10(2).
14	80	Section 6
15		Insert:
16		serious situation, in relation to an identified greenhouse gas
17		storage formation, has the meaning given by section 249CZ.
18	81	Section 6
19		Insert:
20		significant risk has a meaning affected by section 15E.
21	82	Section 6
22		Insert:
22		site closing certificate means a certificate issued under
23 24		section 249CZGA.
		500 Holi 2 17 62 61 11
25	83	Section 6
26		Insert:
27		site plan, in relation to an identified greenhouse gas storage
28		formation, has the meaning given by section 15E.
29	84	Section 6
30	5 - 7	Insert:
30		moert.

1 2		special greenhouse gas holding lease means a greenhouse gas holding lease granted under section 249BSC.
3	85	Section 6 (definition of tank station)
4		Repeal the definition, substitute:
5		tank station means:
6		(a) a greenhouse gas tank station; or
7		(b) a petroleum tank station.
8	86	Section 6 (definition of term)
9		Repeal the definition, substitute:
10		term:
11		(a) when used in relation to an exploration permit, retention
12		lease, production licence, infrastructure licence, pipeline
13		licence, special prospecting authority or access authority— has the meaning given by subsection 9(1); or
14		(b) when used in relation to a greenhouse gas assessment permit,
15 16		greenhouse gas holding lease, greenhouse gas injection
17		licence, greenhouse gas search authority or greenhouse gas
18		special authority—has the meaning given by subsection 9(2).
19	87	Section 6
20		Insert:
21		terminal point has the meaning given by section 14A.
22	88	Section 6 (after paragraph (e) of the definition of title)
23		Insert:
24		(ea) when used in section 249NH—has the meaning given by
25		subsection 249NH(6); or
26	89	Section 6 (paragraph (h) of the definition of title)
27		Repeal the paragraph, substitute:
28		(h) when used in Chapter 3A—has the meaning given by
29		section 298-251; or
30		(i) when used in section 316-305—has the meaning given by
31		subsection 316-305(1).

1	90	Section 6 (definition of <i>valve station</i>)
2		Repeal the definition, substitute:
3		valve station means:
4		(a) a greenhouse gas valve station; or
5		(b) a petroleum valve station.
6	91	Section 6 (at the end of the definition of water line)
7		Add:
8 9		; or (c) exploration for potential greenhouse gas storage formations; or
10		(d) exploration for potential greenhouse gas injection sites; or
11 12		(e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or
13		(f) the injection, on an appraisal basis, of a greenhouse gas
14		substance into a part of a geological formation; or
15 16		(g) the injection, on an appraisal basis, of air, petroleum or water into a part of a geological formation.
17	92	Continue C (at the and of management (b) of the definition of
	32	Section 6 (at the end of paragraph (b) of the definition of well)
18	32	· · · · · · · · · · · · · · · · · · ·
18 19		well)
18 19 20		well) Add "or".
18 19 20 21		well) Add "or".Section 6 (after paragraph (b) of the definition of well)
18 19 20 21 22		well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert:
18 19 20 21 22 23		well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations;
18 19 20 21 22 23 24		well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified
18 19 20 21 22 23 24 25		 well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or
18 19 20 21 22 23 24 25 26 27		 well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or (f) the injection, on an appraisal basis, of a greenhouse gas
18 19 20 21 22 23 24 25 26 27 28		well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or (f) the injection, on an appraisal basis, of a greenhouse gas substance into a part of a geological formation; or
		 well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or (f) the injection, on an appraisal basis, of a greenhouse gas
18 19 20 21 22 23 24 25 26 27 28 29	93	 well) Add "or". Section 6 (after paragraph (b) of the definition of well) Insert: (c) exploration for potential greenhouse gas storage formations; or (d) exploration for potential greenhouse gas injection sites; or (e) the injection of a greenhouse gas substance into an identified greenhouse gas storage formation; or (f) the injection, on an appraisal basis, of a greenhouse gas substance into a part of a geological formation; or (g) the injection, on an appraisal basis, of air, petroleum or water

work-bid greenhouse gas assessment permit means a greenhous	e
gas assessment permit granted under Division 2 of Part 2A.2.	

95 Section 9

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Before "For", insert "(1)".

Note: The following heading to subsection 9(1) is inserted "Petroleum titles".

96 At the end of section 9

Add:

Greenhouse gas titles

(2) For the purposes of this Act, the table has effect:

Term of title etc.			
Item	A reference in this Act to	is a reference to	
1	the term of: (a) a greenhouse gas assessment permit; or	the period during which the permit, lease, licence or authority remains in force.	
	(b) a greenhouse gas holding lease; or		
	(c) a greenhouse gas injection licence; or		
	(d) a greenhouse gas search authority; or		
	(e) a greenhouse gas special authority;		
2	a year of the term of:	a period of one year beginning on:	
	(a) a greenhouse gas assessment permit; or	(a) the day on which the permit, lease or licence comes into force; or	
	(b) a greenhouse gas holding lease; or	(b) any anniversary of that day.	
	(c) a greenhouse gas injection licence;		
3	the expiry date of:	the day on which the permit or lease	
	(a) a greenhouse gas assessment permit; or	ceases to be in force.	
	(b) a greenhouse gas holding lease (other than a special		

Term of title etc.			
Item	A reference in this Act to	is a reference to	
	greenhouse gas holding		
	lease);		

97 Section 10

Before "For", insert "(1)".

Note: The following heading to subsection 10(1) is inserted "Petroleum titles".

98 At the end of section 10

Add:

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Greenhouse gas holding lease

(2) For the purposes of this Act, the table has effect:

Renewal of title			
	Column 1	Column 2	
Item	A reference in this Act to	is a reference to	
1	the renewal, or the grant of a renewal, of a greenhouse gas holding lease	the grant of a greenhouse gas holding lease over all of the blocks in relation to which the lease mentioned in column 1 was in force, to begin on the day after the expiry date of the lease mentioned in column 1.	

99 Section 11

Before "If", insert "(1)".

Note: The following heading to subsection 11(1) is inserted "Petroleum titles".

100 At the end of section 11

Add:

Greenhouse gas titles

- (2) If:
- 16 (a) a greenhouse gas assessment permit; or
- 17 (b) a greenhouse gas holding lease; or
- (c) a greenhouse gas injection licence; or

	(d) a greenhouse gas search authority; or(e) a greenhouse gas special authority;is varied, a reference in this Act to the permit, lease, licence or authority is a reference to the permit, lease, licence or authority as varied.	
101	Section 12 (at the end of the	table)
11	Add: a greenhouse gas assessment permit that has expired	the area constituted by the blocks over which the permit was in force.
12	a greenhouse gas holding lease (other than a special greenhouse gas holding licence) that has expired	the area constituted by the blocks over which the lease was in force but has not been renewed.
13	a greenhouse gas assessment permit that has been cancelled	the permit area.
14	a greenhouse gas holding lease that has been cancelled	the lease area.
15	a greenhouse gas injection licence that has been cancelled	the licence area.
16	a greenhouse gas search authority that:	the authority area.
	(a) has been surrendered or cancelled; or	
17	(b) has expired a greenhouse gas special authority that:	the authority area.
	(a) has been revoked or surrendered; or	
	(b) has expired	
102	Subsection 13(1)	
	After "(2)", insert "or (3)".	
Note:	The heading to subsection 13(2) is replaced	d by the heading "Petroleum activities".
103	At the end of section 13	

Add:

1	Greenhouse gas activities
2	(3) This subsection applies to the following activities:
3	(a) activities preparatory to injecting a greenhouse gas substance
4	into an identified greenhouse gas storage formation (for
5	example, controlling the flow of a greenhouse gas substance
6	into the relevant well);
7	(b) preparing a greenhouse gas substance for injection into an
8	identified greenhouse gas storage formation (for example,
9	pumping, processing or compressing);
10	(c) preparing a greenhouse gas substance for transport to another
1	place (for example, pumping or compressing);
12	(d) storing a greenhouse gas substance before it is:
13	(i) transported to another place; or
14	(ii) injected into an identified greenhouse gas storage
15	formation; or
16	(iii) subjected to any other activity at a facility, structure or
17	installation;
18	(e) monitoring the behaviour of a greenhouse gas substance
19	stored in an identified greenhouse gas storage formation;
20	(f) remote control of facilities, structures or installations used to:
21	(i) inject a greenhouse gas substance into an identified
22	greenhouse gas storage formation; or
23	(ii) store a greenhouse gas substance in an identified
24	greenhouse gas storage formation; or
25	(iii) do anything mentioned in any of the above paragraphs;
26	(g) activities related to any of the above.
27	(4) For the purposes of subsection (3), the injection of a greenhouse
28	gas substance into an identified greenhouse gas storage formation
29	is taken to take place at the top of the relevant well.
30	104 Paragraphs 14(1)(a), (b) and (c)
31	After "specified", insert "petroleum".
)1	Arter specified, insert perforcum.
32	105 At the end of section 14
33	Add:
34	(3) To avoid doubt, a declaration may be made under subsection (1)
35	whether or not a person has applied for a pipeline licence.

1	106	106 After section 14		
2		Insert:		
3	14A	Terminal point		
4		(1) The responsible Commonwealth Minister may, by notice published		
5		in the Gazette, declare that a specified point on a pipe, or system of		
6		pipes, for conveying a greenhouse gas substance is a terminal		
7		<i>point</i> for the purposes of this Act.		
8		(2) A declaration under subsection (1) has effect accordingly.		
9 10		(3) To avoid doubt, a declaration may be made under subsection (1) whether or not a person has applied for a pipeline licence.		
11	14B	Declared greenhouse gas facility		
12		(1) The responsible Commonwealth Minister may, by notice published		
13		in the <i>Gazette</i> , declare that a specified facility, structure or		
14		installation in a greenhouse gas injection licence area is a declared		
15		greenhouse gas facility for the purposes of this Act.		
16		(2) A declaration under subsection (1) has effect accordingly.		
17	107	Section 15		
18		Before "For", insert "(1)".		
19	Note:	The following heading to subsection 15(1) is inserted "Petroleum".		
20	108	At the end of section 15		
21		Add:		
22		Potential greenhouse gas storage formation		
23		(2) For the purposes of this Act, if:		
24		(a) a person:		
25		(i) carries out a seismic survey, or any other kind of survey,		
26		in an offshore area; or		
27		(ii) takes samples of the seabed or subsoil of an offshore		
28		area; and		
29		(b) the person does so with the intention that the person or		
30		another could use the survey data, or information derived		

1	from the samples, as the case may be, for the purpose of
2	discovering one or more potential greenhouse gas storage formations;
4	the person is taken to <i>explore</i> for those potential greenhouse gas
5	storage formations.
6	(3) For the purposes of this Act, if:
7	(a) a person has reasonable grounds to suspect that a part of a
8	geological formation could be an eligible greenhouse gas
9	storage formation; and
10 11	(b) the person carries out an activity for the purposes of ascertaining either or both of the following:
12 13	(i) the spatial extent of the eligible greenhouse gas storage formation;
	(ii) any of the fundamental suitability determinants of the
14 15	eligible greenhouse gas storage formation;
16	the person is taken to <i>explore</i> for a potential greenhouse gas
17	formation.
18	Potential greenhouse gas injection site
19	(4) For the purposes of this Act, if:
20	(a) a person:
21 22	(i) carries out a seismic survey, or any other kind of survey in an offshore area; or
23	(ii) takes samples of the seabed or subsoil of an offshore
24	area; and
25	(b) the person does so with the intention that the person or
26	another could use the survey data, or information derived
27	from the samples, as the case may be, for the purpose of
28	discovering one or more potential greenhouse gas injection
29	sites;
30	the person is taken to explore for those potential greenhouse gas
31	injection sites.
32	109 After section 15
33	Insert:

1	13A Totelital greenhouse gas storage formation
2 3	(1) For the purposes of this Act, a <i>potential greenhouse gas storage formation</i> is a part of a geological formation, where that part is
4	suitable, with or without engineering enhancements, for the
5	permanent storage of a greenhouse gas substance injected into that
6	part.
7 8	(2) For the purposes of subsection (1), it is not necessary to identify the greenhouse gas substance.
9	(3) For the purposes of subsection (1), in determining whether a part of
10	a geological formation is suitable, with or without engineering
11	enhancements, for the permanent storage of a greenhouse gas
12	substance injected into that part, regard may be had to reasonably
13	foreseeable technological developments.
14	15B Eligible greenhouse gas storage formation
15	(1) For the purposes of this Act, an eligible greenhouse gas storage
16	formation is a part of a geological formation, where that part:
17	(a) is suitable, without engineering enhancements, for the
18	permanent storage of a particular amount of a particular
19	greenhouse gas substance injected at a particular point or
20	points into that part over a particular period; or
21	(b) is suitable, with engineering enhancements, for the
22	permanent storage of a particular amount of a particular
23	greenhouse gas substance injected at a particular point or
24	points into that part over a particular period.
25	(2) An amount referred to in paragraph (1)(a) or (b) must be at least
26	100,000 tonnes.
27	Spatial extent
28	(3) For the purposes of this Act, the spatial extent of an eligible
29	greenhouse gas storage formation is to be determined by reference
30	to:
31	(a) the expected migration pathway or pathways of the particular
32	amount of the particular greenhouse gas substance injected as
33	mentioned in whichever of paragraph (1)(a) or (b) is
34	applicable; and

(b) the fundamental suitability determinants; and

1	(c) such other matters as are relevant.
2 3	(4) The regulations may provide that the expected migration pathway or pathways are to be ascertained on the basis of:
4	(a) one or more assumptions (if any) specified in the regulations;
5	and
6	(b) a level of probability specified in the regulations; and
7	(c) a methodology (if any) specified in the regulations.
8	(5) In determining the spatial extent of an eligible greenhouse gas
9	storage formation for the purposes of this Act, disregard anything
10	that will or could happen after the notional site closing certificate
11	time.
12	Notional site closing certificate time
13	(6) For the purposes of the application of subsection (5) to a part of a
14	geological formation covered by paragraph (1)(a), the <i>notional site</i>
15	closing certificate time is worked out as follows:
16	(a) assume that the particular amount of the particular
17	greenhouse gas substance referred to in that paragraph was
18	injected at the particular point or points referred to in that
19	paragraph over the particular period referred to in that
20	paragraph;
21	(b) assume that, throughout that period, that part was an
22	identified greenhouse gas storage formation;
23	(c) assume that, throughout that period, operations for the
24	injection of the greenhouse gas substance into that part:
25	(i) were authorised by a greenhouse gas injection licence;
26	and
27	(ii) complied with the requirements of this Act and the
28	regulations;
29	(d) assume that, at the end of that period, operations for the
30	injection of the greenhouse gas substance into that part
31	ceased;
32	(e) estimate the earliest time after the end of that period when the
33	responsible Commonwealth Minister would be in a position
34	to issue a site closing certificate in relation to the identified greenhouse gas storage formation;
35	
36	(f) that time is the <i>notional site closing certificate time</i> .

1	(7) For the purposes of the application of subsection (5) to a part of a		
2	geological formation covered by paragraph (1)(b), the <i>notional site</i>		
3	closing certificate time is worked out as follows:		
4 5	(a) assume that the engineering enhancements referred to in that paragraph had been made;		
6	(b) assume that the particular amount of the particular		
7	greenhouse gas substance referred to in that paragraph was		
8	injected at the particular point or points referred to in that		
9	paragraph over the particular period referred to in that		
10	paragraph;		
1	(c) assume that, throughout that period, that part was an		
12	identified greenhouse gas storage formation;		
13	(d) assume that, throughout that period, operations for the		
14	injection of the greenhouse gas substance into that part:		
15	(i) were authorised by a greenhouse gas injection licence;		
16	and		
17	(ii) complied with the requirements of this Act and the		
18	regulations;		
19	(e) assume that, at the end of that period, operations for the		
20	injection of the greenhouse gas substance into that part		
21	ceased;		
22	(f) estimate the earliest time after the end of that period when the		
23	responsible Commonwealth Minister would be in a position		
24 25	to issue a site closing certificate in relation to the identified greenhouse gas storage formation;		
26	(g) that time is the <i>notional site closing certificate time</i> .		
20	(g) that time is the notional site closing certificate time.		
27	Fundamental suitability determinants		
28	(8) For the purposes of this Act, the following are the <i>fundamental</i>		
29	suitability determinants of an eligible greenhouse gas storage		
30	formation:		
31	(a) the particular amount referred to in whichever of		
32	paragraph (1)(a) or (b) is applicable;		
33	(b) the particular greenhouse gas substance referred to in		
34	whichever of paragraph (1)(a) or (b) is applicable;		
35	(c) the particular point or points referred to in whichever of		
36	paragraph (1)(a) or (b) is applicable;		
37	(d) the particular period referred to in whichever of		
38	paragraph (1)(a) or (b) is applicable;		

1 2		(e) if paragraph (1)(b) is applicable—the engineering enhancements referred to in that paragraph;
3 4 5		(f) the effective sealing feature, attribute or mechanism that enables the permanent storage referred to in whichever of paragraph (1)(a) or (b) is applicable.
6	15C	Potential greenhouse gas injection site
7		For the purposes of this Act, a potential greenhouse gas injection
8		site is a place that:
9		(a) is a suitable place to make a well or wells to inject a
10 11		greenhouse gas substance into a part of a geological formation; and
12		(b) is wholly situated in one or more offshore areas.
13	15D	Incidental greenhouse gas-related substance
14		Scope
15		(1) This section applies if either or both of the following substances
16		(primary greenhouse gas substances) are captured from a
17		particular source material:
18		(a) carbon dioxide;
19		(b) one or more prescribed greenhouse gases.
20		Incidental greenhouse gas-related substance
21		(2) For the purposes of this Act, the following are <i>incidental</i>
22		greenhouse gas-related substances in relation to a primary
23		greenhouse gas substance:
24		(a) any substance that is incidentally derived from the source
25		material;
26		(b) any substance that is incidentally derived from the capture;
27		(c) if the primary greenhouse gas substance, whether in a pure
28		form or in a mixture with other substances, is transported—
29		any substance that is incidentally derived from the
30		transportation;
31		(d) if the primary greenhouse gas substance, whether in a pure
32		form or in a mixture with other substances, is injected into a
33		part of a geological formation—any substance that is
34		incidentally derived from the injection;

1 2 3 4	(e) if the primary greenhouse gas substance, whether in a pure form or in a mixture with other substances, is stored in a part of a geological formation—any substance that is incidentally derived from the storage.
5	15E Site plan—identified greenhouse gas storage formation
6	For the purposes of this Act, a site plan, in relation to an identified
7	greenhouse gas storage formation, is a document that:
8 9	(a) relates to the identified greenhouse gas storage formation;and
10 11	(b) complies with such requirements as are specified in the regulations; and
12	(c) is divided into the following parts:
13	(i) Part A, which sets out predictions for the behaviour of a
14	greenhouse gas substance stored in the identified
15	greenhouse gas storage formation;
16	(ii) Part B, which deals with other matters.
17	15F Significant risk
18	Scope
19	(1) This section applies if there is a risk that particular operations will
20	have a large adverse impact on other operations.
21	Low probability
22	(2) For the purposes of this Act, the risk is taken to be a <i>significant</i>
23	risk even if the probability is low.
24	15G Direction given by the responsible Commonwealth Minister
25	A reference in this Act to a direction given by the responsible
26	Commonwealth Minister does not include a reference to a direction
27	given by the responsible Commonwealth Minister:
28	(a) in his or her capacity as, or as a member of, the Joint
29	Authority for an offshore area; or
30	(b) in his or her capacity as the Designated Authority for an
31	offshore area.

2	Greenhouse gas titles
3	(1) For the purposes of this Act, if:
4	(a) a greenhouse gas assessment permit, greenhouse gas holding
5	lease or greenhouse gas injection licence is in force; and
6	(b) either:
7	(i) the successful applicant for the permit, lease or licence
8	lodged a security with the responsible Commonwealth
9	Minister in response to the offer document for the
10	permit, lease or licence; or
11	(ii) the registered holder, or a former registered holder, of
12	the permit, lease or licence lodged a security with the
13	responsible Commonwealth Minister in response to a notice under section 249NCA; and
14	·
15	(c) the security has not been wholly discharged;
16 17	the security is taken to be in force in relation to the permit, lease or licence.
17	nechec.
18	Site closing certificate
19	(2) For the purposes of this Act, if:
20	(a) a site closing certificate is in force; and
21	(b) the successful applicant for the certificate lodged a security
22	with the responsible Commonwealth Minister in response to
23	the pre-certificate notice for the site closing certificate; and
24	(c) the security has not been wholly discharged;
25	the security is taken to be in force in relation to the site closing
26	certificate.
27	Note: For <i>pre-certificate notice</i> , see section 249CZF.
28	110 Subparagraph 55(1)(a)(i)
29	Before "this Act", insert "Chapter 2, 3 or 5 of".
30	111 Subparagraph 55(1)(a)(ii)
31	Before "the", insert "section 4 of".
32	112 Subparagraph 55(1)(a)(iii)
	Before "the", insert "section 5 or 6 of".
33	Defore the insert section 5 of 0 01.

1	113	Section 57
2		Omit:
3 4 5 6		The general body of laws in force in a State or Territory applies, as laws of the Commonwealth, to petroleum exploration, exploitation and conveyance activities in the offshore area of that State or Territory.
7		substitute:
8 9		The general body of laws in force in a State or Territory applies, as laws of the Commonwealth, to:
10 11 12		(a) petroleum exploration, exploitation and conveyance activities in the offshore area of that State or Territory; and
13 14		(b) greenhouse gas injection and storage activities in the offshore area of that State or Territory.
15	114	At the end of subsection 59(4)
16		Add:
17 18 19		; or (c) exploring the seabed or subsoil of the offshore area for a potential greenhouse gas storage formation or a potential greenhouse gas injection site; or
20 21		(d) the injection of a greenhouse gas substance into the seabed or subsoil of the offshore area; or
22 23		(e) the storage of a greenhouse gas substance in the seabed or subsoil of the offshore area; or
24 25		(f) the conveyance of a greenhouse gas substance across the offshore area.
26	115	Subparagraph 59(5)(a)(iv)
27		Omit "and", substitute "or".
28	116	At the end of paragraph 59(5)(a)
29		Add:

1 2		(v) exploring the seabed or subsoil of the offshore area for a potential greenhouse gas storage formation or a
3		potential greenhouse gas injection site; or
4 5		(vi) the injection of a greenhouse gas substance into the seabed or subsoil of the offshore area; or
6 7		(vii) the storage of a greenhouse gas substance in the seabed or subsoil of the offshore area; or
8 9		(viii) the conveyance of a greenhouse gas substance across the offshore area; and
10	117 Section	า 75
11	Omit:	
12	•	An infrastructure licence authorises the licensee to construct
13		and operate an infrastructure facility in the licence area.
14	•	A pipeline licence authorises the licensee to construct and
15		operate a pipeline.
16	substitu	ate:
17	•	An infrastructure licence authorises the licensee to construct
18		and operate an infrastructure facility in the licence area. An
19		infrastructure facility may relate to petroleum or a greenhouse
20		gas substance.
21	•	A pipeline licence authorises the licensee to construct and
22		operate a pipeline. A pipeline may be used to convey
23		petroleum or a greenhouse gas substance.
24	118 At the	end of subsection 79(6)
25	Add "c	or (10)".
26	119 At the	end of section 79
27	Add:	

permit unless the responsible Commonwealth Minister has approved the operations under section 79A. (9) Despite subsection (2), the condition mentioned in subsectidoes not need to be specified in the permit. (10) If, under section 79A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operation under a declared exploration permit, the responsible Commonwealth Minister may, by written notice given to the permittee, vary the permit by imposing one or more conditionable which the permit is subject. (11) A variation of a declared exploration permit under subsectivates effect on the day on which notice of the variation is good the permittee. (12) A condition imposed under subsection (10) may require the permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerned operations authorised by the permit are made in a manner, standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3.	1 2		Declared exploration permits—approval of key petroleum operations
permittee will not carry on key petroleum operations under permit unless the responsible Commonwealth Minister has approved the operations under section 79A. (9) Despite subsection (2), the condition mentioned in subsections and the permit. (10) If, under section 79A, the responsible Commonwealth Minister has approves the carrying on of one or more key petroleum operation under a declared exploration permit, the responsible Commonwealth Minister may, by written notice given to the permittee, vary the permit by imposing one or more conditionable. (11) A variation of a declared exploration permit under subsectivates effect on the day on which notice of the variation is good the permittee. (12) A condition imposed under subsection (10) may require the permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerned operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the permit and the proper substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	3	(8)	A declared exploration permit is subject to the condition that the
approved the operations under section 79A. (9) Despite subsection (2), the condition mentioned in subsection does not need to be specified in the permit. (10) If, under section 79A, the responsible Commonwealth Minicapproves the carrying on of one or more key petroleum operation under a declared exploration permit, the responsible Commonwealth Minister may, by written notice given to the permittee, vary the permit by imposing one or more conditionally which the permit is subject. (11) A variation of a declared exploration permit under subsective takes effect on the day on which notice of the variation is good the permittee. (12) A condition imposed under subsection (10) may require the permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerned operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhore substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	4		permittee will not carry on key petroleum operations under the
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permittee, vary the permit by imposing one or more condition which the permit is subject. (11) A variation of a declared exploration permit under subsection takes effect on the day on which notice of the variation is good the permittee. (12) A condition imposed under subsection (10) may require the permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerns operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhor substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition			
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(12) A condition imposed under subsection (10) may require the permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerned operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	6		takes effect on the day on which notice of the variation is given to
permittee to ensure that: (a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerned operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	7		the permittee.
(a) all wells; or (b) one or more specified wells; made in the permit area by any person engaged or concerne operations authorised by the permit are made in a manner, standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	8	(12)	
(b) one or more specified wells; made in the permit area by any person engaged or concerne operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	9		permittee to ensure that:
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operations authorised by the permit are made in a manner, a standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	1		(b) one or more specified wells;
standard, that will facilitate the plugging or closing off of the in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	2		made in the permit area by any person engaged or concerned in
in a way that restores or maintains the suitability of a part of geological formation for the permanent storage of greenhous substances. (13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition			operations authorised by the permit are made in a manner, and to a
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(13) Subsection (12) does not limit: (a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition			
(a) subsection (10); or (b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	,		
(b) Part 4.2; or (c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	8	(13)	Subsection (12) does not limit:
(c) Part 4.3. (14) If: (a) a declared exploration permit is subject to a condition	9		(a) subsection (10); or
(14) If: (a) a declared exploration permit is subject to a condition	0		(b) Part 4.2; or
(a) a declared exploration permit is subject to a condition	1		(c) Part 4.3.
	2	(14)	If:
(b) the condition was imposed under subsection (10);	3		(a) a declared exploration permit is subject to a condition; and
• • • • • • • • • • • • • • • • • • • •	4		(b) the condition was imposed under subsection (10);

1 2	the responsible Commonwealth Minister may, by written notice given to the permittee, vary or revoke the condition.
3 4 5	(15) A variation of a declared exploration permit under subsection (14) takes effect on the day on which notice of the variation is given to the permittee.
6	(16) Subsection (14) does not limit section 227.
7	120 After section 79
8	Insert:
9 10	79A Declared exploration permit—approval by responsible Commonwealth Minister of key petroleum operations
11 12 13	(1) The registered holder of a declared exploration permit may apply to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the permit.
14 15 16	(2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may:(a) give the approval; or(b) by written notice given to the applicant, refuse to give the
17 18	approval.
19 20	Responsible Commonwealth Minister must have regard to certain matters
21 22 23	(3) In deciding whether to give the approval, the responsible Commonwealth Minister must comply with subsections (4), (5), (6) and (7).
24 25 26	(4) The responsible Commonwealth Minister must have regard to the impact (if any) that any of those key petroleum operations could have on:
27 28	(a) operations for the injection of a greenhouse gas substance; or(b) operations for the storage of a greenhouse gas substance;
29 30	that are being, or could be, carried on under: (c) an existing greenhouse gas assessment permit; or
31 32	(d) an existing greenhouse gas holding lease; or(e) an existing greenhouse gas injection licence; or
	(-,

1 2	(f) if a greenhouse gas assessment permit or a greenhouse gas holding lease is in force over a block or blocks:
3	(i) a future greenhouse gas holding lease over the block or
4	any of the blocks; or
5	(ii) a future greenhouse gas injection licence over the block
6	or any of the blocks.
7	(5) If the responsible Commonwealth Minister is satisfied that there is
8	a significant risk that any of those key petroleum operations will
9	have a significant adverse impact on:
10	(a) operations for the injection of a greenhouse gas substance; or
11	(b) operations for the storage of a greenhouse gas substance;
12	that are being, or could be, carried on under:
13	(c) an existing greenhouse gas assessment permit held by a
14	person other than the applicant; or
15	(d) an existing greenhouse gas holding lease held by a person
16	other than the applicant; or
17	(e) an existing greenhouse gas injection licence held by a person
18	other than the applicant;
19	the responsible Commonwealth Minister must have regard to:
20	(f) whether the registered holder of the greenhouse gas
21	assessment permit, greenhouse gas holding lease or
22	greenhouse gas injection licence, as the case may be, has
23	agreed, in writing, to the applicant carrying on the key
24	petroleum operations in respect of which the responsible Commonwealth Minister is so satisfied; and
25	
26	(g) if so—the terms of that agreement.
27	(6) If:
28	(a) the responsible Commonwealth Minister is satisfied that
29	there is a significant risk that any of those key petroleum
30	operations will have a significant adverse impact on:
31	(i) operations for the injection of a greenhouse gas
32	substance; or
33	(ii) operations for the storage of a greenhouse gas
34	substance;
35	that could be carried on under:
36	(iii) a future greenhouse gas holding lease over a block or
37	blocks; or

1	(iv) a future greenhouse gas injection licence over a block or
2	blocks; and
3	(b) a greenhouse gas assessment permit, greenhouse gas holding
4	lease or greenhouse gas injection licence is in force over the
5	block or any of the blocks; and
6	(c) the greenhouse gas assessment permit, greenhouse gas
7	holding lease or greenhouse gas injection licence is held by a
8	person other than the applicant;
9	the responsible Commonwealth Minister must have regard to:
10	(d) whether the registered holder of the greenhouse gas
11	assessment permit, greenhouse gas holding lease or
12	greenhouse gas injection licence covered by paragraph (b)
13	has agreed, in writing, to the applicant carrying on the key
14	petroleum operations in respect of which the responsible
15	Commonwealth Minister is so satisfied; and
16	(e) if so—the terms of that agreement.
17	(7) The responsible Commonwealth Minister must have regard to the
18	public interest.
19	(8) Subsections (4), (5) and (6) do not limit subsection (7).
20	(9) Subsections (4), (5), (6) and (7) do not limit the matters to which
21	the responsible Commonwealth Minister may have regard.
22	Responsible Commonwealth Minister must not give approval in
23	certain circumstances
24	(10) If the responsible Commonwealth Minister is satisfied that there is
25	a significant risk that any of those key petroleum operations will
26	have a significant adverse impact on:
27	(a) operations for the injection of a greenhouse gas substance; or
28	(b) operations for the storage of a greenhouse gas substance;
29	that are being, or could be, carried on under an existing greenhouse
30	gas injection licence, the responsible Commonwealth Minister
31	must not give the approval unless the registered holder of the
32	greenhouse gas injection licence has agreed, in writing, to the
33	applicant carrying on the key petroleum operations in respect of
34	which the responsible Commonwealth Minister is so satisfied.

1	No right to an approval
2	(11) To avoid doubt, section 78 does not imply that an exploration
3	permittee who applies for approval under subsection (1) of this
4	section is entitled to be given the approval.
5	Suspension of rights
6	(12) For the purposes of this section, disregard a suspension of rights
7	under section 249KC.
8	79B Declared exploration permits
9	(1) If:
10	(a) a post-commencement exploration permit is in force; and
11	(b) the responsible Commonwealth Minister is satisfied that
12	there is a significant risk that any of the key petroleum
13	operations that could be carried on under the permit will have
14	a significant adverse impact on:
15	(i) operations for the injection of a greenhouse gas
16	substance; or
17	(ii) operations for the storage of a greenhouse gas
18	substance;
19	that are being, or could be, carried on under:
20	(iii) an existing greenhouse gas assessment permit; or
21	(iv) an existing greenhouse gas holding lease; or
22	(v) an existing greenhouse gas injection licence; or
23	(vi) a future greenhouse gas assessment permit; or
24	(vii) a future greenhouse gas holding lease; or
25	(viii) a future greenhouse gas injection licence;
26	the responsible Commonwealth Minister may, by written notice
27	given to the exploration permittee, determine that the exploration
28	permit is a <i>declared exploration permit</i> for the purposes of this
29	Act.
30	(2) If:
31	(a) a determination is in force under subsection (1) in relation to
32	a post-commencement exploration permit; and
33	(b) the responsible Commonwealth Minister is not satisfied that
34	there is a significant risk that any of the key petroleum

1 2	operations that could be carried on under the permit will have a significant adverse impact on:
3	(i) operations for the injection of a greenhouse gas
4	substance; or
5	(ii) operations for the storage of a greenhouse gas
6	substance;
7	that are being, or could be, carried on under:
8	(iii) an existing greenhouse gas assessment permit; or
9	(iv) an existing greenhouse gas holding lease; or
10	(v) an existing greenhouse gas injection licence; or
11	(vi) a future greenhouse gas assessment permit; or
12	(vii) a future greenhouse gas holding lease; or
13	(viii) a future greenhouse gas injection licence;
14	the responsible Commonwealth Minister must, by written notice
15	given to the exploration permittee, revoke the determination.
16	121 At the end of subsection 114(10)
17	Add "or (13)".
17	7 (13) .
18	122 At the end of section 114
19	Add:
20	Declared retention leases—approval of key petroleum operations
21	(11) A declared retention lease is subject to the condition that the lessee
22	will not carry on key petroleum operations under the lease unless
23	the responsible Commonwealth Minister has approved the
24	operations under section 114A.
25	(12) Despite subsection (2), the condition mentioned in subsection (11)
26	does not need to be specified in the lease.
25	does not not to be specified in the rouge.
27	
27 28	(13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations
	(13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared retention lease, the responsible Commonwealth
28 29 30	(13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared retention lease, the responsible Commonwealth Minister may, by written notice given to the lessee, vary the lease
28 29	(13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared retention lease, the responsible Commonwealth
28 29 30	 (13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared retention lease, the responsible Commonwealth Minister may, by written notice given to the lessee, vary the lease by imposing one or more conditions to which the lease is subject. (14) A variation of a declared retention lease under subsection (13)
28 29 30 31	(13) If, under section 114A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared retention lease, the responsible Commonwealth Minister may, by written notice given to the lessee, vary the lease by imposing one or more conditions to which the lease is subject.

1 2	(15) A condition imposed under subsection (13) may require the lessee to ensure that:
3	(a) all wells; or
4	(b) one or more specified wells;
5	made in the lease area by any person engaged or concerned in
6	operations authorised by the lease are made in a manner, and to a
7	standard, that will facilitate the plugging or closing off of the wells
8	in a way that restores or maintains the suitability of a part of a
9	geological formation for the permanent storage of greenhouse gas
10	substances.
11	(16) Subsection (15) does not limit:
12	(a) subsection (13); or
13	(b) Part 4.2; or
14	(c) Part 4.3.
15	(17) If:
16	(a) a declared retention lease is subject to a condition; and
17	(b) the condition was imposed under subsection (13);
18	the responsible Commonwealth Minister may, by written notice
19	given to the lessee, vary or revoke the condition.
20	(18) A variation of a declared retention lease under subsection (17)
21	takes effect on the day on which notice of the variation is given to
22	the lessee.
23	(19) Subsection (18) does not limit section 227.
24	123 After section 114
25	Insert:
26	114A Declared retention lease—approval by responsible
27	Commonwealth Minister of key petroleum operations
28	(1) The registered holder of a declared retention lease may apply to the
29	responsible Commonwealth Minister for approval to carry on one
30	or more key petroleum operations under the lease.
31	(2) If an application for approval is made under subsection (1), the
32	responsible Commonwealth Minister may:
33	(a) give the approval; or

1 2	(b) by written notice given to the applicant, refuse to give the approval.
3 4	Responsible Commonwealth Minister must have regard to certain matters
5	(3) In deciding whether to give the approval, the responsible
6 7	Commonwealth Minister must comply with subsections (4), (5), (6) and (7).
8	(4) The responsible Commonwealth Minister must have regard to the
9 10	impact (if any) that any of those key petroleum operations could have on:
11	(a) operations for the injection of a greenhouse gas substance; or
12	(b) operations for the storage of a greenhouse gas substance;
13	that are being, or could be, carried on under:
14	(c) an existing greenhouse gas assessment permit; or
	(d) an existing greenhouse gas holding lease; or
15	
16	(e) an existing greenhouse gas injection licence; or
17 18	(f) if a greenhouse gas assessment permit or a greenhouse gas holding lease is in force over a block or blocks:
19 20	 (i) a future greenhouse gas holding lease over the block or any of the blocks; or
21	(ii) a future greenhouse gas injection licence over the block
22	or any of the blocks.
23	(5) If the responsible Commonwealth Minister is satisfied that there is
24	a significant risk that any of those key petroleum operations will
25	have a significant adverse impact on:
26	(a) operations for the injection of a greenhouse gas substance; or
27	(b) operations for the storage of a greenhouse gas substance;
28	that are being, or could be, carried on under:
29	(c) an existing greenhouse gas assessment permit held by a
30	person other than the applicant; or
31	(d) an existing greenhouse gas holding lease held by a person
32	other than the applicant; or
33	(e) an existing greenhouse gas injection licence held by a person
34	other than the applicant;
35	the responsible Commonwealth Minister must have regard to:

1 2	(f) whether the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease or
3	greenhouse gas injection licence, as the case may be, has
4	agreed, in writing, to the applicant carrying on the key
5	petroleum operations in respect of which the responsible
6	Commonwealth Minister is so satisfied; and
7	(g) if so—the terms of that agreement.
8	(6) If:
9	(a) the responsible Commonwealth Minister is satisfied that
10	there is a significant risk that any of those key petroleum
11	operations will have a significant adverse impact on:
12	(i) operations for the injection of a greenhouse gas
13	substance; or
14	(ii) operations for the storage of a greenhouse gas
15	substance;
16	that could be carried on under:
17	(iii) a future greenhouse gas holding lease over a block or
18	blocks; or
19	(iv) a future greenhouse gas injection licence over a block o
20	blocks; and
21	(b) a greenhouse gas assessment permit, greenhouse gas holding
22	lease or greenhouse gas injection licence is in force over the
23	block or any of the blocks; and
24	(c) the greenhouse gas assessment permit, greenhouse gas
25	holding lease or greenhouse gas injection licence is held by a
26	person other than the applicant;
27	the responsible Commonwealth Minister must have regard to:
28	(d) whether the registered holder of the greenhouse gas
29	assessment permit, greenhouse gas holding lease or
30	greenhouse gas injection licence covered by paragraph (b)
31	has agreed, in writing, to the applicant carrying on the key
32	petroleum operations in respect of which the responsible
33	Commonwealth Minister is so satisfied; and
34	(e) if so—the terms of that agreement.
35	(7) The responsible Commonwealth Minister must have regard to the
36	public interest.
37	(8) Subsections (4), (5) and (6) do not limit subsection (7).

1 2	(9) Subsections (4), (5), (6) and (7) do not limit the matters to which the responsible Commonwealth Minister may have regard.
3 4		Responsible Commonwealth Minister must not give approval in certain circumstances
5	(1	0) If the responsible Commonwealth Minister is satisfied that there is a significant risk that any of those key petroleum operations will have a significant adverse impact on
7 8		have a significant adverse impact on: (a) operations for the injection of a greenhouse gas substance; or
9		(b) operations for the storage of a greenhouse gas substance;
10		that are being, or could be, carried on under an existing greenhouse gas injection licence, the responsible Commonwealth Minister
11 12		must not give the approval unless the registered holder of the
13		greenhouse gas injection licence has agreed, in writing, to the
14		applicant carrying on the key petroleum operations in respect of
15		which the responsible Commonwealth Minister is so satisfied.
16		No right to an approval
17	(1	1) To avoid doubt, section 113 does not imply that a retention lessee
18 19		who applies for approval under subsection (1) of this section is entitled to be given the approval.
20		Suspension of rights
21 22	(1	2) For the purposes of this section, disregard a suspension of rights under section 249KC.
23	114B D	eclared retention leases
24	(1) If:
25		(a) a post-commencement retention lease is in force; and
26		(b) the responsible Commonwealth Minister is satisfied that
27		there is a significant risk that any of the key petroleum
28		operations that could be carried on under the lease will have a
29		significant adverse impact on:
30		(i) operations for the injection of a greenhouse gas
31		substance; or
32		(ii) operations for the storage of a greenhouse gas
33		substance;
34		that are being, or could be, carried on under:

1	(iii) an existing greenhouse gas assessment permit; or
2	(iv) an existing greenhouse gas holding lease; or
3	(v) an existing greenhouse gas injection licence; or
4	(vi) a future greenhouse gas assessment permit; or
5	(vii) a future greenhouse gas holding lease; or
6	(viii) a future greenhouse gas injection licence;
7	the responsible Commonwealth Minister must, by written notice
8	given to the retention lessee, determine that the retention lease is a
9	declared retention lease for the purposes of this Act.
10	(2) If:
11	(a) a determination is in force under subsection (1) in relation to
12	a post-commencement retention lease; and
13	(b) the responsible Commonwealth Minister is not satisfied that
14	there is a significant risk that any of the key petroleum
15	operations that could be carried on under the lease will have a
16	significant adverse impact on:
17	(i) operations for the injection of a greenhouse gas
18	substance; or
19 20	(ii) operations for the storage of a greenhouse gas substance;
21	that are being, or could be, carried on under:
22	(iii) an existing greenhouse gas assessment permit; or
23	(iv) an existing greenhouse gas holding lease; or
24	(v) an existing greenhouse gas injection licence; or
25	(vi) a future greenhouse gas assessment permit; or
26	(vii) a future greenhouse gas holding lease; or
27	(viii) a future greenhouse gas injection licence;
28	the responsible Commonwealth Minister must, by written notice
29	given to the retention lessee, revoke the determination.
30	125 At the end of section 137
31	Add:
22	(2) Paragraph (1)(d) in an for an that narrogent relates to a number
32 33	(3) Paragraph (1)(d), in so far as that paragraph relates to a purpose covered by paragraph (1)(a), (b) or (c), does not authorise the
34	licensee:
35	(a) to inject (whether on an appraisal basis or otherwise) a
36	substance into a part of a geological formation; or

1 2	(b) to store (whether on a permanent basis or otherwise) a substance in a part of a geological formation.
3	126 At the end of subsection 138(6)
4	Add "or (12)".
5	127 At the end of section 138
6	Add:
7 8	Declared production licences—approval of key petroleum operations
9 10 11 12	(10) A declared production licence is subject to the condition that the licensee will not carry on key petroleum operations under the licence unless the responsible Commonwealth Minister has approved the operations under section 138A.
13 14	(11) Despite subsection (2), the condition mentioned in subsection (10) does not need to be specified in the licence.
15 16 17 18 19 20	(12) If, under section 138A, the responsible Commonwealth Minister approves the carrying on of one or more key petroleum operations under a declared production licence, the responsible Commonwealth Minister may, by written notice given to the licensee, vary the licence by imposing one or more conditions to which the licence is subject.
21 22 23	(13) A variation of a declared production licence under subsection (12) takes effect on the day on which notice of the variation is given to the licensee.
24 25 26 27	(14) A condition imposed under subsection (12) may require the licensee to ensure that:(a) all wells; or(b) one or more specified wells;
28 29 30 31 32 33	made in the licence area by any person engaged or concerned in operations authorised by the licence are made in a manner, and to a standard, that will facilitate the plugging or closing off of the wells in a way that restores or maintains the suitability of a part of a geological formation for the permanent storage of greenhouse gas substances.
34	(15) Subsection (14) does not limit:

2 3	
3	(b) Part 4.2; or
	(c) Part 4.3.
4	(16) If:
5	(a) a declared production licence is subject to a condition; and
6	(b) the condition was imposed under subsection (12);
7	the responsible Commonwealth Minister may, by written notice
8	given to the licensee, vary or revoke the condition.
9	(17) A variation of a declared production licence under subsection (16
10	takes effect on the day on which notice of the variation is given to
11	the licensee.
12	(18) Subsection (17) does not limit section 227.
13 128 A	After section 138
14	Insert:
15 12QA	Declared production licence—approval by responsible
15 138A	Commonwealth Minister of key petroleum operations
	Commonwealth withister of key petroleum operations
10	
17	(1) The registered holder of a declared production licence may apply
17 18	to the responsible Commonwealth Minister for approval to carry
17	-
17 18	to the responsible Commonwealth Minister for approval to carry
17 18 19	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence.
17 18 19 20	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the
17 18 19 20 21	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the
17 18 19 20 21 22	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or
17 18 19 20 21 22 23	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval.
17 18 19 20 21 22 23 24	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the
17 18 19 20 21 22 23 24 25 26	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval. Responsible Commonwealth Minister must have regard to certain matters
17 18 19 20 21 22 23 24	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval. **Responsible Commonwealth Minister must have regard to certain.**
17 18 19 20 21 22 23 24 25 26 27	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval. Responsible Commonwealth Minister must have regard to certain matters (3) In deciding whether to give the approval, the responsible
17 18 19 20 21 22 23 24 25 26 27 28	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval. Responsible Commonwealth Minister must have regard to certain matters (3) In deciding whether to give the approval, the responsible Commonwealth Minister must comply with subsections (4), (5), (6) and (7).
17 18 19 20 21 22 23 24 25 26 27 28 29	to the responsible Commonwealth Minister for approval to carry on one or more key petroleum operations under the licence. (2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may: (a) give the approval; or (b) by written notice given to the applicant, refuse to give the approval. Responsible Commonwealth Minister must have regard to certain matters (3) In deciding whether to give the approval, the responsible Commonwealth Minister must comply with subsections (4), (5),

1	(a) operations for the injection of a greenhouse gas substance; or
2	(b) operations for the storage of a greenhouse gas substance;
3	that are being, or could be, carried on under:
4	(c) an existing greenhouse gas assessment permit; or
5	(d) an existing greenhouse gas holding lease; or
6	(e) an existing greenhouse gas injection licence; or
7	(f) if a greenhouse gas assessment permit or a greenhouse gas
8	holding lease is in force over a block or blocks:
9	(i) a future greenhouse gas holding lease over the block or
10	any of the blocks; or
11	(ii) a future greenhouse gas injection licence over the block
12	or any of the blocks.
13	(5) If the responsible Commonwealth Minister is satisfied that there is
14	a significant risk that any of those key petroleum operations will
15	have a significant adverse impact on:
16	(a) operations for the injection of a greenhouse gas substance; or
17	(b) operations for the storage of a greenhouse gas substance;
18	that are being, or could be, carried on under:
19	(c) an existing greenhouse gas assessment permit held by a
20	person other than the applicant; or
21	(d) an existing greenhouse gas holding lease held by a person
22	other than the applicant; or
23	(e) an existing greenhouse gas injection licence held by a person
24	other than the applicant;
25	the responsible Commonwealth Minister must have regard to:
26	(f) whether the registered holder of the greenhouse gas
27 28	assessment permit, greenhouse gas holding lease or greenhouse gas injection licence, as the case may be, has
28 29	agreed, in writing, to the applicant carrying on the key
30	petroleum operations in respect of which the responsible
31	Commonwealth Minister is so satisfied; and
32	(g) if so—the terms of that agreement.
22	
33	(6) If:
34 35	(a) the responsible Commonwealth Minister is satisfied that there is a significant risk that any of those key petroleum
36	operations will have a significant adverse impact on:
50	operations will have a significant adverse impact on.

1 2	(i) operations for the injection of a greenhouse gas substance; or
3	(ii) operations for the storage of a greenhouse gas substance;
5	that could be carried on under:
6	(iii) a future greenhouse gas holding lease over a block or
7	blocks; or
8	(iv) a future greenhouse gas injection licence over a block of
9	blocks; and
10	(b) a greenhouse gas assessment permit, greenhouse gas holding
11	lease or greenhouse gas injection licence is in force over the
12	block or any of the blocks; and
13	(c) the greenhouse gas assessment permit, greenhouse gas
14	holding lease or greenhouse gas injection licence is held by a
15	person other than the applicant;
16	the responsible Commonwealth Minister must have regard to:
17	(d) whether the registered holder of the greenhouse gas
18	assessment permit, greenhouse gas holding lease or
19	greenhouse gas injection licence covered by paragraph (b) has agreed, in writing, to the applicant carrying on the key
20 21	petroleum operations in respect of which the responsible
22	Commonwealth Minister is so satisfied; and
23	(e) if so—the terms of that agreement.
24 25	(7) The responsible Commonwealth Minister must have regard to the public interest.
26	(8) Subsections (4), (5) and (6) do not limit subsection (7).
27	(9) Subsections (4), (5), (6) and (7) do not limit the matters to which
28	the responsible Commonwealth Minister may have regard.
29	Responsible Commonwealth Minister must not give approval in
30	certain circumstances
31	(10) If the responsible Commonwealth Minister is satisfied that there is
32	a significant risk that any of those key petroleum operations will
33	have a significant adverse impact on:
34	(a) operations for the injection of a greenhouse gas substance; or
35	(b) operations for the storage of a greenhouse gas substance;

1	that are being, or could be, carried on under an existing greenhouse
2	gas injection licence, the responsible Commonwealth Minister
3	must not give the approval unless the registered holder of the
4	greenhouse gas injection licence has agreed, in writing, to the applicant carrying on the key petroleum operations in respect of
5 6	which the responsible Commonwealth Minister is so satisfied.
U	which the responsible Commonwealth Willister is so satisfied.
7	No right to an approval
8	(11) To avoid doubt, section 137 does not imply that a production
9	licensee who applies for approval under subsection (1) of this
10	section is entitled to be given the approval.
11	Suspension of rights
	(10) 7
12	(12) For the purposes of this section, disregard a suspension of rights
13	under section 249KC.
14	138B Declared production licences
15	(1) If:
16	(a) a post-commencement production licence is in force; and
17	(b) the responsible Commonwealth Minister is satisfied that
18	there is a significant risk that any of the key petroleum
19	operations that could be carried on under the licence will
20	have a significant adverse impact on:
21	(i) operations for the injection of a greenhouse gas
22	substance; or
23	(ii) operations for the storage of a greenhouse gas
24	substance;
25	that are being, or could be, carried on under:
26	(iii) an existing greenhouse gas assessment permit; or
27	(iv) an existing greenhouse gas holding lease; or
28	(v) an existing greenhouse gas injection licence; or
29	(vi) a future greenhouse gas assessment permit; or
30	(vii) a future greenhouse gas holding lease; or
31	(viii) a future greenhouse gas injection licence;
32	the responsible Commonwealth Minister must, by written notice
33	given to the production licensee, determine that the production
34	licence is a <i>declared production licence</i> for the purposes of this
35	Act.

1	(2) If:
2	(a) a determination is in force under subsection (1) in relation to
3	a post-commencement production licence; and
4	(b) the responsible Commonwealth Minister is not satisfied that
5	there is a significant risk that any of the key petroleum
6	operations that could be carried on under the licence will
7	have a significant adverse impact on:
8	(i) operations for the injection of a greenhouse gas
9	substance; or
10 11	(ii) operations for the storage of a greenhouse gas substance;
12	that are being, or could be, carried on under:
13	(iii) an existing greenhouse gas assessment permit; or
14	(iv) an existing greenhouse gas holding lease; or
15	(v) an existing greenhouse gas injection licence; or
16	(vi) a future greenhouse gas assessment permit; or
17	(vii) a future greenhouse gas holding lease; or
18	(viii) a future greenhouse gas injection licence;
19	the responsible Commonwealth Minister must, by written notice
20	given to the production licensee, revoke the determination.
21	128A Section 139 (note 8)
22	Omit "249", substitute "442D".
23	128B Subsection 140(4) (note)
24	Omit "249", substitute "442D".
2-1	Cline 217, substitute 1125.
25	129 Section 145
26	Before "If:", insert "(1)".
27	130 At the end of paragraph 145(c)
28	Add "and".
29	131 After paragraph 145(c)
30	Insert:
31	(d) in a case where (assuming that the applicant were granted a
32	production licence over the block or blocks as to which the
33	Joint Authority is satisfied as mentioned in paragraph (b)) the

production licence would be a post-commencement production licence, and:

- (i) the Joint Authority is satisfied that there is a significant risk that any of the operations that could be carried on under the production licence will have a significant adverse impact on operations that are being, or could be, carried on under a greenhouse gas assessment permit or a greenhouse gas holding lease; or
- (ii) if one or more identified greenhouse gas storage formations are wholly situated in the permit area of a greenhouse gas assessment permit or the lease area of a greenhouse gas holding lease—the Joint Authority is satisfied that there is a significant risk that any of the operations that could be carried on under the production licence will have a significant adverse impact on operations that could be carried on under a future greenhouse gas injection licence, where the identified greenhouse gas storage formation, or any of the identified greenhouse gas storage formations, is wholly situated in the licence area of the future greenhouse gas injection licence;

the Joint Authority is satisfied that it is in the public interest for the production licence to be granted to the applicant; and

- (i) (assuming that the applicant were granted a production licence over the block or blocks as to which the Joint Authority is so satisfied as mentioned in paragraph (b)) the production licence would be a post-commencement production licence; and
- (ii) the Joint Authority is satisfied that there is a significant risk that any of the operations that could be carried on under the production licence will have a significant adverse impact on operations that are being, or could be, carried on under a greenhouse gas injection licence;

the Joint Authority is satisfied that:

- (iii) the registered holder of the greenhouse gas injection licence has agreed, in writing, to the grant of the production licence; and
- (iv) to the extent to which the agreement is a dealing to which Part 3A.6 applies—the dealing has been

1 2		approved under section 298-275 or is reasonably likely to be approved under that section; and
3 4 5 6 7		(v) to the extent to which the agreement is a dealing to which Part 3.6 would apply if the production licence were to come into existence—it is reasonably likely that the dealing would, after the production licence comes into existence, be approved under section 275;
8	132	Section 145
9		After "so satisfied", insert "as mentioned in paragraph (b)".
10	133	At the end of section 145
11		Add:
12		Public interest
13 14 15		(2) For the purposes of paragraph (1)(d), in considering whether the grant of the production licence is in the public interest, the Joint Authority must have regard to:
16 17 18 19		(a) whether the registered holder of the greenhouse gas assessment permit or greenhouse gas holding lease, as the case may be, has agreed, in writing, to the grant of the production licence; and
20		(b) if so—the terms of that agreement.
21 22		(3) Subsection (2) does not limit the matters to which the Joint Authority may have regard.
23		Deferral of decision
24		(4) This section has effect subject to section 146A.
25	134	After subsection 146(4A)
26		Insert:
27		Impact on greenhouse gas titles
28		(4B) If:
29		(a) (assuming that the applicant were granted a production
30		licence over the block or blocks as to which the Joint
31		Authority is satisfied as mentioned in paragraph 145(1)(b))

the production licence would be a post-commencement production licence; and 2 (b) either: 3 (i) the Joint Authority is satisfied that there is a significant 4 risk that any of the operations that could be carried on 5 under the production licence will have a significant 6 adverse impact on operations that are being, or could be, 7 carried on under a greenhouse gas assessment permit or 8 a greenhouse gas holding lease; or 9 (ii) if one or more identified greenhouse gas storage 10 formations are wholly situated in the permit area of a 11 greenhouse gas assessment permit or the lease area of a 12 greenhouse gas holding lease—the Joint Authority is 13 satisfied that there is a significant risk that any of the 14 operations that could be carried on under the production 15 licence will have a significant adverse impact on 16 operations that could be carried on under a future 17 greenhouse gas injection licence, where the identified 18 greenhouse gas storage formation, or any of the 19 identified greenhouse gas storage formations, is wholly 20 situated in the licence area of the future greenhouse gas 2.1 injection licence; and 22 (c) the Joint Authority is not satisfied that it is in the public 23 interest for the production licence to be granted to the 24 applicant: 25 the Joint Authority must, by written notice given to the applicant, 26 refuse to grant a production licence to the applicant. 27 (4C) If: 28 (a) (assuming that the applicant were granted a production 29 licence over the block or blocks as to which the Joint 30 Authority is satisfied as mentioned in paragraph 145(1)(b)) 31 the production licence would be a post-commencement 32 production licence; and 33 (b) the Joint Authority is satisfied that there is a significant risk 34 that any of the operations that could be carried on under the 35 production licence will have a significant adverse impact on 36 operations that are being, or could be, carried on under a 37 greenhouse gas injection licence; and 38 (c) the Joint Authority is not satisfied that: 39

1 2	(i) the registered holder of the greenhouse gas injection licence has agreed, in writing, to the grant of the
3	production licence; and
4	(ii) to the extent to which the agreement is a dealing to
5	which Part 3A.6 applies—the dealing has been
6	approved under section 298-275 or is reasonably likely
7	to be approved under that section; and
8	(iii) to the extent to which the agreement is a dealing to
9	which Part 3.6 would apply if the production licence were to come into existence—it is reasonably likely that
10 11	the dealing would, after the production licence comes
12	into existence, be approved under section 275;
13	the Joint Authority must, by written notice given to the applicant,
14	refuse to grant a production licence to the applicant.
15	135 At the end of section 146
	Add:
16	Auu:
17	Public interest
18	(6) For the purposes of paragraph (4B)(c), in considering whether the
19	grant of the production licence is in the public interest, the Joint
20	Authority must have regard to:
21	(a) whether the registered holder of the greenhouse gas
22	assessment permit or greenhouse gas holding lease, as the
23	case may be, has agreed, in writing, to the grant of the
24	production licence; and
25	(b) if so—the terms of that agreement.
26	(7) Subsection (6) does not limit the matters to which the Joint
27	Authority may have regard.
28	Deferral of application
29	(8) This section has effect subject to section 146A.
30	136 After section 146
31	Insert:

1	146A Joint Authority may defer taking action on application for
2	production licence if there is a pending application for a
3	greenhouse gas assessment permit
4	Scope
5	(1) This section applies if:
6 7	(a) an application for the grant of a production licence has been made under:
8	(i) section 142 or 144; or
9	(ii) clause 2 or 4 of Schedule 4; and
10 11 12	(b) assuming that the applicant were granted a production licence over the block or blocks as to which the Joint Authority is so satisfied as mentioned in paragraph 145(1)(b), the production
13	licence would be a post-commencement production licence;
14	and
15	(c) when the application for the grant of the production licence
16	was made, an application for a greenhouse gas assessment
17	permit was being considered by the responsible
18	Commonwealth Minister; and
19	(d) the Joint Authority is satisfied that it would be in the public
20	interest to defer taking any action under section 145 or 146 in
21	relation to the application for the grant of the production
22	licence until the application for the greenhouse gas
23	assessment permit is finalised.
24	Deferral
25	(2) The Joint Authority must not take any action under section 145 or
26	146 in relation to the application for the grant of the production
27	licence until 24 hours after whichever of the following events
28	happens first:
29	(a) the responsible Commonwealth Minister grants a greenhouse
30	gas assessment permit to the applicant for the permit;
31	(b) the application for the greenhouse gas assessment permit
32	lapses;
33	(c) the responsible Commonwealth Minister refuses to grant a
34	greenhouse gas assessment permit to the applicant for the
35	permit.

