

Complete Draft

(revised and re-endorsed June 25, 2008)

The Parliament of Australia enacts:

Part 1 – Preliminary

1 Name of Act

This Act may be cited as the Climate Protection Act 2008.

2 Commencement

This Act commences on the date it receives royal assent.

3 External Territories

This Act extends to the external Territories.

4 Interpretation

In this Act, unless the contrary intention appears:

Climate change means a change of climate which is attributed directly or indirectly to human activity that alters the composition of the global atmosphere, and which is in addition to natural climate variability observed over comparable time periods.

Climate system means the totality of the atmosphere, hydrosphere, biosphere and geosphere and their interactions.

Convention means the United Nations Framework Convention on Climate Change adopted at New York on 9 May 1992.

Eligible renewable energy source has the same meaning as in section 17 of the Renewable Energy (Electricity) Act 2000.

Greenhouse gases means those gaseous constitutes of the atmosphere, both natural and anthropogenic, that absorb and re-emit infrared radiation, and include carbon dioxide (CO_2), methane (CH_4), nitrous oxide (N_2O), hydro fluorocarbons (HFCs), perfluorocarbons (PFCs) and sulfur hexafluoride (SF_6). For the purposes of this Act, the definition of greenhouse gases does not include water vapour.

Greenhouse gas emissions means emissions of greenhouse gases measured in tonnes of carbon dioxide equivalents.

Kyoto Protocol means the Kyoto Protocol to the United Nations Framework Convention on Climate Change, as amended by any amendment to the Protocol that Australia accepts.

Minister means the Minister for Climate Change.

Montreal Protocol means the *Montreal Protocol on Substances that Deplete the Ozone Layer*, adopted in Montreal on 16 September 1997 and subsequently adjusted and amended.

Old growth forest means any forest that is ecologically mature and / or where the upper stratum or overstorey is in the late mature growth phase.

Public transport means trains, ferries, buses, light rail and taxis available for public use.

Renewable energy means energy derived from an eligible renewable energy source.

Sectors include agriculture, mining, power, industry, and transport including air transport.

Sink means any process, activity or mechanism which removes a greenhouse gas, or a precursor of a greenhouse gas, from the atmosphere.

Source means any process or activity which releases a greenhouse gas, or a precursor of a greenhouse gas into the atmosphere.

5 Objects of Act

- (1) The Parliament, by passing this Act, acknowledges:
 - a. That climate change represents a severe and immediate threat to the environment in Australia and globally;
 - b. That human activities in Australia and globally have been substantially

increasing the atmospheric concentrations of greenhouse gases;

- c. That these human derived greenhouse gases will increase the natural greenhouse effect;
- d. That this has resulted in and will continue to result in additional warming of the Earth's surface:
- e. That this has and will continue to adversely effect ecosystems and humankind;
- f. That, as at the date of assent to this Act, Australia has among the highest per capita emissions of human derived greenhouse gases in the developed world;
- g. That immediate and effective action is required, both in Australia and globally, to substantially reduce greenhouse gas emissions.
- (2) The objects of this Act are to:
 - a. Ensure that Australia meets its obligations under the Convention and the Kyoto Protocol:
 - b. To substantially reduce human derived greenhouse gas emissions from Australia;
 - c. To set a mandatory target for reducing human derived greenhouse gas emissions from Australia by 50% below 1990 levels by 2020 and 100% below 1990 levels by 2040 and to ensure Australia meets this target.
 - d. To substantially increase the percentage of Australia's energy being sourced from renewable energy sources;
 - e. To assist with global efforts to stabilise and reduce human derived greenhouse gas concentrations in the atmosphere;
 - f. To assist developing countries to adjust to a carbon constrained world and mitigate the impacts of climate change;
 - g. To implement **ecologically sustainable development**. The principles of ecologically sustainable development are:
 - i. the precautionary principle— that if there are threats of serious or irreversible environmental damage, lack of full scientific certainty should not be used as a reason for postponing measures to prevent environmental degradation;
 - ii. *inter-generational equity* that the present generation should ensure that the health, diversity and productivity of the environment are

maintained or enhanced for the benefit of future generations;

iii. conservation of biological diversity and ecological integrity— that conservation of biological diversity and ecological integrity should be a fundamental consideration; and

iv. *improved valuation, pricing and incentive mechanisms*— that environmental factors should be included in the valuation of assets and services, such as:

- polluter pays—that is, those who generate pollution and waste should bear the cost of containment, avoidance or abatement; and
 - the users of goods and services should pay prices based on the full life cycle of costs of providing goods and services, including the use of natural resources and assets and the ultimate disposal of any waste.

