

Biological Control Act 1984

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**About this compilation**

**This compilation**

This is a compilation of the *Biological Control Act 1984* that shows the text of the law as amended and in force on 6 July 2024 (the ***compilation date***).

The notes at the end of this compilation (the ***endnotes***) include information about amending laws and the amendment history of provisions of the compiled law.

**Uncommenced amendments**

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the Register for the compiled law.

**Application, saving and transitional provisions for provisions and amendments**

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

**Editorial changes**

For more information about any editorial changes made in this compilation, see the endnotes.

**Modifications**

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the Register for the compiled law.

**Self‑repealing provisions**

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

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An Act to make provision for the biological control of pests in the Australian Capital Territory, and for related purposes

Part I—Preliminary

1 Short title

 This Act may be cited as the *Biological Control Act 1984*.

2 Interpretation

 (1) In this Act, unless the contrary intention appears:

***agent application*** means an application under section 22.

***agent organisms*** means organisms in respect of which there is in force a declaration by the Authority, under section 29, 30, 31 or 34, that the organisms are agent organisms for the purposes of this Act.

***agent recommendation*** means a recommendation to the Authority by the Council that organisms of a particular kind should be declared to be agent organisms for the purposes of this Act.

***Australia*** includes the external Territories (if any) in respect of which a declaration under subsection 4(1) is in force.

***Authority*** means the Commonwealth Biological Control Authority established by section 8.

***control***, in relation to organisms, includes:

 (a) reduce the number of those organisms;

 (b) prevent an increase in the number of those organisms;

 (c) reduce the activity or appetite of some or all of those organisms; and

 (d) modify the behaviour or characteristics of some or all of those organisms.

***Council*** means:

 (a) if there is a body (however described) that consists of the Minister of the Commonwealth, the Minister of each State and Territory and the Minister of New Zealand who is responsible, or principally responsible, for matters relating to agriculture—that body; or

 (b) otherwise—a body prescribed by the regulations for the purposes of this paragraph.

***kind***, in relation to live organisms, viruses or sub‑viral agents, means species, sub‑species or variety.

***organism*** means:

 (a) an organism (whether alive or dead and whether or not indigenous to Australia) other than a human; or

 (b) a part of, or matter discharged from, an organism within the meaning of paragraph (a); or

 (c) a virus or a sub‑viral agent.

***organization*** includes:

 (a) a body corporate;

 (b) an association or other body of persons; and

 (c) an association that consists of 2 or more organizations within the meaning of the preceding paragraphs.

***person*** includes an organization.

***prescribed organisms*** means organisms that are:

 (a) live organisms; or

 (b) viruses or sub‑viral agents;

but does not include live vaccines or resistant cultivars.

***relevant State law*** means a law of a State declared by the Authority under section 9 to be a relevant State law for the purposes of this Act.

***State*** includes the Northern Territory.

***target application*** means an application under section 13.

***target organisms*** means organisms in respect of which there is in force a declaration by the Authority, under section 20, 30, 31 or 34, that the organisms are target organisms for the purposes of this Act.

***target recommendation*** means a recommendation to the Authority by the Council that organisms of a particular kind should be declared to be target organisms for the purposes of this Act.

***Territory*** does not include the Northern Territory.

 (2) For the purposes of this Act, the Jervis Bay Territory shall be taken to be part of the Australian Capital Territory.

 (3) For the purposes of this Act, organisms of a particular kind shall be taken to cause harm if the control of those organisms would be for the public benefit.

 (4) For the purposes of this Act, organisms of a particular kind shall be taken to cause harm in the Australian Capital Territory if they cause harm in a part or parts only of that Territory.

 (4A) For the purposes of this Act:

 (a) a recommendation or decision of, or an approval by, the Council, has effect whether or not it was made while the Council was in session;

 (b) a recommendation of the Council shall be taken to be unanimous if, and only if, the recommendation is a recommendation of all the members of the Council;

 (c) an approval by the Council shall be taken to be unanimous if, and only if, the approval is an approval by all the members of the Council; and

 (d) where a person is authorised to act as a member of the Council in place of another person, then while the first‑mentioned person is so acting, the first‑mentioned person is to be taken to be a member of the Council and the other person is not to be taken to be a member of the Council.

 (5) A reference in this Act to a recommendation by the Council that organisms of a particular kind should be declared to be agent organisms for the purposes of this Act includes a reference to a recommendation that organisms of a particular kind should be so declared if organisms to which a target recommendation applies are declared to be target organisms for the purposes of this Act.

 (6) In this Act:

 (a) a reference to a Minister of a State shall, except in relation to the Northern Territory, be read as a reference to a Minister of the Crown of the State; and

 (b) a reference to a Minister of a State shall, in relation to the Northern Territory, be read as a reference to a person holding an office referred to in section 34 of the *Northern Territory (Self‑Government) Act 1978*.

3 Biological control

 For the purposes of this Act, organisms of a particular kind shall be taken to be controllable by biological means if, and only if, those organisms can be controlled by the release of prescribed organisms of another kind.

4 Extension of Act to external Territories

 (1) The Minister may, by notice published in the *Gazette*, declare that this Act extends to:

 (a) the Territory of Cocos (Keeling) Islands;

 (b) the Territory of Christmas Island;

 (c) the Coral Sea Islands Territory; or

 (d) the Territory of Ashmore and Cartier Islands.

 (2) Where a declaration under subsection (1) is in force in relation to a Territory, this Act has effect, in relation to that Territory, as if the references in this Act, other than in this section, to the Australian Capital Territory were references to that Territory.

5 Saving of other laws

 (1) This Act shall be read and construed as being in addition to, and not in derogation of or in substitution for:

 (a) any other law of the Commonwealth, whether passed or made before or after the commencement of this Act; or

 (b) if this Act extends to an external Territory, any law of that Territory, whether passed or made before or after the commencement of this Act.

 (2) Without limiting the generality of subsection (1), this Act shall not be read or construed as authorizing or permitting the doing of any act in contravention of:

 (a) the *Biosecurity Act 2015*; or

 (b) Part 13A of the *Environment Protection and Biodiversity Conservation Act 1999*.

6 Act binds the Crown

 (1) This Act binds the Crown in each of its capacities.

 (2) This Act does not make the Crown liable to be prosecuted for an offence.

6A Application of the *Criminal Code*

 Chapter 2 of the *Criminal Code* applies to all offences against this Act.

Note: Chapter 2 of the *Criminal Code* sets out the general principles of criminal responsibility.

7 Act not limited to agricultural pests

 The fact that certain powers of the Authority under this Act cannot be exercised except on the recommendation of the Council does not imply that the only kinds of organisms that may be regarded as causing harm for the purposes of this Act are kinds that are harmful by reason of their effect on agriculture.