1		Omit "in section 145", substitute "in paragraph 145(1)(b)".
2	138 \$	Section 164
3		Omit:
4 5		An infrastructure licence authorises the licensee to construct and operate an infrastructure facility in the licence area.
6		substitute:
7 8 9 10		An infrastructure licence authorises the licensee to construct and operate an infrastructure facility in the licence area. An infrastructure facility may relate to petroleum or a greenhouse gas substance.
11	138A	Paragraphs 166(1)(a) and (b)
12		Repeal the paragraphs, substitute:
13		(a) in the case of an infrastructure licence granted before the
14		commencement of this section:
15		(i) to construct infrastructure facilities in the licence area;
16		and
17		(ii) to operate infrastructure facilities in the licence area;
18		so long as those facilities are for engaging in:
19		(iii) a subsection 13(2) activity; or
20		(iv) a subsection 13(3) activity specified in the licence as the result of a variation under section 176; or
21		(b) in the case of an infrastructure licence granted after the
22 23		commencement of this section:
24		(i) to construct infrastructure facilities in the licence area;
25		and
26		(ii) to operate infrastructure facilities in the licence area;
27		so long as those facilities are for engaging in:
28		(iii) a subsection 13(2) activity specified in the licence; or
29		(iv) a subsection 13(3) activity specified in the licence.
30	138B	At the end of section 167

Add:

1		(3) An infrastructure licence is subject to the condition that, if:
2		(a) regulations are made for the purpose of subsection (4); and
3		(b) those regulations impose requirements on the licensee;
4		the licensee will comply with those requirements.
5		(4) The regulations may establish a regime for third party access to
6		services provided by means of the use of an infrastructure facility
7 8		that is for engaging in any of the activities to which subsection 13(3) applies.
9		Note: Subsection 13(3) applies to certain greenhouse gas activities.
10 11		(5) Despite subsection (2), the condition mentioned in subsection (3) does not need to be specified in the licence.
12	138C	Subsection 169(4) (note)
13		Omit "249", substitute "442D".
1.1	120	Section 171 (note 3)
14	139	• •
15		Omit "section 174", substitute "sections 174 and 174A".
16 17	Note:	The heading to section 174 is altered by inserting "with petroleum titleholders" after "Consultation".
18	140	At the end of Division 2 of Part 2.5
19		Add:
20	174A	Consultation with greenhouse gas titleholders—grant of
21		infrastructure licence
22		Scope
23		(1) This section applies if:
24		(a) an application for an infrastructure licence (the <i>proposed</i>
25		infrastructure licence) has been made under section 170 in
26		relation to a place in a block; and
27		(b) the block:
28		(i) is the subject of a greenhouse gas assessment permit,
29		greenhouse gas holding lease or greenhouse gas
30		injection licence; or
31		(ii) is the subject of a greenhouse gas search authority or
32		greenhouse gas special authority; and

1	(c) the applicant is not the registered holder of the greenhouse
2	gas assessment permit, greenhouse gas holding lease,
3	greenhouse gas injection licence, greenhouse gas search
4	authority or greenhouse gas special authority; and
5	(d) if subparagraph (b)(i) applies—the registered holder of the
6	greenhouse gas assessment permit, greenhouse gas holding
7	lease or greenhouse gas injection licence has not given
8	written consent to the grant of the proposed infrastructure
9	licence; and
10	(e) if subparagraph (b)(ii) applies:
11	(i) the registered holder of the greenhouse gas search
12	authority or greenhouse gas special authority has not
13	given written consent to the grant of the proposed
14	infrastructure licence; or
15	(ii) the greenhouse gas search authority or greenhouse gas
16	special authority will not expire before any construction
17	or operation of infrastructure facilities under the
18	proposed infrastructure licence would occur.
19	Consultation
20	(2) Before the Joint Authority gives the applicant an offer document
	(2) Before the Joint Authority gives the applicant an offer document under section 171, the Joint Authority must:
20 21	· ·
20 21 22	under section 171, the Joint Authority must:
20 21 22 23	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the
20 21 22 23 24	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at
20 21 22 23 24 25	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give
20 21 22 23 24 25 26	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at
20 21 22 23 24 25 26 27	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the
20 21 22 23 24 25 26 27	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and
20	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the
20 21 22 23 24 25 26 27 28 29	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the Joint Authority thinks fit.
20 21 22 23 24 25 26 27 28 29 30	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the Joint Authority thinks fit.
20 21 22 23 24 25 26 27 28 29 30 31	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the Joint Authority thinks fit. (3) The notice must: (a) set out details of the proposed infrastructure licence; and (b) invite a person to whom the notice, or a copy of the notice, has been given to make a written submission to the Joint
20 21 22 23 24 25 26 27 28 29 30 31 32 33	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the Joint Authority thinks fit. (3) The notice must: (a) set out details of the proposed infrastructure licence; and (b) invite a person to whom the notice, or a copy of the notice,
220 221 222 23 224 225 226 227 228 229	under section 171, the Joint Authority must: (a) by written notice given to the registered holder of the greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse gas special authority, give at least 30 days notice of the Joint Authority's proposal to give the applicant the offer document; and (b) give a copy of the notice to such other persons (if any) as the Joint Authority thinks fit. (3) The notice must: (a) set out details of the proposed infrastructure licence; and (b) invite a person to whom the notice, or a copy of the notice, has been given to make a written submission to the Joint

1 2 3 4 5 6		 (4) In deciding: (a) whether to give the applicant the offer document; and (b) the conditions (if any) to which the proposed infrastructure licence should be subject; the Joint Authority must take into account any submissions made in accordance with the notice. 	
7	141	Subsection 176(1) (note)	
8		Omit "section 177", substitute "sections 177 and 177A".	
9 10	Note:	The heading to section 177 is altered by inserting "with petroleum titleholders" after "Consultation".	
11	142	At the end of Division 3 of Part 2.5	
12		Add:	
13 14	177 A	A Consultation with greenhouse gas titleholders—variation of infrastructure licence	
15		Scope	
16		(1) This section applies if:	
17		(a) an infrastructure licence (the first infrastructure licence)	
18		relates to a place in a block; and	
19 20		(b) an application for variation of the first infrastructure licence is made under section 175; and	
21		(c) the block:	
22		(i) is the subject of a greenhouse gas assessment permit,	
23		greenhouse gas holding lease or greenhouse gas	
24		injection licence; or	
25 26		(ii) is the subject of a greenhouse gas search authority or greenhouse gas special authority; and	
27		(d) the applicant is not the registered holder of the greenhouse	
28		gas assessment permit, greenhouse gas holding lease,	
29		greenhouse gas injection licence, greenhouse gas search	
30		authority or greenhouse gas special authority; and	
31		(e) if subparagraph (c)(i) applies—the registered holder of the	
32		greenhouse gas assessment permit, greenhouse gas holding	
33 34		lease or greenhouse gas injection licence has not given written consent to the variation of the first infrastructure	
35		licence; and	
		,	

1	(f) if subparagraph (c)(ii) applies:
2	(i) the registered holder of the greenhouse gas search
3	authority or greenhouse gas special authority has not
4	given written consent to the variation of the first
5	infrastructure licence; or
6	(ii) the greenhouse gas search authority or greenhouse gas
7	special authority will not expire before any construction
8	or operation of infrastructure facilities under the first
9	infrastructure licence, as proposed to be varied, would
10	occur.
11	Consultation
12	(2) Before varying the first infrastructure licence, the Joint Authority
13	must:
14	(a) by written notice given to the registered holder of the
15	greenhouse gas assessment permit, greenhouse gas holding
16	lease, greenhouse gas injection licence, greenhouse gas
17	search authority or greenhouse gas special authority, give at
18	least 30 days notice that the Joint Authority is considering the
19	application; and
20	(b) give a copy of the notice to such other persons (if any) as the
21	Joint Authority thinks fit.
22	(3) The notice must:
23	(a) set out details of the proposed variation; and
24	(b) invite a person to whom the notice, or a copy of the notice,
25	has been given to make a written submission to the Joint
26	Authority about the proposal; and
27	(c) specify a time limit for the making of that submission.
28	Note: All communications to the Joint Authority are to be made through the
29	Designated Authority—see section 45.
30	(4) In deciding whether to vary the first infrastructure licence, the Joint
31	Authority must take into account any submissions made in
32	accordance with the notice.
33	143 At the end of Part 2.5

Add:

Division 4—Directions by respon	sible Commonwealth
Minister	

3	177B Directions by responsible Commonwealth Minister
4	(1) The responsible Commonwealth Minister may, by written notice
5	given to the Joint Authority, give the Joint Authority a direction in
6	relation to the exercise by the Joint Authority of a power conferred
7	on the Joint Authority by this Part in relation to:
8	(a) a specified application for an infrastructure licence, where
9	any of the infrastructure facilities to which the licence relates
10	is an infrastructure facility as a result of subsection 13(3); or
11	(b) a specified infrastructure licence, where any of the
12	infrastructure facilities to which the licence relates is an
13	infrastructure facility as a result of subsection 13(3).
14	(2) The Joint Authority must comply with a direction under
15	subsection (1).
16	(3) A direction under subsection (1) is not a legislative instrument.
17	144 Section 178
18	Omit:
18 19	
	A pipeline licence authorises the licensee to construct and operate a pipeline.
19	A pipeline licence authorises the licensee to construct and
19 20	A pipeline licence authorises the licensee to construct and operate a pipeline. substitute:
19 20 21	 A pipeline licence authorises the licensee to construct and operate a pipeline. substitute: A pipeline licence authorises the licensee to construct and
19 20 21 22	A pipeline licence authorises the licensee to construct and operate a pipeline. substitute:
19 20 21 22 23 24	 A pipeline licence authorises the licensee to construct and operate a pipeline. Substitute: A pipeline licence authorises the licensee to construct and operate a pipeline. A pipeline may be used to convey petroleum or a greenhouse gas substance.
19 20 21 22 23 24	 A pipeline licence authorises the licensee to construct and operate a pipeline. Substitute: A pipeline licence authorises the licensee to construct and operate a pipeline. A pipeline may be used to convey petroleum or a greenhouse gas substance.
19 20 21 22 23 24	 A pipeline licence authorises the licensee to construct and operate a pipeline. Substitute: A pipeline licence authorises the licensee to construct and operate a pipeline. A pipeline may be used to convey petroleum or a greenhouse gas substance.
19 20 21 22 23 24	 A pipeline licence authorises the licensee to construct and operate a pipeline. Substitute: A pipeline licence authorises the licensee to construct and operate a pipeline. A pipeline may be used to convey petroleum or a greenhouse gas substance.
19 20 21 22 23 24 25 26	 A pipeline licence authorises the licensee to construct and operate a pipeline. Substitute: A pipeline licence authorises the licensee to construct and operate a pipeline. A pipeline may be used to convey petroleum or a greenhouse gas substance. 145 At the end of section 181 Add:

1 2	unless the Joint Authority has approved the greenhouse gas substance under section 181A.
3 4	(6) Despite subsection (2), the condition mentioned in subsection (5) does not need to be specified in the licence.
5	(7) Subsection (5) does not limit subsection (1).
6	Access regime
7	(8) A pipeline licence is subject to the condition that, if:
8	(a) regulations are made for the purposes of subsection (9); and
9	(b) those regulations impose requirements on the licensee;
10	the licensee will comply with those requirements.
11	(9) The regulations may establish a regime for third party access to
12	services provided by means of the use of greenhouse gas pipelines.
13 14	(10) Despite subsection (2), the condition mentioned in subsection (8) does not need to be specified in the licence.
15	(11) Subsection (8) does not limit subsection (1).
16	146 After section 181
17	Insert:
18	1014 4 11 7 4 4 4 7 4 6 1 1 4 4 1
19	181A Approval by Joint Authority of greenhouse gas substance to be conveyed in a pipeline
19 20	conveyed in a pipeline
	'
20	conveyed in a pipeline (1) A pipeline licensee may apply to the Joint Authority for approval
20 21	conveyed in a pipeline(1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of
20 21 22	conveyed in a pipeline(1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of the pipeline.
20 21 22 23	 conveyed in a pipeline (1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of the pipeline. (2) If an application for approval is made under subsection (1), the Joint Authority may, by written notice given to the applicant: (a) give the approval, with or without conditions to which the
20 21 22 23 24	 conveyed in a pipeline (1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of the pipeline. (2) If an application for approval is made under subsection (1), the Joint Authority may, by written notice given to the applicant: (a) give the approval, with or without conditions to which the approval is subject; or
20 21 22 23 24 25	 conveyed in a pipeline (1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of the pipeline. (2) If an application for approval is made under subsection (1), the Joint Authority may, by written notice given to the applicant: (a) give the approval, with or without conditions to which the
20 21 22 23 24 25 26	 conveyed in a pipeline (1) A pipeline licensee may apply to the Joint Authority for approval of a greenhouse gas substance that is to be conveyed by means of the pipeline. (2) If an application for approval is made under subsection (1), the Joint Authority may, by written notice given to the applicant: (a) give the approval, with or without conditions to which the approval is subject; or

1 2 3	(a) in a case where it is proposed to inject the greenhouse gas substance into an identified greenhouse gas storage formation:
4 5	(i) whether the greenhouse gas substance is suitable for injection into the identified greenhouse gas storage formation; and
6 7 8	(ii) whether the greenhouse gas substance is suitable for permanent storage in the identified greenhouse gas
9	storage formation; and
10 11	(b) in a case where it is proposed to inject the greenhouse gas substance, on an appraisal basis, into a potential greenhouse
12 13	gas storage formation (other than an identified greenhouse gas storage formation):
14	(i) whether the greenhouse gas substance is suitable for injection, on an appraisal basis, into the potential
15 16	greenhouse gas storage formation; and
17	(ii) whether the greenhouse gas substance is suitable for
18	storage, on an appraisal basis, in the potential
19	greenhouse gas storage formation; and
20	(c) such other matters (if any) as the Joint Authority considers
21	relevant.
22	(4) To avoid doubt, section 180 does not imply that a pipeline licensee
23 24	who applies for approval under subsection (1) of this section is entitled to be given the approval.
25	(5) The responsible Commonwealth Minister may, by written notice
26	given to the Joint Authority, give the Joint Authority a direction in
27	relation to the exercise by the Joint Authority of the power
28	conferred on the Joint Authority by subsection (2) in relation to a
29	specified application.
30	(6) The Joint Authority must comply with a direction under
31	subsection (5).
32	(7) A direction under subsection (5) is not a legislative instrument.
33	146A Subsection 183(4) (note)
34	Omit "249", substitute "442D".
35	147 After subsection 183(4)
36	Insert:

1 2 3	(4A) For the purposes of subsection (3), the failure to obtain a greenhouse gas substance for conveyance in the pipeline, or a part of the pipeline, is not a circumstance beyond the licensee's control.
4	148 Paragraph 185(2)(g)
5	After "petroleum", insert "or greenhouse gas substances".
6	149 At the end of subsection 185(3) (before the notes)
7	Add:
8 9 10	; and (d) the location of any point that the applicant wants to be declared under section 14A to be a terminal point in connection with the pipeline.
11	150 Paragraph 186(1)(a)
12	After "of a", insert "petroleum".
13	Note: The heading to section 186 is altered by inserting " petroleum-related " before
14	"pipeline".
15	151 After section 186
16	Insert:
17 18	186A Rights of production licensees following application for greenhouse gas-related pipeline licences by other persons
19	Application by production licensee
20	(1) If:
21	(a) a person applies for a pipeline licence in relation to the
22	construction, in an offshore area, of a greenhouse gas
23	pipeline for:
24	(i) the conveyance of a greenhouse gas substance within a
25	production licence area in that offshore area; or
26	(ii) the conveyance of a greenhouse gas substance from a place outside a production licence area to a place in the
27 28	production licence area; and
29	(b) either:
30	(i) if subparagraph (a)(i) applies—the greenhouse gas
31	substance is a by-product of petroleum recovery
32	operations carried on under the production licence; or

1		(ii) if subparagraph (a)(ii) applies—the greenhouse gas
2		substance is to be injected into the seabed or subsoil for
3		the purpose of enhancing petroleum recovery operations
4		carried on under the production licence; and
5		(c) the person is not the production licensee;
6		the production licensee may, within:
7		(d) 90 days after the publication in the <i>Gazette</i> of notice of the
8		application; or
9		(e) such longer period, not more than 180 days, as the Joint
10		Authority allows;
11		apply under section 185 for such a pipeline licence and, in the
12		application, request that the application mentioned in the Gazette
13		notice be rejected.
14		Note: For publication in the <i>Gazette</i> of notice of the application, see
15		section 418.
16		Rejection of application by other person
17	(2)	If a pipeline licence is granted to the production licensee as a result
18		of an application covered by subsection (1), the Joint Authority
19		must, by written notice given to the person mentioned in
20		paragraph (1)(a), reject the application mentioned in
21		paragraph (1)(d).
22		Extension of time
23	(3)	The Joint Authority may allow a longer period under
24	,	paragraph (1)(e) only on written application made by the
25		production licensee within the period of 90 days mentioned in
26		paragraph (1)(d).
27	186B Pig	hts of greenhouse gas injection licensees following
27	100D Kig	application for greenhouse gas-related pipeline licences
28 29		by other persons
29		by other persons
30		Application by greenhouse gas injection licensee
31	(1)	If:
32		(a) a person applies for a pipeline licence in relation to the
33		construction, in an offshore area, of a greenhouse gas
34		pipeline for:

1		(i) the conveyance of a greenhouse gas substance within a
2		greenhouse gas injection licence area in that offshore area; or
3		
4		(ii) the conveyance of a greenhouse gas substance from a place outside a greenhouse gas injection area to a place
5 6		in the greenhouse gas injection licence area; and
		(b) the greenhouse gas substance is to be injected into an
7 8		identified greenhouse gas storage formation that is wholly
9		situated in the greenhouse gas injection licence area; and
10		(c) the person is not the greenhouse gas injection licensee;
11		the greenhouse gas injection licensee may, within:
12		(d) 90 days after the publication in the Gazette of notice of the
13		application; or
14		(e) such longer period, not more than 180 days, as the Joint
15		Authority allows;
16		apply under section 185 for such a pipeline licence and, in the
17		application, request that the application mentioned in the Gazette
18		notice be rejected.
19 20		Note: For publication in the <i>Gazette</i> of notice of the application, see section 418.
21		Rejection of application by other person
22		(2) If a pipeline licence is granted to the greenhouse gas injection
23		licensee as a result of an application covered by subsection (1), the
24		Joint Authority must, by written notice given to the person
25		mentioned in paragraph (1)(a), reject the application mentioned in
26		paragraph (1)(d).
27		Extension of time
28		(3) The Joint Authority may allow a longer period under
29		paragraph (1)(e) only on written application made by the
30		greenhouse gas injection licensee within the period of 90 days
31		mentioned in paragraph (1)(d).
32	152	Paragraph 187(2)(a)
33		After "of a", insert "petroleum".
34 35	Note:	The heading to section 187 is altered by inserting " petroleum-related " before " pipeline ".

1	153 Paragraph 187(3)(a)
2	After "of a", insert "petroleum".
3	154 Paragraph 187(4)(a)
4	After "of a", insert "petroleum".
5	155 Subsection 187(5)
6	After "of a", insert "petroleum".
7	156 Subsection 187(6)
8	After "by the", insert "petroleum".
9	157 After section 187
10	Insert:
11	187A Grant of greenhouse gas-related pipeline licence—offer
12	document
13	Scope
14	(1) This section applies if an application for a pipeline licence has been
15	made under section 185.
16	Offer document—grant of pipeline licence to a person other than
17	production licensee
18	(2) If:
19	(a) the application is for a pipeline licence in relation to the
20	construction, in an offshore area, of a greenhouse gas
21	pipeline for:
22	(i) the conveyance of a greenhouse gas substance within a production licence area in that offshore area; or
23	(ii) the conveyance of a greenhouse gas substance from a
24 25	place outside a production licence area to a place in the
26	production licence area; and
27	(b) either:
28	(i) if subparagraph (a)(i) applies—the greenhouse gas
29	substance is a by-product of petroleum recovery
30	operations carried on under the production licence; or

1	(ii) if subparagraph (a)(ii) applies—the greenhouse gas
2	substance is to be injected into the seabed or subsoil for
3	the purpose of enhancing petroleum recovery operations
4	carried on under the production licence; and
5	(c) the applicant is not the production licensee; and
6 7	(d) the application has not been rejected under subsection 186A(2);
8	the Joint Authority may gave the applicant a written notice (called
9	an <i>offer document</i>) telling the applicant that the Joint Authority is
10	prepared to grant the applicant the pipeline licence.
11	Offer document—grant of pipeline licence to production licensee
12	(3) If:
13	(a) the application is for a pipeline licence in relation to the
14	construction, in an offshore area, of a greenhouse gas
15	pipeline for:
16	(i) the conveyance of a greenhouse gas substance within a
17	production licence area in that offshore area; or
18	(ii) the conveyance of a greenhouse gas substance from a
19	place outside a production licence area to a place in the
20	production licence area; and
21	(b) either:
22	(i) if subparagraph (a)(i) applies—the greenhouse gas
23	substance is a by-product of petroleum recovery
24	operations carried on under the production licence; or
25	(ii) if subparagraph (a)(ii) applies—the greenhouse gas
26	substance is to be injected into the seabed or subsoil for
27	the purpose of enhancing petroleum recovery operations carried on under the production licence; and
28	
29	(c) the applicant is the production licensee; and
30	(d) each of the following has been complied with:
31	(i) the conditions to which the production licence is, or has
32	from time to time been, subject;
33	(ii) the provisions of this Chapter, Chapter 3, Chapter 4 and Part 5.1;
34	·
35	(iii) the regulations;
36	the Joint Authority must give the applicant a written notice (called
37	an <i>offer document</i>) telling the applicant that the Joint Authority is prepared to grant the applicant the pipeline licence.
38	prepared to grain the applicant the pipernie needee.

1	(4) If:
2	(a) the application is for a pipeline licence in relation to the
3	construction, in an offshore area, of a greenhouse gas
4	pipeline for:
5	(i) the conveyance of a greenhouse gas substance within a
6	production licence area in that offshore area; or
7	(ii) the conveyance of a greenhouse gas substance from a
8	place outside a production licence area to a place in the
9	production licence area; and
10	(b) either:
11	(i) if subparagraph (a)(i) applies—the greenhouse gas
12	substance is a by-product of petroleum recovery
13	operations carried on under the production licence; or
14	(ii) if subparagraph (a)(ii) applies—the greenhouse gas
15	substance is to be injected into the seabed or subsoil for
16 17	the purpose of enhancing petroleum recovery operations carried on under the production licence; and
	(c) the applicant is the production licensee; and
18	
19	(d) any of:
20	(i) the conditions to which the production licence is, or has from time to time been, subject; or
21	·
22 23	(ii) the provisions of this Chapter, Chapter 3, Chapter 4 and Part 5.1; or
	(iii) the provisions of the regulations;
24	
25	have not been complied with; and
26	(e) the Joint Authority is satisfied that there are sufficient
27	grounds to warrant the granting of the pipeline licence;
28	the Joint Authority may give the applicant a written notice (called an <i>offer document</i>) telling the applicant that the Joint Authority is
29 30	prepared to grant the applicant the pipeline licence.
30	prepared to grant the applicant the piperine needee.
31	Offer document—grant of pipeline licence to a person other than
32	greenhouse gas injection licensee
33	(5) If:
34	(a) the application is for a pipeline licence in relation to the
35	construction, in an offshore area, of a greenhouse gas
36	pipeline for:

1 2	(i) the conveyance of a greenhouse gas substance within a greenhouse gas injection licence area in that offshore
3	area; or
4 5	(ii) the conveyance of a greenhouse gas substance from a place outside a greenhouse gas injection area to a place
6	in the greenhouse gas injection licence area; and
7	(b) the greenhouse gas substance is to be injected into an
8	identified greenhouse gas storage formation that is wholly
9	situated in the greenhouse gas injection licence area; and
10	(c) the applicant is not the greenhouse gas injection licensee; and
11	(d) the application has not been rejected under subsection
12	186B(2);
13	the Joint Authority may gave the applicant a written notice (called
14	an <i>offer document</i>) telling the applicant that the Joint Authority is
15	prepared to grant the applicant the pipeline licence.
16	Offer document—grant of pipeline licence to greenhouse gas
17	injection licensee
18	(6) If:
19	(a) the application is for a pipeline licence in relation to the
20	construction, in an offshore area, of a greenhouse gas
21	pipeline for:
22	(i) the conveyance of a greenhouse gas substance within a
23	greenhouse gas injection licence area in that offshore
24	area; or
25	(ii) the conveyance of a greenhouse gas substance from a
26	place outside a greenhouse gas injection area to a place
27	in the greenhouse gas injection licence area; and
28	(b) the greenhouse gas substance is to be injected into an
29	identified greenhouse gas storage formation that is wholly
30	situated in the greenhouse gas injection licence area; and
31	(c) the applicant is the greenhouse gas injection licensee; and
32	(d) each of the following has been complied with:
33	(i) the conditions to which the greenhouse gas injection
34	licence is, or has from time to time been, subject;
35	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
36	and Part 5A.1;
37	(iii) the regulations;

1	the Joint Authority must give the applicant a written notice (called
2	an <i>offer document</i>) telling the applicant that the Joint Authority is
3	prepared to grant the applicant the pipeline licence.
4	(7) If:
5	(a) the application is for a pipeline licence in relation to the
6	construction, in an offshore area, of a greenhouse gas
7	pipeline for:
8	(i) the conveyance of a greenhouse gas substance within a
9	greenhouse gas injection licence area in that offshore
10	area; or
11	(ii) the conveyance of a greenhouse gas substance from a
12	place outside a greenhouse gas injection area to a place
13	in the greenhouse gas injection licence area; and
14	(b) the greenhouse gas substance is to be injected into an
15	identified greenhouse gas storage formation that is wholly
16	situated in the greenhouse gas injection licence area; and
17	(c) the applicant is the greenhouse gas injection licensee; and
18	(d) any of:
19	(i) the conditions to which the greenhouse gas injection
20	licence is, or has from time to time been, subject; or
21	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
22	and Part 5A.1; or
23	(iii) the provisions of the regulations;
24	have not been complied with; and
25	(e) the Joint Authority is satisfied that there are sufficient
26	grounds to warrant the granting of the pipeline licence;
27	the Joint Authority may give the applicant a written notice (called
28	an <i>offer document</i>) telling the applicant that the Joint Authority is
29	prepared to grant the applicant the pipeline licence.
30	Route to be followed by pipeline
31	(8) An offer document under this section must specify the route to be
32	followed by the greenhouse gas pipeline, and that route must be:
33	(a) the route shown in the plan accompanying the application; or
34	(b) if the Joint Authority is of the opinion that, for any reason,
35	that route is not appropriate—a route that, in the opinion of
36	the Joint Authority, is appropriate.

1 2 3	Note 1: Section 223 sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a summary of conditions).
4 5 6	Note 2: If the applicant breaches a requirement under section 222 to provide further information, the Joint Authority may refuse to give the applicant an offer document—see subsection 222(3).
7	158 Paragraph 188(2)(a)
8	After "of a", insert "petroleum".
9	Note: The heading to section 188 is altered by inserting "petroleum-related" before
10	"pipeline".
11	159 Paragraph 188(3)(a)
12	After "of a", insert "petroleum".
13	160 After section 188
14	Insert:
15	188A Refusal to grant greenhouse gas-related pipeline licence
16	Scope
17	(1) This section applies if an application for a pipeline licence has been
18	made under section 185.
19	Application by licensee of production licence
20	(2) If:
21	(a) the application is for a pipeline licence in relation to the
22	construction, in an offshore area, of a greenhouse gas
23	pipeline for:
24	(i) the conveyance of a greenhouse gas substance within a
25	production licence area in that offshore area; or
26	(ii) the conveyance of a greenhouse gas substance from a
27 28	place outside a production licence area to a place in the production licence area; and
29	(b) either:
30	(i) if subparagraph (a)(i) applies—the greenhouse gas
31	substance is a by-product of petroleum recovery
32	operations carried on under the production licence; or

1 2	(ii) if subparagraph (a)(ii) applies—the greenhouse gas substance is to be injected into the seabed or subsoil for
3	the purpose of enhancing petroleum recovery operations
4	carried on under the production licence; and
5	(c) the applicant is the production licensee; and
6	(d) any of:
7	(i) the conditions to which the production licence is, or has
8	from time to time been, subject; or
9	(ii) the provisions of this Chapter, Chapter 3, Chapter 4 and Part 5.1; or
10	
11	(iii) the provisions of the regulations;
12	have not been complied with; and
13 14	(e) the Joint Authority is not satisfied that there are sufficient grounds to warrant the granting of a pipeline licence;
15	the Joint Authority must, by written notice given to the applicant,
16	refuse to grant the pipeline licence.
17	Note: Consultation procedures apply—see section 226.
18	Application by a person who is not a production licensee
19	(3) If:
20	(a) the application is for a pipeline licence in relation to the
21	construction, in an offshore area, of a greenhouse gas
22	pipeline for:
23 24	(i) the conveyance of a greenhouse gas substance within a production licence area in that offshore area; or
25	(ii) the conveyance of a greenhouse gas substance from a
25 26	place outside a production licence area to a place in the
27	production licence area; and
28	(b) either:
29	(i) if subparagraph (a)(i) applies—the greenhouse gas
30	substance is a by-product of petroleum recovery
31	operations carried on under the production licence; or
32	(ii) if subparagraph (a)(ii) applies—the greenhouse gas
33	substance is to be injected into the seabed or subsoil for
34	the purpose of enhancing petroleum recovery operations
35	carried on under the production licence; and
36	(c) the applicant is not the production licensee:

1 2	the Joint Authority may, by written notice given to the applicant, refuse to grant the pipeline licence.
3	Application by licensee of greenhouse gas injection licence
4	(4) If:
5	(a) the application is for a pipeline licence in relation to the
6	construction, in an offshore area, of a greenhouse gas
7	pipeline for:
8	(i) the conveyance of a greenhouse gas substance within a
9	greenhouse gas injection licence area in that offshore
10	area; or
11	(ii) the conveyance of a greenhouse gas substance from a
12	place outside a greenhouse gas injection area to a place
13	in the greenhouse gas injection licence area; and
14	(b) the greenhouse gas substance is to be injected into an
15 16	identified greenhouse gas storage formation that is wholly situated in the greenhouse gas injection licence area; and
17	(c) the applicant is the greenhouse gas injection licensee; and
	(d) any of:
18	(i) the conditions to which the greenhouse gas injection
19 20	licence is, or has from time to time been, subject; or
21	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
22	and Part 5A.1; or
23	(iii) the provisions of the regulations;
24	have not been complied with; and
25	(e) the Joint Authority is not satisfied that there are sufficient
26	grounds to warrant the granting of a pipeline licence;
27	the Joint Authority must, by written notice given to the applicant,
28	refuse to grant the pipeline licence.
29	Note: Consultation procedures apply—see section 226.
30	Application by a person who is not a greenhouse gas injection
31	licensee
32	(5) If:
33	(a) the application is for a pipeline licence in relation to the
34	construction, in an offshore area, of a greenhouse gas
35	pipeline for:

1 2 3	 (i) the conveyance of a greenhouse gas substance within a greenhouse gas injection licence area in that offshore area; or
4 5 6	(ii) the conveyance of a greenhouse gas substance from a place outside a greenhouse gas injection licence area to a place in the greenhouse gas injection licence area; and
7	(b) the greenhouse gas substance is to be injected into an
8 9	identified greenhouse gas storage formation that is wholly situated in the greenhouse gas injection licence area; and
10	(c) the applicant is not the greenhouse gas injection licensee;
11 12	the Joint Authority may, by written notice given to the applicant, refuse to grant the pipeline licence.
13	161 Paragraph 189(a)
14	After "187", insert "or 187A".
15	162 Section 194
16	Omit:
17 18 19	A special prospecting authority may be granted over a block so long as no exploration permit, retention lease or production licence is in force over the block.
20	substitute:
21 22	A special prospecting authority may be granted over a block so long as none of the following is in force over the block:
23	(a) an exploration permit;
24	(b) a retention lease;
25	(c) a production licence;
26	(d) a greenhouse gas assessment permit;
27	(e) a greenhouse gas holding lease;
28	(f) a greenhouse gas injection licence.

1	163 Subsection 199(1)	
2	Repeal the subsection, substitute:	
3	(1) A person may apply to the Designated Authority for the grant of a	
4	special prospecting authority over a block or blocks, so long as	
5	none of the following is in force over that block or any of those	
6	blocks:	
7	(a) an exploration permit;	
8	(b) a retention lease;	
9	(c) a production licence;	
10	(d) a greenhouse gas assessment permit;	
11	(e) a greenhouse gas holding lease;	
12	(f) a greenhouse gas injection licence.	
13	164 At the end of Division 2 of Part 2.7	
14	Add:	
15	201A Holders to be informed of the grant of greenhouse gas search	
16	authority	
17	Scope	
18	(1) This section applies if:	
19	(a) a person (the <i>first person</i>) is the registered holder of a special	
20	prospecting authority over a block; and	
21	(b) a greenhouse gas search authority is granted to another	
22	person (the <i>second person</i>) over the block.	
23	Holders to be informed	
24	(2) The responsible Commonwealth Minister must, by written notice	
25	given to the first person, inform the first person of:	
26	(a) the operations authorised by the greenhouse gas search	
27	authority granted to the second person; and	
28	(b) the conditions of the greenhouse gas search authority granted	
29	to the second person.	
30	(3) The Designated Authority must, by written notice given to the	
31	second person, inform the second person of:	

1 2 3 4	(a) the petroleum exploration operations authorised by the special prospecting authority granted to the first person; and(b) the conditions of the special prospecting authority granted to the first person.			
5	165	Subsection 226((1) (table)	
6		At the end of the ta	able, add:	
7	6	section 188A	refusal to grant a pipeline licence to a production licensee	the licensee.
	7	section 188A	refusal to grant a pipeline licence to a greenhouse gas injection licensee	the licensee.
8	165	A Subsection 22 Omit "249", substi	` , ` ,	
10 11	166	Subsection 229(Omit "give", subst	•	
12 13	167	After subsection Insert:	n 247(3)	
14 15 16 17		by: (a) a greenh (b) a greenh	2) and (3) do not apply if the nouse gas assessment perminouse gas holding lessee; or nouse gas injection licensee	ttee; or
19 20	Note:		247 is altered by adding at the en	
21 22	168	Section 249 Repeal the sec	ction.	
23	169	After Chapter 2		
24		Insert:		

Chapter 2A—Regulation of activities relating to injection and storage of greenhouse gas substances

Part 2A.1—Introduction

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249AA Simplified outline

The following is a simplified outline of this Chapter:

7 This Chapter provides for the grant of the following titles: 8 a greenhouse gas assessment permit (see (a) Part 2A.2); 10 a greenhouse gas holding lease (see Part 2A.3); (b) 11 (c) a greenhouse gas injection licence (see Part 2A.4); 12 (d) a greenhouse gas search authority (see Part 2A.5); 13 a greenhouse gas special authority (see Part 2A.6). (e) 14 A greenhouse gas assessment permit authorises the permittee 15 to explore in the permit area for potential greenhouse gas 16 storage formations and potential greenhouse gas injection 17 sites. 18 If an eligible greenhouse gas storage formation is identified in 19 a greenhouse gas permit area, the responsible Commonwealth 20 Minister may declare that the formation is an identified 21 greenhouse gas storage formation. 22 After the declaration of an identified greenhouse gas storage 23 formation in a greenhouse gas permit area, the permittee may 24 apply for a greenhouse gas holding lease or a greenhouse gas 25

injection licence.

1 2	A greenhouse gas holding lease is granted if the applicant is not currently in a position to inject and store a greenhouse gas
3	substance, but is likely to be in such a position within 15
4	years. The lessee may apply for a greenhouse gas injection
5	licence.
6	A greenhouse gas injection licence authorises the licensee to
7	carry out greenhouse gas injection and storage operations in
8	the licence area.
9	A greenhouse gas search authority authorises the holder to
10	carry on operations in the authority area relating to the
11	exploration for potential greenhouse gas storage formations or
12	potential greenhouse gas injection sites (but not to make a
13	well).
14	A greenhouse gas special authority authorises the holder to
15	carry on certain greenhouse gas-related operations in the
16	authority area (but not to make a well).
17	Part 2A.7 provides for the grant of greenhouse gas research
18	consents. A greenhouse gas research consent authorises the
19	holder to carry on greenhouse gas-related operations in the
20	course of a scientific investigation.
D / 2 /	
Part 2A	A.2—Greenhouse gas assessment permits
Division	1—General provisions
249AB Si	implified outline

The following is a simplified outline of this Part:

gas injection site, except:

(a)

It is an offence to explore in an offshore area for a potential greenhouse gas storage formation, or a potential greenhouse

under a greenhouse gas assessment permit; or

24

25 26

27

1 2	(b) as otherwise authorised or required by or under this Act.
3 4	This Part provides for the grant of greenhouse gas assessment permits over blocks in an offshore area.
5	A greenhouse gas assessment permit authorises the permittee
6	to explore in the permit area for potential greenhouse gas
7 8	storage formations and potential greenhouse gas injection sites.
9	• There are 2 types of greenhouse gas assessment permits:
10	(a) a greenhouse gas assessment permit granted on the
11	basis of work program bidding (a work-bid
12	greenhouse gas assessment permit);
13	(b) a greenhouse gas assessment permit granted on the
14	basis of cash bidding (a cash-bid greenhouse gas
15	assessment permit).
16	If an eligible greenhouse gas storage formation is identified in
17	a greenhouse gas permit area, the responsible Commonwealth
18	Minister may declare that the formation is an identified
19	greenhouse gas storage formation.
20	249AC Prohibition of unauthorised exploration for potential
21	greenhouse gas storage formation, or potential
22	greenhouse gas injection site, in offshore area
23	(1) A person commits an offence if:
24	(a) the person explores for:
25	(i) a potential greenhouse gas storage formation; or
26	(ii) a potential greenhouse gas injection site; and
27	(b) the exploration occurs in an offshore area.
28	Penalty: Imprisonment for 5 years.
29	(2) Subsection (1) does not apply to conduct that is:
30	(a) authorised by a greenhouse gas assessment permit; or
31	(b) otherwise authorised or required by or under this Act.

Note: The defendant bears an evidential burden in relation to the matter in subsection (2)—see subsection 13.3(3) of the *Criminal Code*.

249AD Rights conferred by greenhouse gas assessment permit

- (1) A greenhouse gas assessment permit authorises the permittee, in accordance with the conditions (if any) to which the permit is subject:
 - (a) to explore in the permit area for a potential greenhouse gas storage formation; and
 - (b) to explore in the permit area for a potential greenhouse gas injection site; and
 - (c) to inject, on an appraisal basis, a greenhouse gas substance into a part of a geological formation, so long as the relevant well is situated in the permit area; and
 - (d) to store, on an appraisal basis, a greenhouse gas substance in a part of a geological formation, so long as the injection of the stored greenhouse gas substance takes place at a well situated the permit area; and
 - (e) to inject, on an appraisal basis:
 - (i) air; or

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- (ii) petroleum; or
- (iii) water;

into a part of a geological formation for purposes in connection with the exploration authorised by paragraph (a) or (b), so long as the relevant well is situated in the permit area; and

- (f) to store, on an appraisal basis:
 - (i) air; or
 - (ii) petroleum; or
 - (iii) water;

in a part of a geological formation for purposes in connection with the exploration authorised by paragraph (a) or (b), so long as the injection of the stored air, petroleum or water takes place at a well situated in the permit area; and

- (g) with the written consent of the responsible Commonwealth Minister, to recover petroleum in the permit area for the sole purpose of appraising a discovery of petroleum that was made as an incidental consequence of:
 - (i) the exploration authorised by paragraph (a) or (b); or

1 2 3		(ii) the injection authorised by paragraph (c) or (e); and(h) to carry on such operations, and execute such works, in the permit area as are necessary for those purposes.
4 5	(2)	The rights conferred on the permittee by subsection (1) are subject to this Act and the regulations.
6 7 8	(3)	If petroleum is recovered by the permittee in the permit area as authorised by paragraph (1)(g), the petroleum does not become the property of the permittee.
9 10	(4)	A greenhouse gas storage permit does not authorise the permittee to make a well outside the permit area.
11	249AE Co	onditions of greenhouse gas assessment permits
12	(1)	The responsible Commonwealth Minister may grant a greenhouse
13		gas assessment permit subject to whatever conditions the
14		responsible Commonwealth Minister thinks appropriate.
15	(2)	The conditions (if any) must be specified in the permit.
16		Approval of key greenhouse gas operations
17	(3)	A greenhouse gas assessment permit is subject to the condition that
18		the permittee will not carry on key greenhouse gas operations
19		under the permit unless:
20 21		(a) the responsible Commonwealth Minister has approved the operations under section 249AF; and
22		(b) the permittee complies with the conditions (if any) to which
23		the approval is subject.
		•
24		Securities
25	(4)	A greenhouse gas assessment permit is subject to the condition
26		that, if the permittee is given a notice under section 249NCA, the
27		permittee will comply with the notice.
28		Work-bid greenhouse gas assessment permits
29	(5)	Any or all of the following conditions may be specified in a
30		work-bid greenhouse gas assessment permit:

1 2 3 4 5 6 7 8	 (a) conditions requiring the permittee to carry out work in, or in relation to, the permit area (including conditions requiring the permittee to carry out the work during a period of 12 months or longer, or during periods each of which is 12 months or longer); (b) conditions relating to the amounts that the permittee must spend in carrying out such work; (c) conditions requiring the permittee to comply with directions
9	that:
10 11	(i) relate to the matters covered by paragraphs (a) and (b); and
12	(ii) are given in accordance with the permit.
13	Cash-bid greenhouse gas assessment permits
14	(6) Despite subsection (1), a cash-bid greenhouse gas assessment
15	permit must not be granted subject to conditions requiring the
16	permittee to:
17	(a) carry out work in, or in relation to, the permit area; or
18 19	(b) spend particular amounts on the carrying out of work in, or in relation to, the permit area.
20	Other provisions
21 22	(7) Despite subsection (2), the conditions mentioned in subsections (3) and (4) do not need to be specified in the permit.
23	(8) Subsections (3), (4) and (5) do not limit subsection (1).
24 25	249AF Approval by responsible Commonwealth Minister of key greenhouse gas operations
26	(1) A greenhouse gas assessment permittee may apply to the
27	responsible Commonwealth Minister for approval to carry on one
28	or more key greenhouse gas operations under the permit.
29 30 31	(2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may:(a) give the approval, with or without conditions to which the
32	approval is subject; or
33 34	(b) by written notice given to the applicant, refuse to give the approval.

1 2	Responsible Commonwealth Minister must have regard to certain matters
3 4 5	(3) In deciding whether to give the approval, the responsible Commonwealth Minister must comply with subsections (4), (5), (6), (7) and (8).
6 7 8 9 10 11 12 13	 (4) The responsible Commonwealth Minister must have regard to the impact (if any) that any of those key greenhouse gas operations could have on petroleum exploration operations, or petroleum recovery operations, that are being, or could be, carried on under: (a) an existing exploration permit; or (b) an existing retention lease; or (c) an existing production licence; or (d) a future exploration permit; or (e) a future retention lease; or
15	(f) a future production licence.
16 17 18 19 20 21 22 23 24 25	 (5) If the responsible Commonwealth Minister is satisfied that there is a significant risk that any of those key greenhouse gas operations will have a significant adverse impact on petroleum exploration operations, or petroleum recovery operations, that are being, or could be, carried on under: (a) an existing exploration permit held by a person other than the applicant; or (b) an existing retention lease held by a person other than the applicant; or (c) an existing production licence held by a person other than the
26 27 28 29 30 31 32 33	applicant; the responsible Commonwealth Minister must have regard to: (d) whether the registered holder of the exploration permit, retention lease or production licence, as the case may be, has agreed, in writing, to the applicant carrying on the key greenhouse gas operations in respect of which the responsible Commonwealth Minister is so satisfied; and (e) if so—the terms of that agreement.
34 35 36 37	(6) If:(a) the responsible Commonwealth Minister is satisfied that there is a significant risk that any of those key greenhouse gas operations will have a significant adverse impact on

1	petroleum exploration operations, or petroleum recovery
2	operations, that could be carried on under:
3	(i) a future exploration permit over a block or blocks; or
4	(ii) a future retention lease over a block or blocks; or
5	(iii) a future production licence over a block or blocks; and
6	(b) an exploration permit, retention lease or production licence is
7	in force over the block or any of the blocks; and
8	(c) the exploration permit, retention lease or production licence
9	is held by a person other than the applicant;
10	the responsible Commonwealth Minister must have regard to:
11	(d) whether the registered holder of the exploration permit,
12	retention lease or production licence covered by
13	paragraph (b) has agreed, in writing, to the applicant carrying
14	on the key greenhouse gas operations in respect of which the
15	responsible Commonwealth Minister is so satisfied; and
16	(e) if so—the terms of that agreement.
17	(7) If any of those key greenhouse gas operations is:
18	(a) an operation to inject, on an appraisal basis, a substance into
19	a part of a geological formation; or
20	(b) an operation to store, on an appraisal basis, a substance in a
21	part of a geological formation;
22	the responsible Commonwealth Minister must have regard to the
23	composition of the substance.
24	(8) The responsible Commonwealth Minister must have regard to the
25	public interest.
26	(9) Subsections (4), (5), (6) and (7) do not limit subsection (8).
27	(10) Subsections (4), (5), (6), (7) and (8) do not limit the matters to
28	which the responsible Commonwealth Minister may have regard.
29	Circumstances in which the approval must not be given
30	(11) If the responsible Commonwealth Minister is satisfied that there is
31	a significant risk that any of those key greenhouse gas operations
32	will have a significant adverse impact on petroleum exploration
33	operations, or petroleum recovery operations, that are being, or
34	could be, carried on under:

1 2	(a) an existing pre-commencement petroleum title held by a person other than the applicant; or
3	(b) an existing post-commencement production licence held by a
4	person other than the applicant;
5	the responsible Commonwealth Minister must not give the
6	approval unless the registered holder of the pre-commencement
7	petroleum title, or the post-commencement production licence, as
8	the case may be, has agreed, in writing, to the applicant carrying on
9	the key greenhouse gas operations in respect of which the
10	responsible Commonwealth Minister is so satisfied.
11	(12) If:
12	(a) the responsible Commonwealth Minister is satisfied that
13	there is a significant risk that any of those key greenhouse
14	gas operations will have a significant adverse impact on
15	petroleum exploration operations, or petroleum recovery
16	operations, that could be carried on under a future
17	pre-commencement petroleum title over a block or blocks;
18	and
19	(b) the existing pre-commencement petroleum title in force over
20	the block or any of the blocks is held by a person other than
21	the applicant;
22	the responsible Commonwealth Minister must not give the
23	approval unless the registered holder of the existing
24	pre-commencement petroleum title has agreed, in writing, to the
25	applicant carrying on the key greenhouse gas operations in respect
26	of which the responsible Commonwealth Minister is so satisfied.
27	No right to an approval
28	(13) To avoid doubt, section 249AD does not imply that a greenhouse
29	gas assessment permittee who applies for approval under
30	subsection (1) of this section is entitled to be given the approval.
31	Suspension of rights
32	(14) For the purposes of this section, disregard a suspension of rights
33	under section 229.

1	249AH Durauo	n of greenhouse gas assessment permit
2 3		enhouse gas assessment permit remains in force for the l of 6 years beginning on:
4	•	the day on which the permit is granted; or
5		if a later day is specified in the permit as the day on which
6		the permit is to come into force—that later day.
7	(2) Subse	ction (1) has effect subject to this Chapter.
8 9 10	Note 1:	For a special rule about the extension of the duration of a greenhouse gas assessment permit if the permittee applies for a declaration of an identified greenhouse gas storage formation, see section 249AHA.
11 12 13	Note 2:	For a special rule about the extension of the duration of a greenhouse gas assessment permit if the permittee applies for a greenhouse gas holding lease or greenhouse gas injection licence, see section 249AI.
14 15 16 17	Note 3:	For special rules about when a greenhouse gas assessment permit ceases to be in force following the grant of a greenhouse gas holding lease or greenhouse gas injection licence, see sections 249BL and 249CO.
18 19 20	Note 4:	For special rules about the extension of the duration of a greenhouse gas assessment permit following a suspension or exemption decision, see sections 249KB and 249KD.
21 22	Note 5:	For the surrender of a greenhouse gas assessment permit, see Part 2A.10.
23 24	Note 6:	For the cancellation of a greenhouse gas assessment permit, see Part 2A.11.
25		sion of greenhouse gas assessment permit if permittee
26		es for a declaration of an identified greenhouse gas
27	stora	ge formation
28	(1) If:	
29	(a)	a greenhouse gas assessment permit is in force; and
30		before the time when the permit would, apart from this
31		subsection, expire, the permittee applies to the responsible
32		Commonwealth Minister for a declaration of an identified
33		greenhouse gas storage formation; and
34	(c)	if the declaration were made in accordance with the
35		application, the identified greenhouse gas storage formation
36		would be wholly situated in the permit area;
37	the pe	rmit continues in force until whichever is the latest of the
38	follow	ving times:

Item	In this case	the permit continues in force over the block or blocks covered by the
	ion of permit	
	the table has effect.	
	the table has effect:	of the blocks;
	holding lease or green block or one or more of	house gas injection licence over the
	Commonwealth Minis	ter for the grant of a greenhouse gas
		permittee applies to the responsible
	,	he permit would, apart from this
	(a) a greenhouse gas asses or blocks; and	ssment permit is in force over a bloc
	(1) If:	
	gas injection licence	
		gas holding lease or greenhous
249AI		assessment permit if permittee
	rote. See the notes at the en	a of section 247/111.
	Note: See the notes at the en	d of section 249AH
	(2) Subsection (1) has effect subsection 249AH.	oject to this Chapter, but despite
	•	
	(f) the time when the perr expire.	mit would, apart from this subsection
		given to the permittee;
	that is wholly situated	in the permit area—the time when
	• • • • • • • • • • • • • • • • • • • •	monwealth Minister refuses to mak ified greenhouse gas storage format
	made;	monyaalth Minister refuses to make
	•	fter the day on which the declaration
	that is wholly situated	in the permit area—the end of the
	decidiation of an ident	ified greenhouse gas storage format

Item	In this case	the permit continues in force over the block or blocks covered by the application until
1	the responsible Commonwealth Minister gives the permittee an offer document relating to a greenhouse gas holding lease or greenhouse gas injection licence over the block or one or more of	the lease or licence is granted, the permittee withdraws the application or the application lapses.

Item	In this case	the permit continues in force over the block or blocks covered by the application until
	the blocks	
2	the application is for a greenhouse gas holding lease and the responsible Commonwealth Minister refuses to grant the lease to the permittee	the end of the period of 12 months after the day on which the notice of the refusal was given to the permittee.
3	the application is for a greenhouse gas injection licence and the responsible Commonwealth Minister refuses to grant the licence to the permittee on a ground covered by paragraph 249CI(1)(c), (d), (e), (f) or (g)	the end of the period of 90 days after the day on which the notice of the refusal was given to the permittee.
4	the application is for a greenhouse gas injection licence and the responsible Commonwealth Minister refuses to grant the licence to the permittee on a ground not mentioned in item 3	notice of the refusal is given to the permittee.
	(2) Subsection (1) has effect su section 249AH.	ubject to this Chapter but despite
	Note: See the notes at the e	nd of section 249AH.
Divisi	ion 2—Obtaining a work assessment permit	k-bid greenhouse gas
249AJ	Application for work-bid g permit—advertising of	
	Invitation to apply for a gre	eenhouse gas assessment permit
	(1) The responsible Commonw in the <i>Gazette</i> :	wealth Minister may, by notice publish

1 2 3		 (a) invite applications for the grant of a greenhouse gas assessment permit over the block, or any or all of the blocks, specified in the notice; and
4		(b) specify a period within which applications may be made.
5	(2)	If the responsible Commonwealth Minister has published a notice
6		under subsection 249AP(1) inviting applications for the grant of a
7		greenhouse gas assessment permit over a block, the block must not
8 9		be specified in a notice under subsection (1) of this section at any time during the period specified in the subsection 249AP(1) notice.
10 11		Note: Subsection 249AP(1) deals with cash-bid greenhouse gas assessment permits.
12		Application for greenhouse gas assessment permit
13		An application under this section must be accompanied by details
14		of:
15		(a) the applicant's proposals for work and expenditure in relation
16		to the block or blocks specified in the application; and
17		(b) the technical qualifications of the applicant and of the applicant's employees; and
18		(c) the technical advice available to the applicant; and
19 20		(d) the financial resources available to the applicant.
		**
21		Note 1: Part 2A.8 contains additional provisions about application procedures.
22 23		Note 2: Section 249JB requires the application to be accompanied by an application fee.
24 25		Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
26		Attributes of blocks
27	(4)	The blocks specified in an application under this section must be
28	` '	blocks that are constituted by graticular sections that:
29		(a) constitute a single area; and
30		(b) are such that each graticular section in that area has a side in
31		common with at least one other graticular section in that area.
32	(5)	Subsection (4) does not apply to applications if the responsible
33		Commonwealth Minister, for reasons that the responsible
34		Commonwealth Minister thinks sufficient, includes in the
35		subsection (1) notice a direction that subsection (4) does not apply
36		to those applications.

1 2	249AK Grant of work-bid greenhouse gas assessment permit—offer document
3	Scope
4 5	(1) This section applies if an application for the grant of a greenhouse gas assessment permit has been made under section 249AJ.
6	Offer document
7	(2) The responsible Commonwealth Minister may:
8 9 10 11	(a) give the applicant a written notice (called an <i>offer document</i>) telling the applicant that the responsible Commonwealth Minister is prepared to grant the applicant a greenhouse gas assessment permit over the block or blocks specified in the offer document; or
13 14	(b) by written notice given to the applicant, refuse to grant a greenhouse gas assessment permit to the applicant.
15 16 17	Note 1: Section 249JE sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a summary of conditions).
18 19 20 21	Note 2: If the applicant breaches a requirement under section 249JD to provide further information, the responsible Commonwealth Minister may refuse to give the applicant an offer document—see subsection 249JD(3).
22 23	249AL Ranking of multiple applicants for work-bid greenhouse gas assessment permit
24	Scope
25	(1) This section applies if:
26 27 28 29 30	 (a) the responsible Commonwealth Minister publishes a notice under subsection 249AJ(1) inviting applications for the grant of a greenhouse gas assessment permit; and (b) at the end of the period specified in the notice, 2 or more applications have been made under section 249AJ for the grant of a greenhouse gas assessment permit over the same
31 32	grant of a greenhouse gas assessment permit over the same block or blocks.

1	Most deserving applicant may be given offer document
2	(2) The responsible Commonwealth Minister may give an offer
3	document under section 249AK to whichever applicant, in the
4	responsible Commonwealth Minister's opinion, is most deserving
5	of the grant of the greenhouse gas assessment permit.
6	(3) In determining which of the applicants is most deserving of the
7	grant of the greenhouse gas assessment permit, the responsible
8	Commonwealth Minister must have regard to criteria made
9	publicly available by the responsible Commonwealth Minister.
10	Ranking of applicants
11	(4) For the purposes of this section, the responsible Commonwealth
12	Minister may rank the applicants in the order in which, in the
13	responsible Commonwealth Minister's opinion, they are deserving
14	of the grant of the greenhouse gas assessment permit, with the most
15	deserving applicant being ranked highest.
16	(5) The responsible Commonwealth Minister may exclude from the
17	ranking any applicant who, in the responsible Commonwealth
18	Minister's opinion, is not deserving of the grant of the greenhouse
19	gas assessment permit.
20	Applicants who are equally deserving of the grant of the
21	greenhouse gas assessment permit
22	(6) If the responsible Commonwealth Minister:
23	(a) has considered the information accompanying the
24	applications; and
25	(b) is of the opinion that 2 or more of the applicants are equally
26	deserving of the grant of the greenhouse gas assessment
27	permit;
28	the responsible Commonwealth Minister may, by written notice
29	given to each of those applicants, invite them to give the
30	responsible Commonwealth Minister details (the work/expenditure
31	details) of their proposals for additional work and expenditure in
32	relation to the block or blocks concerned.
33	(7) A notice under subsection (6) must:
34	(a) specify the kinds of work/expenditure details that the
35	responsible Commonwealth Minister considers to be relevant

1		in determining which of the applicants is most deserving of	
2		the grant of the greenhouse gas assessment permit; and	
3	(b) specify the period within which the work/expenditure details	
4		must be given to the responsible Commonwealth Minister.	
5		an applicant gives work/expenditure details to the responsible	
6	Co	ommonwealth Minister, and those details are:	
7	((a) of a kind specified in the notice; and	
8	(b) given within the period specified in the notice;	
9	the	e responsible Commonwealth Minister must have regard to the	
10		tails in determining which of the applicants is most deserving of	
11		e grant of the greenhouse gas assessment permit.	
12	Cı	riteria	
13		n instrument setting out criteria under subsection (3) is not a	
14	leg	gislative instrument.	
15	No	,	
16		or lapse of an application.	
17	249AM Grai	nt of work-bid greenhouse gas assessment permit	
18	If:		
19	((a) an applicant has been given an offer document under	
20		section 249AK; and	
21	(b) the applicant has made a request under section 249JF in	
22		relation to the offer document within the period applicable	
23		under that section; and	
24	(c) if the offer document specified the form and amount of a	
25		security to be lodged by the applicant—the applicant has	
26		lodged the security within the period applicable under	
27		section 249JGAA;	
28	the	e responsible Commonwealth Minister must grant the applicant a	
29	gr	eenhouse gas assessment permit over the block or blocks	
30	sp	ecified in the offer document.	
31	No	te 1: If the applicant does not make a request under section 249JF within	
32		the period applicable under that section, the application lapses at the	
33		end of that period—see subsection 249JF(4).	
34	No	te 2: If the applicant has not lodged the security within the period	
35 36		applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.	

249AN Withdrawal of application

2		Scope
3 4 5	(1)	This section applies if the responsible Commonwealth Minister publishes a notice under subsection 249AJ(1) inviting applications for the grant of a greenhouse gas assessment permit.
6		Withdrawal by single applicant
7 8 9	(2)	If a person has made an application, the person may, by written notice given to the responsible Commonwealth Minister, withdraw the application at any time before a greenhouse gas assessment permit is granted as a result of the application.
11		Withdrawal by all joint applicants
12 13 14 15	(3)	If 2 or more persons have made a joint application, all of those persons may, by written notice given to the responsible Commonwealth Minister, withdraw the application at any time before a greenhouse gas assessment permit is granted as a result of the application.
17		Withdrawal by one or more, but not all, joint applicants
18 19 20 21 22 23 24 25 26	(4)	If: (a) a joint application was made under section 249AJ for the grant of a greenhouse gas assessment permit; and (b) all of the joint applicants, by written notice given to the responsible Commonwealth Minister, tell the responsible Commonwealth Minister that one or more, but not all, of them, as specified in the notice, withdraw from the application; then:
27 28 29 30 31 32 33		 (c) the application continues in force as if it had been made by the remaining applicant or applicants; and (d) if the responsible Commonwealth Minister had given the joint applicants an offer document in relation to the application—the responsible Commonwealth Minister is taken not to have given the offer document to the joint applicants.

249AO Effect of withdrawal or lapse of application

2		Scope
3	(1)	This section applies if:
4 5 6	` '	(a) 2 or more applications have been made under section 249AJ for the grant of a greenhouse gas assessment permit over the same block or blocks; and
7 8		(b) one or more, but not all, of the applications are withdrawn or have lapsed.
9		Application is taken not to have been made
10	(2)	A withdrawn or lapsed application is taken not to have been made.
11		Offer document is taken not to have been given
12	(3)	If the responsible Commonwealth Minister gave an offer document
13		in relation to a withdrawn or lapsed application, the responsible
14		Commonwealth Minister is taken not to have given an offer
15		document in relation to the withdrawn or lapsed application.
16		Request to grant greenhouse gas assessment permit
17	(4)	If the applicant, or one of the applicants, whose application had
18	` '	been withdrawn had requested the responsible Commonwealth
19		Minister under section 249JF to grant a greenhouse gas assessment
20		permit to the applicant concerned, the request is taken not to have
21		been made.
22		Discharge of security
23	(5)	If:
24		(a) the offer document in relation to a withdrawn application
25		specified the form and amount of a security to be lodged by
26		the applicant; and
27		(b) the applicant had lodged the security;
28		the security is discharged.
29		Refusal to grant greenhouse gas assessment permit
30	(6)	If the following conditions are satisfied in relation to a remaining
31	(-)	applicant:

1 2 3	 (a) the responsible Commonwealth Minister had refused to grant a greenhouse gas assessment permit to the remaining applicant;
4 5 6	(b) the responsible Commonwealth Minister did not exclude the remaining applicant from the ranking under subsection 249AL(5);
7	the refusal is taken not to have occurred.
8	Division 3—Obtaining a cash-bid greenhouse gas
9	assessment permit
10	249AP Application for cash-bid greenhouse gas assessment permit
11	Invitation to apply for a greenhouse gas assessment permit
12 13	(1) The responsible Commonwealth Minister may, by notice published in the <i>Gazette</i> :
14 15 16	 (a) invite applications by way of cash bidding for the grant of a greenhouse gas assessment permit over the block or blocks specified in the notice; and
17	(b) specify a period within which applications may be made.
18 19 20 21 22	(2) If the responsible Commonwealth Minister has published a notice under subsection 249AJ(1) inviting applications for the grant of a greenhouse gas assessment permit over a block, the block must not be specified in a notice under subsection (1) of this section at any time during the period specified in the subsection 249AJ(1) notice.
23 24	Note: Subsection 249AJ(1) deals with work-bid greenhouse gas assessment permits.
25	(3) A notice under subsection (1) must:
26 27	(a) contain a summary of the conditions to which the permit will be subject; and
28 29 30	(b) specify the matters that the responsible Commonwealth Minister will take into account in deciding whether to reject an application.
31 32 33	(4) If a notice under subsection (1) specifies more than one block, those blocks must be constituted by graticular sections that:(a) constitute a single area; and

1 2		such that each graticular section in that area has a side in mmon with at least one other graticular section in that area.
3	Applicati	ion for greenhouse gas assessment permit
4	(5) If a notic	e under subsection (1) specifies more than one block, an
5		on under this section must be for a greenhouse gas
6	assessme	ent permit over all of the specified blocks.
7	(6) An appli	cation under this section must:
8	(a) be	accompanied by details of:
9 10	(i) the technical qualifications of the applicant and of the applicant's employees; and
11	(ii) the technical advice available to the applicant; and
12) the financial resources available to the applicant; and
13	·	cify the amount that the applicant would be prepared to
14		for the grant of the permit.
15	Note 1:	Part 2A.8 contains additional provisions about application procedures.
16 17	Note 2:	Section 249JB requires the application to be accompanied by an application fee.
18 19	Note 3:	Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
20	249AO Grant of c	ash-bid greenhouse gas assessment permit—only
21	one app	· · · · · · · · · · · · · · · · · · ·
22	Scope	
23	(1) This sect	ion applies if:
24	(a) the	responsible Commonwealth Minister publishes a notice
25	unc	ler subsection 249AP(1) inviting applications for the grant
26		a greenhouse gas assessment permit over a block or
27	blo	cks; and
28		he end of the period specified in the notice, only one
29		olication has been made under section 249AP in relation to
30	the	block or blocks.
31	Offer doc	cument
32	(2) The resp	onsible Commonwealth Minister may:

1	(a) give the applicant a written notice (called an <i>offer document</i>)
2	telling the applicant that the responsible Commonwealth
3	Minister is prepared to grant the applicant a greenhouse gas
4	assessment permit over that block or those blocks; or
5	(b) by written notice given to the applicant, reject the
6	application.
7	Note 1: Section 249JE sets out additional requirements for offer documents
8 9	(for example, a requirement that an offer document must contain a summary of conditions).
10	Note 2: If the applicant breaches a requirement under section 249JD to
11	provide further information, the responsible Commonwealth Minister
12	may refuse to give the applicant an offer document—see subsection
13	249JD(3).
14	249AR Grant of cash-bid greenhouse gas assessment permit—2 or
15	more applications
16	Scope
17	(1) This section applies if:
18	(a) the responsible Commonwealth Minister publishes a notice
19	under subsection 249AP(1) inviting applications for the grant
20	of a greenhouse gas assessment permit over a block or
21	blocks; and
22	(b) at the end of the period specified in the notice, 2 or more
23	applications have been made under section 249AP in relation
24	to the block or blocks.
25	Rejection of applications
26	(2) The responsible Commonwealth Minister may reject any or all of
27	the applications.
28	Unrejected applications
29	(3) If the responsible Commonwealth Minister does not reject all of
30	the applications, the table has effect:
31	**
51	

Unrejected applications			
Item	If	the responsible Commonwealth Minister may give a written notice (called an <i>offer document</i>) to	
1	only one application remains unrejected	the applicant.	
2	(a) 2 or more applications remain unrejected; and	one of those applicants.	
	(b) the amounts specified in the applications under paragraph 249AP(6)(b) are equal		
3	(a) 2 or more applications remain unrejected; and(b) the amounts specified in the applications under paragraph 249AP(6)(b) are	whichever of those applicants specified the highest amount.	
	not equal; and (c) the amount specified in one of the applications is higher than the amount or amounts specified in the remaining application or applications		
4	(a) 3 or more applications remain unrejected; and (b) 2 or more of the amounts specified in the applications under paragraph 249AP(6)(b) are: (i) equal; and (ii) higher than the amount or amounts specified in the remaining application or applications	one of the applicants who specified the equal highest amount.	

(4) An offer document given to an applicant must tell the applicant that the responsible Commonwealth Minister is prepared to grant

1			licant a greenhouse gas assessment permit over the block or
2		blocks.	
3 4 5		Note 1:	Section 249JE sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a summary of conditions).
6 7 8 9		Note 2:	If an applicant breaches a requirement under section 249JD to provide further information, the responsible Commonwealth Minister may refuse to give the applicant an offer document—see subsection 249JD(3).
10	(5)	If:	
	(5)		n applicant is given an offer decument under this section:
11 12			n applicant is given an offer document under this section; nd
13		(b) th	ne application lapses as provided by section 249JF, 249JG or
14		2	49JGAA; and
15		(c) th	nere are one or more remaining unrejected applications;
16		subsect	tions (3) and (4) of this section apply in relation to the
17		remain	ing unrejected applications.
18		Unsucc	cessful applications
19	(6)	If the re	esponsible Commonwealth Minister does not give an offer
20	,		ent to an applicant, the responsible Commonwealth Minister
21		must, b	y written notice given to the applicant, inform the applicant
22		that the	e application was unsuccessful.
23	249AS G	rant of	cash-bid greenhouse gas assessment permit
24	(1)	If:	
25		(a) a	n applicant has been given an offer document under
26			ection 249AQ or 249AR; and
27		(b) th	ne applicant has made a request under section 249JF in
28			elation to the offer document within the period applicable
29		u	nder that section; and
30		(c) th	ne applicant has paid the specified amount within the period
31		a	pplicable under section 249JG; and
32		(d) if	the offer document specified the form and amount of a
33			ecurity to be lodged by the applicant—the applicant has
34			odged the security within the period applicable under
35		S	ection 249JGAA;

1 2 3		greenhous	sible Commonwealth Minister must grant the applicant a e gas assessment permit over the block or blocks n the offer document.
4 5 6		t	f the applicant does not make a request under section 249JF within the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
7 8 9		a	f the applicant has not paid the specified amount within the period applicable under section 249JG, the application lapses at the end of that period—see section 249JG.
10 11 12		a	f the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.
13 14 15 16	(2)	amount sp	rposes of this section, the <i>specified amount</i> is the ecified in the offer document as the amount that the must pay for the grant of the greenhouse gas assessment
17	Division		aration of identified greenhouse gas
18		storage	formation
19	249AU De	eclaration	of identified greenhouse gas storage formation
	249AU De	eclaration Scope	of identified greenhouse gas storage formation
19 20 21		Scope	of identified greenhouse gas storage formation on applies if:
20		Scope This section	
20 21 22 23		Scope This section (a) a gree lease	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence
20 21 22 23 24		Scope This section (a) a gree lease is in	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and
20 21 22 23		Scope This section (a) a gree lease is in (b) the p	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence
20 21 22 23 24 25		Scope This section (a) a gree lease is in (b) the probelies	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to eve that:
20 21 22 23 24 25 26		Scope This section (a) a gree lease is in (b) the probelies	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to
20 21 22 23 24 25 26 27		Scope This section (a) a greate lease is in (b) the pubelie (i)	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to eve that: a part of a geological formation is an eligible
20 21 22 23 24 25 26 27 28		Scope This section (a) a greate lease is in (b) the pubelie (i)	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to eve that: a part of a geological formation is an eligible greenhouse gas storage formation; and
20 21 22 23 24 25 26 27 28 29		Scope This section (a) a greate lease is in (b) the pubelies (i) (ii)	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to eve that: a part of a geological formation is an eligible greenhouse gas storage formation; and that part is wholly situated in the permit area, lease area
20 21 22 23 24 25 26 27 28 29 30	(1)	Scope This section (a) a greate lease is in (b) the public (i) (ii) Application formation	on applies if: eenhouse gas assessment permit, greenhouse gas holding e, greenhouse gas injection licence or production licence force; and eermittee, lessee or licensee has reasonable grounds to eve that: a part of a geological formation is an eligible greenhouse gas storage formation; and that part is wholly situated in the permit area, lease area or licence area.

1 2	in paragraph (1)(b) as an identified greenhouse gas storage formation.
3	(3) An application under this section must set out:
4	(a) the applicant's reasons for believing that the part referred to
5	in paragraph (1)(b) is an eligible greenhouse gas storage
6	formation; and
7	(b) assuming that the part referred to in paragraph (1)(b) is an
8	eligible greenhouse gas storage formation:
9	(i) the fundamental suitability determinants of the eligible
10	greenhouse gas storage formation; and
11 12	(ii) an estimate of the spatial extent of the eligible greenhouse gas storage formation; and
13	(c) such other information (if any) as is specified in the
14	regulations.
15 16	Requirement to give further information or carry out further analysis
17	(4) The responsible Commonwealth Minister may, by written notice
18	given to the applicant, require the applicant:
19	(a) to give the responsible Commonwealth Minister, within the
20	period specified in the notice, further information in
21	connection with the application; or
22	(b) to:
23	(i) carry out such further analysis of relevant information
24	as is specified in the notice; and
25	(ii) give the responsible Commonwealth Minister, within
26	the period specified in the notice, a written report of the
27	results of that analysis.
28	(5) If the applicant breaches a requirement under subsection (4), the
29	responsible Commonwealth Minister may, by written notice given
30	to the applicant:
31	(a) refuse to consider the application; or
32	(b) refuse to take any action, or any further action, in relation to
33	the application.

1	Variation of application
2	(6) At any time before the responsible Commonwealth Minister makes
3	a decision on an application under this section, the applicant may,
4	by written notice given to the responsible Commonwealth Minister, vary:
5	•
6	(a) any or all of the fundamental suitability determinants specified in the application; or
7	
8	(b) the spatial extent estimated in the application.
9	(7) A variation of an application must be made in the approved
10	manner.
11	(8) A variation of an application may be made:
12	(a) on the applicant's own initiative; or
13	(b) at the request of the responsible Commonwealth Minister.
14	(9) If an application under this section is varied, a reference in this Act
15	to the application is a reference to the application as varied.
16	Declaration
17	(10) If:
18	(a) an application is made under this section in relation to a part
19	of a geological formation; and
20	(b) the responsible Commonwealth Minister is satisfied that,
21	using the fundamental suitability determinants set out in the
22	application:
23	(i) that part is an eligible greenhouse gas storage formation;
24	and
25	(ii) the estimate of the spatial extent set out in the
26	application is a reasonable estimate of the spatial extent
27	of the eligible greenhouse gas storage formation;
28	the responsible Commonwealth Minister must, by writing:
29	(c) declare that part to be an <i>identified greenhouse gas storage</i>
30	formation for the purposes of this Act; and
31	(d) declare that, for the purposes of this Act, the spatial extent of
32	the identified greenhouse gas storage formation is the spatial
33	extent estimated in the application; and
34	(e) declare that the fundamental suitability determinants
35	specified in the application are the fundamental suitability

1 2	<i>determinants</i> of the identified greenhouse gas storage formation for the purposes of this Act.
3 4	(11) A declaration under paragraph (10)(d) must set out the estimate of the spatial extent specified in the application.
5 6	(12) A declaration under paragraph (10)(e) must set out the fundamenta suitability determinants specified in the application.
7 8	(13) A copy of a declaration under subsection (10) must be published in the <i>Gazette</i> .
9	Refusal to make declaration
10	(14) If:
11 12	(a) an application is made under this section in relation to a part of a geological formation; and
13	(b) the responsible Commonwealth Minister is not required by
14	subsection (10) to make declarations under that subsection in
15	relation to that part;
16 17	the responsible Commonwealth Minister must, by written notice given to the applicant, refuse to declare that part to be an identified
- '	
18	greenhouse gas storage formation.
18 19 20	greenhouse gas storage formation. 249AUA Variation of declaration of identified greenhouse gas storage formation
19	249AUA Variation of declaration of identified greenhouse gas
19 20	249AUA Variation of declaration of identified greenhouse gas storage formation Scope
19 20 21	249AUA Variation of declaration of identified greenhouse gas storage formation
19 20 21 22	249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under
19 20 21 22 23	249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation.
19 20 21 22 23 24	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration
19 20 21 22 23 24 25	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration (2) The responsible Commonwealth Minister may, by writing, vary the
19 20 21 22 23 24 25 26	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration (2) The responsible Commonwealth Minister may, by writing, vary the declaration.
19 20 21 22 23 24 25 26 27	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration (2) The responsible Commonwealth Minister may, by writing, vary the declaration. (3) A variation of the declaration may be made:
19 20 21 22 23 24 25 26 27 28	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration (2) The responsible Commonwealth Minister may, by writing, vary the declaration. (3) A variation of the declaration may be made: (a) if the part is wholly situated in: (i) the permit area of a greenhouse gas assessment permit; or
19 20 21 22 23 24 25 26 27 28 29	 249AUA Variation of declaration of identified greenhouse gas storage formation Scope (1) This section applies if a declaration is in force under section 249AU in relation to a part of a geological formation. Variation of declaration (2) The responsible Commonwealth Minister may, by writing, vary the declaration. (3) A variation of the declaration may be made: (a) if the part is wholly situated in: (i) the permit area of a greenhouse gas assessment permit;

1	(iv) the licence area of a production licence;
2	on the application of the registered holder of the permit, lease
3	or licence; or
4	(b) on the responsible Commonwealth Minister's own initiative.
5	Application for variation
6	(4) An application for a variation of the declaration must:
7	(a) set out the proposed variation; and
8	(b) specify the reasons for the proposed variation.
9	Criteria
10	(5) In deciding whether to vary the declaration, the responsible
11	Commonwealth Minister must have regard to:
12	(a) any new information; and
13	(b) any new analysis; and
14	(c) any relevant scientific or technological developments; and
15	(d) such other matters (if any) as the responsible Commonwealth
16	Minister considers relevant.
17	Consultation
18	(6) Before varying a declaration under subsection (2) on the
19	responsible Commonwealth Minister's own initiative, the
20	responsible Commonwealth Minister must consult:
21	(a) if the part is wholly situated in the permit area of a
22	greenhouse gas assessment permit—the permittee; or
23	(b) if the part is wholly situated in the lease area of a greenhouse
24	gas holding lease—the lessee; or
25	(c) if the part is wholly situated in the licence area of a
26	greenhouse gas injection licence—the licensee; or
27	(d) if the part is wholly situated in the licence area of a
28	production licence—the licensee.
29	Publication
30	(7) A copy of a variation under subsection (2) must be published in the
31	Gazette.

