

# **Environment Act 1998 (as amended by the Penalties Miscellaneous Amendments Act 2009, No 14 of 2009)**

## ***With draft amendments regarding development consent and pollution control***

*Proposed deletions are indicated by ~~strikeout~~. Proposed changes/additions are marked in coloured text: Red text indicates initial amendments; green text indicates further amendments proposed at the Workshop on 14 October 2015 and following discussions with the PS; and blue text indicates further amendments proposed at the Workshop on 11 February 2016 and following further discussions with ECD and the PS.*

## ***Draft 2.2 28 February 2016***



*(Commenced 1 September 2003  
as per LN No.77 2003)*

**SOLOMON ISLANDS**

### **THE ENVIRONMENT ACT 1998 (NO. 8 OF 1998)**

*Passed by the National Parliament this twentieth day of October 1998.*

*Assented to in Her Majesty's name and on Her Majesty's behalf this first day of May 1999.*

*Date of commencement: see section 1*

**AN ACT TO MAKE PROVISION FOR THE PROTECTION AND CONSERVATION OF THE ENVIRONMENT; THE ESTABLISHMENT OF THE ENVIRONMENT AND CONSERVATION DIVISION AND THE ENVIRONMENT ADVISORY COMMITTEE AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO.**

**ENACTED** by the National Parliament of Solomon Islands.

**ARRANGEMENT OF SECTIONS**

**PART I  
PRELIMINARY**

1. SHORT TITLE AND COMMENCEMENT.
- 1A. SCOPE OF APPLICATION**
2. INTERPRETATION.
3. OBJECTS OF THE ACT.
4. EFFECT OF THIS ACT ON OTHER ACTS.

**PART II  
ADMINISTRATION**

**DIVISION 1  
ESTABLISHMENT OF ENVIRONMENTAL AND CONSERVATION DIVISION**

5. ESTABLISHMENT OF DIVISION AND APPOINTMENT OF DIRECTOR AND OTHER OFFICERS.
6. FUNCTIONS OF THE DIVISION.
7. FUNCTIONS AND POWERS OF THE DIRECTOR.
8. ENVIRONMENTAL REPORT.
9. PERFORMANCE TARGETS FOR PUBLIC AUTHORITIES.
10. POWER TO GIVE DIRECTIONS.
- 10A. APPOINTMENT OF AUTHORISED PERSONS**
11. POWERS OF ENTRY BY INSPECTORS.
12. MINISTER'S POWER TO ISSUE GENERAL DIRECTIONS TO THE DIRECTOR.

**DIVISION 2  
ESTABLISHMENT, FUNCTIONS AND POWERS OF THE ENVIRONMENTAL ADVISORY COMMITTEE**

13. ESTABLISHMENT OF ADVISORY COMMITTEE.
14. FUNCTIONS AND POWERS OF THE ADVISORY COMMITTEE

**PART III  
DEVELOPMENT CONTROL, ENVIRONMENTAL IMPACT ASSESSMENT, REVIEW AND MONITORING**

- 14A. STRATEGIC ENVIRONMENT ASSESSMENT**
15. GENERAL DUTY TO CONSIDER ENVIRONMENTAL IMPACT.
16. DECLARATION OF PRESCRIBED DEVELOPMENT.
17. APPLICATIONS FOR APPROVAL.
18. REQUIREMENT FOR INFORMATION CONCERNING EXISTING PRESCRIBED DEVELOPMENTS.
19. CONSENT REQUIRED FOR PRESCRIBED DEVELOPMENT.
20. CONTENTS OF PUBLIC ENVIRONMENTAL REPORT.
21. REQUIREMENT FOR FURTHER INFORMATION.
22. PUBLICATION OF PUBLIC ENVIRONMENTAL REPORT AND PROCEDURE IN RESPECT OF OBJECTIONS AND APPEAL
23. CONTENTS OF ENVIRONMENTAL IMPACT STATEMENT.
24. PUBLICATION OF ENVIRONMENTAL IMPACT STATEMENT AND PROCEDURE IN RESPECT OF OBJECTIONS AND APPEAL.
- 24A. REVIEW PANEL**
- 24B. ROLE OF THE PERMANENT SECRETARY AND OTHER DIRECTORS**
- 24C. DECISION ON DEVELOPMENT CONSENT APPLICATION**
25. DEVELOPMENT TO BE CARRIED OUT IN ACCORDANCE WITH DEVELOPMENT CONSENT.
- 25A. DEVELOPMENT CONSENT UNDER THIS ACT REQUIRED BEFORE ANY OTHER CONSENT OR LICENCE UNDER OTHER ACTS CAN BE GRANTED**

**25B. OFFENCE OF DEVELOPING A PROJECT OTHER THAN IN ACCORDANCE WITH THIS ACT**

- 26. OFFENCE OF PROVIDING FALSE OR MISLEADING INFORMATION.
- 27. PRESCRIBED FORMS.
- 28. DIRECTOR TO KEEP RECORDS.
- 29. DIRECTOR TO ISSUE GUIDELINES FOR ASSESSMENT OF REPORTS AND STATEMENTS.
- 30. RESPONSIBILITY FOR PUBLIC ENVIRONMENTAL REPORT, ETC.
- 31. MONITORING ENVIRONMENTAL ASPECTS OF DEVELOPMENT.
- 32. APPEAL TO ADVISORY COMMITTEE.
- ~~33. DEVELOPMENT CONSENTS NON TRANSFERABLE.~~

**33 TRANSFER OF DEVELOPMENT CONSENT**

**PART IV  
CONTROL OF POLLUTION**

**DIVISION 1  
GENERAL REQUIREMENTS**

- 34. CAUSING POLLUTION AND NOXIOUS DISCHARGES.
- 35. DISCHARGE OF WASTE IN CIRCUMSTANCES IN WHICH IT IS LIKELY TO CAUSE POLLUTION.
- 36. OCCUPIERS OF PREMISES TO TAKE CERTAIN MEASURES.
- 37. PENALTIES FOR BREACH OF SECTION 34 ~~OR 35~~ **OR 36.**

**DIVISION 2  
OPERATING LICENCE**

- 38. OCCUPIERS OF PRESCRIBED PREMISES TO OBTAIN A LICENSE FOR DISCHARGE OF ~~POLLUTION WASTE OR EMISSIONS OF NOISE, ODOUR OR RADIATION.~~
- 38A. REQUIREMENT FOR A LICENCE**
- 39. APPLICATION FOR LICENCE.
- 40. REVOCATION, SUSPENSION OR AMENDMENT OF LICENCES BY DIRECTOR.
- ~~41. DUTY OF PERSONS BECOMING OCCUPIERS OF PRESCRIBED PREMISES.~~ **TRANSFER OF LICENCE.**
- 41A. CHANGE OF OPERATION OF THE PRESCRIBED PREMISES**
- 42. CONDITIONS OF LICENCES.
- 43. POLLUTION ABATEMENT NOTICE.
- 44. OUTGOING OWNER OR OCCUPIER TO NOTIFY THE DIRECTOR AND SUCCESSOR IN OWNERSHIP OR OCCUPATION.
- 45. ENVIRONMENT INSPECTOR MAY SERVE STOP NOTICE.
- 45A. OUTGOING OWNER OR OCCUPIER TO NOTIFY THE DIRECTOR AND SUCCESSOR IN OWNERSHIP OR OCCUPATION**
- 46. RECORDS OF LICENCES, POLLUTION ABATEMENT NOTICES AND STOP NOTICES.
- 47. POWERS CONCERNING DISCHARGES OF WASTE AND CREATION OF POLLUTION.
- 48. DEFENCES TO CERTAIN PROCEEDINGS.

**DIVISION 3  
POLLUTION FROM VEHICLES OR VESSELS**

- 49. DISCHARGES FROM VEHICLES OR VESSELS.
- 50. INTERFERENCE WITH ANTI-POLLUTION DEVICES ON VEHICLES OR VESSELS.

**DIVISION 4  
NOISE CONTROL**

- 51. INSTALLATION OF EQUIPMENT EMITTING UNREASONABLE NOISE.
- 51A. UNREASONABLE NOISE**

**PART IV-A**

**WASTE MANAGEMENT**

- 51B. PRINCIPLES OF WASTE MANAGEMENT
- 51C OBLIGATION TO OBTAIN A LICENCE
- 51D ILLEGAL DUMPING OF WASTE
- 51E PENALTIES FOR BREACH OF SECTION 51D
- 51F IMPORT AND EXPORT OF WASTE
- 51G REGULATIONS ON WASTE MANAGEMENT

**PART IV-B**

**CHEMICALS MANAGEMENT**

- 51H DANGEROUS SUBSTANCES AND PREPARATIONS
- 51I IMPORT AND EXPORT OF DANGEROUS SUBSTANCES AND PREPARATIONS
- 51J PERSISTENT ORGANIC POLLUTANTS
- 51K GENETICALLY MODIFIED ORGANISMS

**PART V**

**MISCELLANEOUS**

- 52. PROTECTION OF OFFICERS.
- 53. OFFENCES BY CORPORATION.
- 54. GENERAL PENALTY.
- 54A. ENVIRONMENTAL QUALITY STANDARDS
- 54B. ENVIRONMENTAL TECHNICAL STANDARDS
- 55. REGULATIONS.
- 56. CIVIL LIABILITY INSURANCE
- 57. GUARANTEE

SCHEDULES

-----

**THE ENVIRONMENT ACT 1998**

**No. 8 of 1998**

**PART I**

**PRELIMINARY**

**Short title and commencement**

1. This Act may be cited as the [Environment Act, 1998](#), and shall come into force on such date as the Minister may appoint, by notice published in the Gazette.

**Scope of application**

**1A**

This Act applies to land, the seabed out to the limits of the continental shelf and anywhere within marine waters, other than the seabed, out to the limits of the exclusive economic zone.