8 Commonwealth Biological Control Authority

 (1) For the purposes of this Act, a Commonwealth Biological Control Authority is established by this section.

 (2) The Authority shall be the Minister who is for the time being a member of the Council.

9 Relevant State laws

 (1) Where a law of a State:

 (a) provides for the control by biological means of organisms causing harm in the State; and

 (b) establishes an authority having similar powers and functions to those of the Authority;

the Authority may, by notice published in the *Gazette*, declare that law to be a relevant State law for the purposes of this Act.

 (2) A declaration shall not be made under subsection (1) in respect of a law of a State unless the Minister of the State administering that law consents in writing to the declaration being made.

 (3) A declaration made under subsection (1) shall cease to have effect in respect of a law if that law ceases to be a law described in paragraphs (1)(a) and (b).

10 Delegation

 (1) The Authority may, either generally or as otherwise provided by the instrument of delegation, by writing signed by the Authority, delegate to an officer of the Department any of the powers of the Authority under this Act, other than:

 (a) the powers of the Authority under section 9, 19, 20, 28, 29, 30, 31, 33, 34, 38 or 53; or

 (b) this power of delegation.

 (2) A power so delegated, when exercised by the delegate, shall, for the purposes of this Act, be deemed to have been exercised by the Authority.

 (3) A delegation under this section does not prevent the exercise of a power by the Authority.

Part II—Target organisms

12 Target organisms

 (1) Subject to and in accordance with this Part, organisms of a particular kind may be declared to be target organisms for the purposes of this Act.

 (2) Action for the declaration of target organisms in accordance with this Part may be commenced by:

 (a) a unanimous recommendation to the Authority by the Council; or

 (b) an application under section 13.

13 Target application

 (1) Where a person considers that organisms of a particular kind are causing harm in the Australian Capital Territory and are, or are likely to be, controllable by biological means, the person may make an application to the Authority for a declaration that organisms of that kind are target organisms for the purposes of this Act.

 (2) A target application shall be in writing signed:

 (a) in the case of an application by a natural person—by the applicant; or

 (b) in any other case—by a natural person authorized by the applicant to do so.

 (3) A target application in relation to organisms of a particular kind shall set out:

 (a) particulars identifying the organisms;

 (b) particulars of the reasons why the organisms are considered to be causing harm in the Australian Capital Territory;

 (c) reasons why the applicant considers that the organisms are, or are likely to be, controllable by biological means; and

 (d) such other particulars (if any) as are prescribed.

14 Withdrawal of target application

 (1) A person who has made a target application may withdraw that application at any time before the application is referred to the Council under subsection 15(1).

 (2) The withdrawal of a target application is to be effected by the making of a request for withdrawal to the Authority in writing signed:

 (a) in the case of an application by a natural person—by the person who signed the application or by the legal personal representative of that person; or

 (b) in any other case—by the person who signed the application or by a person authorized by the applicant to sign the request.

15 Referral of target application to Council

 (1) Subject to subsection (2), where a target application is received by the Authority, the Authority shall refer the application to the Council for its consideration.

 (2) The Authority is not required to refer to the Council a target application in respect of organisms of a particular kind if:

 (a) other action to have them declared to be target organisms is being, or has been, taken under this Act; or

 (b) action to have them declared to be organisms that may be controlled by biological means is being, or has been, taken under a relevant State law.

16 Notice of rejection of target application

 (1) If the Council, after considering a target application referred to it by the Authority, informs the Authority that it does not recommend that the organisms to which the application relates should be target organisms, the Authority shall cause to be given, in such manner as the Authority considers appropriate, to the person who made the target application and to the persons (if any) who made a later target application in respect of those organisms notice in writing stating that the Council does not recommend that those organisms should be target organisms.

 (2) A notice under subsection (1) shall:

 (a) if reasons have been given by the Council for not recommending that organisms to which the notice relates should be target organisms—set out those reasons; and

 (b) if there are circumstances in which, in the opinion of the Authority, a target application in relation to those organisms might result in a recommendation by the Council that those organisms should be target organisms—specify those circumstances.

17 Notice of proposed target organisms

 (1) Where the Council has unanimously recommended to the Authority that organisms of a particular kind should be target organisms, the Authority shall publish in the *Gazette* and in such newspapers or journals as the Authority considers appropriate a notice that the Authority is contemplating declaring those organisms to be target organisms.

 (2) Without limiting the generality of subsection (1), a notice under that subsection shall be published in each State and the Australian Capital Territory by being published in at least one newspaper circulating generally in that State or Territory.

 (3) A notice under subsection (1) in relation to organisms of a particular kind shall:

 (a) set out particulars identifying the organisms;

 (b) set out brief particulars of the reasons why the organisms are believed to be causing harm in the Australian Capital Territory;

 (c) set out brief particulars of the benefits (if any) resulting from the absence of biological control of the population of the organisms;

 (d) state that the Council has unanimously recommended that the organisms should be declared to be target organisms;

 (e) where the recommendation of the Council followed a target application in relation to the organisms—inform the public that copies of the target application can be perused at a place specified in the notice; and

 (f) invite any persons who object to, or support, the organisms being declared to be target organisms to submit written particulars of the grounds for that objection or support, as the case may be, to the Authority within the period of 6 weeks after the date of the publication of the notice in the *Gazette*, or within such further period as the Authority (either before or after the expiration of that period) allows.

 (4) Where the Authority publishes a notice under subsection (1) in relation to a target application, the Authority shall cause copies of the application to be available for perusal at the place specified in the notice in accordance with paragraph (3)(e).

18 Consideration of submissions relating to target organisms

 The Authority shall consider any submissions in response to an invitation referred to in paragraph 17(3)(f).

19 Inquiries relating to target organisms

 (1) Where the Authority, after:

 (a) complying with sections 17 and 18 in respect of a target recommendation;

 (b) consulting the Council regarding the appropriateness of action under this section in respect of that recommendation;

 (c) considering the nature of, the proceedings in, and the findings of, any inquiry that the Authority considers relevant to the recommendation (which may be an inquiry conducted on behalf of a State); and

 (d) considering any reports relating to the recommendation made by any person or authority competent to do so that the Authority considers relevant;

considers that there is evidence that a person or the environment would be adversely affected by the control of organisms of the kind to which the recommendation relates but an adequate investigation or inquiry into the effect of such control has not been held, the Authority may:

 (e) direct that an inquiry under Part VII be conducted in respect of the recommendation; or

 (f) arrange for the Minister who administers the *Productivity Commission Act 1998* to refer the recommendation to the Productivity Commission for inquiry and report.

 (1A) Action shall not be taken under paragraph (1)(e) or (f) in respect of a target recommendation unless the Council, upon being consulted in accordance with paragraph (1)(b), has unanimously recommended that the action be taken.