1		Varied declarations
2	(8)	If a declaration in force under section 249AU is varied, a reference
3		in this Act to the declaration is a reference to the declaration as
4		varied.
5	249AUB I	Revocation of declaration of identified greenhouse gas
6		storage formation
7		Scope
8	(1)	This section applies if a declaration is in force under
9	()	section 249AU in relation to a part of a geological formation.
10		Revocation of declaration
11	(2)	The responsible Commonwealth Minister may revoke the
12		declaration if the responsible Commonwealth Minister is satisfied
13		that, using any set of fundamental suitability determinants, the part
14		is not an eligible greenhouse gas storage formation.
15	(3)	A copy of a revocation under subsection (2) must be published in
16	,	the Gazette.
17		Consultation
18	(4)	Before revoking a declaration under subsection (2), the responsible
19	. ,	Commonwealth Minister must consult:
20		(a) if the part is wholly situated in the permit area of a
21		greenhouse gas assessment permit—the permittee; or
22		(b) if the part is wholly situated in the lease area of a greenhouse
23		gas holding lease—the lessee; or
24		(c) if the part is wholly situated in the licence area of a
25		greenhouse gas injection licence—the licensee; or
26		(d) if the part is wholly situated in the licence area of a
27		production licence—the licensee.
28		Responsible Commonwealth Minister must consider whether to
29		vary a declaration
30	(5)	If the responsible Commonwealth Minister proposes to revoke a
31	(-)	declaration under subsection (2), the responsible Commonwealth
32		Minister must consider whether the responsible Commonwealth

1 2	Minister should instead vary the declaration under section 249AUA.
3	249AUBA Register of Identified Greenhouse Gas Storage Formations
5	(1) The responsible Commonwealth Minister is to maintain a register,
6	to be known as the Register of Identified Greenhouse Gas Storage
7	Formations, in which the responsible Commonwealth Minister
8	includes particulars of:
9	(a) declarations made under section 249AU; and
10	(b) variations of such declarations; and
11	(c) revocations of such declarations.
12	(2) The Register may be maintained by electronic means.
13	(3) The Register is to be made available for inspection on the Internet.
14	(4) The Register is not a legislative instrument.
15	Division 5—Directions
16	249AV Responsible Commonwealth Minister may give directions to
17	greenhouse gas assessment permittees
18	(1) The responsible Commonwealth Minister may, by written notice
19	given to a greenhouse gas assessment permittee, give the permittee
20	a direction for the purpose of:
21	(a) eliminating; or
22	(b) mitigating; or
23	(c) managing;
24	the risk that operations carried on under the permit could have a
25	significant adverse impact on petroleum exploration operations, or
26	petroleum recovery operations, that are being, or could be, carried
27	on under:
28	(d) an existing exploration permit; or
29	(e) an existing retention lease; or
30	(f) an existing production licence; or
31	(g) a future exploration permit; or
32	(h) a future retention lease; or

1		(i) a future production licence.
2 3		A direction under this section has effect, and must be complied with, despite:
4		(a) any previous direction under this section; and
5		(b) anything in the regulations or the applied provisions.
6	(3)	A direction under this section may make provision in relation to a
7		matter by applying, adopting or incorporating (with or without
8		modification) a code of practice or standard contained in an
9		instrument:
10 11		(a) as in force or existing at the time when the direction takes effect; or
12		(b) as in force or existing from time to time;
13		so long as the code of practice or standard is relevant to that matter.
14	(4)	To avoid doubt, subsection (3) applies to an instrument, whether
15		issued or made in Australia or outside Australia.
16 17		A direction under this section may prohibit the doing of an act or thing:
18		(a) unconditionally; or
		(b) subject to conditions, including conditions requiring the
19 20		consent or approval of a person specified in the direction.
21	(6)	A direction under this section is not a legislative instrument.
22	249AW Co	ompliance with directions
23	(1)	A person commits an offence if:
24		(a) the person is given a direction under section 249AV; and
25		(b) the person engages in conduct; and
26		(c) the person's conduct breaches the direction.
27		Penalty: 100 penalty units.
28	(2)	An offence against subsection (1) is an offence of strict liability.
29		Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .

Part 2A.3—Greenhouse gas holding leases

Division 1—General provisions

249BA Simplified outline

3

The following is a simplified outline of this Part:

7	The following is a simplified outline of this fair.
5	This Part provides for the grant of greenhouse gas holding
6	leases over blocks in an offshore area.
7	A greenhouse gas holding lease authorises the lessee to
8	explore in the lease area for potential greenhouse gas storage
9	formations and potential greenhouse gas injection sites.
10	A greenhouse gas holding lease may be granted to:
11	(a) the holder of a greenhouse gas assessment permit;
12	or
13	(b) the holder of a greenhouse gas injection licence,
14	where no greenhouse gas injection or permanent
15	storage operations have been carried on under the
16	licence; or
17	(c) an unsuccessful applicant for a greenhouse gas
18	injection licence.
19	The main criteria for granting a greenhouse gas holding lease
20	are:
21	(a) an identified greenhouse gas storage formation is
22	wholly situated in the lease area; and
23	(b) the applicant is not currently in a position to inject
24	and permanently store a greenhouse gas substance,
25	but is likely to be in such a position within 15
25 26	years.
20	years.

249BB Rights conferred by greenhouse gas holding lease

1

2		enhouse gas holding lease authorises the lessee, in
3		dance with the conditions (if any) to which the lease is
4	subje	
5 6	(a)	to explore in the lease area for a potential greenhouse gas storage formation; and
7	(b)	to explore in the lease area for a potential greenhouse gas
8	()	injection site; and
9	(c)	to inject, on an appraisal basis, a greenhouse gas substance
0	, ,	into a part of a geological formation, so long as the relevant well is situated in the lease area; and
2	(d)	to store, on an appraisal basis, a greenhouse gas substance in
3	(u)	a part of a geological formation, so long as the injection of
4 5		the stored greenhouse gas substance takes place at a well situated in the lease area; and
6	(e)	to inject, on an appraisal basis:
7		(i) air; or
8		(ii) petroleum; or
9		(iii) water;
0		into a part of a geological formation for purposes in
1		connection with the exploration authorised by paragraph (a)
2		or (b), so long as the relevant well is situated in the lease
3		area; and
4	(f)	to store, on an appraisal basis:
5		(i) air; or
6		(ii) petroleum; or
.7		(iii) water;
8		in a part of a geological formation for purposes in connection
9		with the exploration authorised by paragraph (a) or (b), so
0		long as the injection of the stored air, petroleum or water
1		takes place at a well situated in the lease area; and
2	(g)	with the written consent of the responsible Commonwealth
3		Minister, to recover petroleum in the lease area for the sole
4		purpose of appraising a discovery of petroleum that was
5		made as an incidental consequence of:
6		(i) the exploration authorised by paragraph (a) or (b); or
7		(ii) the injection authorised by paragraph (c) or (e); and

1 2		(h) to carry on such operations, and execute such works, in the lease area as are necessary for those purposes.
		• • •
3 4	(2)	The rights conferred on the lessee by subsection (1) are subject to this Act and the regulations.
5	(3)	If petroleum is recovered by the lessee in the lease area as
6	(3)	authorised by paragraph (1)(g), the petroleum does not become the
7		property of the lessee.
8	(4)	A greenhouse gas holding lease does not authorise the lessee to
9		make a well outside the lease area.
10	249BC Co	onditions of greenhouse gas holding leases
11	(1)	The responsible Commonwealth Minister may grant a greenhouse
12	(1)	gas holding lease subject to whatever conditions the responsible
13		Commonwealth Minister thinks appropriate.
13		Commonwealar ramiser anims appropriate.
14	(2)	The conditions (if any) must be specified in the lease.
15		Approval of key greenhouse gas operations
16	(3)	A greenhouse gas holding lease is subject to the condition that the
17	(-)	lessee will not carry on key greenhouse gas operations under the
18		lease unless:
19		(a) the responsible Commonwealth Minister has approved the
20		operations under section 249BD; and
		(b) the lessee complies with the conditions (if any) to which the
21 22		approval is subject.
		arrest and as a subjects
23		Securities
24	(4)	A greenhouse gas holding lease is subject to the condition that, if
25	()	the lessee is given a notice under section 249NCA, the lessee will
26		comply with the notice.
27		Work to be carried out by lessee
28	(5)	Any or all of the following conditions may be specified in a
29	(6)	greenhouse gas holding lease:
30		(a) conditions requiring the lessee to carry out work in, or in
31		relation to, the lease area;
		· · · · · · · · · · · · · · · · · · ·

1	(b) conditions about the amounts that the lessee must spend in
2	carrying out such work;
3	(c) conditions requiring the lessee to comply with directions that:
4 5	(i) relate to the matters covered by paragraphs (a) and (b); and
	(ii) are given in accordance with the lease.
6	(ii) are given in accordance with the lease.
7	Other provisions
8 9	(6) Despite subsection (2), the conditions mentioned in subsections (3) and (4) do not need to be specified in the lease.
10	(7) Subsections (3), (4) and (5) do not limit subsection (1).
11 12	249BD Approval by responsible Commonwealth Minister of key greenhouse gas operations
	•
13	(1) A greenhouse gas holding lessee may apply to the responsible
14	Commonwealth Minister for approval to carry on one or more key
15	greenhouse gas operations under the lease.
16 17	(2) If an application for approval is made under subsection (1), the responsible Commonwealth Minister may:
18	(a) give the approval, with or without conditions to which the
19	approval is subject; or
20	(b) by written notice given to the applicant, refuse to give the
21	approval.
	11
22	Responsible Commonwealth Minister must have regard to certain
23	matters
24	(3) In deciding whether to give the approval, the responsible
25	Commonwealth Minister must comply with subsections (4), (5),
26	(6), (7) and (8).
27	(4) The responsible Commonwealth Minister must have regard to the
28	impact (if any) that any of those key greenhouse gas operations
29	could have on petroleum exploration operations, or petroleum
30	recovery operations, that are being, or could be, carried on under:
31	(a) an existing exploration permit; or
32	(b) an existing retention lease; or
33	(c) an existing production licence; or

1	(d) a future exploration permit; or
2	(e) a future retention lease; or
3	(f) a future production licence.
4	(5) If the responsible Commonwealth Minister is satisfied that there is
5	a significant risk that any of those key greenhouse gas operations
6	will have a significant adverse impact on petroleum exploration
7	operations, or petroleum recovery operations, that are being, or
8	could be, carried on under:
9 10	(a) an existing exploration permit held by a person other than the applicant; or
11 12	(b) an existing retention lease held by a person other than the applicant; or
13	(c) an existing production licence held by a person other than the
14	applicant;
15	the responsible Commonwealth Minister must have regard to:
16	(d) whether the registered holder of the exploration permit,
17	retention lease or production licence, as the case may be, has
18	agreed, in writing, to the applicant carrying on the key
19	greenhouse gas operations in respect of which the responsible
20	Commonwealth Minister is so satisfied; and
21	(e) if so—the terms of that agreement.
22	(6) If:
23	(a) the responsible Commonwealth Minister is satisfied that
24	there is a significant risk that any of those key greenhouse
25	gas operations will have a significant adverse impact on
26	petroleum exploration operations, or petroleum recovery
27	operations, that could be carried on under:
28	(i) a future exploration permit over a block or blocks; or
29	(ii) a future retention lease over a block or blocks; or
29 30	(ii) a future retention lease over a block or blocks; or(iii) a future production licence over a block or blocks; and
30	(iii) a future production licence over a block or blocks; and
30 31	(iii) a future production licence over a block or blocks; and(b) an exploration permit, retention lease or production licence is in force over the block or any of the blocks; and(c) the exploration permit, retention lease or production licence
30 31 32	 (iii) a future production licence over a block or blocks; and (b) an exploration permit, retention lease or production licence is in force over the block or any of the blocks; and (c) the exploration permit, retention lease or production licence is held by a person other than the applicant;
30 31 32 33	 (iii) a future production licence over a block or blocks; and (b) an exploration permit, retention lease or production licence is in force over the block or any of the blocks; and (c) the exploration permit, retention lease or production licence is held by a person other than the applicant; the responsible Commonwealth Minister must have regard to:
30 31 32 33 34	 (iii) a future production licence over a block or blocks; and (b) an exploration permit, retention lease or production licence is in force over the block or any of the blocks; and (c) the exploration permit, retention lease or production licence is held by a person other than the applicant; the responsible Commonwealth Minister must have regard to: (d) whether the registered holder of the exploration permit,
30 31 32 33 34 35	 (iii) a future production licence over a block or blocks; and (b) an exploration permit, retention lease or production licence is in force over the block or any of the blocks; and (c) the exploration permit, retention lease or production licence is held by a person other than the applicant; the responsible Commonwealth Minister must have regard to:

1 2		on the key greenhouse gas operations in respect of which the responsible Commonwealth Minister is so satisfied; and
3		(e) if so—the terms of that agreement.
4	(7)	If any of those key greenhouse gas operations is:
5		(a) an operation to inject, on an appraisal basis, a substance into
6		a part of a geological formation; or
7		(b) an operation to store, on an appraisal basis, a substance in a
8		part of a geological formation;
9		the responsible Commonwealth Minister must have regard to the
10		composition of the substance.
11	(8)	The responsible Commonwealth Minister must have regard to the
12		public interest.
13	(9)	Subsections (4), (5), (6) and (7) do not limit subsection (8).
14	(10)	Subsections (4), (5), (6), (7) and (8) do not limit the matters to
15	(10)	which the responsible Commonwealth Minister may have regard.
16		Circumstances in which the approval must not be given
17	(11)	If the responsible Commonwealth Minister is satisfied that there is
18		a significant risk that any of those key greenhouse gas operations
19		will have a significant adverse impact on petroleum exploration
20		operations, or petroleum recovery operations, that are being, or
21		could be, carried on under:
22		(a) an existing pre-commencement petroleum title held by a
23		person other than the applicant; or
24		(b) an existing post-commencement production licence held by a
25		person other than the applicant;
26		the responsible Commonwealth Minister must not give the
27 28		approval unless the registered holder of the pre-commencement petroleum title, or the post-commencement production licence, as
29		the case may be, has agreed, in writing, to the applicant carrying on
30		the key greenhouse gas operations in respect of which the
31		responsible Commonwealth Minister is so satisfied.
32	(12)	If:
33		(a) the responsible Commonwealth Minister is satisfied that
34		there is a significant risk that any of those key greenhouse
35		gas operations will have a significant adverse impact on

1 2		op	perroleum exploration operations, or petroleum recovery perations, that could be carried on under a future
3 4		pr an	re-commencement petroleum title over a block or blocks;
5		(b) th	e existing pre-commencement petroleum title in force over
6			e block or any of the blocks is held by a person other than
7		th	e applicant;
8		the resp	onsible Commonwealth Minister must not give the
9			l unless the registered holder of the existing
10		_	nmencement petroleum title has agreed, in writing, to the
11			nt carrying on the key greenhouse gas operations in respect
12		of which	h the responsible Commonwealth Minister is so satisfied.
13		No righ	t to an approval
14	(13)	To avoi	d doubt, section 249BB does not imply that a greenhouse
15			ling lessee who applies for approval under subsection (1) of
16		this sect	tion is entitled to be given the approval.
17		Suspens	sion of rights
18	(14)	For the	purposes of this section, disregard a suspension of rights
19		under se	ection 229.
20	249BF Du	ration (of greenhouse gas holding lease
21	(1)	A green	house gas holding lease (other than a special greenhouse
22			ling lease) remains in force for the period of 5 years
23		beginni	-
24		(a) th	e day on which the lease is granted; or
25			a later day is specified in the lease as the day on which the
26		le	ase is to come into force—that later day.
27	(2)	A specia	al greenhouse gas holding lease remains in force
28		indefini	tely.
29	(3)	Subsect	ions (1) and (2) have effect subject to this Chapter.
30		Note 1:	For a special rule about the extension of the duration of a greenhouse
31 32			gas holding lease of greenhouse gas injection licence, see section 240BG
			holding lease or greenhouse gas injection licence, see section 249BG.
33 34		Note 2:	For a special rule about the cancellation of a special greenhouse gas holding lease, see section 249BZB.
5-7			notating rease, see section 247B2B.

1 2 3	Note 3:	For a special rule about the extension of the duration of a greenhouse gas holding lease pending a decision on a renewal application, see subsection 249BT(6).
4 5 6	Note 4:	For special rules about the duration of a greenhouse gas holding lease once a decision has been made refusing to renew the lease, see subsections 249BV(4) and (5).
7 8 9	Note 5:	For special rules about the extension of the duration of a greenhouse gas holding lease following a suspension or exemption decision, see sections 249KB and 249KD.
10 11 12	Note 6:	For a special rule about when a greenhouse gas holding lease ceases to be in force following the grant of a greenhouse gas injection licence, see section 249CO.
13	Note 7:	For the surrender of a greenhouse gas holding lease, see Part 2A.10.
14	Note 8:	For the cancellation of a greenhouse gas holding lease, see Part 2A.11.
15 16 17	for a	on of greenhouse gas holding lease if lessee applies special greenhouse gas holding lease or greenhouse ajection licence
16	for a gas ir	special greenhouse gas holding lease or greenhouse
16 17	for a gas in (1) If:	special greenhouse gas holding lease or greenhouse njection licence
16 17 18	for a gas in (1) If: (a) :	special greenhouse gas holding lease or greenhouse
16 17 18 19	for a gas in (1) If: (a) a	special greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special
16 17 18 19 20	for a gas in (1) If: (a) a (b) 1	a greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is in force over a block or blocks; and before the time when the lease would, apart from this
16 17 18 19 20 21 22 23	for a gas in (1) If: (a) 3 (b) 1	a greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is in force over a block or blocks; and before the time when the lease would, apart from this subsection, expire, the lessee applies to the responsible
16 17 18 19 20 21 22 23 24	for a gas in (1) If: (a) : (b) !	a greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is in force over a block or blocks; and before the time when the lease would, apart from this subsection, expire, the lessee applies to the responsible Commonwealth Minister for the grant of a special
16 17 18 19 20 21 22 23 24 25	for a gas in (1) If: (a) 3 (b) 1	a greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is in force over a block or blocks; and before the time when the lease would, apart from this subsection, expire, the lessee applies to the responsible Commonwealth Minister for the grant of a special greenhouse gas holding lease or greenhouse gas injection
16 17 18 19 20 21 22 23 24	for a gas in (1) If: (a) 3 (b) 1	a greenhouse gas holding lease or greenhouse a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is in force over a block or blocks; and before the time when the lease would, apart from this subsection, expire, the lessee applies to the responsible Commonwealth Minister for the grant of a special

Item	In this case	the lease continues in force over the block or blocks covered by the application until
1	the responsible Commonwealth Minister gives the lessee an offer document relating to a special greenhouse gas holding lease or greenhouse gas injection licence over the block or one or more of the blocks	the special greenhouse gas holding lease or greenhouse gas injection licence is granted, the lessee withdraws the application or the application lapses.

Extens	sion of lease	
Item	In this case	the lease continues in force over the block or blocks covered by the application until
2	the application is for a special greenhouse gas holding lease and the responsible Commonwealth Minister refuses to grant the lease to the lessee	notice of the refusal is given to the lessee.
3	the application is for a greenhouse gas injection licence and the responsible Commonwealth Minister refuses to grant the licence to the lessee on a ground covered by paragraph 249CI(2)(c), (d), (e), (f) or (g)	the end of the period of 90 days after the day on which the notice of the refusal was given to the lessee.
4	the application is for a greenhouse gas injection licence and the responsible Commonwealth Minister refuses to grant the licence to the lessee on a ground not mentioned in item 3	notice of refusal is given to the lessee.
	(2) Subsection (1) has effect su section 249BF.	bject to this Chapter but despite
	Note: See the notes at the en	nd of section 249BF.
Division 2—Obtaining a greenhouse gas holding lease		
Subdi		greenhouse gas holding lease enhouse gas assessment permit
		e gas holding lease by the holder of
249BF	a greenhouse gas assess	ment permit
249BH	a greenhouse gas assess Scope	ment permit

1	(a) a greenhouse gas assessment permit is in force; and
2	(b) one or more identified greenhouse gas storage formations are
3	wholly situated in the permit area.
4	Single identified greenhouse gas storage formation
5	(2) If a single identified greenhouse gas storage formation extends to:
6	(a) only one block in the permit area; or
7	(b) 2 or more blocks in the permit area;
8	the permittee may, within the application period, apply to the
9	responsible Commonwealth Minister for the grant of a greenhouse
10	gas holding lease over the block or blocks to which the identified
11	greenhouse gas storage formation extends.
12	Note: For <i>application period</i> , see subsection (8).
13	Multiple identified greenhouse gas storage formations
14	(3) If:
15	(a) 2 or more identified greenhouse gas storage formations, when
16	considered together, extend to only one block in the permit
17	area; and
18	(b) a vertical line would not pass through a point in each of those
19	identified greenhouse gas storage formations;
20	the permittee may, within the application period, apply to the
21	responsible Commonwealth Minister for the grant of a greenhouse
22	gas holding lease over the block to which the identified greenhouse
23	gas storage formations, when considered together, extend.
24	Note: For <i>application period</i> , see subsection (8).
25	(4) If:
26	(a) 2 or more identified greenhouse gas storage formations, when
27	considered together, extend to:
28	(i) only one block in the permit area; or
29	(ii) 2 or more blocks in the permit area; and
30	(b) a vertical line would pass through a point in each of those
31	identified greenhouse gas storage formations;
32	the permittee may, within the application period, apply to the
33	responsible Commonwealth Minister for the grant of a greenhouse
34	gas holding lease over the block or blocks to which the identified

1 2	greenhouse gas storage formations, when considered together, extend.
_	
3	Note: For <i>application period</i> , see subsection (8).
4	(5) If:
5	(a) 2 or more identified greenhouse gas storage formations, when
6	considered together, extend to 2 or more blocks in the permit
7	area; and
8	(b) a vertical line would not pass through a point in each of those
9	identified greenhouse gas storage formations; and
10	(c) for each identified greenhouse gas storage formation, at least
11	one of the blocks to which the identified greenhouse gas
12	storage formation extends immediately adjoins a block to
13	which the other, or another, of those identified greenhouse
14	gas storage formations extends;
15	the permittee may, within the application period, apply to the
16	responsible Commonwealth Minister for the grant of a greenhouse
17	gas holding lease over the blocks to which the identified
18	greenhouse gas storage formations, when considered together,
19	extend.
20	Note: For <i>application period</i> , see subsection (8).
21	(6) For the purposes of subsection (5), a block immediately adjoins
22	another block if the graticular section that constitutes or includes
23	that block and the graticular section that constitutes or includes that
24	other block:
25	(a) have a side in common; or
26	(b) are joined together at one point only.
27	Application
28	(7) An application under this section must be accompanied by:
29	(a) details of the applicant's proposals for work and expenditure
30	in relation to:
31	(i) if there is a single identified greenhouse gas storage
32	formation—the block or blocks, as the case may be, to
33	which the identified greenhouse gas storage formation
34	extends; or
35	(ii) if there are 2 or more identified greenhouse gas storage
36	formations—the block or blocks, as the case may be, to

1 2			which the identified greenhouse gas storage formations, when considered together, extend; and
3 4	(b) such other information (if any) as is specified in the regulations.		
5		Note 1:	Part 2A.8 contains additional provisions about application procedures.
6 7		Note 2:	Section 249JB requires the application to be accompanied by an application fee.
8 9		Note 3:	Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
10		Applicati	ion period
11	(8)	The appl	lication period for an application under this section is:
12		(a) the	period of 12 months after:
13		(i) if there is a single identified greenhouse gas storage
14			formation—the day on which the declaration of the
15			identified greenhouse gas storage formation was made
16			by the responsible Commonwealth Minister; or
17		(i) if there are 2 or more identified greenhouse gas storage
18			formations—the earliest day on which a declaration of
19			any of the identified greenhouse gas storage formations
20			was made by the responsible Commonwealth Minister;
21		(1-)	or
22 23			ch longer period, not more than 180 days after that day, as responsible Commonwealth Minister allows.
24	(9)	The resp	onsible Commonwealth Minister may allow a longer
25		period un	nder paragraph (8)(b) only on written application made by
26		_	ittee within the period of 12 months mentioned in
27		paragrap	h (8)(a).
28		Variation	n of application
29	(10)	At any ti	me before an offer document, or notice of refusal, relating
30		to the ap	plication is given to the applicant, the applicant may, by
31		written n	otice given to the responsible Commonwealth Minister,
32		vary the	application.
33	(11)	A variati	on of an application must be made in the approved
34		manner.	
35	(12)	A variati	on of an application may be made:

1 2	(a) on the applicant's own initiative; or (b) at the request of the responsible Commonwealth Minister.
3 4	(13) A variation of an application may set out any additional matters that the applicant wishes to be considered.
5 6	(14) If an application under this section is varied, a reference in this Act to the application is a reference to the application as varied.
7	249BI Grant of greenhouse gas holding lease—offer document
8	Single identified greenhouse gas storage formation
9	(1) If:
10 11	(a) an application for a greenhouse gas holding lease has been made under subsection 249BH(2); and
12 13	(b) the responsible Commonwealth Minister is satisfied that the applicant is not, at the time of the application, in a position
14	to:
15 16	 (i) inject a greenhouse gas substance into the identified greenhouse gas storage formation concerned; and
17	(ii) permanently store the greenhouse gas substance in the
18	identified greenhouse gas storage formation concerned;
19	but is likely to be in such a position within 15 years;
20	the responsible Commonwealth Minister must give the applicant a
21	written notice (called an offer document) telling the applicant that
22	the responsible Commonwealth Minister is prepared to grant the
23	applicant a greenhouse gas holding lease over the block or blocks specified in the application.
24	• • • • • • • • • • • • • • • • • • • •
25	Note 1: Section 249JE sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a
26 27	summary of conditions).
28	Note 2: If the applicant breaches a requirement under section 249JD to
29	provide further information, the responsible Commonwealth Minister
30 31	may refuse to give the applicant an offer document—see subsection 249JD(3).
32	Multiple identified greenhouse gas storage formations
33	(2) If:
34	(a) an application for a greenhouse gas holding lease has been
35	made under subsection 249BH(3), (4) or (5); and

1			responsible Commonwealth Minister is satisfied that the
2		app	olicant is not, at the time of the application, in a position
3		to:	
4		(i) inject a greenhouse gas substance into each of the
5			identified greenhouse gas storage formations concerned;
6			and
7		(11	permanently store the greenhouse gas substance in each
8			of the identified greenhouse gas storage formations concerned;
		hut	
10			is likely to be in such a position within 15 years;
11 12			nsible Commonwealth Minister must give the applicant a otice (called an <i>offer document</i>) telling the applicant that
13			nsible Commonwealth Minister is prepared to grant the
14		_	a greenhouse gas holding lease over the block or blocks
15			in the application.
16		Note 1:	Section 249JE sets out additional requirements for offer documents
17 18			(for example, a requirement that an offer document must contain a summary of conditions).
19		Note 2:	If the applicant breaches a requirement under section 249JD to
20 21			provide further information, the responsible Commonwealth Minister may refuse to give the applicant an offer document—see subsection
22			249JD(3).
23	249BJ Re	fusal to g	grant greenhouse gas holding lease
24		Scope	
25	(1)	This sect	ion applies if an application for a greenhouse gas holding
26	(1)		been made under section 249BH.
27		Refusal n	otice
27 28	(2)	· ·	ponsible Commonwealth Minister is not satisfied as to:
	(2)	If the res	ponsible Commonwealth Minister is not satisfied as to:
28	(2)	If the res	
28 29	(2)	If the res (a) in t 249	ponsible Commonwealth Minister is not satisfied as to: he case of an application made under subsection
28 29 30	(2)	If the res (a) in t 249 (b) in t	ponsible Commonwealth Minister is not satisfied as to: he case of an application made under subsection PBH(2)—a matter referred to in paragraph 249BI(1)(b); or
28 29 30 31	(2)	(a) in t 249 (b) in t 249	ponsible Commonwealth Minister is not satisfied as to: he case of an application made under subsection PBH(2)—a matter referred to in paragraph 249BI(1)(b); or he case of an application made under subsection
28 29 30 31 32	(2)	(a) in t 249 (b) in t 249 249 the respo	ponsible Commonwealth Minister is not satisfied as to: the case of an application made under subsection PBH(2)—a matter referred to in paragraph 249BI(1)(b); or the case of an application made under subsection PBH(3), (4) or (5)—a matter referred to in paragraph PBI(2)(b); Insible Commonwealth Minister must, by written notice
28 29 30 31 32 33	(2)	If the res (a) in t 249 (b) in t 249 249 the responding to the responding to t	ponsible Commonwealth Minister is not satisfied as to: he case of an application made under subsection PBH(2)—a matter referred to in paragraph 249BI(1)(b); or he case of an application made under subsection PBH(3), (4) or (5)—a matter referred to in paragraph PBI(2)(b);

1	249BK G	rant of greenhouse gas holding lease
2		If:
3 4		(a) an applicant has been given an offer document under section 249BI; and
5 6 7		(b) the applicant has made a request under section 249JF in relation to the offer document within the period applicable under that section; and
8 9 10 11		(c) if the offer document specified the form and amount of a security to be lodged by the applicant—the applicant has lodged the security within the period applicable under section 249JGAA;
12 13 14		the responsible Commonwealth Minister must grant the applicant a greenhouse gas holding lease over the block or blocks specified in the offer document.
15 16 17		Note 1: If the applicant does not make a request under section 249JF within the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
18 19 20		Note 2: If the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.
21 22	249BL G	reenhouse gas assessment permit ceases to be in force when greenhouse gas holding lease comes into force
23 24 25 26		When a greenhouse gas holding lease under section 249BK comes into force in relation to one or more blocks, a greenhouse gas assessment permit ceases to be in force to the extent to which it relates to those blocks.
27 28	249BM G	Greenhouse gas assessment permit transferred—transferee to be treated as applicant
29		Scope
30 31	(1)	This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249BH for
32 33 34 35		(a) after an application has been made under section 249BH for the grant of a greenhouse gas holding lease over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and

1 2 3	(b) before any action has been taken by the responsible Commonwealth Minister under section 249BI or 249BJ in relation to the application.
4	Transferee to be treated as applicant
5	(2) After the transfer, sections 249BH to 249BK and Part 2A.8 have
6 7 8	effect in relation to the application as if any reference in those sections and that Part to the applicant were a reference to the transferee.
9	Subdivision B—Application for greenhouse gas holding lease by the holder of a greenhouse gas injection licence
11 12	249BN Application for greenhouse gas holding lease by the holder of a greenhouse gas injection licence
13	(1) If:
14 15	 (a) a greenhouse gas injection licence is in force over a block or blocks; and
16 17	 (b) one or more identified greenhouse gas storage formations are wholly situated in the licence area;
18 19 20	the licensee may, within the application period, apply to the responsible Commonwealth Minister for the grant of a greenhouse gas holding lease over the block or blocks.
21	Note: For <i>application period</i> , see subsection (3).
22 23	(2) An application under this section must be accompanied by details of:
23 24	(a) the applicant's proposals for work and expenditure in relation
25	to the block or blocks specified in the application; and
26	(b) such other information (if any) as is specified in the
27	regulations.
28	Note 1: Part 2A.8 contains additional provisions about application procedures.
29 30	Note 2: Section 249JB requires the application to be accompanied by an application fee.
31 32	Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.

1	Application period
2 3 4	(3) The <i>application period</i> for an application under this section by a licensee is the period of 5 years that began on the day on which the licence was granted.
5	Variation of application
6 7 8 9	(4) At any time before an offer document, or a notice of refusal, relating to the application is given to the applicant, the applicant may, by written notice given to the responsible Commonwealth Minister, vary the application.
10 11	(5) A variation of an application must be made in the approved manner.
12 13 14	(6) A variation of an application may be made:(a) on the applicant's own initiative; or(b) at the request of the responsible Commonwealth Minister.
15 16	(7) A variation of an application may set out any additional matters that the applicant wishes to be considered.
17 18	(8) If an application under this section is varied, a reference in this Act to the application is a reference to the application as varied.
19	249BO Grant of greenhouse gas holding lease—offer document
20	If:
21 22	 (a) an application for a greenhouse gas holding lease has been made under section 249BN; and
23 24 25	(b) the responsible Commonwealth Minister is satisfied that the applicant is not, at the time of the application, in a position to:
26 27 28	 (i) inject a greenhouse gas substance into the identified greenhouse gas storage formation or formations concerned; and
29 30 31	(ii) store the greenhouse gas substance in the identified greenhouse gas storage formation or formations concerned;
32	but is likely to be in such a position within 15 years;

1		esponsible Commonwealth Minister must give the applicant a
2		en notice (called an <i>offer document</i>) telling the applicant that
3		esponsible Commonwealth Minister is prepared to grant the
4		cant a greenhouse gas holding lease over the block or blocks
5	speci	fied in the application.
6	Note 1	1
7 8		(for example, a requirement that an offer document must contain a summary of conditions).
9	Note 2	2: If the applicant breaches a requirement under section 249JD to
10		provide further information, the responsible Commonwealth Minister
11 12		may refuse to give the applicant an offer document—see subsection 249JD(3).
13	249BP Refusal	to grant greenhouse gas holding lease
14	If:	
15	(a)	an application for a greenhouse gas holding lease has been
16		made under section 249BN; and
17	(b)	the responsible Commonwealth Minister is not satisfied as to
18	(-)	the matter referred to in paragraph 249BO(b) in relation to
19		the block or blocks specified in the application;
20	the re	esponsible Commonwealth Minister must, by written notice
21	giver	to the applicant, refuse to grant a greenhouse gas holding
22	lease	to the applicant.
23	Note:	Consultation procedures apply—see section 249JH.
24	249BQ Grant o	of greenhouse gas holding lease
25	If:	
26	(a)	an applicant has been given an offer document under
27		section 249BO; and
28	(b)	the applicant has made a request under section 249JF in
29		relation to the offer document within the period applicable
30		under that section; and
31	(c)	if the offer document specified the form and amount of a
32		security to be lodged by the applicant—the applicant has
33		lodged the security within the period applicable under
34		section 249JGAA;
35		esponsible Commonwealth Minister must grant the applicant a
36	_	shouse gas holding lease over the block or blocks specified in
37	the o	ffer document.

1 2 3	Note 1: If the applicant does not make a request under section 249JF within the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
4 5 6	Note 2: If the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.
7 249BF 8	R Greenhouse gas injection licence ceases to be in force when greenhouse gas holding lease comes into force
9 10 11 12	When a greenhouse gas holding lease under section 249BQ comes into force in relation to one or more blocks, a greenhouse gas injection licence ceases to be in force to the extent to which it relates to those blocks.
13 249BS	Greenhouse gas injection licence transferred—transferee to be treated as applicant
15	Scope
16 17 18 19 20 21	 (1) This section applies if a transfer of a greenhouse gas injection licence is registered under section 298-262: (a) after an application has been made under section 249BN for the grant of a greenhouse gas holding lease over the block or blocks in relation to which the greenhouse gas injection licence is in force; and
22 23 24	(b) before any action has been taken by the responsible Commonwealth Minister under section 249BO or 249BP in relation to the application.
25	Transferee to be treated as applicant
26 27 28 29	(2) After the transfer, sections 249BN to 249BQ and Part 2A.8 have effect in relation to the application as if any reference in those sections and that Part to the applicant were a reference to the transferee.

1	Subdivision C-	-Application for special greenhouse gas holding
2	lease	by an unsuccessful applicant for a greenhouse
3	gas i	njection licence
4	249BSA Applic	ation for special greenhouse gas holding lease by an
5		ccessful applicant for a greenhouse gas injection
6	licen	
7	(1) If:	
8		either of the following is in force:
9	` ,	(i) a greenhouse gas assessment permit;
10 11		(ii) a greenhouse gas holding lease (other than a special greenhouse gas holding lease); and
12	(h)	one or more identified greenhouse gas storage formations are
13		wholly situated in the permit area or lease area; and
14		the permittee or lessee makes an application under
15		section 249CH for the grant of a greenhouse gas injection
16		licence over the block or blocks in which the identified
17		greenhouse gas storage formation or formations are wholly
18		situated; and
19	(d)	if the applicant holds a greenhouse gas assessment permit—
20		the responsible Commonwealth Minister refuses to grant the
21		greenhouse gas injection licence on a ground covered by
22		paragraph 249CI(1)(c), (d), (e), (f) or (g); and
23		if the applicant holds a greenhouse gas holding lease—the
24		responsible Commonwealth Minister refuses to grant the
25		greenhouse gas injection licence on a ground covered by
26		paragraph 249CI(2)(c), (d), (e), (f) or (g);
27		ermittee or lessee may, within the application period, apply to sponsible Commonwealth Minister for the grant of a special
28 29		house gas holding lease over the block or blocks covered by
30	_	successful application for the greenhouse gas injection
31	licenc	**
32	Note:	For <i>application period</i> , see subsection (3).
33	(2) An ap	oplication under this section must be accompanied by such
34	` '	nation (if any) as is specified in the regulations.
35	Note 1:	Part 2A.8 contains additional provisions about application procedures.
36 37	Note 2:	Section 249JB requires the application to be accompanied by an application fee.

1 2		Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.	
3		Application period	
4	(3)	The <i>application period</i> for an application under this section by a	
5	· ,	permittee or lessee is the period of 90 days that began on the day	
6		on which the permittee or lessee was notified of the refusal to grant	
7		the greenhouse gas injection licence.	
8		Variation of application	
9	(4)	At any time before an offer document relating to the application is	
10		given to the applicant, the applicant may, by written notice given to	
11		the responsible Commonwealth Minister, vary the application.	
12	(5)	A variation of an application must be made in the approved	
13	(- /	manner.	
14	(6)	A variation of an application may be made:	
15		(a) on the applicant's own initiative; or	
16		(b) at the request of the responsible Commonwealth Minister.	
17	(7)	A variation of an application may set out any additional matters	
18		that the applicant wishes to be considered.	
19	(8)	If an application under this section is varied, a reference in this Act	
20		to the application is a reference to the application as varied.	
21	249BSB G	Grant of special greenhouse gas holding lease—offer	
22		document	
23		Scope	
24	(1)	This section applies if an application for a special greenhouse gas	
25		holding lease has been made under section 249BSA.	
26		Offer document	
27	(2)	The responsible Commonwealth Minister must give the applicant a	
28		written notice (called an <i>offer document</i>) telling the applicant that	
29		the responsible Commonwealth Minister is prepared to grant the	
30		applicant a special greenhouse gas holding lease over the block or	
31		blocks covered by the application.	

1 2 3	Note 1:	Section 249JE sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a summary of conditions).		
4 5 6 7	Note 2:	If the applicant breaches a requirement under section 249JD to provide further information, the responsible Commonwealth Minister may refuse to give the applicant an offer document—see subsection 249JD(3).		
8	249BSC Grant of	special greenhouse gas holding lease		
9	(1) If:			
10 11		a applicant has been given an offer document under action 249BSB; and		
12 13 14	re	e applicant has made a request under section 249JF in lation to the offer document within the period applicable nder that section; and		
15 16 17 18	se lo	the offer document specified the form and amount of a curity to be lodged by the applicant—the applicant has dged the security within the period applicable under action 249JGAA;		
19 20 21	the resp greenho	consible Commonwealth Minister must grant the applicant a buse gas holding lease over the block or blocks specified in r document.		
22 23 24	Note 1:	If the applicant does not make a request under section 249JF within the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).		
25 26 27	Note 2:	If the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.		
28 29		(2) A greenhouse gas holding lease granted under subsection (1) is to be known as a <i>special greenhouse gas holding lease</i> .		
30	249BSD Greenho	ouse gas assessment permit ceases to be in force		
31 32	when s force	when special greenhouse gas holding lease comes into		
		amasial amasuhaysa aas haldina laasa yurdan		
33 34		When a special greenhouse gas holding lease under section 249BSC comes into force in relation to one or more blocks,		
35		house gas assessment permit ceases to be in force to the		
36		o which it relates to those blocks.		

1 2 3	249BSE Ordinary greenhouse gas holding lease ceases to be in force when special greenhouse gas holding lease comes into force
4	When a special greenhouse gas holding lease under
5 6	section 249BSC comes into force in relation to one or more blocks, a greenhouse gas holding lease (other than a special greenhouse
7	gas holding lease) ceases to be in force to the extent to which it
8	relates to those blocks.
9 10	249BSF Greenhouse gas assessment permit transfer—transferee to be treated as applicant
11	Scope
12 13	(1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262:
14	(a) after an application has been made under section 249BSA for
15	the grant of a special greenhouse gas holding lease over a
16 17	block or blocks in relation to which the greenhouse gas assessment permit is in force; and
18	(b) before any action has been taken by the responsible
19 20	Commonwealth Minister under section 249BSB in relation to the application.
21	Transferee to be treated as applicant
22	(2) After the transfer, sections 249BSB and 249BSC and Part 2A.8
23	have effect in relation to the application as if any reference in those
24	sections and that Part to the applicant were a reference to the transferee.
25	transferee.
26	249BSFA Greenhouse gas holding lease transfer—transferee to be
27	treated as applicant
28	Scope
29	(1) This section applies if a transfer of a greenhouse gas holding lease
30	is registered under section 298-262:
31 32	(a) after an application has been made under section 249BSA for the grant of a special greenhouse gas holding lease over a

1 2	block or blocks in relation to which the first-mentioned greenhouse gas holding lease is in force; and
3	(b) before any action has been taken by the responsible
4	Commonwealth Minister under section 249BSB in relation to
5	the application.
6	Transferee to be treated as applicant
7	(2) After the transfer, sections 249BSB and 249BSC and Part 2A.8
8 9	have effect in relation to the application as if any reference in those sections and that Part to the applicant were a reference to the
10	transferee.
11	Division 3—Renewal of greenhouse gas holding leases
12	249BT Application for renewal of greenhouse gas holding lease
13	Application for renewal
14	(1) The registered holder of a greenhouse gas holding lease (other than
15	a special greenhouse gas holding lease) may apply to the
16	responsible Commonwealth Minister for the renewal by the
17	responsible Commonwealth Minister of the lease.
18	(2) A greenhouse gas holding lease cannot be renewed more than once.
19	(3) An application to renew a greenhouse gas holding lease must be
20	made:
21	(a) not more than 12 months before the expiry date of the lease;
22	and
23	(b) at least 180 days before the expiry date of the lease.
24	(4) Despite subsection (3), the responsible Commonwealth Minister
25	may accept an application to renew a greenhouse gas holding lease
26	if the application is made:
27	(a) later than 180 days before the expiry date of the lease; and
28	(b) before the expiry date of the lease.
29	(5) An application to renew a greenhouse gas holding lease must be
30	accompanied by details of:
31	(a) the lessee's proposals for work and expenditure in relation to
32	the lease area; and

2			egulations.
3		Note 1:	Part 2A.8 contains additional provisions about application procedures.
4 5		Note 2:	Section 249JB requires the application to be accompanied by an application fee.
6 7		Note 3:	Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
8 9			on of duration of greenhouse gas holding lease pending n on application
10	(6)	If:	
11 12			greenhouse gas holding lessee makes an application to enew the lease; and
13		(b) th	ne lease would, apart from this subsection, expire:
14 15			(i) before the responsible Commonwealth Minister grants, or refuses to grant, the renewal of the lease; or
16 17		(ii) before the application lapses as provided by section 249JF;
18		the leas	se continues in force:
19 20			ntil the responsible Commonwealth Minister grants, or efuses to grant, the renewal of the lease; or
21			ntil the application so lapses;
22			ver happens first.
23 24	(7)		tion (6) has effect subject to this Chapter but despite 249BF.
25		Note:	See the notes at the end of section 249BF.
26	249BU Re	enewal	of greenhouse gas holding lease—offer document
27		Scope	
28 29	(1)		ction applies if an application to renew a greenhouse gas glease has been made under section 249BT.
30		Offer d	ocument—compliance with conditions etc.
31 32	(2)		ach of the following has been complied with:

1 2	(i) the conditions to which the greenhouse gas holding lease is, or has from time to time been, subject;
3	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
4	and Part 5A.1;
5	(iii) the regulations; and
6	(b) the responsible Commonwealth Minister is satisfied that the
7	applicant is not, at the time of the application, in a position
8	to: (i) inject a concenhouse are substance into the identified
9	(i) inject a greenhouse gas substance into the identified greenhouse gas storage formation or formations
10	concerned; and
12	(ii) permanently store the greenhouse gas substance in the
13	identified greenhouse gas storage formation or
14	formations concerned;
15	but is likely to be in such a position within 15 years;
16	the responsible Commonwealth Minister must give the applicant a
17	written notice (called an offer document) telling the applicant that
18	the responsible Commonwealth Minister is prepared to renew the
19	lease.
20	Note: Section 249JE sets out additional requirements for offer documents
21 22	(for example, a requirement that an offer document must contain a summary of conditions).
22	summary of conditions).
23	Offer document—non-compliance with conditions etc.
24	(3) If:
25	(a) any of:
26	(i) the conditions to which the greenhouse gas holding
27	lease is, or has from time to time been, subject; or
28	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
29	and Part 5A.1; or
30	(iii) the provisions of the regulations;
31	have not been complied with; and
32	(b) the responsible Commonwealth Minister is satisfied that
33	there are sufficient grounds to warrant the granting of the
34	renewal of the greenhouse gas holding lease; and
35	(c) the responsible Commonwealth Minister is satisfied that the
36	applicant is not, at the time of the application, in a position
37	to:

1 2 3	 (i) inject a greenhouse gas substance into the identified greenhouse gas storage formation or formations concerned; and
4 5	(ii) permanently store the greenhouse gas substance in the identified greenhouse gas storage formation or formations concerned;
6	·
7	but is likely to be in such a position within 15 years;
8 9	the responsible Commonwealth Minister may give the applicant a written notice (called an <i>offer document</i>) telling the applicant that
10	the responsible Commonwealth Minister is prepared to renew the
11	lease.
12 13	Note: Section 249JE sets out additional requirements for offer documents (for example, a requirement that an offer document must contain a summers of conditions)
14	summary of conditions).
15	249BV Refusal to renew greenhouse gas holding lease
16	Scope
17	(1) This section applies if an application to renew a greenhouse gas
18	holding lease has been made under section 249BT.
19	Refusal on grounds of non-compliance with conditions
20	(2) If:
21	(a) any of:
22	(i) the conditions to which the greenhouse gas holding
23	lease is, or has from time to time been, subject; or
24	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
25	and Part 5A.1; or
26	(iii) the provisions of the regulations;
27	have not been complied with; and
28	(b) the responsible Commonwealth Minister is not satisfied that
29	there are sufficient grounds to warrant the granting of the
30	renewal of the greenhouse gas holding lease;
31	the responsible Commonwealth Minister must, by written notice
32	given to the applicant, refuse to renew the lease.
33	Note: Consultation procedures apply—see section 249JH.

1 2	Refusal on grounds that the applicant is in a position to inject and permanently store a greenhouse gas substance
3	(3) If the responsible Commonwealth Minister is satisfied that the
4	applicant is, at the time of the application, in a position to:
5	(a) inject a greenhouse gas substance into the identified
6	greenhouse gas storage formation or formations concerned;
7	and
8	(b) permanently store the greenhouse gas substance in the
9	identified greenhouse gas storage formation or formations concerned;
10	the responsible Commonwealth Minister must, by written notice
11 12	given to the applicant, refuse to renew the lease.
13	Note: Consultation procedures apply—see section 249JH.
14	(4) If:
15	(a) the responsible Commonwealth Minister makes a decision
16	under subsection (3) refusing to renew the lease; and
17	(b) a notice of refusal is given to the applicant; and
18	(c) within 12 months after the notice was given, the lessee
19	applies for a greenhouse gas injection licence over one or more of the blocks comprised in the lease; and
20	(d) the lease would, apart from this subsection, expire:
21	(i) before the responsible Commonwealth Minister grants,
22 23	or refuses to grant, the greenhouse gas injection licence;
24	or
25	(ii) before the application lapses;
26	the lease continues in force until:
27	(e) the responsible Commonwealth Minister grants, or refuses to
28	grant, the greenhouse gas injection licence; or
29	(f) the application lapses;
30	whichever happens first.
31	(5) If:
32	(a) the responsible Commonwealth Minister makes a decision
33	under subsection (3) refusing to renew the lease; and
34	(b) a notice of refusal is given to the applicant; and
35	(c) subsection (4) does not apply; and
36	(d) the lease would, apart from this subsection, expire within 12
37	months after the notice was given;

1 2	the lease continues in force until the end of the 12-month period beginning on the day on which the notice was given.
3 4	(6) Subsections (4) and (5) have effect subject to this Chapter but despite section 249BF.
5	Note: See the notes at the end of section 249BF.
6	249BW Renewal of greenhouse gas holding lease
7	If:
8 9	(a) an applicant has been given an offer document under section 249BU; and
10 11 12	(b) the applicant has made a request under section 249JF in relation to the offer document within the period applicable under that section; and
13	(c) if the offer document specified the form and amount of a
14	security to be lodged by the applicant—the applicant has
15 16	lodged the security within the period applicable under section 249JGAA;
17	the responsible Commonwealth Minister must renew the
18	greenhouse gas holding lease.
19 20 21	Note 1: If the applicant does not make a request under section 249JF within the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
22 23 24	Note 2: If the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end of that period—see section 249JGAA.
25	Division 4—Directions
26	249BZ Responsible Commonwealth Minister may give directions to
27	greenhouse gas holding lessees
28	(1) The responsible Commonwealth Minister may, by written notice
29	given to a greenhouse gas holding lessee, give the lessee a
30	direction for the purpose of:
31	(a) eliminating; or
32	(b) mitigating; or
33	(c) managing;
34	the risk that operations carried on under the lease could have a
35	significant adverse impact on petroleum exploration operations, or

1	petroleum recovery operations, that are being, or could be, carried
2	on under:
3	(d) an existing exploration permit; or
4	(e) an existing retention lease; or
5	(f) an existing production licence; or
6	(g) a future exploration permit; or
7	(h) a future retention lease; or
8	(i) a future production licence.
9	(2) A direction under this section has effect, and must be complied
10	with, despite:
11	(a) any previous direction under this section; and
12	(b) anything in the regulations or the applied provisions.
13	(3) A direction under this section may make provision in relation to a
14	matter by applying, adopting or incorporating (with or without
15	modification) a code of practice or standard contained in an
16	instrument:
17 18	(a) as in force or existing at the time when the direction takes effect; or
19	(b) as in force or existing from time to time;
20	so long as the code of practice or standard is relevant to that matter.
21	(4) To avoid doubt, subsection (3) applies to an instrument, whether
22	issued or made in Australia or outside Australia.
23	(5) A direction under this section may prohibit the doing of an act or
24	thing:
25	(a) unconditionally; or
26	(b) subject to conditions, including conditions requiring the
27	consent or approval of a person specified in the direction.
28	(6) A direction under this section is not a legislative instrument.
29	249BZA Compliance with directions
30	(1) A person commits an offence if:
31	(a) the person is given a direction under section 249BZ; and
32	(b) the person engages in conduct; and
33	(c) the person's conduct breaches the direction.

1	Penalty: 100 penalty units.
2	(2) An offence against subsection (1) is an offence of strict liability.
3	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
4	Division 5—Special greenhouse gas holding lessee may be
5	requested to apply for a greenhouse gas injection
6	licence
7	249BZB Responsible Commonwealth Minister may request special
8	greenhouse gas holding lessee to apply for a greenhouse
9	gas injection licence
10	(1) If:
11	(a) a special greenhouse gas holding lease is in force; and
12	(b) one or more identified greenhouse gas storage formations are
13	wholly situated in the lease area; and
14	(c) the responsible Commonwealth Minister is satisfied that, if
15	the lessee were to apply under section 249CH for the grant of
16	a greenhouse gas injection licence over the block or blocks in
17	which the identified greenhouse gas storage formation or
18	formations are wholly situated, the responsible
19	Commonwealth Minister would not refuse to grant the
20	greenhouse gas injection licence on a ground covered by paragraph 249CI(2)(c), (d), (e), (f) or (g);
21	the responsible Commonwealth Minister may, by written notice
22 23	given to the lessee:
24	(d) request the lessee to notify the responsible Commonwealth
25	Minister, within 180 days after the day on which the notice is
26	given to the lessee, of the lessee's intention to apply for the
27	greenhouse gas injection licence; and
28	(e) request the lessee to apply for the greenhouse gas injection
29	licence within 2 years after the day on which the notice is
30	given to the lessee.
31	(2) If the lessee does not comply with a request under subsection (1),
32	the responsible Commonwealth Minister may cancel the lease.

Part 2A.4—Greenhouse gas injection licences

Division 1—General provisions

249CB	Simr	lified	outline
47/しり	SHILL	mincu	vuumi

2

The following is a simplified outline of this Part:

5	• It is an offence to:		
6	(a) inject a substance into the seabed or subsoil of an		
7	offshore area; or		
8	(b) store (whether on a permanent basis or otherwise)		
9	a substance in the seabed or subsoil of an offshore		
10	area;		
11	except:		
12	(c) under a greenhouse gas injection licence; or		
13	(d) as otherwise authorised or required by or under this		
14	Act or any other law of the Commonwealth; or		
15	(e) if the injection or storage operations are specified		
16	in the regulations.		
17	This Part provides for the grant of greenhouse gas injection		
18	licences over blocks in an offshore area.		
19	A greenhouse gas injection licence authorises the licensee to		
20	carry out operations for the injection and permanent storage of		
21	greenhouse gas substances in the licence area, so long as the		
22	greenhouse gas substance is injected into, or permanently		
23	stored in, an identified greenhouse gas storage formation.		
24	• There are 2 ways in which a greenhouse gas injection licence		
25	can be granted:		
26	(a) grant of a greenhouse gas injection licence as a		
27	result of an application made by a greenhouse gas		

1 2	assessment permittee or greenhouse gas holding lessee;
3 4 5	(b) grant of a greenhouse gas injection licence as a result of an application made by a production licensee.
6 7	249CC Prohibition of unauthorised injection and storage of substances in offshore area
0	(1) A person commits an offence if:
8	
9 10	(a) the person carries on operations to inject a substance into the seabed or subsoil of an offshore area; or
11	(b) the person carries on operations to store (whether on a
12	permanent basis or otherwise) a substance in the seabed or
13	subsoil of an offshore area.
14	Penalty: Imprisonment for 5 years.
15	(2) Subsection (1) does not apply if the operations are:
16	(a) authorised by a greenhouse gas injection licence; or
17	(b) otherwise authorised or required by or under:
18	(i) this Act; or
19	(ii) any other law of the Commonwealth; or
20	(c) specified in the regulations.
21 22	Note: The defendant bears an evidential burden in relation to the matter in subsection (2)—see subsection 13.3(3) of the <i>Criminal Code</i> .
23	249CD Rights conferred by greenhouse gas injection licence
24	(1) A greenhouse gas injection licence authorises the licensee, in
25	accordance with the conditions (if any) to which the licence is
26	subject:
27	(a) to inject a greenhouse gas substance into an identified
28	greenhouse gas storage formation that is wholly situated in
29	the licence area, so long as the relevant well is situated in the
30	licence area; and
31	(b) to permanently store a greenhouse gas substance in an
32	identified greenhouse gas storage formation that is wholly
33	situated in the licence area, so long as the injection of the

1		stored graphouse and substance takes place at a well situated
1 2		stored greenhouse gas substance takes place at a well situated in the licence area; and
3	(c)	to explore in the licence area for a potential greenhouse gas storage formation; and
· ·	(1)	-
5 6	(d)	to explore in the licence area for a potential greenhouse gas injection site; and
7	(e)	to inject, on an appraisal basis, a greenhouse gas substance
8	, ,	into a part of a geological formation, so long as the relevant
9		well is situated in the licence area; and
10	(f)	to store, on an appraisal basis, a greenhouse gas substance in
11		a part of a geological formation, so long as the injection of
12 13		the stored greenhouse gas substance takes place at a well situated in the licence area; and
14	(g)	to inject, on an appraisal basis:
15	(8)	(i) air; or
16		(ii) petroleum; or
17		(iii) water;
18		into a part of a geological formation for purposes in
19		connection with the exploration authorised by paragraph (c)
20		or (d), so long as the relevant well is situated in the licence
21		area; and
22	(h)	to store, on an appraisal basis:
23		(i) air; or
24		(ii) petroleum; or
25		(iii) water;
26		in a part of a geological formation for purposes in connection
27		with the exploration authorised by paragraph (c) or (d), so
28		long as the injection of the stored air, petroleum or water
29		takes place at a well situated in the licence area; and
30	(i)	with the written consent of the responsible Commonwealth
31		Minister, to recover petroleum in the licence area for the sole
32		purpose of appraising a discovery of petroleum that was
33		made as an incidental consequence of:
34		(i) the injection authorised by paragraph (a), (e) or (g); or
35		(ii) the exploration authorised by paragraph (c) or (d); and
36	(j)	to carry on such operations, and execute such works, in the
37		licence area as are necessary for those purposes.

1 2	(2) The rights conferred on the licensee by subsection (1) are subject this Act and the regulations.		
3 4 5	auth	3) If petroleum is recovered by the licensee in the licence area as authorised by paragraph (1)(i), the petroleum does not become the property of the licensee.	
6 7		reenhouse gas injection licence does not authorise the licensee nake a well outside the licence area.	
8	249CE Condi	tions of greenhouse gas injection licences	
9 10 11	gas	responsible Commonwealth Minister may grant a greenhouse injection licence subject to whatever conditions the responsible nmonwealth Minister thinks appropriate.	
12	(2) The	conditions (if any) must be specified in the licence.	
13	Inje	ction and storage of greenhouse gas substance	
14 15		reenhouse gas injection licence is subject to the condition that licensee will not:	
16 17 18	(a) inject a greenhouse gas substance into an identified greenhouse gas storage formation that is wholly situated in the licence area; or	
19 20 21	(b) permanently store a greenhouse gas substance in an identified greenhouse gas storage formation that is wholly situated in the licence area;	
22	unle	·	
23 24	(c)) the identified greenhouse gas storage formation is specified in the licence; and	
25 26	(d) the greenhouse gas substance is of a kind that is specified in the licence; and	
27 28	(e) the greenhouse gas substance complies with such requirements (if any) as are specified in the licence; and	
29 30	(f) the origin or origins of the greenhouse gas substance are as specified in the licence; and	
31 32 33	(g	the greenhouse gas substance is injected at a potential greenhouse gas injection site or sites specified in the licence; and	
34 35	(h) the greenhouse gas substance is injected during a period specified in the licence; and	

1	(i) the sum of:
2	(i) the total amount of greenhouse gas substance that has
3	already been injected into the identified greenhouse gas
4	storage formation; and
5	(ii) the total amount of greenhouse gas substance that is
6	proposed to be injected into the identified greenhouse
7	gas storage formation;
8	does not exceed the amount specified in the licence; and
9	(j) the rate, or range of rates, of injection of the greenhouse gas
10	substance is as specified in the licence; and
11	(k) in a case where the fundamental suitability determinants of
12	the identified greenhouse gas storage formation include
13	particular engineering enhancements—those engineering
14	enhancements have been made.
15	(4) The matters specified in the licence as mentioned in
16	paragraphs (3)(d) to (k) must not be inconsistent with the
17	fundamental suitability determinants of the identified greenhouse
18	gas storage formation concerned.
19	(5) To avoid doubt, 2 or more identified greenhouse gas storage
20	formations may be specified in a greenhouse gas injection licence
21	as mentioned in paragraph (3)(c).
22	(6) If 2 or more identified greenhouse gas storage formations are
23	specified in a greenhouse gas injection licence, different matters
24	may be specified in the licence as mentioned in paragraphs (3)(d)
25	to (j) for different identified greenhouse gas storage formations.
26	(7) For the purposes of paragraph (3)(f), disregard any incidental
27	greenhouse gas-related substances in determining the origin of a
28	greenhouse gas substance.
29	(8) The condition mentioned in subsection (3) must be specified in the
30	licence.
31	Securities
32	(9) A greenhouse gas injection licence is subject to the condition that,
33	if the licensee is given a notice under section 249NCA, the licensee
34	will comply with the notice.

1	Access regime
2 3	(10) A greenhouse gas injection licence is subject to the condition that, if:
4	(a) regulations are made for the purposes of subsection (11); and
5	(b) those regulations impose requirements on the licensee;
6	the licensee will comply with those requirements.
7 8	(11) The regulations may establish a regime for third party access to services provided by means of the use of:
9	(a) identified greenhouse gas storage formations; or
10	(b) wells, equipment or structures for use in injecting greenhouse
11	gas substances into identified greenhouse gas storage
12	formations; or
13	(c) equipment or structures for use in the processing,
14	compressing or storing of greenhouse gas substances prior to
15	the injection of the substances into identified greenhouse gas
16	storage formations.
17	Imposition of additional conditions
18	(12) The responsible Commonwealth Minister may, by written notice
19	given to the registered holder of a greenhouse gas injection licence,
20	vary the licence by imposing one or more conditions to which the
21	licence is subject.
22	(13) A variation of a greenhouse gas injection licence under
23	subsection (12) takes effect on the day on which notice of the
24	variation is given to the licensee.
25	(14) If:
26	(a) a greenhouse gas injection licence is subject to a condition;
27	and
28	(b) the condition was imposed under subsection (12);
29	the responsible Commonwealth Minister may, by written notice
30	given to the licensee, vary or revoke the condition.
31	(15) A variation of a greenhouse gas injection licence under
32	subsection (14) takes effect on the day on which notice of the
33	variation is given to the licensee.
34	(16) Subsection (15) does not limit section 249KA.

1		Other pro	ovisions
2 3	(17)	•	ubsection (2), the conditions mentioned in subsections (9) do not need to be specified in the licence.
4	(18)	Subsectio	ons (3), (9) and (10) do not limit subsection (1) or (12).
5	249CF Du	ıration of	greenhouse gas injection licence
6	(1)	A greenho	ouse gas injection licence remains in force indefinitely.
7	(2)	Subsectio	n (1) has effect subject to this Chapter.
8 9 10			For a special rule about when a greenhouse gas injection licence ceases to be in force following the grant of a greenhouse gas holding lease, see section 249BR.
11 12			For the termination of a greenhouse gas injection licence if there have been no injection operations for 5 years, see section 249CG.
13 14			For the surrender of a greenhouse gas injection licence, see Part 2A.10.
15 16			For the cancellation of a greenhouse gas injection licence, see Part 2A.11.
17	249CG Te	erminatio	on of greenhouse gas injection licence if no
18	2.500 10		operations for 5 years
19		Scope	
20	(1)	This secti	on applies to a greenhouse gas injection licence if:
21		(a) both	1:
22		(i)	a single identified greenhouse gas storage formation is
23			specified in the licence; and
24		(ii)	no operations to inject a greenhouse gas substance into
25			the identified greenhouse gas storage formation have
26			been carried on under the licence at any time during a
27			continuous period of at least 5 years; or
28		(b) both	
29		(i)	2 or more identified greenhouse gas storage formations
30			are specified in the licence; and
31		(ii)	no operations to inject a greenhouse gas substance into
32			any of those identified greenhouse gas storage
33			formations have been carried on under the licence at any
34			time during a continuous period of at least 5 years.

1	Termination of licence
2 3	(2) The responsible Commonwealth Minister may, by written notice given to the licensee, tell the licensee that the responsible
4 5	Commonwealth Minister proposes to terminate the licence after the end of 30 days after the notice is given.
6 7 8	(3) At any time after the end of 30 days after the notice is given to the licensee, the responsible Commonwealth Minister may, by written notice given to the licensee, terminate the licence.
9	Note: For remedial directions following termination, see section 316-312.
10 11 12	(4) In working out, for the purposes of this section, the period in which no operations to inject a greenhouse gas substance into an identified greenhouse gas storage formation were carried on under
13	a greenhouse gas injection licence, disregard:
14	(a) any period in which no such operations were carried on
15	because of circumstances beyond the licensee's control; and
16	(b) any period in which no such operations were carried on
17	because of a suspension under section 249CZC.
18	(5) For the purposes of paragraph (4)(a), the failure to obtain a
19	greenhouse gas substance for injection into an identified
20 21	greenhouse gas storage formation is not a circumstance beyond the licensee's control.
22	Consultation
23	(6) The responsible Commonwealth Minister may give a copy of a
24	notice under subsection (2) to such other persons (if any) as the
25	responsible Commonwealth Minister thinks fit.
26	(7) A notice under subsection (2) must:
27	(a) invite a person to whom the notice, or a copy of the notice,
28	has been given to make a written submission to the
29 30	responsible Commonwealth Minister about the proposal to terminate the licence; and
31	(b) specify a time limit for making that submission.
32	(8) In deciding whether to terminate the licence, the responsible
33	Commonwealth Minister must take into account any submissions
34	made in accordance with the notice.

1	Division 2—Obtaining a greenhouse gas injection licence
2 3 4	Subdivision A—Application for greenhouse gas injection licence by the holder of a greenhouse gas assessment permit or greenhouse gas holding lease
5 6 7	249CH Application for greenhouse gas injection licence by greenhouse gas assessment permittee or greenhouse gas holding lessee
8	Scope
9 10 11 12	 (1) This section applies if: (a) a greenhouse gas assessment permit or greenhouse gas holding lease is in force; and (b) one or more identified greenhouse gas storage formations are wholly situated in the permit area or lease area.
14	Single identified greenhouse gas storage formation
15 16 17 18	 (2) If a single identified greenhouse gas storage formation extends to: (a) only one block in the permit area or lease area; or (b) 2 or more blocks in the permit area or lease area; the permittee or lessee may apply to the responsible Commonwealth Minister for the grant of a greenhouse gas injection licence over the block or blocks to which the identified
20 21	greenhouse gas storage formation extends.
22	Multiple identified greenhouse gas storage formations
23	(3) If:
24	(a) 2 or more identified greenhouse gas storage formations, when
25	considered together, extend to only one block in the permit
26	area or lease area; and
27	(b) a vertical line would not pass through a point in each of those
28	identified greenhouse gas storage formations;
29 80	the permittee or lessee may apply to the responsible Commonwealth Minister for the grant of a greenhouse gas
80 81	injection licence over the block to which the identified greenhouse
32	gas storage formations extend.