**Interpretation**

2. In this Act, unless the context otherwise requires -

"approval" includes the granting of any consent, licence or permit required under this Act or any other administrative policy directive concerning any development;

"authorized person" means a person who is appointed as an authorized person under section 10A. Any authorized person shall be deemed to be an inspector for the purposes of this Act.

"Climate risk" includes results from both long-term significant changes in climate over time and

shorter term variability; and can result in both rapid onset disaster events such as flooding or more gradual long term changes such as sea level rise;

"conservation" includes ~~in-situ conservation and ex-situ conservation protection, maintenance and preservation;~~

“Continental shelf” has the meaning given to it by the Continental Shelf Act (Cap 94).

"development" means foreign or local investment, enterprise or undertaking, industrial or commercial operation, scheme or change in land use and includes -

- (a) the erection of a building or structure;
- (b) the carrying out of work, in, on, over or under land or sea,
- (c) the use of land, building, structure or work; and
- (d) the subdivision of land;

"developer" means any person who undertakes or proposes to undertake development;

"development consent" means a consent to carry out any development under [Part III](#);

"Director" means the Director of the Environment and Conservation Division. ~~For the purposes of this Act the Director may delegate responsibility under this Act to the delegated Acting Director in the absence of the Director;~~

“disaster” has the meaning given to it by the National Disaster Council Act (Cap 148);

“disaster risk” includes the likelihood of a particularly hazard occurring and probability of damaging consequences for a project;

"discharge", includes depositing, allowing to escape, or failing to prevent from being discharged any ~~pollution~~, waste or noise into the environment;

"Division" means the Environment and Conservation Division established under section 5;

"environment" includes ~~the components of the earth (land, water, air) and all organic and inorganic mater and living organisms, all natural and social systems and their constituent parts,~~ and the interactions of their constituent parts, including ~~ecosystems~~, people, communities and economic, aesthetic, culture and social factors;

"environmental audit" means the assessment of compliance with any environmental requirements, standards or development consent conditions;

"environmental impact assessment" means the assessment of environmental impact of an existing or proposed development under [Part III](#);

"Environment impact statement" means a report presenting the results of an environmental impact assessment under [Part III](#);

"Environmental Inspector" means a person appointed under section 5;

"environmental protection" includes anything which furthers the objects of this Act.

“Exclusive economic zone” means the area extending 200 nautical miles from the baselines from which the breadth of the territorial sea is measured.

“existing activity” means a prescribed activity which was already in operation before the coming into force of this Act

"ex-situ conservation" means the conservation of components of biological diversity outside their natural habitats;

"impact", concerning the use, development or protection of the environment, includes -

- (a) a positive or adverse impact;
- (b) a temporary or permanent impact;
- (c) a past, present or future impact;
- (d) an impact which is cumulative over time or in combination with other impacts regardless of its scale, intensity, duration or frequency,
- (e) an impact of high probability; ~~and~~
- (f) an impact of low probability which has a potentially high impact
- (g) a direct or indirect or induced impact, and
- (h) any trans-boundary and global impact, including climate and disaster risk issues;

"in-situ conservation" means the conservation of ecosystems and natural habitats and the maintenance and recovery of viable populations of species in their natural surroundings and, in the case of domesticated or cultivated species, in the surroundings where they have developed their distinctive properties.

"land" includes land covered by water including the territorial sea, all things growing on land, and buildings and other things permanently fixed to land, but does not include minerals (including oils and gases) or any substances in or under land which are of a kind ordinarily removed by underground or surface working;

"landowner", in respect of a registered interest, means the person in whose name the interest is registered, and concerning customary land, means the person or persons regarded as the owner or owners of the land according to existing customary usage;

"level" concerning noise, includes the volume or intensity of the noise;

"licence" means a licence granted under this Act;

"licencee" means a person who holds a licence under this Act;

"Minister" means the Minister responsible for conservation and environmental matters;

"mitigation" includes –

- (a) avoiding an impact by not taking a particular course of action as part of development;
- (b) minimising an impact by limiting the scale of the action or changing the method of carrying out an action;
- (c) rectifying an impact by repairing, rehabilitating, or restoring the affected environment;
- (d) reducing or eliminating an impact over time by conservation and maintenance action regarding development activities; or
- (e) compensating for the impact by replacing or providing substitutes for the resources or environment;

"new activity" means a prescribed activity which first started operation after the coming into force of this Act

"noise" includes sound and vibration;

"noise control equipment" means –

- (a) any device used to prevent or limit the emission of noise; and
- (b) any device used or able to be used for indicating or recording the emission of noise;

"occupier", concerning any premises, means a person who occupies or controls those premises or part thereof, whether or not that person owns the premises or that part;

"offensive noise" means noise made in or outside public premises, or outside private premises that, by reason of its level, nature, character or quality, or the time at which it is made is likely –

- (a) to be harmful;
- (b) to be offensive; or
- (c) to interfere unreasonably with the peace, comfort or convenience of any person;

“person” means any natural or legal person and includes any statutory body, company or association or body of persons corporate or unincorporate;

"plant" means any ~~plant~~, equipment, apparatus, device, machine or mechanism, and includes any vessel, dredge or crane, but does not include a motor vehicle;

~~"pollution" means the direct or indirect alteration of the environment –~~

~~(a) to its detriment or degradation; or~~

~~(b) to the detriment of any beneficial use, and includes pollution as prescribed by regulations;~~

“pollution” means the direct or indirect introduction, as a result of human activity, of substances including matter, waste, vibrations, heat, electromagnetic radiation, radioactive substances or noise into the air, water or land which may be harmful to human health or the quality of the environment, result in damage to material property, or impair or interfere with amenities and other legitimate uses of the environment

"premises" means residential, commercial, industrial or other premises of any kind and includes land;

"prescribed development" means development prescribed under [Part III](#);

"proposed development" means any development that is proposed to be carried out by any person;

"public authority" means –

- (a) any Ministry or Division of the Central or Provincial Governments, Area Council or Town Council, agency, authority, statutory body or administrative office;
- (b) in relation to development consent, the Ministry or government body by whom or on whose behalf the proposal is to be carried out, or any other Ministry or government body whose consent is required to enable the development to be carried out;

"public environmental report" means a ~~brief~~ report presenting the results of a preliminary environmental assessment of an existing or proposed development under [Part III](#);

“significant change” means, in relation to a prescribed premises, a change in the nature or functioning or an extension of the activity at the prescribed premises which may, in the opinion of the Director, have significant negative effects on human health or the environment

"sustainable development" means the management or the human use, development, conservation,

protection, maintenance and enhancement of the natural, physical and cultural resources of Solomon Islands in a way or at a rate, which enables people and communities to provide for their social, economic and cultural well-being and for their health and safety while -

- (a) sustaining the potential of natural and physical resources to meet the needs of future generations;
- (b) using, developing or protecting renewable natural and physical resources so that their ability to yield long-term benefits is not endangered;
- (bA) using the components of biological diversity in such a way and at such a rate that does not lead to the long-term decline of biological diversity in Solomon Islands;
- (c) using, developing or protecting non-renewable natural resources so as to lead to an orderly and practical transition to adequate substitutes including renewable resources;
- (d) safeguarding the life-supporting capacity of air, water, soil, land and ecosystem; and
- (e) avoiding, remedying or mitigating any adverse effects of development on the environment;

"trade" includes commercial undertaking;

"trans-boundary impacts" means any impact on another State from an activity in Solomon Islands or any impact in Solomon Islands from an activity in another State;

"vessel" means ship, lighter, barge, oil rig, boat, canoe, craft, jet ski, or vessel of any description;

"vulnerable group" includes those who may be particularly disadvantaged because of their status, and may include the poor, women, squatters and others without formal title to land;

~~"waste" includes matter—~~

~~(a) whether liquid, solid, gaseous or radioactive, whether toxic or not, which is discharged into the environment; or~~

~~(b) prescribed by regulation to be waste.~~

'waste' means any liquid, solid, gaseous or radioactive, whether toxic or not, substance or object which the holder discards or intends or is required to discard.

## **Objects of the Act**

3. The objects of the Act shall be -

- (a) to provide for and establish integrated systems of development control, environmental impact assessment and pollution control;
- (b) to prevent, control and monitor pollution;
- (c) to reduce risks to human health and prevent the degradation of the environment by all practical means, including the following -
  - (i) regulating the discharge of pollutants to the air, water (ocean, surface waters or groundwaters) or land;
  - (ii) regulating the management, transport, collection, treatment, storage and disposal of wastes;
  - (iii) promoting recycling, re-use and recovery of materials in an economically viable manner;

- (iv) implementing the polluter pays principle;
- (v) promoting cleaner production processes;
- (vi) promoting good energy efficiency practices;
- (vii) taking account of climate change, direct and indirect greenhouse gas emissions as well as disaster risk from natural hazards;
- (viii) regulating the management of chemicals; and

(d) to comply with and give effect to regional and international conventions and obligations relating to the environment.

#### **Effect of this Act on other Acts**

4. (1) In the event of any conflict between the provisions of this Act and the provisions of any other Act the provisions of this Act shall, to the extent of any inconsistency prevail.

(2) Compliance with the requirements of this Act shall not absolve a person from separate compliance with any other law of Solomon Islands including any Provincial Assembly or Area Council Ordinance or Town Council by-law insofar as they are not inconsistent with this Act.

## **PART II ADMINISTRATION**

### **Division 1 Establishment of Environment and Conservation Division**

#### **Establishment of Division and appointment of Director and other officers.**

5. (1) There shall be established for the purposes of this Act, an Environment and Conservation Division which shall consist of -

- (a) a Director;
- (b) Environmental Inspectors; and
- (c) such other officers as may be necessary for the due administration of the Act.