 (2) Where the Authority takes action under paragraph (1)(e) or (f) for an inquiry in relation to a target recommendation, the Authority shall not take any further action under this Act in relation to that recommendation unless and until the Authority has considered the report made as the result of that inquiry.

20 Declaration of target organisms

 (1) Where the Authority, after:

 (a) complying with the preceding provisions of this Part in relation to a target recommendation;

 (b) considering all reports and other matters relating to that recommendation that the Authority considers it appropriate to consider; and

 (ba) consulting the Council regarding the appropriateness of action under this section in respect of that recommendation;

is satisfied:

 (c) that organisms of the kind to which the recommendation relates are causing harm in the Australian Capital Territory;

 (d) that organisms of that kind are, or that there is a probability that organisms of that kind are likely to be, controllable by biological means; and

 (e) that:

 (i) the control throughout Australia of organisms of that kind would not cause any significant harm to any person or to the environment; or

 (ii) any harm caused to persons or to the environment by the control throughout Australia of organisms of that kind would be significantly less than the harm caused, or likely to be caused, by failure to control organisms of that kind throughout Australia;

the Authority, subject to subsection (2), shall, by notice published in the *Gazette*, declare organisms of that kind to be target organisms for the purposes of this Act.

 (2) The Authority shall not make a declaration under subsection (1) in respect of a target recommendation unless the Council, upon being consulted in accordance with paragraph (1)(ba), has unanimously recommended that the declaration be made.

Part III—Agent organisms

21 Agent organisms

 (1) Subject to and in accordance with this Part, prescribed organisms of a particular kind may be declared to be agent organisms for the purposes of this Act.

 (2) Action for the declaration of agent organisms in accordance with this Part may be commenced by:

 (a) a unanimous recommendation made to the Authority by the Council; or

 (b) an application under section 22.

22 Agent application

 (1) Where a person considers that the release of prescribed organisms of a particular kind would result in the control of:

 (a) target organisms of a particular kind or kinds; or

 (b) organisms to which a target recommendation applies or target recommendations apply;

(whether or not the organisms referred to in paragraph (a) or (b) can be controlled by existing agent organisms) the person may make an application to the Authority for a declaration that the first‑mentioned organisms are agent organisms for the purposes of this Act.

 (2) An agent application shall be in writing signed:

 (a) in the case of an application by a natural person—by the applicant; or

 (b) in any other case—by a natural person authorized by the applicant to do so.

 (3) An agent application in relation to organisms of a particular kind shall set out:

 (a) particulars identifying the organisms;

 (b) particulars of the possible ways in which the applicant considers that the release of the organisms could control the relevant population of target organisms; and

 (c) such other particulars (if any) as are prescribed.

23 Withdrawal of agent application

 (1) A person who has made an agent application may withdraw that application at any time before the application is referred to the Council under subsection 24(1).

 (2) The withdrawal of an agent application is to be effected by the making of a request for withdrawal to the Authority in writing signed:

 (a) in the case of an application by a natural person—by the person who signed the application or by the legal personal representative of that person; or

 (b) in any other case—by the person who signed the application or by a person authorized by the applicant to sign the request.

24 Referral of agent application to Council

 (1) Subject to subsection (2), where an agent application is received by the Authority, the Authority shall refer the application to the Council for its consideration.

 (2) The Authority is not required to refer to the Council an agent application in respect of organisms of a particular kind if:

 (a) other action to have them declared to be agent organisms is being, or has been, taken under this Act; or

 (b) action to have them declared to be organisms that may be released to control the population of other organisms is being, or has been, taken under a relevant State law.

25 Notice of rejection of agent application

 (1) If the Council, after considering an agent application referred to it by the Authority, informs the Authority that it does not recommend that the organisms to which the application relates should be agent organisms, the Authority shall cause to be given, in such manner as the Authority considers appropriate, to the person who made the agent application and to the persons (if any) who made a later agent application in respect of those organisms notice in writing that the Council does not recommend that those organisms should be agent organisms.

 (2) A notice under subsection (1) shall:

 (a) if reasons have been given by the Council for not recommending that organisms to which the notice relates should be agent organisms—set out those reasons; and

 (b) if there are circumstances in which, in the opinion of the Authority, an agent application in relation to those organisms might result in a recommendation by the Council that those organisms should be agent organisms—specify those circumstances.

26 Notice of proposed agent organisms

 (1) Where the Council has unanimously recommended to the Authority that prescribed organisms of a particular kind should be agent organisms, the Authority shall publish in the *Gazette*, and may publish in such newspapers or journals as the Authority thinks appropriate, a notice that the Authority is contemplating declaring those organisms to be agent organisms.

 (2) A notice under subsection (1) in relation to organisms of a particular kind (in this subsection referred to as the ***relevant organisms***) shall:

 (a) set out particulars identifying the relevant organisms;

 (b) specify the organisms which it is intended to control by the release of the relevant organisms;

 (c) set out brief particulars of the manner in which the relevant organisms would control the organisms specified in the notice in accordance with paragraph (b);

 (d) state that the Council has unanimously recommended that the relevant organisms should be declared to be agent organisms;

 (e) where the recommendation of the Council followed an agent application in relation to the organisms—inform the public that copies of the agent application can be perused at a place specified in the notice; and

 (f) invite any persons who object to, or support, the relevant organisms being declared to be agent organisms to submit written particulars of the grounds for that objection or support, as the case may be, to the Authority within the period of 6 weeks after the date of the publication of the notice in the *Gazette*, or within such further period as the Authority (either before or after the expiration of that period) allows.

 (3) Where the Authority publishes a notice under subsection (1) in relation to an agent application, the Authority shall cause copies of the application to be available for perusal at the place specified in the notice in accordance with paragraph (2)(e).

 (4) Where the Council has recommended to the Authority that 2 or more kinds of organisms should be agent organisms for the purpose of the control of the same population of particular organisms, a notice under subsection (1) relating to one of those kinds may be combined with a notice under that subsection relating to the other kind or kinds.

27 Consideration of submissions relating to agent organisms

 The Authority shall consider any submissions in response to an invitation referred to in paragraph 26(2)(f).

28 Inquiries relating to agent organisms

 (1) Where the Authority, after:

 (a) complying with sections 26 and 27 in respect of an agent recommendation;

 (b) consulting the Council regarding the appropriateness of action under this section in respect of that recommendation;

 (c) considering the nature of, the proceedings in, and the findings of, any inquiry that the Authority considers relevant to the recommendation (which may be an inquiry under Part VII in respect of a target recommendation or an inquiry conducted on behalf of a State); and

 (d) considering any reports relating to the recommendation made by any person or authority competent to do so that the Authority considers relevant;

considers that there is evidence that a person or the environment would be adversely affected by the release of organisms of the kind to which the recommendation relates but an adequate investigation or inquiry into the effect of such a release has not been held, the Authority may:

 (e) direct that an inquiry under Part VII be conducted in respect of the recommendation; or

 (f) arrange for the Minister who administers the *Industries Assistance Commission Act 1973* to refer the recommendation to the Industries Assistance Commission for inquiry and report.