1	(4) If:
2	(a) 2 or more identified greenhouse gas storage formations, when
3	considered together, extend to:
4	(i) only one block in the permit area or lease area; or
5	(ii) 2 or more blocks in the permit area or lease area; and
6	(b) a vertical line would pass through a point in each of those
7	identified greenhouse gas storage formations;
8	the permittee or lessee may apply to the responsible
9	Commonwealth Minister for the grant of a greenhouse gas
10	injection licence over the block or blocks to which the identified
11	greenhouse gas storage formations, when considered together,
12	extend.
13	(5) If:
14	(a) 2 or more identified greenhouse gas storage formations, when
15	considered together, extend to 2 or more blocks in the permit
16	area or lease area; and
17	(b) a vertical line would not pass through a point in each of those
18	identified greenhouse gas storage formations; and
19	(c) for each identified greenhouse gas storage formation, at least
20	one of the blocks to which the identified greenhouse gas
21	storage formation extends immediately adjoins a block to
22	which the other, or another, of those identified greenhouse
23	gas storage formations extends;
24	the permittee or lessee may apply to the responsible
25	Commonwealth Minister for the grant of a greenhouse gas
26	injection licence over the blocks to which the identified greenhouse gas storage formations, when considered together, extend.
27	gas storage formations, when considered together, extend.
28	(6) For the purposes of subsection (5), a block immediately adjoins
29	another block if the graticular section that constitutes or includes
30	that block and the graticular section that constitutes or includes that
31	other block:
32	(a) have a side in common; or
33	(b) are joined together at one point only.
34	Application
35	(7) An application under this section must set out, for each identified
36	greenhouse gas storage formation, each of the matters which the

1 2	applicant seeks to have specified in the licence as mentioned in paragraphs 249CE(3)(d) to (k).
3 4 5 6	(8) The matters set out in the application in accordance with subsection (7) must not be inconsistent with the fundamental suitability determinants of the identified greenhouse gas storage formation concerned.
7	(9) An application under this section must be accompanied by:
8	(a) a draft site plan for the identified greenhouse gas storage formation or draft site plans for each of the identified
10	greenhouse gas storage formations; and
11	(b) details of the applicant's proposals for work and expenditure
12	in relation to:
13	(i) if there is a single identified greenhouse gas storage
14	formation—the block or blocks, as the case may be, to
15	which the identified greenhouse gas storage formation
16	extends; or
17	(ii) if there are 2 or more identified greenhouse gas storage
18	formations—the block or blocks, as the case may be, to
19	which the identified greenhouse gas storage formations,
20	when considered together, extend; and
21	(c) details of:
22 23	(i) the technical qualifications of the applicant and of the applicant's employees; and
24	(ii) the technical advice available to the applicant; and
25	(iii) the financial resources available to the applicant; and
26 27	(d) such other information (if any) as is specified in the regulations.
28	Note 1: Part 2A.8 contains additional provisions about application procedures.
29	Note 2: Section 249JB requires the application to be accompanied by an
30	application fee.
31 32	Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
33	Variation of application
34	(10) At any time before an offer document, or a notice of refusal,
35	relating to the application is given to the applicant, the applicant
36	may, by written notice given to the responsible Commonwealth
37	Minister, vary the application.

1 2	(11) A variation of an application must be made in the approved manner.
3	(12) A variation of an application may be made:
4	(a) on the applicant's own initiative; or
5	(b) at the request of the responsible Commonwealth Minister.
6 7	(13) A variation of an application may set out any additional matters that the applicant wishes to be considered.
8 9	(14) If an application under this section is varied, a reference in this Act to the application is a reference to the application as varied.
10	249CI Offer document
11	Application by permittee
12	(1) If:
13	(a) an application for the grant of a greenhouse gas injection
14	licence has been made under section 249CH by a greenhouse
15	gas assessment permittee; and
16	(b) the responsible Commonwealth Minister is satisfied that, if
17	the greenhouse gas injection licence were granted to the
18	applicant, the applicant will, within 5 years after the grant,
19	commence operations to:
20	(i) inject a greenhouse gas substance into the identified
21	greenhouse gas storage formation, or at least one of the
22	identified greenhouse gas storage formations,
23	concerned; and
24	(ii) permanently store the greenhouse gas substance in the
25	identified greenhouse gas storage formation, or at least
26	one of the identified greenhouse gas storage formations
27	concerned; and
28	(c) if the responsible Commonwealth Minister is satisfied that
29	there is a significant risk that any of the operations that could be carried on under the greenhouse gas injection licence will
30 31	have a significant adverse impact on petroleum exploration
32	operations, or petroleum recovery operations, that are being,
33	or could be, carried on under:
34	(i) an existing post-commencement exploration permit; or

1	(ii) an existing post-commencement retention lease (other
2	than a retention lease granted under section 126); or
3	(iii) a future post-commencement production licence over
4	the block or any of the blocks to which an existing
5 6	post-commencement exploration permit, or an existing post-commencement retention lease (other than a
7	retention lease granted under section 126), relates;
8	the responsible Commonwealth Minister is satisfied that the
9	grant of the greenhouse gas injection licence is in the public
10	interest; and
11	(d) if the responsible Commonwealth Minister is satisfied that
12	there is a significant risk that any of the operations that could
13	be carried on under the greenhouse gas injection licence will
14	have a significant adverse impact on petroleum exploration
15	operations, or petroleum recovery operations, that are being,
16	or could be, carried on under:
17	(i) an existing pre-commencement petroleum title held by a
18	person other than the applicant; or
19	(ii) an existing production licence held by a person other
20	than the applicant;
21	the responsible Commonwealth Minister is satisfied that:
22	(iii) the registered holder of the pre-commencement
23	petroleum title or the production licence, as the case
24	may be, has agreed, in writing, to the grant of the
25	greenhouse gas injection licence; and
26	(iv) to the extent to which the agreement is a dealing to
27	which Part 3.6 applies—the dealing has been approved
28	under section 275 or is reasonably likely to be approved under that section; and
29	
30 31	(v) to the extent to which the agreement is a dealing to which Part 3A.6 would apply if the greenhouse gas
32	injection licence were to come into existence—it is
33	reasonably likely that the dealing would, after the
34	greenhouse gas injection licence comes into existence,
35	be approved under section 298-275; and
36	(e) if:
37	(i) the responsible Commonwealth Minister is satisfied that
38	there is a significant risk that any of the operations that
39	could be carried on under the greenhouse gas injection
40	licence will have a significant adverse impact on

1 2	operations, that could be carried o	n under a future
3 4		e over a block or
5		
6 7		s is field by a person
8	8 the responsible Commonwealth Ministe	er is satisfied that:
9	9 (iii) the registered holder of the existing	g pre-commencement
10	petroleum title has agreed, in writi	ng, to the grant of the
11	greenhouse gas injection licence;	and
12	· /	
13	which Part 3.6 applies—the dealir	g has been approved
14	,	likely to be approved
15	under that section; and	
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30		inister is satisfied that
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34	20 4 11 1 11 1	e responsible
35		•
36	licence area of a production licence	e, the permit area of a
37	·	•
38	of a pre-commencement retention	lease; and
39	39 (iii) the recovery of the petroleum pass	ses the commercial
40	viability test set out in subsection	(5);

1	the responsible Commonwealth Minister is satisfied that
2	there is no significant risk that any of the operations that
3	could be carried on under the greenhouse gas injection
4	licence will have a significant adverse impact on operations
5	to recover the petroleum; and
6	(g) the responsible Commonwealth Minister is satisfied that:
7	(i) the technical qualifications of the applicant and of the
8	applicant's employees; and
9	(ii) the technical advice available to the applicant; and
10	(iii) the financial resources available to the applicant;
11	are adequate; and
12	(h) the responsible Commonwealth Minister is satisfied that the
13	draft site plan that accompanied the application satisfies the
14	criteria specified in the regulations;
15	the responsible Commonwealth Minister must give the applicant a
16	written notice (called an offer document) telling the applicant that
17	the responsible Commonwealth Minister is prepared to grant the
18	applicant a greenhouse gas injection licence over the block or
19	blocks specified in the application, on the basis that the matters to
20	be specified in the greenhouse gas injection licence as mentioned
21	in paragraphs 249CE(3)(d) to (k) will be in accordance with the
22	application.
23	Application by lessee
24	(2) If:
25	(a) an application for the grant of a greenhouse gas injection
26	licence has been made under section 249CH by a greenhouse
27	gas holding lessee; and
28	(b) the responsible Commonwealth Minister is satisfied that, if
29	the greenhouse gas injection licence were granted to the
30	applicant, the applicant will, within 5 years after the grant,
31	commence operations to:
32	(i) inject a greenhouse gas substance into the identified
33	greenhouse gas storage formation, or at least one of the
34	identified greenhouse gas storage formations,
35	concerned; and
36	(ii) permanently store the greenhouse gas substance in the
37	identified greenhouse gas storage formation, or at least

1 2	one of the identified greenhouse gas storage formations, concerned; and
3	(c) if the responsible Commonwealth Minister is satisfied that
4	there is a significant risk that any of the operations that could
5	be carried on under the greenhouse gas injection licence will
6	have a significant adverse impact on petroleum exploration
7	operations, or petroleum recovery operations, that are being,
8	or could be, carried on under:
9	(i) an existing post-commencement exploration permit; or
10	(ii) an existing post-commencement retention lease (other
11	than a retention lease granted under section 126); or
12	(iii) a future post-commencement production licence over
13	the block or any of the blocks to which an existing
14	post-commencement exploration permit, or an existing
15	post-commencement retention lease (other than a
16	retention lease granted under section 126), relates;
17	the responsible Commonwealth Minister is satisfied that the
18	grant of the greenhouse gas injection licence is in the public
19	interest; and
20	(d) if the responsible Commonwealth Minister is satisfied that
21	there is a significant risk that any of the operations that could
22	be carried on under the greenhouse gas injection licence will
23	have a significant adverse impact on petroleum exploration
24	operations, or petroleum recovery operations, that are being,
25	or could be, carried on under:
26 27	(i) an existing pre-commencement petroleum title held by a person other than the applicant; or
28	(ii) an existing production licence held by a person other
29	than the applicant;
30	the responsible Commonwealth Minister is satisfied that:
31	(iii) the registered holder of the pre-commencement
32	petroleum title or the production licence, as the case
33	may be, has agreed, in writing, to the grant of the
34	greenhouse gas injection licence; and
35	(iv) to the extent to which the agreement is a dealing to
36	which Part 3.6 applies—the dealing has been approved
37	under section 275 or is reasonably likely to be approved
38	under that section; and
39	(v) to the extent to which the agreement is a dealing to
40	which Part 3A.6 would apply if the greenhouse gas

1		injection licence were to come into existence—it is
2		reasonably likely that the dealing would, after the
3		greenhouse gas injection licence comes into existence,
4		be approved under section 298-275; and
5	(e) if:	
6	(i)	the responsible Commonwealth Minister is satisfied that
7		there is a significant risk that any of the operations that
8		could be carried on under the greenhouse gas injection
9		licence will have a significant adverse impact on
10		petroleum exploration operations, or petroleum recovery
11		operations, that could be carried on under a future
12		pre-commencement petroleum title over a block or
13		blocks; and
14	(ii)	the existing pre-commencement petroleum title in force
15		over the block or any of the blocks is held by a person
16		other than the applicant;
17	the r	esponsible Commonwealth Minister is satisfied that:
18	(iii)	the registered holder of the existing pre-commencement
19	, ,	petroleum title has agreed, in writing, to the grant of the
20		greenhouse gas injection licence; and
21	(iv)	to the extent to which the agreement is a dealing to
22	, ,	which Part 3.6 applies—the dealing has been approved
23		under section 275 or is reasonably likely to be approved
24		under that section; and
25	(v)	to the extent to which the agreement is a dealing to
26		which Part 3.6 would apply if the future
27		pre-commencement petroleum title were to come into
28		existence—it is reasonably likely that the dealing
29		would, after the future pre-commencement petroleum
30		title comes into existence, be approved under
31		section 275; and
32	(vi)	to the extent to which the agreement is a dealing to
33		which Part 3A.6 would apply if the greenhouse gas
34		injection licence were to come into existence—it is
35		reasonably likely that the dealing would, after the
36		greenhouse gas injection licence comes into existence,
37		be approved under section 298-275; and
38	(f) if:	
39	(i)	the responsible Commonwealth Minister is satisfied that
40		the area comprised in the block, or any one or more of

1	the blocks, specified in the application contains
2	petroleum; and
3	(ii) the block or blocks as to which the responsible
4	Commonwealth Minister is so satisfied are within the
5	licence area of a production licence, the permit area of a
6 7	pre-commencement exploration permit or the lease area of a pre-commencement retention lease; and
8 9	(iii) the recovery of the petroleum passes the commercial viability test set out in subsection (5);
	the responsible Commonwealth Minister is satisfied that
10 11	there is no significant risk that any of the operations that
12	could be carried on under the greenhouse gas injection
13	licence will have a significant adverse impact on operations
14	to recover the petroleum; and
15	(g) the responsible Commonwealth Minister is satisfied that:
16	(i) the technical qualifications of the applicant and of the
17	applicant's employees; and
18	(ii) the technical advice available to the applicant; and
19	(iii) the financial resources available to the applicant;
20	are adequate; and
21	(h) the responsible Commonwealth Minister is satisfied that the
22	draft site plan that accompanied the application satisfies the
23	criteria specified in the regulations;
24	the responsible Commonwealth Minister must give the applicant a
25	written notice (called an offer document) telling the applicant that
26	the responsible Commonwealth Minister is prepared to grant the
27	applicant a greenhouse gas injection licence over the block or
28	blocks specified in the application, on the basis that the matters to
29	be specified in the greenhouse gas injection licence as mentioned
30	in paragraphs 249CE(3)(d) to (k) will be in accordance with the
31	application.
32	Public interest
33	(3) For the purposes of paragraphs (1)(c) and (2)(c), in considering
34	whether the grant of the greenhouse gas injection licence is in the
35	public interest, the responsible Commonwealth Minister must have
36	regard to:
37	(a) whether the registered holder of the existing
38	post-commencement exploration permit or existing

1		post-commencement retention lease, as the case may be, has
2		agreed, in writing, to the grant of the greenhouse gas
3		injection licence; and
4		(b) if so—the terms of that agreement.
5		(4) Subsection (3) does not limit the matters to which the responsible
6		Commonwealth Minister may have regard.
7		Commercial viability test
8		(5) For the purposes of subparagraphs (1)(f)(iii) and (2)(f)(iii), the
9		recovery of petroleum passes the commercial viability test if, and
10		only if, the responsible Commonwealth Minister is satisfied that:
11		(a) the recovery is commercially viable; or
12		(b) the recovery is not commercially viable, but is likely to
13		become commercially viable within 15 years.
14		Deferral of decision
1.5		(6) This section has effect subject to section 249CK.
15		(b) This section has effect subject to section 249CK.
16	249CJ	Refusal to grant greenhouse gas injection licence
	249CJ	
16	249CJ	Refusal to grant greenhouse gas injection licence
16 17	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if:
16 17 18	249CJ	Refusal to grant greenhouse gas injection licence Scope
16 17 18 19	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been
16 17 18 19 20	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and
16 17 18 19 20 21 22	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document.
16 17 18 19 20 21	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by
16 17 18 19 20 21 22	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document.
16 17 18 19 20 21 22 23	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document. Notice
16 17 18 19 20 21 22 23 24	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document. Notice (2) The responsible Commonwealth Minister must, by written notice
16 17 18 19 20 21 22 23 24 25	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document. Notice (2) The responsible Commonwealth Minister must, by written notice given to the applicant, refuse to grant the applicant a greenhouse
16 17 18 19 20 21 22 23 24 25 26	249CJ	Refusal to grant greenhouse gas injection licence Scope (1) This section applies if: (a) an application for a greenhouse gas injection licence has been made under section 249CH; and (b) the responsible Commonwealth Minister is not required by section 249CI to give the applicant an offer document. Notice (2) The responsible Commonwealth Minister must, by written notice given to the applicant, refuse to grant the applicant a greenhouse gas injection licence.

1	249CJA Grant of greenhouse gas injection licence
2	If:
3	(a) an applicant has been given an offer document under
4	section 249CI; and
5	(b) the applicant has made a request under section 249JF in
6	relation to the offer document within the period applicable
7	under that section; and
8	(c) if the offer document specified the form and amount of a
9	security to be lodged by the applicant—the applicant has
10	lodged the security within the period applicable under
11	section 249JGAA;
12	the responsible Commonwealth Minister must grant the applicant a
13	greenhouse gas injection licence over the block or blocks specified
14	in the offer document.
15	Note 1: If the applicant does not make a request under section 249JF within
16 17	the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
18 19	Note 2: If the applicant has not lodged the security within the period applicable under section 249JGAA, the application lapses at the end
20	of that period—see section 249JGAA.
21	249CK Deferral of decision to grant greenhouse gas injection
22	licence—pending application for post-commencement
23	exploration permit
24	Scope
2.	
25	(1) This section applies if:
26	(a) an application for the grant of a greenhouse gas injection
27	licence has been made under section 249CH; and
28	(b) when the application for the greenhouse gas injection licence
29	was made, an application for a post-commencement
30	exploration permit was being considered by the Joint
31	Authority; and
32	(c) the responsible Commonwealth Minister considers that it
33	would be in the public interest to defer taking any action
34	under section 249CI or 249CJ in relation to the application
35	for the grant of the greenhouse gas injection licence until the
36	application for the post-commencement exploration permit is

finalised.

1	Deferral	
2	(2) The responsible Commonwealth Minister must not take any action	
3	under section 249CI or 249CJ in relation to the application for the	
4	greenhouse gas injection licence until 24 hours after whichever of	
5	the following events happens first:	
6	(a) the Joint Authority grants the post-commencement	
7	exploration permit to the applicant for the permit;	
8	(b) the application for the post-commencement exploration	
9	permit lapses;	
10	(c) the Joint Authority refuses to grant the post-commencement	
11	exploration permit to the applicant for the permit.	
12	249CO Greenhouse gas assessment permit or greenhouse gas	
13	holding lease ceases to be in force when greenhouse gas	
14	injection licence comes into force	
15	When a greenhouse gas injection licence under section 249CJA	
16	comes into force in relation to one or more blocks, a greenhouse	
17	gas assessment permit or greenhouse gas holding lease ceases to be	
18	in force to the extent to which it relates to those blocks.	
10		
19	249CP Greenhouse gas assessment permit transfer—transferee to be	
19	249CP Greenhouse gas assessment permit transfer—transferee to be	
19 20	249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment	
19 20 21	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: 	
19 20 21 22	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for 	
119 220 221 222 223 224 225	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block 	
119 220 221 222 23 224 225 226	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment 	
119 220 221 222 223 224 225	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and 	
119 220 221 222 23 224 225 226	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible 	
119 220 221 222 23 224 225 226 227 228 229	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible Commonwealth Minister under section 249CI or 249CJ in 	
119 220 221 222 23 224 225 226 227 228	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible 	
119 220 221 222 23 224 225 226 227 228 229	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible Commonwealth Minister under section 249CI or 249CJ in 	
19 20 21 22 23 24 25 26 27 28 29 30	249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible Commonwealth Minister under section 249CI or 249CJ in relation to the application. Transferee to be treated as applicant	
119 220 221 222 223 224 225 226 227 228 229 330	 249CP Greenhouse gas assessment permit transfer—transferee to be treated as applicant Scope (1) This section applies if a transfer of a greenhouse gas assessment permit is registered under section 298-262: (a) after an application has been made under section 249CH for the grant of a greenhouse gas injection licence over a block or blocks in relation to which the greenhouse gas assessment permit is in force; and (b) before any action has been taken by the responsible Commonwealth Minister under section 249CI or 249CJ in relation to the application. 	

1	sections and that Part to the applicant were a reference to the
2	transferee.
3	249CPA Greenhouse gas holding lease transfer—transferee to be
4	treated as applicant
5	Scope
6	(1) This section applies if a transfer of a greenhouse gas holding lease
7	is registered under section 298-262:
8	(a) after an application has been made under section 249CH for
9	the grant of a greenhouse gas injection licence over a block
10	or blocks in relation to which the greenhouse gas holding
11	lease is in force; and
12	(b) before any action has been taken by the responsible
13	Commonwealth Minister under section 249CI or 249CJ in
14	relation to the application.
15	Transferee to be treated as applicant
16	(2) After the transfer, sections 249CH to 249CJA and Part 2A.8 have
17	effect in relation to the application as if any reference in those
18	sections and that Part to the applicant were a reference to the
19	transferee.
20	Subdivision B—Application for greenhouse gas injection
21	licence by the holder of a production licence
22	249CQ Application for greenhouse gas injection licence by the
23	holder of a production licence
24	Scope
24	•
25	(1) This section applies if:
26	(a) a production licence is in force; and
27	(b) one or more identified greenhouse gas storage formations are
28	wholly situated in the licence area.
29	Single identified greenhouse gas storage formation
30	(2) If:

1	(a) a single identified greenhouse gas storage formation extends
2	to:
3	(i) only one block in the licence area; or
4	(ii) 2 or more blocks in the licence area; and
5	(b) none of the following is in force over the block or blocks to
6	which the identified greenhouse gas storage formation
7	extends:
8	(i) a greenhouse gas injection licence;
9	(ii) a greenhouse gas holding lease;
10	(iii) a greenhouse gas assessment permit;
11	the production licensee may apply to the responsible
12	Commonwealth Minister for the grant of a greenhouse gas
13	injection licence over the block or blocks to which the identified
14	greenhouse gas storage formation extends.
15	Multiple identified greenhouse gas storage formations
16	(3) If:
17	(a) 2 or more identified greenhouse gas storage formations, when
18	considered together, extend to only one block in the licence
19	area; and
20	(b) a vertical line would not pass through a point in each of those
21	identified greenhouse gas storage formations; and
22	(c) none of the following is in force over the block to which the
23	identified greenhouse gas storage formations, when
24	considered together, extend:
25	(i) a greenhouse gas injection licence;
26	(ii) a greenhouse gas holding lease;
27	(iii) a greenhouse gas assessment permit;
28	the production licensee may apply to the responsible
29	Commonwealth Minister for the grant of a greenhouse gas
30	injection licence over the block to which the identified greenhouse
31	gas storage formations, when considered together, extend.
32	(4) If:
33	(a) 2 or more identified greenhouse gas storage formations, when
34	considered together, extend to:
35	(i) only one block in the licence area; or
36	(ii) 2 or more blocks in the licence area; and

1	(b) a vertical line would pass through a point in each of those
2	identified greenhouse gas storage formations; and
3	(c) none of the following is in force over the block or blocks to
4 5	which the identified greenhouse gas storage formations, when considered together, extend:
6	(i) a greenhouse gas injection licence;
7	(ii) a greenhouse gas holding lease;
8	(iii) a greenhouse gas assessment permit;
9	the production licensee may apply to the responsible
10	Commonwealth Minister for the grant of a greenhouse gas
11	injection licence over the block or blocks to which the identified
12	greenhouse gas storage formations, when considered together,
13	extend.
14	(5) If:
15	(a) 2 or more identified greenhouse gas storage formations, when
16	considered together, extend to 2 or more blocks in the licence
17	area; and
18	(b) a vertical line would not pass through a point in each of those
19	identified greenhouse gas storage formations; and
20	(c) for each identified greenhouse gas storage formation, at least
21	one of the blocks to which the identified greenhouse gas
22	storage formation extends immediately adjoins a block to
23	which the other, or another, of those identified greenhouse
24	gas storage formations extends; and
25	(d) none of the following is in force over the blocks to which the
26	identified greenhouse gas storage formations, when
27	considered together, extend:
28	(i) a greenhouse gas injection licence;
29	(ii) a greenhouse gas holding lease;
30	(iii) a greenhouse gas assessment permit;
31	the production licensee may apply to the responsible
32	Commonwealth Minister for the grant of a greenhouse gas
33	injection licence over the blocks to which the identified greenhouse
34	gas storage formations, when considered together, extend.
35	(6) For the purposes of subsection (5), a block immediately adjoins
36	another block if the graticular section that constitutes or includes
37	that block and the graticular section that constitutes or includes that
38	other block:

1 2	(a) have a side in common; or(b) are joined together at one point only.
2	(b) are joined together at one point only.
3	Application
4	(7) An application under this section must set out, for each identified
5	greenhouse gas storage formation, each of the matters which the
6	applicant seeks to have specified in the licence as mentioned in
7	paragraphs 249CE(3)(d) to (k).
8	(8) The matters set out in the application in accordance with
9	subsection (7) must not be inconsistent with the fundamental
10	suitability determinants of the identified greenhouse gas storage
11	formation concerned.
12	(9) An application under this section must be accompanied by:
13	(a) a draft site plan for the identified greenhouse gas storage
14	formation or draft site plans for each of the identified
15	greenhouse gas storage formations; and
16	(b) details of the applicant's proposals for work and expenditure
17	in relation to:
18	(i) if there is a single identified greenhouse gas storage
19	formation—the block or blocks, as the case may be, to
20	which the identified greenhouse gas storage formation
21	extends; or
22	(ii) if there are 2 or more identified greenhouse gas storage
23 24	formations—the block or blocks, as the case may be, to which the identified greenhouse gas storage formations,
25	when considered together, extend; and
26	(c) details of:
27	(i) the technical qualifications of the applicant and of the
28	applicant's employees; and
29	(ii) the technical advice available to the applicant; and
30	(iii) the financial resources available to the applicant; and
31	(d) such other information (if any) as is specified in the
32	regulations.
33	Note 1: Part 2A.8 contains additional provisions about application procedures.
34	Note 2: Section 249JB requires the application to be accompanied by an
35	application fee.
36 37	Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.

1		Variation of application
2 3 4 5	(10)	At any time before an offer document, or a notice of refusal, relating to the application is given to the applicant, the applicant may, by written notice given to the responsible Commonwealth Minister, vary the application.
6 7	(11)	A variation of an application must be made in the approved manner.
8 9 10	(12)	A variation of an application may be made: (a) on the applicant's own initiative; or (b) at the request of the responsible Commonwealth Minister.
11 12	(13)	A variation of an application may set out any additional matters that the applicant wishes to be considered.
13 14	(14)	If an application under this section is varied, a reference in this Act to the application is a reference to the application as varied.
15	249CR Gr	ant of greenhouse gas injection licence—offer document
16		If:
17		(a) an application for a greenhouse gas injection licence has been
18		made under section 249CQ by the registered holder of a
19		production licence; and
20		(b) the responsible Commonwealth Minister is satisfied that, if
21 22		the greenhouse gas injection licence were granted to the applicant, the applicant will, within 5 years after the grant,
23		commence operations to:
24		(i) inject a greenhouse gas substance into the identified
25		greenhouse gas storage formation or formations
26		concerned; and
27		(ii) permanently store the greenhouse gas substance in the
28		identified greenhouse gas storage formation or
29		formations concerned; and
30		(c) the responsible Commonwealth Minister is satisfied that all
31		of the greenhouse gas substance injected into the identified
22		greenhouse gas storage formation or formations concerned
32		
32 33 34		will be obtained as a by-product of petroleum recovery operations carried on under the production licence; and

1	(d) if the responsible Commonwealth Minister is satisfied that
2	there is a significant risk that any of the operations that could
3	be carried on under the greenhouse gas injection licence will
4	have a significant adverse impact on petroleum exploration
5	operations, or petroleum recovery operations, that are being,
6	or could be, carried on under:
7	(i) an existing post-commencement exploration permit; or
8	(ii) an existing post-commencement retention lease (other
9	than a retention lease granted under section 126); or
10	(iii) a future post-commencement production licence over
11	the block or any of the blocks to which an existing
12	post-commencement exploration permit, or an existing
13	post-commencement retention lease (other than a
14	retention lease granted under section 126), relates;
15	the responsible Commonwealth Minister is satisfied that:
16	(iv) the grant of the greenhouse gas injection licence is in
17	the public interest; or
18	(v) the registered holder of the exploration permit or
19	retention lease, as the case may be, has agreed, in
20	writing, to the grant of the greenhouse gas injection
21	licence to the applicant; and
22	(e) if the responsible Commonwealth Minister is satisfied that
23	there is a significant risk that any of the operations that could
24	be carried on under the greenhouse gas injection licence will
25	have a significant adverse impact on petroleum exploration
26	operations, or petroleum recovery operations, that are being,
27	or could be, carried on under an existing pre-commencement
28	petroleum title—the responsible Commonwealth Minister is
29	satisfied that the registered holder of the pre-commencement
30	petroleum title has agreed, in writing, to the grant of the
31	greenhouse gas injection licence to the applicant; and
32	(f) if:
33	(i) the responsible Commonwealth Minister is satisfied that
34	there is a significant risk that any of the operations that
35	could be carried on under the greenhouse gas injection
36	licence will have a significant adverse impact on
37	petroleum exploration operations, or petroleum recovery
38	operations, that could be carried on under a future
39	pre-commencement petroleum title over a block or

blocks; and

40

1	(ii) an exploration permit, retention lease or production
2	licence is in force over the block or any of the blocks;
3	the responsible Commonwealth Minister is satisfied that the
4	registered holder of the exploration permit, retention lease or
5	production licence covered by subparagraph (ii) has agreed,
6	in writing, to the grant of the greenhouse gas injection
7	licence; and
8	(g) if the responsible Commonwealth Minister is satisfied that
9	there is a significant risk that any of the operations that could
10	be carried on under the greenhouse gas injection licence will
11	have a significant adverse impact on:
12	(i) petroleum explorations operations; or
13	(ii) petroleum recovery operations;
14	that are being, or could be, carried on under an existing
15	production licence held by a person other than the
16	applicant—the responsible Commonwealth Minister is
17	satisfied that the registered holder of the production licence
18	has agreed, in writing, to the grant of the greenhouse gas injection licence to the applicant; and
19	7
20	(h) the responsible Commonwealth Minister is satisfied that:
21	(i) the technical qualifications of the applicant and of the
22	applicant's employees; and
23	(ii) the technical advice available to the applicant; and
24	(iii) the financial resources available to the applicant;
25	are adequate; and
26	(i) the responsible Commonwealth Minister is satisfied that the
27	draft site plan that accompanied the application satisfies the
28	criteria specified in the regulations;
29	the responsible Commonwealth Minister may give the applicant a
30	written notice (called an <i>offer document</i>) telling the applicant that
31	the responsible Commonwealth Minister is prepared to grant the
32	applicant a greenhouse gas injection licence over the block or
33	blocks specified in the application, on the basis that the matters to
34	be specified in the greenhouse gas injection licence as mentioned in paragraphs 240CE(2)(d) to (b) will be in accordance with the
35	in paragraphs 249CE(3)(d) to (k) will be in accordance with the
36	application.

249CRA Refusal to grant greenhouse gas injection licence

2	Scope
3	(1) This section applies if:
4	(a) an application for a greenhouse gas injection licence has been
5	made under section 249CQ; and
6	(b) the responsible Commonwealth Minister refuses to give the
7	applicant an offer document.
8	Notice
9	(2) The responsible Commonwealth Minister must, by written notice
10	given to the applicant, refuse to grant the applicant a greenhouse
11	gas injection licence.
12	249CRB Grant of greenhouse gas injection licence
13	If:
14	(a) an applicant has been given an offer document under
15	section 249CR; and
16	(b) the applicant has made a request under section 249JF in
17	relation to the offer document within the period applicable
18	under that section; and
19	(c) if the offer document specified the form and amount of a
20	security to be lodged by the applicant—the applicant has
21	lodged the security within the period applicable under
22	section 249JGAA;
23	the responsible Commonwealth Minister must grant the applicant a
24	greenhouse gas injection licence over the block or blocks specified in the offer document.
25	
26	Note 1: If the applicant does not make a request under section 249JF within
27 28	the period applicable under that section, the application lapses at the end of that period—see subsection 249JF(4).
29	Note 2: If the applicant has not lodged the security within the period
30	applicable under section 249JGAA, the application lapses at the end
31	of that period—see section 249JGAA.

1 2	249CRE I	Producti applica	on licence transferred—transferee to be treated as nt
3		Scope	
4 5	(1)		tion applies if a transfer of a production licence is d under section 262:
6 7 8 9		(a) aft the or	er an application has been made under section 249CQ for grant of a greenhouse gas injection licence over a block blocks in relation to which the production licence is in ace; and
10 11 12		(b) bef	fore any action has been taken by the responsible mmonwealth Minister under section 249CR or 249CRA in ation to the application.
13		Transfer	ee to be treated as applicant
14 15 16 17	(2)	effect in	e transfer, sections 249CQ to 249CRB and Part 2A.8 have relation to the application as if any reference in those and that Part to the applicant were a reference to the
18	Division		
19 20	249CT Va		of matters specified in greenhouse gas injection —general
21		Applicat	ion
22 23 24 25	(1)	Common	nouse gas injection licensee may apply to the responsible need the Minister for the variation by the responsible need the Minister of a matter specified in the licence as ed in any of paragraphs 249CE(3)(c) to (k).
26		Note 1:	Consultation procedures apply—see section 249JH.
27		Note 2:	Part 2A.8 contains additional provisions about application procedures.
28 29		Note 3:	Section 249JB requires the application to be accompanied by an application fee.
30 31		Note 4:	Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
32	(2)	An appli	cation under subsection (1) must:

1	(a) set out the proposed variation; and
2	(b) specify the reasons for the proposed variation.
3	Variation
4	(3) If an application is made under subsection (1), the responsible
5	Commonwealth Minister may, by written notice given to the
6	licensee:
7	(a) vary the matter in accordance with the application; or
8	(b) refuse to vary the matter in accordance with the application.
9	(4) If a matter specified in the licence as mentioned in any of
10	paragraphs 249CE(3)(c) to (k) is varied under this section, the
11	varied matter must not be inconsistent with the fundamental
12	suitability determinants of the identified greenhouse gas storage
13	formation concerned.
14	(5) A variation of a matter under this section takes effect on the day on
15	which notice of the variation is published in the Gazette.
16 17	Note: For publication in the <i>Gazette</i> of notice of the variation, see section 406-418.
18	249CTA Variation of matters specified in greenhouse gas injection
18 19	249CTA Variation of matters specified in greenhouse gas injection licence—declaration of identified greenhouse gas storage
18 19 20	249CTA Variation of matters specified in greenhouse gas injection licence—declaration of identified greenhouse gas storage formation varied
19	licence—declaration of identified greenhouse gas storage
19	licence—declaration of identified greenhouse gas storage
19 20	licence—declaration of identified greenhouse gas storage formation varied
19 20 21	licence—declaration of identified greenhouse gas storage formation varied Scope
19 20 21 22	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection
19 20 21 22 23	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if:
19 20 21 22 23 24	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an
19 20 21 22 23 24 25	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly
19 20 21 22 23 24 25 26	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly situated in the licence area; and (b) the declaration is varied under section 249AUA; and (c) apart from this section, a matter specified in the declaration
19 20 21 22 23 24 25 26 27	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly situated in the licence area; and (b) the declaration is varied under section 249AUA; and (c) apart from this section, a matter specified in the declaration would be inconsistent with a matter specified in the licence
19 20 21 22 23 24 25 26 27 28	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly situated in the licence area; and (b) the declaration is varied under section 249AUA; and (c) apart from this section, a matter specified in the declaration
19 20 21 22 23 24 25 26 27 28 29	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly situated in the licence area; and (b) the declaration is varied under section 249AUA; and (c) apart from this section, a matter specified in the declaration would be inconsistent with a matter specified in the licence
19 20 21 22 23 24 25 26 27 28 29 30	licence—declaration of identified greenhouse gas storage formation varied Scope (1) This section applies in relation to a greenhouse gas injection licence if: (a) a declaration is in force under section 249AU in relation to an identified greenhouse gas storage formation that is wholly situated in the licence area; and (b) the declaration is varied under section 249AUA; and (c) apart from this section, a matter specified in the declaration would be inconsistent with a matter specified in the licence as mentioned in any of paragraphs 249CE(3)(c) to (k).

1 2	mentioned in any of paragraphs 249CE(3)(c) to (k) for the purposes of removing that inconsistency.
3 4	(3) A variation of a matter under this section takes effect on the day on which notice of the variation is published in the <i>Gazette</i> .
5 6	Note: For publication in the <i>Gazette</i> of notice of the variation, see section 406-418.
7	Division 4—Directions
8 9 10	249CXA Responsible Commonwealth Minister may give greenhouse gas injection licensee directions to protect geological formations containing petroleum pools etc.
11 12 13	(1) The responsible Commonwealth Minister may, by written notice given to a greenhouse gas injection licensee, give the licensee a direction for the purpose of:
14	(a) eliminating; or
15	(b) mitigating; or
16	(c) managing;
17	the risk that operations carried out under the licence could:
18 19	(d) have a significant adverse impact on a geological formation, or a part of a geological formation, that contains, or is likely
20	to contain, a petroleum pool; or (e) otherwise compromise the exploitation of any petroleum that
21 22	occurs as a natural resource.
23	(2) A direction under this section may require the licensee to do
24	something:
25	(a) in the licence area; or
26	(b) in an offshore area but outside the licence area.
27	(3) A direction under this section has effect, and must be complied
28	with, despite:
29	(a) any previous direction under this section; and
30	(b) anything in the regulations or the applied provisions.
31	(4) A direction under this section prevails over:
32	(a) anything in an approved site plan for an identified
33	greenhouse gas storage formation specified in the licence; or

1 2	(b) anything specified in the licence as mentioned in any of paragraphs 249CE(3)(c) to (k);
3	to the extent of any inconsistency.
4	(5) A direction under this section may make provision in relation to a
5	matter by applying, adopting or incorporating (with or without
6	modification) a code of practice or standard contained in an
7	instrument:
8	(a) as in force or existing at the time when the direction takes
9	effect; or
10	(b) as in force or existing from time to time;
11	so long as the code of practice or standard is relevant to that matter.
12	(6) To avoid doubt, subsection (5) applies to an instrument, whether
13	issued or made in Australia or outside Australia.
14	(7) A direction under this section may prohibit the doing of an act or
15	thing:
16	(a) unconditionally; or
17	(b) subject to conditions, including conditions requiring the
18	consent or approval of a person specified in the direction.
19	(8) A direction under this section is not a legislative instrument.
20	(9) If:
21	(a) a direction under this section is in force in relation to a
22	greenhouse gas injection licence; and
23	(b) apart from subsection (4), the direction would be inconsistent
24	with a matter specified in the licence as mentioned in any of
25	paragraphs 249CE(3)(c) to (k);
26	the responsible Commonwealth Minister may, by written notice
27	given to the licensee, vary the matter for the purposes of removing
28	that inconsistency.
29	(10) A variation of a matter under subsection (9) takes effect on the day
30	on which notice of the variation is published in the <i>Gazette</i> .
31	Note: For publication in the <i>Gazette</i> of notice of the variation, see
32	section 406-418.
33	(11) The regulations may provide that, if:
34	(a) a direction under this section is in force in relation to a
35	greenhouse gas injection licence; and

1	(b)	apart from subsection (4), the direction would be inconsistent
2		with anything in an approved site plan for an identified
3		greenhouse gas storage formation specified in the licence;
4	then:	
5	(c)	the licensee must, within the period ascertained in accordance with the regulations:
6		
7 8		(i) prepare a draft variation of the approved site plan for the purposes of removing that inconsistency; and
9		(ii) give the draft variation to the responsible
10		Commonwealth Minister; and
11	(d)	the responsible Commonwealth Minister must, by written
12		notice given to the licensee:
13		(i) approve the variation; or
14		(ii) refuse to approve the variation; and
15	(e)	if the responsible Commonwealth Minister approves the
16		variation—the approved site plan is varied accordingly.
17	(12) If an	approved site plan is varied, a reference in this Act to the
18	appro	ved site plan is a reference to the approved site plan as varied.
19		ltation—directions to do something outside the
19 20		ltation—directions to do something outside the ce area
20	licen	ce area
	licen Scope	ce area
20	Scope (1) This:	ce area section applies if:
2021	Scope (1) This:	ce area section applies if: the responsible Commonwealth Minister proposes to give a
20 21 22 23 24	Scope (1) This:	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas
20 21 22 23 24 25	Scope (1) This : (a)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and
20 21 22 23 24 25 26	Scope (1) This : (a)	ce area section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area
20 21 22 23 24 25 26 27	Scope (1) This : (a)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence
20 21 22 23 24 25 26 27 28	Scope (1) This : (a) (b)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and
20 21 22 23 24 25 26 27 28 29	Scope (1) This : (a) (b)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of:
20 21 22 23 24 25 26 27 28 29 30	Scope (1) This : (a) (b)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or
20 21 22 23 24 25 26 27 28 29 30 31	Scope (1) This : (a) (b)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or (ii) a greenhouse gas holding lease; or
20 21 22 23 24 25 26 27 28 29 30 31 32	Scope (1) This : (a) (b)	ce area section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the action area) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or (ii) a greenhouse gas holding lease; or (iii) a greenhouse gas injection licence; or
20 21 22 23 24 25 26 27 28 29 30 31	Scope (1) This : (a) (b) (c)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or (ii) a greenhouse gas holding lease; or (iii) a greenhouse gas injection licence; or (iv) a greenhouse gas search authority; and
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	Scope (1) This : (a) (b) (c)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or (ii) a greenhouse gas holding lease; or (iii) a greenhouse gas injection licence; or (iv) a greenhouse gas search authority; and the licensee mentioned in paragraph (a) is not the registered
20 21 22 23 24 25 26 27 28 29 30 31 32 33	Scope (1) This : (a) (b) (c)	section applies if: the responsible Commonwealth Minister proposes to give a direction under section 249CXA to a greenhouse gas injection licensee; and the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence area; and the action area is, to any extent, the subject of: (i) a greenhouse gas assessment permit; or (ii) a greenhouse gas holding lease; or (iii) a greenhouse gas injection licence; or (iv) a greenhouse gas search authority; and

1 2 3	(e) the registered holder of the permit, lease, licence or authority mentioned in paragraph (c) has not given written consent to the giving of the direction.
4	Consultation
5	(2) Before giving the direction, the responsible Commonwealth
6	Minister must:
7	(a) by written notice given to the registered holder of the permit
8	lease, licence or authority mentioned in paragraph (1)(c),
9	give at least 30 days notice of the responsible
10	Commonwealth Minister's intention to give the direction;
11	and
12 13	(b) give a copy of the notice to such other persons (if any) as the responsible Commonwealth Minister thinks fit.
14	(3) The notice must:
15	(a) set out details of the direction that is proposed to be given;
16	and
17	(b) invite a person to whom the notice, or a copy of the notice,
18	has been given to make a written submission to the
19	responsible Commonwealth Minister about the proposal; and
20	(c) specify a time limit for making that submission.
21	(4) In deciding whether to give the direction, the responsible
22	Commonwealth Minister must take into account any submissions
23	made in accordance with the notice.
24	Emergencies
25	(5) However, if the responsible Commonwealth Minister is satisfied
26	that the direction is required to deal with an emergency:
27	(a) subsections (2), (3) and (4) do not apply to the direction; and
28	(b) as soon as practicable after the direction is given, the
29	responsible Commonwealth Minister must give a copy of the
30	direction to the registered holder of the permit, lease, licence
31	or authority mentioned in paragraph (1)(c).
32	249CY Compliance with directions
33	(1) A person commits an offence if:
34	(a) the person is given a direction under section 249CXA; and

1	(b) the person engages in conduct; and
2	(c) the person's conduct breaches the direction.
3	Penalty: 100 penalty units.
4	(2) An offence against subsection (1) is an offence of strict liability.
5	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
6	Division 5—Dealing with serious situations
7	249CZ Serious situation
8	(1) For the purposes of this Act, a <i>serious situation</i> exists in relation to
9	an identified greenhouse gas storage formation specified in a greenhouse gas injection licence if:
10 11	(a) a greenhouse gas substance injected into the identified
12	greenhouse gas storage formation:
13	(i) has leaked; or
14	(ii) is leaking;
15	from the identified greenhouse gas storage formation; or
16	(b) there is a significant risk that a greenhouse gas substance
17	injected into the identified greenhouse gas storage formation
18	will leak from the identified greenhouse gas storage
19	formation; or
20	(c) a greenhouse gas substance:
21	(i) has leaked; or
22	(ii) is leaking;
23	in the course of being injected into the identified greenhouse
24	gas storage formation; or
25 26	(d) there is a significant risk that a greenhouse gas substance will leak in the course of being injected into the identified
27	greenhouse gas storage formation; or
28	(e) a greenhouse gas substance injected into the identified
29	greenhouse gas storage formation:
30	(i) has behaved; or
31	(ii) is behaving;
32	otherwise than as predicted in Part A of the approved site
33	plan for the identified greenhouse gas storage formation; or
34	(f) there is a significant risk that a greenhouse gas substance
35	injected into the identified greenhouse gas storage formation

1	will behave otherwise than as predicted in Part A of the
2	approved site plan for the identified greenhouse gas storage
3	formation; or
4	(g) either:
5	(i) the injection of a greenhouse gas substance into the
6	identified greenhouse gas storage formation; or
7	(ii) the storage of a greenhouse gas substance in the
8	identified greenhouse gas storage formation;
9	has had, or is having, a significant adverse impact on the
10	geotechnical integrity of the whole or a part of a geological
11	formation or geological structure; or
12	(h) there is a significant risk that:
13	(i) the injection of a greenhouse gas substance into the
14	identified greenhouse gas storage formation; or
15	(ii) the storage of a greenhouse gas substance in an
16	identified greenhouse gas storage formation;
17	will have a significant adverse impact on the geotechnical
18	integrity of the whole or a part of a geological formation or
19	geological structure; or
20	(i) the identified greenhouse gas storage formation is not
21	suitable (with or without engineering enhancements) for the
22	permanent storage of the relevant amount of the relevant
23	greenhouse gas substance injected at the relevant point or
24	points over the relevant period.
25	(2) For the purposes of paragraph (1)(i):
26	(a) the <i>relevant amount</i> is the total amount of greenhouse gas
27	substance authorised to be injected into the identified
28	greenhouse gas storage formation under the licence; and
29	(b) the relevant greenhouse gas substance is the kind of
30	greenhouse gas substance that is authorised to be injected
31	into the identified greenhouse gas storage formation under
32	the licence; and
33	(c) the <i>relevant point or points</i> is the potential greenhouse gas
34	injection site or sites at which the greenhouse gas substance
35	is authorised to be injected into the identified greenhouse gas
36	storage formation under the licence; and
37	(d) the <i>relevant period</i> is the period during which the greenhouse
38	gas substance is authorised to be injected into the identified
39	greenhouse gas storage formation under the licence.

Note: See subsection 249CE(3).

2	249CZA Powers of responsible Commonwealth Minister to deal
3	with serious situations
4	(1) If the responsible Commonwealth Minister is satisfied that a
5	serious situation exists in relation to an identified greenhouse gas
6	storage formation specified in a greenhouse gas injection licence,
7	the responsible Commonwealth Minister may, by written notice
8	given to the licensee, direct the licensee:
9	(a) to take all reasonable steps to ensure that operations for the
10	injection of a greenhouse gas substance into the identified
11 12	greenhouse gas storage formation are carried on in a manner specified in the direction; or
13	(b) to take all reasonable steps to ensure that operations for the
14	storage of a greenhouse gas substance in the identified
15	greenhouse gas storage formation are carried on in a manner
16	specified in the direction; or
17	(c) to cease or suspend the injection of a greenhouse gas
18	substance at a site or sites specified in the direction; or
19	(d) to inject a greenhouse gas substance into the identified
20	greenhouse gas storage formation at a site or sites specified
21	in the direction; or
22	(e) to cease or suspend operations for the injection of a
23	greenhouse gas substance into the identified greenhouse gas
24	storage formation; or
25	(f) to undertake such activities as are specified in the direction
26	for the purpose of:
27	(i) eliminating; or
28	(ii) mitigating; or
29	(iii) managing; or
30	(iv) remediating;
31	the serious situation; or
32	(g) to take such action as is specified in the direction; or
33	(h) not to take such action as is specified in the direction.
34	(2) A direction under this section may require the licensee to do
35	something:
36	(a) in the licence area; or
37	(b) in an offshore area but outside the licence area.

1	(3) Paragraphs (1)(a) to (1) do not limit paragraph (1)(g).
2	(4) Paragraphs (1)(a) to (f) do not limit paragraph (1)(h).
3	(5) A direction under this section has effect, and must be complied
4	with, despite:
5	(a) any previous direction under this section; and
6	(b) anything in the regulations or the applied provisions.
7	(6) A direction under this section prevails over:
8	(a) anything in an approved site plan for the identified
9	greenhouse gas storage formation; or
10	(b) anything specified in the licence as mentioned in any of
11	paragraphs 249CE(3)(c) to (k);
12	to the extent of any inconsistency.
13	(7) A direction under this section may make provision in relation to a
14	matter by applying, adopting or incorporating (with or without
15	modification) a code of practice or standard contained in an
16	instrument:
17	(a) as in force or existing at the time when the direction takes
18	effect; or
19	(b) as in force or existing from time to time;
20	so long as the code of practice or standard is relevant to that matter.
21	(8) To avoid doubt, subsection (7) applies to an instrument, whether
22	issued or made in Australia or outside Australia.
23	(9) A direction under this section may prohibit the doing of an act or
24	thing:
25	(a) unconditionally; or
26	(b) subject to conditions, including conditions requiring the
27	consent or approval of a person specified in the direction.
28	(10) A direction under this section is not a legislative instrument.
29	(11) If:
30	(a) a direction under this section is in force in relation to a
31	greenhouse gas injection licence; and
32	(b) apart from subsection (6), the direction would be inconsistent
33	with a matter specified in the licence as mentioned in any of
34	paragraphs 249CE(3)(c) to (k);

1		the responsible Commonwealth Minister may, by written notice
2		given to the licensee, vary the matter for the purposes of removing
3		that inconsistency.
4	(12)	A variation of a matter under subsection (11) takes effect on the
5	(/	day on which notice of the variation is published in the <i>Gazette</i> .
6		Note: For publication in the <i>Gazette</i> of notice of the variation, see
6 7		section 406-418.
8	(13)	The regulations may provide that, if:
9		(a) a direction under this section is in force in relation to a
10		greenhouse gas injection licence; and
11		(b) apart from subsection (6), the direction would be inconsistent
12		with anything in an approved site plan for the identified
13		greenhouse gas storage formation;
14		then:
15		(c) the licensee must, within the period ascertained in accordance
16		with the regulations:
17		(i) prepare a draft variation of the approved site plan for the
18		purposes of removing that inconsistency; and
19		(ii) give the draft variation to the responsible
20		Commonwealth Minister; and
21		(d) the responsible Commonwealth Minister must, by written
22		notice given to the licensee:
23		(i) approve the variation; or
24		(ii) refuse to approve the variation; and
25		(e) if the responsible Commonwealth Minister approves the
26		variation—the approved site plan is varied accordingly.
27	(14)	If an approved site plan is varied, a reference in this Act to the
28	,	approved site plan is a reference to the approved site plan as varied.
29	249CZAA	Consultation—directions to do something outside the
30		licence area
31		Scope
32	(1)	This section applies if:
33	()	(a) the responsible Commonwealth Minister proposes to give a
34		direction under section 249CZA to a greenhouse gas
35		injection licensee; and

1	(b) the direction requires the licensee to do something in an area (the <i>action area</i>) in an offshore area but outside the licence
2 3	area; and
4	(c) the action area is, to any extent, the subject of:
5	(i) a greenhouse gas assessment permit; or
6	(ii) a greenhouse gas holding lease; or
7	(iii) a greenhouse gas injection licence; or
8	(iv) a greenhouse gas search authority; and
9	(d) the licensee mentioned in paragraph (a) is not the registered
10	holder of the permit, lease, licence or authority mentioned in
10	paragraph (c); and
12	(e) the registered holder of the permit, lease, licence or authority
13	mentioned in paragraph (c) has not given written consent to
14	the giving of the direction.
. ~	Consultation
15	Consulation
16	(2) Before giving the direction, the responsible Commonwealth
17	Minister must:
18	(a) by written notice given to the registered holder of the permit,
19	lease, licence or authority mentioned in paragraph (1)(c),
20	give at least 30 days notice of the responsible
21	Commonwealth Minister's intention to give the direction;
22	and
23	(b) give a copy of the notice to such other persons (if any) as the
24	responsible Commonwealth Minister thinks fit.
25	(3) The notice must:
26	(a) set out details of the direction that is proposed to be given;
27	and
28	(b) invite a person to whom the notice, or a copy of the notice,
29	has been given to make a written submission to the
80	responsible Commonwealth Minister about the proposal; and
31	(c) specify a time limit for making that submission.
32	(4) In deciding whether to give the direction, the responsible
33	Commonwealth Minister must take into account any submissions
84	made in accordance with the notice.

1	Emergencies
2	(5) However, if the responsible Commonwealth Minister is satisfied
3	that the direction is required to deal with an emergency:
4	(a) subsections (2), (3) and (4) do not apply to the direction; and
5	(b) as soon as practicable after the direction is given, the
6	responsible Commonwealth Minister must give a copy of the
7 8	direction to the registered holder of the permit, lease, licence or authority mentioned in paragraph (1)(c).
9	249CZB Compliance with directions
10	(1) A person commits an offence if:
11	(a) the person is given a direction under section 249CZA; and
12	(b) the person engages in conduct; and
13	(c) the person's conduct breaches the direction.
14	Penalty: 100 penalty units.
15	(2) An offence against subsection (1) is an offence of strict liability.
16	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
17	Division 6—Protection of petroleum discovered in the title
18	area of a pre-commencement petroleum title
19	249CZC Powers of responsible Commonwealth Minister to protect
20	petroleum discovered in the title area of a
21	pre-commencement petroleum title
22	Elimination of risk
23	(1) If:
24	(a) the licence area of a greenhouse gas injection licence
25	overlaps, in whole or in part:
26	(i) the permit area of a pre-commencement exploration
27	permit held by a person other than the registered holder
28	of the greenhouse gas injection licence; or
29	(ii) the lease area of a pre-commencement retention lease
30	held by a person other than the registered holder of the
31	greenhouse gas injection licence; or

1	(iii) the licence area of a pre-commencement production
2	licence held by a person other than the registered holder of the greenhouse gas injection licence; and
4	(b) petroleum is discovered in the area of overlap; and
5	(c) the responsible Commonwealth Minister is satisfied that:
6	(i) the recovery of the petroleum is commercially viable; or
7	(ii) the recovery of the petroleum is not commercially
8	viable, but is likely to become commercially viable at
9	some time in the future; and
10	(d) the responsible Commonwealth Minister is satisfied that
11	there is a significant risk that any of the operations that are
12	being, or could be, carried on under the greenhouse gas
13	injection licence will have a significant adverse impact on:
14	(i) operations to recover the petroleum; or
15	(ii) the commercial viability of the recovery of the
16	petroleum; and
17	(e) the registered holder of the exploration permit, retention lease
18	or production licence, as the case may be, has not agreed, in
19	writing, to the registered holder of the greenhouse gas
20	injection licence carrying on those operations; and
21	(f) the responsible Commonwealth Minister is satisfied that it is
22	practicable to eliminate the risk that any of the operations
23	that are being, or could be, carried on under the greenhouse
24	gas injection licence will have a significant adverse impact
25	on:
26	(i) operations to recover the petroleum; or
27	(ii) the commercial viability of the recovery of the
28	petroleum;
29	the responsible Commonwealth Minister must, by written notice
30 31	given to the registered holder of the greenhouse gas injection licence:
32 33	(g) give the registered holder of the greenhouse gas injection licence a direction for the purpose of eliminating the risk that
34	operations that are being, or could be, carried on under the
35	greenhouse gas injection licence could have a significant
36	adverse impact on:
37	(i) operations to recover the petroleum; or
38	(ii) the commercial viability of the recovery of the
39	petroleum; or

1	(h) suspend, either:
2	(i) for a specified period; or
3	(ii) indefinitely;
4	any or all of the rights conferred by the greenhouse gas
5	injection licence; or
6	(i) cancel the greenhouse gas injection licence.
7	(2) A direction under paragraph (1)(g) may require the licensee to do
8	something:
9	(a) in the licence area; or
10	(b) in an offshore area but outside the licence area.
11	Mitigation, management or remediation of risk
12	(3) If:
13	(a) the licence area of a greenhouse gas injection licence
14	overlaps, in whole or in part:
15	(i) the permit area of a pre-commencement exploration
16	permit held by a person other than the registered holder
17	of the greenhouse gas injection licence; or
18	(ii) the lease area of a pre-commencement retention lease
19	held by a person other than the registered holder of the
20	greenhouse gas injection licence; or
21	(iii) the licence area of a pre-commencement production
22	licence held by a person other than the registered holder of the greenhouse gas injection licence; and
23	(b) petroleum is discovered in the area of overlap; and
24	***
25	(c) the responsible Commonwealth Minister is satisfied that:
26	(i) the recovery of the petroleum is commercially viable; or
27	(ii) the recovery of the petroleum is not commercially
28	viable, but is likely to become commercially viable at some time in the future; and
29	·
30	(d) the responsible Commonwealth Minister is satisfied that there is a significant risk that any of the operations that are
31 32	being, or could be, carried on under the greenhouse gas
33	injection licence will have a significant adverse impact on:
34	(i) operations to recover the petroleum; or
35	(ii) the commercial viability of the recovery of the
36	petroleum; and
	r

1	(e) the registered holder of the exploration permit, retention lease
2	or production licence, as the case may be, has not agreed, in
3	writing, to the registered holder of the greenhouse gas
4	injection licence carrying on those operations; and
5	(f) the responsible Commonwealth Minister is satisfied that it is
6	not practicable to eliminate the risk that any of the operations
7	that are being, or could be, carried on under the greenhouse
8	gas injection licence will have a significant adverse impact
9	on:
10	(i) operations to recover the petroleum; or
1	(ii) the commercial viability of the recovery of the
12	petroleum;
13	the responsible Commonwealth Minister must, by written notice
14	given to the registered holder of the greenhouse gas injection
15	licence:
16	(g) give the registered holder of the greenhouse gas injection
17	licence a direction for the purpose of mitigating, managing or
18	remediating the risk that operations that are being, or could
19	be, carried on under the greenhouse gas injection licence
20	could have a significant adverse impact on:
21	(i) operations to recover the petroleum; or
22	(ii) the commercial viability of the recovery of the
23	petroleum; or
24	(h) suspend, either:
25	(i) for a specified period; or
26	(ii) indefinitely;
27	any or all of the rights conferred by the greenhouse gas
28	injection licence; or
29	(i) cancel the greenhouse gas injection licence.
30	(4) A direction under paragraph (3)(g) may require the licensee to take
31	action:
32	(a) in the licence area; or
33	(b) in an offshore area but outside the licence area.
,5	(b) In an originate area out suiside the nectice area.
34	Other provisions
35	(5) A direction under this section has effect, and must be complied
36	with, despite:
37	(a) any previous direction under this section; and
	· -

1	(b) anything in the regulations or the applied provisions.
2	(6) A direction under this section prevails over:
3	(a) anything in an approved site plan for an identified
4	greenhouse gas storage formation specified in the greenhouse
5	gas injection licence; or
6	(b) anything specified in the greenhouse gas injection licence as
7	mentioned in any of paragraphs 249CE(3)(c) to (k);
8	to the extent of any inconsistency.
9	(7) A direction under this section may make provision in relation to a
10	matter by applying, adopting or incorporating (with or without
11	modification) a code of practice or standard contained in an
12	instrument:
13	(a) as in force or existing at the time when the direction takes
14	effect; or
15	(b) as in force or existing from time to time;
16	so long as the code of practice or standard is relevant to that matter.
17	(8) To avoid doubt, subsection (7) applies to an instrument, whether
18	issued or made in Australia or outside Australia.
19	(9) A direction under this section may prohibit the doing of an act or
20	thing:
21	(a) unconditionally; or
22	(b) subject to conditions, including conditions requiring the
23	consent or approval of a person specified in the direction.
24	(10) A direction under this section is not a legislative instrument.
25	(11) If:
26	(a) a direction under this section is in force in relation to a
27	greenhouse gas injection licence; and
28	(b) apart from subsection (6), the direction would be inconsistent
29	with a matter specified in the licence as mentioned in any of
30	paragraphs 249CE(3)(c) to (k);
31	the responsible Commonwealth Minister may, by written notice
32	given to the licensee, vary the matter for the purposes of removing
33	that inconsistency.
34	(12) A variation of a matter under subsection (11) takes effect on the
35	day on which notice of the variation is published in the Gazette

1 2	Not	e: For publication in the <i>Gazette</i> of notice of the variation, see section 406-418.
3	(13) The	e regulations may provide that, if:
4	(8	a) a direction under this section is in force in relation to a greenhouse gas injection licence; and
5	(1	apart from subsection (6), the direction would be inconsistent
6 7	(t	with anything in an approved site plan for an identified
8		greenhouse gas storage formation specified in the licence;
9	the	
10		b) the licensee must, within the period ascertained in accordance
11	(-	with the regulations:
12 13		(i) prepare a draft variation of the approved site plan for the purposes of removing that inconsistency; and
14		(ii) give the draft variation to the responsible
15		Commonwealth Minister; and
16	(0	d) the responsible Commonwealth Minister must, by written
17	,	notice given to the licensee:
18		(i) approve the variation; or
19		(ii) refuse to approve the variation; and
20	(6	e) if the responsible Commonwealth Minister approves the
21		variation—the approved site plan is varied accordingly.
22		an approved site plan is varied, a reference in this Act to the
23	app	proved site plan is a reference to the approved site plan as varied.
24	249CZCA Co	onsultation—directions to do something outside the
25		ence area
26	Sco	рре
27	(1) Thi	is section applies if:
28	(8	a) the responsible Commonwealth Minister proposes to give a
29		direction under section 249CZC to a greenhouse gas injection
30		licensee; and
31	(t	b) the direction requires the licensee to do something in an area
32		(the <i>action area</i>) in an offshore area but outside the licence
33	,	area; and
34	(0	c) the action area is, to any extent, the subject of:
35		(i) a greenhouse gas assessment permit; or
36		(ii) a greenhouse gas holding lease; or

1	(iii) a greenhouse gas injection licence; or
2	(iv) a greenhouse gas search authority; and
3	(d) the licensee mentioned in paragraph (a) is not the registered
4	holder of the permit, lease, licence or authority mentioned in
5	paragraph (c); and
6	(e) the registered holder of the permit, lease, licence or authority
7	mentioned in paragraph (c) has not given written consent to
8	the giving of the direction.
9	Consultation
10	(2) Before giving the direction, the responsible Commonwealth
11	Minister must:
12	(a) by written notice given to the registered holder of the permit,
13	lease, licence or authority mentioned in paragraph (1)(c),
14	give at least 30 days notice of the responsible Commonwealth Minister's intention to give the direction;
15 16	and
17	(b) give a copy of the notice to such other persons (if any) as the
18	responsible Commonwealth Minister thinks fit.
19	(3) The notice must:
20	(a) set out details of the direction that is proposed to be given;
21	and
22	(b) invite a person to whom the notice, or a copy of the notice,
23	has been given to make a written submission to the
24	responsible Commonwealth Minister about the proposal; and
25	(c) specify a time limit for making that submission.
26	(4) In deciding whether to give the direction, the responsible
27	Commonwealth Minister must take into account any submissions
28	made in accordance with the notice.
29	Emergencies
30	(5) However, if the responsible Commonwealth Minister is satisfied
31	that the direction is required to deal with an emergency:
32	(a) subsections (2), (3) and (4) do not apply to the direction; and
33	(b) as soon as practicable after the direction is given, the
34	responsible Commonwealth Minister must give a copy of the
35	direction to the registered holder of the permit, lease, licence
36	or authority mentioned in paragraph (1)(c).

1	249CZD Compliance with directions
2 3 4 5	 (1) A person commits an offence if: (a) the person is given a direction under section 249CZC; and (b) the person engages in conduct; and (c) the person's conduct breaches the direction.
6	Penalty: 100 penalty units.
7 8	(2) An offence against subsection (1) is an offence of strict liability. Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
9	Division 7—Site closing certificates
10	249CZE Application for site closing certificate
11	(1) A greenhouse gas injection licensee may apply to the responsible
12	Commonwealth Minister for a site closing certificate in relation to
13	a particular identified greenhouse gas storage formation specified in the licence.
14	
15	Note 1: Part 2A.8 contains additional provisions about application procedures.
16 17	Note 2: Section 249JB requires the application to be accompanied by an application fee.
18 19	Note 3: Section 249JD enables the responsible Commonwealth Minister to require the applicant to give further information.
20	(2) An application under this section must be accompanied by:
21	(a) a written report that sets out:
22	(i) the applicant's modelling of the behaviour of the
23	greenhouse gas substance injected into the identified
24	greenhouse gas storage formation; and
25	(ii) information relevant to that modelling; and
26	(iii) the applicant's analysis of that information; and
27	(b) a written report that sets out the applicant's assessment of:
28 29	(i) the behaviour of the greenhouse gas substance injected into the identified greenhouse gas storage formation;
30	and
31	(ii) the expected migration pathway or pathways of that
32	greenhouse gas substance; and

1 2	(iii) the short-term consequences of the migration of that greenhouse gas substance; and
3	(iv) the long-term consequences of the migration of that greenhouse gas substance; and
4	
5	(c) the applicant's suggestions for the approach to be taken by the Commonwealth, after the issue of the certificate, to the
6 7	monitoring of the behaviour of a greenhouse gas substance
8	stored in the identified greenhouse gas storage formation; and
9	(d) such other information (if any) as is specified in the
10	regulations.
11	Mandatory application—cessation of injection operations
12	(3) If:
13	(a) a greenhouse gas injection licence is in force; and
14	(b) operations for the injection of a greenhouse gas substance
15	into the identified greenhouse gas storage formation
16	concerned have ceased;
17	the licensee must, within the application period, make an
18	application under subsection (1) for a site closing certificate in
19	relation to the identified greenhouse gas storage formation.
20	(4) The <i>application period</i> for an application referred to in
21	subsection (3) is:
22	(a) the period of 30 days after the day on which the cessation
23	referred to in paragraph (3)(b) occurred; or
24 25	(b) such longer period, not more than 90 days after that day, as the responsible Commonwealth Minister allows.
	•
26	(5) The responsible Commonwealth Minister may allow a longer
27	period under paragraph (4)(b) only on written application made by
28	the licensee within the period of 30 days mentioned in
29	paragraph (4)(a).
30	(6) A person commits an offence if:
31	(a) the person is subject to a requirement under subsection (3);
32	and
33	(b) the person omits to do an act; and
34	(c) the omission breaches the requirement.
35	Penalty: 100 penalty units.