(2) Any appointment made under subsection (1) shall, if the person appointed is to be a public officer, be made in accordance with the Constitution but otherwise shall be made by the Minister.

#### **Functions of the Division.**

6. (1) The functions of the Division shall be to -

- (a) protect, restore and enhance the quality of the environment of Solomon Islands, having regard to the need to promote sustainable development;
- (b) develop, establish and administer systems of prevention and control of pollution in both the industrial and non-industrial sectors;
- (c) develop national standards to promote sustainable development and to monitor those standards through environmental auditing;
- (d) assist in developing legislation for systems of environmental planning at national, provincial and local level, and the development of national, provincial and local environmental plans;
- (e) collaborate with relevant public authorities in assisting in the conservation and management of world heritage properties;
- (f) promote the participation of the community in environmental decision-making;

(g) ensure freedom of and access to information on environmental matters, and in particular to ensure that the community has access to relevant information about hazardous substances arising from, or stored, used or sold by any industry or public authority;

(h) set compulsory standards for environmental improvement;

(i) conduct public education and awareness programmes about the environment;

(k) promote the study of the environment through research, surveys, listing and classification.

(2) For the purposes of promoting sustainable development as envisaged under subsection (1) (a), the Division shall as far as practicable be guided by the following –

(a) the precautionary principle, that lack of scientific certainty should not be used as a reason for not acting to prevent serious or irreversible environmental damage or degradation;

(b) fairness for future generations in that the present generation should ensure that the health, diversity, and productivity of the environment is maintained or enhanced for the benefit of future generations;

(c) conservation of biological diversity and ecological integrity; and

(d) improved valuation and pricing of environmental resources.

#### **Functions and powers of the Director.**

7. For the purpose of performing his functions under this Act, and subject to the provisions of this Act, the Director shall have power to -

(a) manage and control the affairs of the Division;

(b) advise the Minister [and/or Permanent Secretary](#) on matters concerning the environment and in relation to any of the functions, powers and responsibilities of the Division;

(c) promote co-ordination among Ministries and government divisions [and relevant stakeholders](#);

(d) revise and amend the national environmental strategies and programme as necessary;

(e) develop, co-ordinate and facilitate implementation of national policy concerning environmental planning, environmental impact assessment and pollution control;

(f) monitor and advise on international developments in environmental matters and to ensure the fulfilment of obligations of Solomon Islands under the relevant international and required treaties and conventions;

(g) develop a comprehensive community participation policy concerning all aspects of the Division's work, and facilitate the implementation of such policy;

(h) conduct and promote environmental research, environmental education, and environmental quality objectives; and

(i) carry out such other acts as he thinks necessary to properly discharge the functions and generally for carrying out the objects of this Act.

#### **Environmental report**

8. The Director shall in every ~~three~~ [four](#) years submit a report on the state of the environment to the Minister, who shall cause such report to be laid before the National Parliament.

(2) The report may, *inter alia*, include -

- (a) an assessment of the state and condition of the major natural resources of Solomon Islands;
- (b) an examination of environmental trends, including implications for the environment and human health;
- (c) a review of programmes and activities carried on by the private sector, public authorities and non-government organisations that have a direct or indirect bearing on the functions of the Division;
- (d) an examination of trends in economic analysis and of cost-effectiveness of controls associated with any of its functions and responsibilities; and
- (e) any general recommendations for future legislative or other action which the Director considers appropriate to carry out the Division's functions and responsibilities.

#### **Performance targets for public authorities**

**9.** The Director may advise any public authority on performance targets, (including pollution control and other environment protection standards) in respect of any matter or activity which may have a direct or indirect bearing on the functions of the Division.

#### **Power to give directions to public authorities**

**10.** The Director may in consultation with the Minister, where he deems it necessary direct any public authority -

- (a) to do anything within the powers of that public authority which, in the opinion of the Director, contributes to the achievement of the objects of the Act; or
- (b) to refrain from doing any act which, in the opinion of the Director, detracts from the achievements of the objects of the Act.

#### **Appointment of authorized persons.**

##### **10A**

(1) Authorised persons may be appointed -

- (a) in accordance with the Constitution, in the case of public officers; or
- (b) otherwise by the Minister in writing.

(2) A police officer acting within the limits of his authority is deemed to be an authorized person for the purposes of this Act.

(3) The Minister may limit the performance or exercise of the powers and functions of any authorized person to a specific area or period of time.

(4) An authorized person exercising any power conferred by this Act shall, upon request, identify himself and produce evidence that he is an authorized person.

#### **Power of entry of Inspectors**

**11.** Subject to the provisions of subsections (2), ~~and~~ (3) and (4) an Inspector may enter -

- (a) any land or building other than a dwelling house at any time; and
- (b) a dwelling house at a reasonable time during daylight.

(2) An Inspector shall not exercise the powers conferred by subsection (1) except for the purpose of –

- (a) ascertaining the character and condition of the land, building, water or reef; or
- (b) investigating an alleged offence; or
- (c) investigating a possible incident, accident or emergency.

(3) ~~The Subject to subsection (4), the~~ powers conferred by subsection (1) shall not be exercised unless reasonable notice has been given to the owner or occupier of the land, building or dwelling house.

~~Subsection (3) shall not apply where an inspector is investigating a complaint, an alleged offence, or a possible incident, accident or emergency.~~

(5) Any person who prevents or interferes with the powers of entry of any inspector shall be guilty of an offence and be liable to a fine not exceeding 5,000 penalty units or imprisonment for a term not exceeding six months or to both such fins and imprisonment.

### **Powers of Inspectors**

#### **11A**

(1) The powers of an inspector under this Act include:

- (a) To make any examination or inspection as may be necessary in the circumstances;
- (b) As regards any premises which he has power to enter, to direct that those premises or any part of them, or anything in them, shall be left undisturbed for so long as is necessary for the purpose of any examination or investigation;
- (c) To take such measurements and photographs and make such recordings as he considers necessary for the purpose of any examination or investigation;
- (d) To take samples of any articles or substances found in or on any premises which he has the power to enter, and of the air, water and land in, on, or in the vicinity of, that premises;
- (e) To require the production of any records which are required to be kept under this Law and to inspect and take copies of all or any part of those records;
- (f) To require any person associated or apparently associated with the premises to provide such information as may be reasonably required for the monitoring or enforcement of this Act.

(2) Where an inspector is questioning a person for the purposes of subsection (1)(f), he may –

- (a) Require the person being questioned to provide such answers as may be reasonable required;
- (b) Require that person or any other person to produce any development consent, permit, licence or other document issued in respect of any premises or person.

(3) Nothing in subsection (2) shall be construed so as to require any person to answer any question that may incriminate that person.

(4) Any person who interferes with any inspector in the course of his duties shall be guilty of an offence and be liable to a fine not exceeding 5,000 penalty units or imprisonment for a term not exceeding six months or to both such fins and imprisonment.

### **~~Minister's power to issue general directions to the Director~~**

~~12. The Minister may after consultation with the Director give to the Division such directions of a general character as to the policy to be followed by the Division in the performance of its functions as appear to the Minister to be necessary and the Division shall give effect thereto.~~

## **Division 2**

### **Establishment, functions and powers of the Environmental Advisory Committee**

#### **Establishment of Advisory Committee**

13. (1) There shall be established for the purposes of this Act, a body to be called the Environmental

Advisory Committee (hereinafter referred to as the "Advisory Committee").

(2) The provisions of the First Schedule shall have effect as to the constitution of the Advisory Committee or otherwise in relation thereto.

*First Schedule*

### **Functions and powers of the Advisory Committee**

**14. (1)** The functions of the Advisory Committee shall be to advise the Division, the Director or the Minister on any matters connected with environment and conservation referred to it by the Director or Minister for advice, and to conduct or perform any task assigned to it under the provisions of this Act.

(2) The Advisory Committee may inform the Director or Minister of any matter which it considers should be addressed pursuant to sub-section (1).

## **PART III DEVELOPMENT CONTROL, ENVIRONMENTAL IMPACT ASSESSMENT, REVIEW AND MONITORING**

### **Strategic Environment Assessment**

**14A.** A strategic environment assessment shall be carried out for all policies, plans and programmes that could potentially have significant impacts on the environment, climate or disaster vulnerability and which are prepared in the field of agriculture, forestry, fisheries, energy, mining, industry, transport, waste management, water management, town and country planning and land use, and it shall form an integral part of the policy, plan or programme.

### **General duty to consider environmental impact.**

**15.** In considering the grant of approval for any existing or proposed development or further expansion in any existing development, the Director, the Division and the relevant public authority shall have regard as far as practicable to the effect such development or expansion would have on the environment.

### **Declaration of prescribed development.**

**16. (1)** Development specified in the Second Schedule shall for purposes of this Act be classified as prescribed development.

*Second Schedule.*

(2) The Minister may where he sees fit, include in or delete from the said Schedule any development or proposed development.

### **Applications for approval**

**17. (1)** Any developer who proposes to carry out any prescribed development in Solomon Islands shall make application to the Director in such form as may be approved by the Minister.

(1A) Where the developer considers that the proposed development is not a prescribed development, he may request a Declaration from the Director that the proposed project is not a prescribed development and is not subject to the development consent process.

(1B) On receipt of the application referred to in subsection (1), and whether or not the Director has received a request referred to in subsection (1A), the Director shall, within fifteen working days of such receipt, make a Declaration referred to in subsection (1A) where the Director is of the opinion that the proposed development is not a prescribed development.

(2) On receipt of the application referred to in subsection (1), the Director shall within fifteen working days of such receipt advise the developer to submit -

(a) a development application accompanied by a public environmental report, together with any additional requirements as notified by the Director; or

(b) a development application accompanied by an environmental impact statement, together with any additional requirements as notified by the Director.

(3) Where the developer is a foreign investor, a certified copy of the Investment Board's certificate of approval shall be attached with the application.

