

Province of Alberta

# ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT

# Revised Statutes of Alberta 2000 Chapter E-12

Current as of October 1, 2009

# Office Consolidation

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### Note

All persons making use of this consolidation are reminded that it has no legislative sanction, that amendments have been embodied for convenience of reference only. The official Statutes and Regulations should be consulted for all purposes of interpreting and applying the law.

### **Amendments Not in Force**

This consolidation incorporates only those amendments in force on the consolidation date shown on the cover. It does not include the following amendments:

RSA 2000 c12 (Supp) s2 amends s39, s3 amends s68, s4 amends s85.

2002 c13 s2 adds s112.1, s3 amends s120, s4 adds s257.

2009 cA-31.5 s38 adds s106.1.

2009 c53 s60 amends s14.

### Regulations

The following is a list of the regulations made under the *Environmental Protection and Enhancement Act* that are filed as Alberta Regulations under the Regulations Act

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	142/2004, 157/2005,
	113/2006, 158/2008,
	1/2009
	163/2005, 33/2006,
	34/2006
	244/93, 216/96,
	251/2001

Alta, Reg.

Amendments

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		90/2001, 169/2001,
		251/2001, 164/2006,
		199/2007, 19/2008,
		177/2008
Conservation Easement Registration	215/96	
Conservation Lasement Registration		144/2006
Conservation and Reclamation	115/03	
Conservation and Rectamation	113/93	243/93, 10//90, 242/99, 251/2001,
		27/2002, 247/2003,
		315/2003, 131/2004,
		160/2005, 63/2008,
		68/2008
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Management		193/2009
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Electronics Designation		151/2007
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Environmental Appeal Board	114/93	212/96, 106/99,
		251/2001
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		254/2007
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and Exempted Activities)	111/93	88/2000 62/2008
Environmental Protection and		
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Emancement (Wiscenarieous)		192/98, 251/2001,
		27/2002, 225/2003,
		269/2003, 13/2005,
		161/2005, 68/2008
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		101/2000, 206/2001
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		233/2004, 8/2005,
		167/2005, 79/2007,
		206/2009, 37/2010
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	82/97	
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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Alberta, enacts as follows:

#### Definitions

- 1 In this Act,
  - (a) "activity" means an activity or part of an activity listed in the Schedule of Activities;
  - (b) "adverse effect" means impairment of or damage to the environment, human health or safety or property;
  - (c) "agricultural operation" means agricultural operation as defined in the *Agricultural Operation Practices Act*;
  - (d) "analyst" means an analyst designated by the Minister under section 25;
  - (e) "animal" means any animal other than a human;
  - (f) "approval" means an approval issued under this Act in respect of an activity, and includes the renewal of an approval;
  - (g) "Board" means the Environmental Appeals Board;
  - (h) "borehole" means a hole advanced into the ground for the purpose of determining engineering or geological classification and properties or for instrumentation purposes;
  - (i) "certificate of qualification" means a certificate of qualification issued under section 82, including the renewal of such a certificate, and a certificate or other

Section 1 qualification from another jurisdiction that is accepted under the regulations as a certificate of qualification for the purposes of this Act; (j) "certificate of title" includes a document issued under the Metis Settlements Act with respect to land in a settlement area under that Act that is similar in nature to a certificate of title within the meaning of the Land Titles Act; (k) "certificate of variance" means a certificate of variance issued under section 78; (k.1) "code of practice" means a document governing an activity or activities or a portion of an activity or activities that is adopted or incorporated pursuant to section 38; (1) "conservation" means, except in sections 22 to 24, the planning, management and implementation of an activity with the objective of protecting the essential physical, chemical and biological characteristics of the environment against degradation; (m) "Co-ordinating Council" means the Sustainable Development Co-ordinating Council continued under section 5; "council", when used with reference to a local authority, (n)includes a settlement council under the Metis Settlements Act; (o) "Department" means the Department administered by the Minister: "designated livestock operation" means a designated (p) livestock operation within the meaning of the regulations; (q) "designated material" means a designated material within the meaning of the regulations; (r) "Director" means, subject to section 42, a person designated as a Director for the purposes of this Act by the Minister; (s) "document" includes a book, sound recording, videotape, film, photograph, chart, graph, map, plan, survey, book of account and any other information that is recorded or stored by means of a device; "electronic" includes created, recorded, transmitted or (s.1) stored in digital form or in any other intangible form by

electronic, magnetic or optical means or by any other

means that have similar capabilities for creation, recording, transmission or storage;

- (t) "environment" means the components of the earth and includes
  - (i) air, land and water,

Section 1

- (ii) all layers of the atmosphere,
- (iii) all organic and inorganic matter and living organisms, and
- (iv) the interacting natural systems that include components referred to in subclauses (i) to (iii);
- (u) "Environmental Protection and Enhancement Fund" means the fund established under section 30;
- (v) "Environmental Protection Security Fund" means the fund continued under section 32;
- (w) "Government" means the Government of Alberta;
- (x) "Government agency" means
  - (i) a corporation that is an agent of the Government, or
  - (ii) a corporation, commission, board or other body whose members are appointed by an Act of the Legislature, the Lieutenant Governor in Council or a Minister of the Government, or any combination of them;
- (y) "groundwater" means all water under the surface of the ground;
- (z) "hazardous recyclable" means hazardous recyclable within the meaning of the regulations;
- (aa) "hazardous substance" means a substance or mixture of substances, other than a pesticide, that exhibits characteristics of flammability, corrosivity, reactivity or toxicity, including, without limitation, any substance that is designated as a hazardous substance within the meaning of the regulations;
- (bb) "hazardous waste" means hazardous waste within the meaning of the regulations;
- (cc) "heavy oil" means a naturally occurring viscous mixture, other than crude bitumen, that consists mainly of

hydrocarbons heavier than pentane, that may contain sulphur compounds and that in its naturally occurring state has a density of more than 920 kilograms per cubic metre; (dd) "heavy oil site" means a location at which a facility exists or is to be developed for recovering heavy oil by drilling and includes any injection or pumping facilities and any associated infrastructures and pipelines; (ee) "highway" means highway within the meaning of the Traffic Safety Act; (ff) "industrial development" means an industrial development within the meaning of the regulations; (gg) "inspector" means a person who is an inspector by reason of section 25 or 27; (hh) "investigator" means a person who is an investigator by reason of section 25 or 27; (ii) "land titles office" includes, with respect to land in a settlement area within the meaning of the Metis Settlements Act, the Metis Settlements Land Registry established under that Act; (jj) "local authority" means (i) the corporation of a city, town, village, summer village, municipal district or specialized municipality, (ii) in the case of an improvement district, the Minister responsible for the Municipal Government Act, (iii) in the case of a special area, the Minister responsible for the Special Areas Act, (iv) a settlement under the *Metis Settlements Act*, (v) a regional services commission under Part 15.1 of the Municipal Government Act, and (vi) a regional health authority under the Regional Health Authorities Act.

but for the purposes of sections 12(b), 22 to 24, 126, 184, 185 and 186 does not include an entity referred to in subclause (v) or (vi), and for the purposes of sections 147(b), 175(n) and 180(b) does not include an entity referred to in subclause (vi);

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Section 1	tion 1 ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT					
(kk)	"mine" means any opening in, excavation the surface or subsurface for the purpose recovering, opening up or proving coal, a substance, oil sands or an oil sands bearin includes any associated infrastructure;	of working, coal bearing				
(11)	"minerals" means all naturally occurring a including, without limitation, gold, silver, platinum, pitchblende, radium, precious s iron, tin, zinc, asbestos, salts, sulphur, pet asphalt, bituminous sands, oil sands, natu anhydrite, barite, bauxite, bentonite, diato epsomite, granite, gypsum, limestone, ma mirabilite, potash, quartz rock, rock phosp serpentine, shale, slate, talc, thenardite, tr ash;	, uranium, tones, copper, troleum, oil, ral gas, coal, omite, dolomite, trble, mica, phate, sandstone,				
(mm)	"Minister" means the Minister determined 16 of the <i>Government Organization Act</i> a responsible for this Act;					
(nn)	"municipal development" means a municipal develop within the meaning of the regulations;					
(00)	"municipality" means the geographical ar town, village, summer village, municipal specialized municipality, improvement di area or settlement area within the meaning <i>Settlements Act</i> ;	district, strict, special				
(pp)	"oil production site" means oil production meaning of the regulations;	n site within the				
(qq)	"oil sands" means					
	(i) sands and other rock materials conta bitumen,	ining crude				
	<ul><li>(ii) the crude bitumen contained in those rock materials, and</li></ul>	e sands and other				
	<ul> <li>(iii) any other mineral substances, other t in association with that crude bitume and other rock materials referred to i and (ii);</li> </ul>	en or those sands				
(rr)	"oil sands site" means a location at which or is to be developed for recovering oil sa or other in situ recovery operations, and in	nds by drilling				

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Section 1		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(i)	any injection or pumping facility, sto tailings storage or disposal site that e developed, and	
	(ii)	any permanent access or haul road, ratelecommunication line or pipeline of for the transmission of synthetic cruck	n the location
(	ss) "ow	ner", with regard to land, means	
	(i)	the registered owner of the land,	
	(ii)	a purchaser of the land whose interes is shown on the certificate of title to	
	(iii)	a tenant or other person who is in law or occupation of the land;	vful possession
		rson responsible", when used with refe	
	(i)	the owner and a previous owner of the thing,	ne substance or
	(ii)	every person who has or has had cha management or control of the substati including, without limitation, the ma treatment, sale, handling, use, storage transportation, display or method of a the substance or thing,	nce or thing, nufacture, e, disposal,
	(iii)	any successor, assignee, executor, ad receiver, receiver-manager or trustee referred to in subclause (i) or (ii), and	of a person
	(iv)	a person who acts as the principal or person referred to in subclause (i), (ii	
	but	does not include	
	(v)	a municipality in respect of	
		(A) a parcel of land shown on its tax unless after the date on which the is entitled to possession of the p section 420 of the <i>Municipal Ga</i> becomes the owner of the parcel 424 of that Act the municipality parcel a new or additional substa- environment that may cause, is a caused an adverse effect or aggregation.	ne municipality parcel under povernment Act or l under section r releases on that ance into the causing or has

Section 1		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		adverse effect of the release of the environment on that parcel,	
		(B) a parcel of land acquired by it light of an environmental reserver reserve, school reserve, road, u of way under Part 17 of the <i>Mu Government Act</i> , unless after the land is acquired the municit that parcel a new or additional the environment that may cause has caused an adverse effect or adverse effect of the release of the environment on that parcel.	e, municipal tility lot or right <i>unicipal</i> ne date on which pality releases on substance into e, is causing or aggravates the a substance into
	(vi)	a person who investigates or tests a the purpose of determining the envir condition of that parcel, unless the i test releases on that parcel a new or substance into the environment that causing or has caused an adverse eff the adverse effect of the release of a the environment on that parcel, or	ronmental nvestigation or additional may cause, is fect or aggravates
	(vii)	the Minister responsible for the Und Property and Vested Property Act, we parcel of land to which that Act app the date on which the Minister takes the parcel of land the actions of the persons under the control of the Minister that parcel a new or additional substi- environment that may cause, is cause an adverse effect or aggravates the ar- the release of a substance into the en- that parcel;	with respect to a blies, unless after s possession of Minister or nister release on tance into the sing or has caused adverse effect of
	or	est" means any injurious, noxious or tr animal life and includes any injurious, ublesome organic function of a plant o	, noxious or
	(vv) "pe	esticide" means	
	(i)	a substance that is intended, sold or use in preventing, destroying, repell any insect, nematode, rodent, predat parasite, bacteria, fungus, weed or o plant or animal life or virus, except bacteria or fungus in living people of	ling or mitigating tory animal, other form of a virus, parasite,

Section 1		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(ii)	any substance that is a pest control pro- meaning of the <i>Pest Control Products</i> or is intended for use as such a pest co	Act (Canada)
	(iii)	any substance that is a plant growth re defoliant or a plant desiccant,	gulator, a
	(iv)	a fertilizer within the meaning of the <i>I</i> (Canada) that contains a substance ref subclause (i), (ii) or (iii), and	
	(v)	any other substance designated as a per regulations,	esticide in the
	repr bact cont	does not include a substance that is interested for use in potable water to preveria, parasites or viruses if the substance trol product within the meaning of the <i>I</i> ducts Act (Canada);	vent or destroy ce is not a pest
(ww)	"pip	beline" means	
	(i)	a pipe for the transmission of any sub- installations in connection with that pi	
	(ii)	a sewer or sewage system and installa connection with that sewer or sewage	
	(iii)	repealed 2003 c37 s2;	
(xx)	the rem	" means any opening in, excavation in o surface or subsurface made for the purp oving sand, gravel, clay or marl and ind ociated infrastructure, but does not inclu rry;	oose of cludes any
(yy)		ce" includes any land, building, structuraft, vehicle or vessel;	re, machine,
(zz)	wate was	table water" means water that is supplie erworks system and is used for drinking hing or other domestic purposes requiri able for human consumption;	g, cooking, dish
(aaa)		vate utility" means a private utility with ne regulations;	nin the meaning
(bbb)		vately owned development" means a pre- elopment within the meaning of the reg	

Section 1			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(ccc)	oft	arry" means any opening in, excavat he surface or subsurface for the purp overing, opening up or proving	
		(i)	any mineral other than coal, a coal oil sands or an oil sands bearing su	
		(ii)	ammonite shell,	
		and	includes any associated infrastructu	re;
	(ddd)	"rec	clamation" means any or all of the fo	llowing:
		(i)	the removal of equipment or buildi structures or appurtenances;	ngs or other
		(ii)	the decontamination of buildings or or other appurtenances, or land or v	
		(iii)	the stabilization, contouring, maint conditioning or reconstruction of th	
		(iv)	any other procedure, operation or respecified in the regulations;	equirement
	(eee)	use dea han thin	cycle" means to do anything that rest for a thing that otherwise would be a thing that otherwise would be a twith as waste, including collecting dling, storing, sorting, separating and g, but does not include the application the use of a thermal destruction proce	disposed of or , transporting, d processing the on of waste to land
	(fff)	"reg	gistered owner", with respect to land	, means
		(i)	the person registered in a land titles owner of the fee simple in the land	
		(ii)	except for the purposes of section 2 registered in a land titles office as t estate in the land,	
		Met	in the case of patented land within t is Settlements Act includes a person is Settlements Land Registry establi ;	registered in the
	(ggg)	154 resp	gistration" means, except in sections (b) and 175(d), a registration issued sect of an activity, and includes the r stration;	under this Act in

Section 1			RONMENTAL PROTECTION ND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(hhh)	inje		e of, spray, p, pour, emit,	
(iii)		nedia ed u	on certificate	
(jjj)	repe	ealed	2003 c2 s1(24);	
(kkk)	tem	pora	" means the holding of a substance or ry period at the end of which it is pro- ted, treated or disposed of;	
(111)			rainage system" means any system t nd disposing of storm drainage, and	
	(i)		sewers and pumping stations that m m drainage collection system,	ake up the
	(ii)	trea	storm drainage storage, managemen tment facilities that buffer the effect off or improve the quality of the stor	ts of the peak
	(iii)	dra	sewers and pumping stations that tra inage to the location where it is treat posed of, and	
	(iv)	the	storm drainage outfall structures;	
(mmm)	"su	ostan	ce" means	
	(i)	any	matter that	
		(A)	is capable of becoming dispersed i environment, or	n the
		(B)	is capable of becoming transforme environment into matter referred to (A),	
	(ii)		sound, vibration, heat, radiation or rgy, and	other form of
	(iii)	•	combination of things referred to in and (ii);	subclauses
(nnn)	"su	rface	water" means water in a watercours	e;
(000)	of li othe	ines ( er kir	amunication line" means a system or of wire or other conductors by which ads of communications are transmitted by electronic means;	n telephone or