1	(7)	An offence against subsection (6) is an offence of strict liability.
2		Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
3		Mandatory application—grounds for cancellation of licence
4	(8)	If:
5		(a) a greenhouse gas injection licence is in force; and
6		(b) under Division 1 of Part 2A.11, there is a ground for
7		cancelling the licence;
8		the responsible Commonwealth Minister may, by written notice
9		given to the licensee, direct the licensee:
10 11		(c) to make an application under subsection (1) for a site closing certificate in relation to each identified greenhouse gas
12		storage formation specified in the licence; and
13		(d) to do so within the period specified in the notice.
14	(9)	A period specified under paragraph (8)(d) must not be shorter than
15	(2)	30 days.
16	(10)	A person commits an offence if:
16 17	(10)	(a) the person is given a direction under subsection (8); and
18		(b) the person omits to do an act; and
19		(c) the omission breaches the requirement.
20		Penalty: 100 penalty units.
	(1.1)	
21	(11)	An offence against subsection (10) is an offence of strict liability.
22		Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
23	249CZEA	Variation of application for site closing certificate
24		Scope
25	(1)	This section applies if an application for a site closing certificate
26		has been made under section 249CZE.
27		Variation of application
28	(2)	At any time before a decision on the application is made by the
29		responsible Commonwealth Minister, the applicant may, by written
30		notice given to the responsible Commonwealth Minister, vary the
31		application.

1 2	(3) A variation of an application must be made in the approved manner.
2	(4) A variation of an application may be made:
3	
4	(a) on the applicant's own initiative; or
5	(b) at the request of the responsible Commonwealth Minister.
6	(5) A variation of an application may set out any additional matters
7	that the applicant wishes to be considered.
8	(6) If an application under this section is varied, a reference in this Act
9	to the application is a reference to the application as varied.
	to the approximent to the approximent as thereof.
10	249CZF Issue of site closing certificate—pre-certificate notice
11	(1) If:
12	(a) an application for a site closing certificate has been made
13	under section 249CZE; and
14	(b) the responsible Commonwealth Minister is satisfied that
15	operations for the injection of a greenhouse gas substance
16	into the identified greenhouse gas storage formation
17	concerned have ceased;
18	the responsible Commonwealth Minister may give the applicant a
19	written notice (called a <i>pre-certificate notice</i>) telling the applicant
20	that the responsible Commonwealth Minister is prepared to issue to
21	the applicant a site closing certificate in relation to the identified greenhouse gas storage formation.
22	
23	Note: See also section 249CZGAA.
24	Responsible Commonwealth Minister must have regard to certain
25	matters
26	(2) If the man engine Commonwealth Minister is satisfied that there is
26 27	(2) If the responsible Commonwealth Minister is satisfied that there is a significant risk that a greenhouse gas substance injected into the
28	identified greenhouse gas storage formation will have a significant
29	adverse impact on:
30	(a) navigation; or
31	(b) fishing; or
32	(c) any activities being lawfully carried on, or that could be
33	lawfully carried on, by way of the construction or operation
34	of a pipeline; or

1 2	(d) the enjoyment of native title rights (within the meaning of the <i>Native Title Act 1993</i>);
3	then, in deciding whether to give the applicant a pre-certificate
4	notice, the responsible Commonwealth Minister must have regard
5	to that significant risk.
6	(3) Subsection (2) does not limit the matters to which the responsible
7	Commonwealth Minister may have regard.
,	Commonwealth Minister may have regard.
8	Circumstances in which a pre-certificate notice may be refused
9	(4) The responsible Commonwealth Minister may refuse to give the
10	applicant a pre-certificate notice in relation to the identified
11	greenhouse gas storage formation if:
12	(a) the responsible Commonwealth Minister is not satisfied that
13	the greenhouse gas substance injected into the identified
14	greenhouse gas storage formation is behaving as predicted in
15	Part A of the approved site plan for the identified greenhouse
16	gas storage formation; or
17	(b) the responsible Commonwealth Minister is satisfied that
18	there is a significant risk that a greenhouse gas substance
19	injected into the identified greenhouse gas storage formation
20	will have a significant adverse impact on:
21	(i) the conservation or exploitation of natural resources
22	(whether in an offshore area or elsewhere); or
23	(ii) the geotechnical integrity of the whole or a part of a
24	geological formation or geological structure; or
25	(iii) the environment; or
26	(iv) human health or safety.
27	(5) Subsection (4) does not limit the matters to which the responsible
28	Commonwealth Minister may have regard in deciding whether to
29	refuse to give the applicant a pre-certificate notice.
30	Circumstances in which a pre-certificate notice must not be given
31	(6) The responsible Commonwealth Minister must not give the
32	applicant a pre-certificate notice in relation to the identified
33	greenhouse gas storage formation unless the responsible
34	Commonwealth Minister is satisfied that:
35	(a) either:

1		(i) the relevant statutory requirements have been complied
2		with; or
3		(ii) any of the relevant statutory requirements have not been
4		complied with, but there are sufficient grounds to
5		warrant the issue of the site closing certificate; or
6		(b) if any conditions are specified in the regulations—those
7		conditions have been satisfied.
8	(7)	For the purposes of paragraph (6)(a), each of the following is a
9		relevant statutory requirement:
10		(a) the conditions to which the greenhouse gas injection licence
11		is, or has from time to time been, subject;
12 13		(b) the provisions of this Chapter, Chapter 3A, Chapter 4 and Part 5A.1;
14		(c) the provisions of the regulations.
		(c) the provisions of the regulations.
15		Deferral of issue of decision to give pre-certificate notice
16	(8)	This section has effect subject to section 249CZFA.
17	249CZFA	Deferral of decision to give pre-certificate notice
18		Scope
19	(1)	This section applies if an application has been made under
20	(-)	section 249CZE for a site closing certificate.
		·
21		Deferral
22	(2)	The responsible Commonwealth Minister may defer taking any
23	(-)	action in relation to the application until such time as the
24		responsible Commonwealth Minister considers appropriate.
25	249CZG 1	Refusal to give pre-certificate notice
•		C
26		Scope
27	(1)	This section applies if:
28		(a) an application has been made under section 249CZE for a
29		site closing certificate; and
30		(b) the responsible Commonwealth Minister refuses to give a
31		pre-certificate notice to the applicant.

Notice of refusal

(2) The responsible Commonwealth Minister must give written notice of the refusal to the applicant.

249CZGAA Pre-certificate notice—security etc.

- (1) A pre-certificate notice that relates to an application for a site closing certificate must:
 - (a) specify a program of operations proposed to be carried out by the Commonwealth for the purposes of monitoring the behaviour of a greenhouse gas substance stored in the identified greenhouse gas storage formation concerned; and
 - (b) set out an estimate of the total costs and expenses of carrying out the program; and
 - (c) specify the form and amount of a security to be lodged by the applicant in respect of the compliance, by the holder for the time being of the site closing certificate, with the holder's obligations under section 249CZM in relation to the costs and expenses of carrying out the program; and
 - (d) contain a statement to the effect that the application will lapse if the applicant does not lodge the security with the responsible Commonwealth Minister within the period applicable under subsection (3).
- (2) The amount of the security must equal the estimate referred to in paragraph (1)(b).
- (3) The period for lodging the security is:
 - (a) 60 days after the pre-certificate notice was given to the applicant; or
 - (b) such longer period, not more than 180 days after the pre-certificate notice was given to the applicant, as the responsible Commonwealth Minister allows.
- (4) If the applicant does not lodge the security with the responsible Commonwealth Minister within the period applicable under subsection (3), the application lapses at the end of that period.
- (5) The regulations may provide that an estimate referred to in paragraph (1)(b) is to be made on the basis of:

1 2	(a) an assumption that costs and expenses will increase at an annual rate specified in the regulations; and
3	(b) such other assumptions (if any) as are specified in the
4	regulations.
5	249CZGA Issue of site closing certificate
6	If:
7 8	(a) an applicant has been given a pre-certificate notice under subsection 249CZF(1); and
9 10	(b) the applicant has lodged the specified security within the period applicable under subsection 249CZGAA(3);
11	the responsible Commonwealth Minister must issue to the
12	applicant a site closing certificate in relation to the identified
13 14	greenhouse gas storage formation specified in the pre-certificate notice.
15	Note: If the applicant does not lodge the security with the responsible
16	Commonwealth Minister within the period applicable under
17 18	subsection 249CZGAA(3), the application lapses at the end of that period—see subsection 249CZGAA(4).
10	portion see subsection 2 19 e201 in (1).
19	249CZH Greenhouse gas injection licence transferred—transferee
20	to be treated as applicant
21	Scope
22	(1) This section applies if a transfer of a greenhouse gas injection
23	licence is registered under section 298-262:
24	(a) after an application has been made under section 249CZE for
25	a site closing certificate in relation to an identified
26	greenhouse gas storage formation specified in the greenhouse
27	gas injection licence; and
28	(b) before any action has been taken by the responsible
29	Commonwealth Minister under section 249CZF or 249CZG
30	in relation to the application.
31	Transferee to be treated as applicant
32	(2) After the transfer, sections 249CZE to 249CZGA and Part 2A.8
33	have effect in relation to the application as if any reference in those
34	sections and that Part to the applicant were a reference to the
35	transferee.

1	249CZJ Duration of site closing certificate
2	(1) A site closing certificate remains in force indefinitely.
3	(2) Subsection (1) has effect subject to this Chapter.
4	249CZJA Transfer of site closing certificate
5	If:
6 7	 (a) a site closing certificate is held by the registered holder of a greenhouse gas injection licence; and
8	(b) a transfer of the licence is registered under section 298-262;
9 10	the site closing certificate is, by force of this section, transferred to the transferre of the licence.
11	249CZJB Transfer of securities
12	If:
13	(a) a security is in force in relation to a site closing certificate;
14	and
15	(b) the site closing certificate is transferred;
16	then:
17 18	(c) the interest of the transferor in the security is, by force of this section, transferred to the transferee; and
19	(d) a document setting out or relating to the security has effect,
20	after the transfer, as if a reference in the document to the
21	transferor were a reference to the transferee.
22	249CZJC Discharge of securities
23	The regulations may make provision in relation to the discharge, in
24	whole or in part, by the responsible Commonwealth Minister of
25	securities in force in relation to site closing certificates.
26	249CZM Recovery of the Commonwealth's costs and expenses
27	Scope
28	(1) This section applies if:
29	(a) a site closing certificate is in force in relation to an identified
30	greenhouse gas storage formation; and

1 2 3	(b) the Commonwealth incurs reasonable costs or expenses in carrying out the program specified in the pre-certificate notice for the site closing certificate.
4	Recovery of costs and expenses
5	(2) The costs or expenses:
6 7	(a) are a debt due to the Commonwealth by the holder of the certificate; and
8	(b) are recoverable in a court of competent jurisdiction.
9 10 11	(3) The total of the costs and expenses recoverable under subsection (2) must not exceed the estimate set out in the pre-certificate notice.
12	Part 2A.5—Greenhouse gas search authorities
13	Division 1—General provisions
14	249GA Simplified outline
15	The following is a simplified outline of this Part:
16 17	This Part provides for the grant of greenhouse gas search authorities over blocks in an offshore area.
18 19	A greenhouse gas search authority may be granted over a block so long as none of the following is in force over the
20	block:
21	(a) a greenhouse gas assessment permit;
22	(b) a greenhouse gas holding lease;
23	(c) a greenhouse gas injection licence;
24	(d) an exploration permit;
25	(e) a retention lease;
26	(f) a production licence.

1 2	A greenhouse gas search authority authorises the holder to carry on the following operations in the authority area:
3 4	(a) operations relating to the exploration for potential greenhouse gas storage formations;
5	(b) operations relating to the exploration for potential greenhouse gas injection sites.
7 8	A greenhouse gas search authority does not authorise the holder to make a well.
9 249GB R	ights conferred by greenhouse gas search authority
10 (1)	A greenhouse gas search authority authorises the registered holder,
11	in accordance with the conditions (if any) to which the authority is
12	subject, to carry on, in the authority area, the operations relating to:
13	(a) the exploration for potential greenhouse gas storage
14	formations; and
15	(b) the exploration for potential greenhouse gas injection sites;
16	that are specified in the authority.
17 (2)	A greenhouse gas search authority does not authorise the registered
18	holder to make a well.
19 (3)	The rights conferred on the registered holder by subsection (1) are
20	subject to this Act and the regulations.
249GC C	conditions of greenhouse gas search authorities
22 (1)	The responsible Commonwealth Minister may grant a greenhouse
23	gas search authority subject to whatever conditions the responsible
24	Commonwealth Minister thinks appropriate.
25	Note: See also section 302, which deals with insurance.
26 (2)	The conditions (if any) must be specified in the greenhouse gas
27	search authority.

1	249GD Du	ration of greenhouse gas search authority
2 3 4	5	A greenhouse gas search authority comes into force on the day specified in the authority as the day on which the authority is to come into force.
5 6		A greenhouse gas search authority remains in force for the period specified in the authority.
7 8		The period specified under subsection (2) must not be longer than 180 days.
9	(4) :	Subsection (2) has effect subject to this Chapter.
10 11	I	Note 1: For the surrender of a greenhouse gas search authority, see Part 2A.10.
12 13	I	Note 2: For the cancellation of a greenhouse gas search authority, see Part 2A.11.
14	249GE Gre	eenhouse gas search authority cannot be transferred
15		A greenhouse gas search authority cannot be transferred.
16	Division 2	—Obtaining a greenhouse gas search authority
17	249GF App	plication for greenhouse gas search authority
18	(1)	A person may apply to the responsible Commonwealth Minister
19		for the grant of a greenhouse gas search authority over a block or
20		blocks, so long as none of the following is in force over that block or any of those blocks:
21 22	,	(a) a greenhouse gas assessment permit;
23		(b) a greenhouse gas holding lease;
24		(c) a greenhouse gas injection licence;
25		(d) an exploration permit;
26		(e) a retention lease;
27		(f) a production licence.
28	(2)	An application under this section must specify:
29	(-)	(a) the operations relating to:
30		(i) the exploration for potential greenhouse gas storage
31		formations; and

1 2	(ii) the exploration for potential greenhouse gas injection sites;
3	that the applicant proposes to carry on; and
	(b) the block or blocks within which the applicant proposes to
4 5	carry on those operations.
6	Note 1: Part 2A.8 contains additional provisions about application procedures.
7 8	Note 2: Section 249JB requires the application to be accompanied by an application fee.
9	249GG Grant or refusal of greenhouse gas search authority
10	If an application for a greenhouse gas search authority has been
11	made under section 249GF, the responsible Commonwealth
12	Minister may:
13	(a) grant the applicant a greenhouse gas search authority; or
14	(b) by written notice given to the applicant, refuse to grant a
15	greenhouse gas search authority to the applicant.
16	249GH Holders to be informed of the grant of another greenhouse
17	gas search authority
17	gus search authority
18	Scope
19	(1) This section applies if:
19 20	(a) a person (the <i>first person</i>) is the registered holder of a
	(a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and
20 21 22	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another
20 21	(a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and
20 21 22	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another
20 21 22 23	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block.
20 21 22 23 24	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i>
20 21 22 23 24 25	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice
20 21 22 23 24 25 26	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice given to the first person, inform the first person of:
20 21 22 23 24 25 26 27	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice given to the first person, inform the first person of: (a) the operations authorised by the greenhouse gas search
20 21 22 23 24 25 26 27 28	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice given to the first person, inform the first person of: (a) the operations authorised by the greenhouse gas search authority granted to the second person; and
20 21 22 23 24 25 26 27 28 29 30	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice given to the first person, inform the first person of: (a) the operations authorised by the greenhouse gas search authority granted to the second person; and (b) the conditions of the greenhouse gas search authority granted to the second person.
20 21 22 23 24 25 26 27 28 29	 (a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and (b) another greenhouse gas search authority is granted to another person (the <i>second person</i>) over the block. <i>Holders to be informed</i> (2) The responsible Commonwealth Minister must, by written notice given to the first person, inform the first person of: (a) the operations authorised by the greenhouse gas search authority granted to the second person; and (b) the conditions of the greenhouse gas search authority granted

1 2	(a) the operations authorised by the greenhouse gas search authority granted to the first person; and
3	(b) the conditions of the greenhouse gas search authority granted
4	to the first person.
5	249GJ Holders to be informed of the grant of a special prospecting
6	authority
7	Scope
8	(1) This section applies if:
9 10	(a) a person (the <i>first person</i>) is the registered holder of a greenhouse gas search authority over a block; and
11 12	(b) a special prospecting authority is granted to another person (the <i>second person</i>) over the block.
13	Holders to be informed
14	(2) The Designated Authority must, by written notice given to the first
15	person, inform the first person of:
16 17	(a) the operations authorised by the special prospecting authority granted to the second person; and
18 19	(b) the conditions of the special prospecting authority granted to the second person.
20	(3) The responsible Commonwealth Minister must, by written notice
21	given to the second person, inform the second person of:
22	(a) the operations authorised by the greenhouse gas search
23	authority granted to the first person; and (b) the conditions of the greenhouse gas search authority granted
24 25	to the first person.
26	Part 2A.6—Greenhouse gas special authorities
27	Division 1—General provisions
28	249HA Simplified outline
29	The following is a simplified outline of this Part:

1 2		• This Part provides for the grant of greenhouse gas special authorities over blocks in an offshore area.
3		A greenhouse gas special authority authorises the holder to
4 5		carry on certain operations in the authority area (but not to make a well).
6	249HB Ri	ghts conferred by greenhouse gas special authority
7 8 9 10	(1)	A greenhouse gas special authority authorises the registered holder, in accordance with the conditions (if any) to which the authority is subject, to carry on, in the authority area, the operations specified in the authority.
11 12	(2)	A greenhouse gas special authority does not authorise the registered holder to make a well.
13 14	(3)	The rights conferred on the registered holder by subsection (1) are subject to this Act and the regulations.
15	249НС С	onditions of greenhouse gas special authorities
16 17 18	(1)	The responsible Commonwealth Minister may grant a greenhouse gas special authority subject to whatever conditions the responsible Commonwealth Minister thinks appropriate.
19		Note: See also section 302, which deals with insurance.
20 21	(2)	The conditions (if any) must be specified in the greenhouse gas special authority.
22	249HD D	uration of greenhouse gas special authority
23	(1)	A greenhouse gas special authority comes into force on the day
24 25		specified in the authority as the day on which the authority is to come into force.
26	(2)	A greenhouse gas special authority remains in force for the period
27		specified in the authority, but may be extended by the responsible
28		Commonwealth Minister for a further specified period.
29	(3)	Subsection (2) has effect subject to this Chapter.

- Note 1: For the surrender of a greenhouse gas special authority, see Part 2A.10.

 Note 2: For the revocation of a greenhouse gas special authority, see section 249HL.
 - Division 2—Obtaining a greenhouse gas special authority

249HE Application for greenhouse gas special authority

(1) The table has effect:

7 8

5

Applic	cation for greenhouse	gas special author	ity
	Column 1	Column 2	Column 3
Item	This person	may apply to	for the grant of a greenhouse gas special authority to enable the person to
1	the registered holder of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence relating to a particular offshore area	the responsible Commonwealth Minister	carry on, in an area that is: (a) part of that offshore area but outside the permit area, lease area or licence area; or (b) part of an adjoining offshore area; any or all of the following: (c) operations relating to the exploration for potential greenhouse gas storage formations; (d) operations relating to the exploration for potential greenhouse gas injection sites; (e) operations relating to the injection of a greenhouse gas substance into a part of a geological formation; (f) operations relating to the storage of a greenhouse gas substance in a part of a geological formation; (g) operations to carry out baseline investigations relating to the storage of a greenhouse gas substance in a part of a geological formation;

	Column 1	Column 2	Column 3
Item	This person	may apply to	for the grant of a greenhouse gas special authority to enable the person to
			(h) operations relating to the monitoring of the behaviour of a greenhouse gas substance stored in a part of a geological formation.
2	the registered holder of a	the responsible Commonwealth	carry on either or both of the following:
	greenhouse gas search authority relating to a particular offshore	Minister	(a) operations relating to the exploration for potential greenhouse gas storage formations;
	area		(b) operations relating to the exploration for potential greenhouse gas injection sites;
			in an area that is:
			(c) part of that offshore area but outside the authority area of the greenhouse gas search authority or
			(d) part of an adjoining offshore are
	(2) An application	under this section	must specify:
			icant proposes to carry on; and
	• •		eant proposes to carry on those

Note: Part 2A.8 contains additional provisions about application procedures.

249HF Grant or refusal of greenhouse gas special authority

If:

- (a) an application for a greenhouse gas special authority has been made under section 249HE; and
- (b) the responsible Commonwealth Minister is satisfied that it is necessary or desirable to grant the greenhouse gas special authority for:

1	(i) the more effective exercise of the applicant's rights; or
2	(ii) the proper performance of the applicant's duties;
3	in the applicant's capacity as the registered holder of:
4	(iii) a greenhouse gas assessment permit; or
5	(iv) a greenhouse gas holding lease; or
6	(v) a greenhouse gas injection licence; or
7	(vi) a greenhouse gas search authority;
8	the responsible Commonwealth Minister may:
9	(c) grant the applicant a greenhouse gas special authority; or
10	(d) by written notice given to the applicant, refuse to grant a
11	greenhouse gas special authority to the applicant.
12	Note: Consultation procedures apply—see section 249HG.
13	249HG Consultation—grant of greenhouse gas special authority
14	Scope
15	(1) This section applies if:
16	(a) an application for a greenhouse gas special authority has been
17	made under section 249HE in relation to an area (the
18	application area); and
19	(b) the application area is, to any extent, the subject of:
20	(i) a greenhouse gas assessment permit; or
21	(ii) a greenhouse gas holding lease; or
22	(iii) a greenhouse gas injection licence; or
23	(iv) a greenhouse gas search authority; and
24	(c) the applicant is not the registered holder of the permit, lease,
25	licence or authority mentioned in paragraph (b); and
26	(d) the registered holder of the permit, lease, licence or authority
27	mentioned in paragraph (b) has not given written consent to
28	the grant of the greenhouse gas special authority.
29	Consultation
30	(2) Before granting the greenhouse gas special authority, the
31	responsible Commonwealth Minister must:
32	(a) by written notice given to the registered holder of the permit,
33	lease, licence or authority mentioned in paragraph (1)(b),
34	give at least 30 days notice of the responsible

1 2	Commonwealth Minister's intention to grant the greenhouse gas special authority; and
3	(b) give a copy of the notice to such other persons (if any) as the
4	responsible Commonwealth Minister thinks fit.
5	(3) The notice must:
6 7	(a) set out details of the greenhouse gas special authority that is proposed to be granted; and
8	(b) invite a person to whom the notice, or a copy of the notice,
9 10	has been given to make a written submission to the responsible Commonwealth Minister about the proposal; an
11	(c) specify a time limit for making that submission.
12	(4) In deciding:
13	(a) whether to grant the greenhouse gas special authority; and
14	(b) the conditions (if any) to which the greenhouse gas special
15	authority should be subject;
16	the responsible Commonwealth Minister must take into account
17	any submissions made in accordance with the notice.
18	Division 3—Variation of greenhouse gas special authoritie
18 19	Division 3—Variation of greenhouse gas special authoritie 249HI Variation of greenhouse gas special authority
	249HI Variation of greenhouse gas special authority
19	
19 20	249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice
19 20 21	249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authorit
19 20 21 22	249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority.
19 20 21 22 23	249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ.
19 20 21 22 23 24	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority
19 20 21 22 23 24 25	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority.
19 20 21 22 23 24 25 26	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority. Scope (1) This section applies if: (a) the responsible Commonwealth Minister proposes to vary a greenhouse gas special authority; and
19 20 21 22 23 24 25 26 27	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority Scope (1) This section applies if: (a) the responsible Commonwealth Minister proposes to vary a
19 20 21 22 23 24 25 26 27 28	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority. Scope (1) This section applies if: (a) the responsible Commonwealth Minister proposes to vary a greenhouse gas special authority; and
19 20 21 22 23 24 25 26 27 28 29	 249HI Variation of greenhouse gas special authority The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas special authority vary the greenhouse gas special authority. Note: Consultation procedures apply—see section 249HJ. 249HJ Consultation—variation of greenhouse gas special authority. Scope (1) This section applies if: (a) the responsible Commonwealth Minister proposes to vary a greenhouse gas special authority; and (b) the authority area is, to any extent, the subject of:

1	(iv) a greenhouse gas search authority; and
2	(c) the applicant is not the registered holder of the permit, lease,
3	licence or authority mentioned in paragraph (b); and
4	(d) the registered holder of the permit, lease, licence or authority
5	mentioned in paragraph (b) has not given written consent to
6	the variation of the greenhouse gas special authority.
7	Consultation
8	(2) Before varying the greenhouse gas special authority, the
9	responsible Commonwealth Minister must:
10	(a) by written notice given to the registered holder of the permit,
11	lease, licence or authority mentioned in paragraph (1)(b) give
12	at least 30 days notice of the responsible Commonwealth
13	Minister's intention to vary the greenhouse gas special
14	authority; and
15	(b) give a copy of the notice to:
16	(i) the registered holder of the greenhouse gas special
17	authority; and
18	(ii) such other persons (if any) as the responsible
19	Commonwealth Minister thinks fit.
20	(3) The notice must:
21	(a) set out details of the variation that is proposed to be made;
22	and
23	(b) invite a person to whom the notice, or a copy of the notice,
24	has been given to make a written submission to the
25	responsible Commonwealth Minister about the proposal; and
26	(c) specify a time limit for making that submission.
27	(4) In deciding whether to vary the greenhouse gas special authority,
28	the responsible Commonwealth Minister must take into account
29	any submissions made in accordance with the notice.
20	Division 4 Paparting obligations of holders of greenhouse
30	Division 4—Reporting obligations of holders of greenhouse
31	gas special authorities
32	249HK Reporting obligations of holders of greenhouse gas special
33	authorities
34	(1) If:

1	(a) at any time during a particular month, a greenhouse gas
2	special authority is in force in relation to an area that consists
3	of, or includes, a block that is the subject of:
4	(i) a greenhouse gas assessment permit; or
5	(ii) a greenhouse gas holding lease; or
6	(iii) a greenhouse gas injection licence; and
7	(b) the registered holder of the greenhouse gas special authority
8	is not the registered holder of the permit, lease or licence;
9	the registered holder of the greenhouse gas special authority must,
10	within 30 days after the end of that month, give the registered
11	holder of the permit, lease or licence:
12 13	(c) a written report about the operations carried on in that block during that month; and
14	(d) a written summary of the facts ascertained from those
15	operations.
16	(2) A person commits an offence if:
17	(a) the person is subject to a requirement under subsection (1);
18	and
19	(b) the person omits to do an act; and
20	(c) the omission breaches the requirement.
21	Penalty for contravention of this subsection: 50 penalty units.
22	Division 5—Revocation of greenhouse gas special
	authorities
23	authorities
24	249HL Revocation of greenhouse gas special authority
25	(1) The responsible Commonwealth Minister may, by written notice
26	given to the registered holder of a greenhouse gas special authority,
27	revoke the greenhouse gas special authority.
28	(2) If:
29	(a) the responsible Commonwealth Minister revokes a
30	greenhouse gas special authority; and
31	(b) the greenhouse gas special authority authorised operations in:
32	(i) a greenhouse gas assessment permit area; or
33	(ii) a greenhouse gas holding lease area; or
34	(iii) a greenhouse gas injection licence area;

the responsible Commonwealth Minister must give written notice 1 of the revocation to the permittee, lessee or licensee. 2 Part 2A.7—Greenhouse gas research consents 3 249HM Simplified outline 5 The following is a simplified outline of this Part: 6 This Part provides for the grant of greenhouse gas research 7 consents. 8 A greenhouse gas research consent authorises the holder to 9 carry on the following operations in the course of a scientific 10 investigation: 11 operations relating to the exploration for potential (a) 12 greenhouse gas storage formations; 13 (b) operations relating to the exploration for potential 14 greenhouse gas injection sites. 15 249HN Rights conferred by greenhouse gas research consent 16 (1) A greenhouse gas research consent authorises the holder, in 17 accordance with the conditions (if any) to which the consent is 18 subject, to carry on, in the offshore area specified in the consent, 19 the operations relating to: 20 (a) the exploration for potential greenhouse gas storage 21 formations; and 22 (b) the exploration for potential greenhouse gas injection sites; 23 that are specified in the consent in the course of the scientific 24 investigation specified in the consent. 25 (2) The rights conferred on the holder by subsection (1) are subject to 26 section 249NF. 27

Section 249NF deals with interference with other rights.

Note:

	(1) The responsible Commonwealth Minister may grant a greenhouse gas research consent subject to whatever conditions the responsible Commonwealth Minister thinks appropriate.
	(2) The conditions (if any) must be specified in the consent.
249H	P Grant of greenhouse gas research consent
	(1) The responsible Commonwealth Minister may grant a written greenhouse gas research consent authorising a person to carry on, in an offshore area, the following operations in the course of a scientific investigation:
	(a) operations relating to the exploration for potential greenhouse gas storage formations;(b) operations relating to the exploration for potential greenhouse gas injection sites.
	(2) The person is the <i>holder</i> of the consent.
Dow	(24.0 0) 1 1 1
	t 7 A XStandard nrocedures
rai	t 2A.8—Standard procedures
	A Application to be made in an approved manner
	A Application to be made in an approved manner
	A Application to be made in an approved manner Scope
	A Application to be made in an approved manner Scope (1) This section applies to an application for:
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or (c) the grant or variation of a greenhouse gas injection licence;
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or (c) the grant or variation of a greenhouse gas injection licence; or (d) the grant of a greenhouse gas search authority; or (e) the grant of a greenhouse gas special authority; or
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or (c) the grant or variation of a greenhouse gas injection licence; or (d) the grant of a greenhouse gas search authority; or
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or (c) the grant or variation of a greenhouse gas injection licence; or (d) the grant of a greenhouse gas search authority; or (e) the grant of a greenhouse gas special authority; or
	A Application to be made in an approved manner Scope (1) This section applies to an application for: (a) the grant of a greenhouse gas assessment permit; or (b) the grant or renewal of a greenhouse gas holding lease; or (c) the grant or variation of a greenhouse gas injection licence; or (d) the grant of a greenhouse gas search authority; or (e) the grant of a greenhouse gas special authority; or (f) a site closing certificate.

249JB Application fee

2	Scope
3	(1) This section applies to an application for:
4	(a) the grant of a greenhouse gas assessment permit; or
5	(b) the grant or renewal of a greenhouse gas holding lease; or
6	(c) the grant or variation of a greenhouse gas injection licence;
7	or
8	(d) the grant of a greenhouse gas search authority; or
9	(e) a site closing certificate.
10	Application fee
11	(2) The application must be accompanied by the fee (if any) prescribed
12	by the regulations.
13	(3) Different fees may be prescribed for different applications.
14	(4) A fee must not be such as to amount to taxation.
15	(5) To avoid doubt, a fee is in addition to:
16	(a) the amount that a person specifies in an application as the
17 18	amount that the person is prepared to pay for a cash-bid greenhouse gas assessment permit; and
19	(b) the amount specified in an offer document as the amount that
20	a person must pay for a cash-bid greenhouse gas assessment
21	permit.
22	249JC Application may set out additional matters
23	Scope
24	(1) This section applies to the following:
25	(a) an application for the grant of a greenhouse gas assessment
26	permit;
27 28	(b) an application for the grant of a greenhouse gas holding lease (otherwise than by way of renewal);
29	(c) an application for the grant or variation of a greenhouse gas
30	injection licence;
31	(d) an application for the grant of a greenhouse gas special
32	authority;

1		(e) an application for a site closing certificate.
2		Additional matters
3 4	(2	The application may set out any additional matters that the applicant wishes to be considered.
5 6	249JD F	Responsible Commonwealth Minister may require further information
7		Scope
8	(1	1) This section applies to an application for:
9	`	(a) the grant of a greenhouse gas assessment permit; or
10		(b) the grant or renewal of a greenhouse gas holding lease; or
11		(c) the grant or variation of a greenhouse gas injection licence;
12		or
13		(d) a site closing certificate.
14		Requirement to give further information
15	(2	2) The responsible Commonwealth Minister may, by written notice
16		given to the applicant, require the applicant to give the responsible
17		Commonwealth Minister, within the period specified in the notice,
18		further information in connection with the application.
19		Consequences of breach of requirement
20	(3	3) If the applicant breaches the requirement, the responsible
21		Commonwealth Minister may, by written notice given to the
22		applicant:
23		(a) refuse to consider the application; or
24		(b) refuse to take any action, or any further action, in relation to
25		the application.
26	(4	4) Subsection (3) has effect despite any provision of this Act that
27		requires the responsible Commonwealth Minister to:
28		(a) consider the application; or
29		(b) take any particular action in relation to the application.

1 (5) A reference in this section to taking action in relation to the application includes a reference to giving an offer document in 2 relation to the application. 3 249JE Offer documents 4 Scope 5 (1) This section applies to an offer document that relates to an 6 application for: (a) the grant of a greenhouse gas assessment permit; or 8 (b) the grant or renewal of a greenhouse gas holding lease; or 9 (c) the grant of a greenhouse gas injection licence. 10 General requirements 11 (2) The offer document must contain: 12 (a) a summary of the conditions to which the permit, lease or 13 licence will be subject; and 14 (b) a statement to the effect that the application will lapse if the 15 applicant does not make a request under section 249JF. 16 Payment for cash-bid greenhouse gas assessment permit 17 (3) If the offer document relates to an application for the grant of a 18 cash-bid greenhouse gas assessment permit, the offer document 19 20 (a) specify the amount that the applicant must pay for the permit; 21 and 22 (b) contain a statement to the effect that the application will 23 lapse if the applicant does not pay the amount to the 24 Commonwealth within the period allowed for making a 25 request under section 249JF. 26 Security 2.7 (4) The offer document may: 28 (a) specify the form and amount of a security to be lodged by the 29 applicant in respect of compliance with the applicable 30 statutory obligations by the registered holder for the time 31 being of the permit, lease or licence; and 32

1	(b) contain a statement to the effect that the application will
2	lapse if the applicant does not lodge the security with the
3	responsible Commonwealth Minister within the period
4	allowed for making a request under section 249JF.
5	(5) For the purposes of subsection (4), the <i>applicable statutory</i>
6	obligations are as follows:
7	(a) the obligation of the registered holder to comply with a
8	condition to which the permit, lease or licence is subject;
9	(b) the obligation of the registered holder to comply with a
0	direction given to the registered holder by the responsible
1	Commonwealth Minister under this Chapter, Chapter 4 of
2	Part 5A.1;
3	(c) the obligation of the registered holder to comply with the
4	provisions of:
5	(i) this Chapter; or
6	(ii) Chapter 3A; or
7	(iii) Chapter 4; or
8	(iv) Part 5A.1; or
9	(v) the regulations.

249JF Acceptance of offer—request by applicant

(1) The table has effect:

20

Accept	tance of offer by a	pplicant	
Item	Column 1	Column 2	Column 3
	If an offer document relates to an application for the grant of	the applicant may, within	by written notice given to the responsible Commonwealth Minister, request the responsible Commonwealth Minister to grant the applicant
1	a work-bid greenhouse gas assessment permit	whichever of the following periods is applicable: (a) 30 days after the offer document was given to the applicant; (b) such longer period,	the permit.

Acceptance of offer by applicant			
Item	Column 1	Column 2	Column 3
	If an offer document relates to an application for the grant of	the applicant may, within	by written notice given to the responsible Commonwealth Minister, request the responsible Commonwealth Minister to grant the applicant
		not more than 60 days after the offer document was given to the applicant, as the responsible Commonwealth Minister allows;	
2	a cash-bid greenhouse gas assessment permit	30 days after the offer document was given to the applicant;	the permit.
3	a greenhouse gas holding lease	whichever of the following periods is applicable: (a) 30 days after the offer document was given to the applicant; (b) such longer period, not more than 60 days after the offer document was given to the applicant, as the responsible Commonwealth Minister allows;	the lease.
4	the renewal of a greenhouse gas holding lease	30 days after the offer document was given to the applicant;	the renewal of the lease.
5	a greenhouse gas injection licence	whichever of the following periods is applicable: (a) 90 days after the offer document was given to the applicant;	the licence.

	Column 1	Column 2	Column 3
	If an offer document relates to an application for the grant of		by written notice given to the responsible Commonwealth Minister, request the responsible Commonwealth Minister to grant the applicant
		(b) such longer period, not more than 180 days after the offer document was given to the applicant, as the responsible Commonwealth Minister allows;	
	Longer pe	eriods	
	period un only on w		nister may allow a longer of 2 of item 1 or 3 of the table the applicant within the perion
		s memeranea m paragraph (e	a) of that column.
	period un on writter	onsible Commonwealth Mir der paragraph (b) of column	nister may allow a longer of 2 of item 5 of the table only opplicant within the period of
	period un on writter 90 days n	onsible Commonwealth Mir der paragraph (b) of column an application made by the application made by the application paragraph (a) of	nister may allow a longer of 2 of item 5 of the table only opplicant within the period of
	period un on written 90 days n Application (4) If an appl within the	onsible Commonwealth Mirder paragraph (b) of column application made by the applicationed in paragraph (a) con lapses if request not made	nister may allow a longer in 2 of item 5 of the table only pplicant within the period of of that column. The within the applicable period est under an item of the table olumn 2 of the table, the
249JG	period un on written 90 days n Application (4) If an application within the application	onsible Commonwealth Mirder paragraph (b) of column application made by the appendication made in paragraph (a) con lapses if request not made icant does not make a request period applicable under contact the contact is a property of the contact that is a property of the contac	nister may allow a longer in 2 of item 5 of the table only pplicant within the period of of that column. The within the applicable period est under an item of the table polumn 2 of the table, the

1	(b) the applicant has not paid that amount within the period
2	applicable under column 2 of the table in subsection
3	249JF(1);
4	the application lapses at the end of that period.
5	249JGAA Acceptance of offer—lodgment of security
6	If:
7	(a) an offer document specifies the form and amount of a
8 9	security that the applicant must lodge with the responsible Commonwealth Minister; and
10 11	(b) the applicant has not lodged that security within the period applicable under section 249JF;
12	the application lapses at the end of that period.
13	249JH Consultation—adverse decisions
14	Scope

 (1) This section applies to a decision set out in the table, and the *affected person* in relation to that decision is set out in the table:

Decisions and affected persons			
Item	Column 1	Column 2	Column 3
	Provision under which decision is made	Decision of the responsible Commonwealth Minister	Affected person
1	section 249BP	refusal to grant a greenhouse gas holding lease to a greenhouse gas injection licensee	the licensee.
2	section 249BV	refusal to renew a greenhouse gas holding lease	the lessee.
3	section 249CT	refusal to vary a greenhouse gas injection licence	the licensee.

1	Consultation
2 3	(2) Before making the decision, the responsible Commonwealth Minister must:
4 5	(a) by written notice given to the affected person, give at least 30 days notice of the responsible Commonwealth Minister's
6	intention to make the decision; and
7 8	(b) give a copy of the notice to such other persons (if any) as the responsible Commonwealth Minister thinks fit.
9	(3) The notice must:
10 11	(a) set out details of the decision that is proposed to be made; and
12	(b) set out the reasons for the proposal; and
13	(c) invite a person to whom the notice, or a copy of the notice,
14	has been given to make a written submission to the
15	responsible Commonwealth Minister about the proposal; and
16	(d) specify a time limit for making that submission.
17	(4) In deciding whether to make the decision, the responsible
18	Commonwealth Minister must take into account any submissions
19	made in accordance with the notice.
20	Part 2A.9—Variation, suspension and exemption
21	Division 1—Variation, suspension and exemption decisions
22	relating to greenhouse gas assessment permits,
23	greenhouse gas holding leases and greenhouse gas
24	injection licences
25	249KA Variation, suspension and exemption—conditions of titles
26 27	When the conditions of a title may be the subject of a variation, suspension or exemption
28	(1) This section applies if an event specified in the table happens, or a
29	circumstance specified in the table exists:
30	•

When the conditions of a title may be the subject of a variation, suspension or exemption

Item	Title	Event or circumstance
1	a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse	the permittee, lessee or licensee applies in writing to the responsible Commonwealth Minister for:
	gas injection licence	(a) a variation or suspension of any of the conditions to which the permit, lease or licence is subject; or
		(b) exemption from compliance with any of the conditions to which the permit, lease or licence is subject.
2	a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence	the responsible Commonwealth Minister gives a direction or consent to the permittee, lessee or licensee under: (a) this Chapter; or (b) Chapter 4; or
		(c) Part 5A.1; or
		(d) the regulations.
3	greenhouse gas injection licence	the licence is partly surrendered.
4	a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence	the permittee, lessee or licensee consents to the making of a determination under section 249NH.
5	a greenhouse gas holding lease	the lease is taken to continue in force until the responsible Commonwealth Minister grants, or refuses to grant, the renewal of the lease (see subsection 249BT(6)).

Variation, suspension or exemption

- (2) The responsible Commonwealth Minister may, by written notice given to the permittee, lessee or licensee:
 - (a) vary; or

1

2

3

4

5

6

- (b) suspend; or
- (c) exempt the permittee, lessee or licensee from compliance with;

1 2		any of the conditions to which the permit, lease, or licence is subject, on such conditions (if any) as are specified in the notice.
3 4 5 6	(3)	Subsection (2) does not authorise the giving of a notice to the extent that it would affect the term of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence.
7		Note: See also section 249KB (extension of term).
8		When variation takes effect
9 10 11	(4)	A variation of a greenhouse gas injection licence under this section takes effect on the day on which notice of the variation is published in the <i>Gazette</i> .
12 13 14	(5)	A variation of a greenhouse gas assessment permit or greenhouse gas holding lease under this section takes effect on the day on which notice of the variation is given to the permittee or lessee.
15 16	249KB E	ktension of term of greenhouse gas assessment permit or greenhouse gas holding lease—suspension or exemption
17		Scope
17 18 19 20	(1)	Scope This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas
18 19 20 21	(1)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject;
18 19 20	(1)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas
18 19 20 21 22 23 24	(1)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of
18 19 20 21 22 23	(1)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or
18 19 20 21 22 23 24	(1)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of
18 19 20 21 22 23 24 25 26 27 28		This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of the conditions to which the permit or lease is subject. Extension of term Despite subsection 249KA(3), if the responsible Commonwealth Minister considers that the circumstances make it reasonable to do
18 19 20 21 22 23 24 25 26 27 28 29		This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of the conditions to which the permit or lease is subject. Extension of term Despite subsection 249KA(3), if the responsible Commonwealth Minister considers that the circumstances make it reasonable to do so, the responsible Commonwealth Minister may extend the term
18 19 20 21 22 23 24 25 26 27 28		This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of the conditions to which the permit or lease is subject. Extension of term Despite subsection 249KA(3), if the responsible Commonwealth Minister considers that the circumstances make it reasonable to do
18 19 20 21 22 23 24 25 26 27 28 29 30	(2)	This section applies if, under section 249KA, the responsible Commonwealth Minister: (a) suspends any of the conditions to which a greenhouse gas assessment permit or greenhouse gas holding lease is subject; or (b) exempts a greenhouse gas assessment permittee or greenhouse gas holding lessee from compliance with any of the conditions to which the permit or lease is subject. Extension of term Despite subsection 249KA(3), if the responsible Commonwealth Minister considers that the circumstances make it reasonable to do so, the responsible Commonwealth Minister may extend the term of the permit or lease by a period not more than the period of the

1		(b) by a later written notice given to the permittee or lessee.
2 3	249KC Su	spension of rights—greenhouse gas assessment permit or greenhouse gas holding lease
4		Suspension of rights
5 6 7	(1)	If the responsible Commonwealth Minister is satisfied that it is necessary to do so in the national interest, the responsible Commonwealth Minister must, by written notice given to a
8 9		greenhouse gas assessment permittee or greenhouse gas holding lessee, suspend, either:
10 11		(a) for a specified period; or(b) indefinitely;
12		any or all of the rights conferred by the permit or lease.
13 14 15	(2)	If any rights are suspended under subsection (1), any conditions that must be complied with in the exercise of those rights are also suspended.
16		Termination of suspension
17 18 19	(3)	The responsible Commonwealth Minister may, by written notice given to the permittee or lessee, terminate a suspension of rights under subsection (1).
20 21	249KD Ex	xtension of term of greenhouse gas assessment permit or greenhouse gas holding lease—suspension of rights
22		Scope
23	(1)	This section applies if rights conferred by a greenhouse gas
24		assessment permit or greenhouse gas holding lease are suspended
25		under section 249KC.
26		Extension of term
27	(2)	The responsible Commonwealth Minister may extend the term of
28	. ,	the permit or lease by a period not more than the period of the
29		suspension.
30	(3)	The extension may be:
31		(a) in the notice of suspension; or

(b) by a later written notice given to the permittee or lessee.

Division 2—Variation, suspension and exemption decisions relating to greenhouse gas search authorities and greenhouse gas special authorities

249KE Variation, suspension and exemption—conditions of greenhouse gas search authorities and greenhouse gas special authorities

When the conditions of a title may be the subject of a variation, suspension or exemption

(1) This section applies if an event specified in the table happens, or a circumstance specified in the table exists:

When the conditions of a title may be the subject of a variation, suspension or exemption

exemption		
Item	Title	Event or circumstance
1	a greenhouse gas special authority	a greenhouse gas special authority is in force over the whole or a part of a block that is the subject of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence.
2	a greenhouse gas special authority	the responsible Commonwealth Minister varies a greenhouse gas special authority over a block that is the subject of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence.
3	a greenhouse gas search authority or greenhouse gas special authority	the registered holder of the authority applies in writing to the responsible Commonwealth Minister for:
		(a) a variation or suspension of any of the conditions to which the authority is subject; or
		(b) exemption from compliance with any of the conditions to which the authority is subject.

When the conditions of a title may be the subject of a variation, suspension or
exemption

Item	Title	Event or circumstance
4	a greenhouse gas search authority or greenhouse gas special authority	the responsible Commonwealth Minister gives a direction or consent to the registered holder of the authority under:
		(a) this Chapter; or
		(b) Chapter 4; or
		(c) Part 5A.1; or
		(d) the regulations.

Variation, suspension or exemption

- (2) The responsible Commonwealth Minister may, by written notice given to the registered holder of the authority:
 - (a) vary; or
 - (b) suspend; or
 - (c) exempt the registered holder from compliance with; any of the conditions to which the authority is subject, on such conditions (if any) as are specified in the notice.

Part 2A.10—Surrender of titles

Division 1—Surrender of greenhouse gas assessment permits, greenhouse gas holding leases and greenhouse gas injection licences

249LA Application for consent to surrender title

(1) The table has effect:

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Surrender			
Item	The registered holder of	may apply to the responsible Commonwealth Minister for consent to surrender	
	a greenhouse gas assessment permit	the permit.	
2	a greenhouse gas holding lease	the lease.	

Surrender		
Item	The registered holder of	may apply to the responsible Commonwealth Minister for consent to surrender
3	a greenhouse gas injection licence	the licence as to some or all of the blocks in relation to which the licence is in force.

(2) An application under subsection (1) must be in writing.

2	249LB Consent to surrender title
3	Scope
4 5	(1) This section applies if an application is made under section 249LA for a consent.
6	Decision
7 8 9	(2) The responsible Commonwealth Minister may, by written notice given to the applicant:(a) give consent; or
10	(b) refuse to consent.
11	Criteria
12 13	(3) The responsible Commonwealth Minister may consent to the surrender sought by the application only if:
14 15	(a) the registered holder of the permit, lease or licence has paid all fees and amounts payable by the holder under the
16	following Acts:
17	(i) this Act;
18	(ii) the Annual Fees Act;
19	or has made arrangements that are satisfactory to the
20	responsible Commonwealth Minister for the payment of
21	those fees and amounts; and
22	(b) the registered holder of the permit, lease or licence has
23	complied with the conditions to which the permit, lease or
24	licence is subject and with the provisions of:
25	(i) this Chapter; and
26	(ii) Chapter 3A; and

1	(iii) Chapter 4; and
2	(iv) Part 5A.1; and
3	(v) the regulations; and
4 (c)	the registered holder of the permit, lease or licence has:
5	(i) to the satisfaction of the responsible Commonwealth
6	Minister, removed or caused to be removed from the
7	surrender area (defined by subsection (9)) all property
8	brought into the surrender area by any person engaged
9	or concerned in the operations authorised by the permit,
10	lease or licence; or
11	(ii) made arrangements that are satisfactory to the
12	responsible Commonwealth Minister in relation to that
13	property; and
14 (d)	the registered holder of the permit, lease or licence has, to the
15	satisfaction of the responsible Commonwealth Minister,
16	plugged or closed off all wells made in the surrender area by
17	any person engaged or concerned in the operations authorised
18	by the permit, lease or licence; and
	the registered holder of the permit, lease or licence has
20	provided, to the satisfaction of the responsible Commonwealth Minister, for the conservation and protection
21 22	of the natural resources in the surrender area; and
	•
	the registered holder of the permit, lease or licence has, to the satisfaction of the responsible Commonwealth Minister,
24 25	made good any damage to the seabed or subsoil in the
26	surrender area caused by any person engaged or concerned in
27	the operations authorised by the permit, lease or licence; and
28 (g)	in the case of an application for consent to surrender a
29	greenhouse gas injection licence as to all of the blocks in
30	relation to which the licence is in force—a site closing
31	certificate is in force in relation to each identified greenhouse
32	gas storage formation specified in the licence; and
33 (h)	in the case of an application for consent to surrender a
34	greenhouse gas injection licence as to some of the blocks in
35	relation to which the licence is in force—a site closing
36	certificate is in force in relation to each identified greenhouse
37	gas storage formation that:
38	(i) is specified in the licence; and
39	(ii) extends to those blocks.

1	(4) If:
2	(a) the registered holder has complied with the requirements
3	mentioned in paragraphs (3)(a) to (f); and
4	(b) in the case of an application for consent to surrender a
5	greenhouse gas injection licence as to all of the blocks in
6	relation to which the licence is in force—the requirement
7	mentioned in paragraph (3)(g) has been met; and
8	(c) in the case of an application for consent to surrender a
9	greenhouse gas injection licence as to some of the blocks in
10	relation to which the licence is in force—the requirement
11	mentioned in paragraph (3)(h) has been met;
12	the responsible Commonwealth Minister must not unreasonably refuse consent to the surrender.
13	refuse consent to the sufferider.
14	(5) Paragraph (3)(e) has effect subject to:
15	(a) this Chapter; and
16	(b) Chapter 4; and
17	(c) the regulations.
18	(6) In attaining a state of satisfaction for the purposes of
19	paragraph (3)(d), the responsible Commonwealth Minister must
20	have regard to the principle that plugging or closing off wells
21	should be carried out in a way that minimises damage to the
22	petroleum-bearing qualities of geological formations.
23	Sufficient grounds
24	(7) Despite subsection (3), if:
25	(a) any of:
26	(i) the conditions to which the permit, lease or licence is
27	subject; or
28	(ii) the provisions of this Chapter, Chapter 3A, Chapter 4
29	and Part 5A.1; or
30	(iii) the provisions of the regulations;
31	have not been complied with; and
32	(b) the responsible Commonwealth Minister is satisfied that
33	there are sufficient grounds to warrant the giving of consent
34	to the surrender sought by the application;
35	the responsible Commonwealth Minister may give consent under
36	subsection (2) to the surrender sought by the application.

1	Work-bid greenhouse gas assessment permit—compliance with
2	work condition
3	(8) For the purposes of this section, if:
4	(a) the application for consent relates to a work-bid greenhouse
5	gas assessment permit; and
6	(b) a condition of the permit requires the registered holder to
7	carry out specified work during a period specified in the
8	permit; and
9	(c) the application is made during such a period;
10	the registered holder of the permit is taken not to have complied
11	with the condition unless the holder has completed the work
12	specified for the period mentioned in paragraph (c).
13	Surrender area
14	(9) For the purposes of this section, the <i>surrender area</i> is worked out
15	using the table:
16	

Surrender area		
Item	In the case of a surrender of	the surrender area is
1	a greenhouse gas assessment permit	the permit area.
2	a greenhouse gas holding lease	the lease area.
3	a greenhouse gas injection licence	the area constituted by the blocks as to which the licence is proposed to be surrendered.

249LC Surrender of title

8	Scope
9	(1) This section applies if the responsible Commonwealth Minister
0.0	consents under section 249LB to:
1	(a) the surrender of a greenhouse gas assessment permit; or
2	(b) the surrender of a greenhouse gas holding lease; or
3	(c) the surrender, in whole or in part, of a greenhouse gas
4	injection licence.

1	Surrender
2 3	(2) The registered holder of the permit, lease or licence may, by written notice given to the responsible Commonwealth Minister,
4	surrender:
5	(a) in the case of a permit or lease—the permit or lease; or
6 7	(b) in the case of a licence—the whole or the part, as the case may be, of the licence.
8	When surrender takes effect
9 10	(3) The surrender takes effect on the day on which notice of the surrender is published in the <i>Gazette</i> .
11 12	Division 2—Surrender of greenhouse gas search authorities and greenhouse gas special authorities
13	249LCA Surrender of greenhouse gas search authority
14	The registered holder of a greenhouse gas search authority may, by
15 16	written notice given to the responsible Commonwealth Minister, surrender the greenhouse gas search authority.
17	249LD Surrender of greenhouse gas special authority
18 19 20	The registered holder of a greenhouse gas special authority may, by written notice given to the responsible Commonwealth Minister, surrender the greenhouse gas special authority.
21	Part 2A.11—Cancellation of titles
22	Division 1—Cancellation of greenhouse gas assessment
23	permits, greenhouse gas holding leases and
24	greenhouse gas injection licences
25	249MA Grounds for cancellation of title
26	For the purposes of this Division, each of the following is a ground
27	for cancelling a greenhouse gas assessment permit, greenhouse gas
28	holding lease or greenhouse gas injection licence:

1 2	(a)	the registered holder has not complied with a condition to which the permit, lease or licence is subject;
3	(b)	the registered holder has not complied with a direction given
4	` ,	to the holder by the responsible Commonwealth Minister
5		under this Chapter, Chapter 4 or Part 5A.1;
6	(c)	the registered holder has not complied with a provision of:
7		(i) this Chapter; or
8		(ii) Chapter 3A; or
9		(iii) Chapter 4; or
10		(iv) Part 5A.1; or
11		(v) the regulations;
12	(b)	the registered holder has not paid an amount payable by the
13	(4)	holder under:
14		(i) this Act; or
15		(ii) the Annual Fees Act;
16		within the period of 90 days after the day on which the
17		amount became payable;
18	(e)	in the case of a greenhouse gas injection licence:
19	()	(i) if a single identified greenhouse gas storage formation is
20		wholly situated in the licence area—the declaration
21		under section 249AU that relates to the identified
22		greenhouse gas storage formation is revoked under
23		section 249AUB; or
24		(ii) if 2 or more identified greenhouse gas storage
25		formations are wholly situated in the licence area—each
26		of the declarations under section 249AU that relate to
27		those identified greenhouse gas storage formations is
28	(0)	revoked under section 249AUB;
29	(1)	in the case of a greenhouse gas holding lease:
30		(i) if a single identified greenhouse gas storage formation is
31		wholly situated in the lease area—the declaration under
32		section 249AU that relates to the identified greenhouse gas storage formation is revoked under
33 34		section 249AUB; or
		(ii) if 2 or more identified greenhouse gas storage
35 36		formations are wholly situated in the lease area—each
37		of the declarations under section 249AU that relate to
38		those identified greenhouse gas storage formations is
39		revoked under section 249AUB.

249MB Cancellation of title

(1) The table has effect:

Cance	llation	
Item	If there is a ground for cancelling	the responsible Commonwealth Minister may, by written notice given to the registered holder,
1	a greenhouse gas assessment permit	cancel the permit.
2	a greenhouse gas holding lease	cancel the lease.
3	a greenhouse gas injection licence	cancel the licence.
	Note: Consultation procedure	s apply—see section 249MC.
	• •	red by subsection (1), the responsible st take into account any action taken
	(a) to remove the ground of	
	(b) to prevent the recurrence	ce of similar grounds.
	(3) A cancellation takes effect or cancellation is published in the	
249M	C Consultation	
	(1) Before making a decision unresponsible Commonwealth	
	• • •	to the registered holder, give at least
	30 days notice of the re intention to make the d	esponsible Commonwealth Minister's
		ce to such other persons (if any) as the
		ealth Minister thinks fit.
	(2) The notice must:	
	(a) set out details of the de	ecision that is proposed to be made;
	and	
	(b) set out the reasons for t	the proposal; and
		m the notice, or a copy of the notice,
	•	e a written submission to the
	responsible Commonw	realth Minister about the proposal; a

1	(d) specify a time limit for making that submission.
2 3 4	(3) In deciding whether to make the decision, the responsible Commonwealth Minister must take into account any submissions made in accordance with the notice.
5	249MD Cancellation of title not affected by other provisions
6	Cancellation on ground of non-compliance
7	(1) If:
8 9 10	(a) the registered holder of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence has not complied with a provision of:
11	(i) this Chapter; or
12	(ii) Chapter 3A; or
13	(iii) Chapter 4; or
14	(iv) Part 5A.1; or
15	(v) the regulations; and
16	(b) the holder has been convicted of an offence relating to that
17	non-compliance;
18	the responsible Commonwealth Minister may exercise a power of
19	cancellation under subsection 249MB(1) on the ground of that
20 21	non-compliance, even though the holder has been convicted of that offence.
21	
22	(2) If:
23	(a) a person who was the registered holder of a greenhouse gas
24 25	assessment permit, greenhouse gas holding lease or greenhouse gas injection licence has not complied with a
26	provision of:
27	(i) this Chapter; or
28	(ii) Chapter 3A; or
29	(iii) Chapter 4; or
30	(iv) Part 5A.1; or
31	(v) the regulations; and
32	(b) the responsible Commonwealth Minister has exercised a
33	power of cancellation under subsection 249MB(1) on the
34	ground of that non-compliance;

1	the person may be convicted of an offence relating to the
2	non-compliance, even though the responsible Commonwealth
3	Minister has exercised that power of cancellation.
4	Cancellation on ground of non-payment
5	(3) If:
6	(a) the registered holder of a greenhouse gas assessment permit,
7	greenhouse gas holding lease or greenhouse gas injection
8	licence has not paid an amount payable by the holder under:
9	(i) this Act; or
10	(ii) the Annual Fees Act;
11	within the period of 90 days after the day on which the
12	amount became payable; and
13	(b) either:
14	(i) judgment for the amount has been obtained; or
15	(ii) the amount, or any part of the amount, has been paid or
16	recovered;
17	the responsible Commonwealth Minister may exercise a power of
18	cancellation under subsection 249MB(1) on the ground of that
19	non-payment, even though:
20	(c) judgment for the amount has been obtained; or
21	(d) the amount, or a part of the amount, has been paid or
22	recovered.
23	(4) If:
24	(a) a person who was the registered holder of a greenhouse gas
25	assessment permit, greenhouse gas holding lease or
26	greenhouse gas injection licence has not paid an amount
27	payable by the person under:
28	(i) this Act; or
29	(ii) the Annual Fees Act;
30	within the period of 90 days after the day on which the
31	amount became payable; and
32	(b) the responsible Commonwealth Minister has exercised a
33	power of cancellation under subsection 249MB(1) on the
34	ground of that non-payment;
35	the person continues to be liable to pay:
36	(c) that amount; and
37	(d) any late payment penalty relating to that amount;

	even though the responsible Commonwealth Minister has exercised that power of cancellation.
	Division 2—Cancellation of greenhouse gas search authorities
	249ME Cancellation of greenhouse gas search authority
	The responsible Commonwealth Minister may, by written notice given to the registered holder of a greenhouse gas search authority, cancel the greenhouse gas search authority if the holder has breached a condition of the greenhouse gas search authority.
)	Part 2A.12—Other provisions
	249NA Notification of eligible greenhouse gas storage formation
	Scope
	(1) This section applies if:
;	(a) a part of a geological formation is wholly situated in the
	permit area of a greenhouse gas assessment permit, and the
	permittee has reasonable grounds to suspect that that part could be an eligible greenhouse gas storage formation; or
	(b) a part of a geological formation is wholly situated in the lease
	area of a greenhouse gas holding lease, and the lessee has
	reasonable grounds to suspect that that part could be an
	eligible greenhouse gas storage formation; or
	(c) a part of a geological formation is wholly situated in the licence area of a greenhouse gas injection licence, and the
	licensee has reasonable grounds to suspect that that part
	could be an eligible greenhouse gas storage formation.
	Notification
}	(2) The permittee, lessee or licensee must, by written notice, inform
	the responsible Commonwealth Minister about the matter as soon
	as practicable, and in any event within 30 days, after the day on
	which the permittee, lessee or licensee, as the case may be, forms
2	the relevant suspicion.

1 2	(3)	A notice under subsection (2) is not required to set out the fundamental suitability determinants of that part.
3	(4)	Subsection (3) has effect subject to subsections (5) and (6).
4 5 6 7 8	(5)	A notice under subsection (2) must be accompanied by a written statement that the permittee, lessee or licensee has reasonable grounds to suspect that the part is suitable for the permanent storage of a specified amount of a specified greenhouse gas substance.
9 10 11 12 13 14	(6)	If the permittee, lessee or licensee has reasonable grounds to suspect that the part could be an eligible greenhouse gas storage formation because of paragraph 15B(1)(b), a notice under subsection (2) must be accompanied by a written statement describing the engineering enhancements referred to in that paragraph.
15		Exemption
16 17 18 19	(7)	Subsections (2), (5) and (6) do not apply to a permittee, lessee or licensee in relation to a part of a geological formation if a former holder of the permit, lease or licence, as the case may be, previously complied with that subsection in relation to the part.
20		Offence
21 22	(8)	A person commits an offence if: (a) the person is subject to a requirement under subsection (2),
23		(5) or (6); and(b) the person omits to do an act; and
2425		(c) the omission breaches the requirement.
26 27		Penalty for a contravention of this subsection: 100 penalty units.
28 29	249NB N	otification of discovery of petroleum in greenhouse gas assessment permit area etc.
30		Scope
31	(1)	This section applies if petroleum is discovered in:
32		(a) a greenhouse gas assessment permit area; or

1 2	(b) a greenhouse gas holding lease area; or(c) a greenhouse gas injection licence area.
۷	(c) a greemouse gas injection needec area.
3	Notification
4	(2) The permittee, lessee or licensee must immediately inform the
5	responsible Commonwealth Minister of the discovery.
6	(3) The permittee, lessee or licensee must, within 3 days after the date
7	of the discovery, give the responsible Commonwealth Minister a
8	written notice setting out:
9	(a) details of the discovery; and(b) such other information (if any) about the discovery as is
10 11	specified in the regulations.
12	(4) Subsections (2) and (3) do not apply if the petroleum is discovered
13	by an exploration permittee, retention lessee or production
14	licensee.
15	Offence
16	(5) A person commits an offence if:
17	(a) the person is subject to a requirement under subsection (2) or
18	(3); and
19	(b) the person omits to do an act; and
20	(c) the omission breaches the requirement.
21	Penalty for a contravention of this subsection: 100 penalty
22	units.
23	249NC Disposing of waste or other matter
24	(1) A person commits an offence if:
25	(a) the person adds waste or other matter to a greenhouse gas
26	substance; and
27	(b) the person does so with the intention of disposing of the
28	waste or other matter; and
29	(c) the person, or another person, injects the resulting mixture into the seabed or subsoil of an offshore area.
30	
31	Penalty: Imprisonment for 5 years.
32	(2) Subsection (1) does not apply if:

1 2	(a) the waste or other matter resulted from petroleum recovery operations carried on under a production licence; and
3 4	(b) the injection takes place at a well situated in the licence area of the production licence; and
5	(c) the injection is carried out:
6	(i) with the written consent of the responsible
7	Commonwealth Minister or the Designated Authority;
8	and
9	(ii) in accordance with the conditions (if any) specified in
10	that consent.
11 12	Note: The defendant bears an evidential burden in relation to the matters in subsection (2)—see subsection 13.3(3) of the <i>Criminal Code</i> .
13	Consents
14	(3) The responsible Commonwealth Minister or the Designated
15	Authority may:
16	(a) refuse to give a consent under subsection (2); or
17	(b) make a consent under subsection (2) subject to such
18	conditions as are specified in the consent.
19	249NCA Additional securities etc.
20	Additional security
21	(1) If:
22	(a) one or more securities are in force in relation to:
23	(i) a greenhouse gas assessment permit; or
24	(ii) a greenhouse gas holding lease; or
25	(iii) a greenhouse gas injection licence; and
26	(b) the responsible Commonwealth Minister is satisfied that the
27	total amount of the securities is insufficient;
28	the responsible Commonwealth Minister may give the permittee,
29	lessee or licensee a written notice:
30	(c) requiring the permittee, lessee or licensee to lodge with the
31	responsible Commonwealth Minister, within 60 days after
32	the giving of the notice, an additional security in respect of
33	compliance with the applicable statutory obligations by the
34	registered holder for the time being of the permit, lease or
35	licence; and

1	(d) specifying the form and amount of the additional security.
2	New security
3	(2) If:
4	(a) a greenhouse gas assessment permit, greenhouse gas holding
5	lease or greenhouse gas injection licence is in force; and
6	(b) no security is in force in relation to the permit, lease or
7	licence; and
8	(c) the responsible Commonwealth Minister is satisfied that it
9	would be appropriate to require the lodgment of a security in
10	respect of compliance with the applicable statutory
11 12	obligations by the registered holder for the time being of the permit, lease or licence;
13	the responsible Commonwealth Minister may give the permittee,
14	lessee or licensee a written notice:
15	(c) requiring the permittee, lessee or licensee to lodge with the
16	responsible Commonwealth Minister, within 60 days after
17	the giving of the notice, a security in respect of compliance,
18	by the registered holder for the time being of the permit,
19	lease or licence, with the applicable statutory obligations; and
20	(d) specifying the form and amount of the security.
21	Statutory obligations
22	(3) For the purposes of this section, the <i>applicable statutory</i>
23	obligations are as follows:
24	(a) the obligation of the registered holder to comply with a
25	condition to which the permit, lease or licence is subject;
26	(b) the obligation of the registered holder to comply with a
27	direction given to the registered holder by the responsible
28	Commonwealth Minister under this Chapter, Chapter 4 or
29	Part 5A.1;
30	(c) the obligation of the registered holder to comply with the
31	provisions of:
32	(i) this Chapter; or
33	(ii) Chapter 3A; or
34	(iii) Chapter 4; or
35	(iv) Part 5A.1; or
36	(v) the regulations.

1	249NCB Trans	fer of securities
2	If:	
3	(a)	a security is in force in relation to:
4	``	(i) a greenhouse gas assessment permit; or
5		(ii) a greenhouse gas holding lease; or
6		(iii) a greenhouse gas injection licence; and
7	(b)	a transfer of the permit, lease or licence is registered under
8		section 298-262;
9	then:	
10 11	(c)	the interest of the transferor in the security is, by force of this section, transferred to the transferee; and
12	(d)	a document setting out or relating to the security has effect,
13		after the transfer, as if a reference in the document to the
14		transferor were a reference to the transferee.
15	249NCC Discha	arge of securities
16	The r	egulations may make provision in relation to the discharge, in
17		e or in part, by the responsible Commonwealth Minister of
18		ities in force in relation to:
19		greenhouse gas assessment permits; or
20		greenhouse gas holding leases; or
21	(c)	greenhouse gas injection licences.
22	249ND Approv	ed site plans
23	(1) The r	egulations may provide that a greenhouse gas injection
24		see must not carry on any operations in relation to an
25		fied greenhouse gas storage formation specified in the licence
26	unles	s an approved site plan is in force in relation to the formation.
27	(2) The r	egulations may provide that, if an approved site plan is in
28		in relation to an identified greenhouse gas storage formation
29	_	fied in a greenhouse gas injection licence, the licensee must
30	comp	ly with the approved site plan.
31	Appro	oval

(3) The regulations may make provision for the responsible Commonwealth Minister to approve draft site plans.