 (1A) Action shall not be taken under paragraph (1)(e) or (f) in respect of an agent recommendation unless the Council, upon being consulted in accordance with paragraph (1)(b), has unanimously recommended that the action be taken.

 (2) An inquiry by virtue of paragraph (1)(e) or (f) in respect of an agent recommendation that recommends that organisms of a particular kind should be declared to be agent organisms if organisms to which a target recommendation applies are declared to be target organisms and an inquiry by virtue of paragraph 19(1)(e) or (f), as the case may be, in respect of that target recommendation may be conducted as if they were one inquiry.

 (3) Where the Authority takes action under paragraph (1)(e) or (f) for an inquiry in relation to an agent recommendation, the Authority shall not take any further action under this Act in relation to that recommendation unless and until the Authority has considered the report made as the result of that inquiry.

29 Declaration of agent organisms

 (1) Where the Authority, after:

 (a) complying with the preceding provisions of this Part in relation to an agent recommendation;

 (b) considering all reports and other matters relating to that recommendation that the Authority considers it appropriate to consider; and

 (ba) consulting the Council regarding the appropriateness of action under this section in respect of that recommendation;

is satisfied:

 (c) that the release of organisms of the kind to which the recommendation relates (in this subsection referred to as the ***relevant organisms***) could result in the control of target organisms of a particular kind or kinds in the Australian Capital Territory; and

 (d) that:

 (i) the release of the relevant organisms would not cause any significant harm to any person or to the environment, other than the harm (if any) resulting from the control throughout Australia of target organisms of that kind or those kinds; or

 (ii) any harm caused to persons or to the environment by the release of the relevant organisms, other than the harm (if any) resulting from the control throughout Australia of target organisms of that kind or those kinds, would be significantly less than:

 (A) the harm caused, or likely to be caused, by failure to control target organisms of that kind or those kinds throughout Australia; and

 (B) where target organisms of that kind or those kinds can be controlled by the release of other organisms or otherwise than by biological means—the harm (if any) caused, or likely to be caused, by controlling target organisms of that kind or those kinds throughout Australia by the release of those other organisms or by those other means;

the Authority, subject to subsection (1A), shall, by notice published in the *Gazette*, declare the relevant organisms to be agent organisms for the purposes of this Act.

 (1A) The Authority shall not make a declaration under subsection (1) in respect of an agent recommendation unless the Council, upon being consulted in accordance with paragraph (1)(ba), has unanimously recommended that the declaration be made.

 (2) A notice under subsection (1) declaring organisms of a particular kind to be agent organisms may set out conditions under which those organisms may be released, which conditions may be or include:

 (a) conditions specifying the persons who may release those organisms; or

 (b) conditions specifying the circumstances in which those organisms may be released.

Part IV—Special declarations of target organisms and agent organisms

30 Emergency declarations

 (1) If the Authority is satisfied:

 (a) that an emergency exists because organisms of a particular kind (whether or not they are target organisms):

 (i) are having, or are likely to have, a serious effect on the health of humans, animals or plants in the Australian Capital Territory;

 (ii) are causing, or are likely to cause, harm in that Territory so as to result in significant damage to the economy; or

 (iii) are causing, or are likely to cause, significant damage to the environment in that Territory;

 (b) that the release of prescribed organisms that are not agent organisms would control the first‑mentioned organisms; and

 (c) the release of the organisms of the second‑mentioned kind would not have any significant adverse effects;

the Authority, subject to subsection (1A), shall, by notice published in the *Gazette*, declare:

 (d) where the organisms of the first‑mentioned kind are not target organisms, the organisms of the first‑mentioned kind to be target organisms for the purposes of this Act; and

 (e) organisms of the second‑mentioned kind to be agent organisms for the purposes of this Act.

 (1A) The Authority shall not make a declaration under subsection (1) in respect of an organism unless:

 (a) the Authority has first consulted the Council regarding the appropriateness of action under this section in respect of that organism; and

 (b) the Council has unanimously recommended that the declaration be made.

 (2) A notice under subsection (1) declaring organisms of a particular kind to be agent organisms may set out particulars of the conditions under which those organisms may be released, which conditions may be or include:

 (a) conditions specifying the persons who may release those organisms; or

 (b) conditions specifying the circumstances in which those organisms may be released.

31 Declarations of existing released organisms

 (1) If the Authority is satisfied that:

 (a) before the commencement of this Act, prescribed organisms of a particular kind were released in the Australian Capital Territory for the purpose of the control, by biological means, of organisms of another kind in that Territory; and

 (b) if this Act had been in force before the release of the first‑mentioned organisms, it is probable that action would have been taken under this Act that would have resulted in the organisms of the second‑mentioned kind being declared to be target organisms and the organisms of the first‑mentioned kind being declared to be agent organisms;

the Authority, subject to subsection (1A), may, by notice published in the *Gazette*, declare:

 (c) organisms of the second‑mentioned kind to be target organisms for the purposes of this Act; and

 (d) organisms of the first‑mentioned kind to be agent organisms for the purposes of this Act.

 (1A) The Authority shall not make a declaration under subsection (1) in respect of an organism unless:

 (a) the Authority has first consulted the Council regarding the appropriateness of action under this section in respect of that organism; and

 (b) the Council has unanimously recommended that the declaration be made.

 (2) A notice under subsection (1) declaring organisms of a particular kind to be agent organisms may set out conditions under which the organisms may be released, which conditions may be or include:

 (a) conditions specifying the persons who may release those organisms; or

 (b) conditions specifying the circumstances in which those organisms may be released.

32 Notice of proposed declaration under section 31

 (1) Where the Authority is contemplating making a declaration under section 31, the Authority, subject to subsection (1A), may publish in the *Gazette* and in such newspapers or journals as the Authority considers appropriate a notice that the Authority is contemplating making that declaration.

 (1A) The Authority shall not publish a notice under subsection (1) in respect of an organism unless:

 (a) the Authority has first consulted the Council regarding the appropriateness of action under this section in respect of that organism; and

 (b) the Council has unanimously recommended that the notice be published.