Section 1		AND ENHANCEMENT ACT	Chapter E-12
(ppp)	"this	s Act" means this Act and the regulation	ons;
(qqq)	line: equi ener	nsmission line" means a system or arra s of wire or other conductors and transl pment, wholly within Alberta, whereb gy, however produced, is transmitted i udes	formation y electric
	(i)	transmission circuits composed of the form the minimum set required to tran electric energy,	
	(ii)	insulating and supporting structures,	
	(iii)	substations,	
	(iv)	operational and control devices, and	
	(v)	all property used for the purpose of, o with, the operation of the transmission	
		does not include a power plant or electre em as defined in the <i>Hydro and Electri</i>	
(rrr)	incl stab chei	at" means to apply any method, technic uding, without limitation, neutralization ilization, that is designed to change the nical or biological character or compos- stance;	n and physical,
(\$\$\$)		nicle" means a device in, on or by whic g may be transported or drawn on a hig	
(ttt)		ste management facility" means a facil ection, storage, treatment or disposal of	
(uuu)	treat	stewater system" means a system for c ting and disposing of wastewater and in f the following:	
	(i)	sewers and pumping stations that mak wastewater collection system;	e up a
	(ii)	sewers and pumping stations that tran wastewater from a wastewater collect wastewater treatment plant;	
	(iii)	wastewater treatment plants;	
	(iv)	facilities that provide storage for treat	ed wastewater;
	(v)	wastewater sludge treatment and disp	osal facilities;
		19	

Section 1			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		(vi)	sewers that transport treated wastew wastewater treatment plant to the pl disposed of;	
	(	(vii)	treated wastewater outfall facilities, outfall structures to a watercourse of appurtenances for disposal of treate land or to wetlands;	or any
	(vvv)		ter" means all water on or under the und;	surface of the
	(www)	valv pres	ter distribution system" means a syster yes, fittings and appurtenances, include soure reducing stations, that is used to ber in a waterworks system to a service	ding associated o convey potable
	(xxx)		ter well" means an opening in the group of altered from its natural state, the	
		(i)	the production of groundwater for a	ny purpose,
		(ii)	obtaining data on groundwater, or	
		(iii)	recharging an underground formation groundwater can be recovered,	on from which
			includes any related equipment, buil appurtenances, but does not include	
	(yyy)	"wa	tercourse" means	
		(i)	the bed and shore of a river, stream, lagoon, swamp, marsh or other natu or	
		(ii)	a canal, ditch, reservoir or other artifeature made by humans,	ficial surface
			ther it contains or conveys water cor rmittently;	ntinuously or
	(ZZZ)	wate sum Met deve utili	terworks system" means any system er to a city, town, specialized munici- umer village, hamlet, settlement area <i>is Settlements Act</i> , municipal develop elopment, privately owned developm ty, and includes any or all of the foll- ponents:	pality, village, as defined in the pment, industrial tent or private

Section 2		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(i)	water wells connected to water supply water intakes or infiltration galleries th the water supply;	
	(ii)	water supply lines;	
	(iii)	on-stream and off-stream water storage	facilities;
	(iv)	water pumphouses;	
	(v)	water treatment plants;	
	(vi)	potable water transmission mains;	
(vii)		potable water storage facilities;	
(	(viii)	potable water pumping facilities;	
	(ix)	water distribution systems;	
	(x)	watering points;	
		ell" means an orifice in the ground that is eing drilled	s completed or
	(i)	for the production of oil, oil sands or ga	as, or
	(ii)	for injection into an underground forma RSA 2000 cE-12 s1;RS, 2003 c2 s1(24);2003 c2 2006 c15 s	A 2000 cT-6 s197;

### **Purpose of Act**

**2** The purpose of this Act is to support and promote the protection, enhancement and wise use of the environment while recognizing the following:

- (a) the protection of the environment is essential to the integrity of ecosystems and human health and to the well-being of society;
- (b) the need for Alberta's economic growth and prosperity in an environmentally responsible manner and the need to integrate environmental protection and economic decisions in the earliest stages of planning;
- (c) the principle of sustainable development, which ensures that the use of resources and the environment today does not impair prospects for their use by future generations;

Section 3		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12			
	(d)	the importance of preventing and mitigating the environmental impact of development and of government policies, programs and decisions;				
	(e)	the need for Government leadership in areas environmental research, technology and pro standards;				
	(f)	<li>the shared responsibility of all Alberta citizens for ensuring the protection, enhancement and wise use of the environment through individual actions;</li>				
	(g) the opportunities made available through this citizens to provide advice on decisions affect environment;					
	(h)	<ul> <li>the responsibility to work co-operatively with governments of other jurisdictions to prevent and minimize transboundary environmental impacts;</li> </ul>				
	(i)	the responsibility of polluters to pay for the actions;	nsibility of polluters to pay for the costs of their			
	(j)	the important role of comprehensive and res in administering this Act. 1992 cE-13	ponsive action 3.3 s2;1994 c15 s3			
Crown is bound						
<b>3</b> Except where this Act specifically provides to the contrary, the Crown is bound by this Act.						
	Clowin		1992 cE-13.3 s3			
ŀ	<b>3.1</b> Wł take any	onal plans here the Minister or a Director is empowered action under this Act, the Minister or the Dir uires, must act in accordance with any applica- plan.	rector, as the			

2009 cA-26.8 s76

# Part 1 Administration

## **Consultation, Communication and Education**

## Advisory committees, experts

**4**(1) The Minister may

- (a) establish advisory committees and retain experts to report to the Minister with respect to
  - (i) the content and administration of this Act, and
  - (ii) any of the policies, programs, services or other matters under the Minister's administration,

and

(b) specify the functions that the committees and experts are to perform, including, without limitation, the seeking of input from the public, and the manner in which and time period within which those functions are to be performed.

(2) The report of a committee established pursuant to subsection (1), including the recommendations and the reasons for them, shall be made public in the manner provided for in the regulations. 1992 cE-13.3 s4;1994 c15 s4

#### Sustainable Development Co-ordinating Council

**5** The Natural Resources Co-ordinating Council is continued as the Sustainable Development Co-ordinating Council.

1992 cE-13.3 s5

### Purpose of Co-ordinating Council

6(1) The Co-ordinating Council may co-ordinate, review and make recommendations to the Minister on interdepartmental matters related to sustainable development and the protection of the environment.

(2) The Co-ordinating Council shall make its recommendations and reports to the Minister, who shall submit copies in a timely manner to the members of the Executive Council.

1992 cE-13.3 s6

#### Members of Co-ordinating Council

7(1) The Co-ordinating Council shall consist of

- (a) a Deputy Minister of each of the following departments of the Government, as designated by the Minister of each department:
  - (i) Agriculture, Food and Rural Development;
  - (ii) Economic Development;
  - (iii) Resource Development;

Section 8		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12		
	(iv)	) Environment;			
(v)		International and Intergovernmental Relations;			
	(vi	) Health and Wellness;			
	(vii	) Municipal Affairs;			
	(viii	Government Services;			
	(ix)	) Infrastructure;			
	(b) the	e chair of the Energy Resources Conser	rvation Board;		
(b.1) the Chair of the Alberta Utilities Commission;			ssion;		
	(c) the chair of the Natural Resources Conservation Board;				
(d) the chief executive officer of the Alberta Science, Research and Technology Authority;					
	(e) representatives from other Government agencies and departments who are designated by the Minister.				
(2) The Deputy Minister of the Department is the chair of the Co-ordinating Council.					
(3) Notwithstanding subsection (1), each member of the Co-ordinating Council may appoint in writing a person to be an alternate member of the Co-ordinating Council to act in that member's place as a member of the Co-ordinating Council in the event of that member's temporary absence or temporary inability to act. RSA 2000 cE-12 s7;2007 cA-37.2 s82(6)					
<ul><li>Rules of operation</li><li>8 The members of the Co-ordinating Council</li></ul>					
	(a) may appoint other officers of the Council, and				
	m	ay make rules governing the calling and eetings of the Council and any other ma the conduct of its business and affairs.	atters pertaining		

### Quorum

**9** A majority of the members of the Co-ordinating Council or their respective alternate members constitutes a quorum.

1992 cE-13.3 s9

### Committees

**10(1)** The Minister may establish one or more committees consisting of employees of the Government or a Government agency or of the Government of Canada or an agency of that Government to co-ordinate and review matters related to this Act and to advise the Minister on matters related to this Act and the protection of the environment generally.

(2) The Director may establish one or more committees consisting of employees of the Government or a Government agency or of the Government of Canada or an agency of that Government to advise the Director on matters related to this Act that are referred to the committees.

(3) A committee may make rules governing its conduct, procedures and meetings.

(4) A committee shall make and submit to the Minister or the Director, as the case may be, reports and recommendations on specific matters reviewed by it.

1992 cE-13.3 s10;1998 c15 s4

### **Health issues**

**11** The Minister shall, in recognition of the integral relationship between human health and the environment, co-operate with and assist the Minister of Health and Wellness in promoting human health through environmental protection.

1992 cE-13.3 s11

### Powers and duties of Minister

12 The Minister

- (a) is responsible for the establishment of the policies, programs, services and administrative procedures of the Department, and for co-ordination with other departments of the Government and with Government agencies of matters pertaining to the environment;
- (b) shall, as the representative of the Government, maintain a continuing liaison with the governments of other jurisdictions and agencies of those governments, and local authorities in Alberta in relation to matters under the administration of the Minister;
- (c) shall compile, study and assess information related to the environment for the purpose of better carrying out the Minister's functions and responsibilities under this or any other Act with a view to providing that information to

	ENVIRONMENTAL PROTECTION	RSA 2000
	AND ENHANCEMENT ACT	Chapter E-12
	departments of the Government, Governm and the public;	ent agencies
(d)	shall carry out and may participate in resear related to matters pertaining to the environ	
(e)	shall conduct a continuing review of resea any matter pertaining to the environment t carried out by the Government or Govern by others and shall promote the co-ordinat research and of facilities used for that rese	hat is being nent agencies or ion of that
(f)	shall maintain a library consisting of publi other information relating to matters pertain environment;	
(g)	shall, unilaterally or in co-operation with or departments of the Government and Govern agencies, develop, publish and distribute er materials with respect to the environment a co-ordinate, develop and deliver education and services to assist Albertans to better un environment and become responsibly invo protection and wise use of the environment	rnment ducational and shall al programs nderstand the lved in the

- (h) may, in co-operation with other departments of the Government and Government agencies, develop and implement economic and financial instruments and market-based approaches to achieve environmental protection, to achieve environmental quality goals in a cost effective manner and to provide methods of financing programs for environmental purposes;
- (i) shall generally do any acts the Minister considers necessary to promote the protection and wise use of the environment for the benefit of the people of Alberta and future generations.

1992 cE-13.3 s12;1994 c15 s6

### **Economic instruments**

Section 13

**13** The Minister may, in accordance with the regulations, establish programs and other measures for the use of economic and financial instruments and market-based approaches, including, without limitation,

- (a) emission trading,
- (b) incentives,
- (c) subsidies,

- Section 14
- (d) emission, effluent and waste disposal fees, and
- (e) differential levies,

for the purposes of protecting the environment, achieving environmental quality goals in a cost effective manner and providing methods of financing programs and other measures for environmental purposes.

1992 cE-13.3 s13

#### Development of guidelines and objectives

**14(1)** In order to further the protection and wise use of the environment, the Minister shall, after having complied with any applicable regulations regarding public input or, in the absence of regulations, after having engaged in any public consultation that the Minister considers appropriate, develop ambient environmental quality objectives in qualitative or quantitative terms for all or part of Alberta.

(2) In developing objectives under subsection (1), the Minister shall give due consideration to public input that the Minister has received.

(3) Objectives developed under subsection (1) shall be made available to the public in accordance with the regulations.

(4) In addition to developing objectives under subsection (1), the Minister may develop other objectives, as well as standards, practices, codes of practice, guidelines or methods, to meet goals or purposes toward which the Government's environmental protection efforts are directed, including, without limitation, standards, practices, codes of practice, guidelines, objectives or methods for monitoring, analysis and predictive assessment.

RSA 2000 cE-12 s14;2006 c15 s3

### State of the environment reporting

**15** The Minister shall report annually on the state of the Alberta environment.

1992 cE-13.3 s15

### **General Administrative Matters**

#### Administration of Act

**16** Except as otherwise provided in this Act, the Minister is charged with the administration of this Act.

1992 cE-13.3 s16

#### Delegation

**17(1)** The Minister may in writing delegate to any person any power or duty conferred or imposed on the Minister under this Act.

(2) Subsection (1) does not apply to the power or duty to make regulations.

(3) and (4) Repealed 2006 c15 s4.

(4) The Minister may take any steps that are necessary to revoke a delegation under subsection (1) where the Minister considers it appropriate to do so.

RSA 2000 cE-12 s17;2006 c15 s4

### Transfer of administration

**18(1)** The Minister may by agreement in writing or by regulation, and with the consent of the person, transfer the administration of a provision of this Act to any person and may specify the terms and conditions under which and subject to which the transfer is made.

(2) Where the administration of a provision of this Act has been transferred to another person under subsection (1) and in the Minister's opinion that person is not properly administering the provision, the Minister may, after serving written notice on the person, cause any other person designated by the Minister to administer the provision.

RSA 2000 cE-12 s18;2006 c15 s5

#### Agreements

**19** The Minister may on behalf of the Government enter into agreements relating to any matter pertaining to the environment with

- (a) the government of another jurisdiction or an agency of that government,
- (b) a Government agency, or
- (c) any person.

1992 cE-13.3 s20;1994 c15 s10

#### Emergency response plan

**20** The Minister may, in co-operation with representatives of other departments of the Government and Government agencies and with other persons, formulate plans for effective co-ordinated action in cases of emergency to prevent, alleviate, control or stop the destruction of, loss of or damage to the environment.

1992 cE-13.3 s21

### Agreements with land owners

**21(1)** In order to protect and enhance the environment, the Minister may enter into an agreement with the registered owner of land to restrict the purposes for which that land may be used by the registered owner and the successors in title of the registered owner.

(2) An agreement under this section may provide for the payment of compensation by the Government or by the registered owner of the land.

1992 cE-13.3 s22;1996 c17 s3

**22** Repealed 2009 cA-26.8 s76.

#### **Registration of agreements**

**23(1)** An agreement referred to in section 21 may be registered

- (a) under the *Land Titles Act* with the Registrar of Land Titles, or
- (b) under the regulations under the *Metis Settlements Act* with the Registrar of the Metis Settlements Land Registry in accordance with any General Council Policy made under section 222 of the *Metis Settlements Act*.

(2) When an agreement referred to in section 21 is presented for registration, the Registrar shall endorse a memorandum of the agreement on the certificate of title to the land that is the subject of the agreement.

(3) If an agreement referred to in section 21 is modified or is terminated, one of the parties to the agreement shall register a copy of the document effecting the modification or termination with the appropriate Registrar, and the Registrar shall endorse a memorandum on the certificate of title to the land noting the modification or discharging the registration, as the case may be.

(4) If an agreement referred to in section 21 expires, one of the parties to the agreement shall notify the appropriate Registrar and the Registrar shall endorse a memorandum on the certificate of title to the land discharging the registration.

RSA 2000 cE-12 s23;2009 cA-26.8 s76

### Effect of registration

**24(1)** An agreement referred to in section 21 that is registered under section 23 runs with the land and may be enforced whether it is positive or negative in nature and notwithstanding that the person

wishing to enforce the agreement does not have an interest in any land that would be accommodated or benefitted by the agreement.

(2) Section 21 applies notwithstanding section 48 of the *Land Titles Act*.

(3) This section is, with respect to patented land as defined in section 1(1)(c) of the *Metis Settlements Land Protection Act*, subject to any General Council Policy made under section 222 of the *Metis Settlements Act*.

RSA 2000 cE-12 s24;2009 cA-26.8 s76

#### **Designation of officials**

**25(1)** The Minister may by order designate any person as a Director for the purposes of all or part of this Act.

(2) The Minister may, with respect to any Director, and a Director may, with respect to that Director personally, designate any person as an acting Director to act in the Director's place in the event of the Director's absence or inability to act.

(3) The Minister may by order designate any person as an inspector or investigator for the purposes of this Act.

(4) A designation under this section may direct that the authority conferred by the designation is to be exercised subject to any terms and conditions that the Minister or the Director prescribes in the designation, including limitations on the scope of the designation. RSA 2000 cE-12 s25;2006 c15 s6

#### Powers of inspector

**26** For the purposes of acting under this Act, an inspector has, subject to any terms and conditions of the inspector's designation, all the powers and is subject to all the duties of an investigator under sections 198(1)(a) to (e), (f)(i) and (ii) and (5), 201, 202, 203 and 208.

1992 cE-13.3 s24

#### Local authority inspectors and investigators

**27(1)** Each local authority shall designate a sufficient number of inspectors and investigators to carry out the administration of provisions of this Act that are transferred to it under section 18.

(2) A local authority shall immediately advise the Minister in writing of designations and changes to designations under subsection (1).