(4) Where the Director decides to dispense with the requirements of subsection (2)(a), he shall advise the developer accordingly within the time stipulated in that subsection.

(5) In determining **which type of environmental assessment is most appropriate and, therefore, as to** whether the developer is required to submit a report referred to in paragraph (a) ~~or (b)~~ of subsection (2) **or a report referred to in paragraph (b) of subsection (2)**, the Director shall take into consideration the significant impact the development is likely to have on the environment and other factors that may be prescribed by regulations made by the Minister under section 55.

#### **Requirement for information concerning existing prescribed development.**

**18. (1)** Any developer carrying on an existing prescribed development, who has not submitted a development application to the Director as required under section 17 shall, if required to do so in writing by the Director provide -

(a) information of the nature of the activity carried on; and

(b) unless, exempted by the Director **pursuant to section 17(4)**, -

(i) a development application; or

(ii) public environmental report or environmental impact statement, as the case may require, in accordance with this Part.

**(2)** For the purposes of the exemption referred to in paragraph (2) of subsection (1) the provisions of section 17(4) apply *mutatis mutandis*.

#### **Consent required for prescribed development**

**19. (1)** A developer shall not commence or continue consent carry out any prescribed development unless required for prescribed development.

(a) a development application has been submitted to the Director, together with either a public environmental report or an environmental impact statement, as specified by the Director in section 17; and

(b) the developer has been issued with a development consent under this Part; or

(c) the Director has exempted the development from the requirements of this Part.

(2) Any person who carries on any prescribed development in breach of subsection (1) shall be guilty of an offence and be liable to a fine not exceeding [~~ten thousand dollars~~] **8,000,000** ~~40,000~~ penalty units<sup>1</sup> or imprisonment for a term not exceeding ~~twelve months~~ **five years** or to both such fine and imprisonment.

#### **Contents of public environmental report**

---

<sup>1</sup> Amended by the Penalties Miscellaneous Amendments Act 2009

20. Any public environmental report in respect of proposed and existing prescribed development shall

- (a) describe the prescribed development in summary form, including its objectives and any reasonable alternatives to it, including the “no project” alternative;
- (b) describe any aspects of the prescribed development having or likely to have a substantial or important impact on the environment, climate change, disaster vulnerability, and gender and social inclusion;
- (c) describe the environment likely to be affected by the prescribed development and any reasonable alternatives to it;
- (d) indicate the potential or actual impact of the prescribed development on the environment and of any reasonable alternatives to the prescribed development, including any enhancement of the environment;
- (e) outline the reasons for choice of the prescribed development;
- (f) describe and assess the effectiveness of any safeguards or standards intended to be adopted or applied for the protection of the environment;
- (g) state any intended investigations or studies of the possible impact on the environment before the prescribed development is implemented;
- (gA) identify and analyse all likely impacts of implementing the prescribed development;
- (gB) describe measures to prevent or reduce significant adverse impacts and enhance beneficial effects with estimated costs;
- (gC) describe residual impacts which cannot be mitigated or can only be mitigated partially;
- (gD) describe and assess how disaster and climate risk and gender and social inclusion have been taken into account;
- (gE) summarise any consultations with the Provincial Government of the area in which the prescribed development will be located, and the consultations with any other Provincial Government which are likely to be affected by the prescribed development, if relevant;
- (gF) summarise any consultations with project affected people including vulnerable groups that has already taken place during the preparation of the PER;
- (h) state any intended monitoring and reporting of the impact of the prescribed development, with estimated costs as appropriate; and
- (i) address any further matters that the Director may specify;
- (j) provide a non-technical summary.

**Requirement for further information.**

21. The Director may, where he, deems it necessary require the developer to submit further information within a specified period.

**Publication of public environmental report and procedure in respect of objections and appeal.**

22. (1) The Director on being satisfied that a public environmental report meets the requirements of this Act, shall cause the public environmental report to be published in such manner as he considers adequate or most effective for the purpose of bringing it to the attention of all public authorities and

other persons, whose interests are likely to be affected by the proposed development.

(2) Any public authority or person whose interests are likely to be affected by the proposed development may within ~~thirty~~ **one hundred and twenty (120) working** days from the date of publication of the notice referred to in subsection (1) make written objections to the Director in respect of the proposed development.

(3) On receipt of the written objections referred to in subsection (2), the Director shall examine the grounds of objections and where he deems it necessary after hearing the affected parties either -

(a) consent to the development, or the continuation of that development, with ~~or without~~ conditions;

(b) require the developer to produce an environmental impact statement and to conform with the provisions concerning environmental impact statements under this Part; or

(c) refuse consent to the prescribed development.

(4) In making the decision the Director shall take into account -

(a) the information contained in the development application and public environmental report;

(b) any objections received under subsection (2) and any information provided in support of the objections; and

(c) the objects of this Act.

**(5) The Director may only issue a consent under subsection (3)(a) where the development application, assessment process and content of the PER meet the requirements of this Act and the Regulations.**

#### **Contents of environmental impact statement.**

**23.** An environmental impact statement in respect of proposed and existing prescribed development shall –

(a) contain a full description of the objectives of the prescribed development;

(b) analyse the need for the prescribed development;

(c) indicate the consequences of not implementing or carrying out the prescribed development;

(d) include adequate information and technical data adequate to allow assessment of the impact of the prescribed development on the environment;

(e) examine any reasonable alternatives to the prescribed development, including alternative sites for it;

(f) describe the environment that is or is likely to be affected by the prescribed development and by any reasonable alternatives to it. **In particular, identify any protected area that is or is likely to be affected by the prescribed development, including those under the Protected Areas Act 2010, Fisheries Act 2015, National Parks Act Cap 149;**

(g) assess the actual or potential impact on the environment of the prescribed development and of any reasonable alternatives to it, including the primary, secondary, short-term, long-term, adverse and beneficial impacts on the environment;

(h) outline the reasons for the choice of the prescribed development;

- (i) estimate the time period of any expected impacts;
- (j) describe the geographic boundaries of the impacts;
- (k) state the methods of predicting and assessing each impact from the construction, operational and where relevant, the de-commissioning phase of an implemented development and for each alternative presented;
- (l) justify the prescribed development in terms of environmental, economic, culture and social considerations;
- (m) identify and analyse all likely impacts or consequences of implementing the prescribed development, including implications for the use and conservation of energy;
- (n) describe measures to prevent or reduce significant adverse impacts and enhance beneficial effects and an account of their likely success with estimated costs as appropriate;
- (o) describe residual impacts which cannot be mitigated or can only be mitigated partially;
- (p) describe proposed monitoring and reporting schemes with estimated costs as appropriate;
- (q) describe and assess the estimated cost-effectiveness of any safeguards or standards for the protection of the environment to be adopted or applied including its implementation, monitoring and reporting;
- (r) give an account of the impact on the environment of any of a series or programme of similar development (whether implemented or not) over a period of time;
- (s) give any sources and references of information relied on and outline any consultations with any persons made during the preparation of the report;
- (t) include a site survey report concerning National Heritage items or traditional artifacts as specified by the Director, or as may be required by the Director of Culture;
- (tA) summarise any consultations with the Provincial Government of the area in which the prescribed development will be located, and the consultations with any other Provincial Government which are likely to be affected by the prescribed development, if relevant;
- (tB) summarise any consultations with project affected people including vulnerable groups that has already taken place during the preparation of the EIS;
- (tC) describe and assess how disaster and climate risks have been taken into account as well as gender and social inclusion and protection issues;
- (u) address any further matters as the Director specifies; and
- (v) ~~give a clear and concise summary printed on a separate page~~ provide a non-technical summary.

**Publication of environmental impact statement and procedure in respect of objections and appeal.**

**24.** (1) The Director on being satisfied that an environmental impact statement meets the requirements of this Act shall cause such statement to be published in such manner as he considers adequate or most effective for the purpose of bringing it to the attention of all public authorities, and other persons whose interests are likely to be affected by the proposed development.

(2) Any public authority or person whose interests are likely to be affected by the proposed development may within ~~thirty~~ **one hundred and twenty (120) working** days from the date of publication of the notice referred to subsection (1) make written objections to the Director in respect of

the proposed development.

~~(3) On receipt of the written objections referred to in subsection (2), the Director shall examine the grounds of objections, and where he deems it necessary after hearing the affected parties either—~~

~~(a) issue a consent to the development with or without conditions; or~~

~~(b) refuse consent.~~

#### **CLAUSE 24A.**

##### **Review Panel**

(1) Within five working days of receipt of an application for development consent pursuant to s17 for which an EIS is required, the Director shall establish a Review Panel.

(2) The Review Panel shall consist of –

- (a) The Director
- (b) Staff of the Environment and Conservation Division
- (c) Staff from other divisions within the Ministry, as required and relevant
- (d) Representatives from other Ministries, as required and relevant
- (e) Experts from other areas of the public service, as required and relevant.

(3) The Director shall ensure that the Review Panel as a whole consists of members with the expertise to consider the application for development consent, the ToR for the EIA, and the EIS for the prescribed development in question. Such expertise may include, as required –

- (a) environmental engineering
- (b) environmental and climate sciences
- (c) biology, chemistry or physics
- (d) ecology
- (e) human health
- (f) economics
- (g) social sciences
- (h) pollution control
- (i) disaster risk management
- (j) specific experience in the sector of the proposed prescribed development.

(4) No member of the Advisory Committee shall sit as a member of the Review Panel.

(5) A person shall not be a member of the Review Panel where he or she and any member of his or her immediate family has a financial or fiduciary interest in the application being considered, or has any other interest that conflicts with the discharge of his or her functions or duties.

(6) The Director shall chair the Review Panel.

(7) The Director shall ratify and sign the decision of the Review Panel on behalf of the Review Panel.

(8) The Director may establish a list of potential members for consideration in any Review Panel.