 (2) A notice under subsection (1) shall:

 (a) set out particulars identifying the organisms that the Authority is contemplating declaring to be target organisms;

 (b) set out particulars identifying the organisms that the Authority is contemplating declaring to be agent organisms;

 (c) identify the occasions known to the Authority on which the organisms referred to in paragraph (b) were released; and

 (d) invite any persons who object to, or support, the declaration being made to submit written particulars of the grounds for that objection or support, as the case may be, to the Authority within 6 weeks after the date of the publication of the notice in the *Gazette*, or within such further period as the Authority (either before or after the expiration of that period) allows.

 (3) Where the Authority publishes a notice under subsection (1) in relation to a contemplated declaration, the Authority shall not make that declaration unless and until the Authority has considered any submissions in response to an invitation referred to in paragraph (2)(d) in relation to the declaration.

33 Inquiries relating to declarations under section 31

 (1) Where the Authority:

 (a) is contemplating making a declaration under section 31; and

 (b) after:

 (i) consulting the Council regarding the appropriateness of action under this section in respect of the contemplated declaration;

 (ii) considering the nature of, the proceedings in, and the findings of, any inquiry that the Authority considers relevant (which may be an inquiry conducted on behalf of a State); and

 (iii) considering any reports made by any person or authority competent to do so that the Authority considers relevant;

 considers that there is evidence that a person or the environment would be adversely affected by the release of organisms of the kind to which the declaration would relate but an adequate investigation or inquiry into the effect of such a release has not been held;

the Authority may:

 (c) direct that an inquiry under Part VII be conducted in respect of the contemplated declaration; or

 (d) arrange for the Minister who administers the *Industries Assistance Commission Act 1973* to refer the contemplated declaration to the Industries Assistance Commission for inquiry and report.

 (1A) Action shall not be taken under paragraph (1)(c) or (d) in respect of a contemplated declaration unless the Council, upon being consulted in accordance with subparagraph (1)(b)(i), has unanimously recommended that the action be taken.

 (2) Where the Authority takes action under paragraph (1)(c) or (d) for an inquiry in relation to a contemplated declaration, the Authority shall not make that declaration unless and until the Authority has considered the report made as the result of the inquiry.

34 Declaration of organisms declared under relevant State law

 (1) Where organisms of a particular kind are organisms that for the purposes of a relevant State law may be controlled by biological means, the Authority may, by notice published in the *Gazette*, declare those organisms to be target organisms for the purposes of this Act.

 (2) Where:

 (a) prescribed organisms of a particular kind are organisms that for the purposes of a relevant State law may be released to control other organisms; and

 (b) those other organisms are target organisms;

the Authority shall, by notice published in the *Gazette*, declare those first‑mentioned organisms to be agent organisms for the purposes of this Act.

 (3) A notice under subsection (2) declaring organisms of a particular kind to be agent organisms may set out conditions under which the organisms may be released, which conditions may be or include:

 (a) conditions specifying the persons who may release those organisms; or

 (b) conditions specifying the circumstances in which those organisms may be released.

Part V—Release of agent organisms

35 Release of agent organisms

 (1) Subject to subsection (2), agent organisms may be released in the Australian Capital Territory.

 (2) Where a notice under section 29, 30, 31 or 34 declaring organisms to be agent organisms specified conditions under which the organisms may be released, those organisms shall not be released otherwise than in accordance with those conditions.

36 No legal proceedings to be instituted in respect of release of agent organisms

 (1) Subject to subsection (3), no action or other proceeding shall be instituted or continued in any court:

 (a) to prevent the release of agent organisms in accordance with section 35;

 (b) to recover damages in respect of any loss incurred, or any damage suffered, in a Territory by reason of the release of agent organisms in accordance with that section; or

 (c) to recover damages in respect of any loss incurred, or any damage suffered, in a State by reason of the release of agent organisms in accordance with that section.

 (2) If, at the time at which organisms of a particular kind were declared under section 29, 30, 31 or 34 to be agent organisms, there was in force an order of a court relating to the release of organisms of that kind, no action or other proceeding shall be instituted or continued in any court in respect of that order in so far as the order purports to prohibit a person from:

 (a) releasing organisms of that kind in the Australian Capital Territory in accordance with section 35; or

 (b) doing anything to assist or further the release of organisms of that kind in that Territory in accordance with section 35.

 (3) Nothing in subsection (1) prevents the institution or continuation in any court of an action or other proceeding to recover damages in respect of any loss incurred, or any damage suffered, by reason of the release of agent organisms of a particular kind in accordance with section 35 where:

 (a) the loss incurred or the damage suffered was the result of the release having had a significant effect on other organisms;

 (b) at the time of the release, the persons in Australia having a reputation for special knowledge of the biology of organisms of that kind knew, or had reasonable grounds to expect, that such a release could have such an effect; and

 (c) in making the declaration declaring organisms of that kind to be agent organisms, the Authority did not take into account (whether because of the state of scientific knowledge or otherwise) the factor that such a release could have such an effect.

Part VI—Biological control under State laws

37 Legal proceedings not to be instituted

 (1) Subject to subsection (4), no action or other proceeding shall be instituted or continued in any court to recover damages in respect of any loss incurred, or any damage suffered, in a Territory by reason of the release of organisms in accordance with a relevant State law.

 (2) Subject to subsection (4), no action or other proceeding shall be instituted or continued in any court of a Territory:

 (a) to prevent the release of organisms in accordance with a relevant State law; or

 (b) to recover damages in respect of any loss incurred, or any damage suffered, in a State by reason of the release of organisms in accordance with a relevant State law.

 (3) If, at the time at which prescribed organisms of a particular kind became organisms that could be released in accordance with a relevant State law, there was in force an order of a court relating to the release of organisms of that kind, no action or other proceeding shall be instituted or continued in any court of a Territory in respect of that order in so far as the order purports to restrict a person from:

 (a) releasing organisms of that kind in accordance with that law; or

 (b) doing anything to assist or further the release of organisms of that kind in accordance with that law.

 (4) Nothing in subsection (1) or (2) prevents the institution or continuation in any court of an action or other proceeding to recover damages in respect of any loss incurred, or any damage suffered, by reason of the release of organisms of a particular kind in accordance with a relevant State law where:

 (a) the loss incurred or the damage suffered was the result of the release having had a significant effect on other organisms;

 (b) at the time of the release, the persons in Australia having a reputation for special knowledge of the biology of organisms of that kind knew, or had reasonable grounds to expect, that such a release could have such an effect; and

 (c) in making the declaration by virtue of which organisms of that kind became organisms that could be released in accordance with the relevant State law, the authority established by that law did not take into account (whether because of the state of scientific knowledge or otherwise) the factor that such a release could have such an effect.

Part VII—Inquiries

38 Commissions of inquiry

 (1) Where, in accordance with paragraph 19(1)(e), 28(1)(e) or 33(1)(c), the Authority directs that an inquiry be conducted under this Part, the Authority shall, after consulting the Council and having regard to any unanimous recommendation made by the Council, appoint a Commissioner or Commissioners to be a Commission to conduct that inquiry and may appoint a person or persons to advise the Commission.