Part 2 – Mandatory target for reducing greenhouse gas emissions

6 National Target for reducing greenhouse gas emissions

- (1) It is the duty of the Prime Minister to ensure that emissions of greenhouse gases from all sectors from Australia by the year 2020 do not exceed a level which is 50% below 1990 emissions levels.
- (2) It is the duty of the Prime Minister to ensure that emissions of greenhouse gases from all sectors from Australia by the year 2040 do not exceed a level which is 100% below the 1990 emissions levels.

7 National Strategy for Reductions in Greenhouse Gas Emissions

- (1) The Prime Minister must, within 6 months of the commencement of this Act, lay before Parliament a National Strategy to achieve the reductions in greenhouse gas emissions from Australia required to meet the National Target for 2020 and 2050 set out in section 6
- (2) The National Strategy must include:
 - a. Policies and actions intended to reduce Australia's greenhouse gas emissions;
 - b. An analysis of the effectiveness of policies and actions previously implemented with the intention of reducing Australia's greenhouse gas emissions;
 - c. An inquiry into the impact of Government taxation and subsidies on Australian greenhouse gas emissions, including tax deductions and subsidies for fossil fuel production and consumption, car use, the aviation industry, fuel excise arrangements, the Energy Grants Credit Scheme, and fringe benefits tax allowances for motor vehicles;

- d. A proposed scheme to phase out direct and indirect subsidies that support fossil fuel production and consumption (with appropriate measures to prevent negative social impacts from subsidy removal, including measures to support public transport);
- e. A proposed scheme to use public funds freed by subsidy removal to support the development of renewable energies and fuels, energy efficiency and demand side management;
- f. A scheme for trading of greenhouse gas emissions (an emissions trading scheme), as well as considering taxation of greenhouse gas emissions (a carbon tax);
- g. A scheme to substantially increase funding for research and development for demand side management, energy efficiency and renewable energy;
- h. A scheme to assist developing countries adjust to a carbon constrained world and mitigate the impacts of climate change;
- I A scheme to facilitate research into increasing agricultural soil carbon through biologically based techniques.;
- j An assessment of any other steps that could be taken to reduce Australia's greenhouse gas emissions, as applicable with the principle that those responsible for generating greenhouse gas emissions should make a financial contribution to the cost of measures to reduce such emissions (the **polluter pays principle)**;
- k. A clear timeline for when the elements within the National Strategy will be implemented.
- (3) The schemes outlined in sections 7 (2) (c), (d), (e) and (g) must be fully implemented within 2 years of the date of assent of this Act.
- (4) Prior to implementation, any scheme referred to in subsection 7 (f) must be certified by an independent panel consisting of 6 members, with at least 2 representatives from environmental non-government organisations, and at least 2 members with expertise in economic instruments or market based trading.

8 Public consultation on the National Strategy

- (1) Before the National Strategy is laid before Parliament, the Prime Minister must publish a notice:
 - a. stating how copies of the draft National Strategy may be obtained; and
 - b. inviting submissions to the Prime Minister on the draft National Strategy, within 30 days.

- (2) The notice must:
 - a. be published in the Gazette; and
 - b. also be published, on at least 2 occasions, in a newspaper circulating nationally.
- (3) Submissions received must be appropriately considered.

9 Just Transitions Committee

- (1) The Prime Minister must, within 3 months of the commencement of this Act, establish a Just Transitions Committee (including representatives from state governments; communities directly dependent on employment in coal mines; farmers; industry; unions and non-governmental organisations).
- (2) The role of the Just Transitions Committee will be to consider and make recommendations in relation to a plan for an equitable and fair transition for coal mining employees and communities affected by Australia's commitment to a comprehensive greenhouse reduction program.
- (3) The regulations may make provision for the Just Transitions Committee.