(9) Members of the Review Panel who are civil servants shall not receive additional remuneration for their work on the Review Panel.

(10) The Director may request other experts to provide an opinion or comment to the Review Panel on the application for development consent.

##### **Role of the Permanent Secretary and other Directors**

**24B.** The Permanent Secretary and or other Directors may provide the Director with comments on the application for development consent for the proposed development and or on the recommendations of the Review Panel.

#### **Clause 24C**

### **Decision on Development Consent Application**

- (1) The Director shall make a decision referred to in section 24A subsection (7) and either:-
- (a) Issue a consent for the development with ~~or without~~ conditions; or
  - (b) Refuse consent.
- (2) The Director may only issue a consent under subsection (1) where the development application, assessment process and content of the EIS meet the requirements of this Act and the Regulations.
- (3) In making a Decision the Director and Review Panel shall take into account –
- (a) the information contained in the development application and the environmental impact statement;
  - (b) any objections received under section 24(2) and any information provided in support of the objections;
  - (c) Any comments received from the Permanent Secretary and or other Directors referred to in section 24B;
  - (d) Any comments or opinions for any other experts referred to in section 24A(1), where appropriate; and
  - (e) the objects of this Act.
- (4) Where the Director makes any decision contrary to any ~~comments technical opinion or advice~~ submitted to him by the Permanent Secretary and or other Directors, the Director shall make a written record of the reasons why he has so acted and such record shall form part of the record to be kept by the Director pursuant to s28.
- (6) Where the Director refuses consent he shall give written reasons for such refusal.

### **Development to be carried out in accordance with development consent.**

- 25.** (1) A developer shall not carry on any development except in accordance with the development consent.
- (2) ~~The Director or an~~ Inspector may at any time if he has reason to believe that any person is responsible for, or substantially involved in any development, request such person to produce within a reasonable time evidence of the development consent.
- (3) If ~~the Director or~~ any Inspector is not satisfied that a development consent authorising the particular development exists, or where the person requested under this section fails within a reasonable period to produce such evidence, ~~or where the development is being carried out other than in accordance with the development consent,~~ the ~~Director or~~ Inspector may issue a notice in writing (a “Stop Notice”) requiring all persons involved in the development to immediately discontinue such development.

### **Development consent under this Act required before any other consent or licence under other Acts can be granted**

- 25A.** (1) Where any consent, licence, permit or other approval is required under any other Act for the proposed development to proceed, such other consent, licence, permit or other approval shall not be granted before any development consent required under this Act has been granted.
- (2) Any conditions imposed by any other consent, licence, permit or other approval referred to in subsection (1) shall not be inconsistent with any conditions imposed by the Director on any development consent under this Act.
- (3) Without prejudice to the generality of sub-section (1), where any development consent is required for any reserved matters under section 15(4) of the Town and Country Planning Act, such consent shall not be granted until development consent for those reserved matters has been granted pursuant to this Act, if required.
- (4) Any consent, licence, permit or other approval granted in breach of subsection (1) is null and void.

**Offence of developing a project other than in accordance with this Act**

**25B.** (1) Any person who develops a project without any development consent is guilty of an offence and liable upon conviction to a fine not exceeding 8,000,000 penalty units or to imprisonment for a period of up to five years or to both such fine and imprisonment.

(2) Any person who develops a project other than in accordance with the development consent or any conditions in that development consent is guilty of an offence and liable upon conviction to a fine not exceeding 8,000,000 penalty units or to imprisonment for a period of up to five years or to both such fine and imprisonment.

(3) Any person who fails to comply with a Stop Notice issued in accordance with Section 25(3) of this Act is guilty of an offence and liable upon conviction to a fine not exceeding 8,000,000 penalty units or to imprisonment for a period of up to five years or to both such fine and imprisonment.

(4) The Director or any Inspector or any police officer may seize or impound any vehicle or equipment which they believe is or was being used in breach of a Stop Notice.

(5) In addition to any penalty imposed by the court pursuant to sub-section (3), the court may also order the forfeiture of any vehicle or equipment referred to in sub-section (4) or otherwise used in breach of a Stop Notice.

(6) Where, as a result of the offence, pollution has been emitted or discharged, or damage to the environment has been caused, the court may order the pollution to be cleaned up and or the damage remedied, or where the ECD has already taken such actions, require the reasonable costs of such actions to be paid.

**Offence of providing false or misleading information.**

**26.** A developer who knowingly provides 'false or misleading information to the Director or to any public authority concerning matters required to be addressed in a public environmental report or in an environmental impact statement is guilty of an offence and liable on conviction to a fine not exceeding [~~ten thousand dollars~~] 100,000 penalty units<sup>2</sup> or to imprisonment for a period of twelve months or to both such fine and imprisonment.

**Prescribed forms.**

**27.** Public environmental reports and environmental impact statements shall be in such form as prescribed by regulations.

**Director to keep records.**

**28.** (1) The Director shall keep proper records of all development applications, environmental impact statements and supporting data assessments, public environmental reports and supporting data, development consents, minutes of meetings, records of any outcome of a Review Panel and all procedural documents.

(1A) The records referred to in subsection (1) shall include any drafts, revisions or updates as the case may be.

(1B) the records referred to in subsection (1) shall include the monitoring reports submitted by the developer in accordance with any condition of the development consent, and any reports on monitoring carried out by any inspector pursuant to section 11 and any public authority pursuant to section 31.

(2) The Director shall make the records referred to subsection (1) available for perusal to the public during normal working hours.

---

<sup>2</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

(3) Where any person wishes to make a copy of any record, the Director may charge that person reasonable photocopying fees.

#### **Director to issue guidelines for assessment of reports and statements.**

29. The Director, in consultation with the Minister, may issue guidelines for assisting the Division and the relevant public authority in assessing and evaluating any report, statements or other information.

#### **Responsibility for public environmental report, etc.**

30. The developer shall be responsible for all expenses incurred in the preparation and publication of the public environmental reports and the environmental impact statements, and for all expenses incurred in respect of public hearings and public notices and providing information to the public.

#### **Monitoring environmental aspects of development.**

31. (1) The Director or any relevant public authority may at any time, whether before or after a development activity has been completed, monitor, or cause to be monitored, all or any of the environmental aspects of the implemented development activity.

(2) In the performance of any functions under subsection (1), the Director or any relevant public authority shall have regard to the effectiveness of any safeguards or standards adopted for the protection of the environment and the accuracy of any forecasts of the environmental impacts of the development activity.

(3) The Director or public authority referred to in subsection (1) may give such directions to the developer to ensure that appropriate safeguards and steps are taken by the developer to mitigate any adverse environmental aspects.

(4) The developer shall comply with the directions of the Director or the relevant public authority issued pursuant to this section.

#### **Appeal to Advisory Committee**

32. (1) Any developer or person who disagrees with any decision of the Director under this Part may within ~~thirty~~ **sixty working** days of publication of the decision appeal to the Advisory Committee.

(2) The appeal shall be in writing and clearly set out all grounds of the appeal. A copy shall be served on the Director and on any relevant public authority.

(3) The appellant shall pay to the Division the appeal fee prescribed by regulations by the Minister.

(4) The appeal shall be heard in public, and if the Advisory Committee's decision materially changes the Director's decision, it shall be published in such manner so as to bring it to the notice of persons affected.

(5) The Advisory Committee in hearing an appeal shall give the appellant, **the developer**, the Director and any relevant public authority a reasonable opportunity of being heard. The Advisory Committee may by a majority decision either confirm the Director's decision or substitute its own decision for that of the Director.

(6) The lodging of an appeal does not operate in any way to affect the decision appealed from.

(7) Any person aggrieved by the decision of the ~~Advisory~~ **Environment Appeals** Committee may within ~~thirty~~ **working** days from the date of such decision appeal to the Minister who shall make such order as he considers just.

**Development consents non-transferable.**

~~33. (1) A developer shall not transfer a development consent granted under this Part.~~

~~(2) Any transfer of shareholding in a company or other change of ownership which has the effect of substantially changing the identity of the developer which has been granted a development consent shall be deemed to be a transfer contrary to this section, and shall render the development consent invalid.~~

**Transfer of development consent**

**33 (1)** Where the holder of a development consent intends to transfer that development consent to another person, the holder and that other person shall make a joint application to the Director for that transfer.

(2) An application under subsection (1) shall be accompanied by the development consent and shall contain:

- (a) The name, address and telephone number of the holder; and
- (b) The name, address and telephone number of the other person.

(3) The Director shall grant the application for the transfer of the development consent unless the Director considers that that other person will not have control over the development concerned or will not ensure that the development concerned is developed or operated in compliance with the conditions in the development consent.

(4) The Director shall make his decision within [15] working days of receipt of the application to transfer.

(5) The applicants shall be notified in writing within 5 working days of the decision referred to in subsection (4).

(6) Where the Director grants the application, he shall do so by endorsing the development consent with the name and details of that other person as the holder of the development consent, and sign the endorsement. The endorsed development consent shall be sent to the applicants.

(7) Where the Director refuses the application, he shall give reasons for such refusal.

(8) Where that other person intends to make any change to the development he shall submit a revised PER/EIS and /or EMP, as the case may be, for approval by the Director before carrying out any such change.

**PART IV CONTROL OF POLLUTION**

**DIVISION I  
GENERAL REQUIREMENTS**

**Causing pollution and noxious discharges.**

**34.** No person shall emit **or discharge** or cause to be emitted **or discharged** from any premises noise, odour, ~~or~~ electromagnetic radiation, **pollution, waste water or noxious substance** which unreasonably interferes with the health, welfare, convenience, comfort or amenity of any person.

**Discharge of waste in circumstances in which it is likely to cause pollution.**

**35.** No person shall cause or allow waste to be placed in any position from which the waste could reasonably be expected to gain access to any part of the environment and is likely to result in pollution.