 (2) Where there is more than one Commissioner, the Authority shall appoint one of the Commissioners to preside at the inquiry.

 (3) A Commission established to conduct an inquiry shall inquire into:

 (a) such matters as it considers necessary to ascertain, from the broad community viewpoint, the overall benefits and disadvantages of declaring organisms of the kind to which the inquiry relates to be target organisms or agent organisms, as the case requires;

 (b) such relevant matters unanimously approved by the Council as the Authority, by notice in writing given to the Commissioner or to the Commissioner presiding at the inquiry, as the case requires, directs, which may be or include the following matter, namely, whether assistance should be given to any persons if a declaration is made in respect of those organisms; and

 (c) any other relevant matters that the Commission considers it should inquire into.

 (4) The Commission shall report its findings and recommendations to the Authority and shall, after so reporting but subject to subsection (6), make public those findings and recommendations.

 (5) When the Authority appoints a Commissioner or Commissioners to be a Commission, the Authority may nominate a day as the day on which the Commission is to report its findings and recommendations to the Authority, and, where the Authority nominates a day, the Commission shall report its findings and recommendations to the Authority on or before that day or such later day as the Authority (before the nominated day) allows.

 (6) The Commission shall not make public any evidence or matters in respect of which directions have been given under paragraph 41(2)(b) or matters the publication of which is excepted from subsection 41(5).

 (7) Subject to this Act, a Commission is not subject to directions by the Authority, or otherwise by or on behalf of the Government of the Commonwealth, in or in relation to the conduct of an inquiry.

39 Remuneration of Commissioners

 (1) A Commissioner shall be paid such remuneration as is determined by the Remuneration Tribunal, but, if no determination of that remuneration by the Tribunal is in operation, a Commissioner shall be paid such remuneration as is prescribed.

 (2) A Commissioner shall be paid such allowances as are prescribed.

 (3) This section has effect subject to the *Remuneration Tribunal Act 1973*.

40 Notice of inquiries

 Before a Commission commences an inquiry, the Commission shall give reasonable notice, by advertisement published in the *Gazette* and in such newspapers or journals as it thinks necessary, of its intention to hold the inquiry, the subject of the inquiry and the time and place at which the inquiry is to be commenced.

41 Procedure at inquiries

 (1) Subject to this section, an inquiry by a Commission shall be held in public and evidence in the inquiry shall be taken in public on oath or affirmation.

 (2) Where a Commission is satisfied that it is desirable to do so in the public interest by reason of the confidential nature of any evidence or matter or for any other reason, the Commission may:

 (a) direct that an inquiry or a part of an inquiry shall take place in private and give directions as to the persons who may be present; or

 (b) give directions prohibiting or restricting the publication of evidence given before the Commission or of matters contained in documents lodged with the Commission.

 (3) A Commission may, if it thinks fit, permit a person appearing as a witness before the Commission to give evidence by tendering, and verifying by oath or affirmation, a written statement.

 (4) Where a Commission considers that the attendance of a person as a witness before the Commission would cause serious hardship to a person, the Commission may permit the person to give evidence by sending to the Commission a written statement, verified in such manner as the Commission allows.

 (5) Where evidence is given to a Commission by a written statement in accordance with subsection (3) or (4), the Commission shall make available to the public in such manner as the Commission thinks fit the contents of the statement other than any matter the publication of which, in the opinion of the Commission, would be contrary to the public interest by reason of its confidential nature or for any other reason.

 (6) Subject to this section and the regulations:

 (a) the procedure to be followed at an inquiry by a Commission is within the discretion of the Commission; and

 (b) a Commission is not bound by the rules of evidence.

42 Power to summon witnesses

 A Commissioner may, by writing signed by the Commissioner, summon a person to appear before the Commission at a time and place specified in the summons to give evidence and produce such books and documents (if any) as are referred to in the summons.

43 Failure of witness to attend

 (1) A person served with a summons to appear as a witness at an inquiry by a Commission shall not:

 (a) fail to attend as required by the summons; or

 (b) fail to appear and report himself or herself from day to day unless excused or released from further attendance by or on behalf of the Commission.

Penalty: Imprisonment for 6 months or 10 penalty units, or both.

 (2) Subsection (1) does not apply if the person has a reasonable excuse.

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

 (3) An offence under subsection (1) is an offence of strict liability.

Note: For strict liability, see section 6.1 of the *Criminal Code*.

44 Power to administer oath or affirmation

 A Commissioner may administer an oath or affirmation to a person appearing as a witness before the Commission.

45 Refusal to be sworn or to answer questions

 (1) A person appearing as a witness at an inquiry by a Commission shall not:

 (a) refuse or fail to be sworn or to make an affirmation; or

 (b) refuse or fail to answer a question that the person is required to answer by the Commissioner presiding at the inquiry; or

 (c) refuse or fail to produce a document that the person was required to produce by a summons under this Act served on him or her.

Penalty: Imprisonment for 6 months or 10 penalty units, or both.

 (2) Subsection (1) does not apply if the person has a reasonable excuse.

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

 (3) An offence under subsection (1) is an offence of strict liability.

Note: For strict liability, see section 6.1 of the *Criminal Code*.

46 Protection of Commissioners and witnesses

 (1) A Commissioner has, in the performance of the duties of a Commissioner, the same protection and immunity as a Justice of the High Court.

 (2) Subject to this Act, a person appearing before a Commission as a witness at an inquiry has the same protection, and is, in addition to the penalties provided by this Act, subject to the same liabilities, in any civil or criminal proceedings as a witness in proceedings in the High Court.

47 False or misleading evidence

 (1) A person shall not, at a hearing before a Commission, give evidence that is to the knowledge of the person false or misleading in a material particular.

 (2) An offence against subsection (1) is an indictable offence and, subject to this section, is punishable, upon conviction, by imprisonment for a period not exceeding 2 years or by a fine not exceeding 50 penalty units, or both.

 (3) Notwithstanding that an offence against subsection (1) is an indictable offence, a court of summary jurisdiction may hear and determine proceedings in respect of such an offence if the court is satisfied that it is proper to do so and the defendant and the prosecutor consent.

 (4) Where, in accordance with subsection (3), a court of summary jurisdiction convicts a person of an offence against subsection (1), the penalty that the court may impose is imprisonment for a period not exceeding 12 months or a fine not exceeding 20 penalty units, or both.

48 Contempt of Commission

 (1) A person shall not:

 (a) obstruct or hinder a Commission or a Commissioner in the conduct of an inquiry; or

 (b) disrupt a hearing before a Commission.