10 Reporting

- (1) Commencing within 12 months of Royal Assent, the Prime Minister must, by 31 March each year table in each House of Parliament, and advertise in a national newspaper, a report of Australia's greenhouse gas emissions over the previous year.
- (2) The report referred to in (1) must also quantify greenhouse gas emissions resulting from or likely to result from the use of fossil fuels which have been exported from Australia over the previous year.
- (3) Commencing within 12 months of Royal Assent, the Prime Minister must, by 31 March each year, lay before Parliament, and advertise in a national newspaper, a report on the progress in implementing the National Strategy, and any changes to the National Strategy that the Prime Minister proposes to make.

Part 3 – Energy Efficiency

11 Nationally co-ordinated approach to energy efficiency

(1) The Prime Minister must, within 6 months of the commencement of this Act, implement a scheme for a nationally co-ordinated approach to energy efficiency, including mandatory energy efficiency standards for energy generators and retailers, new homes, substantial renovations of existing homes, commercial buildings, appliances, vehicles, industrial machinery and equipment.

(2) The regulations may make provision for the scheme for a nationally co-ordinated approach to energy efficiency.

Part 4 - GreenPower

12 Government agencies to purchase accredited renewable energy

- (1) All Agencies must source electricity for all their operations from 100% renewable energy accredited under the National GreenPower Accreditation Program.
- (2) For the purpose of this Act, 'Agency' has the same meaning as in *Financial Management and Accountability Act 1997.*

Part 5 - Greenhouse impact statements

13 Greenhouse Impact Statements

- (1) Before any Act, regulation or statutory instrument is made, the responsible Minister must ensure that a Greenhouse Impact Statement is prepared in connection with the substantive matters to be dealt with by the Act, regulation or statutory instrument.
- (2) The Greenhouse Impact Statement must contain an assessment of the impact of the proposed Act, regulation or statutory instrument on greenhouse gas emissions from Australia and globally.
- (3) Before an Act, regulation or statutory instrument is made, the responsible Minister must ensure that:
 - a. as far as is reasonably practicable, a notice is published in the Gazette advising where a copy of the Greenhouse Impact Statement may be obtained or inspected, and inviting comments and submissions within a specified time, but not less than 21 days from publication of the notice;
 - b. as far as is reasonably practicable, a copy of the Greenhouse Impact Statement is made available on the relevant Department website inviting comments and submissions within a specified time, but not less than 21 days from publication of the Greenhouse Impact Statement on the Department website; and
 - c. All comments received are appropriately considered.
- (4) The Minister must, by 31 March each year, prepare an annual Greenhouse Report which summarises the impact that Acts, regulations and statutory instruments made, in the previous year, had on greenhouse gas emissions from Australia and globally.

Schedule 1 – Amendment of the Environment Protection and Biodiversity Conservation Act 1999

1 Section 3 Objects of Act

Insert after section 3(1)(e)

(ea) reduce greenhouse gas emissions from Australia and to assist with global efforts to stabilise and reduce human derived greenhouse gas concentrations in the atmosphere.

Insert after section 3(2)(e)(i)

(ia) includes provisions to ensure that projects having an adverse impact on the climate system are assessed and approved by the Commonwealth.

2 Section 3A Principles of ecologically sustainable development

Insert after section 3A(a)

(aa) Decision making processes should consider and where possible minimise the adverse impact of climate change on the environment.

3 After section 22A in Subdivision E of Division 1 of Part 3

22A Offences relating to nuclear power reactors

- (1) A person is guilty of an offence if the person constructs or expands a nuclear power reactor.
- (2) An offence against subsection (1) is punishable on conviction by imprisonment for a term not more than 30 years, a fine not more than 20,000 penalty units, or both.

Note 1: Subsection 4B(3) of the *Crimes Act 1914* lets a court fine a body corporate up to 5 times the maximum amount the court could fine a person under this subsection.

Note 2: An executive officer of a body corporate convicted of an offence against this section may also be guilty of an offence against section 495.