1	Duration	
2 3	(4) The regulations may provide that, if the responsible Commonwealth Minister approves a draft site plan, the approved	
4	site plan:	
5	(a) comes into force at the time of the approval; and	
6	(b) remains in force:	
7	(i) if, under the regulations, the responsible Commonwealth Minister withdraws approval of the	
9	approved site plan—until the withdrawal; or	
10	(ii) otherwise—indefinitely.	
11	Withdrawal of approval	
12	(5) The regulations may make provision for the responsible	
13	Commonwealth Minister to withdraw approval of approved site	
14	plans.	
15	Variation of approved site plans	
16	(6) The regulations may make provision for and in relation to the	
17	variation of approved site plans.	
18	(7) Regulations made for the purposes of subsection (6) may:	
19	(a) require the registered holder of a greenhouse gas injection	
20	licence to prepare a draft variation of an approved site plan:	
21	(i) periodically; or	
22	(ii) in such circumstances as are specified in the regulations;	
23	or	
24	(iii) when required to do so by the responsible	
25	Commonwealth Minister; and	
26	(b) require the registered holder of a greenhouse gas injection	
27	licence to give the draft variation to the responsible	
28	Commonwealth Minister; and	
29	(c) make provision for the responsible Commonwealth Minister	
30	to approve the variation; and	
31	(d) provide that, if the responsible Commonwealth Minister	
32	approves the variation, the approved site plan is varied accordingly.	
33	accordingry.	
34	(8) If an approved site plan is varied, a reference in this Act to the	
35	approved site plan is a reference to the approved site plan as varied.	

1	249NDA Co-existence of greenhouse gas titles and petroleum titles
2	(1) This Act does not prevent:
3	(a) a greenhouse gas assessment permit; or
4	(b) a greenhouse gas holding lease; or
5	(c) a greenhouse gas injection licence; or
6	(d) a greenhouse gas search authority; or
7	(e) a greenhouse gas special authority;
8	from being in force over the whole or a part of an area in respect of
9	which any of the following is in force:
10	(f) an exploration permit;
11	(g) a retention lease;
12	(h) a production licence;
13	(i) a special prospecting authority;
14	(j) an access authority.
15	(2) This Act does not prevent:
16	(a) an exploration permit; or
17	(b) a retention lease; or
18	(c) a production licence; or
19	(d) a special prospecting authority; or
20	(e) an access authority;
21	from being in force over the whole or a part of an area in respect of
22	which any of the following is in force:
23	(f) a greenhouse gas assessment permit;
24	(g) a greenhouse gas holding lease;
25	(h) a greenhouse gas injection licence;
26	(i) a greenhouse gas search authority;
27	(j) a greenhouse gas special authority.
28	249NE Reservation of blocks
29	(1) If the following conditions are satisfied in relation to a particular
30	block:
31	(a) there is no greenhouse gas assessment permit, greenhouse gas
32	holding lease or greenhouse gas injection licence over the
33	block;

(b) there is no place in the block that is an infrastructure licence

area;

33

34

1	(c) there is no pipeline over or in the block;
2	(d) there are no pending applications for the grant of a
3	greenhouse gas assessment permit or greenhouse gas
4	injection licence over the block;
5	(e) there are no pending applications for the grant of an
6	infrastructure licence relating to a place in the block;
7	(f) there are no pending applications for the grant of a pipeline
8	licence relating to a pipeline, or proposed pipeline, over or in
9	the block;
10	the responsible Commonwealth Minister may, by notice published
11	in the <i>Gazette</i> , declare that:
12	(g) the block is not to be the subject of a greenhouse gas
13	assessment permit, greenhouse gas holding lease, greenhouse
14	gas injection licence, greenhouse gas search authority or greenhouse gas special authority; and
15	(h) an infrastructure licence is not to be granted in relation to a
16 17	place within the block; and
18	(i) a pipeline licence is not to be granted in relation to a pipeline
19	over or in the block.
••	(2) If a declaration and an arboration (1) is in force in relation to a
20 21	(2) If a declaration under subsection (1) is in force in relation to a block:
22	(a) a greenhouse gas assessment permit, greenhouse gas holding
23	lease, greenhouse gas injection licence, greenhouse gas
24	search authority or greenhouse gas special authority must not
25	be granted over that block; and
26	(b) an infrastructure licence must not be granted in relation to a
27	place within that block; and
28	(c) a pipeline licence must not be granted in relation to a pipeline
29	over or in that block.
30	(3) Subsection (2) has effect despite any other provision of this Act.
31	249NF Interference with other rights
32	Scope
33	(1) This section applies to the following:
34	(a) a greenhouse gas assessment permit;
35	(b) a greenhouse gas holding lease;
36	(c) a greenhouse gas injection licence;
50	(c) a greenhouse gas injection feetice,

1	(d) a greenhouse gas search authority;
2	(e) a greenhouse gas special authority;
3	(f) a greenhouse gas research consent.
4	Requirement
5	(2) A person (the <i>first person</i>) carrying on activities in an offshore
6	area under the permit, lease, licence, authority or consent must
7	carry on those activities in a manner that does not interfere with:
8	(a) navigation; or
9	(b) fishing; or
10	(c) the conservation of the resources of the sea and seabed; or
11 12	(d) any activities of another person being lawfully carried on by way of:
13	(i) exploration for, recovery of or conveyance of a mineral
14	(other than petroleum); or
15	(ii) construction or operation of a pipeline; or
16	(e) the enjoyment of native title rights and interests (within the
17	meaning of the Native Title Act 1993);
18	to a greater extent than is necessary for the reasonable exercise of
19	the rights and performance of the duties of the first person.
20	Offence
21	(3) A person commits an offence if:
22	(a) the person is subject to a requirement under subsection (2);
23	and
24	(b) the person engages in conduct; and
25	(c) the person's conduct breaches the requirement.
26	Penalty for a contravention of this subsection: 100 penalty
27	units.
28	249NG No conditions about payment of money
29	There must not be included in:
30	(a) a greenhouse gas assessment permit; or
31	(b) a greenhouse gas holding lease; or
32	(c) a greenhouse gas injection licence;

1 2		a condition requiring the payment of money to the responsible Commonwealth Minister or the Commonwealth.
3	249NH C	ertain portions of blocks to be blocks
4		Scope
5 6	(1)	This section applies if the area in relation to which a title is in force includes one or more portions of a section 16 block.
7 8		Note: This would be the case if the boundaries of a title area do not conform to the graticular system established by this Act.
9		Portion of a block to be a block
10	(2)	For the purposes of this Act:
1		(a) the area of that portion or those portions constitutes a block
12		(a <i>type A block</i>); and
13		(b) the area of the remaining portion or portions of the section 16
14		block (but not including any part of that area in relation to

Amalgamation of portions of blocks

block).

(3) If a title ceases to be in force in relation to a type A block (the *first type A block*), the responsible Commonwealth Minister may, by written instrument, if the responsible Commonwealth Minister considers it desirable to do so, determine that the first type A block be amalgamated with:

which another title is in force) constitutes a block (a type B

- (a) another type A block or blocks, so long as the following conditions are satisfied in relation to the other type A block or blocks:
 - (i) the other type A block or blocks form part of the graticular section of which the first type A block forms part;
 - (ii) a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence is in force in relation to the other type A block or blocks; or
- (b) both:

(i) another type A block or blocks covered by paragraph (a); and

1 2		(ii) a type B block that forms part of the graticular section of which the first type A block forms part.
3		(4) If a determination is made under subsection (3), then, for the purposes of this Act:
5		(a) the blocks the subject of the determination cease to constitute
6		blocks; and
7		(b) the areas of those blocks together constitute a block; and
8		(c) the block constituted as a result of the determination is,
9		subject to this Act, for the remainder of the term of the
10		permit, lease or licence concerned, a block in relation to
11		which the permit, lease or licence is in force.
12		(5) The responsible Commonwealth Minister must not make a
13		determination under subsection (3) except with the consent of the
14		permittee, lessee or licensee concerned.
15		Definitions
16		(6) In this section:
17		section 16 block means a block constituted as provided by
18		section 16.
19		title means:
20		(a) a greenhouse gas assessment permit; or
21		(b) a greenhouse gas holding lease; or
22		(c) a greenhouse gas injection licence; or
23		(d) a prescribed instrument.
24	249NJ	Changes to the boundary of the coastal waters of a State or
25		Territory
26		Change to coastal waters boundary results in an area ceasing to
27		be within the offshore area of a State or Territory
28		(1) If:
29		(a) a Commonwealth title has been granted on the basis that an
30		area (the first area) is within the offshore area of a State or
31		the Northern Territory; and
32		(b) as a result of a change to the boundary of the coastal waters
33		of the State or Territory, the first area:

1 2	(i) ceases to be within the offshore area of the State or Territory; and
3	(ii) falls within the coastal waters of the State or Territory;
4	this Act applies in relation to the Commonwealth title as if the first
5	area were still within the offshore area in relation to the State or
6	Territory.
7	(2) Subsection (1) continues to apply to the first area only while the
8	Commonwealth title remains in force.
9	Change to coastal waters boundary results in an area ceasing to
10	be within the coastal waters of a State or Territory
11	(3) If:
12	(a) a State/Territory title has been granted by a State or the
13	Northern Territory on the basis that an area (the <i>second area</i>)
14	is within the coastal waters of the State or Territory; and
15	(b) as a result of a change to the boundary of the coastal waters
16	of the State or Territory, the second area:
17	(i) ceases to be within the coastal waters of the State or
18	Territory; and
19	(ii) falls within the offshore area of the State or Territory;
20	then, so far as the State/Territory title is concerned, this Act does
21	not apply to the second area.
22	(4) Subsection (3) continues to apply to the second area only while the
23	State/Territory title remains in force.
24	Definitions
25	(5) In this section:
26	Commonwealth title means:
27	(a) a greenhouse gas assessment permit; or
28	(b) a greenhouse gas holding lease; or
29	(c) a greenhouse gas injection licence.
30	State/Territory title means an instrument under a law of a State or
31	the Northern Territory that confers, in relation to the coastal waters
32	of the State or Territory, some or all of the rights that a
33	Commonwealth title confers in relation to the offshore area of the
34	State or Territory.

249NI	Commonwealth may monitor the behaviour of a greenhou gas substance stored in a part of a geological formation
	(1) The Commonwealth may carry out in an offshore area operation for the purposes of monitoring the behaviour of a greenhouse ga substance stored in a part of a geological formation.
	(2) Subsection (1) does not limit the executive power of the Commonwealth.
170 (Chapter 3 (heading)
	Repeal the heading, substitute:
Cha	pter 3—Registration of transfers of, and
	dealings in, petroleum titles
171 \$	Section 250
	Repeal the section, substitute:
250 S	implified outline
	The following is a simplified outline of this Chapter:
	The Designated Authority must keep a Register of petroleutitles and special prospecting authorities.
	A transfer of a petroleum title must be approved by the Designated Authority, and an instrument of transfer must be registered under this Part.
	A dealing in a petroleum title must be approved by the Designated Authority, and the approval must be entered in Register.
172 9	
\	Section 251
	Section 251 Insert:

1	(b) when used in relation to the Designated Authority for an
2 3	offshore area—means the Register kept under section 253 by that Designated Authority.
4	Note: The heading to section 251 is replaced by the heading " Definitions ".
5	173 Paragraph 258(c)
6	Omit "a copy", substitute "2 copies".
	•
7	174 After section 258
8	Insert:
9	258A Application and documents to be forwarded to the responsible
10	Commonwealth Minister
11	Scope
12	(1) This section applies if an application is made for approval of a
13	transfer.
14	Application and documents to be forwarded to the responsible
15	Commonwealth Minister
16	(2) As soon as practicable after receiving the application, the
17	Designated Authority must give the responsible Commonwealth
18 19	Minister a copy of each of the following: (a) the application;
20	(b) the instrument referred to in paragraph 258(a);
21	(c) the document referred to in paragraph 258(b).
22	175 After subsection 261(2)
23	Insert:
24	(2A) Subsection (2) has effect subject to subsections (5), (6) and (7).
25	176 At the end of section 261
26	Add:
27	Pole of very engille Commence at Minister
27	Role of responsible Commonwealth Minister
28 29	(5) The Designated Authority must not make a decision under subsection (2) until:

1 2		Designated Authority that the responsible Commonwealth
3		Minister does not intend to give a direction under subsection (6) in relation to the application; or
5		(b) the responsible Commonwealth Minister gives a direction
6		under subsection (6) in relation to the application.
7		(6) The responsible Commonwealth Minister may, by written notice
8		given to the Designated Authority, give the Designated Authority a
9 10		direction in relation to the exercise by the Designated Authority of the power conferred on the Designated Authority by subsection (2)
11		in relation to the application.
12		(7) The Designated Authority must comply with a direction under
13		subsection (6).
14		(8) A direction under subsection (6) is not a legislative instrument.
15	177	Paragraphs 272(4)(a) and (b)
16		Omit "a copy", substitute "2 copies".
17	178	Paragraph 272(4)(b)
18		Omit "an additional copy", substitute "2 additional copies".
19	179	Paragraph 272(4)(c)
20		Omit "a copy", substitute "2 copies".
21	180	Paragraph 272(5)(c)
22		Omit "2 copies", substitute "3 copies".
23	181	Paragraph 272(5)(e)
24		Omit "a copy, or an additional copy,", substitute "2 copies, or 2
25		additional copies,".
26	182	After section 272
27		Insert:

1 2	272A	Application and documents to be forwarded to the responsible Commonwealth Minister
3		Scope
4 5		(1) This section applies if an application is made for approval of a dealing in so far as it relates to a particular title.
6 7		Application and documents to be forwarded to the responsible Commonwealth Minister
8 9 10 11 12 13		 (2) As soon as practicable after the Designated Authority receives the application, the Designated Authority must give the responsible Commonwealth Minister a copy of each of the following: (a) the application; (b) the instrument referred to in subsection 272(1); (c) any supplementary instrument; (d) any document referred to in paragraph 272(5)(c).
15	183	After subsection 275(2)
16		Insert:
17		(2A) Subsection (2) has effect subject to subsections (5), (6) and (7).
18	184	At the end of section 275
19		Add:
20		Role of responsible Commonwealth Minister
21 22		(5) The Designated Authority must not make a decision under subsection (2) until:
23		(a) the responsible Commonwealth Minister informs the
24		Designated Authority that the responsible Commonwealth
25		Minister does not intend to give a direction under
26		subsection (6) in relation to the application; or
27 28		(b) the responsible Commonwealth Minister gives a direction under subsection (6) in relation to the application.
29		(6) The responsible Commonwealth Minister may, by written notice
30		given to the Designated Authority, give the Designated Authority a
31		direction in relation to the exercise by the Designated Authority of

1 2		the power conferred on the Designated Authority by subsection (2) in relation to the application.
3 4		(7) The Designated Authority must comply with a direction under subsection (6).
5		(8) A direction under subsection (6) is not a legislative instrument.
6	185	Paragraphs 281(4)(a) and (b)
7		Omit "a copy", substitute "2 copies".
8	186	Paragraph 281(4)(b)
9		Omit "an additional copy", substitute "2 additional copies".
10	187	Paragraph 281(4)(c)
11		Omit "a copy", substitute "2 copies".
12	188	Paragraph 281(5)(c)
13		Omit "2 copies", substitute "3 copies".
14	189	Paragraph 281(5)(e)
15 16		Omit "a copy, or an additional copy,", substitute "2 copies, or 2 additional copies,".
17	190	After section 281
18		Insert:
19 20	281 A	A Application and documents to be forwarded to the responsible Commonwealth Minister
21		Scope
22		(1) This section applies if a provisional application is made for
23		approval of a dealing in so far as it relates to a particular title.
24 25		Application and documents to be forwarded to the responsible Commonwealth Minister
26		(2) As soon as practicable after the Designated Authority receives the
27		application, the Designated Authority must give the responsible
28		Commonwealth Minister a copy of each of the following:

1	(a) the provisional application;
2	(b) the instrument referred to in subsection 281(1);
3	(c) any supplementary instrument;
4	(d) any document referred to in paragraph 281(5)(c).
5	191 After Chapter 3
6	Insert:
7	Chapter 3A—Registration of transfers of, and dealings in, greenhouse gas titles
9 10	Part 3A.1—Introduction
11	298-250 Simplified outline
12	The following is a simplified outline of this Chapter:
13	The responsible Commonwealth Minister must keep a
14	Register of greenhouse gas titles and greenhouse gas search
15	authorities.
16	A transfer of a greenhouse gas title must be approved by the
17	responsible Commonwealth Minister, and an instrument of
18	transfer must be registered under this Part.
19	A dealing in a greenhouse gas title must be approved by the
20	responsible Commonwealth Minister, and the approval must
21	be entered in the Register.
22	298-251 Definitions
23	In this Chapter:
24	Register means the Register kept under section 298-253.
25	title means:
26	(a) a greenhouse gas assessment permit; or
27	(b) a greenhouse gas holding lease; or

1	(c) a greenhouse gas injection licence; or
2	(d) a greenhouse gas special authority.
3	298-252 Dealing—series of debentures
4	For the purposes of this Chapter, if a dealing forms a part of the
5 6	issue of a series of debentures, all of the dealings constituting the issue of that series of debentures are taken to be one dealing.
7	Part 3A.2—Register of titles and greenhouse gas
8	search authorities
)	298-253 Register to be kept
1	The responsible Commonwealth Minister must keep a Register of
2	(a) titles; and
3	(b) greenhouse gas search authorities.
4	298-254 Entries in Register—general
5	Memorial
5	(1) The responsible Commonwealth Minister must enter in the
7	Register a memorial for each title and greenhouse gas search
8	authority.
9	(2) The memorial must comply with the table:
0	
	Content of memorial
	Item In the case of the memorial must

Content of memorial		
Item	In the case of	the memorial must
1	a title or greenhouse gas search authority	specify the name of the holder of the title.
2	a greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence, greenhouse gas search authority or greenhouse	set out an accurate description (including, where convenient, a map) of the permit area, lease area, licence area or authority area.

Item	In the case of	the memorial must			
	gas special authority				
3	a title or greenhouse gas search authority	specify the term of the title or greenhouse gas search authority.			
4	a title or greenhouse gas search authority	set out such other matters and things as are required by this Act to be entered in the Register.			
5	a title or greenhouse gas search authority	set out such further matters relating to the registered holder, or to the conditions of the title or greenhouse gas search authority, as the responsible Commonwealth Minister thinks proper and expedient in the public interest.			
	(3) The responsible C Register a memori	ommonwealth Minister must enter in the al of:			
	(a) a notice or in	nstrument:			
	(i) varying; or				
	(ii) cancelling; or				
	(iii) surrendering (to any extent); or				
	• •	ise affecting;			
	a title or greenhouse gas search authority; or				
		nstrument varying or revoking a notice or eferred to in paragraph (a).			
		aph (a)(iv) would cover, for example, a notice revoking a e gas special authority.			
	Copy of title may	be entered instead of memorial			
	subsection (1), (2)	ompliance with the requirements of or (3) if the responsible Commonwealth copy of the title, greenhouse gas search authority, nt in the Register.			
	Date of entry to be	e endorsed			
	(5) The responsible C (a) the memoria	ommonwealth Minister must endorse on: l; or			

(b) the copy of the title, greenhouse gas search authority, notice

or instrument;

Content of memorial

a memorandum of the date on which the memorial or copy was entered in the Register.

298-255 Entry in Register—cessation or expiry of title

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If an event specified in the table happens, the responsible Commonwealth Minister must enter in the Register a memorial of the fact.

Cessation of title etc.		
Item	Event	
1	A greenhouse gas assessment permit or greenhouse gas holding lease ceases to be in force over a block in relation to which a greenhouse gas injection licence is granted.	
2	A greenhouse gas assessment permit ceases to be in force over a block in relation to which a greenhouse gas holding lease (other than a special greenhouse gas holding lease) is granted.	
3	A greenhouse gas assessment permit or a greenhouse gas holding lease (other than a special greenhouse gas holding lease) ceases to be in force over a block in relation to which a special greenhouse gas holding lease is granted.	
4	A greenhouse gas injection licence ceases to be in force over a block in relation to which a greenhouse gas holding lease is granted.	
5	A greenhouse gas assessment permit, greenhouse gas holding lease (other than a special greenhouse gas holding lease), greenhouse gas search authority or greenhouse gas special authority expires.	

Part 3A.3—Transfer of titles

298-256 Approval and registration of transfers

A transfer of a title is of no force until:

(a) it has been approved by the responsible Commonwealth Minister; and

1 2	(b) an instrument of transfer is registered as provided by this Part.
3	298-257 Application for approval of transfer
4 5	(1) One of the parties to a proposed transfer of a title may apply to the responsible Commonwealth Minister for approval of the transfer.
6	(2) The application must be in writing.
7	298-258 Documents to accompany application
8	An application for approval of a transfer must be accompanied by:
9	(a) an instrument of transfer in the prescribed form executed by:
10 11	(i) the registered holder or, if there are 2 or more registered holders, by each registered holder; and
12 13	(ii) the transferee or, if there are 2 or more transferees, by each transferee; and
14	(b) if the transferee, or one or more of the transferees, is not a
15	registered holder or are not registered holders of the title—a
16	document setting out:
17 18	(i) the technical qualifications of that transferee or those transferees; and
19	(ii) details of the technical advice that is or will be available
20	to that transferee or those transferees; and
21	(iii) details of the financial resources that are or will be
22	available to that transferee or those transferees; and
23	(c) a copy of each of the following:
24	(i) the application;
25	(ii) the instrument referred to in paragraph (a);
26	(iii) the document referred to in paragraph (b).
27	298-259 Time limit for application
28	(1) An application for approval of a transfer must be made within:
29	(a) 90 days after the day on which the party who last executed
30	the instrument of transfer so executed the instrument of
31	transfer; or
32	(b) such longer period as the responsible Commonwealth
33	Minister allows.

1 2	(2) The responsible Commonwealth Minister may allow a longer period under paragraph (1)(b) only if there are sufficient grounds to
3	warrant allowing the longer period.
4	298-260 Date of application to be entered in Register
5 6	If an application is made for approval of a transfer, the responsible Commonwealth Minister:
7	(a) must enter a memorandum in the Register of the date on which the application was lodged; and
9 10	(b) may make such other notation in the Register as the responsible Commonwealth Minister considers appropriate.
11	298-261 Approval of transfer
12	Scope
13 14	(1) This section applies if an application is made for approval of a transfer.
15	Decision
16 17 18	(2) The responsible Commonwealth Minister must:(a) approve the transfer; or(b) refuse to approve the transfer.
19 20 21	(3) The responsible Commonwealth Minister must, by written notice given to the applicant, notify the applicant of the responsible Commonwealth Minister's decision.
22 23 24	(4) If the responsible Commonwealth Minister refuses to approve the transfer, the responsible Commonwealth Minister must make a notation of the refusal in the Register.
25	298-262 Registration of transfer
26	Scope
27 28	(1) This section applies if the responsible Commonwealth Minister approves the transfer of a title.

1	Endorsement
2	(2) The responsible Commonwealth Minister must immediately
3	endorse on:
4	(a) the instrument of transfer; and
5	(b) the copy of the instrument of transfer;
6	a memorandum of approval.
7	(3) On payment of the fee provided for in the Registration Fees Act,
8	the responsible Commonwealth Minister must enter in the Register
9	a memorandum of:
10	(a) the transfer; and
11	(b) the name of the transferee or of each transferee.
12	(4) On the entry in the Register of the memorandum:
13	(a) the transfer is taken to be registered; and
14	(b) the transferee becomes the registered holder, or the
15	transferees become the registered holders, of the title.
16	(5) If the transfer is registered:
17	(a) the copy of the instrument of transfer endorsed with the
18	memorandum of approval must be:
19 20	(i) retained by the responsible Commonwealth Minister; and
21	(ii) made available for inspection in accordance with this
22	Chapter; and
23	(b) the instrument of transfer endorsed with the memorandum of
24	approval must be returned to the person who applied for
25	approval of the transfer.
26	298-263 Instrument of transfer does not create an interest in the title
27	The mere execution of an instrument of transfer of a title creates no
28	interest in the title.
29	298-264 Limit on effect of approval of transfers
30	The approval of a transfer of a title does not give to the transfer any
31	force, effect or validity that the transfer would not have had if this
32	Chapter had not been enacted.

298-265 A	Application to have name entered on the Register as the holder of a title
(1)	If the rights of the registered holder of a particular title have devolved on a person by operation of law, the person may apply to the responsible Commonwealth Minister to have the person's name entered in the Register as the holder of the title.
(2)	The application must be in writing.
298-266 1	Entry of name in the Register
	Scope
(1)	This section applies if an application is made under section 298-265 in relation to a title.
	Entry in Register
(2)	 (a) the responsible Commonwealth Minister is satisfied that the rights of the holder have devolved on the applicant by operation of law; and (b) the applicant has paid the prescribed fee; the responsible Commonwealth Minister must enter the name of the applicant in the Register as the holder of the title.
(3)	On that entry being made, the applicant becomes the registered holder of the title.
Part 3A	1.5—Change in name of company
298-267 A	Application to have new name entered on the Register
) If:
\-/	(a) a company is the registered holder of a particular title; and

1	the company may apply to the responsible Commonwealth
2	Minister to have its new name substituted for its previous name in the Register in relation to that title.
4	(2) The application must be in writing.
5	298-268 Alteration in the Register
6	Scope
7	(1) This section applies if a company applies under section 298-267 to
8 9	have its new name substituted for its previous name in the Register in relation to a particular title.
10	Alteration
11	(2) If:
12	(a) the responsible Commonwealth Minister is satisfied that the
13	company has changed its name; and
14	(b) the company has paid the prescribed fee;
15 16	the responsible Commonwealth Minister must make the necessary alterations in the Register.
17 18	Part 3A.6—Dealings relating to existing titles
19	298-269 Dealings to which this Part applies
20	This Part applies to a dealing (other than a transfer of a title) that
21	would have one or more of the effects set out in the table:
22	
	Effects of dealings
	Item Effect
	The creation or assignment of an interest in an existing

Effects of dealings		
Item	Effect	
1	The creation or assignment of an interest in an existing title.	
2	The creation or assignment of a right (conditional or otherwise) to the assignment of an interest in an existing title.	
3	The determination of the manner in which persons may:	
	(a) exercise the rights conferred by an existing title; or	

Effects of dealings		
Item	Effect	
	(b) comply with the obligations imposed by an existing title; or	
	(c) comply with the conditions of an existing title;	
	(including the exercise of those rights, or the compliance with those obligations or conditions, under cooperative arrangements to inject or store greenhouse gas substances).	
4	The creation or assignment of an interest in relation to an existing greenhouse gas assessment permit, existing greenhouse gas holding lease or existing greenhouse gas injection licence, where the interest relates to:	
	(a) a greenhouse gas substance injected or stored under the permit, lease or licence; or	
	(b) revenue derived as a result of the carrying out of operations authorised by the permit, lease or licence; or	
	(c) profits derived as a result of the carrying out of operations authorised by the permit, lease or licence; or	
	(d) a matter specified in the regulations.	
5	The creation or assignment of an option (conditional or otherwise) to enter into a dealing, where the dealing would have one or more of the effects referred to in items 1, 2, 3 and 4.	
6	The creation or assignment of a right (conditional or otherwise) to enter into a dealing, where the dealing would have one or more of the effects referred to in items 1, 2, 3 and 4.	
7	The alteration or termination of a dealing, where the dealing would have one or more of the effects referred to in items 1, 2, 3, 4, 5 and 6.	

298-270 Approval and registration of dealings

A dealing is of no force, in so far as the dealing would have an effect of a kind referred to in the table in section 298-269 in relation to a particular title, until:

(a) the responsible Commonwealth Minister has approved the dealing, in so far as it relates to that title; and

1 2 3	(b) the responsible Commonwealth Minister has made an entry in the Register in relation to the dealing under section 298-276.
4	298-271 Application for approval of dealing
5 6	(1) An application for approval of a dealing must be made in accordance with subsection (2) or (3).
7	Application—dealing relates to only one title
8 9 10	(2) If a dealing relates to only one title, a party to the dealing may apply to the responsible Commonwealth Minister for approval of the dealing in so far as it relates to that title.
11	Application—dealing relates to 2 or more titles
12 13 14 15	(3) If a dealing relates to 2 or more titles, a party to the dealing may make a separate application to the responsible Commonwealth Minister for approval of the dealing in so far as it relates to each title.
16	Written application
17	(4) An application must be in writing.
18	298-272 Documents to accompany application
19	Instrument evidencing dealing
20	(1) An application for approval of a dealing must be accompanied by:
21	(a) the instrument evidencing the dealing; or
22	(b) if that instrument has already been lodged with the
23	responsible Commonwealth Minister for the purposes of
24	another application—a copy of that instrument.
25	Supplementary instrument
26	(2) An application for approval of a dealing may be accompanied by
27	an instrument setting out such details (if any) as are prescribed for
28	the purposes of an application for approval of a dealing of that
29	kind.

1 2		nstrument under subsection (2) is called a <i>supplementary ument</i> .
3	Copi	es
4		pplication for approval of a dealing must be accompanied by:
5		a copy of the application; and
6 7	(b)	a copy, or an additional copy, of the instrument referred to in subsection (1); and
8	(c)	a copy of any supplementary instrument.
9	Char	ge over assets of a body corporate—copies of documents
10	(5) If:	
11	(a)	a dealing (including a dealing referred to in section 298-252)
12		creates a charge over some or all of the assets of a body
13		corporate; and
14	(b)	a person applies for approval of the dealing; and
15	(c)	the application is accompanied by 2 copies of each document
16		required to be lodged with the Australian Securities and
17		Investments Commission under section 263 of the
18 19		Corporations Act 2001 in relation to the creation of the charge;
20	the p	erson is taken to have complied with:
21	_	subsection (1); and
22		subsection (4) in so far as that subsection requires a copy, or
23	(0)	an additional copy, of the instrument referred to in
24		subsection (1) to accompany the application.
25	298-273 Timin	g of application
26	(1) An a	pplication for approval of a dealing must be made within:
27	(a)	90 days after the day on which the party who last executed
28		the instrument evidencing the dealing so executed the
29		instrument; or
30	(b)	such longer period as the responsible Commonwealth
31		Minister allows.
32	(2) The 1	responsible Commonwealth Minister may allow a longer
33		d under paragraph (1)(b) only if there are sufficient grounds to
34	warra	ant allowing the longer period.

1	(3)	This	section has effect subject to section 298-284.
2 3		Note:	Section 298-284 is about approval of a dealing that was entered into before the title came into existence.
4	298-274 A	pplic	eation date to be entered in Register
5 6			application is made for approval of a dealing, the responsible monwealth Minister:
7 8		(a)	must enter a memorandum in the Register of the date on which the application was lodged; and
9 10		(b)	may make such other notation in the Register as the responsible Commonwealth Minister considers appropriate.
11	298-275 A	ppro	val of dealing
12		Scop	e
13 14	(1)		section applies if an application is made for approval of a ng in so far as it relates to a particular title.
15		Deci	sion
16	(2)		responsible Commonwealth Minister must:
17		(a)	approve the dealing; or
18		(b)	refuse to approve the dealing;
19		in so	far as it relates to that title.
20		Note:	Section 298-284 limits the power conferred on the responsible
21			Commonwealth Minister by this section. Section 298-284 is about
22 23			approval of a dealing that was entered into before the title came into existence.
24		Notif	ication of decision
25	(3)	The 1	responsible Commonwealth Minister must, by written notice
26	(-)		n to the applicant, notify the applicant of the responsible
27		_	monwealth Minister's decision.
28		Refu	sal to approve dealing—notation in Register
29	(4)	If the	e responsible Commonwealth Minister refuses to approve the
30		deali	ng in so far as it relates to that title, the responsible
31			monwealth Minister must make a notation of the refusal in the
32		Regi	ster.

1	298-276 Entry of dealing in Register
2	Scope
3	(1) This section applies if the responsible Commonwealth Minister
4	approves a dealing in so far as it relates to a particular title.
5	Endorsement
6 7	(2) The responsible Commonwealth Minister must immediately endorse a memorandum of approval:
8 9	(a) on the original instrument evidencing the dealing and on the copy of that instrument; or
10 11	(b) if the original instrument was not lodged with the application for approval—on both of the copies of that instrument.
12	Entry in Register
13	(3) On payment of the fee provided for in the Registration Fees Act,
14	the responsible Commonwealth Minister must make an entry of the
15	approval of the dealing in the Register on:
16	(a) the memorial relating to that title; or
17	(b) the copy of that title.
18	298-277 Retention, inspection and return of instruments
19	Scope
20	(1) This section applies if the responsible Commonwealth Minister

makes an entry of the approval of a dealing in the Register.

(2) If the application for approval of the dealing was accompanied by a

(a) a copy of the supplementary instrument, endorsed with a

(i) retained by the responsible Commonwealth Minister;

(ii) made available for inspection in accordance with this

copy of the memorandum of approval, must be:

Application accompanied by supplementary instrument

supplementary instrument:

Chapter; and

21

22

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1 2	(b	the supplementary instrument must be returned to the person who applied for approval; and
3 4 5	(0	a copy of the instrument evidencing the dealing must not be made available for inspection in accordance with this Chapter; and
6 7 8 9	(d	the original instrument evidencing the dealing, or a copy of the original instrument, as the case requires, endorsed with a memorandum of approval, must be returned to the person who applied for approval.
10	Note	e: For inspection, see section 298-296.
11	App	plication not accompanied by supplementary instrument
12 13		ne application for approval of the dealing was not accompanied a supplementary instrument:
14	· · · · · · · · · · · · · · · · · · ·	one copy of the instrument evidencing the dealing, endorsed
15	·	with a memorandum of approval, must be:
16		(i) retained by the responsible Commonwealth Minister;
17		and
18		(ii) made available for inspection in accordance with this
19		Chapter; and
20	(b	the original instrument evidencing the dealing, or a copy of
21		the original instrument, as the case requires, endorsed with a
22 23		memorandum of approval, must be returned to the person who applied for approval.
24	Note	
25	Dej	inition
26	(4) In t	his section:
27	sup	plementary instrument has the meaning given by subsection
28	298	i-272(3) or 298-281(3).
29	298-278 Stric	t compliance with application provisions not required
30	The	e approval of a dealing, or the making of an entry in the Register
31		elation to a dealing, is not made ineffective because of any
32		ure to comply, in relation to the application for approval of the
33	dea	ling, with the requirements of this Part.

1	298-279 Limit on effect of approval of dealing
2	The approval of a dealing does not give to the dealing any force,
3	effect or validity that the dealing would not have had if this
4	Chapter had not been enacted.
£	Part 3A.7—Dealings in future interests
5 6	Tart 3A.7—Deanings in future interests
7	298-280 Provisional application for approval of dealing
8	Scope
9	(1) This section applies if:
10	(a) 2 or more persons enter into a dealing relating to a title that
11	may come into existence in the future; and
12	(b) that dealing would, if the title came into existence, become a
13	dealing to which Part 3A.6 applies.
14	Provisional application—dealing relates to only one title
15	(2) If the dealing relates to only one title that may come into existence
16	in the future, a party to the dealing may make a provisional
17	application to the responsible Commonwealth Minister for
18	approval of the dealing.
19	Provisional application—dealing relates to 2 or more titles
20	(3) If the dealing relates to 2 or more titles that may come into
21	existence in the future, a party to the dealing may make a separate
22	provisional application to the responsible Commonwealth Minister
23	for approval of the dealing in relation to each title that may come
24	into existence in the future.
25	Written provisional application
26	(4) A provisional application must be in writing.

298-281 Documents to accompany provisional application

2	Instrument evidencing dealing
3 4	(1) A provisional application for approval of a dealing must be accompanied by:
5	(a) the instrument evidencing the dealing; or
6	(b) if that instrument has already been lodged with the
7	responsible Commonwealth Minister for the purposes of
8	another provisional application—a copy of that instrument.
9	Supplementary instrument
10	(2) A provisional application for approval of a dealing may be
11	accompanied by an instrument setting out such details (if any) as
12	are prescribed for the purposes of a provisional application for
13	approval of a dealing of that kind.
14	(3) An instrument under subsection (2) is called a <i>supplementary</i>
15	instrument.
16	Copies
17	(4) A provisional application for approval of a dealing must be
18	accompanied by:
19	(a) a copy of the provisional application; and
20	(b) a copy, or an additional copy, of the instrument referred to in
21	subsection (1); and
22	(c) a copy of any supplementary instrument.
23	Charge over assets of a body corporate—copies of documents
24	(5) If:
25	(a) a dealing (including a dealing referred to in section 298-252)
26	creates a charge over some or all of the assets of a body
27	corporate; and
28	(b) a person makes a provisional application for approval of the
29	dealing; and
30	(c) the provisional application is accompanied by 2 copies of
31	each document required to be lodged with the Australian
32	Securities and Investments Commission under section 263 of

	the Corporations Act 2001 in relation to the creation of the
!	charge;
3	the person is taken to have complied with:
ļ.	(d) subsection (1); and
;	(e) subsection (4) in so far as that subsection requires a copy, or
j.	an additional copy, of the instrument referred to in
'	subsection (1) to accompany the provisional application.

298-282 Timing of provisional application

A provisional application must be made within the period worked out using the table:

Period for making a provisional application				
Item	In this case	the period begins on	and ends on	
1	a provisional application for approval of a dealing relating to any of the following titles that may come into existence in the future: (a) a greenhouse gas assessment permit; (b) a greenhouse gas holding lease; (c) a greenhouse gas injection	the day on which an offer document that relates to the application for the title is given to the applicant for the title	the day on which the title comes into existence.	
	licence			
2	a provisional application for approval of a dealing relating to a greenhouse gas special authority that may come into existence in the future	the day on which the application for the grant of the greenhouse gas special authority is made	the day on which the greenhouse gas special authority comes into existence.	

298-283 Provisional application to be treated as an application under section 298-271 when title comes into existence

If:

(a) a provisional application is made for approval of a dealing; and

1 2	(b) the title to which the dealing relates comes into existence; and
3	(c) on that title coming into existence, the dealing becomes a
4	dealing to which Part 3A.6 applies;
5	the provisional application is to be treated as if it were an
6	application made under section 298-271 on the day on which that
7	title came into existence.
8	298-284 Limit on approval of dealing
9	(1) If:
10	(a) Part 3A.6 applies to a dealing relating to a title; and
11	(b) immediately before the title came into existence, the dealing
12	was a dealing referred to in subsection 298-280(1);
13	the responsible Commonwealth Minister may approve the dealing
14	under section 298-275 only if:
15	(c) a provisional application for approval of the dealing was
16	made under section 298-280; or
17	(d) an application for approval of the dealing was made under section 298-271 within:
18	
19 20	(i) 90 days after the day on which the title came into existence; or
	(ii) such longer period as the responsible Commonwealth
21 22	Minister allows.
23	(2) The responsible Commonwealth Minister may allow a longer
24	period under subparagraph (1)(d)(ii) only if there are sufficient
25	grounds to warrant allowing the longer period.
26	Part 3A.8—Correction and rectification of Register
27	
28	298-285 Corrections of clerical errors or obvious defects
29	The responsible Commonwealth Minister may alter the Register
30	for the purposes of correcting a clerical error or an obvious defect
31	in the Register.

298-286 General power of correction of Register

2		Power of correction
3 4 5 6 7	(1)	The responsible Commonwealth Minister may make such entries in the Register as the responsible Commonwealth Minister considers appropriate for the purposes of ensuring that the Register accurately records the interests and rights existing in relation to a title.
8 9 10 11 12	(2)	The responsible Commonwealth Minister may exercise the power conferred by subsection (1): (a) on written application being made to the responsible Commonwealth Minister by a person; or (b) on the responsible Commonwealth Minister's own initiative.
13		Consultation
14 15 16 17 18 19 20 21 22 23	(3)	Before the responsible Commonwealth Minister makes an entry in the Register under subsection (1), the responsible Commonwealth Minister must cause to be published in the <i>Gazette</i> a notice: (a) setting out the terms of the entry that the responsible Commonwealth Minister proposes to make in the Register; and (b) inviting interested persons to give the responsible Commonwealth Minister written submissions about the making of the entry; and (c) specifying a time limit for the making of those submissions.
24 25	(4)	The time limit must not be shorter than 45 days after the publication of the notice.
26 27 28	(5)	In deciding whether to make the entry in the Register, the responsible Commonwealth Minister must take into account any submissions made in accordance with the notice.
29		Gazettal of terms of entry
30 31 32	(6)	If the responsible Commonwealth Minister makes an entry in the Register under subsection (1), the responsible Commonwealth Minister must cause to be published in the <i>Gazette</i> a notice setting out the terms of the entry.

298-287 Rectification of Register

2	Application for rectification
3	(1) If a person is aggrieved by any of the following:
4	(a) the omission of an entry from the Register;
5	(b) an entry made in the Register without sufficient cause;
6	(c) an entry wrongly existing in the Register;
7	(d) an error or defect in an entry in the Register;
8	the person may apply to:
9	(e) the Federal Court; or
10	(f) the Supreme Court of, or having jurisdiction in, the State or
11	Territory to which the relevant offshore area relates;
12	for the rectification of the Register.
13	Court orders
14	(2) If an application is made under subsection (1) to a court for the
15	rectification of the Register, the court may make such order as it
16	thinks fit directing the rectification of the Register.
17	(3) In proceedings under this section, the court may decide any
18	question that it is necessary or expedient to decide in connection
19	with the rectification of the Register.
20	Appearance of responsible Commonwealth Minister
21	(4) Notice of an application under this section must be given to the
22	responsible Commonwealth Minister concerned, who:
23	(a) may appear and be heard; and
24	(b) must appear if so directed by the court.
25	Copy of order to be given to responsible Commonwealth Minister
26	(5) An office copy of an order made by the court may be given to the
27	responsible Commonwealth Minister.
28	Compliance with order
29	(6) The responsible Commonwealth Minister must, on receipt of the
30	order, rectify the Register accordingly.

1 2	Principal Northern Territory offshore area and Eastern Greater Sunrise offshore area
3	(7) For the purposes of paragraph (1)(f):
4	(a) the Principal Northern Territory offshore area; and
5	(b) the Eastern Greater Sunrise offshore area;
	are taken to relate to the Northern Territory.
6	are taken to relate to the Northern Territory.
7	Part 3A.9—Information-gathering powers
8	
9	298-288 Responsible Commonwealth Minister may obtain
10	information from applicants
11	Scope
12	(1) This section applies if:
13	(a) an application for approval of the transfer of a title is made
14	under section 298-257; or
15	(b) an application is made under section 298-265 or 298-267 in
16	relation to a title; or
17	(c) an application for approval of a dealing is made under
18	section 298-271; or
19	(d) a provisional application for approval of a dealing is made
20	under section 298-280; or
21	(e) an application is made under section 298-286 in relation to a
22	title.
23	Requirement to give information
24	(2) The responsible Commonwealth Minister may, by written notice
25	given to the applicant, require the applicant to give the responsible
26	Commonwealth Minister, within the period and in the manner
27	specified in the notice, such information about the matter to which
28	the application relates as the responsible Commonwealth Minister
29	considers necessary or advisable.
30	(3) A period specified under subsection (2) must not be shorter than 1-
31	days after the notice is given.

1	Offences
2	(4) A person commits an offence if:
3	(a) the person has been given a notice under subsection (2); and
4	(b) the person omits to do an act; and
5	(c) the omission contravenes a requirement in the notice.
6	Penalty: 50 penalty units.
7	(5) A person commits an offence if:
8	(a) the responsible Commonwealth Minister requires the person
9	to give information under subsection (2); and
10	(b) the person gives information; and
11	(c) the person does so knowing that the information is false or
12	misleading in a material particular.
13	Penalty: 50 penalty units.
14	Notice to set out the effect of offence provisions
15	(6) A notice under subsection (2) must set out the effect of the
16	following provisions:
17	(a) subsection (4);
18	(b) subsection (5).
19 20	Note: The same conduct may be an offence against both subsection (5) of this section and section 137.1 of the <i>Criminal Code</i> .
21	298-289 Responsible Commonwealth Minister may obtain
22	information from a party to an approved dealing
23	Scope
24	(1) This section applies if:
25	(a) a person is a party to a dealing relating to a title; and
26	(b) the dealing has been approved under section 298-275.
27	Requirement to give information
28	(2) The responsible Commonwealth Minister may, by written notice
29	given to the person, require the person to give to the responsible
30	Commonwealth Minister, within the period and in the manner
31	specified in the notice, such information about alterations in the

1 2		interests or rights existing in relation to the title as the responsible Commonwealth Minister considers necessary or advisable.
3	(3)	A period specified under subsection (2) must not be shorter than 14 days after the notice is given.
5		Offences
6	(4)	A person commits an offence if:
7		(a) the person has been given a notice under subsection (2); and
8		(b) the person omits to do an act; and
9		(c) the omission contravenes a requirement in the notice.
10		Penalty: 50 penalty units.
11	(5)	A person commits an offence if:
12		(a) the responsible Commonwealth Minister requires the person
13		to give information under subsection (2); and
14		(b) the person gives information; and
15 16		(c) the person does so knowing that the information is false or misleading in a material particular.
17		Penalty: 50 penalty units.
18		Notice to set out the effect of offence provisions
19	(6)	A notice under subsection (2) must set out the effect of the
20		following provisions:
21		(a) subsection (4);
22		(b) subsection (5).
23 24		Note: The same conduct may be an offence against both subsection (5) of this section and section 137.1 of the <i>Criminal Code</i> .
25	298-290 Pi	roduction and inspection of documents
26		Scope
27	(1)	This section applies if the responsible Commonwealth Minister has
28		reason to believe that a document:
29		(a) is in the possession or under the control of a person; and
30		(b) relates to:

1 2	(i) a transfer or dealing for which approval is sought under this Chapter; or
3 4	(ii) an application under section 298-265, 298-267 or 298-268.
5	Requirement
6	(2) The responsible Commonwealth Minister may, by written notice
7	given to the person, require the person:
8	(a) to produce the document to the responsible Commonwealth
9	Minister, within the period and in the manner specified in the
10	notice; or
11 12	(b) to make the document available for inspection by or on behalf of the responsible Commonwealth Minister.
13	(3) A period specified under subsection (2) must not be shorter than 14
14	days after the notice is given.
15	Offences
16	(4) A person commits an offence if:
17	(a) the person has been given a notice under subsection (2); and
18	(b) the person omits to do an act; and
19	(c) the omission contravenes a requirement in the notice.
20	Penalty: 50 penalty units.
21	(5) An offence against subsection (4) is an offence of strict liability.
22	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
23	(6) A person commits an offence if:
24	(a) the person has been given a notice under subsection (2); and
25	(b) the person:
26	(i) produces a document to the responsible Commonwealth
27	Minister; or
28 29	(ii) makes a document available for inspection by or on behalf of the responsible Commonwealth Minister; and
30	(c) the person does so knowing that the document is false or
31	misleading in a material particular; and
32	(d) the document is produced or made available in compliance or
33	purported compliance with the notice.

1	F	Penalty: 50 penalty units.
2	Λ	Notice to set out the effect of offence provisions
3	(7) A	A notice under subsection (2) must set out the effect of the
4	f	following provisions:
5		(a) subsection (4);
6		(b) subsection (6).
7 8	Λ	Note: The same conduct may be an offence against both subsection (6) of this section and section 137.2 of the <i>Criminal Code</i> .
9 10		sponsible Commonwealth Minister may retain locuments
10	,	locuments
11		The responsible Commonwealth Minister may take possession of a
12		locument produced under section 298-290, and retain it for as long
13	a	as is necessary.
14	(2) 7	The person otherwise entitled to possession of the document is
15		entitled to be supplied, as soon as practicable, with a copy certified
16	t	by the responsible Commonwealth Minister to be a true copy.
17	(3) 7	The certified copy must be received in all courts and tribunals as
18		evidence as if it were the original.
19	(4) U	Until a certified copy is supplied, the responsible Commonwealth
20		Minister must provide the person otherwise entitled to possession
21		of the document, or a person authorised by that person, reasonable
22		access to the document for the purposes of inspecting and making
23	C	copies of, or taking extracts from, the document.
24	Part 3A.	10—Other provisions
25		r
26	298-292 Re	sponsible Commonwealth Minister not concerned with
27		the effect of instrument lodged under this Chapter
		•
28		The responsible Commonwealth Minister is not concerned with the
29	e	effect in law of an instrument lodged under this Chapter.

298-293 True consideration to be shown

2	Offence
3	(1) A person commits an offence if:
4	(a) the person is a party to:
5	(i) a transfer of a title; or
6	(ii) a dealing to which Part 3A.6 applies; or
7	(iii) a dealing referred to in subsection 298-280(1); and
8	(b) the person gives the responsible Commonwealth Minister:
9	(i) an instrument of transfer; or
10	(ii) an instrument evidencing the dealing; or
11	(iii) a supplementary instrument; and
12	(c) the instrument contains a statement relating to:
13	(i) the consideration for the transfer or dealing; or
14	(ii) any other fact or circumstance affecting the amount of
15	the fee payable under the Registration Fees Act in
16	relation to the transfer or dealing; and
17	(d) the person gives the instrument knowing that the statement is
18	false or misleading in a material particular.
19	Penalty: 100 penalty units.
20	Definition
21	(2) In this section:
22	supplementary instrument has the meaning given by subsection
23	298-272(3) or 298-281(3).
24	Note: The same conduct may be an offence against both subsection (1) of
25	this section and section 137.2 of the <i>Criminal Code</i> .
26	298-294 Making a false entry in the Register
27	A person commits an offence if:
28	(a) the person:
29	(i) makes an entry in the Register; or
30	(ii) causes an entry to be made in the Register; or
31	(iii) concurs in the making of an entry in the Register; and
32	(b) the person does so knowing that the entry is false.

1	Penalty: 50 penalty units.
2 3	Note: The same conduct may be an offence against both this section and section 145.4 of the <i>Criminal Code</i> .
4	298-295 Falsified documents
5	A person commits an offence if:
6	(a) the person produces or tenders in evidence a document; and
7	(b) the document falsely purports to be:
8	(i) a copy of or extract from an entry in the Register; or
9	(ii) a copy of or extract from an instrument given to the
10	responsible Commonwealth Minister under this
11	Chapter.
12	Penalty: 50 penalty units.
13 14	Note: The same conduct may be an offence against both this section and section 137.2 of the <i>Criminal Code</i> .
15	298-296 Inspection of Register and instruments
16	Inspection of Register
17	(1) The responsible Commonwealth Minister must ensure that the
18	Register is open for inspection, at all convenient times, by any
19	person on payment of a fee calculated under the regulations.
20	Instruments
21	(2) The responsible Commonwealth Minister must ensure that all
22	instruments, or copies of instruments, subject to inspection under
23	this Chapter are open for inspection, at all convenient times, by any
24	person on payment of a fee calculated under the regulations.
25	298-297 Evidentiary provisions
26	Register
27	(1) The Register is to be received in all courts and proceedings as
28	prima facie evidence of all matters required or authorised by this
29	Chapter to be entered in the Register.

1	Certified copies and extracts
2 3	(2) The responsible Commonwealth Minister may, on payment of a fee calculated under the regulations, supply:
4	(a) a copy of or extract from the Register; or
5	(b) a copy of or extract from any instrument lodged with the
6	responsible Commonwealth Minister under this Chapter;
7	certified by the responsible Commonwealth Minister to be a true
8	copy or true extract, as the case may be.
9	(3) The certified copy or extract is admissible in evidence in all courts
10	and proceedings without further proof or production of the original.
11	Evidentiary certificate
12	(4) The responsible Commonwealth Minister may, on payment of a fee
13	calculated under the regulations, issue a written certificate:
14	(a) stating that an entry, matter or thing required or permitted by
15	or under this Chapter to be made or done:
16	(i) has been made or done; or
17	(ii) has not been made or done; or
18	(b) stating that an entry, matter or thing required by or under this
19	Chapter not to be made or done:
20	(i) has not been made or done; or
21	(ii) has been made or done.
22	(5) The certificate is to be received in all courts and proceedings as
23	prima facie evidence of the statements in the certificate.
24	Criminal proceedings—copy of certificate to be given to defendant
25	14 days before certificate admitted in evidence
26	(6) A certificate must not be admitted in evidence under subsection (5)
27	in proceedings for an offence unless:
28	(a) the person charged with the offence; or
29	(b) a barrister or solicitor who has appeared for the person in
30	those proceedings;
31	has, at least 14 days before the certificate is sought to be so
32 33	admitted, been given a copy of the certificate together with notice of the intention to produce the certificate as evidence in the
34	proceedings.
٠.	Lagrania.

1		Person signing the certificate may be called to give evidence
2 3	(7)	If, under subsection (5), a certificate is admitted in evidence in proceedings for an offence, the person charged with the offence
4		may require the person who signed the certificate to be:
5		(a) called as a witness for the prosecution; and
6		(b) cross-examined as if the person who signed the certificate
7		had given evidence of the matters stated in the certificate.
8	(8)	However, subsection (7) does not entitle the person charged to
9		require the person who signed the certificate to be called as a
10		witness for the prosecution unless:
1		(a) the prosecutor has been given at least 4 days notice of the
12		person's intention to require the person who signed the
13		certificate to be so called; or
14		(b) the court, by order, allows the person charged to require the
15		person who signed the certificate to be so called.
16		Evidence in support, or in rebuttal, of matters in certificate to be
17		considered on its merits
18	(9)	Any evidence given in support, or in rebuttal, of a matter stated in a
19		certificate issued under subsection (4) must be considered on its
20		merits, and the credibility and probative value of such evidence
21		must be neither increased nor diminished by reason of this section.
22	298-298 A	ssessment of fee
23		Original determination
	(1)	The responsible Commonwealth Minister may determine the
24 25	(1)	The responsible Commonwealth Minister may determine the amount of the fee payable under the Registration Fees Act in
25 26		relation to an entry in the Register.
20		Totalion to an entry in the Register.
27		Fresh determination—false or misleading information given to
28		responsible Commonwealth Minister
29	(2)	If:
30		(a) the responsible Commonwealth Minister has determined the
31		amount of a fee payable under the Registration Fees Act in
32		relation to a transfer or dealing; and

1	(b) a person is convicted of an offence against section 296-293 in
2 3	relation to giving the responsible Commonwealth Minister an instrument that contains a statement about:
	(i) the consideration for the transfer or dealing; or
4	•
5 6	(ii) any other fact or circumstance affecting the amount of the fee payable under the Registration Fees Act in
7	relation to the transfer or dealing;
8	the responsible Commonwealth Minister may make a fresh
9	determination of the amount of the fee payable under the
10	Registration Fees Act in relation to the transfer or dealing.
11 12	Note: Section 298-293 is about giving an instrument that contains a false or misleading statement.
13	Appeal
14	(3) A person dissatisfied with a determination of the responsible
15	Commonwealth Minister under subsection (1) or (2) may appeal
16	against the determination to:
17	(a) the Federal Court; or
18 19	(b) the Supreme Court of, or having jurisdiction in, the State or Territory to which the relevant offshore area relates.
20	(4) The court hearing the appeal may affirm, set aside or modify the
21	determination of the responsible Commonwealth Minister.
22	Appearance of responsible Commonwealth Minister
23	(5) Notice of an appeal under this section is to be given to the
24	responsible Commonwealth Minister concerned, who:
25	(a) may appear and be heard; and
26	(b) must appear if so directed by the court.
27	Principal Northern Territory offshore area and Eastern Greater
28	Sunrise offshore area
29	(6) For the purposes of paragraph (3)(b):
30	(a) the Principal Northern Territory offshore area; and
31	(b) the Eastern Greater Sunrise offshore area;
32	are taken to relate to the Northern Territory.

192 After section 301

2

3

316-301 Work practices

(1) The table has effect:

Work practices				
Item	This person	must		
1	the registered holder of a greenhouse gas assessment permit, greenhouse gas holding lease, greenhouse gas injection licence or production licence	 (a) carry out all: (i) operations relating to the exploration for potential greenhouse gas storage formations; or (ii) operations relating to the exploration for potential greenhouse gas injection sites; in the permit area, lease area or licence area in a proper and workmanlike manner; and (b) carry out all: (i) operations relating to the injection of a greenhouse gas substance into a part of a geological formation; or (ii) operations relating to the storage of a greenhouse gas substance in a part of a geological formation; 		
		in the permit area, lease area or licence area in a proper and workmanlike manner.		
2	the registered holder of a greenhouse gas assessment permit, greenhouse gas holding lease,	 (a) control the flow, and prevent the escape, in the permit area, lease area or licence area, of greenhouse gas substances; and (b) control the flow, and prevent the waste or escape, in the permit area, lease area or licence area, of petroleum or water; and 		
	greenhouse gas injection licence or production licence	(c) prevent the escape, in the permit area, lease area or licence area, of any mixture of water or drilling fluid with petroleum or any other matter; and		
		(d) prevent damage to petroleum-bearing strata, and potential greenhouse gas storage formations, in an area (whether in the offshore area or not) in relation to which the permit, lease or licence is not in force; and		
		(e) keep separate each petroleum pool discovered in the permit area, lease area or licence area; and		

Work practices			
Item	This person	must	
		(f) keep separate such of the sources of water (if any) discovered in the permit area, lease area or licence area as the responsible Commonwealth Minister, by written notice given to the registered holder, directs; and	
		(g) prevent water, a greenhouse gas substance or any other matter entering any petroleum pool through wells in the permit area, lease area or licence area except when required by, and in accordance with, good oilfield practice.	
3	the registered	carry out all:	
	holder of a greenhouse gas	(a) operations relating to the exploration for potential greenhouse gas storage formations; or	
	special authority	(b) operations relating to the exploration for potential greenhouse gas injection sites; or	
		(c) operations relating to the injection of a greenhouse gas substance into a potential greenhouse gas storage formation; or	
		(d) operations relating to the storage of a greenhouse gas substance in a potential greenhouse gas storage formation; or	
		 (e) operations to carry out baseline investigations relating to the storage of a greenhouse gas substance in a potential greenhouse gas storage formation; or 	
		(f) operations relating to the monitoring of the behaviour of a greenhouse gas substance stored in a potential greenhouse gas storage formation;	
		in the authority area in a proper and workmanlike manner.	
4	the registered	carry out all:	
	holder of a greenhouse gas search authority	(a) operations relating to the exploration for potential greenhouse gas storage formations; or	
		(b) operations relating to the exploration for potential greenhouse gas injection sites;	
		in the authority area in a proper and workmanlike manner.	
5	the holder of a greenhouse gas	carry out all:	

Item	This person	must	
	research consent	(a) operations relating to the exploration for potential greenhouse gas storage formations; or	
		(b) operations relating to the exploration for potential greenhouse gas injection sites;	
		authorised by the consent in a proper and workmanlike manner.	
		to (g) of item 2 of the table in subsection (1) have	
	or under:	to any authorisation given, or requirement made, b	
	(a) this Act; or		
	(b) the regul		
	(c) a direction	on under this Act.	
	(3) Paragraph (b)	of item 1 of the table in subsection (1) does not lin	
		paragraph (a) of that item.	
	(4) Paragraphs (a) to (g) of item 2 of the table in subsection (1) do not		
	limit paragraph (a) of item 1 of the table.		
	Offence		
	(5) A person com	mits an offence if:	
		on is subject to a requirement under subsection (1)	
	and		
	_	on engages in conduct; and	
	(c) the perso	on's conduct breaches the requirement.	
	Penalty: 100 ₁	penalty units.	
	Defence		
	(6) In:		
		ution for an offence against subsection (5) in relat	
		ch of a paragraph of an item of the table in	
	subsection	on (1); or a arising out of a breach of a paragraph of an item	

1 2	it is a defence if the defendant proves that the defendant took all reasonable steps to comply with that paragraph.
3 4 5	Note: In a prosecution for an offence, the defendant bears a legal burden in relation to the matter in subsection (6)—see section 13.4 of the <i>Criminal Code</i> .
6	This section has effect subject to certain other provisions etc.
7	(7) This section has effect subject to:
8	(a) any other provision of this Act; and
9	(b) the regulations; and
10	(c) a direction under section 316-305; and
11	(d) any other law.
12	193 After subsection 302(2)
13	Insert:
14	Greenhouse gas titles
15	(2A) The conditions of:
16	(a) a greenhouse gas assessment permit; or
17	(b) a greenhouse gas holding lease; or
18	(c) a greenhouse gas injection licence; or
19	(d) a greenhouse gas search authority; or
20	(e) a greenhouse gas special authority;
21	may include a condition that the registered holder maintain, as
22	directed by the responsible Commonwealth Minister from time to
23	time, insurance against:
24	(f) expenses; or
25	(g) liabilities; or
26	(h) specified things;
27	arising in connection with, or as a result of:
28	(i) the carrying out of work under the permit, lease, licence or
29	authority; or
30	(j) the doing of any other thing under the permit, lease, licence
31	or authority;
32	including insurance against expenses of complying with directions
33	relating to the clean-up or other remediation of the effects of the
34	escape of a greenhouse gas substance.

- Note 1: The heading to subsection 302(1) is altered by omitting "*Permits*," and substituting "*Petroleum permits*,".
- Note 2: The heading to subsection 302(2) is replaced by the heading "Petroleum authorities".

194 Subsection 303(1) (table)

At the end of the table, add:

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8	a greenhouse gas assessment permit	the permittee	the permit area.
9	a greenhouse gas holding lease	the lessee	the lease area.
10	a greenhouse gas injection licence	the licensee	the licence area.
11	a greenhouse gas search authority	the registered holder of the authority	the authority area.
12	a greenhouse gas special authority	the registered holder of the authority	the authority area.

195 Paragraph 303(7)(c)

After "305", insert "or 316-305".

196 Part 4.2 (heading)

Repeal the heading, substitute:

Part 4.2—Directions relating to petroleum

197 Section 304

Repeal the section, substitute:

304 Simplified outline

The following is a simplified outline of this Part:

- The Designated Authority may give a direction to a petroleum titleholder. A direction may extend to other persons.
- If there is a breach of a direction given by the Joint Authority or the Designated Authority under Chapter 2, this Chapter or the regulations, the Designated Authority may do anything

1 2 3	required by the direction to be done, and the Designated Authority's costs may be recovered from the person to whom the direction was given.					
4 5 6 7 8	• In a prosecution for an offence relating to a breach of a direction given by the Joint Authority or the Designated Authority under Chapter 2, this Chapter or the regulations, it is a defence if the defendant proves that the defendant took all reasonable steps to comply with the direction.					
9	198 Paragraph 308(1)(a)					
10 11	After "a direction", insert "given by the Joint Authority or the Designated Authority".					
12 13 14	199 Section 309 After "a direction", insert "given by the Joint Authority or the Designated Authority".					
15 16	200 After Part 4.2 Insert:					
17	Part 4.2A—Directions relating to greenhouse gas					
18	Division 1—Simplified outline					
19	316-304 Simplified outline					
20	The following is a simplified outline of this Part:					
21 22 23	The responsible Commonwealth Minister may give a direction to a greenhouse gas titleholder. A direction may extend to other persons.					
24 25 26 27 28 29	• If there is a breach of a direction given by the responsible Commonwealth Minister under Chapter 2A, this Chapter or the regulations, the responsible Commonwealth Minister may do anything required by the direction to be done, and the responsible Commonwealth Minister's costs may be recovered from the person to whom the direction was given.					

1	• In a prosecution for an offence relating to a breach of a
2	direction given by the responsible Commonwealth Minister
3	under Chapter 2A, this Chapter or the regulations, it is a
4	defence if the defendant proves that the defendant took all
5	reasonable steps to comply with the direction.
6	Division 2—General power to give directions
7	316-305 General power to give directions
8	Definitions
9	(1) In this section:
10	greenhouse gas matter means:
11	(a) exploring for a potential greenhouse gas storage formation;
12	or
13	(b) exploring for a potential greenhouse gas injection site; or
14 15	 (c) the injection of a greenhouse gas substance into the seabed or subsoil of an offshore area; or
16	(d) the storage of a greenhouse gas substance in the seabed or
17	subsoil of an offshore area.
18	title means:
19	(a) a greenhouse gas assessment permit; or
20	(b) a greenhouse gas holding lease; or
21	(c) a greenhouse gas injection licence; or
22	(d) a greenhouse gas search authority; or
23	(e) a greenhouse gas special authority.
24	Direction to registered holder
25	(2) The responsible Commonwealth Minister may, by written notice
26	given to the registered holder of a title, give the registered holder a
27	direction as to any matter in relation to which regulations may be
28	made.
29 30	Note 1: Section 444 is the main provision setting out matters in relation to which regulations may be made.

For enforcement, see section 316-307.

31

Note 2:

1	Extended application of direction
2	(3) A direction given under this section to a registered holder applies
3	to the registered holder and may also be expressed to apply to:
4	(a) a specified class of persons, so long as the class consists of,
5	or is included in, either or both of the following classes:
6	(i) employees or agents of, or persons acting on behalf of,
7	the registered holder;
8	(ii) persons performing work or services, whether directly
9	or indirectly, for the registered holder; or
10	(b) any person (other than the registered holder or a person to
11	whom the direction applies in accordance with paragraph (a))
12	who is:
13	(i) in an offshore area for any reason touching, concerning,
14	arising out of, or connected with, a greenhouse gas matter; or
15	
16 17	(ii) in, on, above, below or in the vicinity of a vessel, aircraft, structure or installation, or equipment or other
18	property, that is in the offshore area for a reason of that
19	kind.
20	(4) If a direction so expressed is given, the direction is taken to apply
21	to each person included in the specified class mentioned in
22	paragraph (3)(a) or to each person who is in the offshore area as mentioned in paragraph (3)(b), as the case may be.
23	
24	Note: For notification requirements, see section 316-306.
25	Additional matters
26	(5) A direction under this section has effect, and must be complied
27	with, despite:
28	(a) any previous direction under this section; and
29	(b) anything in the regulations or the applied provisions.
30	Note: For <i>applied provisions</i> , see subsection 59(2).
31	(6) A direction under this section may make provision in relation to a
32	matter by applying, adopting or incorporating (with or without
33	modification) a code of practice or standard contained in an
34	instrument:
35	(a) as in force or existing at the time when the direction takes
36	effect; or

1		(b) as in force or existing from time to time;
2		so long as the code of practice or standard is relevant to that matter.
3 4	(7)	To avoid doubt, subsection (6) applies to an instrument, whether issued or made in Australia or outside Australia.
_	(9)	A direction under this section may muchibit the dains of an est on
5 6	(8)	A direction under this section may prohibit the doing of an act or thing:
7		(a) unconditionally; or
8		(b) subject to conditions, including conditions requiring the
9		consent or approval of a person specified in the direction.
10		Directions
11	(9)	If paragraph (3)(b) applies to a direction under this section, the
12		direction is a legislative instrument.
13	(10)	If paragraph (3)(b) does not apply to a direction under this section,
14		the direction is not a legislative instrument.
15	316-306 N	Notification of a direction that has an extended application
16		Notification
17	(1)	If a direction under section 316-305 applies to:
18		(a) a registered holder; and
19		(b) a person referred to in paragraph 316-305(3)(a);
20		the registered holder must cause a copy of the notice by which the
21		direction was given to be:
22		
		(c) given to that other person; or
23		(d) displayed at a prominent position at a place in the offshore
23	(2)	(d) displayed at a prominent position at a place in the offshore
23 24	(2)	(d) displayed at a prominent position at a place in the offshore area frequented by that other person.
23 24 25	(2)	 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b);
23 24 25 26 27 28	(2)	 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b); the registered holder must cause a copy of the notice by which the
23 24 25 26 27 28 29	(2)	 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b); the registered holder must cause a copy of the notice by which the direction was given to be displayed at a prominent position at a
23 24 25 26 27 28	(2)	 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b); the registered holder must cause a copy of the notice by which the
23 24 25 26 27 28 29		 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b); the registered holder must cause a copy of the notice by which the direction was given to be displayed at a prominent position at a place in the offshore area. If a direction under section 316-305 applies to:
23 24 25 26 27 28 29 30		 (d) displayed at a prominent position at a place in the offshore area frequented by that other person. If a direction under section 316-305 applies to: (a) a registered holder; and (b) a person referred to in paragraph 316-305(3)(b); the registered holder must cause a copy of the notice by which the direction was given to be displayed at a prominent position at a place in the offshore area.