**Occupiers of premises to take certain measures.**

**36.** The occupier of any premises shall -

(a) comply with any prescribed standard for the discharge of **pollution, waste water** or waste or the emission of noise, odour or electromagnetic radiation from such premises.

(b) take all reasonable and practicable measures to prevent or minimise the discharge of **pollution, waste water** or waste and the emission of noise, odour or electromagnetic radiation from such premises.

**Penalties for breach of section 34, ~~or 35~~ or 36.**

**37.** Any person who contravenes the provisions of sections 34, ~~or 35~~ or 36 shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~ten thousand dollars~~] 100,000 penalty units<sup>3</sup> or to imprisonment for a period not exceeding twelve months or to both such fine and imprisonment.

**DIVISION II  
OPERATING LICENCE**

**Occupiers of prescribed premises to obtain a licence for discharge of **pollution** ~~waste or emissions of noise, odour or radiation.~~**

**38.** (1) Subject to the provisions of this Act, no person who occupies a prescribed premises shall-

(a) cause or increase, or permit to be caused or increased, the discharge **or emission** of pollution ~~waste or the emission of noise, or electromagnetic radiation~~ from the prescribed premises; or

(b) alter or permit to be altered the nature of the **pollution** ~~waste discharged or noise, odour or electromagnetic radiation~~ **discharged or** emitted from the prescribed premises,

unless in accordance with any conditions of the licence.

(2) Any occupier of a prescribed premises who contravenes the provisions of subsection (1) shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] 5,000 **8,000,000** penalty units<sup>4</sup> or to imprisonment for a period not exceeding ~~six months~~ **five years** or to both such fine and imprisonment.

**Requirement for a licence**

**38A.** (1) The occupier of a new activity shall not commence operation of that prescribed activity unless and until he has a valid licence for the operation of that prescribed activity.

(2) The occupier of an existing activity who does not already hold a valid licence under this Act shall apply for a licence within one year of the coming into force of this Act.

**Application for licence.**

**39.** (1) An application for a licence to discharge **or emit pollution** ~~waste, emit noise, odour or electromagnetic radiation~~ from a prescribed premises shall be made to the Director in the prescribed form and -

(a) be accompanied by the prescribed fee; and

(b) include any information, plans, specifications and other documents and information as the Director may require.

(2) On receiving an application, the Director shall advise the applicant that the application either

---

<sup>3</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

<sup>4</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

complies with the requirements of subsection (1) or where it does not meet the requirements of the aforesaid subsection inform him accordingly.

(3) Where the application complies with subsection (2), the Director shall seek comments on it from any public authority or person who in the opinion of the Director, has a direct interest in the subject matter of the application.

(4) The Director shall on receipt of comments from the person mentioned in subsection (3), take into account any comments received and may either -

- (i) grant a licence subject to such conditions as he may specify; or
- (ii) refuse to grant the licence.

#### **Revocation, suspension or amendment of licences by Director.**

40. (1) The Director may, by notice in writing served on the licensee revoke or suspend the licence, if the Director is satisfied that there has been a breach of any of the conditions of the licence issued pursuant to section 39.

(2) The Director may at any time amend the licence, by notice in writing, in the manner prescribed by regulations.

(3) Without prejudice to the generality of subsection (2) the Director shall review the licence every ~~five~~ two years and, if necessary, amend the licence.

#### **~~Duty of persons becoming occupiers of prescribed premises.~~**

##### **Transfer of licence**

41. (1) ~~A person who is the occupier of any prescribed premises in respect of which a licence is in force shall comply with the conditions of the licence and within thirty days of coming into occupation of the prescribed premises apply for the transfer of the licence to him.~~ Where the occupier of a prescribed premises intends to transfer his licence to another person, the occupier and that other person shall make a joint application to the Director for that transfer.

(2) Where the Director has reason to believe that the change of occupier of the prescribed premises would not cause a breach of the conditions of the licence, he may transfer the licence to the new occupier with or without further conditions or otherwise refuse such transfer.

(3) The Director shall refuse any application for the transfer of a licence on the grounds that that other person will not be the person who will have control over the operation of the activities of the prescribed premises after the transfer of the licence or will not ensure that the prescribed premises are operated in accordance with the conditions of the transferred licence.

(4) An application for the transfer of a licence shall be made to the Director in the prescribed form and accompanied by the prescribed fee.

(5) The Director shall make his decision within [15] working days of receipt of the application to transfer.

(6) The applicants shall be notified in writing within 5 working days of the decision referred to in subsection (5).

(7) Where the Director grants the application, he shall do so by endorsing the licence with the name and details of that other person as the holder of the licence, and sign the endorsement. The endorsed licence shall be sent to the applicants.

(7) Where the Director refuses the application, he shall give reasons for such refusal.

#### **Change of operation of the prescribed premises**

**41A.** (1) Where the occupier of a prescribed premises proposes to make a change in the operation of the activities at the prescribed premises he shall notify the Director before making that change.

(2) If necessary, the Director shall, within 30 working days of the notification referred to in subsection (1), update the licence or the conditions included in that licence.

(3) Where the proposed change would result in significant change to the operation of the activities at the prescribed premises the Director shall require the occupier to submit an application for a licence in respect of the proposed change in accordance with section 39.

(4) The notification referred to in subsection (1) shall be in writing and shall include a description of the proposed change in the operation of the activities at the prescribed premises.

(5) The occupier shall not make any change before receiving from the Director either:

- (a) a confirmation in writing that no change in the licence or licence conditions is required; or
- (b) an updated licence or licence conditions pursuant to subsection (2); or
- (c) a licence in respect of the proposed change pursuant to subsection (3).

#### **Conditions of licence.**

**42.** The licence issued pursuant to section 39 may be subject to one or more of the following conditions, namely that -

- (a) the specified pollution control equipment is installed and operated in the manner specified;
- (b) specified measures are taken to minimise the likelihood of pollution due to any activity conducted or proposed to be conducted in the premises;
- (c) within any specified time, monitoring equipment of a specified type is provided on the premises;
- (d) within any specified time a monitoring programme is carried out to supply information concerning the characteristics, volume and effects of -
  - (i) the waste that is being or is to be discharged from those premises into the environment; or
  - (ii) the noise, odour or electromagnetic radiation that is being or is to be emitted from those premises into the environment;
- (f) where practicable, measures are taken to or make available for re-use all or part of the waste;
- (g) any equipment be operated as specified so as to prevent, control or abate pollution; or
- (h) the licensee complies condition the Director prescribes.

(2) The person occupying the premises shall carry out any monitoring programme as required in the licence and supply all information recorded as a result of that programme to the Director in the specified manner.

#### **Pollution abatement notice.**

**43.** The Director or Inspector may serve or cause to be served on the owner or the occupier of any premises a pollution abatement notice, if the Director is satisfied that -

- (a) ~~waste matter~~ pollution is being or is likely to be discharged or emitted; or

(b) any noise, odour or electromagnetic radiation is being or is likely to be emitted, from the premises into the environment;

(c) that ~~waste matter~~ **pollution** or noise, odour or electromagnetic radiation does not comply with, or would not if it were discharged or emitted into the environment comply with -

(i) any standard under an approved policy; or

(ii) any prescribed standard; or

(d) ~~waste~~ **pollution** or noise, odour or electromagnetic radiation has caused or is causing or likely to cause ~~pollution~~ **damage to the environment or harm to human health**.

(2) A pollution abatement notice -

(a) shall set out the reason for the notice; and

(b) may require persons affected by it to take any measures the Director or Inspector considers necessary to prevent, control or reduce the discharge or emission of ~~waste~~ **pollution** or emission of noise, odour or electromagnetic radiation to which the notice relates in the manner specified in the notice.

(3) Where a pollution abatement notice is in force it shall apply to each person who is the owner of the occupier of the premises on whom it is served and binds each successive owner or occupier of the premises or the land to which the notice relates.

(4) The Director may revoke a pollution abatement notice in writing.

(5) The Director may amend the pollution abatement notice -

(a) by extending the time to comply with any requirement in the notice if the Director is satisfied that the circumstances of the case justify such an extension; or

(b) by revoking or amending any requirement in the notice.

(6) A person to whom a pollution abatement notice applies shall comply with the requirements contained in the notice.

(7) Before extending or amending a notice, the Director shall give the person a reasonable opportunity to state in writing his objections, if any.

(8) Any occupier of a premises who fails to comply with any matters referred to in this section shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] **5,000 8,000,000** penalty units<sup>5</sup> or to imprisonment for a period not exceeding ~~six months~~ **five years** or to both such fine and imprisonment.

**Outgoing owner or occupier to notify the Director and successor in ownership or occupation.**

**44.** Where a person who is the owner or occupier of premises to which a pollution abatement notice applies, ceases to be such an owner or occupier, he shall in writing notify -

(a) the Director of that fact, and of the name and address of any person who succeeds him as owner or occupier of the premises; and

(b) the person who succeeds him as owner or occupier or both that the pollution abatement notice is binding on such person.

**Environment Inspector may serve stop notice.**

---

<sup>5</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

**45.** (1) An Inspector may in consultation with the Environment Director serve a stop notice on a person if he is satisfied that -

- (a) such person has not complied with any of the requirements contained in the pollution abatement notice; and
- (b) the non-compliance is causing or is about to cause conditions seriously detrimental to the environment or dangerous to human life or health.

(2) After serving the stop notice, the Inspector may take or may cause to be taken such steps as he considers necessary -

- (a) to stop the carrying on of the trade, process or activity, and to close down the particular premises; and
- (b) to take measures so as to prevent or minimise the ill-effects such non-compliance has on the environment and on the health of the population.

(3) The cost of taking the steps under subsection (2) is a debt due to the Government and may be recovered by action in a court of competent jurisdiction.