1992 cE-13.3 s25

### Identification card

**28** The Minister, in the case of an inspector or investigator designated under section 25, and a local authority, in the case of an inspector or investigator designated under section 27, shall furnish the inspector or investigator with an identification card and, on entering any place, the inspector or investigator shall, on request, produce the identification card and identify and explain the nature of the powers or duties the inspector or investigator wishes to carry out.

1992 cE-13.3 s26

**RSA 2000** 

#### **Designation of approved laboratories**

**29** The Minister may designate laboratories as approved laboratories that may conduct laboratory analyses for the purposes of this Act.

1992 cE-13.3 s27

### **Environmental Protection and Enhancement Fund**

**30**(1) The Environmental Protection and Enhancement Fund is hereby established.

(2) The Environmental Protection and Enhancement Fund shall be used for the purposes of environmental protection and enhancement and emergencies with respect to any matter that is under the administration of the Minister.

(3) The Environmental Protection and Enhancement Fund shall be held and administered by the Minister in accordance with this Act, and the Minister shall maintain a separate accounting record of the Fund.

(4) The Minister shall make payments out of the Environmental Protection and Enhancement Fund for the purposes of the Fund to the Department, another Government department, a government of another jurisdiction, another regulated fund within the meaning of the *Financial Administration Act* or any person.

(5) The following shall be paid into the Environmental Protection and Enhancement Fund:

- (a) security transferred under subsection (10);
- (b) money recovered by the Government in respect of the Government's carrying out work or taking emergency measures under this Act or any other enactment under the administration of the Minister;
- (c) money advanced by the Minister from the General Revenue Fund under subsection (8);

Section 30		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12		
	<ul> <li>(d) money from a supply vote appropriated for the purp of the Environmental Protection and Enhancement I</li> </ul>				
	(e)	payments made by any person or the government of another jurisdiction for the purposes of the Environmental Protection and Enhancement Fund;			
	(f)	with the approval of the Treasury Board, for revenue, royalties, penalties, charges, dues sums received by the Government with res matter under the administration of the Min	, rents or other pect to any		
	(g)	gifts, donations, bequests and transfers to t Environmental Protection and Enhancement			
	Financia	The Minister may be a participant under section 40 of the <i>uncial Administration Act</i> on behalf of the Environmental ection and Enhancement Fund.			
	(7) Investment income earned on deposits of the Environ Protection and Enhancement Fund accrues to and forms p Environmental Protection and Enhancement Fund.				
	the Envi required Enhance	ne Minister may advance from the General Revenue Fund to avironmental Protection and Enhancement Fund money ed for the purposes of the Environmental Protection and accement Fund, but the amount of the advances outstanding at me shall not exceed \$100 000 000.			
	subsecti- specified	erest shall be paid on outstanding advances made under tion (8) in the amounts, at the times and in the manner ed by the Treasury Board, and that interest forms part of the ll Revenue Fund.			
		(10) The Minister shall transfer to the Environmental Protection and Enhancement Fund			
		security from the Environmental Protection that is forfeited in accordance with the reg			
	(b)	security that is forfeited under any other er the administration of the Minister and is sp regulations.			
	(11) If at any time it appears to the Minister of Finance that there is money in the Environmental Protection and Enhancement Fund that is not required for the purposes of the Fund, the Minister of Finance, with the approval of the Treasury Board, may transfer the money to the General Revenue Fund.				

RSA 2000 Chapter E-12

(12) Any outstanding advances to the Environmental Protection and Enhancement Fund from the General Revenue Fund are reduced by a transfer of money made under subsection (11). RSA 2000 cE-12 s30;2003 c2 s1(24);2004 c7 s19; 2006 c23 ss27,31

**31** Repealed 2003 c2 s1(24).

#### **Environmental Protection Security Fund**

**32(1)** The Surface Reclamation Fund is continued as the Environmental Protection Security Fund.

(2) The Environmental Protection Security Fund shall be held and administered by the Minister in accordance with this Act, and the Minister shall maintain a separate accounting record of the Fund.

(3) All security required to be deposited with the Government in respect of an approval, a code of practice, a registration, a certificate of qualification or a certificate of variance or under section 88.2, 97, 135, 174 or 189 or with respect to an approval or licence under the *Water Act* shall be paid into the Environmental Protection Security Fund.

RSA 2000 cE-12 s32;2003 c37 s3;2006 c23 s27

**33** Repealed 2006 c23 s27.

# Annual report re Security Fund

**34(1)** The Minister shall, as soon as is practicable after the end of each fiscal year, prepare a report regarding the operation of the Environmental Protection Security Fund during the preceding fiscal year.

(2) A report prepared under subsection (1) shall be placed by the Minister before the Legislative Assembly if it is then sitting and, if not, within 15 days after the commencement of the next sitting. 1992 cE-13.3 s32

#### **Disclosure of information**

**35(1)** Subject to this section,

(a) the following documents and information in the possession of the Department that are provided to the Department in the administration of this Act must be

Section 35	l	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		losed to the public in the form and m n the regulations:	anner provided
	(i)	information in respect of a proposed provided to the Department for the p 2, Division 1 by a proponent within that Part;	purposes of Part
	(ii)	documents and information in the re in section 56;	gister referred to
	(iii)	information that is provided to the D part of the application by	Department as
		(A) an applicant for an approval, a certificate of variance;	registration or a
		(B) the holder of an approval or regrespect of an application to cha	
		(C) the holder of an approval, in reapplication to amend a term or a term or condition to or delete condition from the approval;	condition of, add
	(iv)	environmental and emission monitor processing information that is necess that data, that is provided by an appr registration holder or provided pursu practice;	sary to interpret roval holder or a
	(v)	any reports or studies that are provid Department in accordance with a ter of an approval or a code of practice;	rm or condition
	(vi)	any reports or studies that are provid Department and are required by the disclosed to the public under this set	regulations to be
	(vii)	statements of concern;	
	(viii)	notices of appeal;	
	Dep disc	following documents that are created artment in the administration of this losed to the public in the form and m n the regulations:	Act shall be
	(i)	approvals and registrations;	
	(ii)	certificates of qualification;	

Section 35		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(iii)	certificates of variance;	
	(iv)	environmental and emission monitor processing information that is necessing that data;	
	(v)	reclamation certificates;	
	(vi)	remediation certificates;	
	(vii)	enforcement orders;	
	(viii)	environmental protection orders.	
		on (1)(a) applies only to documents a he Department on or after September	
	manner provi	ister may disclose to the public in the ided for in the regulations any other is the Department that the Minister co- nation.	information in the
	provided to the technique that confidential, request in wr	formation referred to in subsection ( he Department and relates to a trade at the person submitting the information the person submitting the information iting to the Director that the information and not be disclosed.	secret, process or ion keeps n may make a
		e Director receives a request for con ), the Director shall	fidentiality under
	cont	rove the request and order that the in fidential and not be disclosed where siders that the request is well founded	the Director
		se the request where the Director con lest is not well founded.	nsiders that the
		ctor shall forthwith notify a person wonfidentiality of the Director's refusation (5)(b).	
	or approves a administratio	e Director is considering a request for request for confidentiality, no perso n of this Act may disclose any of the quest relates except	on involved in the
	adm prot	ny other person who is or has been in inistration of this Act or of another l ection of the environment, or to the g ther jurisdiction or an agency of that	aw related to the government of
		25	

the purposes of administering a law related to the protection of the environment,

- (b) to the person who provided the information or any other person with the first mentioned person's consent, or
- (c) as required by any other law or by an order of a court.

(8) No person to whom information is disclosed under subsection (7) may further disclose the information or use the information for any purpose other than the purpose for which it was disclosed to that person.

(9) Information relating to a matter that is the subject of an investigation or proceeding under this Act may not be released under subsection (1) or (3).

RSA 2000 cE-12 s35;2003 c37 s4

#### **Ministerial regulations**

- **36** The Minister may make regulations
  - (a) providing for the manner in which reports of advisory committees are to be made public;
  - (b) providing for the payment of remuneration and expenses to members of advisory committees and to experts;
  - (c) providing for any other matter considered necessary to carry out the purposes of advisory committees and experts;
  - (d) respecting transfers of administration for the purpose of section 18;
  - (e) establishing criteria to be applied by the Director in making any decision that the Director is authorized to make under section 44, 45, 68, 69, 82 or 83;
  - (f) respecting the manner of obtaining public input in the development of objectives referred to in section 14 and the manner of making the objectives available to the public;
  - (g) respecting the establishment of management areas for the purposes of sections 13 and 14;
  - (h) respecting access to information by the public;
  - (i) requiring the holder of a registration to disclose to the public environmental and emission monitoring data and the processing information that is necessary to interpret

Section 37		I	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
			data, and providing for the form and n data and information are to be disclose	
	(j)		ecting the provision of reports and stud poses of section 35(1)(a)(vi);	lies for the
	(k)	or n this doct	blishing fees for any information, docu naterial provided in the course of the ac Act and for the filing of any returns, re uments that are required or permitted to Act;	lministration of ports or other
	(1)	pow	cribing forms for the purposes of this <i>a</i> ter to prescribe forms is not otherwise strided for;	
	(m)		ecting the time at which and the form a ch a notice under section 23 must be given by the section 23 must be given by the section and the section by the sec	
	(n)	agre	ecting the documents that must accomp ement for registration under section 23 form and contents of those documents. RSA 2000 cE	
			ernor in Council regulations ieutenant Governor in Council may ma	ke regulations
	(a)		ng activities to or deleting activities freedule of Activities;	om the
	(b)		ning "designated livestock operation" this Act;	for the purpose
	(c)		orizing and respecting the establishme other measures for the purposes of sec	
	(c.1)		ecting emissions trading, including, wi tation, regulations	thout
		(i)	respecting the establishment and adm emissions trading registry;	inistration of an
		(ii)	respecting the duties and functions of trading registry operator;	an emissions
	1	(iii)	respecting the establishment of baseli rates;	ne emission
		(iv)	respecting the establishment, operatio of emissions trading accounts;	n and closing

Section 37			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		(v)	respecting the establishment, use, trans cancellation of emission credits;	fer and
	(vi) (vii) (viii)		respecting the verification and validation credits;	on of emission
			respecting the collection of information of information and records kept in an e trading registry;	
			respecting, authorizing and prohibiting of information and records kept in an e trading registry;	
		(ix)	respecting the records to be kept by per participating in emissions trading;	rsons
		(x)	respecting the contents and use of form	ıs;
	autl (e) resp		ecting the establishment or designation orities;	of delegated
			ecting the delegation to one or more del orities of	egated
		(i)	any of the rights, powers or duties of an investigator or Director under this Act,	
		(ii)	the performance of any of the Minister functions, or the exercise of any of the powers, under this Act, other than a po regulations and a power to delegate;	Minister's
	(f)	resp	orizing a delegated authority to make by ecting the subject-matters on which tho nade;	
	(g)	auth disc	orizing the Minister or a delegated auth lose	ority to
		(i)	information acquired in the course of o the operations of the delegated authorit	
		(ii)	information respecting the operations of delegated authority, or	of the
		(iii)	information respecting the officers or e the delegated authority;	mployees of
	(h)	clas	orizing a delegated authority to require ses of persons specified in the regulation with the ensure the carrying out of their d	ns to provide

Section 38		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		regulations and bylaws and respecting the and forfeiture of that security;	nature, amount
	(i)	respecting, in regard to the delegation of a with necessary modifications, any matter in which the Lieutenant Governor in Council regulations under section 2 of Schedule 10 <i>Government Organization Act</i> in regard to under that Schedule;	n respect of may make to the
	(j)	making applicable in regard to the delegati other provisions of Schedule 10 to the <i>Gov</i> <i>Organization Act</i> , with necessary modifica	vernment
	(k)	respecting the administration of the Enviro Protection Security Fund;	onmental
	(1)	specifying security to which section 30(10)	)(b) applies.
		<i>Emissions Trading Regulation</i> (AR 33/200 date it came into force.	6) is validated
		RSA 2000 cE	-12 s37;2006 c15 s8
ŀ	-	by reference	
	whole of standard rules of limitatio objective as they t time to t	a regulation under this Act may adopt or inc r in part, or with modifications, documents t s, practices, codes, guidelines, objectives, n any government, organization or person, inc n, any standards, practices, codes of practic es or methods developed by the Minister un ead at a particular time or as amended or re ime, relating to any matter in respect of whi nade under this Act.	that set out nethods or other cluding, without e, guidelines, ider section 14, placed from

(2) Subsection (1) applies to any standard, practice, code, guideline, objective, method or other rule that has been adopted or incorporated into a regulation before or after this section comes into force.

(3) Where a standard, practice, code, guideline, objective, method or other rule is adopted or incorporated by regulation under this Act, the Minister shall ensure a copy of the standard, practice, code, guideline, objective, method or other rule is made available to a person on request.

RSA 2000 cE-12 s38;2006 c15 s9

# Part 2 Environmental Assessment Process, Approvals and Registrations

#### Definitions

**39** In this Part,

- (a) "environmental assessment process" means the procedure established under Division 1 for reviewing proposed activities;
- (b) "environmental impact assessment report" means an environmental impact assessment report required to be prepared under this Part;
- (c) "mandatory activity" means an activity designated as a mandatory activity under the regulations;
- (d) "proponent" means a person, the Government, a Government agency, the government of another jurisdiction or an agency of that government that undertakes a proposed activity;
- (e) "proposed activity" means
  - (i) an activity that has not been commenced,
  - (ii) an activity that is being carried on and for which an approval or registration, other than a renewal, is required but has not been obtained,
  - (iii) a change to an activity where the change is one to which section 67(1) applies and, in the Director's opinion, is of a substantial nature, and
  - (iv) in the case of an activity that is the subject of an approval or registration and is carried out in stages, those stages of the activity that are not yet covered by the approval or registration.
     1992 cE-13.3 s37;1994 c15 s17;1996 c17 s55

# Division 1 Environmental Assessment Process

## Purpose of environmental assessment process

- **40** The purpose of the environmental assessment process is
  - (a) to support the goals of environmental protection and sustainable development,

- (b) to integrate environmental protection and economic decisions at the earliest stages of planning an activity,
- (c) to predict the environmental, social, economic and cultural consequences of a proposed activity and to assess plans to mitigate any adverse impacts resulting from the proposed activity, and
- (d) to provide for the involvement of the public, proponents, the Government and Government agencies in the review of proposed activities.

1992 cE-13.3 s38;1994 c15 s18

#### Any Director may require assessment

**41** Where any Director is of the opinion that the potential environmental impacts of a proposed activity warrant further consideration under the environmental assessment process, that Director may refer the proponent or the proposed activity to the Director who is designated for the purposes of sections 43 to 56 so that the proposed activity may be dealt with under section 44.

#### Definition

Section 41

**42** In sections 43 to 56, "Director" means the Director who is designated for the purposes of those sections.

1992 cE-13.3 s40

# Director's power to require environmental assessment

**43** Where the Director is of the opinion that the potential environmental impacts of a proposed activity warrant further consideration under the environmental assessment process, the Director may by notice in writing to the proponent advise the proponent that the proposed activity must be dealt with under section 44.

1992 cE-13.3 s41

#### **Initial review by Director**

**44(1)** Where a proponent or a proposed activity is referred to the Director under section 41, where the Director gives a notice under section 43 or where a proponent on the proponent's own initiative consults with the Director in respect of the application of this Division to a proposed activity, the Director shall,

(a) if the proposed activity is a mandatory activity, direct the proponent by order in writing to prepare and submit an environmental impact assessment report in accordance with this Division, or

Section 44			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(b)	if th	e proposed activity is not a mandatory ac	ctivity,
		(i)	make a decision that the potential enviro impacts of the proposed activity warran consideration under the environmental a process and require that further assessme proposed activity be undertaken, or	t further assessment
		(ii)	make a decision that further assessment proposed activity is not required and, if activity for which an approval or registr required, advise the proponent that it may the approval or registration.	it is an ration is
	docume	nt in ector t	ctor may require a proponent to submit a the form and containing the information to assist the Director in making a decision )(b).	required by
			g a decision under subsection (1)(b), the following:	Director shall
	(a)	the	location, size and nature of the proposed	activity;
	(b)		complexity of the proposed activity and t nology to be employed in it;	he
	(c)		concerns in respect of the proposed active n expressed by the public of which the D re;	
	(d)	the j area	presence of other similar activities in the	same general
	(e)	any	other criteria established in the regulatio	ns;
	(f)	any	other factors the Director considers to be	e relevant.
	( <b>4</b> ) The	Dire	ctor shall notify the proponent	
	(a)	in w and	riting of a decision made under subsection	on (1)(b)(i),
	(b)		ly or in writing of a decision made under b)(ii).	subsection
			onent shall provide notice of a decision of tion (1)(b)(i) in accordance with the regu	
	is the su	bject	on who is directly affected by a proposed of a decision of the Director under subse , within 30 days after the last notice under	ection

(5) or within any longer period allowed by the Director in the notice, submit a written statement of concern to the Director setting out the person's concerns with respect to the proposed activity. 1992 cE-13.3 s42;1994 c15 s19;1996 c17 s55

#### Whether environmental impact assessment report required

**45**(1) Where the Director decides under section 44(1)(b)(i) that further assessment of a proposed activity is required, the Director shall, in accordance with the regulations,

- (a) prepare a screening report regarding the need for the preparation of an environmental impact assessment report, and
- (b) decide whether preparation of an environmental impact assessment report is required.