Penalty: Imprisonment for 12 months or 20 penalty units, or both.

 (2) An offence against subsection (1) is punishable on summary conviction.

49 Powers of Commission in relation to documents produced

 (1) A Commissioner, or a person assisting a Commission and authorized by a Commissioner to do so, may inspect any books or documents furnished to the Commission for the purposes of the performance of its functions under this Act or produced at an inquiry and may make copies of, or take extracts from, those books or documents.

 (2) Books or documents so furnished may be retained by the Commission for such reasonable period as the Commission thinks fit.

50 Allowances to witnesses

 A witness summoned under this Act to appear at an inquiry by a Commission is entitled to be paid by the Commonwealth such allowances for the witness’s travelling and other expenses as are prescribed.

51 Witness not to be prejudiced

 (1) A person shall not:

 (a) use violence to or inflict injury on;

 (b) cause or procure violence, damage, loss or disadvantage to; or

 (c) cause or procure the punishment of;

a person for or on account of the last‑mentioned person having appeared, or being about to appear, as a witness at an inquiry by a Commission or for or on account of any evidence given by the last‑mentioned person before a Commission.

Penalty: Imprisonment for 12 months or 20 penalty units, or both.

 (2) Without limiting the generality of subsection (1), an employer shall not:

 (a) dismiss an employee from his or her employment, or prejudice an employee in his or her employment, by reason that the employee has appeared as a witness, or has given any evidence, at an inquiry by a Commission; or

 (b) dismiss, or threaten to dismiss, an employee from his or her employment or prejudice, or threaten to prejudice, an employee in his or her employment, by reason that the employee proposes to appear as a witness or to give evidence at an inquiry by a Commission.

Penalty:

 (a) if the offender is a natural person—imprisonment for 12 months or 20 penalty units, or both; or

 (b) if the offender is a body corporate—100 penalty units.

 (3) In any proceedings arising out of subsection (2):

 (a) if it is established that the employee was dismissed from, or prejudiced in, his or her employment and that, before he or she was so dismissed or prejudiced, he or she appeared as a witness, or gave any evidence, at an inquiry by a Commission—the burden lies on the employer of proving that the employee was not dismissed or prejudiced by reason that he or she so appeared as a witness or gave evidence; or

 (b) if it is established that the employee was dismissed, or threatened with dismissal, from his or her employment, or was prejudiced, or threatened with prejudice, in his or her employment and that, before he or she was so dismissed, threatened with dismissal, prejudiced or threatened with prejudice, he or she proposed to appear as a witness, or to give evidence, at an inquiry by a Commission—the burden lies on the employer of proving that the employee was not so dismissed, threatened with dismissal, prejudiced or threatened with prejudice by reason that he or she proposed so to appear as a witness or to give evidence.

Part VIII—Miscellaneous

52 Act not to render other controls illegal

 Subject to subsection 35(2), nothing in this Act shall be taken to render unlawful any release of organisms for the purpose of the biological control of other organisms if the release of the first‑mentioned organisms would, but for this Act, be lawful.

53 Revocation of declarations

 (1) The Authority may, by notice published in the *Gazette*, revoke a declaration made under this Act where the Council has unanimously approved of that action being taken.

 (2) Where:

 (a) the Authority revokes a declaration declaring organisms of a kind to be target organisms; and

 (b) by reason of that revocation there would be no target organisms for the purpose of controlling which organisms of a kind have been declared to be agent organisms;

the Authority shall revoke the declaration declaring those last‑mentioned organisms to be agent organisms.

54 Declarations continue in operation

 Where a declaration in relation to agent organisms is in force, those organisms may be released in accordance with section 35 notwithstanding the length of the period of time that has elapsed since the last release of those organisms took place.

55 Service of documents on Authority

 Where a person is entitled by this Act to make an application to the Authority or to submit particulars to the Authority, the person shall do so by causing the application or particulars to be lodged at the principal office of the Department in Canberra.

56 Application for review

 (1) Application may be made to the Administrative Appeals Tribunal for review of:

 (a) a decision of the Authority for the purposes of section 19 not to hold an inquiry; or

 (b) a decision of the Authority for the purposes of section 20, being a decision that is inconsistent with a finding or recommendation of a Commission referred to in Part VII or the Industries Assistance Commission; or

 (c) a decision of the Authority under section 26 not to publish a notice in any newspaper or journal; or

 (d) a decision of the Authority for the purposes of section 28 not to hold an inquiry; or

 (e) a decision of the Authority for the purposes of section 29, being a decision that is inconsistent with a finding or recommendation of a Commission referred to in Part VII or the Productivity Commission; or

 (f) a decision of the Authority for the purposes of section 30; or

 (g) a decision of the Authority for the purposes of section 31, being a decision that is inconsistent with a finding or recommendation of a Commission referred to in Part VII or the Industries Assistance Commission; or

 (h) a decision of the Authority for the purposes of section 33 not to hold an inquiry; or

 (j) a decision of the Authority under section 53 to revoke a declaration.

 (2) In subsection (1), ***decision*** has the same meaning as in the *Administrative Appeals Tribunal Act 1975*.

57 Regulations

 The Governor‑General may make regulations, not inconsistent with this Act, prescribing all matters:

 (a) required or permitted by this Act to be prescribed; or

 (b) necessary or convenient to be prescribed for carrying out or giving effect to this Act.

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes

Endnote 2—Abbreviation key

Endnote 3—Legislation history

Endnote 4—Amendment history

**Abbreviation key—Endnote 2**

The abbreviation key sets out abbreviations that may be used in the endnotes.

**Legislation history and amendment history—Endnotes 3 and 4**

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

**Editorial changes**

The *Legislation Act 2003* authorises First Parliamentary Counsel to make editorial and presentational changes to a compiled law in preparing a compilation of the law for registration. The changes must not change the effect of the law. Editorial changes take effect from the compilation registration date.

If the compilation includes editorial changes, the endnotes include a brief outline of the changes in general terms. Full details of any changes can be obtained from the Office of Parliamentary Counsel.

**Misdescribed amendments**

A misdescribed amendment is an amendment that does not accurately describe how an amendment is to be made. If, despite the misdescription, the amendment can be given effect as intended, then the misdescribed amendment can be incorporated through an editorial change made under section 15V of the *Legislation Act 2003*.

If a misdescribed amendment cannot be given effect as intended, the amendment is not incorporated and “(md not incorp)” is added to the amendment history.