1	(b) a person referred to in paragraph 316-305(3)(b);					
2	the responsible Commonwealth Minister may, by written notice					
3	given to the registered holder, require the registered holder to cause					
4	to be displayed:					
5	(c) at such places in the offshore area; and					
6	(d) in such manner;					
7	as are specified in the notice, copies of the notice by which the					
8	direction was given.					
9	Offence					
10	(4) A garage committee on officers if:					
10	(4) A person commits an offence if:					
11 12	(a) the person is subject to a requirement under subsection (1),(2) or (3); and					
13	(b) the person omits to do an act; and					
14	(c) the omission breaches the requirement.					
15	Penalty for contravention of this subsection: 50 penalty units.					
16	316-307 Compliance with directions					
17	Offence					
18	(1) A person commits an offence if:					
19	(a) the person is subject to a direction under section 316-305;					
20	and					
21	(b) the person engages in conduct; and					
22	(c) the person's conduct breaches the direction.					
23	Penalty: 100 penalty units.					
24	(2) An offence against subsection (1) is an offence of strict liability.					
25	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .					
26	Defence					
27	(3) If:					
28	(a) a direction under section 316-305 applies to:					
29	(i) a registered holder; and					
30	(ii) another person; and					

1	(b) the other person is prosecuted for an offence against
2	subsection (1) in relation to a breach of the direction; and
3	(c) the other person adduces evidence that the other person did
4	not know, and could not reasonably be expected to have
5	known, of the existence of the direction;
6	the other person is not to be convicted of the offence unless the
7	prosecution proves that the other person knew, or could reasonably
8	be expected to have known, of the existence of the direction.
9	Division 3—Responsible Commonwealth Minister may
10	take action if there is a breach of a direction
11	316-308 Responsible Commonwealth Minister may take action if
11 12	there is a breach of a direction
12	there is a breach of a un ection
13	Action by responsible Commonwealth Minister
14	(1) If:
15	(a) a person is subject to a direction given by the responsible
16	Commonwealth Minister under:
17	(i) Chapter 2A; or
18	(ii) this Chapter; or
19	(iii) Part 5A.1; or
20	(iv) the regulations; and
21	(b) the person engages in conduct; and
22	(c) the person's conduct breaches the direction;
23	the responsible Commonwealth Minister may do any or all of the
24	things required by the direction to be done.
25	Recovery of costs and expenses incurred by the responsible
26	Commonwealth Minister
20	
27	(2) Costs or expenses incurred by the responsible Commonwealth
28	Minister under subsection (1) in relation to a direction are:
29	(a) a debt due to the Commonwealth by the person subject to the
30	direction; and
31	(b) recoverable in a court of competent jurisdiction.

(3) If:
(a) a direction under section 316-305 applies to:
(i) a registered holder; and
(ii) another person; and
(b) an action under subsection (2) relating to the direction is
brought against the other person; and
(c) the other person adduces evidence that the other person did
not know, and could not reasonably be expected to have
known, of the existence of the direction;
the other person is not liable under subsection (2) unless the
plaintiff proves that the other person knew, or could reasonably be
expected to have known, of the existence of the direction.
Defence
(4) In an action under subsection (2), it is a defence if the defendant
proves that the defendant took all reasonable steps to comply with
the direction.
District A. Defense of Ashine and a second
Division 4—Defence of taking reasonable steps to comply
with a direction
316-309 Defence of taking reasonable steps to comply with a
direction
In a prosecution for an offence in relation to a breach of a direction
given by the responsible Commonwealth Minister under:
/ - \ / \ \ \ / \ \ \ / \ \ \ / \
(a) Chapter 2A; or
(b) this Chapter; or
(b) this Chapter; or
(b) this Chapter; or(c) Part 5A.1; or(d) the regulations;it is a defence if the defendant proves that the defendant took all
(b) this Chapter; or(c) Part 5A.1; or(d) the regulations;
 (b) this Chapter; or (c) Part 5A.1; or (d) the regulations; it is a defence if the defendant proves that the defendant took all reasonable steps to comply with the direction. Note: The defendant bears a legal burden in relation to the matter in this
(b) this Chapter; or(c) Part 5A.1; or(d) the regulations;it is a defence if the defendant proves that the defendant took all reasonable steps to comply with the direction.
 (b) this Chapter; or (c) Part 5A.1; or (d) the regulations; it is a defence if the defendant proves that the defendant took all reasonable steps to comply with the direction. Note: The defendant bears a legal burden in relation to the matter in this

2	202	Section 310					
3		Omit "Part", substitute "Division".					
4	203	Section 310					
5		Before "titleholders" (wherever occurring), insert "petroleum".					
6	204	After subsection 311(2)					
7		Insert:					
8		(2A) In attaining a state of satisfaction for the purposes of paragraph (2)(b), the Designated Authority:					
10 11		(a) in the case of a declared exploration permit, declared retention lease or declared production licence—must have					
12 13		regard; or (b) otherwise—may have regard;					
14		to the principle that plugging or closing off wells should be carried					
15		out in a way that restores or maintains the suitability of a part of a					
16 17		geological formation for the permanent storage of greenhouse gas substances.					
18	205	After subsection 312(3)					
19		Insert:					
20		(3A) In attaining a state of satisfaction for the purposes of					
21		paragraph (2)(b), the Designated Authority:					
22		(a) in the case of a declared exploration permit, declared					
23		retention lease or declared production licence—must have					
24		regard; or (b) otherwise, may have regard;					
25		(b) otherwise—may have regard; to the principle that plugging or closing off wells should be carried					
2627		out in a way that restores or maintains the suitability of a part of a					
28		geological formation for the permanent storage of greenhouse gas					
29		substances.					
30	205	A Subsection 315(1)					
31		Omit "316", substitute "442D".					

Division 1—Petroleum

206 Section 316

1	Repeal the section.						
2	207 At the end of Part 4.3 Add:						
4	Division 2—Greenhouse gas						
5	316-310 Simplified outline						
6	The following is a simplified outline of this Division:						
7 8 9	The responsible Commonwealth Minister may give remedial directions to greenhouse gas titleholders or former greenhouse gas titleholders about the following matters:						
10	(a) the removal of property;						
11	(b) the plugging or closing off of wells;						
12 13	(c) the conservation and protection of natural resources;						
14 15	(d) the making good of damage to the seabed or subsoil.						
16 17	The responsible Commonwealth Minister may give site closing directions to greenhouse gas injection licensees.						
18 19 20	If there is a breach of a direction, the responsible Commonwealth Minister may do anything required by the direction to be done.						
21 22 23	If property has not been removed in accordance with a direction, the responsible Commonwealth Minister may direct the owner to remove or dispose of the property.						

1 2	316-311 R	emedia and lic	l directions to current holders of permits, leases ences
3		Scope	
4	(1)	This sec	etion applies to:
5	. ,		greenhouse gas assessment permit; or
6			greenhouse gas holding lease; or
7		• • •	greenhouse gas injection licence, if no operations for the
8			jection of a greenhouse gas substance into an identified
9			eenhouse gas storage formation have been carried on under
10		th	e licence.
11		Directio	on to registered holder
12	(2)	The rest	oonsible Commonwealth Minister may, by written notice
13		_	the registered holder of the permit, lease or licence, direct
14		the hold	er to do any or all of the following things on or before the
15		applicat	ole date:
16		(a) to	
17		(i) remove, or cause to be removed, from the title area all
18			property brought into that area by any person engaged
19			or concerned in the operations authorised by the permit,
20			lease or licence; or
21		(i	i) make arrangements that are satisfactory to the
22			responsible Commonwealth Minister in relation to that
23		4.	property;
24			plug or close off, to the satisfaction of the responsible
25			ommonwealth Minister, all wells made in the title area by
26			y person engaged or concerned in those operations;
27			provide, to the satisfaction of the responsible
28			ommonwealth Minister, for the conservation and protection the natural resources in the title area;
29			•
30			make good, to the satisfaction of the responsible
31			ommonwealth Minister, any damage to the seabed or bsoil in the title area caused by any person engaged or
32 33			ncerned in those operations.
34		Note 1:	For <i>applicable date</i> and <i>title area</i> , see subsection (6).
35		Note 2:	For variation and revocation, see subsection 33(3) of the <i>Acts</i>
35 36		Note 2.	Interpretation Act 1901.

1	(3) Paragraph (2)(c) has effect subject to:
2	(a) Chapter 2A; and
3	(b) this Chapter; and
4	(c) the regulations.
5	(4) In attaining a state of satisfaction for the purposes of
6	paragraph (2)(b), the responsible Commonwealth Minister must
7	have regard to the principle that plugging or closing off wells
8	should be carried out in a way that minimises damage to the
9	petroleum-bearing qualities of geological formations.
10	Offence
11	(5) A person commits an offence if:
12	(a) the person is subject to a direction under subsection (2); and
13	(b) the person omits to do an act; and
14	(c) the omission breaches the direction.
15	Penalty: 100 penalty units.
16	Applicable date and title area
17	(6) For the purposes of this section, the table has effect:

Applicable date and title area				
Item	In the case of	the applicable date is	and the title area is	
1	a greenhouse gas assessment permit	the expiry date of the permit	the permit area.	
2	a greenhouse gas holding lease (other than a special greenhouse gas holding lease)	the expiry date of the lease	the lease area.	
3	a special greenhouse gas holding lease	the date determined, in writing, by the responsible Commonwealth Minister	the lease area.	
4	a greenhouse gas injection licence	the first date on which the licence can be terminated under this	the licence area.	

Applicable date and title area			
Item	In the case of	the applicable date is	and the title area is
		Act	

(7) A notice under subsection (2) need not identify the applicable date as a particular calendar date.

316-311A Site closing directions to current holders of greenhouse gas injection licences

Scope

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- (1) This section applies if:
 - (a) an identified greenhouse gas storage formation is specified in a greenhouse gas injection licence; and
 - (b) operations for the injection of a greenhouse gas substance into the identified greenhouse gas storage formation have been carried on under the licence; and
 - (c) the responsible Commonwealth Minister is satisfied that operations for the injection of a greenhouse gas substance into the identified greenhouse gas storage formation have ceased; and
 - (d) any of the following conditions is satisfied:
 - (i) an application has been made for a site closing certificate in relation to the identified greenhouse gas storage formation;
 - (ii) the licensee has breached the requirement imposed by subsection 249CZE(3) to make an application for a site closing certificate in relation to the identified greenhouse gas storage formation;
 - (iii) the licensee has breached a direction under subsection 249CZE(8) to make an application for a site closing certificate in relation to the identified greenhouse gas storage formation.

Direction to registered holder

(2) The responsible Commonwealth Minister may, by written notice given to the registered holder of the licence, direct the holder to do any or all of the following things within the period specified in the notice:

1	(a) to	0:
2		(i) remove, or cause to be removed, from the licence area
3		all property brought into that area by any person
4		engaged or concerned in the operations authorised by
5		the licence; or
6		(ii) make arrangements that are satisfactory to the
7		responsible Commonwealth Minister in relation to that
8		property;
9		o plug or close off, to the satisfaction of the responsible
10		Commonwealth Minister, all wells made in the licence area,
11		whether or not those wells were made by a person engaged or
12		oncerned in those operations;
13		p provide, to the satisfaction of the responsible
14		Commonwealth Minister, for the conservation and protection
15		f the natural resources in the licence area;
16		o make good, to the satisfaction of the responsible
17		Commonwealth Minister, any damage to the seabed or
18		ubsoil in the licence area caused by any person engaged or
19		oncerned in those operations;
20		o carry out such operations as are specified in the notice for
21		the monitoring of the behaviour of a greenhouse gas
22		ubstance stored in the identified greenhouse gas storage ormation concerned;
23		•
24		o undertake such activities as are specified in the notice for
25	u.	he purpose of:
26		(i) eliminating; or
27		(ii) mitigating; or
28		iii) managing; or
29		iv) remediating;
30		he risk that a greenhouse gas substance injected into the
31		dentified greenhouse gas storage formation will have a
32		ignificant adverse impact on:
33		(v) navigation; or
34	(vi) fishing; or
35	7)	vii) any activities being lawfully carried on, or that could be
36		lawfully carried on, by way of the construction or
37		operation of a pipeline; or
38	(v	iii) the enjoyment of native title rights (within the meaning
39		of the Native Title Act 1993); or

1	(ix) the conservation or exploitation of natural resources
2	(whether in an offshore area or elsewhere); or
3	(x) the geotechnical integrity of the whole or a part of a
4	geological formation or geological structure; or
5	(xi) the environment; or
6	(xii) human health or safety;
7	(g) to undertake such activities as are specified in the notice for
8	the purpose of:
9	(i) ensuring; or
10	(ii) increasing the likelihood;
11	that a greenhouse gas substance injected into the identified
12	greenhouse gas storage formation will behave as predicted in
13 14	Part A of the approved site plan for the identified greenhouse gas storage formation.
15 16	Note: For variation and revocation, see subsection 33(3) of the <i>Acts Interpretation Act 1901</i> .
17	(3) The period specified in the notice must be reasonable.
18	(4) Paragraph (2)(c) has effect subject to:
19	(a) Chapter 2A; and
20	(b) this Chapter; and
21	(c) the regulations.
22	(5) Paragraphs (2)(a), (b), (c), (d) and (e) do not limit paragraph (2)(f)
23	or (g).
24	(6) In attaining a state of satisfaction for the purposes of
25	paragraph (2)(b), the responsible Commonwealth Minister must
26	have regard to the principle that plugging or closing off wells
27	should be carried out in a way that minimises damage to the
28	petroleum-bearing qualities of geological formations.
29	(7) A paragraph (2)(f) or (g) direction may require the registered
30	holder of the licence to do something:
31	(a) in the licence area; or
32	(b) in an offshore area but outside the licence area.
33	Offence
34	(8) A person commits an offence if:
35	(a) the person is subject to a direction under subsection (2); and

1	(b) the person omits to do an act; and
2	(c) the omission breaches the direction.
3	Penalty: 100 penalty units.
4	Section does not limit other powers
5	(9) To avoid doubt, the powers conferred on the responsible
6	Commonwealth Minister by this section do not limit the powers
7	conferred on the responsible Commonwealth Minister by any other
8	provision of this Act.
9	316-311B Consultation—directions to do something outside the
10	licence area
11	Scope
12	(1) This section applies if:
13	(a) the responsible Commonwealth Minister proposes to give a
14	direction under section 316-311A to a greenhouse gas
15	injection licensee; and
16	(b) the direction requires the licensee to do something in an area
17	(the <i>action area</i>) in an offshore area but outside the licence
18	area; and
19	(c) the action area is, to any extent, the subject of:
20	(i) a greenhouse gas assessment permit; or
21	(ii) a greenhouse gas holding lease; or
22	(iii) a greenhouse gas injection licence; or
23	(iv) a greenhouse gas search authority; and
24	(d) the licensee mentioned in paragraph (a) is not the registered
25	holder of the permit, lease, licence or authority mentioned in
26	paragraph (c); and
27	(e) the registered holder of the permit, lease, licence or authority
28	mentioned in paragraph (c) has not given written consent to
29	the giving of the direction.
30	Consultation
	(2) Before giving the direction, the responsible Commonwealth
31	(2) Before giving the direction, the responsible Commonwealth

1	Greenhouse gas assessment permit	(a) the permit has been cancelled;(b) the permit has expired.
Item	Title	Event
Scope		
	(1) This section applies if an	event specified in the table has happened
	-	and an al-Calling the calls had
	Scope	
	licences and authoritie	<u>-</u>
316-31	2 Remedial directions to fo	ormer holders of permits, leases,
	or authority mention	ned in paragraph (1)(c).
	direction to the regis	stered holder of the permit, lease, licence
		le after the direction is given, the nwealth Minister must give a copy of th
		and (4) do not apply to the direction; and
		ed to deal with an emergency:
	S	le Commonwealth Minister is satisfied
	Emergencies	
	made in accordance with	_
		ve the direction, the responsible must take into account any submissions
	-	_
	-	nwealth Minister about the proposal; an for making that submission.
		ake a written submission to the
		hom the notice, or a copy of the notice,
	(a) set out details of the and	direction that is proposed to be given;
	(3) The notice must:	
	responsible Commo	nwealth Minister thinks fit.
		otice to such other persons (if any) as th
	and	nister's intention to give the direction;
		s notice of the responsible
	lease, licence or auth	

Scope		
Item	Title	Event
2	Greenhouse gas holding lease (other than a special greenhouse gas holding lease)	(a) the lease has been cancelled;(b) the lease has expired.
3	Special greenhouse gas holding lease	the lease has been cancelled.
4	Greenhouse gas injection licence	(a) the licence has been cancelled;(b) the licence has been terminated.
5	Greenhouse gas search authority	(a) the authority has been surrendered;(b) the authority has been cancelled;(c) the authority has expired.
6	Greenhouse gas special authority	(a) the authority has been revoked;(b) the authority has been surrendered;(c) the authority has expired.

Direction

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- (2) The responsible Commonwealth Minister may, by written notice given to the person who was, or is, as the case may be, the registered holder of the permit, lease, licence or authority, direct the person to do any or all of the following things within the period specified in the notice:
 - (a) to:
 - (i) remove, or cause to be removed, from the vacated area all property brought into that area by any person engaged or concerned in the operations authorised by the permit, lease, licence or authority; or
 - (ii) make arrangements that are satisfactory to the responsible Commonwealth Minister in relation to that property;
 - (b) to plug or close off, to the satisfaction of the responsible Commonwealth Minister, all wells made in the vacated area by any person engaged or concerned in those operations;
 - (c) to provide, to the satisfaction of the responsible Commonwealth Minister, for the conservation and protection of the natural resources in the vacated area;
 - (d) to make good, to the satisfaction of the responsible Commonwealth Minister, any damage to the seabed or

1 2	subsoil in the vacated area caused by any person engaged or concerned in those operations.
3	(3) The period specified in the notice must be reasonable.
4	(4) Paragraph (2)(c) has effect subject to:
5	(a) Chapter 2A; and
6	(b) this Chapter; and
7	(c) the regulations.
8	(5) In attaining a state of satisfaction for the purposes of
9	paragraph (2)(b), the responsible Commonwealth Minister must
10	have regard to the principle that plugging or closing off wells
11 12	should be carried out in a way that minimises damage to the petroleum-bearing qualities of geological formations.
13	Offence
14	(6) A person commits an offence if:
15	(a) the person is subject to a direction under subsection (2); and
16	(b) the person omits to do an act; and
17	(c) the omission breaches the direction.
18	Penalty for contravention of this subsection: 100 penalty units.
19 20	316-313 Responsible Commonwealth Minister may take action if a direction has been breached
21	Scope
22	(1) This section applies if a direction is given under section 316-311A
23	or 316-312.
24	Responsible Commonwealth Minister may take action
25	(2) If:
26	(a) a direction under section 316-311A has been breached; or
27	(b) an arrangement under section 316-311A has not been carried
28	out in relation to the licence area; or
29	(c) a direction under section 316-312 has been breached in
30	relation to the vacated area; or

1	(d) an arrangement under section 316-312 has not been carried out in relation to the vacated area;
2	•
3	the responsible Commonwealth Minister may do any or all of the
4	things required by the direction or arrangement to be done.
5	Direction to remove property
6	(3) If:
7	(a) a direction is given under section 316-311A; and
8	(b) any property brought into the licence area by any person
9	engaged or concerned in the operations authorised by the
10	licence has not been removed in accordance with:
11	(i) the direction; or
12	(ii) an arrangement under section 316-311A in relation to
13	the licence area;
14	the responsible Commonwealth Minister may, by written notice
15	published in the Gazette, direct the owner or owners of that
16	property to:
17	(c) remove the property from the licence area; or
18	(d) dispose of the property to the satisfaction of the responsible
19	Commonwealth Minister;
20	within the period specified in the notice.
21	Note: For sanctions, see section 316-314.
22	(4) If:
23	(a) a direction is given under section 316-312; and
24	(b) any property brought into the vacated area by any person
25	engaged or concerned in the operations authorised by the
26	permit, lease, licence or authority has not been removed in
27	accordance with:
28	(i) a direction under section 316-312 in relation to the
29	vacated area; or
30	(ii) an arrangement under section 316-312 in relation to the
31	vacated area;
32	the responsible Commonwealth Minister may, by written notice
33	published in the Gazette, direct the owner or owners of that
34	property to:
35	(c) remove the property from the vacated area; or
36	(d) dispose of the property to the satisfaction of the responsible
37	Commonwealth Minister;

1	within the period specified in the notice.
2	Note: For sanctions, see section 316-314.
3	(5) The period specified in the notice must be reasonable.
4	(6) If a direction is given under subsection (3) or (4) in relation to
5	property, the responsible Commonwealth Minister must give a
6	copy of the notice to each person whom the responsible
7	Commonwealth Minister believes to be an owner of the property or
8	of any part of the property.
9	316-314 Removal, disposal or sale of property by responsible
10	Commonwealth Minister—breach of direction
11	Power to remove, dispose of or sell property
12	(1) If a direction under subsection 316-313(3) or (4) has been breached
13	in relation to property, the responsible Commonwealth Minister
14	may do any or all of the following things:
15	(a) in the case of a direction under subsection 316-313(3)—
16	remove, in such manner as the responsible Commonwealth
17	Minister thinks fit, any or all of that property from the licence
18	area concerned;
19 20	(b) in the case of a direction under subsection 316-313(4)—remove, in such manner as the responsible Commonwealth
21	Minister thinks fit, any or all of that property from the
22	vacated area concerned;
23	(c) dispose of, in such manner as the responsible Commonwealth
24	Minister thinks fit, any or all of that property;
25	(d) if, under subsection 316-313(6), a person was given a copy of
26	the notice of the direction—sell, by public auction or
27	otherwise, as the responsible Commonwealth Minister thinks
28	fit, any or all of that property that belongs, or that the
29 30	responsible Commonwealth Minister believes to belong, to that person.
30	that person.
31	Deduction of costs and expenses etc. from proceeds of sale
32	(2) The responsible Commonwealth Minister may deduct, from the
33	proceeds of a sale under subsection (1) of property that belongs (or
34	that the responsible Commonwealth Minister believes to belong) to
35	a particular person, the whole or a part of:

1 2	(a) any costs and expenses incurred by the responsible Commonwealth Minister under that subsection in relation to
3	that property; and
4	(b) any costs and expenses incurred by the responsible
5	Commonwealth Minister in relation to the doing of any thing
6 7	required by a direction under section 316-311A or 316-312 to be done by that person; and
	(c) any fees or amounts payable by that person under this Act, so
8 9	long as the fee or amount concerned is due and payable; and
10	(d) any amounts payable by that person under the Annual Fees
11	Act, so long as the amount concerned is due and payable.
12	Balance of proceeds of sale to be paid to owner of property
13	(3) The proceeds of a sale of property under subsection (1), less any
14	deductions under subsection (2), are to be paid to the owner of the
15	property.
16	Recovery of costs and expenses—removal, disposal or sale of
17	property
18	(4) If the responsible Commonwealth Minister incurs any costs or
19	expenses under subsection (1) in relation to the removal, disposal
20	or sale of property, the costs or expenses:
21	(a) are a debt due by the owner of the property to the
22	Commonwealth; and
23	(b) to the extent to which they are not recovered under
24	subsection (2)—are recoverable in a court of competent
25	jurisdiction.
26	Recovery of costs and expenses—breach of direction
27	(5) If the responsible Commonwealth Minister incurs costs or
28	expenses in relation to the doing of anything required by a
29	direction under section 316-311A or 316-312 to be done by a
30	person who is or was the registered holder of a greenhouse gas
31	assessment permit, greenhouse gas holding lease, greenhouse gas
32	injection licence, greenhouse gas search authority or greenhouse
33	gas special authority, the costs or expenses:
34	(a) are a debt due by the person to the Commonwealth; and

1 2 3		(b) to the extent to which they are not recovered under subsection (2)—are recoverable in a court of competent jurisdiction.
4	316-	315 Removal, disposal or sale of property—limitation of action
5		etc.
6		Limitation of action etc.
7		(1) Except as provided by subsection 316-314(4) or section 442D, no
8		action, suit or proceeding lies in relation to the removal, disposal or
9 10		sale, or the purported removal, disposal or sale, of property under section 316-314.
11		(2) Section 436 does not apply to an act or matter to the extent to
12		which subsection (1) of this section applies to the act or matter.
13		Judicial review
14		(3) This section does not affect:
15		(a) any rights conferred on a person by the Administrative
16 17		Decisions (Judicial Review) Act 1977 to apply to a court in relation to:
18		(i) a decision; or
19		(ii) conduct engaged in for the purpose of making a
20		decision; or
21		(iii) a failure to make a decision; or
22		(b) any other rights that a person has to seek a review by a court
23		or tribunal in relation to:
24		(i) a decision; or
25		(ii) conduct engaged in for the purpose of making a
26		decision; or
27		(iii) a failure to make a decision.
28		(4) An expression used in subsection (3) has the same meaning as in
29		section 10 of the Administrative Decisions (Judicial Review) Act
30		1977.
31	208	Before section 317
32		Insert:

DIVIS	ion 1—Petroleum
209 \$	Omit "Part", substitute "Division".
210 9	Section 317
	Before "project" (wherever occurring), insert "petroleum".
211 9	Section 317
	Omit:
	Proceedings in relation to an offence may be brought at any time.
212 9	Subsections 318(1), (2), (2A), (3) and (5)
	Before "project" (wherever occurring), insert "petroleum".
Note:	The heading to section 318 is altered by inserting "petroleum" before "project".
213 9	Subsections 319(1), (2), (3), (4), (5), (7) and (9)
	Before "project" (wherever occurring), insert "petroleum".
Note 1:	The heading to section 319 is altered by inserting "petroleum" before "project".
Note 2:	The heading to subsection 319(9) is altered by inserting "petroleum" before "project".
214 9	Subsections 320(1), (2) and (4)
	Before "project" (wherever occurring), insert "petroleum".
215 9	Subsection 321(2) (definition of <i>structure</i>)
	Omit "pipeline, pumping station, tank station or valve station",
	substitute "petroleum pipeline, petroleum pumping station, petroleum
	tank station or petroleum valve station".
216 E	Before section 323

Insert:

Division 2—Greenhouse gas

2	316-317 Simplified outline
3	The following is a simplified outline of this Division:
4 5	The responsible Commonwealth Minister may appoint greenhouse gas project inspectors, and the greenhouse gas
6 7	project inspectors may exercise powers of access, inspection and entry for the purposes of this Act and the regulations.
8	A person must not interfere with greenhouse gas installations or operations.
10 11	A court may make a forfeiture order in relation to property used in the commission of an offence.
12 13	316-318 Appointment of greenhouse gas project inspectors Appointment
15	
14 15	(1) The responsible Commonwealth Minister may, by writing, appoint a person to be a greenhouse gas project inspector if:
16	(a) the person is an officer, or employee, of:
17	(i) the Commonwealth, a State or a Territory; or
18 19	(ii) an authority of the Commonwealth, a State or a Territory; or
20	(b) the person is not covered by paragraph (a), but the
21	responsible Commonwealth Minister is satisfied that the
22	person has the knowledge, skills and experience to be a
23	greenhouse gas project inspector.
24	Identity cards
25	(2) The responsible Commonwealth Minister must issue an identity
26	card to a greenhouse gas project inspector. The identity card must
27	contain a recent photograph of the greenhouse gas project
28	inspector.

(3) A person commits an offence if:

(a) the person has been issued with an identity card; and

29

1	(b) the person ceases to be a greenhouse gas project inspector;and
2	
3	(c) the person does not immediately return the identity card to:
4	(i) the responsible Commonwealth Minister; or
5	(ii) if the responsible Commonwealth Minister, by written
6 7	notice given to the person, specifies another person to whom the card is to be returned—that other person.
8	Penalty: 5 penalty units.
8	Tenanty. 5 penanty units.
9	(4) Subsection (3) does not apply if the identity card was lost or
10	destroyed.
11 12	Note: The defendant bears an evidential burden in relation to the matter in subsection (4)—see subsection 13.3(3) of the <i>Criminal Code</i> .
13	(5) A greenhouse gas project inspector must carry the identity card at
14	all times when exercising powers, or performing functions, under
15	this Act or the regulations as a greenhouse gas project inspector.
16	316-319 Monitoring powers of greenhouse gas project inspectors
17	Powers
17 18	
	Powers (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of
18	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the
18 19	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of
18 19 20	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2).
18 19 20 21	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the
18 19 20 21	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2).(2) The powers a greenhouse gas project inspector may exercise under
18 19 20 21 22 23	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area;
18 19 20 21 22 23 24	(1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2).(2) The powers a greenhouse gas project inspector may exercise under this section are as follows:
18 19 20 21 22 23 24 25	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in
18 19 20 21 22 23 24 25 26	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be used in connection with any of the following operations in an
18 19 20 21 22 23 24 25 26 27	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be
18 19 20 21 22 23 24 25 26 27 28	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be used in connection with any of the following operations in an offshore area:
18 19 20 21 22 23 24 25 26 27 28 29	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be used in connection with any of the following operations in an offshore area: (i) operations relating to exploration for a potential greenhouse gas storage formation or a potential
18 19 20 21 22 23 24 25 26 27 28 29	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be used in connection with any of the following operations in an offshore area: (i) operations relating to exploration for a potential greenhouse gas storage formation or a potential greenhouse gas injection site;
18 19 20 21 22 23 24 25 26 27 28 29 30 31	 (1) For the purposes of this Act and the regulations, a greenhouse gas project inspector may, at all reasonable times and on production of the greenhouse gas project inspector's identity card, exercise the powers conferred by subsection (2). (2) The powers a greenhouse gas project inspector may exercise under this section are as follows: (a) to have access to any part of an offshore area; (b) to have access to any structure, vessel, aircraft or building in an offshore area that the greenhouse gas project inspector has reasonable grounds to believe has been, is being or is to be used in connection with any of the following operations in an offshore area: (i) operations relating to exploration for a potential greenhouse gas storage formation or a potential

1 2	(iii) operations relating to the storage of a greenhouse gas substance in the seabed or subsoil;
	(iv) operations relating to the processing, compression or
3 4	pre-injection storage of a greenhouse gas substance;
5	(v) operations relating to the preparation of a greenhouse
6	gas substance for transport;
7	(c) to inspect and test any equipment that the greenhouse gas
8	project inspector has reasonable grounds to believe has been,
9	is being or is to be used in an offshore area in connection
10	with any of those operations;
11	(d) to enter any structure, vessel, aircraft, building or place that is
12	in:
13	(i) an offshore area; or
14	(ii) a State or Territory;
15	and in which the greenhouse gas project inspector has
16	reasonable grounds to believe there are any documents
17	relating to any of those operations, and to inspect, take
18	extracts from and make copies of any of those documents.
19	Residential premises
20	(3) A greenhouse gas project inspector may exercise powers under
21	paragraph (2)(d) to enter residential premises in a State or Territory
22	only:
23	(a) in accordance with a warrant issued under section 316-320;
24	or
25	(b) after obtaining the consent of the occupier of the premises.
26	(4) If:
27	(a) a greenhouse gas project inspector enters residential premises
28	in accordance with a warrant issued under section 316-320;
29	and
30	(b) the occupier of the premises is present at the premises;
31	the greenhouse gas project inspector must make available to the
32	occupier a copy of the warrant or a copy of the form of the warrant.
33	(5) Before obtaining the consent of a person as mentioned in
34	paragraph (3)(b), a greenhouse gas project inspector must inform
35	the person that the person may refuse consent.

1 2			t of a person is not effective for the purposes of n (3) unless the consent is voluntary.
-		,40500110	in (5) diffess the consent is voluntary.
3	ì	Facilities <i>-</i>	and assistance to be provided by occupier or person in
4	(charge	
_	(7)	A norson	who is:
5	(7) 1	A person	
6 7			occupier or person in charge of any building, structure or ce referred to in subsection (2); or
8		-	person in charge of any vessel, aircraft or equipment
9			erred to in subsection (2);
10	1		vide a greenhouse gas project inspector with all reasonable
11			and assistance for the effective exercise of the greenhouse
12			ct inspector's powers under this section.
12	(8)	Δ nercon	commits an offence if:
13	(6) 1	_	person is subject to a requirement under subsection (7);
14 15		and	
16			person omits to do an act; and
17			omission breaches the requirement.
17		(c) the	omission oreaches the requirement.
18	I	Penalty:	50 penalty units.
19	(Obstructi	ing or hindering a greenhouse gas project inspector
20	(9)	A person	commits an offence if:
21		(a) the	person engages in conduct; and
22		(b) the	conduct obstructs or hinders a greenhouse gas project
23		_	pector in the exercise of the greenhouse gas project
24		insj	pector's powers under this section.
25	I	Penalty:	50 penalty units.
26	(10) 5	Subsection	on (9) does not apply if the person has a reasonable
27		excuse.	
28	1	Note 1:	The defendant bears an evidential burden in relation to the matter in
29			subsection (10)—see subsection 13.3(3) of the <i>Criminal Code</i> .
30	1	Note 2:	See also Part 2.3 of the <i>Criminal Code</i> (circumstances in which there is no criminal responsibility)
31		N	is no criminal responsibility).
32 33	ľ	Note 3:	The same conduct may be an offence against both subsection (9) of this section and section 149.1 of the <i>Criminal Code</i> .

1	316-320 Warrants to enter residential premises
2 3 4 5 6	(1) A greenhouse gas project inspector may apply to a Magistrate for a warrant authorising the greenhouse gas project inspector, with such assistance as the greenhouse gas project inspector thinks necessary, to exercise the power referred to in paragraph 316-319(2)(d) in relation to particular residential premises.
7 8 9	(2) The application must be supported by an information on oath or affirmation that sets out the grounds on which the greenhouse gas project inspector is applying for the warrant.
10 11	(3) If the Magistrate is satisfied that there are reasonable grounds for issuing the warrant, the Magistrate may issue the warrant.
12 13 14 15 16 17	 (4) A warrant issued under subsection (3) must state: (a) the name of the greenhouse gas project inspector; and (b) whether the inspection may be carried out at any time or only during specified hours of the day; and (c) the day on which the warrant ceases to have effect; and (d) the purposes for which the warrant is issued.
18 19	(5) The day specified under paragraph (4)(c) is not to be more than 7 days after the day on which the warrant is issued.
20 21 22	(6) The purposes specified under paragraph (4)(d) must include the identification of the premises in relation to which the warrant is issued.
23	316-321 Interfering with greenhouse gas installations or operations
24	(1) A person commits an offence if:
25	(a) the person engages in conduct; and
26	(b) the person's conduct results in:
27 28 29	(i) damage to, or interference with, any structure or vessel that is in an offshore area and that is, or is to be, used in greenhouse gas operations in an offshore area; or
30	(ii) damage to, or interference with, any equipment on, or
31	attached to, such a structure or vessel; or
32	(iii) interference with any operations or activities being

carried out, or any works being executed, on, by means of, or in connection with, such a structure or vessel.

1	Penalty: Imprisonment for 10 years.
2	(2) In this section:
3	greenhouse gas operations means:
4	(a) operations relating to exploration for a potential greenhouse
5	gas formation or a potential greenhouse gas injection site; or
6 7	(b) operations relating to the injection of a greenhouse gas substance into the seabed or subsoil; or
8	(c) operations relating to the storage of a greenhouse gas
9	substance in the seabed or subsoil; or
10	(d) operations relating to the processing, compression or
11	pre-injection storage of a greenhouse gas substance; or
12	(e) operations relating to the preparation of a greenhouse gas
13	substance for transport.
14	structure means any fixed, moveable or floating structure or
15	installation, and includes a greenhouse gas pipeline, greenhouse
16	gas pumping station, greenhouse gas tank station or greenhouse gas
17	valve station.
18	316-322 Forfeiture orders etc.
19	Scope
•	(1) This parties applies if a passage is appried above account of
20	(1) This section applies if a person is convicted by a court of:
21	(a) an offence against section 249AC or 249CC; or
22	(b) an offence against section 6 of the <i>Crimes Act 1914</i> in
23	relation to an offence referred to in paragraph (a) of this subsection.
24	
25	Note: For ancillary offences, see section 11.6 of the <i>Criminal Code</i> .
26	Orders
27	(2) The court may, in addition to imposing a penalty, make either or
28	both of the following orders:
29	(a) an order for the forfeiture of a specified aircraft or vessel
30	used in the commission of the offence;
31	(b) an order for the forfeiture of specified equipment used in the
32	commission of the offence.

	(a) require notice to be given to such persons as the court thinks
	fit; and
	(b) hear such persons as the court thinks fit.
	(4) Goods in relation to which an order is made under this section:
	(a) must be dealt with as the Attorney-General directs; and
	(b) pending the Attorney-General's direction, may be detained in such custody as the court directs.
Div	ision 3—Time for bringing proceedings for offences
217	After subparagraph 323(1)(a)(i)
	Insert:
	(ia) Chapter 2A; or
218	After subparagraph 323(1)(a)(ii)
	Insert:
	(iia) Chapter 3A; or
219	After subparagraph 323(1)(a)(iv)
	Insert:
	(iva) Part 5A.1; or
220	Section 324
220	Section 324 Omit:
220	Omit:
220	
220	 The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>) surrounding a well or structure, or an item of equipment, in an
220	 The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>)
220	 The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>) surrounding a well or structure, or an item of equipment, in an
220	The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>) surrounding a well or structure, or an item of equipment, in an offshore area. substitute:
220	The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>) surrounding a well or structure, or an item of equipment, in an offshore area.
220	 The Designated Authority may prohibit certain vessels from entering or being present in an area (called a <i>safety zone</i>) surrounding a well or structure, or an item of equipment, in an offshore area. The Designated Authority may prohibit certain vessels from

1 2 3		• The responsible Commonwealth Minister may prohibit certain vessels from entering or being present in an area (called a <i>greenhouse gas safety zone</i>) surrounding a greenhouse gas well, a structure, or an item of equipment, in an offshore area.
4		wen, a structure, or an item of equipment, in an offshore area.
5	221	Section 326 (paragraph (a) of the definition of <i>exempt</i> vessel)
7		Before "that is", insert "in the case of a petroleum safety zone—".
8 9	222	Section 326 (paragraph (b) of the definition of <i>exempt vessel</i>)
10		Before "for which", insert "in the case of a petroleum safety zone—".
11	223	Section 326 (at the end of the definition of <i>exempt vessel</i>)
12		Add:
13		; or (c) in the case of a greenhouse gas safety zone—that is excluded
14		from the operation of section 335-329 in relation to that
15		safety zone because:
16 17		(i) the vessel is specified in the notice establishing the safety zone; or
18 19		(ii) the vessel is included in a class of vessels specified in the notice establishing the safety zone; or
20		(d) in the case of a greenhouse gas safety zone—for which a
21		written consent of the responsible Commonwealth Minister
22		under subsection 335-329(1) is in force in relation to the
23		safety zone.
24	224	Section 326
25		Insert:
26		greenhouse gas safety zone means an area that is a safety zone for
27		the purposes of section 335-329.
28	225	Section 326
29		Insert:
30		greenhouse gas well means a hole in the seabed or subsoil made
31		by drilling, boring or any other means in connection with:

1 2		 (a) exploration for potential greenhouse gas storage formations; or
3		(b) exploration for potential greenhouse gas injection sites; or
4		(c) the injection of a greenhouse gas substance into an identified
5		greenhouse gas storage formation; or
6		(d) the injection, on an appraisal basis, of:
7		(i) a greenhouse gas substance; or
8		(ii) air; or
9		(iii) petroleum; or
10		(iv) water;
11		into a part of a geological formation.
12	226	Section 326
13		Insert:
14		petroleum safety zone means an area that is a safety zone for the
15		purposes of section 329.
16	227	Section 326
17		Insert:
18		petroleum well means a hole in the seabed or subsoil made by
19		drilling, boring or any other means in connection with:
20		(a) exploration for petroleum; or
21		(b) petroleum recovery operations;
22		but does not include a seismic shot hole.
23	228	Section 326 (at the end of the definition of relevant
24		vessel)
25		Add:
26		; or (d) a vessel that satisfies the following conditions:
27		(i) the vessel is not a vessel to which paragraph (a) or (b)
28		applies;
29		(ii) the vessel is in the offshore area for the purpose of
30		exploring the seabed or subsoil of the offshore area for a
31 32		potential greenhouse gas storage formation or a potential greenhouse gas injection site;
		(iii) the vessel is not a Government vessel; or
33		(e) a vessel that satisfies the following conditions:
34		(c) a vesser that satisfies the following conditions.

1		(i) the vessel is not a vessel to which paragraph (a) or (b)
2		applies;
3		(ii) the vessel is in the offshore area for purposes relating to
4 5		the injection of a greenhouse gas substance into, or the storage of a greenhouse gas substance in, the seabed or
6		subsoil of the offshore area;
7		(iii) the vessel is not a Government vessel.
,		
8	229	Section 326 (definition of <i>safety zone</i>)
9		Repeal the definition, substitute:
10		safety zone means:
11		(a) a greenhouse gas safety zone; or
12		(b) a petroleum safety zone.
13	230	At the end of paragraph 328(1)(e)
14		Add "or (2A)".
	004	A(t)
15	231	After subsection 328(2)
16		Insert:
17		(2A) The responsible Commonwealth Minister may, by notice published
18		in the Gazette, declare that a person, or a person included in a
19		specified class of persons, is an authorised person for the purposes
20		of this Part.
21	232	Subsection 328(3)
22		After "(2)", insert "or (2A)".
23	233	Division 2 of Part 4.5 (heading)
24		Repeal the heading, substitute:
24		repear the heading, substitute.
25	Div	ision 2—Petroleum safety zones
26	234	Subsection 329(1)
27		Omit "well or structure", substitute "petroleum well, a structure".
28	Note:	The heading to section 329 is altered by omitting "Safety" and substituting "Petroleum
29		safety".
30	235	Subsection 329(1)

1	Omit "safety zone", substitute "petroleum safety zone".
2	236 Subsection 329(1)
3	After "surrounding the", insert "petroleum".
4	237 Subsections 329(2), (3), (5), (7) and (9)
5	Omit "safety zone", substitute "petroleum safety zone".
6	238 After Division 2 of Part 4.5
7	Insert:
8	Division 2A—Greenhouse gas safety zones
9	335-329 Greenhouse gas safety zones
10	Prohibition
11	(1) For the purpose of protecting a greenhouse gas well, a structure, or
12	any equipment, in an offshore area, the responsible Commonwealth
13	Minister may, by notice published in the <i>Gazette</i> , prohibit:
14	(a) all vessels; or
15	(b) all vessels other than specified vessels; or
16	(c) all vessels other than the vessels included in specified classes of vessels;
17	from entering or being present in a specified area (the <i>greenhouse</i>
18 19	gas safety zone) surrounding the greenhouse gas well, structure or
20	equipment without the written consent of the responsible
21	Commonwealth Minister.
22	(2) A greenhouse gas safety zone specified in a notice under
23	subsection (1) may extend to a distance of 500 metres around the
24	well, structure or equipment specified in the notice, where that
25	distance is measured from each point of the outer edge of the well,
26	structure or equipment.
27	Offences
28	(3) A person commits an offence if:
29	(a) the person is the owner or master of a vessel; and
30	(b) the vessel is subject to a notice under subsection (1); and

29	239 Paragraph 333(1)(a)
28	(11) A notice under subsection (1) is not a legislative instrument.
27	Notice
26	Note: For strict liability, see section 6.1 of the <i>Criminal Code</i> .
25	(10) An offence against subsection (9) is an offence of strict liability.
24	Penalty: Imprisonment for 5 years.
23	greenhouse gas safety zone specified in the notice.
22	(c) in breach of the notice, the vessel enters or is present in the
20 21	(a) the person is the owner or master of a vessel; and (b) the vessel is subject to a notice under subsection (1); and
19	(9) A person commits an offence if:(a) the person is the owner or master of a vessel; and
18	(8) The fault element for paragraph (7)(c) is negligence.
17	Penalty: Imprisonment for 10 years.
16	greenhouse gas safety zone specified in the notice.
15	(c) in breach of the notice, the vessel enters or is present in the
13 14	(b) the vessel is subject to a notice under subsection (1); and
12	(7) A person commits an offence if:(a) the person is the owner or master of a vessel; and
11	(6) The fault element for paragraph (5)(c) is recklessness.
10	Penalty: Imprisonment for 12.5 years.
9	greenhouse gas safety zone specified in the notice.
7 8	(c) in breach of the notice, the vessel enters or is present in the
6	(a) the person is the owner or master of a vessel; and(b) the vessel is subject to a notice under subsection (1); and
5	(5) A person commits an offence if:
4	(4) The fault element for paragraph (3)(c) is intention.
	• •
3	Penalty: Imprisonment for 15 years.
1 2	(c) in breach of the notice, the vessel enters or is present in the greenhouse gas safety zone specified in the notice.
1	(a) in breach of the notice the vessel enters or is present in the

1		After "329", insert ", 335-329".
2	240	Subparagraph 333(1)(b)(ii) After "329(1)", insert "or 335-329(1)".
4 5	241	Paragraph 333(1)(d) After "329", insert ", 335-329".
6 7	242	Paragraph 334(1)(a) After "329", insert ", 335-329".
8	243	Subparagraph 335(a)(i) After "329", insert ", 335-329".
10 11 12 13 14	244	At the end of subsection 336(1) Add: ; or (g) a work-bid greenhouse gas assessment permit; or (h) a greenhouse gas holding lease; or (i) a greenhouse gas injection licence.
15 16	245	Paragraph 339(a) After "under", insert "section 4 of".
17 18 19	246	At the end of paragraph 339(b) Add "of this Act, where the late payment penalty is attributable to a fee under section 4 of the Annual Fees Act".
20 21	247	At the end of Division 1 of Part 4.6 Add:
22	339 A	A Amounts payable to the Commonwealth
23 24 25		The following amounts are payable to the Commonwealth: (a) an amount of a fee under section 4A of the Annual Fees Act; or
26 27 28		(b) an amount of late payment penalty under section 337 of this Act, where the late payment penalty is attributable to a fee under section 4A of the Annual Fees Act.

1 2	248	After "under", insert "section 5 or 6 of".
2		
3	249	At the end of Division 2 of Part 4.6
4		Add:
5	340 A	A Fees payable to the Commonwealth
6 7		A fee under section 6A or 6B of the Registration Fees Act is payable to the Commonwealth.
8	250	Section 346
9		Before "Each", insert "(1)".
10	251	At the end of section 346
11		Add:
12		(2) Each of the following fees is payable to the Commonwealth:
13		(a) a fee under subsection 249JB(2);
14		(b) a fee under subsection 298-266(2);
15		(c) a fee under subsection 298-268(2);
16		(d) a fee under subsection 298-296(1) or (2);
17		(e) a fee under subsection 298-297(2) or (4);
18 19		(f) a fee under regulations made for the purposes of paragraph 406-422(2)(c);
20 21		(g) a fee under regulations made for the purposes of paragraph 406-423(2)(c).
22	252	Paragraph 348(1)(a)
22	232	
23		After "321", insert "or 316-321".
24	253	Section 352
25		Omit:
26		The Safety Authority has functions in relation to the
27		occupational health and safety of persons engaged in offshore
28		petroleum operations.

substitute:

1 2		The Safety Authority has functions in relation to the occupational health and safety of persons engaged in:
3		(a) offshore petroleum operations; or
4		(b) offshore greenhouse gas storage operations.
5	254	Section 353
6		Insert:
7		Greenhouse Gas Storage Ministerial Council means:
8		(a) if there is a Ministerial Council that deals with matters
9		relating to:
10 11		(i) the injection of greenhouse gas substances into parts of geological formations; and
12		(ii) the permanent storage of greenhouse gas substances in
13		parts of geological formations;
14		that Ministerial Council; or
15		(b) in any other case—the body known as the Ministerial
16		Council on Mineral and Petroleum Resources.
17	255	Section 353
17 18	255	Section 353 Insert:
	255	
18	255	Insert:
18 19	255	Insert: Northern Territory Greenhouse Gas Storage Minister means:
18 19 20 21 22	255	Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of
18 19 20 21 22 23	255	Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and
18 19 20 21 22	255	Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of
18 19 20 21 22 23 24	255	Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in
18 19 20 21 22 23 24 25	255	Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in parts of geological formations; or
18 19 20 21 22 23 24 25 26		Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in parts of geological formations; or (b) another Minister of the Northern Territory acting for and on
18 19 20 21 22 23 24 25 26 27		 Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in parts of geological formations; or (b) another Minister of the Northern Territory acting for and on behalf of the Minister referred to in paragraph (a).
18 19 20 21 22 23 24 25 26 27		Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in parts of geological formations; or (b) another Minister of the Northern Territory acting for and on behalf of the Minister referred to in paragraph (a). Section 353
18 19 20 21 22 23 24 25 26 27 28		Insert: Northern Territory Greenhouse Gas Storage Minister means: (a) the Minister of the Northern Territory who is responsible for matters relating to: (i) the injection of greenhouse gas substances into parts of geological formations; and (ii) the permanent storage of greenhouse gas substances in parts of geological formations; or (b) another Minister of the Northern Territory acting for and on behalf of the Minister referred to in paragraph (a). Section 353 Insert:

1 2		(i) the exploration for potential greenhouse gas storage formations or potential greenhouse gas injection sites; or
3		(ii) the injection of a greenhouse gas substance into the seabed or subsoil; or
5		(iii) the permanent storage of a greenhouse gas substance in the seabed or subsoil; or
7 8 9		(iv) the compression, processing, offloading, piped conveyance or pre-injection storage of a greenhouse gas substance; or
10 11		(v) the monitoring of a greenhouse gas substance stored in the seabed or subsoil; and
12 13		(b) if the operations are diving operations—take place in Safety Authority waters; and
14 15		(c) if the operations are not diving operations—take place:(i) in Safety Authority waters; and
16		(ii) at a facility.
17	257	Section 353 (definition of Safety Levies Act)
18		After "Offshore Petroleum", insert "and Greenhouse Gas Storage".
19	258	Section 353
20		Insert:
21 22		State Greenhouse Gas Storage Minister, in relation to a State, means:
23 24		(a) the Minister of that State who is responsible for matters relating to:
25 26		(i) the injection of greenhouse gas substances into parts of geological formations; and
27 28		(ii) the permanent storage of greenhouse gas substances in parts of geological formations; or
29 30		(b) another Minister of that State acting for and on behalf of the Minister referred to in paragraph (a).
31	259	Section 356
32 33		After "offshore petroleum operations" (wherever occurring), insert "or offshore greenhouse gas storage operations".

		Towards
1		Insert:
2		(ba) to give advice, and make recommendations, to:
3		(i) the responsible Commonwealth Minister; and
4		(ii) a State Greenhouse Gas Storage Minister; and
5		(iii) the Northern Territory Greenhouse Gas Storage Minister; and
6 7		(iv) the Greenhouse Gas Storage Ministerial Council;
8		about either or both of the following:
9		(v) policy or strategic matters relating to the occupational
10		health and safety of persons engaged in offshore
11		greenhouse gas storage operations;
12		(vi) the performance by the Safety Authority of its
13		functions;
14	261	At the end of section 364
	201	Add:
15		Add.
16		(4) As soon as practicable after the Board gives advice, or makes
17		recommendations, under paragraph (1)(ba) to:
18		(a) a State Greenhouse Gas Storage Minister; and
19		(b) the Northern Territory Greenhouse Gas Storage Minister; and
20		(c) the Greenhouse Gas Storage Ministerial Council;
21		the Board must give the responsible Commonwealth Minister a
22		written copy of that advice or those recommendations.
23	262	Paragraph 388(4)(e)
24		After "offshore petroleum operations", insert "or offshore greenhouse
25		gas storage operations".
	000	At the and of subsection 200(2)
26	263	At the end of subsection 389(3)
27		Add "or particular offshore greenhouse gas storage operations".
28	264	At the end of subsection 405(7)
29		Add "or offshore greenhouse gas storage operations".
		riad or originate greening and groungs operations.
30	265	Chapter 5 (heading)
31		Repeal the heading, substitute:

1	Cn	apter 5—Information relating to petroleum
3	266	Section 406
4		Before "titleholder", insert "petroleum".
5	267	Section 406
6		Before "project", insert "petroleum".
7	268	Subsections 409(1) and (2)
8		Before "project" (wherever occurring), insert "petroleum".
9	Note:	The heading to section 409 is altered by inserting "petroleum" before "project"
10	269	Section 411
1		Before "project" (wherever occurring), insert "petroleum".
12	270	Section 413
13		Before "project", insert "petroleum".
14	271	Subsections 414(1), (2) and (4)
15		Before "project", insert "petroleum".
16	Note:	The heading to section 414 is altered by inserting "petroleum" before "project"
17	272	Paragraph 415(a)
18		Before "project", insert "petroleum".
19	273	Paragraph 416(b)
20		Before "project", insert "petroleum".
21	274	After Chapter 5
22		Insert:

1 2	Chapter 5A—Information relating to greenhouse gas
3	Part 5A.1—Data management and gathering of information
5	Division 1—Introduction
6	406-406 Simplified outline
7	The following is a simplified outline of this Part:
8	The responsible Commonwealth Minister may direct a greenhouse gas titleholder to keep records.
10	The regulations may make provision for data management.
11 12	The responsible Commonwealth Minister or a greenhouse gas project inspector may obtain information or documents.
13	Division 2—Data management
14	406-407 Direction to keep records
15	Scope
16 17	(1) This section applies if a person is carrying on operations in an offshore area under:
18	(a) a greenhouse gas assessment permit; or
19	(b) a greenhouse gas holding lease; or
20	(c) a greenhouse gas injection licence; or
21	(d) a greenhouse gas search authority; or
22	(e) a greenhouse gas special authority; or
23	(f) a greenhouse gas research consent.

1	Direction by responsible Commonwealth Minister
2 3 4	(2) The responsible Commonwealth Minister may, by written notice given to the person, direct the person to do any or all of the following things:
5	(a) to keep such accounts, records and other documents in
6	connection with those operations as are specified in the
7	notice;
8	(b) to collect and retain such cores, cuttings and samples in
9	connection with those operations as are specified in the
10	notice;
11	(c) to give to:
12	(i) the responsible Commonwealth Minister; or
13	(ii) a person specified in the notice;
14	in the manner specified in the notice, such reports, returns,
15	other documents, cores, cuttings and samples in connection
16	with those operations as are specified in the notice.
17	Offence
18	(3) A person commits an offence if:
19	(a) the person is subject to a direction under subsection (2); and
20	(b) the person omits to do an act; and
21	(c) the omission breaches the direction.
22	Penalty: 100 penalty units.
23	Direction is not a legislative instrument
24	(4) A direction under subsection (2) is not a legislative instrument.
25	406-408 Regulations about data management
26	(1) The regulations may make provision for and in relation to:
27	(a) the keeping of accounts, records and other documents in
28	connection with operations in an offshore area under:
29	(i) a greenhouse gas assessment permit; or
30	(ii) a greenhouse gas holding lease; or
31	(iii) a greenhouse gas injection licence; or
32	(iv) a greenhouse gas search authority; or
33	(v) a greenhouse gas special authority; or

1	(vi) a greenhouse gas research consent; and
2	(b) the collection and retention of cores, cuttings and samples in
3	connection with those operations; and
4	(c) the giving to the responsible Commonwealth Minister, or a
5	specified person, of reports, returns, other documents, cores,
6	cuttings and samples in connection with those operations.
7	Data management plans
8	(2) In particular, the regulations may establish a scheme that:
9	(a) applies in relation to operations in an offshore area under:
10	(i) a greenhouse gas assessment permit; or
11	(ii) a greenhouse gas holding lease; or
12	(iii) a greenhouse gas injection licence; or
13	(iv) a greenhouse gas search authority; or
14	(v) a greenhouse gas special authority; or
15	(vi) a greenhouse gas research consent;
16	held by a person (the <i>holder</i>); and
17	(b) requires the holder to prepare and submit a plan (a <i>data</i>
18	management plan) that deals with any or all of the
19	following:
20	(i) the keeping of accounts, records and other documents in
21	connection with those operations;
22	(ii) the collection and retention of cores, cuttings and
23	samples in connection with those operations;
24	(iii) the giving to the responsible Commonwealth Minister,
25	or to a person specified in the data management plan, of
26 27	reports, returns, other documents, cores, cuttings and samples in connection with those operations; and
28	(c) empowers the responsible Commonwealth Minister to make
29	decisions about the approval of:
30	(i) a data management plan; and
31	(ii) variations of a data management plan; and
32	(d) requires the holder to comply with an approved data
33	management plan submitted by the holder.
34	(3) A scheme referred to in subsection (2) may provide that the holder
35	must not commence the relevant operations unless:
36	(a) an approved data management plan is in force; or

1 2	(b) the responsible Commonwealth Minister gives consent to the commencement of those operations.
3	(4) Subsections (2) and (3) do not limit subsection (1).
4	Directions are in addition to regulations
5	(5) A requirement under section 406-407 is in addition to a
6	requirement under regulations made for the purposes of this
7	section.
8	Division 3—Information-gathering powers
9	406-409 Responsible Commonwealth Minister or greenhouse gas
10	project inspector may obtain information and documents
11	Scope
12	(1) This section applies to a person if:
13	(a) the responsible Commonwealth Minister; or
14	(b) a greenhouse gas project inspector;
15	believes on reasonable grounds that the person has information or a
16	document, or is capable of giving evidence, that relates to any or
17	all of the following operations in an offshore area:
18	(c) operations relating to exploration for a potential greenhouse
19	gas storage formation or a potential greenhouse gas injection
20	site;
21 22	(d) operations relating to the injection of a greenhouse gas substance into the seabed or subsoil;
23	(e) operations relating to the storage of a greenhouse gas
24	substance in the seabed or subsoil;
25	(f) operations relating to the processing, compression or
26	pre-injection storage of a greenhouse gas substance;
27	(g) operations relating to the preparation of a greenhouse gas
28	substance for transport.
29	Requirement
30	(2) The responsible Commonwealth Minister or the greenhouse gas
31	project inspector may, by written notice given to the person,
32	require the person:

(b) to produce to the responsible Commonwealth I greenhouse gas project inspector, within the person is an individual—to appear before responsible Commonwealth Minister or the green project inspector, within the period and in the specified in the notice, those copies; or (d) if the person is an individual—to appear before responsible Commonwealth Minister or the green project inspector at a time and place specified to: (i) give any such evidence, either orally or in	ister or the eriod and in the nation; or
(c) to make copies of any such documents and to presponsible Commonwealth Minister or the graph project inspector, within the period and in the specified in the notice, those copies; or (d) if the person is an individual—to appear before responsible Commonwealth Minister or the graph project inspector at a time and place specified to:	Minister or the
responsible Commonwealth Minister or the group project inspector, within the period and in the specified in the notice, those copies; or (d) if the person is an individual—to appear before responsible Commonwealth Minister or the group project inspector at a time and place specified to:	nents; or
project inspector, within the period and in the specified in the notice, those copies; or (d) if the person is an individual—to appear before responsible Commonwealth Minister or the great project inspector at a time and place specified to:	•
specified in the notice, those copies; or (d) if the person is an individual—to appear before responsible Commonwealth Minister or the gre project inspector at a time and place specified to:	_
(d) if the person is an individual—to appear before responsible Commonwealth Minister or the great project inspector at a time and place specified to:	manner
responsible Commonwealth Minister or the grophic project inspector at a time and place specified to:	- 41
project inspector at a time and place specified to:	
14 to:	_
	in the notice
	n writing: and
(ii) produce any such documents; or	
(e) if the person is a body corporate—to cause a c	ompetent
officer of the body to appear before the respon	_
19 Commonwealth Minister or the greenhouse ga	
inspector at a time and place specified in the n	otice to:
(i) give any such evidence, either orally or in	n writing; and
(ii) produce any such documents.	
23 (3) A period specified under paragraph (2)(a), (b) or (c)	must not be
shorter than 14 days after the notice is given.	
25 (4) A time specified under paragraph (2)(d) or (e) must	not be earlier
than 14 days after the notice is given.	
27 Offence	
(5) A person commits an offence if:	
(a) the person has been given a notice under subse	ection (2); and
(b) the person omits to do an act; and	
(c) the omission contravenes a requirement in the	notice.
Penalty: 100 penalty units.	
Notice to set out the effect of offence provisions	
(6) A notice under subsection (2) must set out the effect following provisions:	

1	(a) subsection (5);
2	(b) section 406-415;
3	(c) section 406-416;
4	(d) section 406-417.
5	Note 1: Section 406-415 is about giving false or misleading information.
6	Note 2: Section 406-416 is about producing false or misleading documents.
7	Note 3: Section 406-417 is about giving false or misleading evidence.
8	406-410 Copying documents—reasonable compensation
9	A person is entitled to be paid reasonable compensation for
10	complying with a requirement covered by paragraph
11	406-409(2)(c).
12	406-411 Power to examine on oath or affirmation
13	The responsible Commonwealth Minister or a greenhouse gas
14	project inspector may:
15	(a) administer an oath or affirmation to a person required to
16	appear before the responsible Commonwealth Minister or the
17	greenhouse gas project inspector under section 406-409; and
18	(b) examine that person on oath or affirmation.
19	406-412 Self-incrimination
20	(1) A person is not excused from giving information or evidence or
21	producing a document under section 406-409 on the ground that
22	the information or evidence or the production of the document
23	might tend to incriminate the person or expose the person to a
24	penalty.
25	(2) However:
26	(a) the information or evidence given or the document produced;
27	or
28	(b) giving the information or evidence or producing the
29	document; or
30	 (c) any information, document or thing obtained as a direct or indirect consequence of giving the information or evidence or
31 32	producing the document;
33	is not admissible in evidence against the person:
33	is not admissible in evidence against the person.

1		(d) in any civil proceedings; or
2		(e) in criminal proceedings other than:
3 4		(i) proceedings for an offence against subsection 406-409(5) or section 406-415, 406-416 or 406-417; or
5 6		(ii) proceedings for an offence against section 137.1 or 137.2 of the <i>Criminal Code</i> that relates to this Division.
7	406-413 C	Copies of documents
8 9 10		The responsible Commonwealth Minister or a greenhouse gas project inspector may inspect a document produced under this Division and may make and retain copies of, or take and retain extracts from, such a document.
12	406-414 R	desponsible Commonwealth Minister or greenhouse gas project inspector may retain documents
14 15 16	(1)	The responsible Commonwealth Minister or a greenhouse gas project inspector may take possession of a document produced under this Division, and retain it for as long as is reasonably necessary.
18 19 20 21	(2)	The person otherwise entitled to possession of the document is entitled to be supplied, as soon as practicable, with a copy certified by the responsible Commonwealth Minister or a greenhouse gas project inspector to be a true copy.
22 23	(3)	The certified copy must be received in all courts and tribunals as evidence as if it were the original.
24 25 26 27 28	(4)	Until a certified copy is supplied, the responsible Commonwealth Minister or a greenhouse gas project inspector must provide the person otherwise entitled to possession of the document, or a person authorised by that person, reasonable access to the document for the purposes of inspecting and making copies of, or taking extracts from, the document.
80	406-415 F	alse or misleading information

A person commits an offence if:

2 3	project inspector requires the person to give information under subsection 406-409(2); and
4	(b) the person gives information; and
5 6	(c) the person does so knowing that the information is false or misleading in a material particular.
7	Penalty: 100 penalty units.
8 9	Note: The same conduct may be an offence against both this section and section 137.1 of the <i>Criminal Code</i> .
10	406-416 False or misleading documents
11	A person commits an offence if:
12 13	(a) the person has been given a notice under subsection 406-409(2); and
14	(b) the person produces a document to the responsible
15 16	Commonwealth Minister or a greenhouse gas project inspector; and
17 18	(c) the person does so knowing that the document is false or misleading in a material particular; and
19 20	(d) the document is produced in compliance or purported compliance with the notice.
21	Penalty: 100 penalty units.
22 23	Note: The same conduct may be an offence against both this section and section 137.2 of the <i>Criminal Code</i> .
24	406-417 False or misleading evidence
25	A person commits an offence if:
26	(a) the person gives evidence to another person; and
27	(b) the person does so knowing that the evidence is false or
28	misleading in a material particular; and
29	(c) the evidence is given under section 406-409.
30	Penalty: Imprisonment for 12 months.

Part 5A.2—Release of regulatory information

406-418 Notifiable events—Gazette notice

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If an event specified in the table happens, the responsible Commonwealth Minister must cause notice of:

- (a) the event; and
- (b) such details of the event as the responsible Commonwealth Minister thinks fit;

to be published in the Gazette.

Notifiable events		
Item	Event	
1	The grant of a greenhouse gas assessment permit or greenhouse gas injection licence.	
2	The grant (otherwise than by way of renewal) of a greenhouse gas holding lease.	
3	The renewal of a greenhouse gas holding lease (other than a special greenhouse gas holding lease).	
4	The variation of a greenhouse gas injection licence.	
5	The surrender of a greenhouse gas assessment permit or greenhouse gas holding lease.	
6	The surrender of a greenhouse gas injection licence as to some or all of the blocks in the licence area.	
7	The cancellation of a greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence.	
8	The expiry of a greenhouse gas assessment permit or greenhouse gas holding lease (other than a special greenhouse gas holding lease).	
9	The termination of a greenhouse gas injection licence.	
10	The issue of a site closing certificate in relation to an identified greenhouse gas storage formation.	