(2) The Director shall make the screening report available in accordance with the regulations.

(3) Where the Director decides under subsection (1) that preparation of an environmental impact assessment report is not required, the Director

- (a) shall advise the proponent of that fact,
- (b) if the activity is one for which an approval or registration is required, shall advise the proponent that it may apply for the approval or registration, and
- (c) may refer any information on the potential environmental impacts of the proposed activity to the Director responsible for issuing the approval or registration.

(4) Where the Director decides under subsection (1) that preparation of an environmental impact assessment report is required, the Director shall by order in writing direct the proponent to prepare and submit the report in accordance with this Division.

(5) The Director shall provide notice of the Director's decision regarding preparation of an environmental impact assessment report under subsection (1)(b) in accordance with the regulations. 1992 cE-13.3 s43;1994 c15 s20;1996 c17 s55

### Effect of statement of concern

**46** The Director shall, in accordance with the regulations, give due consideration to all statements of concern that have been submitted and shall not make a decision under section 45(1)(b) until the applicable period referred to in section 44(6) has expired. 1992 cE-13.3 s44

#### Minister may order environmental impact assessment report

**47** If the Minister is of the opinion that an environmental impact assessment report is necessary because of the nature of a proposed activity, the Minister may by order in writing direct the proponent to prepare and submit the report in accordance with this Division, notwithstanding that

- (a) the Director has not ordered an environmental impact assessment report, or
- (b) the proposed activity is the subject of an exemption under regulations under section 59(b).

1992 cE-13.3 s45

# Terms of reference

**48(1)** Where a proponent is required to prepare an environmental impact assessment report, the proponent shall prepare proposed terms of reference for the preparation of the report in accordance with requirements specified by the Director and shall submit the proposed terms of reference to the Director.

(2) The proponent shall provide notice of the proposed terms of reference and make them available in accordance with the regulations.

(3) After allowing what the Director considers to be a reasonable time for the receipt of comments in respect of the proposed terms of reference, and after giving due consideration to those comments, the Director shall issue final terms of reference for the preparation of the report to the proponent.

(4) The Director shall make the final terms of reference available in accordance with the regulations.

1992 cE-13.3 s46

#### Contents of environmental impact assessment report

**49** An environmental impact assessment report must be prepared in accordance with the final terms of reference issued by the Director under section 48(3) and shall include the following information unless the Director provides otherwise:

- (a) a description of the proposed activity and an analysis of the need for the activity;
- (b) an analysis of the site selection procedure for the proposed activity, including a statement of the reasons why the proposed site was chosen and a consideration of alternative sites;

Section 49	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
(c)	an identification of existing baseline environ conditions and areas of major concern that sl considered;		
(d)	a description of potential positive and negati environmental, social, economic and cultural the proposed activity, including cumulative, temporal and spatial considerations;	l impacts of	
(e)	an analysis of the significance of the potential impacts dentified under clause (d);		
(f)	the plans that have been or will be developed the potential negative impacts identified und		
(g)	an identification of issues related to human h should be considered;	health that	
(h)	including the alternative of not proceeding with the proposed activity;		
(i)			
(j)	the contingency plans that have been or will in order to respond to unpredicted negative i		
(k)	the plans that have been or will be developed minimization and recycling;	l for waste	
(1)	the manner in which the proponent intends to implement program of public consultation in respect of the undertaking of the proposed activity and to present the results of that program;		
(m)	the plans that have been or will be developed the production or the release into the environ substances that may have an adverse effect;		
(n)	the final terms of reference issued by the Dir section 48(3);	ector under	
(0)	any other information that the Director consi necessary to assess the proposed activity.	ders 1992 cE-13.3 s47	

## Submission of report

**50** The proponent shall submit the environmental impact assessment report to the Director for review.

1992 cE-13.3 s48

**RSA 2000** 

Chapter E-12

#### **Provision of further information**

**51** The Director may, at any time after receipt of an environmental impact assessment report under section 50, require the proponent to submit to the Director any additional information respecting the proposed activity that the Director considers necessary for the review of the proposed activity.

1992 cE-13.3 s49

#### Publication of environmental impact assessment report

**52** The Director shall require the proponent to publish the environmental impact assessment report and otherwise make it available in accordance with the regulations.

1992 cE-13.3 s50

# **Powers of Director**

**53** Where in the opinion of the Director an environmental impact assessment report is complete, the Director shall

- (a) advise the Energy Resources Conservation Board or the Alberta Utilities Commission, as the case may be, that the report is complete, in a case where the proposed activity is one in respect of which the approval of the Energy Resources Conservation Board or the Alberta Utilities Commission, as the case may be, is required,
- (b) advise the Natural Resources Conservation Board that the report is complete, in a case where the proposed activity is a reviewable project within the meaning of the *Natural Resources Conservation Board Act*, or
- (c) in any other case, submit the environmental impact assessment report to the Minister together with any further information and any recommendations that the Director considers appropriate.

RSA 2000 cE-12 s53;2007 cA-37.2 s82(6)

## **Powers of Minister**

**54(1)** Subject to section 64(1), where the Director submits an environmental assessment report to the Minister and the proposed activity is one in respect of which

- Section 55
- (a) an approval or registration, or an amendment to an approval or registration, or
- (b) an approval or licence or an amendment to an approval or licence under the *Water Act*

is required, the Minister may advise the proponent that the proponent may apply for the appropriate approval, registration, licence or amendment.

(2) Notwithstanding anything in this Act, the Minister may refer a proposed activity to the Lieutenant Governor in Council with the recommendation that the Lieutenant Governor in Council make an order prescribing the proposed activity as a reviewable project within the meaning of the *Natural Resources Conservation Board Act*.

1992 cE-13.3 s52;1996 cW-3.5 s175;1996 c17 s55

#### Additional powers of Minister

**55** Where the Director submits an environmental impact assessment report to the Minister, the Minister may make any recommendations in respect of the proposed activity that the Minister considers necessary to any person, the Government, a Government agency, a government of another jurisdiction or an agency of that government that may be dealing with the proposed activity.

1992 cE-13.3 s53;1994 c15 s21

#### Register of environmental assessment information

**56** The Director shall establish and maintain in accordance with the regulations a register containing any documents and other information that the regulations require that are provided to the Director or created or issued by the Director under this Division.

#### Inter-jurisdictional agreements re environmental assessment

**57** Where an enactment of Canada or of another province or territory contains provisions that operate for substantially the same purpose as corresponding provisions of this Division, the Minister may, with respect to a proposed activity that is governed in part by the laws of Alberta and in part by the laws of Canada or the other province or territory, enter into an agreement or arrangement with any Minister or agency of the Government of Canada or of the other province or territory for any or all of the following purposes:

(a) to determine what aspects of the activity are governed by the laws of both jurisdictions;

Section 58			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
	(b)	to p of	rovide for the carrying out jointly by	both jurisdictions	
		(i)	the environmental assessment proce it, for the purposes of this Division,		
		(ii)	the provisions in any enactment of t jurisdiction that operate for substan- purpose as this Division;		
	(c)	for	rovide for the adoption by one or bot the purposes of their environmental a uirements, of		
		(i)	all or part of the environmental asse process of the other jurisdiction, and		
		(ii)	reports and similar documents prepa the authority of the laws of the othe part of the environmental assessmen process of that jurisdiction.	r jurisdiction as	
			process of that jurisdiction.	1992 cE-13.3 s55	
Mini	steria	rea	ulations		
		-	ister may make regulations		
	(a)		becting the establishment and mainter the purposes of section 56;	nance of a register	
	(b)		blishing procedures governing the energy system of	nvironmental	
	(c)	case	ving the application of this Division a e where an agreement or arrangement er section 57;		
	(d)	esta	blishing mechanisms and procedures		
		(i)	for the publishing, providing or mal anything required to be published, p available under this Division, and		
		(ii)	for the providing of any notice requ provided under this Division;	ired to be	
	(e)		pecting the preparation of screening reposes of section 45;	eports for the	
	(f)	-	ecting the form and content of environessment reports;	onmental impact	
	48				

Section 59		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(g)	respecting the form and content of orders un 45(4) and 47;	der sections
	(h)	purposes of section 48;	
	(i)		
		<b>Governor in Council regulations</b> Lieutenant Governor in Council may make 1	regulations
	(a)	designating mandatory activities;	
	<ul> <li>(b) exempting proposed activities or classes of propo activities from the application of the environment assessment process.</li> </ul>		

# Division 2 Approvals, Registrations and Certificates

#### Prohibition

**60** No person shall knowingly commence or continue any activity that is designated by the regulations as requiring an approval or registration or that is redesignated under section 66.1 as requiring an approval unless that person holds the required approval or registration.

RSA 2000 cE-12 s60;2003 c37 s5

## Prohibition

**61** No person shall commence or continue any activity that is designated by the regulations as requiring an approval or registration or that is redesignated under section 66.1 as requiring an approval unless that person holds the required approval or registration.

RSA 2000 cE-12 s61;2003 c37 s6

# Exception

**62** Nothing in section 60 or 61 prohibits the doing of any work that is specified in the regulations as being work that is permitted to enable a proponent to comply with Division 1.

1992 cE-13.3 s60

Section 63

# Compliance with other requirements

**63** Unless the regulations provide otherwise, the Director may not issue an approval or registration unless the Director is of the opinion that Division 1, if applicable, has been complied with. 1992 cE-13.3 s61;1994 c15 s25;1996 c17 s55

#### No approval or registration on Minister's order

**64(1)** Where the Minister is of the opinion that a proposed activity should not proceed because it is not in the public interest having regard to the purposes of this Act, the Minister may at any time by notice in writing to the proponent, with a copy to the Director, order that no approval or registration be issued in respect of the proposed activity.

(2) Where the Minister has made an order under subsection (1) in respect of a proposed activity, the Director may not issue an approval or registration in respect of that proposed activity. 1992 cE-13.3 s62:1996 c17 s55

#### Refusal for unpaid debts

**65** The Director may refuse to issue an approval or registration where the applicant is indebted to the Government.

1998 c15 s7

#### Application for approval or registration

**66**(1) An application for an approval or registration must be made in the manner provided for in the regulations and must contain and be accompanied with the information required by the regulations.

(2) The Director may require an applicant for an approval or registration to submit any additional information that the Director considers necessary.

1992 cE-13.3 s63;1996 c17 s55

#### **Director's discretion**

66.1(1) Where

- (a) an application has been made for registration relating to an activity that is designated in the regulations as an activity in respect of which registration is required, and
- (b) the Director is of the opinion that an approval is necessary to address environmental protection in respect of the activity,

the Director may by notice in writing to the applicant

Section 67		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(c)	redesignate the activity as an activity in resp an approval is required notwithstanding the r and	
	(d)	deem the application to be an application for	an approval.
(	(2) Whe	ere	
	(a)	a notice has been given under section 87 or 8 an activity that is designated in the regulation activity in respect of which notice to the Dire Part 3 must be given, and	ns as an
	(b)	the Director is of the opinion that an approva to address environmental protection in respe- activity,	
	the Direction	ctor may by notice in writing to the person give	ving the
	(c)	redesignate the activity as an activity in resp an approval is required notwithstanding the r and	
	(d)	deem the notice to be an application for an application	pproval. 2003 c37 s7
(	67(1) N	equiring approval to person shall, with respect to an activity that proval, make any change to	t is the subject
	(a)	the activity,	

- (b) the manner in which the activity is carried on, or
- (c) any machinery, equipment or process that is related to the carrying on of the activity

unless an approval or an amendment to an approval authorizing the change is issued by the Director.

(2) A person who wishes to make a change under subsection (1) shall apply to the Director in accordance with the regulations.

- (3) This section does not apply to
  - (a) adjustments, repairs, replacements or maintenance made in the normal course of operations,
  - (b) changes that do not result in an increase in the release of a substance into the environment,

- (c) short-term testing or temporary modifications to machinery, equipment or processes that do not cause an adverse effect,
- (d) changes in the type of equipment used in the conservation or reclamation of specified land, or
- (e) minor changes to conservation and reclamation plans that do not contravene the purpose or intent of the approval. RSA 2000 cE-12 s67;2003 c37 s8

#### Issue of approval or registration

Section 68

**68**(1) The Director may issue or refuse to issue an approval or registration.

(2) The Director may issue an approval subject to any terms and conditions the Director considers appropriate.

(3) The terms and conditions of an approval may be more stringent, but may not be less stringent, than applicable terms and conditions provided for in the regulations.

(4) In making a decision under this section, the Director

- (a) shall, in addition to any criteria that the Director is required by the regulations to consider, consider any applicable written decision of the Energy Resources Conservation Board, the Alberta Utilities Commission, the Board, as defined in the *Agricultural Operation Practices Act*, under Part 2 of that Act or the Natural Resources Conservation Board in respect of the subject-matter of the approval or registration, and
- (b) may consider any evidence that was before the Energy Resources Conservation Board, the Alberta Utilities Commission, the Board, as defined in the *Agricultural Operation Practices Act*, under Part 2 of that Act or the Natural Resources Conservation Board in relation to that written decision.

(5) The Director may issue an approval or registration for a specified period.

RSA 2000 cE-12 s68;2001 c16 s6;2007 cA-37.2 s82(6)

#### Extension of expiry date of approval

**69**(1) The Director may extend the expiry date, if any, of an approval or registration for one or more periods of not more than one year each.

(2) The 2nd extension and any subsequent extensions of an approval under subsection (1)

- (a) may be made only where the Director is of the opinion that the extension is necessary to allow for the effective public review of the renewal of the approval, and
- (b) are, for the purposes of the provisions of this Division that require the giving of notice and for the purposes of Part 4, to be treated as if they were amendments of a term or condition of the approval made under the authority of section 70(3)(a).

1992 cE-13.3 s66;1996 c17 s9

# Amendment, suspension and cancellation of approval or registration

**70**(1) On application by an approval or registration holder, the Director may, in accordance with the regulations,

- (a) amend a term or condition of, add a term or condition to or delete a term or condition from an approval, or
- (b) cancel an approval or registration,

if the Director considers it appropriate to do so.

(2) An application under subsection (1) must be made in the manner provided for in the regulations.

(3) If the Director considers it appropriate to do so, the Director may on the Director's own initiative in accordance with the regulations

- (a) amend a term or condition of, add a term or condition to or delete a term or condition from an approval
  - (i) if in the Director's opinion an adverse effect that was not reasonably foreseeable at the time the approval was issued has occurred, is occurring or may occur,
  - (ii) if the term or condition relates to a monitoring or reporting requirement,
  - (iii) where the purpose of the amendment, addition or deletion is to address matters related to a temporary suspension of the activity by the approval holder, or
  - (iv) where the approval is transferred, sold, leased, assigned or otherwise disposed of under section 75,
- (b) cancel or suspend an approval or registration, or

Section 71

(c) correct a clerical error in an approval or registration.

(4) Without limitation to subsection (3)(b), the Director may cancel or suspend an approval or registration if the approval or registration holder is indebted to the Crown. RSA 2000 cE-12 s70;2002 c4 s1

Director's power to modify

- **71** Where the Director
  - (a) issues an approval or registration, or
  - (b) amends a term or condition of, adds a term or condition to or deletes a term or condition from an approval,

the Director may do so as originally contemplated in the application or proposal or with modifications.

1992 cE-13.3 s68;1996 c17 s55

### Notice of applications and proposed changes

**72(1)** Where the Director receives

- (a) an application for an approval under section 66,
- (a.1) an application for registration under section 66 or a notice under section 87 or 88 and the Director has given notice under section 66.1 that the application or notice is deemed to be an application for an approval,
- (b) an application under section 67(2) in respect of a change to an activity, or
- (c) an application under section 70(1)(a) to amend a term or condition of, add a term or condition to or delete a term or condition from an approval,

the Director shall, in accordance with the regulations, provide or require the applicant to provide notice of the application.