4 After Subdivision E of Division 1 of Part 3

Insert:

Subdivision EA – Protection of the environment from greenhouse gas emissions

22C Requirement of approval for certain greenhouse gas emissions

- (1) A person must not take an action which:
 - a. Regulations provide is a prescribed development for the purpose of this clause, or

- b. Is the construction of a new coal fired power station;
- c. Is the construction of a new coal mine; or
- d. Is an expansion of an existing coal mine; or
- e. Is otherwise, directly or indirectly, including by change in land use or land clearing, likely to result in the emission of more than 125,000 tonnes of carbon dioxide equivalent into the atmosphere in any 12 month period.

Civil Penalty

- a. for an individual—5,000 penalty units;
- b. for a body corporate—50,000 penalty units.
- (2) Subsections (1)(a) (d) and (e) do not apply to an action if:
 - a. an approval of the taking of the action by the person is in operation under Part 9 for the purposes of this section; or
 - b. Part 4 lets the person take the action without an approval under Part 9 for the purposes of this section; or
 - c. there is in force a decision of the Minister under Division 2 of Part 7 that this section is not a controlling provision for the action and, if the decision was made because the Minister believed the action would be taken in a manner specified in the notice of the decision under section 77, the action is taken in that manner; or
 - d. the action is an action described in subsection 160(2) (which describes actions whose authorisation is subject to a special environmental assessment process).

22D Offences relating to greenhouse gas emissions

- (1) A person is guilty of an offence if the person intentionally or recklessly:
 - a. Carries out development prescribed by the regulations for the purpose of this clause; or
 - b. Constructs a new coal mine; or
 - c. Carries out the expansion of an existing coal mine; or
 - d. Takes an action which directly or indirectly, including by change in land use or land clearing, is likely to result in the emission of more than 125,000 tonnes of carbon dioxide equivalent into the atmosphere in any 12 month period.

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

(2) An offence against subsection (1) is punishable on conviction by imprisonment for a term not more than 7 years, a fine not more than 420 penalty units, or both.

Note 1: Subsection 4B(3) of the *Crimes Act 1914* lets a court fine a body corporate up to 5 times the maximum amount the court could fine a person under this subsection.

Note 2: An executive officer of a body corporate convicted of an offence against this section may also be guilty of an offence against section 495.

- (3) Subsections (1) (a), (c) and (d) do not apply to an action if:
 - a. an approval of the taking of the action by the person is in operation under Part 9 for the purposes of this section; or
 - b. Part 4 lets the person take the action without an approval under Part 9 for the purposes of this section; or
 - c. there is in force a decision of the Minister under Division 2 of Part 7 that this section is not a controlling provision for the action and, if the decision was made because the Minister believed the action would be taken in a manner specified in the notice of the decision under section 77, the action is taken in that manner; or
 - d. the action is an action described in subsection 160(2) (which describes actions whose authorisation is subject to a special environmental assessment process).

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

22E Prohibition of logging in old growth forests

(1) A person is guilty of an offence if the person conducts logging activities in any forest that is ecologically mature and / or where the upper stratum or overstorey is in the late mature growth phase.

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

(2) An offence against subsection (1) is punishable on conviction by imprisonment for a term not more than 7 years, a fine not more than 420 penalty units, or both. Note: Subsection 4B(3) of the *Crimes Act 1914* lets a court fine a body corporate up to 5 times the maximum amount the court could fine a person under this subsection.

5 Part 23 Division 2 section 528 Definitions

Insert in alphabetical order

Adverse effects of climate change means changes in the physical environment or biota resulting from climate change which have significant deleterious effects on the composition, resilience or productivity of natural and managed ecosystems or on the operation of socio-economic systems or on human health and welfare.

Climate change means a change of climate which is attributed directly or indirectly to human activity that alters the composition of the global atmosphere and which is in addition to natural climate variability observed over comparable time periods.

Climate system means the totality of the atmosphere, hydrosphere, biosphere and geosphere and their interactions.

Greenhouse gases means those gaseous constitutes of the atmosphere, both natural and anthropogenic, that absorb and reemit infrared radiation, and include carbon dioxide (CO2), methane (CH4), nitrous oxide (N2O), hydro fluorocarbons (HFCs), perfluorocarbons (PFCs) and sulfur hexafluoride (SF6). For the purposes of this Act, the definition of greenhouse gases does not include water vapour.