(4) An Inspector in consultation with the Director, may amend, or, if satisfied that steps have been taken to ensure that the conditions referred to in subsection (1) have been abated, revoke such order by notice served on the person.

(5) An Inspector who serves a stop notice referred to in subsection (1), shall notify the director in writing within 7 days of the details of the notice.

(6) Any person who fails to comply with a notice made under this section shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] ~~5,000~~ ~~8,000,000~~ penalty units<sup>6</sup> or to imprisonment for a period not exceeding ~~six months~~ ~~five years~~ or to both such fine and imprisonment.

#### **Outgoing owner or occupier to notify the Director and successor in ownership or occupation**

**45A.** Where a person who is the owner or occupier of premises to which a stop notice applies, ceases to be such an owner or occupier, he shall in writing notify -

- (a) the Director of that fact, and of the name and address of any person who succeeds him as owner or occupier of the premises; and
- (b) the person who succeeds him as owner or occupier or both that the stop notice is binding on such person.

#### **Records of licences, pollution abatement notices and stop notices.**

**46.** The Director shall record details of the following -

- (a) licences (including applications for renewals or transfers);
- (b) pollution abatement notices; and
- (c) stop notices.

#### **Powers concerning discharge of waste and creation of pollution.**

---

<sup>6</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

47. (1) Where any ~~waste~~ **pollution** has been or is being discharged or is likely to be discharged from any premises in breach of a licence, stop notice or a pollution abatement notice, an Inspector may in writing advise any person or assist such person to remove, disperse, destroy, dispose of or otherwise deal with the ~~waste~~ **pollution**.

(2) Any expenses incurred by the Division in assisting the removal, disposal, destruction, disposal or other dealing, in the prevention, control or abatement **of the pollution**, may be recovered from the person who -

(i) was the occupier of the premises at the time of that discharge; or

(ii) caused or permitted to be caused such discharge or was responsible for such discharge, by action in a court of competent jurisdiction as a debt due to the Government and shall pay any costs so recovered into the ~~Consolidated~~ **appropriate Trust Fund**.

#### **Defences to certain proceedings.**

48. It shall be a defence to proceedings for an offence under this Part if the person charged with the offence proves that -

(a) the discharge or emission occurred -

(i) for the purpose of preventing danger to human life or health or irreversible damage to a significant portion of the environment; or

(ii) as a result of an accident which was beyond such person's control and not caused by the negligence of such person; **or**

(b) **through the actions of a third party and that** the person who occupies or owns the premises took all reasonable precautions to prevent that discharge or emission; **or**

~~(c) as soon as was reasonably practicable after that discharge or emission the Director was notified in writing by the person of the particulars therefore; or~~

~~(d) the discharge or emission complies with any prescribed standard, licence or requirement in a pollution abatement notice, or a condition to a development consent, or an approved policy agreed or decided under this Act.~~

### **DIVISION III POLLUTION FROM VEHICLES OR VESSELS**

#### **Discharges from vehicles or vessels.**

49. (1) No person shall drive a vehicle capable of discharging any ~~matter~~ **pollution** into the environment on a road, public place or reserve unless the vehicle complies with the prescribed discharge standards.

(2) No person shall sail or conduct a vessel capable of ~~discharging~~ discharging any ~~matter~~ **pollution** into the environment unless the vessel complies with the prescribed discharge standards.

(3) Any person who contravenes any provisions of this section or any regulations relating to discharge standards shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] 5,000 penalty units<sup>7</sup> to imprisonment for a period not exceeding five months or to both such fine and imprisonment.

#### **Interference with anti-pollution devices on vehicles or vessels.**

---

<sup>7</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

**50.** (1) A person shall not remove, disconnect or impair, a device fitted to a vehicle or vessel for the purpose of preventing the discharge of ~~waste matter~~ **pollution** or controlling noise.

(2) A person shall not adjust or modify, or permit to be adjusted or modified, a device fitted to a vehicle or vessel, if the adjustment or modification results in the discharge into the environment of any ~~waste matter~~ **pollution** or in the emission of any noise that does not comply with the prescribed standard.

(3) Any person who contravenes any provisions of this section or any prescribed standard shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] **5,000 100,000** penalty units<sup>8</sup> or to imprisonment for a period not exceeding six months or to both such fine and imprisonment.

#### **DIVISION IV NOISE CONTROL**

##### **Installation of equipment emitting unreasonable noise.**

**51.** (1) A person shall not install on or in any premises any equipment which, when operated, emits unreasonable noise, or which the person knows or would reasonably have known to emit that noise when installed and operated.

(2) Any person who contravenes the provisions of this section shall be guilty of an offence and be liable on conviction to a fine not exceeding [~~five thousand dollars~~] **100,000** penalty units<sup>9</sup> or to imprisonment for a period not exceeding six months or to both such fine and imprisonment.

##### **Unreasonable noise**

**51A.** For the purposes of s51, noise shall be unreasonable having regard to –

- (a) its volume, intensity or duration;
- (b) the time and place where it is emitted; and
- (c) any other relevant circumstances.

#### **PART IV-A WASTE MANAGEMENT**

##### **Principles of waste management**

**51B.** (1) Waste shall be stored, recovered or disposed of without endangering human health and without harming the environment, and in particular:

- (a) Without causing a risk to water, air or soil;
- (b) Without causing a risk to plants and animals;
- (c) Without causing nuisance due to noise or odours;
- (d) Without adversely affecting the countryside or cultural sites or nature protected areas.

(2) Waste shall be managed in accordance with the following hierarchy of priorities:

- (a) the prevention of waste;
- (b) reuse;
- (c) recycling;
- (d) disposal.

(3) The producer of industrial waste shall be responsible for the costs of storage, transport, recovery or disposal of that industrial waste.

##### **Obligation to obtain a licence**

**51C.** Any public or private person who carries out activities for the recycling, reuse or disposal of waste shall be required to hold a licence for such activities in accordance with Part IV Division 2 of this Act.

---

<sup>8</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

<sup>9</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

### **Illegal dumping of waste**

- 51D.** (1) No person shall cause litter.  
(2) No person shall dump waste or abandon waste.

### **Penalties for breach of section 51D**

**51E.** Any person who contravenes the provisions of section 51D shall be guilty of an offence and be liable to a fine not exceeding 10,000 penalty units.

### **Import and export of waste**

- 51F.** The Minister may make regulations –
- (1) prohibiting or placing restrictions on the import of waste into Solomon Islands
  - (2) prohibiting or placing restrictions on the export of waste from Solomon Islands.

### **Regulations on waste management**

- 51G.** The Minister may make Regulations–
- (1) for the management and disposal of different waste streams;
  - (2) on economic instruments on waste management

## **PART IV-B CHEMICALS MANAGEMENT**

### **Dangerous substances and preparations**

- 51H.** (1) For the purposes of this Part the following definitions shall apply -
- (a) "Substance" means chemical elements and their compounds as they occur in the natural state or as produced by industry;
  - (b) "Preparations" means mixtures or solutions composed of two or more substances.

(2) Substances and preparations are "dangerous" for the purposes of this Part if they exhibit one or more of the following characteristics:

- (a) Explosive;
- (b) Oxidising;
- (c) Flammable;
- (d) Toxic;
- (e) Harmful to human health;
- (f) Corrosive;
- (g) Irritant.

### **Import and export of dangerous substances and preparations**

- 51I.** (1) The import of dangerous substances and preparations may be permitted only if so authorised by the relevant Ministry.
- (2) The export of dangerous substances and preparations may be permitted only if so authorised by the relevant Ministry.
- (3) The Minister may make regulations –
- (a) prohibiting or placing restrictions on the import of certain dangerous substances and preparations into Solomon Islands
  - (b) prohibiting or placing restrictions on the export of certain dangerous substances and preparations from Solomon Islands
  - (c) establishing a prior informed consent procedure for the import and export of certain dangerous substances and preparations.

### **Ozone depleting substances**

**51J.** (1) ~~The production, import and export of ozone depleting substances may be permitted only if so authorised by [Ministry]~~

~~(2) The marketing, use, recovery, recycling and reclamation and destruction of ozone depleting substances may be permitted only if so authorised by [Ministry]~~

~~(3) The Minister may make regulations for the implementation of this section, including a ban or restriction on certain ozone depleting substances.~~

### **Persistent Organic Pollutants**

**51J.** (1) The production, import and export of Persistent Organic Pollutants may be permitted only if so authorised by the relevant Ministry.

(2) The marketing and use of Persistent Organic Pollutants may be permitted only if so authorised by the relevant Ministry.

(3) Stockpiles of persistent organic pollutants, whose use is not permitted, shall be considered as waste. Such stockpiles shall be managed in a safe, efficient and environmentally sound manner.

(4) The Minister may make regulations for the implementation of this section, including a ban or restriction on certain Persistent Organic Pollutants.

### **Genetically Modified Organisms**

**51K.** (1) For the purposes of this section a genetically modified organism (GMO) means an organism, with the exception of human beings, in which the genetic material has been altered in a way that does not occur naturally by mating and or natural recombination.

(2) The import or export of GMOs may be permitted only if so authorised by the relevant Ministry.

(3) The restricted use of GMOs or the deliberate release into the environment of GMOs may be permitted only if so authorised by the relevant Ministry.

(4) The marketing of GMOs or products containing GMOs and or composed of and or originating from GMOs may be permitted only if so authorised by the relevant Ministry.

(5) The Minister may make regulations for the implementation of this section.

## **PART V MISCELLANEOUS**

### **Protection of officers.**

**52.** No proceedings shall be instituted against any officer appointed under this Act for any act which is done in good faith or is purported to be done by him in the performance of his duties on the discharge of his functions under this Act.

### **Offences by corporation.**

**53.** Where a corporation is guilty of an offence under this Act, any officer, director, or agent of such corporation who authorised, assented to or participated in, or by his neglect or omission contributed to the commission of the offence, is a party to and guilty of the offence and liable to the penalty provided for the offence.