(2) Where the Director proposes to make an amendment, addition or deletion pursuant to section 70(3)(a), the Director shall provide notice to that effect in accordance with the regulations.

(3) Notwithstanding subsection (1) or (2), where the Director is satisfied that

(a) there is an emergency,

- (b) the activity to which the application relates or the proposed amendment, addition, deletion or change is a routine matter within the meaning of the regulations, or
- (c) adequate notice of the subject-matter of the application or the proposed amendment, addition, deletion or change has already been given,

the Director may waive the notice requirements set out in subsections (1) and (2).

(4) The Director may waive notice in accordance with subsection (3)(c) notwithstanding that some or all of the adequate notice referred to in that subsection was given before September 1, 1993. RSA 2000 cE-12 s72;2003 c37 s9

#### Statement of concern

**73(1)** Where notice is provided under section 72(1) or (2), any person who is directly affected by the application or the proposed amendment, addition, deletion or change, including the approval holder in a case referred to in section 72(2), may submit to the Director a written statement of concern setting out that person's concerns with respect to the application or the proposed amendment, addition, deletion or change.

(2) A statement of concern must be submitted within 30 days after the last providing of the notice or within any longer period specified by the Director in the notice.

1992 cE-13.3 s70;1994 c15 s28

# Notice of decision taken

**74**(1) Where the Director

- (a) issues an approval,
- (b) makes an amendment, addition or deletion pursuant to an application under section 70(1)(a), or
- (c) makes an amendment, addition or deletion pursuant to section 70(3)(a),

the Director shall do either of the things referred to in subsection (2).

- (2) If subsection (1) applies, the Director shall,
  - (a) where no notice of the application or proposed changes was provided by reason of the operation of section 72(3), provide or require the provision of notice of the decision in accordance with the regulations, or

(b) where notice of the application or proposed changes was provided under section 72(1) or (2), provide notice or require the provision of notice of the decision in accordance with the regulations to every person who submitted a statement of concern in accordance with section 73.

(3) The Director shall give to the applicant or the approval holder, as the case may be, written notice of any decision made by the Director to issue or refuse to issue an approval or to make or refuse to make an amendment, addition or deletion under this Division.

(4) The Director shall, in accordance with the regulations, provide to any person who submitted a statement of concern in accordance with section 73 notice of any decision made by the Director to refuse to issue an approval or to refuse to make an amendment, addition or deletion under this Division.

(5) In addition to providing notice of a decision under subsection (2)(b) or (4), the Director may provide notice of the decision to any other person the Director considers appropriate.

(6) The Director shall immediately on cancelling or suspending an approval under section 70(3)(b) or (4)

- (a) give notice in writing of the cancellation or suspension to the approval holder, and
- (b) provide notice of the cancellation or suspension in the manner provided for in the regulations. RSA 2000 cE-12 s74;2002 c4 s1

#### Transfer of approval or registration

**75**(1) No person shall transfer, sell, lease, assign or otherwise dispose of an approval or registration except in accordance with the regulations.

(2) The Director may impose any terms and conditions that the Director considers appropriate in respect of the transfer, sale, lease, assignment or other disposition of an approval or registration. 1992 cE-13.3 s72;1996 c17 s55

### New information

**76** An approval or registration holder shall forthwith submit to the Director any new and relevant information respecting any actual or potential adverse effect that results from the activity to which the approval or registration relates and comes to the approval or registration holder's attention after the issuance of the approval or registration.

1992 cE-13.3 s73;1996 c17 s55

#### Certificate of variance

**77(1)** An approval or registration holder and any other person who is engaged in any activity that is governed by the regulations may apply to the Minister for a certificate of variance to vary a term or condition of the approval or a requirement of the regulations.

(2) An application for a certificate of variance shall be accompanied with information that shows the nature and extent of all consultations that the applicant has had with persons who will be directly affected by the proposed variance.

1992 cE-13.3 s74;1996 c17 s11

#### Issuance of certificate of variance

**78**(1) The Minister may issue a certificate of variance if the Minister is of the opinion that

- (a) the activity to which the certificate relates is operating or is likely to operate in contravention of a term or condition of the approval or a requirement of the regulations as a result of factors beyond the control of the applicant,
- (b) the proposed variance is not likely to cause a significant adverse effect, and
- (c) refusal to grant a certificate of variance would result in serious economic hardship to the applicant without an offsetting benefit to others.
- (2) The Minister may
  - (a) impose any terms and conditions that the Minister considers appropriate with respect to any certificate of variance,
  - (b) specify requirements as to the manner in which the activity to which the certificate of variance relates is to be carried on or operated, and
  - (c) amend a term or condition of, add a term or condition to or delete a term or condition from a certificate of variance.

(3) The Minister shall require the holder of the certificate of variance to provide notice of the issuance of the certificate, together with the reasons for the issuance of the certificate, in the form and manner directed by the Minister.

(4) A certificate of variance is in effect only during the period prescribed in it and, notwithstanding anything in this Act, during that period

- (a) the terms and conditions set out in the certificate, and
- (b) the terms and conditions of the approval or the requirements of the regulations that are not varied by the certificate

apply to the activity to which the certificate relates.

1992 cE-13.3 s75

#### Certificate of qualification required

**79** No person shall commence or continue any activity or the use of any thing that is designated by the regulations as an activity or thing in respect of which a certificate of qualification is required, unless that person holds the appropriate certificate of qualification. 1992 cE-13.3 s76

#### Issuance of certificate of qualification

**80(1)** A certificate of qualification may be issued by

- (a) the Director, or
- (b) the authorized representative of an organization designated under subsection (2).

(2) The Director may designate organizations that are qualified to issue the kinds of certificates of qualification set out in the designation.

1996 c17 s12

#### Application for certificate of qualification

**81**(1) An application for a certificate of qualification must be made to the Director or the authorized representative of a designated organization in accordance with the regulations.

(2) The Director or authorized representative may require an applicant to submit any additional information the Director or authorized representative considers necessary.

1992 cE-13.3 s77;1996 c17 s13

# Issuance of certificate of qualification

**82(1)** The Director or the authorized representative of a designated organization may issue or refuse to issue a certificate of qualification in accordance with the regulations.

(2) The Director may issue a certificate of qualification subject to any terms and conditions the Director considers appropriate.

(3) The terms and conditions of a certificate of qualification may be more stringent, but may not be less stringent, than applicable terms and conditions provided for in the regulations.

(4) A certificate of qualification is valid for the term prescribed in the regulations.

1992 cE-13.3 s78;1996 c17 s14

# Amendment and cancellation

83(1) The Director may, in accordance with the regulations,

- (a) amend a term or condition of, add a term or condition to or delete a term or condition from a certificate of qualification if the Director considers it appropriate to do so,
- (b) cancel or suspend a certificate of qualification if the Director considers it appropriate to do so,
- (c) correct a clerical error in a certificate of qualification, or
- (d) cancel a certificate of qualification on application of the holder of the certificate of qualification.

(2) The Director may exercise a power under subsection (1) notwithstanding the fact that the certificate of qualification may have been issued by the authorized representative of a designated organization.

(3) The Director shall give notice in writing to the holder of a certificate of qualification at least 30 days in advance of making an amendment, addition or deletion under subsection (1)(a). 1992 cE-13.3 s79;1996 c17 s15

## Compliance with code of practice

**83.1** No person shall commence or continue any activity that is

- (a) designated by the regulations as requiring a registration, and
- (b) governed by a code of practice

except in accordance with that code of practice.

2003 c37 s10

# Security

**84(1)** If required by the regulations, an applicant for or a holder of an approval, a registration, a remediation certificate, a certificate of qualification or a certificate of variance shall provide financial or other security and carry insurance in respect of the activity or thing to which the approval, registration, remediation certificate, certificate of qualification or certificate of variance relates.

(2) Subsection (1) does not apply to the Government or a Government agency.

1992 cE-13.3 s80;1996 c17 s16

#### **Ministerial regulations**

**85(1)** The Minister may make regulations

- (a) designating activities or classes of activities in respect of which an approval or registration is required, respecting the circumstances under which an approval or registration is required and the persons or classes of persons who are required to obtain an approval or registration and specifying the kind of approval or registration that is required;
- (b) exempting any activities or classes of activities related to storing and processing designated material from all or any of the provisions of this Part or of the regulations, for a period of time or permanently, with or without conditions;
- (c) designating activities or things or classes of activities or things in respect of which a certificate of qualification is required, respecting the circumstances under which a certificate of qualification is required and the persons or classes of persons who are required to obtain a certificate of qualification and specifying the kind of certificate of qualification that is required;
- (d) respecting the procedure for the submission of applications for approvals, registrations and certificates of qualification and amendments to approvals, registrations and certificates of qualification, the form and content of the applications, the conditions required to be met by applicants and the kinds of plans and specifications that must accompany applications;

Section 85	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(e)	providing for the acceptance of certificates qualifications from other jurisdictions as ce qualification for the purposes of this Act;	
(f)	establishing the administrative and referral which applications for approvals, registration certificates of qualification and amendment registrations and certificates of qualification with;	ons and ts to approvals,
(g)	specifying requirements as to the manner in activity that is the subject of an approval or to be tested or operated before normal oper commence;	registration is
(h)	specifying work that is permitted for the pu section 62;	rposes of
(i)	respecting the transfer, sale, lease, assignment disposition of approvals and registrations;	ent or other
(j)	requiring operators of equipment that may on the environment to meet specified eligib requirements as to training or experience of	oility
(k)	respecting the taking of samples of any thir regulating the frequency, methods and proc respect of the sampling;	
(1)	respecting the submission of reports and reports and reports activities;	turns in respect
(m)	respecting the records to be kept in respect the form of them and the person by whom, which and the length of time for which they kept;	the place at
(n)	requiring the submission of records to the I providing for the inspection of records by t	
(0)	defining "oil production site" for the purpo	ses of this Act.
or (n) w	egulation may be made under subsection (1)( hether or not it relates to an activity in respect l or registration is required.	
under su designat	ere an activity or class of activities has been bsection (1)(a) as requiring an approval and ion is later amended so that a registration is may make regulations	the
(a)	deeming the approval to be a registration;	

Section 86		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
	(b)	b) respecting the date on which the code of practice or portion of the code of practice governing that activity or class of activities is to take effect;		
	(c)	to continue any terms and conditions of the the date referred to in clause (b);	approval until	
	(d)	providing that the expiry date of the approv applies;	al no longer	
	(e)	providing for any other matter that the Mini necessary to facilitate the transition from an registration and a code of practice. RSA 2000 cE-12		
	Lieutenan	t Governor in Council regulations		
	<b>86</b> (1) T	he Lieutenant Governor in Council may mak	e regulations	
	(a)	respecting the terms and conditions on whic and certificates of qualification may be grar which they are subject;		
	(b)	prescribing the length of time for which appregistrations and certificates of qualification issued and permitting the Director to issue a registration or certificate of qualification or representative of a designated organization certificate of qualification for a shorter period prescribed in the regulations;	n may be in approval, the authorized to issue a	
	(c)	respecting the form and amount of financial security to be given and insurance to be carr applicant for or a holder of an approval, a re remediation certificate, a certificate of quali certificate of variance;	ried by an egistration, a	
	(d)	respecting the manner in which and the con- which any security given by an approval or holder or the holder of a remediation certific certificate of qualification or a certificate of be forfeited or returned, in whole or in part;	registration cate, a variance may	
	(e)	governing and prohibiting any activity or the thing for the purposes of the protection of the environment, including regulations governing construction, maintenance or use of the acti	ne ng the design,	
	(f)	governing and prohibiting the manufacture,	sale or use of	

any equipment, device or service designed or provided for any purpose related to the protection of the environment;

- (g) respecting the manner in which notice is to be provided under sections 72(1) and (2) and 74(3) and (6);
- (h) establishing or providing for the means of establishing what is a routine matter for the purposes of section 72(3)(b);
- (i) generally, providing for any other matters necessary for the purposes of this Part.

(2) A regulation may be made under subsection (1)(e), (f) or (i) whether or not it relates to an activity in respect of which an approval is required.

1992 cE-13.3 s82;1994 c15 s31;1996 c17 s17

# Part 3 Activities Requiring Notice

## Prohibition

Section 87

**87** No person shall knowingly commence or continue any activity that is designated by the regulations as an activity in respect of which notice must be given to the Director unless that person gives notice to the Director, in the form and manner required by the regulations, that that person is carrying on or intends to carry on the activity.

1996 c17 s18

## Prohibition

**88** No person shall commence or continue any activity that is designated by the regulations as an activity in respect of which notice must be given to the Director unless that person gives notice to the Director, in the form and manner required by the regulations, that that person is carrying on or intends to carry on the activity.

#### Compliance with code of practice

**88.1** No person shall commence or continue any activity that is

- (a) designated by the regulations as an activity in respect of which notice must be given to the Director, and
- (b) governed by a code of practice

except in accordance with that code of practice.

2003 c37 s12

#### Security

**88.2(1)** If required by the regulations, a person who commences or continues an activity that is governed by a code of practice shall

- (a) provide financial or other security, and
- (b) carry insurance

in respect of the activity that is the subject of a code of practice.

(2) Subsection (1) does not apply to the Government or a Government agency.

2003 c37 s12

#### Regulations

**89(1)** The Minister may make regulations

- (a) designating activities or classes of activities in respect of which notice under sections 87 and 88 must be given and respecting the circumstances under which notice must be given and the persons or classes of persons who are required to give notice;
- (b) respecting the form and contents of a notice under sections 87 and 88 and the time at which and manner in which it must be given.

(2) Where an activity or class of activities has been designated under section 85(1)(a) as requiring an approval or registration and the designation is later amended so that notice under sections 87 and 88 is required, the Minister may make regulations providing for any matter that the Minister considers necessary to facilitate that transition.

RSA 2000 cE-12 s89;2003 c37 s13

# Part 4 Environmental Appeals Board

#### **Environmental Appeals Board established**

**90(1)** There is hereby established the Environmental Appeals Board consisting of persons appointed by the Lieutenant Governor in Council.

(2) The Board shall hear appeals as provided for in this Act or any other enactment.

(3) The Board may convene a panel of Board members to conduct a hearing of an appeal and appoint a person to chair the panel.

(4) Where a panel is convened, the panel has all the powers of the Board and is subject to all the same duties the Board is subject to, and a reference in this Act to the Board is to be read as a reference to the panel.