Greenhouse gas emissions means emissions of greenhouse gases measured in tonnes of carbon dioxide equivalents

Old growth forest means any forest that is ecologically mature and / or where the upper stratum or overstorey is in the late mature growth phase.

Schedule 2 – Amendment of the Renewable Energy (Electricity) Act 2000

1 Section 4 Years to which this Act applies

Omit "However, no certificates can be created, and no liability arises, in respect of electricity generated on or after 1 January 2021."

2 Section 37 Amount of charge

Add:

(2) The regulations must provide for the adjustment of the amount of charge in accordance with movements in the consumer price index.

3 Section 39 Renewable power percentage

Repeal section, substitute:

Section 39 Renewable power percentage

The **renewable power percentage** for a year is the percentage set out in the following table.

Year	Percentage
2010	10.0
2020	50.0

Section 39A Review of renewable power percentage

- (1) The Minister shall cause a review of the renewable power percentage to be conducted in 2010 and in 2015.
- (2) The review must be conducted by a panel consisting of 8 members, with at least 2 representatives from environmental non-government organisations, at least 2 members nominated by the Office of the Renewable Energy Regulator; and 2 academics with expertise in renewable energy.
- (3) The renewable power percentage may only be amended if the amendment will result in an increase in the renewable power percentage.

5 Section 40 Required GWh of renewable source electricity

Repeal the section.

Substitute

Section 40 Renewable power percentage from 2020 to 2050

- (1) Regulations must specify a renewable power percentage from 2020 to 2050.
- (2) The renewable power percentage must be set so that, by 2050, 100% of electricity consumed in Australia is sourced from eligible renewable sources.

6 After section 43

Add:

Section 43A

It is the wish of the Parliament that any renewable energy shortfall charge payable to the Crown under this Part be used for the encouragement and funding of renewable energy projects.

Schedule 3 – Amendment of the Renewable Energy (Electricity) (Charge) Act 2000

Section 6 Rates of charge Omit \$40. Insert \$100 The Climate Protection Bill has been written by members of community-based climate action groups around Australia. It has been endorsed by over 1,000 individuals and over 65 climate action groups, representing over 6,000 Australians. Further information can be viewed at www.climatemovement.org.au/ClimateProtectionBill The endorsing groups include:

The endorsing groups include.	
Australian and New Zealand Solar Energy Society (ANZSES)	Australia
Women for Change Alliance	Australia
ANU Zero Emissions Society	ACT
Association for Berowra Creek	NSW
Clarence Branch of Climate Change Australia	NSW
Clarence Environment Centre	NSW
Climate Action Coogee	NSW
Climate Action Newcastle	NSW
Climate Action Now Wingecarribee	NSW
Climate Action Pittwater	NSW
Climate Action Tomaree	NSW
Climate Change Balmain Rozelle	NSW
Environmentally Concerned Citizens of Orange	NSW
Great Lakes Environment Association	NSW
Jamberoo FutureCare	NSW
Lower Clarence Climate Action Network	NSW
Manning Branch of Climate Change Australia	NSW
Mosman Clean Energy for Eternity	NSW
New England Sustainability Trust	NSW
North Coast Climate action group	NSW
North Shore Climate Action	NSW
NSW Nature Conservation Council	NSW
Rising Tide	NSW
Sustainable Living Armidale	NSW
Sutherland Climate Action Network	NSW
Caloundra Community Climate Change Response Group	Qld
Climate Action Brisbane	Qld
Climate Landcare Environment Action Network (CLEAN)	Qld
Families Facing Climate Change	VIC
Ashgrove Climate Action Group	VIC
Ballarat renewable energy and zero emissions (BREAZE)	VIC
Bass Coast Climate Action Group	VIC
Bayside Climate Change Action Group	VIC
Border Eco-Living Program	VIC
Communities Combating Climate Change (C4) Healesville	VIC
Geelong Sustainability Group	VIC
Lighter Footprints	VIC
Yarra Valley Climate Action Group	VIC
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