Part 5A.3—Release of technical information

Division 1—Introduction

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2	Division 1—Introduction
3	406-420 Simplified outline
4	The following is a simplified outline of this Part:
5	This Part deals with the confidentiality and release of:
6 7 8	(a) information (<i>documentary information</i>) contained in certain documents given to the responsible Commonwealth Minister; and
9	(b) petroleum mining samples given to the responsible Commonwealth Minister.
1	406-421 Definitions
12	In this Part:
13	applicable document means:
14	(a) an application made to the responsible Commonwealth
15	Minister under this Act; or
16	(b) a document accompanying such an application; or
17	(c) a report, return or other document that relates to a block and
18	that was given to the responsible Commonwealth Minister
19	under:
20	(i) this Act; or
21	(ii) regulations made for the purposes of section 406-408 of
22	this Act.

documentary information means information contained in an

(a) a core or cutting from, or a sample of, the seabed or subsoil;

(c) a sample of fluid recovered (other than fluid petroleum);

applicable document.

eligible sample means:

(b) a sample of petroleum recovered; or

	that has been given at any time to the responsible Commonwealth
2	Minister, and includes a portion of such a core, cutting or sample.
3	406-421A Documents and samples given to the responsible
4	Commonwealth Minister
5	(1) For the purposes of this Part, in determining whether a document is
6	an applicable document, disregard an application made, or a
7	document given, to the responsible Commonwealth Minister:
8	(a) in his or her capacity as, or as a member of, the Joint
9	Authority for an offshore area; or
10	(b) in his or her capacity as the Designated Authority for an
11	offshore area.
12	(2) For the purposes of this Part, in determining whether a core,
13	cutting or sample is an eligible sample, disregard anything that was
14	given to the responsible Commonwealth Minister:
15	(a) in his or her capacity as, or as a member of, the Joint
16	Authority for an offshore area; or
17	(b) in his or her capacity as the Designated Authority for an
18	offshore area.
19	Division 2—Protection of confidentiality of information
17	
20	and samples
20	-
20 21	Subdivision A—Information and samples obtained by the
20	-
20 21	Subdivision A—Information and samples obtained by the
202122	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister
20212223	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister
20 21 22 23 24	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information
20 21 22 23 24 25	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister (1) This section restricts what the responsible Commonwealth Minister
20 21 22 23 24 25 26	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister (1) This section restricts what the responsible Commonwealth Minister may do with documentary information.
20 21 22 23 24 25 26 27 28	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister (1) This section restricts what the responsible Commonwealth Minister may do with documentary information. (2) The responsible Commonwealth Minister must not: (a) make the information publicly known; or
20 21 22 23 24 25 26 27	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister (1) This section restricts what the responsible Commonwealth Minister may do with documentary information. (2) The responsible Commonwealth Minister must not: (a) make the information publicly known; or (b) make the information available to a person (other than a
20 21 22 23 24 25 26 27 28 29	Subdivision A—Information and samples obtained by the responsible Commonwealth Minister 406-422 Protection of confidentiality of documentary information obtained by the responsible Commonwealth Minister (1) This section restricts what the responsible Commonwealth Minister may do with documentary information. (2) The responsible Commonwealth Minister must not: (a) make the information publicly known; or

1	(c) in accordance with regulations made for the purposes of this
2	paragraph; or
3	(d) for the purposes of the administration of this Act or the
4	regulations.
5	406-423 Protection of confidentiality of eligible samples obtained by the responsible Commonwealth Minister
Ü	-
7	(1) This section restricts what the responsible Commonwealth Minister
8	may do with an eligible sample.
9	(2) The responsible Commonwealth Minister must not:
10	(a) make publicly known any details of the sample; or
11	(b) permit a person (other than a Minister, a Minister of a State
12	or a Minister of the Northern Territory) to inspect the sample;
13	unless the responsible Commonwealth Minister does so:
14	(c) in accordance with regulations made for the purposes of this
15	paragraph; or
16 17	(d) for the purposes of the administration of this Act or the regulations.
17	regulations.
18	406-424 Responsible Commonwealth Minister may make
19	information or samples available to a Minister, a State
20	Minister or a Northern Territory Minister
21	The responsible Commonwealth Minister may make documentary
22	information or an eligible sample available to:
23	(a) a Minister; or
24	(b) a Minister of a State; or
25	(c) a Minister of the Northern Territory.
26	Subdivision B—Miscellaneous
27	406-427 Fees
28	(1) This section applies to regulations made for the purposes of any of
29	the following:
30	(a) paragraph 406-422(2)(c);
31	(b) paragraph 406-423(2)(c).
32	(2) The regulations may make provision for fees relating to:

1		(a) making information available to a person; or		
2		(b) permitting a person to inspect a sample.		
3	406-	429 Privacy Act		
4		This Part does not override any requirements of the <i>Privacy Act</i>		
5 6		1988. In particular, this Part is not to be taken, for the purposes of that Act, to require or authorise the disclosure of information.		
7	Div	Division 3—Copyright		
8	406-	406-430 Publishing or making copies of applicable documents not an infringement of copyright		
10		The copyright in a literary or artistic work contained in an		
11		applicable document is not infringed by anything done:		
12 13		(a) by, or with the authority of, the responsible Commonwealth Minister; and		
14 15		(b) for the purpose of the exercise of any of the powers of the responsible Commonwealth Minister under this Part.		
16 17	274	A Section 433 (after subparagraph (b)(ii) of the definition of reviewable Ministerial decision)		
18		Insert:		
19 20		(iia) regulations made for the purposes of paragraph 406-422(2)(c) or 406-423(2)(c); or		
21	275	Before paragraph 436(1)(a)		
22		Insert:		
23		(aa) the responsible Commonwealth Minister;		
24	276	Paragraph 436(1)(f)		
25		Before "project", insert "petroleum".		
26	277	After paragraph 436(1)(f)		
27		Insert:		
28 29		(fa) a greenhouse gas project inspector appointed under section 316-318;		
30	278	Paragraph 436(1)(h)		

1		After of , filsert the respon	isible Commonwealth Minister, .
2	279	Subsection 436(2) After "of", insert "the respon	nsible Commonwealth Minister,".
	280	Subsection 436(4)	
5	200	` '	te "sections 287 and 298-287".
6	281	Subsection 436(4) (note)
7		Repeal the note, substitute:	
8		Note: Sections 287 and	298-287 deal with rectification of Registers.
9	282	Subsection 439(1) (cell	at table item 1, column headed "A
10		-	permitted by this Act to be given
11		to")	
12		Repeal the cell, substitute:	
		a person other than:	
		(a) the responsible	
		Commonwealth Minister; (b) the Designated Authority	
		(c) a corporation	, or
13	283	Subsection 439(1) (after	rtable item 1)
14		Insert:	
	1A	the responsible Commonwealth Minister	(a) by prepaying and posting the document as a letter addressed to the responsible Commonwealth Minister at the Department; or
			(b) by leaving it at an office occupied by the Department with some person apparently employed in connection with the business of the Department and apparently at least 16 years of age.
15	284	After section 440	

Insert:

1	440A	Service of documents on responsible Commonwealth Minister
2		A document required or permitted by this Act to be given to the responsible Commonwealth Minister is taken to have been given to
4 5		the responsible Commonwealth Minister if it is given to a delegate of the responsible Commonwealth Minister.
6	285	Subsections 441(1), (2), (4), (5) and (6)
7		Omit "title" (wherever occurring), substitute "petroleum title".
8	Note:	The heading to section 441 is altered by inserting "petroleum" after "of a".
9	286	Subsection 441(7)
10		Repeal the subsection, substitute:
1		Definition
12		(7) In this section:
13		petroleum title means:
14		(a) an exploration permit; or
15		(b) a retention lease; or
16		(c) a production licence; or
17		(d) an infrastructure licence; or
18		(e) a pipeline licence; or
19		(f) a special prospecting authority; or
20		(g) an access authority.
21	287	At the end of Part 6.4
22		Add:
23	441A	Service of documents on 2 or more registered holders of a
24		greenhouse gas title
25		Scope
26		(1) This section applies if there are 2 or more registered holders of a
27		greenhouse gas title.

1	Nomination of one of the registered holders
2 3 4	(2) Those registered holders may, by joint written notice given to the responsible Commonwealth Minister, nominate one of them as being the person to whom documents may be given in any case
5	where the documents:
6	(a) relate to the greenhouse gas title; and(b) are required or permitted by this Act to be given.
7	(b) are required of permitted by this Act to be given.
8 9	(3) The joint written notice must be executed in an approved manner by or on behalf of each of the registered holders.
10	Document may be given to nominated person
11	(4) If:
12	(a) a document relating to a greenhouse gas title is required or
13	permitted by this Act to be given to the registered holder; and
14	(b) there are 2 or more registered holders of the greenhouse gas
15	title; and
16	(c) a nomination of a person under subsection (2) is in force in
17	relation to the greenhouse gas title; and
18	(d) the document is given to the nominated person;
19	the document is taken to have been given to each of those
20	registered holders.
21	Revocation of nomination
22	(5) If:
23	(a) a person has been nominated under subsection (2) in relation
24	to a greenhouse gas title; and
25	(b) one of the registered holders of the greenhouse gas title, by
26	written notice given to the responsible Commonwealth
27	Minister, revokes the nomination;
28	the nomination ceases to be in force.
29	Cessation of nomination—nominee ceases to be a registered holder
30	(6) If:
31	(a) a person has been nominated under subsection (2) in relation
32	to a greenhouse gas title; and
33	(b) the nominated person ceases to be one of the registered
34	holders of the greenhouse gas title;

1	the nomination ceases to be in force.
2	Definition
3	(7) In this section:
4	greenhouse gas title means:
5	(a) a greenhouse gas assessment permit; or
6	(b) a greenhouse gas holding lease; or
7	(c) a greenhouse gas injection licence; or
8	(d) a greenhouse gas search authority; or
9	(e) a greenhouse gas special authority.
10	288 After Part 6.5
11	Insert:
12	Part 6.5A—Delegation by responsible
13	Commonwealth Minister
14 15	442B Delegation by responsible Commonwealth Minister
16	(1) The responsible Commonwealth Minister may, by writing,
17	delegate any or all of his or her functions or powers under this Act
18	or the regulations to:
19	(a) the Secretary of the Department; or
20	(b) an SES employee, or acting SES employee, in the
21	Department.
22	Note: The expressions SES employee and acting SES employee are defined
23	in section 17AA of the Acts Interpretation Act 1901.
24	(2) In performing functions or exercising powers under a delegation,
25	the delegate must comply with any directions of the responsible
26	Commonwealth Minister.
27	Note: See sections 34AA to 34A of the <i>Acts Interpretation Act 1901</i> .
28	(3) Subsection (1) does not apply to the responsible Commonwealth
29	Minister's functions or powers under this Act or the regulations:
30	(a) as, or as a member of, the Joint Authority for an offshore
31	area; or

(b) as the Designated Authority for an offshore area.

442	C Public interest
	(1) A provision of this Act that requires the responsible
	Commonwealth Minister or the Joint Authority to have regard to
	the public interest in making a particular decision does not, by implication, prevent:
	(a) the responsible Commonwealth Minister; or
	(b) the Joint Authority; or
	(c) the Designated Authority;
	from having regard to the public interest when making any other
	decision under this Act.
	(2) Subsection (1) is enacted for the avoidance of doubt.
442	D Compensation for acquisition of property
442]	
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person.(2) If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the
442	 If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person. If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court for the recovery from the Commonwealth of such
442	(1) If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person.(2) If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the
442	 If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person. If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court for the recovery from the Commonwealth of such
442	 If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person. If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines.
442	 If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person. If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines. In this section:
442	 If the operation of this Act or the regulations would result in an acquisition of property from a person otherwise than on just terms the Commonwealth is liable to pay a reasonable amount of compensation to the person. If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in the Federal Court for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines. In this section:

289	Subsection 444(1) (after table item 2)
	Insert:
2A	(a) the exploration for potential greenhouse gas storage formations; and(b) the exploration for potential greenhouse gas injection sites; and(c) the carrying on of operations, and the execution of works, for any of those purposes.
2B	(a) the injection of a greenhouse gas substance into a part of a geological formation; and
	(b) the storage of a greenhouse gas substance in a part of a geological formation; and
	(c) the carrying on of operations, and the execution of works, for any of those purposes.
289A	A Subsection 444(1) (after table item 3)
	Insert:
3A	the restoration or maintenance of the suitability of a part of a geological formation for the permanent storage of greenhouse gas substances.
3B	the restoration or maintenance of the suitability of a part of a geological formation for the recovery of petroleum.
289A	Subsection 444(1) (table item 4)
	After "secondary lines,", insert "greenhouse gas facility lines, greenhouse gas infrastructure lines, greenhouse gas injection lines,".
289E	Subsection 444(1) (paragraph (a) of table item 6)
	After "petroleum,", insert "a greenhouse gas substance,".
2890	Subsection 444(1) (paragraph (b) of table item 6)
	After "petroleum", insert ", a greenhouse gas substance".
2890	Subsection 444(1) (at the end of table item 7)
	Add "or a greenhouse gas substance".
289E	Subsection 444(1) (table item 8)
	Omit "or production licence", substitute ", production licence, greenhouse gas assessment permit, greenhouse gas holding lease or greenhouse gas injection licence".

1 2	289F	Subsection 444(1) (paragraphs (a) and (b) of table item 9)
3 4 5		Omit "or a production licence area", substitute ", a production licence area, a greenhouse gas assessment permit area, a greenhouse gas holding lease area or a greenhouse gas injection licence area".
6	289G	Subsection 444(1) (table item 11)
7		Before "pipeline", insert "petroleum".
8	289H	Subsection 444(1) (table item 11)
9 10 11		Omit "pumping station, tank station or valve station", substitute "petroleum pumping station, petroleum tank station or petroleum valve station".
12	289J	Subsection 444(1) (after table item 11)
13 14		Insert:
	11A	the prevention of the waste or escape of a greenhouse gas substance or water from a greenhouse gas pipeline, water line, greenhouse gas facility line, greenhouse gas infrastructure line, greenhouse gas injection line, greenhouse gas pumping station, greenhouse gas tank station or greenhouse gas valve station.
15	289K	Subsection 444(1) (after table item 12)
16		Insert:
17	10.	

- the maintaining in good condition and repair of all structures, equipment and other property in an offshore area used or intended to be used for or in connection with:
 - (a) the exploration for potential greenhouse gas storage formations in the offshore area; or
 - (b) the exploration for potential greenhouse gas injection sites in the offshore area; or
 - (c) the injection of a greenhouse gas substance into a part of a geological formation, where the part is in the offshore area; or
 - (d) the storage of a greenhouse gas substance in a part of a geological formation, where the part is in the offshore area.

289L Subsection 444(1) (at the end of the table)

- the removal from an offshore area, of structures, equipment and other items of property that:
 - (a) have been brought into the offshore area for or in connection with:
 - (i) the exploration for potential greenhouse gas storage formations; or
 - (ii) the exploration for potential greenhouse gas injection sites; or
 - (iii) the injection of a greenhouse gas substance into a part of a geological formation; or
 - (iv) the storage of a greenhouse gas substance in a part of a geological formation; and
 - (b) are not used, or intended to be used, for or in connection with:
 - (i) the exploration for potential greenhouse gas storage formations; or
 - (ii) the exploration for potential greenhouse gas injection sites; or
 - (iii) the injection of a greenhouse gas substance into a part of a geological formation; or
 - (iv) the storage of a greenhouse gas substance in a part of a geological formation.
- the decommissioning of structures, equipment and other items of property that:
 - (a) have been brought into an offshore area for or in connection with:
 - (i) the exploration for potential greenhouse gas storage formations; or
 - (ii) the exploration for potential greenhouse gas injection sites; or
 - (iii) the injection of a greenhouse gas substance into a part of a geological formation; or
 - (iv) the storage of a greenhouse gas substance in a part of a geological formation; and
 - (b) are not used, or intended to be used, for or in connection with:
 - (i) the exploration for potential greenhouse gas storage formations; or
 - (ii) the exploration for potential greenhouse gas injection sites; or
 - (iii) the injection of a greenhouse gas substance into a part of a geological formation; or
 - (iv) the storage of a greenhouse gas substance in a part of a geological formation.
- 16 (a) the management of substances stored in a part of a geological formation; and
 - (b) the interactions of those substances.

1	290 <i>l</i>	After section 446
2		Insert:
3	446A	Regulations not limited by conditions provisions
4 5 6		(1) To avoid doubt, nothing in section 79, 114, 138, 167, 181, 196, 204, 217, 249AE, 249BC, 249CE, 249GC, 249HC or 249HO limits the regulations that may be made under this Act.
7 8		(2) Subsection (1) does not limit the operation of subsection 33(3B) of the <i>Acts Interpretation Act 1901</i> .
9	290A	After section 447
10		Insert:
11 12 13	447A	Exercise of Australia's rights under international law— injection and storage of greenhouse gas substances in the continental shelf
14 15 16 17 18 19 20		The regulations may, to the extent to which this Act does not do so, provide for the exercise of Australia's rights, and compliance with Australia's obligations, under international law in relation to: (a) the injection of a greenhouse gas substance into a part of a geological formation, where that part is wholly situated within the continental shelf (whether in an offshore area or not); and
21 22 23 24		(b) the storage of a greenhouse gas substance in a part of a geological formation, where that part is wholly situated within the continental shelf (whether in an offshore area or not).
25 26	Note:	The heading to section 447 is altered by inserting " petroleum in the " before " continental shelf ".
27	290B	After section 448
28		Insert:

1	448A Exercise of Australia's rights under international law—
2	injection and storage of greenhouse gas substances within
3	territorial limits
4	The regulations may, to the extent to which this Act does not do so,
5	provide for the exercise of Australia's rights under international
6	law in relation to:
7	(a) the injection of a greenhouse gas substance into a part of a
8	geological formation, where that part is wholly situated within the territorial limits of the Commonwealth and the
9 10	Territories; and
11	(b) the storage of a greenhouse gas substance in a part of a
12	geological formation, where that part is wholly situated
13	within the territorial limits of the Commonwealth and the
14	Territories.
15	291 Clause 3 of Schedule 3
16	Insert:
17	offshore greenhouse gas storage operations has the same meaning
18	as in Part 4.8 of this Act.
19 20	292 Clause 3 of Schedule 3 (at the end of subparagraph (b)(ii) of the definition of regulated business premises)
21	Add "or offshore greenhouse gas storage operations".
22	293 After subclause 4(5) of Schedule 3
23	Insert:
24	Vessels or structures that are facilities—offshore greenhouse gas
25	storage operations
26	(5A) A rescal on structure is taken to be a facility for the numerous of this
26 27	(5A) A vessel or structure is taken to be a facility for the purposes of this Schedule while that vessel or structure:
28	(a) is located at a site in Commonwealth waters; and
29	(b) is being used, or prepared for use, at that site:
30	(i) for the injection of a greenhouse gas substance into the
31	seabed or subsoil; or
32	(ii) for the storage of a greenhouse gas substance in the
33	seabed or subsoil; or

1	(iii) for the compression of a greenhouse gas substance; or
2	(iv) for the processing of a greenhouse gas substance; or
3	(v) for the pre-injection storage of a greenhouse gas
4	substance; or
5	(vi) for the offloading of a greenhouse gas substance; or
6	(vii) for the monitoring of a greenhouse gas substance stored
7	in the seabed or subsoil; or
8	(viii) for any combination of activities covered by any of the
9	preceding subparagraphs; or
10	(ix) for the provision of accommodation for persons working
11	on another facility, whether connected by a walkway to
12	that other facility or not; or
13	(x) for drilling or servicing a well for injecting a greenhouse
14	gas substance into the seabed or subsoil or doing work
15	associated with the drilling or servicing process; or
16	(xi) for laying pipes for conveying a greenhouse gas
17	substance, including any manufacturing of such pipes,
18	or for doing work on an existing pipe; or
19	(xii) for the erection, dismantling or decommissioning of a
20	vessel or structure referred to in a previous
21	subparagraph of this paragraph; or
22	(xiii) for any other purpose related to offshore greenhouse gas
23	storage operations that is prescribed for the purposes of
24	this subparagraph.
25	(5B) Subclause (5A) applies to a vessel or structure:
26	(a) whether it is floating or fixed; and
27	(b) whether or not it is capable of independent navigation.
28	(5C) Subclause (5A) has effect subject to subclauses (6) and (7).
29	(5D) A vessel or structure used for a purpose referred to in
30	subparagraph (5A)(b)(i), (ii), (iii), (iv), (v), (vi), (vii) or (viii)
31	includes:
32	(a) any wells and associated plant and equipment by means of
33	which a greenhouse gas substance processed or temporarily
34	stored at the vessel or structure is injected into the seabed or
35	subsoil; and
36	(b) any pipe or system of pipes through which a greenhouse gas
37	substance is conveyed from the vessel or structure to a well;
38	and

1 2		(c) any greenhouse gas injection line associated with the vessel or structure.
3		(5E) For the purposes of subclause (5A), a vessel or structure that is
4		located offshore for the purpose of laying pipes as described in
5		subparagraph (5A)(b)(xi) is taken to be located at a site, despite the
6 7		fact that the vessel or structure moves as the pipe laying process proceeds.
8	Note:	The heading to subclause 4(1) of Schedule 3 is altered by adding at the end "—offshore petroleum operations".
10	294	Subclause 4(6) of Schedule 3
11		Omit "subclause (1)", substitute "subclauses (1) and (5A)".
12	295	Subclause 4(7) of Schedule 3
13		After "(1)(b)", insert "or (5A)(b)".
14	296	At the end of subclause 4(8) of Schedule 3
15		Add:
16		; (c) if a pipeline subject to a pipeline licence conveys a
17		greenhouse gas substance to a well without the greenhouse
18 19		gas substance having passed through another facility—that pipeline, together with:
20		(i) that well and associated plant and equipment; and
21		(ii) any pipe or system of pipes through which a greenhouse
22		gas substance is conveyed to that well from that
23		pipeline.
24	297	At the end of subclause 13(1) of Schedule 6
25		Add:
26		; and (c) Schedule 1 to the Offshore Petroleum Amendment
27		(Greenhouse Gas Storage) Act 2008 does not commence
28		immediately after the commencement of item 32 of
29 30		Schedule 1 to the Offshore Petroleum Amendment (Miscellaneous Measures) Act 2008.
31 32	Note:	The heading to clause 13 of Schedule 6 is altered by adding at the end "—late commencement of greenhouse gas provisions".
33	298	After clause 13 of Schedule 6
34		Insert:

1	13A	Petroleum project inspectors—early commencement of
2		greenhouse gas provisions
3		(1) This clause applies to an appointment of a person as an inspector in respect of an adjacent area if:
5		(a) the appointment was in force immediately before the commencement of section 318 of this Act; and
6		·
7 8		(b) the appointment was made under section 125 of the <i>Petroleum (Submerged Lands) Act 1967</i> ; and
9		(c) Schedule 1 to the Offshore Petroleum Amendment
10		(Greenhouse Gas Storage) Act 2008 commences
11		immediately after the commencement of item 32 of
12 13		Schedule 1 to the Offshore Petroleum Amendment (Miscellaneous Measures) Act 2008.
14		(2) The appointment has effect, after the commencement of this clause,
15		as if it had been an appointment of the person as a petroleum
16		project inspector under section 318 of this Act in respect of the
17		corresponding offshore area.
18	13B	Petroleum project inspectors—late commencement of
19		greenhouse gas provisions
20 21		(1) This clause applies to an appointment of a person as a project inspector in respect of an offshore area if:
22 23		(a) the appointment was in force immediately before the commencement of this clause; and
24		(b) the appointment was made under section 318 of this Act; and
25		(c) Schedule 1 to the Offshore Petroleum Amendment (Greenhouse Gas Storage) Act 2008 does not commence
26 27		immediately after the commencement of item 32 of
28		Schedule 1 to the <i>Offshore Petroleum Amendment</i>
29		(Miscellaneous Measures) Act 2008.
30		(2) The appointment has effect, after the commencement of this clause,
31		as if it had been an appointment of the person as a petroleum
32		project inspector under section 318 of this Act in respect of the
33		offshore area.
34	299	Subclause 15(1) of Schedule 6
35		Before "Register" (first occurring), insert "section 253".

300 Subclauses 15(1A) and (1B) of Schedule 6

Before "Register" (first occurring), insert "section 253".

301 Clause 27 of Schedule 6

1

3

4 Omit "and 188", substitute ", 187A, 188 and 188A".

	2—Amendments to change erences to petroleum titles etc.
Part 1—Def	initions
Offshore Petr	coleum and Greenhouse Gas Storage Act 2006
•	definition of <i>access authority</i>) e definition.
•	definition of cash-bid exploration permit) e definition.
3 Section 6 Insert:	
(a)	-bid petroleum exploration permit means: a petroleum exploration permit granted under Division 3 of Part 2.2 of this Act; or an exploration permit granted under section 22B of the repealed Petroleum (Submerged Lands) Act 1967; or
	a petroleum exploration permit granted under Division 5 of Part 2.2 of this Act by way of the renewal of a permit referred to in paragraph (a) or (b); or an exploration permit granted under section 32 of the
3A Section 6	repealed <i>Petroleum (Submerged Lands) Act 1967</i> by way of the renewal of a permit referred to in paragraph (b). (definition of <i>declared exploration permit</i>)
Repeal th	e definition.
3AD Section	6
	ared petroleum exploration permit has the meaning given by on 79B.
3AE Section	6

1	Insert:
2	declared petroleum production licence has the meaning given by
3	section 138B.
4	3AF Section 6
5	Insert:
6 7	declared petroleum retention lease has the meaning given by section 114B.
8	3B Section 6 (definition of declared production licence)
9	Repeal the definition.
10	3C Section 6 (definition of declared retention lease)
11	Repeal the definition.
12	4 Section 6 (definition of exploration permit)
13	Repeal the definition.
14	5 Section 6 (definition of exploration permit area)
15	Repeal the definition.
16	6 Section 6 (definition of exploration permittee)
17	Repeal the definition.
18	7 Section 6
19	Insert:
20	fixed-term petroleum production licence means a petroleum
21	production licence covered by item 2 or 3 of the table in subsection
22	139(1).
23	8 Section 6 (definition of fixed-term production licence)
24	Repeal the definition.
25	8A Section 6 (definition of Greater Sunrise unit reservoir
26	production licence)
27	Repeal the definition.

1	8B Section 6
2	Insert:
3 4	Greater Sunrise unit reservoir petroleum production licence means a petroleum production licence in respect of one or more
5 6 7	blocks within the Eastern Greater Sunrise offshore area that would allow the licensee to recover petroleum from either or both of the Greater Sunrise unit reservoirs.
8	9 Section 6
9	Insert:
10 11	<i>life-of-field petroleum production licence</i> means a petroleum production licence covered by item 1, 3A or 4 of the table in subsection 139(1).
13	10 Section 6 (definition of life-of-field production licence)
4	Repeal the definition.
15	11 Section 6 (definition of original exploration permit)
16	Repeal the definition.
17	12 Section 6
18	Insert:
19 20	original petroleum exploration permit means a petroleum exploration permit granted otherwise than by way of renewal.
21	13 Section 6
22	Insert:
23 24	original petroleum production licence means a petroleum production licence granted otherwise than by way of renewal.
25	13A Section 6
26	Insert:
27 28	<i>original petroleum retention lease</i> means a petroleum retention lease granted otherwise than by way of renewal.
29	14 Section 6 (definition of original production licence)

1	Repeal the definition.
2	14A Section 6 (definition of original retention lease)
3	Repeal the definition.
4	15 Section 6
5	Insert:
6	petroleum access authority means:
7 8	(a) a petroleum access authority granted under Part 2.8 of this Act; or
9 10	(b) an access authority granted under section 112 of the repealed <i>Petroleum (Submerged Lands) Act 1967.</i>
11	16 Section 6
12	Insert:
13	petroleum exploration permit means:
14	(a) a work-bid petroleum exploration permit; or
15	(b) a cash-bid petroleum exploration permit; or
16	(c) a special petroleum exploration permit.
17	17 Section 6
18	Insert:
19	petroleum exploration permit area means the permit area of a
20	petroleum exploration permit.
21	18 Section 6
22	Insert:
23	petroleum exploration permittee means the registered holder of a
24	petroleum exploration permit.
25	19 Section 6
26	Insert:
27	petroleum production licence means:
28	(a) a petroleum production licence granted under Part 2.4 of this
29	Act; or

1 2		(b) a production licence granted under Division 3 of Part III of the repealed <i>Petroleum</i> (Submerged Lands) Act 1967; or
3 4		(c) a production licence granted under section 148 of the repealed <i>Petroleum (Submerged Lands) Act 1967</i> .
5	20	Section 6
6		Insert:
7 8		<i>petroleum production licence area</i> means the licence area of a petroleum production licence.
9	21	Section 6
10		Insert:
11 12		<i>petroleum production licensee</i> means the registered holder of a petroleum production licence.
13	22	Section 6
14		Insert:
15		petroleum retention lease means:
16		(a) a petroleum retention lease granted under Part 2.3 of this Act;
17 18 19		or (b) a retention lease granted under Division 2A of Part III of the repealed <i>Petroleum (Submerged Lands) Act 1967</i> .
20	23	Section 6
21		Insert:
22 23		petroleum retention lease area means the lease area of a petroleum retention lease.
23		
24	24	Section 6
25		Insert:
26 27		<i>petroleum retention lessee</i> means the registered holder of a petroleum retention lease.
20	25	Section 6
28	23	Insert:
29		moert.

1		petroleum scientific investigation consent means:
2		(a) a petroleum scientific investigation consent granted under
3		Part 2.9 of this Act; or
4 5		(b) a scientific investigation consent granted under section 123 of the repealed <i>Petroleum</i> (Submerged Lands) Act 1967.
6	25A	Section 6
7		Insert:
8		petroleum special prospecting authority means:
9 10		(a) a petroleum special prospecting authority granted under Part 2.7 of this Act; or
11 12		(b) a special prospecting authority granted under section 111 of the repealed <i>Petroleum (Submerged Lands) Act 1967</i> .
13	25B	Section 6 (definition of post-commencement exploration
14		permit)
15		Repeal the definition.
16	25C	Section 6
17		Insert:
18		post-commencement petroleum exploration permit means:
19		(a) an original petroleum exploration permit that was granted
20		after the commencement of this section; or
21		(b) a petroleum exploration permit that was granted by way of
22		renewal, where the original petroleum exploration permit was
23		granted after the commencement of this section.
24	25D	Section 6
25		Insert:
26		post-commencement petroleum production licence means:
27		(a) a petroleum production licence that was granted to the
28		registered holder of:
29		(i) a post-commencement petroleum exploration permit; or
30		(ii) a post-commencement petroleum retention lease;
31		that was in force over the block or blocks to which the
32		petroleum production licence relates; or
33		(b) a petroleum production licence granted under section 153; or

1 2 3 4	(c) a petroleum production licence granted under section 155, where the initial petroleum production licence mentioned in section 154 was a post-commencement petroleum production licence.
5	25E Section 6
6	Insert:
7	post-commencement petroleum retention lease means:
8 9	(a) an original petroleum retention lease that was granted to the registered holder of:
10	(i) a post-commencement petroleum exploration permit; or
11	(ii) a post-commencement petroleum production licence;
12	that was in force over the block or blocks to which the
13	original petroleum retention lease relates; or
14	(b) a petroleum retention lease that was granted by way of renewal, where the original petroleum retention lease was
15 16	granted to the registered holder of:
17	(i) a post-commencement petroleum exploration permit; or
18	(ii) a post-commencement petroleum production licence;
19	that was in force over the block or blocks to which the
20	original petroleum retention lease related.
21	25G Section 6 (definition of post-commencement petroleum
22	title)
23	Repeal the definition, substitute:
24	post-commencement petroleum title means:
25	(a) a post-commencement petroleum exploration permit; or
26	(b) a post-commencement petroleum retention lease; or
27	(c) a post-commencement petroleum production licence.
28	25GAA Section 6 (definition of post-commencement
29	production licence)
30	Repeal the definition.
31	25GAB Section 6 (definition of post-commencement retention
32	lease)
33	Repeal the definition.

1 2	25GA	Section 6 (definition of <i>pre-commencement exploration permit</i>)
3		Repeal the definition.
4	25GB	Section 6
5		Insert:
6 7 8		<i>pre-commencement petroleum exploration permit</i> means a petroleum exploration permit other than a post-commencement petroleum exploration permit.
9	25GL	Section 6
10		Insert:
11		pre-commencement petroleum production licence means a
12 13		petroleum production licence other than a post-commencement petroleum production licence.
14	25GN	Section 6
15		Insert:
16 17 18		<i>pre-commencement petroleum retention lease</i> means a petroleum retention lease other than a post-commencement petroleum retention lease.
19 20	25J S	Section 6 (definition of <i>pre-commencement petroleum title</i>)
21		Repeal the definition, substitute:
22		pre-commencement petroleum title means:
23		(a) a pre-commencement petroleum exploration permit; or
24		(b) a pre-commencement petroleum retention lease; or(c) a pre-commencement petroleum production licence.
25		
26 27	25K S	Section 6 (definition of <i>pre-commencement production licence</i>)
28		Repeal the definition.
29	25M S	Section 6 (definition of <i>pre-commencement retention</i>
30		lease)

1		Repeal the definition.
2 3	26	Section 6 (definition of <i>production licence</i>) Repeal the definition.
4 5	27	Section 6 (definition of <i>production licence area</i>) Repeal the definition.
6 7	28	Section 6 (definition of <i>production licensee</i>) Repeal the definition.
8	29	Section 6 (definition of <i>retention lease</i>) Repeal the definition.
10 11	30	Section 6 (definition of <i>retention lease area</i>) Repeal the definition.
12 13	31	Section 6 (definition of <i>retention lessee</i>) Repeal the definition.
14 15	32	Section 6 (definition of <i>scientific investigation consent</i>) Repeal the definition.
16 17	33	Section 6 (definition of <i>special exploration permit</i>) Repeal the definition.
18 19	34	Section 6 Insert:
20		special petroleum exploration permit means:
21 22		(a) a petroleum exploration permit granted under Division 4 of Part 2.2 of this Act; or
23 24		(b) an exploration permit granted under section 27 of the repealed <i>Petroleum (Submerged Lands) Act 1967</i> ; or
25 25		(c) a petroleum exploration permit granted under Division 5 of
26		Part 2.2 of this Act by way of the renewal of a permit
27		referred to in paragraph (a) or (b); or

1 2 3	(d) an exploration permit granted under section 32 of the repealed <i>Petroleum</i> (<i>Submerged Lands</i>) <i>Act 1967</i> by way of the renewal of a permit referred to in paragraph (b).
4	36 Section 6 (definition of special prospecting authority)
5	Repeal the definition.
6	37 Section 6 (definition of work-bid exploration permit)
7	Repeal the definition.
8	38 Section 6
9	Insert:
10	work-bid petroleum exploration permit means:
11	(a) a petroleum exploration permit granted under Division 2 of
12	Part 2.2 of this Act; or
13	(b) an exploration permit granted under section 22 of the
14	repealed Petroleum (Submerged Lands) Act 1967; or
15	(c) a petroleum exploration permit granted under Division 5 of
16 17	Part 2.2 of this Act by way of the renewal of a permit referred to in paragraph (a) or (b); or
18	(d) an exploration permit granted under section 32 of the
19	repealed Petroleum (Submerged Lands) Act 1967 by way of
20	the renewal of a permit referred to in paragraph (b).
21	38A Clause 1 of Schedule 4
22	Insert:
23	primary petroleum production licence means a petroleum
24	production licence granted as a result of an application under any
25	of the following provisions:
26	(a) subclause 2(2) of this Schedule;
27	(b) subclause 2(4) of this Schedule;
28	(c) subclause 4(2) of this Schedule;
29	(d) subclause 4(4) of this Schedule;
30	(e) subsection $40(1)$ or (2) or $40B(2)$ or (3) of the repealed
31	Petroleum (Submerged Lands) Act 1967.
32	38B Clause 1 of Schedule 4 (definition of primary production
33	licence)

1	Repeal the definition.
2	38C Clause 1 of Schedule 4
3	Insert:
4	secondary petroleum production licence means a petroleum
5	production licence granted as a result of an application under any
6	of the following provisions:
7	(a) subclause 2(6) of this Schedule;
8	(b) subclause 4(6) of this Schedule;
9	(c) subsection 40(3) or 40B(4) of the repealed <i>Petroleum</i>
10	(Submerged Lands) Act 1967.
11	38D Clause 1 of Schedule 4 (definition of secondary
12	production licence)
14	•
13	Repeal the definition.

Part 2—References to petroleum titles etc.

1

Offshore Petroleum and Greenhouse Gas Storage Act 2006

3	Offshore Petroleum and Greenhouse Gas Storage Act 2006
4	39 Bulk amendments—references to exploration permits etc.
5	The Offshore Petroleum and Greenhouse Gas Storage Act 2006 other
6	than the following provisions:
7	(a) the following definitions in section 6 of that Act:
8	(i) the definition of cash-bid exploration permit;
9	(ii) the definition of declared exploration permit;
10	(iii) the definition of exploration permit;
1	(iv) the definition of exploration permit area;
12	(v) the definition of exploration permittee;
13	(vi) the definition of original exploration permit;
14	(vii) the definition of post-commencement exploration
15	permit;
16	(viii) the definition of pre-commencement exploration
17	permit;
18	(ix) the definition of <i>special exploration permit</i> ;
19	(x) the definition of work-bid exploration permit;
20	(b) the definition of <i>old title</i> in clause 1 of Schedule 6 to that
21	Act;
22	is amended as follows:
23	(c) by omitting "An exploration permit" (wherever occurring)
24	and substituting "A petroleum exploration permit";
25	(d) by omitting "an exploration permit" (wherever occurring)
26	and substituting "a petroleum exploration permit";
27	(e) by omitting "an exploration permit" (wherever occurring)
28	and substituting "a petroleum exploration permit";
29 30	(f) by omitting "exploration permit" (wherever that expression occurs without being preceded by "an" or "An") and
31	substituting "petroleum exploration permit";
32	(g) by omitting "Exploration permit" (wherever occurring) and
33	substituting "Petroleum exploration permit";

1		(h)	•	tting "exploration permit" (wherever that expression
2				without being preceded by "an" or "An") and
3		(1)		iting "petroleum exploration permit";
4		(1)		tting "exploration permit" (wherever that expression
5				without being preceded by "an" or "An") and ating "petroleum exploration permit";
6		(:)		
7 8		(1)	•	tting "Exploration permits" (wherever occurring) ostituting "Petroleum exploration permits";
9		(k)	by omit	tting "exploration permits" (wherever occurring) and
10			substitu	ting "petroleum exploration permits";
11 12		(1)	•	tting "exploration permits" (wherever occurring) and uting "petroleum exploration permits";
13 14		(m)		tting "An exploration permittee" (wherever occurring) ostituting "A petroleum exploration permittee";
15		(n)		tting "an exploration permittee" (wherever
16		· /	-	ng) and substituting "a petroleum exploration
17			permit	tee";
18		(0)	by omit	tting "an exploration permittee" (wherever occurring)
19			and sub	ostituting "a petroleum exploration permittee";
20		(p)		tting "exploration permittee" (wherever that
21				ion occurs without being preceded by "an" or "An")
22			and sub	ostituting "petroleum exploration permittee".
23 24	Note:			ons, subsections, clauses and subclauses of the <i>Offshore Petroleum</i> Storage Act 2006 are altered as follows:
25 26			(a)	by omitting "an exploration permit" (wherever occurring) and substituting "a petroleum exploration permit";
27 28			(b)	by omitting "an exploration permit" (wherever occurring) and substituting "a petroleum exploration permit";
29 30 31			(c)	by omitting "exploration permit" (wherever that expression occurs without being preceded by "an" or "An") and substituting "petroleum exploration permit";
32 33			(d)	by omitting "Exploration permit" (wherever occurring) and substituting "Petroleum exploration permit";
34 35 36			(e)	by omitting "exploration permit" (wherever that expression occurs without being preceded by "an" or "An") and substituting "petroleum exploration permit";
37 38			(f)	by omitting "exploration permits" (wherever occurring) and substituting "petroleum exploration permits";
39 40			(g)	by omitting "exploration permits" (wherever occurring) and substituting "petroleum exploration permits".

1	40	Bulk amendments—references to retention leases etc.
2		The Offshore Petroleum and Greenhouse Gas Storage Act 2006 other
3		than the following provisions:
4		(a) the following definitions in section 6 of that Act:
5		(i) the definition of <i>declared retention lease</i> ;
6		(ii) the definition of <i>original retention lease</i> ;
7		(iii) the definition of post-commencement retention lease;
8		(iv) the definition of <i>pre-commencement retention lease</i> ;
9		(v) the definition of <i>retention lease</i> ;
10		(vi) the definition of <i>retention lease area</i> ;
11		(vii) the definition of <i>retention lessee</i> ;
12		(b) the definition of <i>old title</i> in clause 1 of Schedule 6 to that
13		Act;
14		is amended as follows:
15		(c) by omitting "Retention lease" and substituting "Petroleum
16		retention lease";
17		(d) by omitting "retention lease" (wherever occurring) and
18		substituting "petroleum retention lease";
19		(e) by omitting "retention lease" (wherever occurring) and
20		substituting "petroleum retention lease";
21 22		(f) by omitting "retention lease" and substituting "petroleum retention lease";
23		(g) by omitting " Retention leases " and substituting " Petroleum
24		retention leases";
25		(h) by omitting "retention leases" (wherever occurring) and
26		substituting "petroleum retention leases";
27		(i) by omitting "retention leases" (wherever occurring) and
28		substituting "petroleum retention leases";
29		(j) by omitting "retention lessee" (wherever occurring) and
30		substituting "petroleum retention lessee";
31		(k) by omitting "retention lessee" and substituting "petroleum
32		retention lessee".
33 34	Note:	The headings to sections, subsections and clauses of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are altered as follows:
35 36		by omitting "retention lease" (wherever occurring) and substituting "petroleum retention lease";
37 38		(b) by omitting "retention lease" (wherever occurring) and substituting "petroleum retention lease";

1 2	(c) by omitting " retention leases " (wherever occurring) and substituting " petroleum retention leases ";	
3 4	(d) by omitting "retention leases" and substituting "petroleum retention leases".	
5	41 Bulk amendments—references to production licences etc.	
6	The Offshore Petroleum and Greenhouse Gas Storage Act 2006 other	
7	than the following provisions:	
8	(a) the following definitions in section 6 of that Act:	
9	(i) the definition of <i>declared production licence</i> ;	
10	(ii) the definition of fixed-term production licence;	
11	(iii) the definition of Greater Sunrise unit reservoir	
12	production licence;	
13	(iv) the definition of <i>life-of-field production licence</i> ;	
14	(v) the definition of <i>original production licence</i> ;	
15	(vi) the definition of <i>post-commencement production</i>	
16	licence;	
17	(vii) the definition of <i>pre-commencement production</i>	
18	licence;	
19	(viii) the definition of <i>production licence</i> ;	
20	(ix) the definition of <i>production licence area</i> ;	
21	(x) the definition of <i>production licensee</i> ;	
22	(b) the following definitions in clause 1 of Schedule 4 to that	
23	Act:	
24	(i) the definition of <i>primary production licence</i> ;	
25	(ii) the definition of <i>secondary production licence</i> ;	
26	(c) the definition of <i>old title</i> in clause 1 of Schedule 6 to that	
27	Act;	
28	is amended as follows:	
29	(d) by omitting "Production licence" and substituting "Petroleum	
30	production licence";	
31	(e) by omitting "production licence" (wherever occurring) and	
32	substituting "petroleum production licence";	
33	(f) by omitting " production licence " (wherever occurring) and	
34	substituting "petroleum production licence";	
35	(g) by omitting "production licence" (wherever occurring) and	
36	substituting "petroleum production licence";	

1 2		(h)		tting "Production licences" (wherever occurring) and uting "Petroleum production licences";
		(i)		tting " production licences " (wherever occurring) and
3 4		(1)	•	uting "petroleum production licences";
5		(j)	by omi	tting "production licences" (wherever occurring) and
6			substitu	uting "petroleum production licences";
7 8		(k)	-	tting "production licensee" (wherever occurring) and uting "petroleum production licensee".
9 10	Note:	The heading and Greenho	s to section	ons, subsections, clauses and subclauses of the <i>Offshore Petroleum Storage Act 2006</i> are altered as follows:
11 12			(a)	by omitting " production licence " (wherever occurring) and substituting " petroleum production licence ";
13 14			(b)	by omitting "production licence" (wherever occurring) and substituting "petroleum production licence";
15 16			(c)	by omitting "Production licence" and substituting "Petroleum production licence";
17 18			(d)	by omitting "Production licence" (wherever occurring) and substituting "Petroleum production licence";
19 20			(e)	by omitting " production licences " (wherever occurring) and substituting " petroleum production licences ";
21 22			(f)	by omitting "Production licences" and substituting "Petroleum production licences";
23 24			(g)	by omitting "production licences" and substituting "petroleum production licences";
25 26			(h)	by omitting "production licensees" and substituting "petroleum production licensees";
27 28			(i)	by omitting "production licensee" (wherever occurring) and substituting "petroleum production licensee".
29	42 B	ulk amen	dmen	ts—references to special prospecting
30		authorit	ies	
31		The Offsh	ore Peti	roleum and Greenhouse Gas Storage Act 2006 other
32		00		g provisions:
33			_	inition of <i>special prospecting authority</i> in section 6 of
34		(4)	that Ac	
35		(h)		inition of <i>old title</i> in clause 1 of Schedule 6 to that
36		(3)	Act;	
37		is amende	,	lows:
38		(c)	by omi	tting "special prospecting authority" and
39		. ,		ating "petroleum special prospecting authority";

1		(d)	-	itting "special prospecting authority" (wherever ing) and substituting "petroleum special prospecting
2			author	
4		(e)		itting "Special prospecting authority" and substituting
5				leum special prospecting authority";
6		(f)	•	itting "Special prospecting authorities" and
7				tuting "Petroleum special prospecting authorities";
8		(g)		itting "special prospecting authorities" (wherever
9 10				<pre>ring) and substituting "petroleum special prospecting rities";</pre>
11		(h)		itting "special prospecting authorities" (wherever
12		(12)		ring) and substituting "petroleum special prospecting
13			author	ities".
14 15	Note:	The heading 2006 are alto		ions of the Offshore Petroleum and Greenhouse Gas Storage Act ollows:
16			(a)	by omitting "special prospecting authority" (wherever
17 18				occurring) and substituting "petroleum special prospecting authority";
19			(b)	by omitting " Special prospecting authority " and substituting
20			(0)	"Petroleum special prospecting authority";
21			(c)	by omitting "special prospecting authorities" (wherever
22 23				occurring) and substituting "petroleum special prospecting authorities".
24	43 B	ulk amen	dmer	nts—references to access authorities
25		The Offsh	ore Per	troleum and Greenhouse Gas Storage Act 2006 other
26		than the fo	ollowin	g provisions:
27		(a)	the de	finition of access authority in section 6 of that Act;
28		(b)	the de	finition of <i>old title</i> in clause 1 of Schedule 6 to that
29			Act;	
30		is amende	d as fo	llows:
31		(c)	by om	itting "an access authority" (wherever occurring) and
32				tuting "a petroleum access authority";
33		(d)		itting "An access authority" (wherever occurring) and
34				tuting "A petroleum access authority";
35		(e)	•	itting "an access authority" (wherever occurring) and
36		(6)		tuting "a petroleum access authority";
37		(1)	•	itting "access authority" (wherever that expression
38 39				s without being preceded by "an" or "An") and tuting "petroleum access authority";
<i>3</i> 7			substil	dums penoieum access admonty,

1 2 3		(g)	occurs	tting "access authority" (wherever that expression without being preceded by "an" or "An") and uting "petroleum access authority";
4 5		(h)	by omi	tting "Access authority" and substituting "Petroleum authority";
6 7		(i)		tting "Access authorities" and substituting leum access authorities";
8		(j)		tting "access authorities" (wherever occurring) and uting "petroleum access authorities";
10 11		(k)		tting "access authorities" and substituting "petroleum authorities".
12 13	Note:			ons and clauses of the Offshore Petroleum and Greenhouse Gas altered as follows:
14 15			(a)	by omitting "access authority" (wherever occurring) and substituting "petroleum access authority";
16 17			(b)	by omitting "access authorities" (wherever occurring) and substituting "petroleum access authorities".
18 19	44 B	ulk amen consent		ts—references to scientific investigation
20 21				roleum and Greenhouse Gas Storage Act 2006 other g provisions:
22 23		(a)	the defi	inition of <i>scientific investigation consent</i> in section 6 Act;
24 25		(b)		inition of <i>old title</i> in clause 1 of Schedule 6 to that
26		is amende	d as foll	lows:
27 28 29		(c)	occurri	tting "scientific investigation consent" (wherever ng) and substituting "petroleum scientific gation consent";
30 31		(d)	by omi	tting "Scientific investigation consents" and ating "Petroleum scientific investigation consents";
32 33			by omi occurri	tting "scientific investigation consents" (wherever ng) and substituting "petroleum scientific
34			`	gation consents".
35 36	Note:	The heading 2006 are alto	s to section ered as fo	
37 38 39			(a)	by omitting "scientific investigation consent" (wherever occurring) and substituting "petroleum scientific investigation consent";

(b) by omitting "scientific investigation consents" and substituting "petroleum scientific investigation consents".

2	Part	3—Consequential amendments
3	Offs	hore Petroleum (Royalty) Act 2006
4 5	44A	Section 4 (definition of North West Shelf production licence)
6		Before "production licence that", insert "petroleum".
7 8	44B	Section 4 (definition of <i>North West Shelf retention lease</i>) Before "retention lease that", insert "petroleum".
9	44C	Section 4
10		Insert:
11		primary petroleum production licence has the same meaning as in
12		Schedule 4 to the Offshore Petroleum and Greenhouse Gas
13		Storage Act 2006.
14	45 S	ection 4 (definition of <i>primary production licence</i>)
15		Repeal the definition.
16	45A	Section 4
17		Insert:
18		secondary petroleum production licence has the same meaning as
19		in Schedule 4 to the Offshore Petroleum and Greenhouse Gas
20		Storage Act 2006.
21	46 S	section 4 (definition of <i>secondary production licence</i>)
22		Repeal the definition.
23	47 S	Subsection 6(1)
24		Omit "a production licence is", substitute "a petroleum production
25		licence is".
26	Note:	The heading to section 6 is altered by inserting " petroleum " before " production ".
27	48 S	subsection 6(1) (table items 1, 2, 3, 4 and 5)
28		Before "production" (wherever occurring), insert "petroleum".

49 Subsections 6(2) and (6) 1 Before "production" (wherever occurring), insert "petroleum". 2 The heading to subsection 6(2) is altered by inserting "petroleum" before "production". 3 **50 Subsections 7(1) and (2)** 4 Omit "an exploration", substitute "a petroleum exploration". 5 The heading to section 7 is altered by inserting "**petroleum**" before "**exploration**". Note: 6 **51 Subsections 8(1) and (2)** 7 Before "retention", insert "petroleum". 8 Note: The heading to section 8 is altered by inserting "petroleum" before "retention". 9 52 Paragraph 10(1)(b) 10 Omit "exploration permit, retention lease or production licence", 11 substitute "petroleum exploration permit, petroleum retention lease or 12 petroleum production licence". 13 53 Subsection 10(2) 14 Omit "an exploration permit, retention lease or production licence", 15 substitute "a petroleum exploration permit, petroleum retention lease or 16 petroleum production licence". 17 **54 Sections 11 and 12** 18 Omit "exploration permit, retention lease or production licence", 19 substitute "petroleum exploration permit, petroleum retention lease or 20 petroleum production licence". 2.1 55 Section 13 22 Omit "an exploration permit, retention lease or production licence", 23 substitute "a petroleum exploration permit, petroleum retention lease or 24 petroleum production licence". 25 **56 Subsection 14(2)** 26 Omit "exploration permit, retention lease or production licence", 27

substitute "petroleum exploration permit, petroleum retention lease or

57 Paragraph 5(2)(b) of Schedule 1

petroleum production licence".

28

29

	Before "production", insert "petroleum".
Pe	troleum Excise (Prices) Act 1987
58	Subsection 4(1) (paragraph (b) of the definition of <i>oil producer</i>)
	Before "production", insert "petroleum".
Pe	troleum Resource Rent Tax Assessment Act 1987
59	Section 2 (definition of access authority)
	Omit "has the same meaning as in", substitute "means a petroleum access authority within the meaning of".
60	Section 2 (definition of exploration permit)
	Omit "has the same meaning as in", substitute "means a petroleum exploration permit within the meaning of".
61	Section 2 (definition of exploration permit area)
	Omit "has the same meaning as in", substitute "means a petroleum exploration permit area within the meaning of".
62	Section 2 (paragraph (a) of the definition of <i>production licence</i>)
	Before "production", insert "petroleum".
63	Section 2 (definition of production licence area)
	After "means a", insert "petroleum".
64	Section 2 (definition of retention lease)
	Omit "has the same meaning as in", substitute "means a petroleum retention lease within the meaning of".
65	Section 2 (definition of retention lease area)
	Omit "has the same meaning as in", substitute "means a petroleum retention lease area within the meaning of".

S	chedule 3—Other consequential amendments
\boldsymbol{A}	ustralian Energy Market Act 2004
1	Subsection 3(1) (definition of <i>coastal waters</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
2	Subsection 3(1) (definition of offshore area)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
\boldsymbol{A}	ustralian Postal Corporation Act 1989
3	Subsection 9(4) (definition of offshore area)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
\boldsymbol{C}	oral Sea Islands Act 1969
4	Subsection 8(3)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
\boldsymbol{C}	orporations Act 2001
5	Section 9 (paragraph (b) of the definition of <i>coastal sea</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
\boldsymbol{C}	rimes at Sea Act 2000
6	Clause 14 of Schedule 1
	Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".

Cu	stoms Act 1901
9 :	Subsection 4(1) (subparagraph (a)(i) of the definition of Australian seabed)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
10	Subsection 4(1) (definition of <i>Coral Sea area</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
11	Paragraphs 8(2)(a) and (3)(a)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
Cu	stoms Tariff Act 1995
12	Subsection 3(1) (paragraph (e) of the definition of petroleum activity)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
13	Schedule 4 (item 22A, the description of goods in column 2)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
En	vironment Protection and Biodiversity Conservation Act 1999
14	Paragraph 524(3)(f)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
Ga	s Pipelines Access (Commonwealth) Act 1998
14	A Subsection 5(1) (definition of offshore area)

1 2		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
3	14B	Section 9
4 5		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
6 7	Note:	The heading to section 9 is altered by omitting "Offshore Petroleum Act 2006" and substituting "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
8	14C	Section 10
9 10		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
11 12	Note:	The heading to section 10 is altered by omitting "Offshore Petroleum Act 2006" and substituting "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
13	14D	Subsection 11(1)
14 15		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
16	Inco	ome Tax Assessment Act 1936
17	15 9	Subparagraph 6AA(4)(e)(i)
18 19		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
20	Inte	rnational Tax Agreements Act 1953
21	16 9	Subsection 3(7A)
22 23		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
24 25	Mar	itime Transport and Offshore Facilities Security Act 2003
26	17 9	Section 10 (definition of <i>petroleum</i>)
27	., \	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum
28		and Greenhouse Gas Storage Act 2006".

18 Paragraph 17C(2)(d)

1 2		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
3	Migr	ation Act 1958
4 5	19 S	ubsection 5(1) (subparagraph (a)(i) of the definition of <i>Australian seabed</i>)
6 7		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
8	20 S	ubsection 5(1) (definition of <i>Coral Sea area</i>)
9 10		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
11	Navi	gation Act 1912
12	22 S	ubsection 283K(1)
13 14		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
15 16	Note:	The heading to section 283K is altered by omitting "Offshore Petroleum Act 2006" and substituting "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
17 18	Осси	pational Health and Safety (Maritime Industry) Act 1993
19 20	23 S	ection 4 (paragraph (a) of the definition of <i>prescribed</i> ship)
21 22		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
23	Offsh	nore Minerals Act 1994
24 25	24 R	eaders guide (first asterisk-point under the heading "Basic concepts")
26 27		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".

25 Section 3

1 2		Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
3	26	Subsection 13(1)
4 5		Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
6	28	Subsection 14(1)
7 8		Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
9	29	Subsection 14(2) (note)
10 11		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
12	30	Subsection 16(1)
13 14		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
15	31	Section 35 (note 2)
16 17		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
18	Off	shore Petroleum Amendment (Greater Sunrise) Act 2007
19 20	31,	AA Subitem 97(4) of Schedule 1 (definition of <i>Greater</i> Sunrise unitisation agreement)
21 22		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
23	Off	Shore Petroleum (Repeals and Consequential
24		Amendments) Act 2006
25	31 <i>A</i>	AB Paragraphs 95(d), (e), (f), (g) and (h) of Schedule 2
26		Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute
27		"Offshore Petroleum and Greenhouse Gas Storage Act 2006".
28	Off	shore Petroleum (Royalty) Act 2006

31A	Section 3
	Omit "Offshore Petroleum Act 2006" (wherever occurring), substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
Note:	The heading to section 3 is altered by omitting "Offshore Petroleum Act 2006" and substituting "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
31D	Section 5 (note 2)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
31E	Subsection 6(1) (table item 4)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
31F	Paragraphs 5(2)(a) and (b) of Schedule 1
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
Petr	roleum Excise (Prices) Act 1987
32 (Subsection 4(1) (paragraph (b) of the definition of <i>oil</i> producer)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
Peti	roleum Resource Rent Tax Assessment Act 1987
33 :	Section 2 (definition of access authority)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
34 9	Section 2 (definition of <i>block</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
35	Section 2 (definition of <i>certifying Minister</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".

36	Section 2 (definition of designated frontier expenditure)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
37	Section 2 (definition of excluded fee)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
38	Section 2 (definition of exploration permit)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
39	Section 2 (definition of exploration permit area)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
39/	A Section 2 (definition of <i>Greater Sunrise unit area</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
391	Section 2 (definition of <i>Greater Sunrise unit reservoirs</i>)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
40	Section 2 (definition of holder of a registered interest)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
41	Section 2 (definition of infrastructure licence)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
42	Section 2 (definition of petroleum)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
43	Section 2 (definition of pipeline licence)
	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".

1 2	44 Section 2 (paragraph (a) of the definition of <i>production licence</i>)
3 4	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
5	45 Section 2 (definition of production licence area)
6 7	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
8	46 Section 2 (definition of registered holder)
9 10	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
11	47 Section 2 (definition of retention lease)
12 13	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
14	48 Section 2 (definition of retention lease area)
15 16	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
17	48A Section 2 (definition of Western Greater Sunrise Area)
18 19	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
20	48B Subsection 2C(1)
21 22	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
23	49 Section 3
24 25	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
26	49A Subsection 23(4)
27	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum
28	and Greenhouse Gas Storage Act 2006".
29	50 Paragraph 34A(1)(a)

1 2		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
3	52	Subsection 36B(1)
4 5		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
6 7	53	Subsection 36B(6) (definition of <i>potential exploration</i> permit area)
8 9		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
10 11	54	Clause 1 of the Schedule (paragraphs (a) and (b) of the definition of <i>relevant pre-commencement day</i>)
12 13		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
14	Qu	varantine Act 1908
15 16	55	Subsection 5(1) (subparagraph (a)(i) of the definition of Australian seabed)
17 18		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
19	56	Subsection 5(1) (definition of <i>Coral Sea area</i>)
20 21		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
22	Ra	diocommunications Act 1992
23	57	Subsection 17(3) (definition of offshore area)
24 25		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
26 27	57	A Subsection 17A(3) (definition of <i>Greater Sunrise unit reservoirs</i>)
28 29		Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".

1 2	57B Subsection 17A(3) (definition of <i>Western Greater Sunrise area</i>)
3 4	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
5	Sea Installations Act 1987
6	58 Subsection 4(1) (definition of Petroleum Act)
7 8	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
9	Telecommunications Act 1997
10	59 Subsection 11(5) (definition of offshore area)
11	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum and Greenhouse Gas Storage Act 2006".
13	Trade Practices Act 1974
14	60 Paragraph 4N(1)(b)
15	Omit "Offshore Petroleum Act 2006", substitute "Offshore Petroleum
6	and Greenhouse Gas Storage Act 2006".

1 2 3 4	Sch	nedule 4—Renumbering the Offshore Petroleum and Greenhouse Gas Storage Act 2006		
5	Par	Part 1—Renumbering the Offshore Petroleum and Greenhouse Gas Storage Act 2006		
7	Offs	hore Petroleum and Greenhouse Gas Storage Act 2006		
8	1 R	enumbering the Offshore Petroleum and Greenhouse Gas Storage Act 2006		
10 11 12	(1)	The Chapters of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are renumbered so that they bear consecutive Arabic numerals starting with "1".		
13 14 15 16 17 18 19 20 21 22	(2)	Note: For example, Chapter 3A would be renumbered as Chapter 5. The Parts of each Chapter of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are renumbered so that they bear decimal numbers consisting of: (a) the number of the Chapter (as renumbered under subitem (1) of this item); and (b) then, a decimal point; and (c) then, consecutive Arabic numerals starting with "1". Note: For example, the Parts of Chapter 3A would be renumbered as Parts 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 and 5.10.		
23 24 25	(3)	The Divisions of each Part of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are renumbered so that they bear consecutive Arabic numerals starting with "1".		
26 27 28	(4)	The sections of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are renumbered in a single series so that they bear consecutive Arabic numerals starting with "1".		
29 30 31 32	(5)	The subsections of each section of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> are renumbered so that they bear consecutive Arabic numerals enclosed in parentheses starting with "(1)".		

(6)	The paragraphs of each:
	(a) section; or
	(b) subsection; or
	(c) definition;
	of the Offshore Petroleum and Greenhouse Gas Storage Act 2006 are
	relettered so that they bear lower-case letters in alphabetical order
	enclosed in parentheses starting with "(a)".
(7)	The subparagraphs of each paragraph of each:
	(a) section; or
	(b) subsection; or
	(c) definition;
	of the Offshore Petroleum and Greenhouse Gas Storage Act 2006 are
	renumbered so that they bear consecutive lower-case Roman numerals
	enclosed in parentheses starting with "(i)".
(8)	Each provision of the Offshore Petroleum and Greenhouse Gas Storage
` '	Act 2006 that refers to a provision that has been renumbered or
	relettered under this item is amended by omitting the reference and
	substituting a reference to the last-mentioned provision as renumbered
	or relettered.
Note:	Each heading to a section, clause, subsection or subclause of the Offshore Petroleum
	and Greenhouse Gas Storage Act 2006 that refers to a provision that has been
	renumbered or relettered under this item is amended by omitting the reference and
	(7)

2	Part 2—Consequential amendments
3	Australian Energy Market Amendment (Gas Legislation) Act 2007
5	1A After section 3
6	Insert:
7	4 Renumbering of the Offshore Petroleum Act 2006
8	(1) In this section:
9	designated item means item 5, 6, 7 or 8 of Schedule 2.
10 11 12 13 14 15	(2) If, before the commencement of a designated item, a provision referred to in the designated item was renumbered under item 1 of Schedule 4 to the <i>Offshore Petroleum Amendment (Greenhouse Gas Storage) Act 2008</i> , the amendment made, or repeal effected, by the designated item has effect, after that commencement, as an amendment or repeal of the renumbered provision.
16 17 18 19 20 21	Note: Schedule 1 to the Offshore Petroleum Amendment (Greenhouse Gas Storage) Act 2008 amends the short title of the Offshore Petroleum Act 2006. If another amendment of the Act is described by reference to the Act's previous short title, that other amendment has effect after the commencement of that Schedule as an amendment of the Act under its amended short title (see section 10 of the Acts Interpretation Act 1901).
23	Gas Pipelines Access (Commonwealth) Act 1998
24	2 Section 9
25	Omit the reference to a provision of the Offshore Petroleum and
26 27	Greenhouse Gas Storage Act 2006 that has been renumbered under

renumbered.

3 Section 10

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Omit the reference to a provision of the Offshore Petroleum and 1 Greenhouse Gas Storage Act 2006 that has been renumbered under 2 item 1 of this Schedule, substitute a reference to that provision as so 3 renumbered. 4 4 Subsection 11(1) 5 Omit the reference to a provision of the Offshore Petroleum and 6 Greenhouse Gas Storage Act 2006 that has been renumbered under 7 item 1 of this Schedule, substitute a reference to that provision as so 8 renumbered. 9 Offshore Petroleum (Repeals and Consequential 10 Amendments) Act 2006 11 5 Paragraphs 95(e) and (h) of Schedule 2 12 Omit each reference to a provision of the Offshore Petroleum and 13 Greenhouse Gas Storage Act 2006 that has been renumbered under 14 item 1 of this Schedule, substitute a reference to that provision as so 15 renumbered. 16 Offshore Petroleum (Royalty) Act 2006 17 5A Section 5 (note 2) 18 Omit the reference to a provision of the Offshore Petroleum and 19 Greenhouse Gas Storage Act 2006 that has been renumbered under 20 item 1 of this Schedule, substitute a reference to that provision as so 21 renumbered. 22 5B Subsection 6(1) (table item 4) 23 Omit the reference to a provision of the Offshore Petroleum and 24 Greenhouse Gas Storage Act 2006 that has been renumbered under 25 item 1 of this Schedule, substitute a reference to that provision as so 26 renumbered. 27 5C Paragraphs 5(2)(a) and (b) of Schedule 1 28

Omit each reference to a provision of the Offshore Petroleum and

Greenhouse Gas Storage Act 2006 that has been renumbered under

item 1 of this Schedule, substitute a reference to that provision as so

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renumbered.

Petroleum Resource Rent Tax Assessment Act 1987

6 Section 2 (definition of excluded fee)

Omit each reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered or relettered under item 1 of this Schedule, substitute a reference to that provision as so renumbered or relettered.

7 Section 2 (definition of holder of a registered interest)

Omit the reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered under item 1 of this Schedule, substitute a reference to that provision as so renumbered.

7A Subsection 2C(1)

Omit the reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered under item 1 of this Schedule, substitute a reference to that provision as so renumbered.

7B Subsection 23(4)

Omit the reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered under item 1 of this Schedule, substitute a reference to that provision as so renumbered.

8 Paragraph 34A(1)(a)

Omit the reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered under item 1 of this Schedule, substitute a reference to that provision as so renumbered.

9 Clause 1 of the Schedule (paragraphs (a) and (b) of the definition of *relevant pre-commencement day*)

Omit each reference to a provision of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* that has been renumbered under item 1 of this Schedule, substitute a reference to that provision as so renumbered.

Part 3—References in other Acts etc. to renumbered 2 provisions 3 10 References in other Acts etc. to renumbered provisions 4 After the commencement of this item, a reference in: 5 (a) a provision of an Act (other than the Offshore Petroleum and 6 Greenhouse Gas Storage Act 2006) enacted before the 7 commencement of this item (whether or not that provision 8 has come into operation); or 9 (b) an instrument or document; 10 to a provision that has been renumbered or relettered under item 1 of 11 this Schedule is to be construed as a reference to that provision as so 12 renumbered or relettered. 13 14 Note: A reference in a heading to section, clause, subsection or subclause of an Act (other 15 than the Offshore Petroleum and Greenhouse Gas Storage Act 2006) enacted before the commencement of this item (whether or not that provision has come into operation) to a 16

provision that has been renumbered or relettered under item 1 of this Schedule is to be

construed as a reference to that provision as so renumbered or relettered.

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