RSA 2000 cE-12 s90;2003 c42 s6

# Notice of appeal

**91**(1) A notice of appeal may be submitted to the Board by the following persons in the following circumstances:

- (a) where the Director issues an approval, makes an amendment, addition or deletion pursuant to an application under section 70(1)(a) or makes an amendment, addition or deletion pursuant to section 70(3)(a), a notice of appeal may be submitted
  - (i) by the approval holder or by any person who previously submitted a statement of concern in accordance with section 73 and is directly affected by the Director's decision, in a case where notice of the application or proposed changes was provided under section 72(1) or (2), or
  - (ii) by the approval holder or by any person who is directly affected by the Director's decision, in a case where no notice of the application or proposed changes was provided by reason of the operation of section 72(3);
- (b) where the Director refuses
  - (i) to issue an approval, or
  - (ii) to make an amendment, addition or deletion in respect of an approval pursuant to an application under section 70(1)(a),

the applicant may submit a notice of appeal;

- (c) where the Director cancels or suspends an approval under section 70(3)(b) or (4), the approval holder may submit a notice of appeal;
- (d) where the Director cancels a certificate of qualification under section 83(1)(b), the holder of the certificate of qualification may submit a notice of appeal;
- (e) where the Director issues an enforcement order under section 210(1)(a), (b) or (c), the person to whom the order is directed may submit a notice of appeal;

Section 91	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
(f)	where an inspector issues an environmental protection order regarding conservation and reclamation under section 140 or 141, the person to whom the order is directed may submit a notice of appeal;		
(g)	where the Director issues an environmenta order under section 129,	al protection	
	(i) the person to whom the order is direct	ted, and	
	(ii) any person who is directly affected b designation of the contaminated site	y the	
	may submit a notice of appeal;	tice of appeal;	
(h)	where the Director issues an environmental order, except an environmental protection the performance of emergency measures of 114, 151 or 160 and an environmental pro- referred to in clause (g), the person to who directed may submit a notice of appeal;	order directing inder section otection order	
(i)	where an inspector issues a reclamation ce section 138, or the Director or an inspector reclamation certificate under section 139, any person who receives a copy of the cer amendment under section 145 may submit appeal;	r amends a the operator and tificate or	
(j)	where the Director or an inspector cancels certificate, the operator may submit a noti		
(k)	where the Director or an inspector refuses application for a reclamation certificate or refuses to issue a reclamation certificate, t submit a notice of appeal;	an inspector	
(1)	where the Director or an inspector issues, cancels a remediation certificate under sec person who receives notice of the issuance cancellation as provided for in the regulation a notice of appeal;	ction 117, any e, amendment or	
(1.1)	where the Director or an inspector refuses application for a remediation certificate on a remediation certificate under section 117 who receives notice of the refusal as provi regulations may submit a notice of appeal	refuses to issue 7, any person ided for in the	

Section 91		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
site under section 1		where the Director designates an area as a site under section 125, any person who is by the designation may submit a notice of	n 125, any person who is directly affected	
	(n)	where the Director requires a person to pay an dministrative penalty under section 237, the person to whom the notice is directed may submit a notice of ppeal;		
	(0)	where the Director refuses a request for co- under section 35(5)(b), the person to whon directed under section 35(6) may submit a appeal;	n the notice is	
	(p)	persons authorized under Part 9 of the Wa accordance with Part 9 of the Water Act.	<i>ter Act</i> , in	
	to issue	Notwithstanding subsection (1)(b), where the Director refus sue an approval pursuant to an order of the Minister under on 64, no notice of appeal may be submitted in respect of the al. Where an activity prescribed in the regulations for the purpo- is subsection is the subject of an approval and is carried out es, and where the Director issues an approval in respect of a e, no notice of appeal may be submitted in respect of a stage is already covered by the approval.		
	of this s stages, a stage, ne			
(4)	( <b>4</b> ) A n	A notice of appeal must be submitted to the Board		
	(a)	not later than 7 days after receipt of a copy enforcement order or the environmental pr in a case referred to in subsection (1)(e), (	rotection order,	
	(b)	not later than one year after receipt of a correctamation certificate, in a case referred t (1)(i) relating to the issuing of a reclamation and	o in subsection	
	(c)	not later than 30 days after receipt of notic decision appealed from or the last provisio the decision appealed from, as the case ma other case.	on of notice of	
	of the apperiod,	Board may, on application made before or opeal period referred to in subsection (4), ex where the Board is of the opinion that there for doing so.	stend that	

Section 92

(6) A notice of appeal submitted to the Board under this Act or in accordance with the Water Act must contain the information and be made in the manner provided for in the regulations.

(7) A notice of appeal initiates an appeal of the decision objected to.

RSA 2000 cE-12 s91;2002 c4 s1;2003 c37 s14; 2003 c42 s6;2006 c15 s10

#### Additional information

92 Where the Board receives a notice of appeal, it may by written notice given to the person who submitted the notice of appeal require the submission of additional information specified in the written notice by the time specified in the written notice. 1992 cE-13.3 s85;1998 c15 s9

## Extension of time

**93** The Board may, before or after the expiry of the prescribed time, advance or extend the time prescribed in this Part or the regulations for the doing of anything where the Board is of the opinion that there are sufficient grounds for doing so.

1996 c17 s21

# Hearing of appeal

**94(1)** On receipt of a notice of appeal under this Act or under the Water Act, the Board shall conduct a hearing of the appeal.

(2) In conducting a hearing of an appeal under this Part, the Board is not bound to hold an oral hearing but may instead, and subject to the principles of natural justice, make its decision on the basis of written submissions.

(3) The Board may, with the consent of the parties to an appeal, make its decision under section 98 or its report to the Minister without conducting a hearing of the appeal.

1992 cE-13.3 s86;1994 c15 s33;1996 cW-3.5 s175; 1996 c17 s22;1998 c15 s9

## Powers and duties of Board

**95(1)** The Board has all the powers of a commissioner under the Public Inquiries Act.

(2) Prior to conducting a hearing of an appeal, the Board may, in accordance with the regulations, determine which matters included in notices of appeal properly before it will be included in the hearing of the appeal, and in making that determination the Board may consider the following:

Section 95		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	r 1 1 H C C	whether the matter was the subject of a p review under Part 2 of the Agricultural O Practices Act, under the Natural Resource Board Act or under any Act administered Resources Conservation Board or the All Commission and whether the person sub- of appeal received notice of and participat opportunity to participate in the hearing of	Deperation See Conservation by the Energy berta Utilities mitting the notice tted in or had the
	r	whether the Government has participated review in respect of the matter under the Environmental Assessment Act (Canada);	Canadian
	(c) v	whether the Director has complied with s	ection 68(4)(a);
	I	whether any new information will be pres Board that is relevant to the decision app was not available to the person who made he time the decision was made;	ealed from and
	(e) a	ny other criteria specified in the regulati	ons.
	may, in ac submitted considers the Board	(3) Prior to making a decision under subsection (2), the Boa may, in accordance with the regulations, give to a person wh submitted a notice of appeal and to any other person the Boa considers appropriate, an opportunity to make representation the Board with respect to which matters should be included in hearing of the appeal.	
i	in the hea	e the Board determines that a matter will ring of an appeal, no representations may he hearing.	
	( <b>5</b> ) The B	Board	
	(a) r	nay dismiss a notice of appeal if	
		(i) it considers the notice of appeal to b vexatious or without merit,	e frivolous or
	(	<ul> <li>ii) in the case of a notice of appeal sub- section 91(1)(a)(i) or (ii), (g)(ii) or ( section 115(1)(a)(i) or (ii), (b)(i) or ( (e) or (r) of the <i>Water Act</i>, the Board that the person submitting the notice directly affected by the decision or or</li> </ul>	m) of this Act or (ii), (c)(i) or (ii), d is of the opinion e of appeal is not
	(i	<li>ii) for any other reason the Board consi notice of appeal is not properly before</li>	

Section 96		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(iv)	the person who submitted the notice of comply with a written notice under set	
	(v)	the person who submitted the notice provide security in accordance with a section 97(3)(b),	
	and		
(	b) shal	l dismiss a notice of appeal if in the B	oard's opinion
	(i)	the person submitting the notice of ap notice of or participated in or had the participate in one or more hearings of Part 2 of the <i>Agricultural Operation</i> under the <i>Natural Resources Conser</i> or any Act administered by the Energy Conservation Board or the Alberta U Commission at which all of the matter the notice of appeal were adequately	e opportunity to r reviews under <i>Practices Act,</i> <i>vation Board Act</i> gy Resources tilities ers included in
	(ii)	the Government has participated in a under the <i>Canadian Environmental A</i> (Canada) in respect of all of the matter the notice of appeal.	Assessment Act
with repre	the prine sentation	o subsections (4) and (5), the Board sh ciples of natural justice, give the opport ns on the matter before the Board to an nsiders should be allowed to make rep	rtunity to make ny persons who
		d shall discontinue its proceedings in eal if the notice of appeal is withdrawn	
Costs			
proce	eedings l	rd may award costs of and incidental to before it on a final or interim basis and with the regulations, direct by whom an e paid.	l may, in
97(1		<b>n</b> et to subsection (2), submitting a notic o stay the decision objected to.	e of appeal does

(2) The Board may, on the application of a party to a proceeding before the Board, stay a decision in respect of which a notice of appeal has been submitted.

(3) Where an application for a stay relates to the issuing of an enforcement order or an environmental protection order or to a water management order or enforcement order under the Water Act and is made by the person to whom the order was directed, the Board may, if it is of the opinion that an immediate and significant adverse effect may result if certain terms and conditions of the order are not carried out.

- (a) order the Director under this Act or the Director under the Water Act to take whatever action the Director considers to be necessary to carry out those terms and conditions and to determine the costs of doing so, and
- (b) order the person to whom the order was directed to provide security in accordance with the regulations under this Act or under the Water Act in the form and amount the Board considers necessary to cover the costs referred to in clause (a).

(4) Notwithstanding subsections (1) and (2), the Environmental Appeals Board or any court shall not grant a stay with respect to a water management order respecting the administering priority under the Water Act.

RSA 2000 cE-12 s97;2003 c42 s6

**RSA 2000** 

## **Decision of Board**

**98**(1) In the case of a notice of appeal submitted under section 91(1)(n) or (o) of this Act or a notice of appeal submitted under section 115(1)(j), (l) or (q) of the Water Act, the Board shall, within 30 days after the completion of the hearing of the appeal, make a written decision on the matter.

(2) In its decision, the Board may

- (a) confirm, reverse or vary the decision appealed and make any decision that the Director whose decision was appealed could make, and
- (b) make any further order the Board considers necessary for the purposes of carrying out the decision.
- (3) On making its decision, the Board shall immediately
  - (a) give notice of the decision to all persons who submitted notices of appeal or made representations to the Board and

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to all other persons who the Board considers should receive notice of the decision, and

(b) make the written decision available in accordance with the regulations.

1992 cE-13.3 s90;1996 cW-3.5 s175;1996 c17 s24;1998 c15 s9

## **Report to Minister**

**99(1)** In the case of a notice of appeal referred to in section 91(1)(a) to (m) of this Act or in section 115(1)(a) to (i), (k), (m) to (p) and (r) of the *Water Act*, the Board shall within 30 days after the completion of the hearing of the appeal submit a report to the Minister, including its recommendations and the representations or a summary of the representations that were made to it.

(2) The Minister may extend the 30-day period referred to in subsection (1) on application by the Board before or after the expiry of the period.

1992 cE-13.3 s91;1996 cW-3.5 s175;1998 c15 s9

## **Decision by Minister**

**100**(1) On receiving the report of the Board, the Minister may, by order,

- (a) confirm, reverse or vary the decision appealed and make any decision that the person whose decision was appealed could make,
- (b) make any direction that the Minister considers appropriate as to the forfeiture or return of any security provided under section 97(3)(b), and
- (c) make any further order that the Minister considers necessary for the purpose of carrying out the decision.

(2) The Minister shall immediately give notice of any decision made under this section to the Board and the Board shall, immediately on receipt of notice of the decision, give notice of the decision to all persons who submitted notices of appeal or made representations or written submissions to the Board and to all other persons who the Board considers should receive notice of the decision.

1992 cE-13.3 s92;1996 c17 s25;1998 c15 s9

## **Reconsideration by Board**

**101** Subject to the principles of natural justice, the Board may reconsider, vary or revoke any decision, order, direction, report, recommendation or ruling made by it.

1996 c17 s26

### Privative clause

**102** Where this Part empowers or compels the Minister or the Board to do anything, the Minister or the Board has exclusive and final jurisdiction to do that thing and no decision, order, direction, ruling, proceeding, report or recommendation of the Minister or the Board shall be questioned or reviewed in any court, and no order shall be made or process entered or proceedings taken in any court to question, review, prohibit or restrain the Minister or the Board or any of its proceedings.

1996 c17 s26

### **Publication of Board's report**

**103** On complying with section 100(2), the Board shall publish or otherwise make available the Board's report and recommendations, or a summary of them, and a notice of the Minister's decision in the manner the Board considers appropriate.

1992 cE-13.3 s93;1996 c17 s27

## Filing of order

**104** An order of the Board under section 96 or 97, a decision of the Board under section 98 and a decision of the Minister under section 100 may be filed with the clerk of the Court of Queen's Bench and, on filing, are enforceable as if they were judgments of the Court.

1996 c17 s28

#### **Ministerial regulations**

**105** The Minister may make regulations

- (a) respecting the form and content of a notice of appeal;
- (b) respecting the conduct of proceedings before the Board;
- (c) determining what constitutes "hearing of the appeal" for the purposes of Part 4, including making different procedures applicable in that regard for the purposes of different provisions of Part 4;
- (d) prescribing the criteria to be considered by the Board in directing interim or final costs to be paid;

Section 106	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(e)	respecting the manner in which written deci Board are to be made available for the purpo 98(3);	
(f)	authorizing the Board to charge fees for serv materials provided by the Board or things de Board under this Act, and prescribing the ar those fees or the manner in which the amound determined;	one by the nounts of
(g)	generally, for regulating the conduct and we Board. 1992 cE-13.3 s94;1994 c15 s35;1996 c1	
Lieutenan	t Governor in Council regulations	
	ne Lieutenant Governor in Council may make	e regulations
(a)	respecting the appointment and membership and providing for the remuneration and trav expenses that are payable to members of the	el and living
(b)	prescribing additional criteria to be consider Board for the purposes of section 95(2)(e);	red by the
(c)	prescribing the activities to which section 9	1(3) applies;

(d) respecting financial or other security for the purposes of section 97(3)(b).

1992 cE-13.3 s95

# Part 5 Release of Substances

## Interpretation and application

- **107**(1) In this Part,
  - (a) "owner of a substance" means the owner of the substance immediately before or during the release of the substance;
  - (b) "person having control of a substance" means the person having charge, management or control of the substance;
  - (c) "person responsible for the contaminated site" means
    - (i) a person responsible for the substance that is in, on or under the contaminated site,

Section 108	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(ii)	any other person who the Director construction of the release of the sure of t	
(iii)	the owner of the contaminated site,	
(iv)	any previous owner of the contaminat the owner at any time when the subst or under the contaminated site,	
(v)	a successor, assignee, executor, admin receiver, receiver-manager or trustee referred to in any of subclauses (ii) to	of a person
(vi)	a person who acts as the principal or a person referred to in any of subclause	
but	does not include	
(vii)	a municipality in respect of a parcel of its tax arrears list, unless after the dat municipality is entitled to possession under section 420 of the <i>Municipal G</i> or becomes the owner of the parcel up of that Act the municipality releases of new or additional substance into the of may cause, is causing or has caused a or aggravates the adverse effect of the substance into the environment on the	e on which the of the parcel <i>covernment Act</i> nder section 424 on that parcel a environment that in adverse effect e release of a
(viii)	a person who investigates or tests a person who investigates or tests a person who investigates or tests a person the purpose of determining the environ condition of that parcel, unless the importent test releases on that parcel a new or a substance into the environment that not causing or has caused an adverse effect of the release of a set the environment on that parcel.	onmental vestigation or dditional nay cause, is ect or aggravates
	110 to 112 apply only to releases of su prized by an approval or the regulations 1992 cE-13.3 s96;1994 c	

# Division 1 Releases of Substances Generally

## Prohibited release where approval or regulation

**108**(1) No person shall knowingly release or permit the release of a substance into the environment in an amount, concentration or level or at a rate of release that is in excess of that expressly prescribed by an approval, a code of practice or the regulations.

(2) No person shall release or permit the release of a substance into the environment in an amount, concentration or level or at a rate of release that is in excess of that expressly prescribed by an approval or the regulations.

(3) For the purposes of this section, if there is a conflict between an approval or a code of practice and the regulations as to an amount, concentration, level or rate of release of a substance, the most stringent requirement prevails.

RSA 2000 cE-12 s108;2003 c37 s15

#### Prohibited release where no approval or regulation

**109**(1) No person shall knowingly release or permit the release into the environment of a substance in an amount, concentration or level or at a rate of release that causes or may cause a significant adverse effect.

(2) No person shall release or permit the release into the environment of a substance in an amount, concentration or level or at a rate of release that causes or may cause a significant adverse effect.

(3) Subsections (1) and (2) apply only where the amount, concentration, level or rate of release of the substance is not authorized by an approval, a code of practice or the regulations.

(4) No person may be convicted of an offence under this section if that person establishes that the release was authorized by another enactment of Alberta or Canada.

RSA 2000 cE-12 s109;2003 c37 s16

#### Duty to report release

**110(1)** A person who releases or causes or permits the release of a substance into the environment that may cause, is causing or has caused an adverse effect shall, as soon as that person knows or ought to know of the release, report it to

- (a) the Director,
- (b) the owner of the substance, where the person reporting knows or is readily able to ascertain the identity of the owner,
- (c) any person to whom the person reporting reports in an employment relationship,
- (d) the person having control of the substance, where the person reporting is not the person having control of the

substance and knows or is readily able to ascertain the identity of the person having control, and

(e) any other person who the person reporting knows or ought to know may be directly affected by the release.

## (1.1) Where

- (a) a person released or caused or permitted the release of a substance into the environment before September 1, 1993, and
- (b) the activity that resulted in the release was permanently discontinued before that date,

the person shall as soon as that person is aware that an adverse effect has occurred or is occurring in respect of that release, report the release to the persons specified in subsection (1).