Endnote 2—Abbreviation key

|  |  |
| --- | --- |
| ad = added or inserted | o = order(s) |
| am = amended | Ord = Ordinance |
| amdt = amendment | orig = original |
| c = clause(s) | par = paragraph(s)/subparagraph(s) |
| C[x] = Compilation No. x | /sub‑subparagraph(s) |
| Ch = Chapter(s) | pres = present |
| def = definition(s) | prev = previous |
| Dict = Dictionary | (prev…) = previously |
| disallowed = disallowed by Parliament | Pt = Part(s) |
| Div = Division(s) | r = regulation(s)/rule(s) |
| ed = editorial change | reloc = relocated |
| exp = expires/expired or ceases/ceased to have | renum = renumbered |
| effect | rep = repealed |
| F = Federal Register of Legislation | rs = repealed and substituted |
| gaz = gazette | s = section(s)/subsection(s) |
| LA = *Legislation Act 2003* | Sch = Schedule(s) |
| LIA = *Legislative Instruments Act 2003* | Sdiv = Subdivision(s) |
| (md) = misdescribed amendment can be given | SLI = Select Legislative Instrument |
| effect | SR = Statutory Rules |
| (md not incorp) = misdescribed amendment | Sub‑Ch = Sub‑Chapter(s) |
| cannot be given effect | SubPt = Subpart(s) |
| mod = modified/modification | underlining = whole or part not |
| No. = Number(s) | commenced or to be commenced |

Endnote 3—Legislation history

| Act | Number and year | Assent | Commencement | Application, saving and transitional provisions |
| --- | --- | --- | --- | --- |
| Biological Control Act 1984 | 139, 1984 | 25 Oct 1984 | 22 Nov 1984 |  |
| Statute Law (Miscellaneous Provisions) Act (No.1) 1985 | 65, 1985 | 5 June 1985 | s 3: 3 July 1985 (s 2(1)) | — |
| Statute Law (Miscellaneous Provisions) Act (No.2) 1986 | 168, 1986 | 18 Dec 1986 | s 3: 18 Dec 1986 (s 2(1)) | s 5(1) |
| Primary Industries and Energy Legislation Amendment Act (No. 2) 1994 | 129, 1994 | 21 Oct 1994 | s 3: 21 Oct 1994 (s 2(1)) | — |
| Statute Law Revision Act 1996 | 43, 1996 | 25 Oct 1996 | Sch 4 (items 1, 50): 25 Oct 1996 (s 2(1)) | — |
| Productivity Commission (Repeals, Transitional and Consequential Amendments) Act 1998 | 15, 1998 | 16 Apr 1998 | 16 Apr 1998 | — |
| Environmental Reform (Consequential Provisions) Act 1999 | 92, 1999 | 16 July 1999 | Sch 3 (items 19–37): 16 July 2000 (s 2(1) | — |
| Environment Protection and Biodiversity Conservation Amendment (Wildlife Protection) Act 2001 | 82, 2001 | 11 July 2001 | Sch 3: 11 Jan 2002 (s 2(3)) | — |
| Agriculture, Fisheries and Forestry Legislation Amendment (Application of Criminal Code) Act 2001 | 115, 2001 | 18 Sept 2001 | s 4 and Sch 1 (items 139–143): 16 Oct 2001 (s 2) | s 4 |
| Statute Law Revision Act 2008 | 73, 2008 | 3 July 2008 | Sch 4 (item 109): 4 July 2008 (s 2(1) item 64) | — |
| Biosecurity (Consequential Amendments and Transitional Provisions) Act 2015 | 62, 2015 | 16 June 2015 | Sch 3: 16 June 2015 (s 2(1) item 3)Sch 2 (item 4) and Sch 4: 16 June 2016 (s 2(1) items 2, 4) | Sch 3 and 4 |
| as amended by |  |  |  |  |
| Statute Update (Winter 2017) Act 2017 | 93, 2017 | 23 Aug 2017 | Sch 2 (item 9): 20 Sept 2017 (s 2(1) item 4) | — |
| Statute Law Revision Act (No. 2) 2015 | 145, 2015 | 12 Nov 2015 | Sch 3 (item 8): 10 Dec 2015 (s 2(1) item 7) |  |
| Biological Control Amendment Act 2016 | 28, 2016 | 23 Mar 2016 | Sch 1: 1 Jan 2017 (s 2(1) item 2) | Sch 1 (item 9) |
| Statute Update Act 2016 | 61, 2016 | 23 Sept 2016 | Sch 1 (items 63–68): 21 Oct 2016 (s 2(1) item 1) | — |
| Administrative Review Tribunal (Consequential and Transitional Provisions No. 1) Act 2024 | 38, 2024 | 31 May 2024 | Sch 5 (item 3): awaiting commencement (s 2(1) item 2) | — |
| COAG Legislation Amendment Act 2024 | 54, 2024 | 5 July 2024 | Sch 2 (items 11, 94–107): 6 July 2024 (s 2(1) item 3) | Sch 2 (items 94–107) |

Endnote 4—Amendment history

| Provision affected | How affected |
| --- | --- |
| **Part I** |  |
| s 2  | am No 65, 1985; No 168, 1986; No 129, 1994; No 28, 2016; No 54, 2024 |
| s 3  | am No 28, 2016 |
| s 5  | am No 82, 2001; No 62, 2015 |
| s 6  | rs No 145, 2015 |
| s 6A  | ad No 115, 2001 |
| s 8  | am No 168, 1986 |
| s 9  | am No 168, 1986 |
| s 11  | rs No 168, 1986 |
|  | rep No 15, 1998 |
| **Part II** |  |
| s 12  | am No 168, 1986 |
| s 17  | am No 168, 1986 |
| s 19  | am No 168, 1986; No 15, 1998; No 92, 1999 |
| s 20  | am No 65, 1985; No 168, 1986 |
| **Part III** |  |
| s 21  | am No 168, 1986; No 28, 2016 |
| s 22  | am No 28, 2016 |
| s 26  | am No 65, 1985; No 168, 1986; No 28, 2016 |
| s 28  | am No 168, 1986; No 92, 1999 |
| s 29  | am No 168, 1986 |
| **Part IV** |  |
| s 30  | am No 168, 1986; No 28, 2016 |
| s 31  | am No 168, 1986; No 28, 2016 |
| s 32  | am No 168, 1986 |
| s 33  | am No 168, 1986; No 92, 1999 |
| s 34  | am No 28, 2016 |
| **Part VI** |  |
| s 37  | am No 28, 2016 |
| **Part VII** |  |
| s 38  | am No 168, 1986 |
| s 39  | am No 65, 1985; No 43, 1996 |
| s 43  | am No 115, 2001; No 61, 2016 |
| s 45  | am No 115, 2001; No 73, 2008; No 61, 2016 |
| s 47  | am No 61, 2016 |
| s 48  | am No 61, 2016 |
| s 51  | am No 61, 2016 |
| **Part VIII** |  |
| s 53  | am No 168, 1986 |
| s 56  | am No 15, 1998; No 92, 1999; No 38, 2024 |