### **General penalty.**

**54.** A person guilty of an offence against any provision of this Act for which no penalty is elsewhere prescribed is liable on conviction in a Magistrate's Court to a fine not exceeding [~~one thousand dollars~~] 100,000 penalty units<sup>10</sup> or, in default of payment, to imprisonment not exceeding one year.

### **Environmental Quality Standards**

**54A.** (1) An environmental quality standard means the concentration of a particular pollutant or group

---

<sup>10</sup> As amended by the Penalties Miscellaneous Amendments Act 2009

of pollutants in air, water or soil which must not be exceeded.

(2) The Minister may make regulations establishing environmental quality standards for specific pollutants or groups of pollutants for the individual environmental components of air, water and soil. The regulations may also set time-limits for achieving such environmental quality standards.

(3) Until environmental quality standards have been established pursuant to sub-section (2), the standards endorsed by the World Health Organization or the World Bank shall apply.

#### **Environmental Technical Standards**

**54B.** (1) An Environmental Technical Standard means the mass, concentration or level of an emission or discharge from an activity which may not be exceeded during one or more periods of time. Environmental Technical Standards may also be set for certain groups or categories of substances.

(2) The emission limit values set in a licence for a specific prescribed premises shall not be less strict than the relevant Environmental Technical Standard.

(3) Environmental Technical Standards shall normally apply at the point where the emission leaves the prescribed premises.

(4) The dilution of emissions or discharges so as to meet emission limit values is prohibited.

(5) The Minister may make regulations establishing Environmental Technical Standards for specific pollutants or groups of pollutants for the individual environmental components of air, water and soil. The regulations may also set time-limits for achieving such Environmental Technical Standards.

(6) Until Environmental Technical Standards have been established pursuant to sub-section (5), the standards endorsed by the World Health Organization or the World Bank shall apply.

#### **Regulations.**

**55.** (1) The Minister may make regulations, prescribing all matters that are required or permitted to be prescribed or as the Minister may consider necessary or desirable to be prescribed for generally carrying out or giving effect to this Act.

(2) Without prejudice to the generality of subsection (1), the Minister may make regulations -

- (a) prescribing the application forms to be used;
- (b) prescribing the manner in which and the persons who may make applications;
- (c) requiring information to be furnished by an owner, occupier, developer or any other person;
- (d) prescribing the manner in which impact predictions and environmental impact statements may be made;
- (e) prescribing the manner in which objections may be made to proposed or existing development;
- (f) prescribing the form and contents of public environmental reports, environmental impact statements and notices;
- (g) for the manner in which records may be kept;
- (h) prescribing the fees or charges that may be levied for forms, applications or other services rendered by the Division;
- (i) for the form of licences, stop notices and pollution abatement notices;

- (j) setting out discharge and other standards in respect of vehicles and vessels;
- (jA) setting out procedures and requirements for pollution control;
- (jB) setting out procedures and requirements for waste management, including the use of economic instruments; and
- (k) prescribing anything which is required or permitted to be prescribed by regulations made under this Act.

#### **Civil liability insurance**

**56.** Any person who implements a prescribed development which involves risk of damage to the environment or harm to human health shall hold sufficient civil liability insurance to cover such risks or harm.

#### **Guarantee**

**57.** Any person who implements a prescribed development may be required by the Minister to lodge a security to cover any negative impacts on the environment, including environmental disasters which may occur during the construction, implementation or dismantling period.

---

## **FIRST SCHEDULE**

(Section 13)

### **Constitution of the Advisory Committee.**

**1.** (1) The Advisory Committee shall consist of a Chairman, Vice Chairman and not more than eight other members, who shall be appointed by the Minister and the terms of their appointments shall be as determined by the Minister.

(2) The Advisory Committee may, at any time, where it deems it necessary or expedient, in consultation with the Minister co-opt to the committee any person to assist the committee in any matter which the committee believes requires expert or specialised advice.

### **Terms of office.**

**2.** (1) Every member of the Advisory Committee shall subject to the provisions of this Schedule hold office in accordance with the terms of this appointment.

(2) The Chairman, Vice Chairman and other members shall be appointed for a term not exceeding four years.

### **Revocation of appointment.**

**3.** Notwithstanding the provisions of paragraph 2 or the terms of his appointment any member may at any time by notice in writing given under the hand of the Minister be deprived of his membership of the Committee-

- (a) if he is declared an undischarged bankrupt;
- (b) if in the opinion of the Minister he is guilty of any offence of a fraudulent character; or
- (c) if he has conducted himself in such way which in the opinion of the Minister renders him unfit to remain in office.

**Reimbursement of members.**

4. Save as provided in this Schedule, the Advisory Committee shall not make to any of its members any payment by way of remuneration for his services as a member, but may reimburse to any such member expenses reasonably incurred by him in the performance of such services.

**Remuneration.**

5. The members may be paid such honorarium, or such allowances as the Minister may determine.

**Protection of members.**

6. No action, suit or prosecution or other proceedings shall be brought against any member of the Advisory Committee in respect of any act done *bona fide* in pursuance or execution or intended execution of the provisions of this Act.

**Proceedings and quorum.**

7. (1) The Advisory Committee may act notwithstanding a vacancy among its members and the validity of any proceedings of the Advisory Committee shall not be affected by any defect in the appointment of a member.

(2) The quorum of the Advisory Committee shall be five members personally present, or such greater number as the Advisory Committee may from time to time determine.

(3) The Chairman, Vice Chairman and all other members shall be eligible for re-appointment.

(4) A member may at any time by notice in writing to the Minister resign his office.

**Proceedings and quorum.**

8. Subject to the provisions of this Schedule, the Advisory Committee may regulate its own proceedings.

**Appointment of sub-committees, etc.**

9. (1) The Advisory Committee may appoint subcommittees or panels to exercise or advise it on the exercise of, any of its functions, and may -

(a) appoint to any such sub-committees or panel, persons who are not members of the Advisory Committees; and

(b) at any time revoke the appointment of any member of any such sub-committee or panel.

(2) The Advisory Committee may appoint as Chairman of any such sub-committee or panel any member, who is a member of the Advisory Committee.

**Procedure of sub-committees, etc.**

10. The Advisory Committee may regulate the procedure of any sub-committee or panel appointed pursuant to paragraph 9.

**Attendance of meetings by public officers.**

11. Any public officer appointed by the Minister under the provisions of this Schedule to be a member of the Advisory Committee or any sub-committee or panel shall be entitled to attend any meeting of the Advisory Committee, sub-committee or panel, as the case may be.

---

---

**SECOND SCHEDULE  
(Section 16)**

**PRESCRIBED DEVELOPMENTS**

1. FOOD INDUSTRIES including

- (a) fruit processing, bottling and canning
- (b) brewing, malting and distillery works
- (c) abattoirs
- (d) other food processing requiring packaging

2. IRON AND STEEL INDUSTRIES

3. ~~NON-METALLIC~~ **FERROUS** INDUSTRIES including

- (a) lime production
- (b) brick and tile manufacture
- ~~(c) extraction of minerals and mining~~
- (d) extraction of aggregates stones or shingles
- (e) radio-active related industries
- (f) manufacture of cement

**3A. MINING including**

- (a) prospecting, exploration, extraction of minerals**
- (b) quarries and open pit mining**
- (c) deep drilling geothermal**

4. LEATHER, PAPER, TEXTILE AND WOOD INDUSTRIES including

- (a) leather tanning and processing
- (b) textile industry with dyeing facilities
- (c) carpet industry with chemical dyeing
- (d) manufacture of paper, pulp and other wood products

5. FISHING AND MARINE PRODUCT INDUSTRY

**5A. LOGGING AND TIMBER INDUSTRY** including logging operation, saw milling, all forms of

timber processing and treatment

6. CHEMICAL INDUSTRY including

- (a) pesticide production and use
- (b) pharmaceutical production
- (c) fertiliser manufacture and use
- (d) oil refineries
- “(e) manufacturing, processing, keeping, distributing, conveying, using, selling or disposing of chemical or chemical waste, including any related act”

7. TOURISM INDUSTRY including

- (a) hotels
- (b) golf courses
- (c) recreational parks
- (d) tourism resorts or estates

8. AGRICULTURE INDUSTRY including

- (a) livestock development
- (b) agricultural development schemes
- (c) irrigation and water supply schemes

9. PUBLIC WORKS SECTOR including

- (a) landfills
- (b) infrastructure developments
- (c) major waste disposal plants
- (d) soil erosion and siltation control
- (e) hydropower schemes
- (f) reservoir development
- (g) airport developments
- (h) waste management, drainage and disposal systems
- (i) dredging
- (j) watershed management
- (k) ports and harbours

10. OTHER

- (a) industrial estates

- (b) housing development schemes
- (c) settlement and resettlement schemes
- (d) petroleum product storage and processing works
- (e) telecommunication installations including towers
- (f) Any project that affects or may affect a provincial or community protected area
- (g) Any project that affects or may affect a protected area under the Protected Areas Act or National Park under the National Parks Act
- (h) Any project that has potential impacts on endangered species or habitats
- (i) Any project that affects or may affect any sensitive or valuable ecosystem including beaches, coral reefs, forest areas, fishing areas
- (j) Any project that affects or may affect any archaeological or historic site
- (k) Any project that is particularly at risk from natural hazards, including the effects of climate change
- (l) Any project involving or requiring land reclamation on the foreshore or sea front.

-----

sino noindex	
--------------	--

**PacLII:** [Copyright Policy](#) | [Disclaimers](#) | [Privacy Policy](#) | [Feedback](#)  
 URL: [http://www.pacii.org/sb/legis/num\\_act/ea1998159](http://www.pacii.org/sb/legis/num_act/ea1998159)