(2) The person having control of a substance that is released into the environment that may cause, is causing or has caused an adverse effect shall, immediately on becoming aware of the release, report it to the persons referred to in subsection (1)(a), (b), (c) and (e) unless the person having control has reasonable grounds to believe that those persons already know of the release.

(3) A police officer or employee of a local authority or other public authority who is informed of or who investigates a release of a substance into the environment that may cause, is causing or has caused an adverse effect shall immediately notify the Director of the release unless the police officer or employee has reasonable grounds to believe that it has been reported by another person. RSA 2000 cE-12 s110;2006 c15 s11

### Manner of reporting

**111(1)** A person who is required to report to the Director pursuant to section 110 shall report in person, by telephone or by electronic means and shall include the following in the report, where the information is known or can be readily obtained by that person:

- (a) the location and time of the release;
- (b) a description of the circumstances leading up to the release;
- (c) the type and quantity of the substance released;
- (d) the details of any action taken and proposed to be taken at the release site;

(e) a description of the location of the release and the immediately surrounding area.

(2) In addition to a report under subsection (1), the person shall report in writing where required by the regulations.

(3) A person who reports under subsections (1) and (2) shall give to the Director any additional information in respect of the release that the Director requires.

(4) A person who reports under subsection (1) or (2) shall comply with any additional requirements set out in the regulations. RSA 2000 cE-12 s111;2003 c37 s17

#### Duty to take remedial measures

**112(1)** Where a substance that may cause, is causing or has caused an adverse effect is released into the environment, the person responsible for the substance shall, as soon as that person becomes aware of or ought to have become aware of the release,

- (a) take all reasonable measures to
  - (i) repair, remedy and confine the effects of the substance, and
  - (ii) remediate, manage, remove or otherwise dispose of the substance in such a manner as to prevent an adverse effect or further adverse effect,
  - and
- (b) restore the environment to a condition satisfactory to the Director.
- (2) Where
  - (a) a substance was released into the environment before September 1, 1993, and
  - (b) the activity that resulted in the release was permanently discontinued before that date,

the person responsible for the substance shall as soon as that person is aware that the substance may cause, is causing or has caused an adverse effect, take the actions specified in subsection (1). RSA 2000 cE-12 s112;2006 c15 s12

#### Environmental protection order for release

**113**(1) Subject to subsection (2), where the Director is of the opinion that

- (a) a release of a substance into the environment may occur, is occurring or has occurred, and
- (b) the release may cause, is causing or has caused an adverse effect,

the Director may issue an environmental protection order to the person responsible for the substance.

(2) Where the release of the substance into the environment is or was expressly authorized by and is or was in compliance with an approval, code of practice or registration or the regulations, the Director may not issue an environmental protection order under subsection (1) unless in the Director's opinion the adverse effect was not reasonably foreseeable at the time the approval or registration was issued, the code of practice was adopted or the regulations were made, as the case may be.

(3) An environmental protection order may order the person to whom it is directed to take any measures that the Director considers necessary, including, but not limited to, any or all of the following:

- (a) investigate the situation;
- (b) take any action specified by the Director to prevent the release;
- (c) measure the rate of release or the ambient concentration, or both, of the substance;
- (d) minimize or remedy the effects of the substance on the environment;
- (e) restore the area affected by the release to a condition satisfactory to the Director;
- (f) monitor, measure, contain, remove, store, destroy or otherwise dispose of the substance, or lessen or prevent further releases of or control the rate of release of the substance into the environment;
- (g) install, replace or alter any equipment or thing in order to control or eliminate on an immediate and temporary basis the release of the substance into the environment;
- (h) construct, improve, extend or enlarge the plant, structure or thing if that is necessary to control or eliminate on an immediate and temporary basis the release of the substance into the environment;
- (i) report on any matter ordered to be done in accordance with directions set out in the order.

(4) An environmental protection order may be issued under this section in respect of a substance released before, on or after September 1, 1993.

## (5) Where

- (a) a substance was released into the environment before September 1, 1993, and
- (b) the activity that resulted in the release was permanently discontinued before that date,

the Director may issue an environmental protection order to the person responsible for the substance only if an adverse effect has occurred or is occurring.

RSA 2000 cE-12 s113;2003 c37 s18;2006 c15 s13

**RSA 2000** 

## **Emergency environmental protection order**

**114(1)** Where an inspector, an investigator or the Director is of the opinion that

- (a) a release of a substance into the environment may occur, is occurring or has occurred, and
- (b) the release may cause, is causing or has caused an immediate and significant adverse effect,

the inspector, investigator or Director may issue an environmental protection order to the person responsible for the substance directing the performance of emergency measures that the inspector, investigator or Director considers necessary.

(2) Subsection (1) applies whether or not the release of the substance into the environment is or was expressly authorized by or is or was in compliance with an approval, a registration or the regulations.

1992 cE-13.3 s103;1996 c17 s55

## **Emergency measures and notification**

**115(1)** Where an inspector, an investigator or the Director is of the opinion that

- (a) a release of a substance into the environment may occur, is occurring or has occurred, and
- (b) the release may cause, is causing or has caused an immediate and significant adverse effect,

the inspector, investigator or Director may take any emergency measures that the inspector, investigator or Director considers necessary to protect human life or health or the environment.

(2) Subsection (1) applies whether or not the release of the substance into the environment is or was expressly authorized by and is or was in compliance with an approval, a code of practice, a registration or the regulations.

(3) The inspector, investigator or Director shall forthwith notify Alberta Public Safety Services, the local authority of the municipality in which the substance is located and the medical officer of health of the health unit or health region under the *Regional Health Authorities Act* in which the substance is located of the emergency measures taken under subsection (1). RSA 2000 cE-12 s115;2003 c37 s19

#### Environmental protection orders re odour

**116(1)** Where the Director is of the opinion that a substance or thing is causing or has caused an offensive odour, the Director may issue an environmental protection order to the person responsible for the substance or thing.

(2) Subsection (1) does not apply in respect of an offensive odour that results from an agricultural operation that is carried out in accordance with generally accepted practices for such an operation or in respect of which recommendations under Part 1 of the *Agricultural Operation Practices Act* indicate that the agricultural operation follows a generally accepted agricultural practice.

(3) An environmental protection order under this section may order the person to whom it is directed to take any or all of the following measures:

- (a) investigate the situation;
- (b) take any action specified by the Director to prevent the offensive odour;
- (c) minimize or remedy the effects of the offensive odour;
- (d) monitor, measure, contain, remove, store, destroy or otherwise dispose of the substance or thing causing the offensive odour or lessen or prevent the offensive odour;
- (e) install, replace or alter any equipment or thing in order to control or eliminate the offensive odour;

- (f) construct, improve, extend or enlarge a plant, structure or thing if that is necessary to control or eliminate the offensive odour;
- (g) take any other action the Director considers to be necessary;
- (h) report on any matter ordered to be done in accordance with directions set out in the order.

#### **Remediation certificates**

Section 117

**117**(1) The Director or an inspector may issue a remediation certificate in respect of land where

- (a) a release of a substance into the environment has occurred,
- (b) the release has caused, is causing or has the potential to cause an adverse effect, and
- (c) remediation of the land has been carried out in accordance with
  - (i) the terms and conditions of any applicable approval,
  - (ii) the terms and conditions of an environmental protection order made in respect of the release,
  - (iii) the directions of an inspector or the Director, or
  - (iv) this Act.
- (2) Repealed 2006 c15 s14.

(3) An application for a remediation certificate must be made to the Director or an inspector in a form and manner acceptable to the Director or inspector.

(3.1) The Director or an inspector may refuse to accept an application for a remediation certificate if, in the Director's or inspector's opinion, the application is not complete or not accurate.

(3.2) The Director or an inspector may refuse to issue a remediation certificate where the applicant is indebted to the Government.

(4) The Director or an inspector may issue or refuse to issue a remediation certificate, and may issue the remediation certificate subject to any terms and conditions the Director or inspector considers appropriate.

RSA 2000 cE-12 s116;2001 c16 s6

### (5) The Director or an inspector may

- (a) amend a term or condition of, add a term or condition to or delete a term or condition from a remediation certificate if the Director or inspector considers it appropriate to do so,
- (b) cancel a remediation certificate issued in error,
- (c) correct an error in a remediation certificate, or
- (d) cancel a remediation certificate if any of the terms or conditions in the remediation certificate have not been complied with.

RSA 2000 cE-12 s117;2006 c15 s14

## Effect of remediation certificate

**118** Where a remediation certificate is issued, no environmental protection order requiring the doing of further work in respect of the same release of the same substance may be issued under this Act after the date prescribed or determined for the purposes of this section in accordance with the regulations.

1996 c17 s30

### **Reclamation certificate unaffected**

**119** The issuing of a remediation certificate does not affect any person's obligation to obtain a reclamation certificate under this Act.

1996 c17 s30

## Regulations

**120** The Lieutenant Governor in Council may make regulations

- (a) respecting the procedure for the submission of applications for remediation certificates and the plans, specifications and other information that must accompany applications;
- (b) respecting the manner in which remediation is to be carried out;
- (c) respecting the establishment of standards or criteria to be used to determine whether remediation has been completed in a satisfactory manner;
- (d) respecting the provision to the Director or an inspector of information and reports relating to the remediation;

Section 121		AND ENHANCEMENT ACT	Chapter E-12
	(e)	prescribing dates or the manner of deterr the purposes of section 118, generally or	in respect of
		different classes of land or releases of su	bstances;

- (f) respecting terms and conditions that may be contained in remediation certificates;
- (g) respecting the giving of notices for the purposes of section 117.

RSA 2000 cE-12 s120;2006 c15 s15

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## **Ministerial regulations**

**121** The Minister may make regulations

- (a) classifying releases for the purposes of this Division and exempting any release or any class of release from the application of this Division, and attaching terms and conditions to any such exemption;
- (b) respecting the making of a report under section 111 and its contents and providing for the waiver of a requirement to make a report under section 111(2) where in the opinion of the Director no adverse effect is likely to occur as a result of the release or the adverse effect caused by the release has been adequately controlled. RSA 2000 cE-12 s121:2003 c37 s20

## Lieutenant Governor in Council regulations

122(1) The Lieutenant Governor in Council may make regulations

- (a) regulating and prohibiting the removal or rendering ineffective of any device, procedure or thing that reduces or prevents or is intended to reduce or prevent the release of any substance and that is attached or connected to or forms part of any thing;
- (b) respecting the measures, including levels of remedial requirements, that may be required in an environmental protection order for the purposes of section 113(3)(e), including the incorporation or adoption for that purpose of documents that set out restoration guidelines;
- (c) regulating the quantity and purity of water to be applied to land for the purpose of irrigation or watering of plant life if the water so applied may directly or indirectly cause an adverse effect;

Section 122		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(d)	resp	ulating or prohibiting any use of land o bect of land as a result of which any su ased on or under any land, including la	bstance is
	(i)	adjacent to or underlying a watercour	rse, or
	(ii)	adjacent to or overlying an aquifer;	
(e)	con	scribing the concentration, including the centration, of a substance that may be ironment;	
(f)		scribing the amount, including the max substance that may be released into the	
(g)		scribing the level, including the maxim stance that may be released into the en	
(h)		scribing the rate, including the maximu bstance may be released into the envir	
(i)		becting the method or type of method or suring or determining	or instrument for
	(i)	the concentration of a substance releatenvironment,	ased into the
	(ii)	the weight of a substance released in environment,	to the
	(iii)	the rate of release of a substance into environment, and	the
	(iv)	visible emissions;	
(j)		scribing the point at which a measuren regulations is to take place;	nent pursuant to
(k)		scribing the maximum visible emission eleased;	ns permitted to
(1)		blishing a program for the certification ssion readers, including regulations re	
	(i)	the manner in which visible emission taught and certified,	readers are
	(ii)	the issuing, suspension and cancellat certificates of qualification, and	ion of
	(iii)	the regulation of the activities of visi readers;	ble emission

- (m) generally, for the protection of the
  - (m) generally, for the protection of the environment and the regulation of sources of substances.

(2) Before regulations are made under subsection (1)(e), (f), (g), (h) or (k), the Minister shall engage in any public consultation with respect to the proposed regulations that the Minister considers appropriate.

1992 cE-13.3 s107;1995 c23 s11

## Division 2 Contaminated Sites

## Application

**123** This Division applies regardless of when a substance became present in, on or under the contaminated site.

1992 cE-13.3 s108

#### Non-recoverable costs

**124** The Minister may establish programs and other measures the Minister considers necessary to pay for the costs of restoring and securing contaminated sites and the environment affected by contaminated sites in circumstances where a person responsible for the contaminated site cannot be identified or is unable to pay for the costs.

1992 cE-13.3 s109

#### **Designation of contaminated sites**

**125(1)** Where the Director is of the opinion that a substance that may cause, is causing or has caused a significant adverse effect is present in an area of the environment, the Director may designate an area of the environment as a contaminated site.

(2) Subsection (1) applies notwithstanding that any or all of the following may apply:

- (a) a reclamation certificate or remediation certificate has been issued in respect of the contaminated site;
- (b) an administrative or enforcement remedy has been pursued under this Act or under any other law in respect of the contaminated site;
- (c) the substance was released in accordance with this Act or any other law;
- (d) the release of the substance was not prohibited under this Act;

- (e) the substance originated from a source other than the contaminated site.
- (3) The Director may cancel a designation of a contaminated site. 1992 cE-13.3 s110;1996 c17 s31

## Notice of designation

**126** The Director shall

- (a) give notice of the Director's decision to designate an area of the environment as a contaminated site to
  - (i) the owner of the contaminated site,
  - (ii) any of the other persons responsible for the contaminated site that the Director considers appropriate, and
  - (iii) the local authority of the municipality in which the contaminated site is located,

and

(b) provide notice of the Director's decision to designate an area of the environment as a contaminated site in accordance with the regulations.

1992 cE-13.3 s111;1994 c15 s39

#### Statement of concern

**127**(1) Any person who is directly affected by a designation of a contaminated site may submit to the Director a statement of concern setting out that person's concerns regarding the designation of the contaminated site and that person's recommendations on any remedial measures that should be taken with respect to the contaminated site.

- (2) A statement of concern must be submitted
  - (a) within 30 days after receipt of the notice under section 126(a) or the last provision of the notice under section 126(b), or
  - (b) within any longer period allowed by the Director in the notice.

1992 cE-13.3 s112;1994 c15 s40

#### Remedial action plans and agreements

**128(1)** A person responsible for the contaminated site may

Section 129			ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(a)		pare for the approval of the Director a r in respect of the contaminated site, and	
	(b)	pers the the con	er into an agreement with the Director, sons responsible for the contaminated s Director and other persons responsible remedial action to be taken in respect of taminated site and providing for the ap costs of taking that action.	te, or with both , providing for of the
			ment under subsection (1)(b) to which not valid unless it is approved by the l	
	out in ac environi persons agreeme	ccord menta respo ent in	n agreement made under subsection (1) ance with its terms, the Director may r al protection order under section 129 to onsible for the contaminated site who a respect of any matter that is provided	not issue an o any of the are parties to the
	agreeme	ent.		1992 cE-13.3 s113
E	<b>129</b> (1) Director	Whe may	protection order re contaminated sin re the Director designates a contamina issue an environmental protection ord or the contaminated site.	ted site, the
	under su contami	ibsec natec	ng whether to issue an environmental j tion (1) to a particular person responsil l site, the Director shall give considerat here the information is available:	ble for the
	(a)	whe site	in the substance became present in, on	or under the
	(b)	in tl	he case of an owner or previous owner	of the site,
		(i)	whether the substance was present in, site at the time that person became an	
		(ii)	whether the person knew or ought reak known that the substance was present the site at the time that person became	t in, on or under
		(iii)	whether the presence of the substance the site ought to have been discovered had the owner exercised due diligence the presence of the substance before became an owner, and whether the ow such due diligence;	d by the owner e in ascertaining the owner

Section 129		E	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
		(iv)	whether the presence of the substance is the site was caused solely by the act or another person, other than an employed person with whom the owner or previous or had a contractual relationship;	omission of e, agent or
		(v)	the price the owner paid for the site and relationship between that price and the value of the site had the substance not in, on or under it;	fair market
	(c)	disp disc	the case of a previous owner, whether that osed of the owner's interest in the site v losing the presence of the substance in, site to the person who acquired the inter	vithout on or under
	(d)		ther the person took all reasonable care ence of the substance in, on or under the	
	(e)	acce time	ther a person dealing with the substance pted industry standards and practice in or complied with the requirements of a stments in effect at the time;	effect at the
	(f)	the o	ther the person contributed to further ac continued release of the substance on be he presence of the substance in, on or un	coming aware
	(g)	beco	t steps the person took to deal with the soming aware of the presence of the subser the site;	
	(h)	any	other criteria the Director considers to b	e relevant.
	(1), the Government (1), t	Direc nent I g and by th	g an environmental protection order und tor shall give consideration to whether t has assumed responsibility for part of th securing the contaminated site and the contaminated site pursuant to a progra- er section 124.	the ne costs of environment
	(4) An a may	enviro	onmental protection order made under s	ubsection (1)
	(a)	any resto envi but	ire the person to whom the order is dire measures that the Director considers are ore or secure the contaminated site and t ronment affected by the contaminated s not limited to, any or all of the measures	e necessary to the ite, including,

section 113,

Section 130	AND ENHANCEMENT ACT	Chapter E-12
(t	<ul> <li>contain provisions providing for the app cost of doing any of the work or carryin measures referred to in clause (a), and</li> </ul>	
(0	c) in accordance with the regulations, regulated use of the contaminated site or the use of comes from the contaminated site. 1992 cE-	
Notice o	f environmental protection order	
<b>130</b> issued	In addition to serving an environmental pro- l under section 129 on the person to whom tor shall	
(8	a) give notice of the issuance of the order authority of the municipality in which the site is located, and	
(t	<ul> <li>provide notice of the issuance of the ord with the regulations.</li> </ul>	der in accordance
		1992 cE-13.3 s115
Comper 131	<b>isation</b> The Minister may	
(8	a) in accordance with any applicable regul	lations, or
(t	b) in the absence of any applicable regulat and amount the Minister considers appr	
	ompensation to any person who suffers loss result of the application of this Division.	s or damage as a
		1992 cE-13.3 s116
<b>132</b> prohil	ial regulations The Minister may make regulations regula biting the use of a contaminated site or the omes from a contaminated site.	
	ant Governor in Council regulations The Lieutenant Governor in Council may r	make regulations
(4	<ul> <li>authorizing the payment of compensation Government for the purposes of section regulations respecting</li> </ul>	

ENVIRONMENTAL PROTECTION

RSA 2000

Section 134		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(i	) the circumstances under which com paid, and	pensation will be
	(ii	) the manner in which a claim for cor assessed and made and the determin amount payable;	-
	· · ·	specting the manner in which notice is ider sections 126(b) and 130(b).	to be provided

1992 cE-13.3 s118

# Part 6 Conservation and Reclamation

## Definitions

**134** In this Part,

- (a) "expropriation board" means the board, person or other body having the power to order termination of a right of entry order as to the whole or part of the land affected by the order;
- (b) "operator" means
  - (i) an approval or registration holder who carries on or has carried on an activity on or in respect of specified land pursuant to an approval or registration,
  - (ii) any person who carries on or has carried on an activity on or in respect of specified land other than pursuant to an approval or registration,
  - (iii) the holder of a licence, approval or permit issued by the Energy Resources Conservation Board or the Alberta Utilities Commission for purposes related to the carrying on of an activity on or in respect of specified land,
  - (iv) a working interest participant in
    - (A) a well,
    - (B) a mine,
    - (C) a coal processing plant,
    - (D) an oil sands processing plant, or
    - (E) a plant or facility that is subject to the Large Facility Liability Management Program

Section 134		ENVIRONMENTAL PROTECTIONRSA 2000AND ENHANCEMENT ACTChapter E-12
		administered by the Energy Resources Conservation Board
		on, in or under specified land,
	(v)	the holder of a surface lease for purposes related to the carrying on of an activity on or in respect of specified land,
	(vi)	a successor, assignee, executor, administrator, receiver, receiver-manager or trustee of a person referred to in any of subclauses (i) to (v), and
	(vii)	a person who acts as principal or agent of a person referred to in any of subclauses (i) to (vi);
		clamation certificate" means a reclamation certificate red under this Part;
		clamation inquiry" means a reclamation inquiry iducted under this Part;
	(e) "rig	ght of entry order" means
	(i)	an order granting right of entry that is made
		(A) by the Surface Rights Board under the <i>Surface</i> <i>Rights Act</i> ,
		(B) under a former Act within the meaning of that term in the <i>Surface Rights Act</i> , or
		<ul><li>(C) by a body that is empowered to grant a right of entry under the <i>Metis Settlements Act</i> in respect of land that is located in a settlement area;</li></ul>
	(ii)	an order for the expropriation of land or an interest in land required for the purposes of a pipeline or transmission line that is made by the Surface Rights Board or the Alberta Utilities Commission or a predecessor of either of them or by a body that is empowered to make such an order under the <i>Metis</i> <i>Settlements Act</i> in respect of land that is located in a settlement area;
	oft	ecified land" means specified land within the meaning he regulations on or in respect of which an activity is has been carried on, but does not include
	(i)	land used solely for the purposes of an agricultural operation,

Section 135		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(ii)	subdivided land that is used or inte solely for residential purposes,	nded to be used
	(iii)	any part of any unsubdivided land residence and the land used in com residence solely for residential pur	nection with that
	(iv)	land owned by the Crown in right of	of Canada;
(g)	agre afte	face lease" means a lease, easement eement or other instrument granted or r the coming into force of this Part u face of land has been or is being held	or made before or inder which the
(h)	rele surf	rrender" means a surrender, relinquis ase, notice, agreement or other instru- ace lease is discharged or otherwise whole or part of the land affected by	ument by which a terminated as to
(i)	ord	mination" means the termination of er by an expropriation board as to the land affected by the order;	
(j)	or c inte	orking interest participant" means a p ontrols all or part of a beneficial or l rest in an activity described in clause cement that pertains to the ownership RSA 2000 cE-12 s134;2006 c15 s	legal undivided e (b)(iv) under an p of that activity.
financia	If real or o	erator quired by the regulations, an operato other security and carry insurance in ed on by the operator on specified la	respect of the
		on (1) does not apply to the Governr agency.	nent or a 1992 cE-13.3 s120
	n ins	<b>quiry</b> pector shall, when required to do so lamation inquiry in accordance with	

1992 cE-13.3 s121

# Duty to reclaim

**137**(1) An operator must

- (a) conserve specified land,
- (b) reclaim specified land, and

(c) unless exempted by the regulations, obtain a reclamation certificate in respect of the conservation and reclamation.

(2) Where this Act requires that specified land must be conserved and reclaimed, the conservation and reclamation must be carried out in accordance with

- (a) the terms and conditions in any applicable approval or code of practice,
- (b) the terms and conditions of any environmental protection order regarding conservation and reclamation that is issued under this Part,
- (c) the directions of an inspector or the Director, and
- (d) this Act.

RSA 2000 cE-12 s137;2003 c37 s21

## Issuance of reclamation certificate

**138(1)** An application for a reclamation certificate must be made by the operator to the Director or an inspector in the form and manner and within the time provided for in the regulations.

(1.1) The Director or an inspector may refuse to accept an application for a reclamation certificate if, in the Director's or inspector's opinion, the application is not complete and accurate.

(2) An inspector may refuse to issue a reclamation certificate where the applicant is indebted to the Government.

(3) An inspector may issue a reclamation certificate to the operator if the inspector is satisfied that the conservation and reclamation have been completed in accordance with section 137(2).

(4) An inspector may issue a reclamation certificate with respect to all or only a part of the specified land, and in the latter case section 137 continues to apply with respect to the remaining specified land.

(5) An inspector may issue a reclamation certificate subject to any terms and conditions the inspector considers appropriate.

(6) An approval in respect of an activity on specified land expires on the date that the final reclamation certificate is issued under this Part unless the approval specifies a different expiry date.

RSA 2000 cE-12 s138;2003 c37 s22

#### Amendment and cancellation of certificate

**139(1)** The Director or an inspector may

Section 140		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
	(a)	amend a term or condition of, add a term or condition to or delete a term or condition from a reclamation certificate if the Director or the inspector considers it appropriate to do so,		
	(b)	cancel a reclamation certificate issued in error	or,	
	(c)	cancel a reclamation certificate where no re- inquiry was conducted prior to the issuance certificate and the Director or the inspector opinion that further work may be necessary and reclaim the specified land to which the relates, or	of the is of the to conserve	
	(d)	correct a clerical error in a reclamation certi	ficate.	
	(2) The Director or the inspector shall promptly give notice of any amendment, addition, deletion or cancellation to the same persons to whom a copy of the original reclamation certificate was given under section 145.			
	(3) Where a reclamation certificate is cancelled under this section, then for the purposes of this Part it is considered never to have been issued.			
	155404.	RSA 2000 cE-12	s139;2003 c37 s23	
Environmental protection order				
	<b>140</b> Subject to any applicable approval or code of practice and the regulations, an inspector may			
	(a)	at any time before the issuance of a reclama in a case where the operator is required to o reclamation certificate, or		
	(b)	at any time, in a case where the operator is a obtain a reclamation certificate,	not required to	
	issue an environmental protection order regarding conservation and reclamation to an operator directing the performance of any work or the suspension of any work if in the inspector's opinion the performance or suspension of the work is necessary in order to conserve and reclaim specified land. RSA 2000 cE-12 s140;2003 c37 s24			
E	invironme	ental protection order re off-site damage		

- **141** Where an inspector is satisfied that an operator
  - (a) has done or permitted to be done anything that has caused an adverse effect in a location other than the specified

Section 142

land in respect of which the operator is or was carrying on an activity, or

(b) has caused or allowed a substance to leave or escape from the specified land in respect of which the operator is or was carrying on an activity,

the inspector may issue an environmental protection order regarding conservation and reclamation to the operator in accordance with the regulations.

1992 cE-13.3 s126;1994 c15 s46

#### Environmental protection order after reclamation certificate

**142(1)** If, after a reclamation certificate has been issued, an inspector is of the opinion that further work is necessary to conserve and reclaim the specified land and the work relates to matters that were not apparent at the time the reclamation certificate was issued, the inspector may

- (a) issue an environmental protection order regarding conservation and reclamation to
  - (i) the person to whom the reclamation certificate was issued,
  - a successor, assignee, executor, administrator, receiver, receiver-manager or trustee of a person referred to in subclause (i), or
  - (iii) a person who acts as principal or agent of a person referred to in subclause (i) or (ii)

directing the performance of any work that the inspector considers necessary to conserve and reclaim the specified land, or

(b) carry out any work that the inspector considers necessary to conserve and reclaim the specified land.

(2) No environmental protection order regarding conservation and reclamation may be issued under this section

- (a) in any case where the reclamation certificate in respect of the specified land was issued under the *Land Surface Conservation and Reclamation Act*, RSA 1980 cL-3, or
- (b) in any other case, after the date prescribed or determined in accordance with the regulations for the purposes of this section with respect to different classes of specified land set out in the regulation.

(3) The costs of carrying out work under subsection (1)(b) are the responsibility of the Government.

RSA 2000 cE-12 s142;2003 c37 s25

#### Emergency environmental protection order

**143** Where an inspector is of the opinion that an immediate and significant adverse effect may occur, is occurring or has occurred on specified land as a result of the carrying on of an activity on or in respect of specified land, the inspector may issue an environmental protection order to the operator directing the suspension of any work on the specified land.

1992 cE-13.3 s128

#### No surrender or termination without reclamation certificate

**144(1)** Notwithstanding anything in any other Act or any surface lease or right of entry order,

- (a) no surrender of a surface lease is effective or binding on any person, and
- (b) no expropriation board shall order the termination of a right of entry order

insofar as the surrender or termination relates to any interest of the registered owner, until a reclamation certificate has been issued in respect of the specified land affected by the surrender or termination.

(2) Subsection (1), insofar as it relates to right of entry orders, applies only to

- (a) right of entry orders pertaining to transmission lines in effect after August 15, 1978, and
- (b) right of entry orders of any other kind, where the lease or order is in effect on or after June 1, 1963.

(3) Notwithstanding subsection (1), an expropriation board may order the termination of a right of entry order without a reclamation certificate in any case where

- (a) the parties to the right of entry order have entered into a surface lease with respect to the specified land affected by the order and have requested the termination,
- (b) the specified land affected by the right of entry order has been acquired or expropriated by the Government or by a local authority, or

- Section 145
- (c) the expropriation board is satisfied that the operator has not exercised any rights under the right of entry order.

(4) The surrender or termination of a surface lease or right of entry order as to all or any part of the specified land in respect of which a reclamation certificate is issued is not affected by an appeal under section 91(1)(i).

1992 cE-13.3 s129

## Copies of orders and certificates

**145** Where an environmental protection order regarding conservation and reclamation or a reclamation certificate is issued under this Part, in addition to giving a copy of the order or certificate to the operator, the person issuing the order or certificate

- (a) shall give a copy of the order or certificate to the owner of the land concerned, and
- (b) may give a copy of the certificate to any other person whom the person issuing the certificate considers to be directly affected by the activity to which the certificate relates.

1992 cE-13.3 s130;1994 c15 s47

## Lieutenant Governor in Council regulations

**146** The Lieutenant Governor in Council may make regulations

- (a) respecting the manner in which and the time within which specified land must be conserved and reclaimed;
- (b) respecting the establishment of standards or criteria to be used to determine whether conservation and reclamation have been completed in a satisfactory manner, including, without limitation, the standard of reclamation of specified land to its equivalent capability;
- (c) respecting the manner in which any kind of activity on or in respect of specified land may or must be conducted for purposes in connection with or incidental to the conservation and reclamation of the land;
- (d) requiring and governing the suspension of work that is necessary in order to conserve and reclaim specified land;
- (e) respecting the number and kinds of inspectors who may conduct a reclamation inquiry;
- (f) providing for procedures respecting the conduct of reclamation inquiries;

Section 146	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(g)	respecting financial or any other security to be given or insurance to be carried by operators or classes of operators;	
(h)	repealed 2006 c15 s17;	
(i)	requiring an operator to give notice of the suspension of or cessation of an activity on or in respect of specified land, and respecting the time at which and the manner in which that notice must be given;	
(j)	defining "specified land" for the purposes of	f this Part;
(k)	exempting operators or activities or classes activities from the requirement for a reclama certificate;	
(1)	providing for the issuing of different classes reclamation certificates;	of
(m)	respecting the terms and conditions that may in an environmental protection order regard conservation and reclamation and in a reclar certificate;	ing
(n)	respecting the procedure for the submission applications for reclamation certificates, the content of applications and the plans and spe that must accompany applications;	form and
(n.1)	respecting the procedure for the submission applications for records of progressive recla form and content of applications and the pla specifications that must accompany applicat	mation, the ns and
(n.2)	respecting the terms and conditions that may a record of progressive reclamation;	y be placed on
(n.3)	respecting any restrictions on the issuance of environmental protection order under section record of progressive reclamation has been in	n 140 where a
(0)	prescribing dates or the manner of determine the purposes of section 142(2)(b), generally of different classes of specified land or activ	or in respect
(p)	respecting the payment of remuneration and local authorities for services provided by ins are designated under section 25(3)(c) and ar authority under Part 6 in the municipality in which they are designated. RSA 2000 cE-12 s146;2003 c37	spectors who e exercising respect of

# Part 7 Potable Water

## Definitions

147 In this Part,

- (a) "disinfection" means a process that has as its objective destroying or inactivating pathogenic micro-organisms in water;
- (b) "person responsible for a waterworks system" means
  - (i) the owner of the waterworks system,
  - (ii) the operator of the waterworks system,
  - (iii) the local authority that contracts to obtain potable water from the waterworks system,
  - (iv) the local authority that grants a franchise for the supply of potable water by the waterworks system,
  - (v) any successor, assignee, executor or administrator, receiver, receiver-manager or trustee of a person referred to in subclause (i), (ii), (iii) or (iv), and
  - (vi) any person who acts as principal or agent of a person referred to in subclause (i), (ii), (iii), (iv) or (v).
     1992 cE-13.3 s140

#### Release of substances prohibited

**148** No person shall release a substance or permit the release of a substance into any part of a waterworks system

- (a) that causes or may cause the potable water supplied by the system to be unfit for any of its intended uses, or
- (b) that causes or may cause the concentration of the substance or of any other substance in the potable water supplied by the system to vary from the specified concentration for the substance set out in any applicable approval or code of practice or the regulations. RSA 2000 cE-12 s148;2003 c37 s27

## Duty of person responsible

**149** The person responsible for a waterworks system shall ensure that the potable water supplied by the system does not contain a substance in a concentration that varies from the specified concentration for the substance set out in any applicable approval or the regulations.

1992 cE-13.3 s142

#### **Environmental protection order**

**150(1)** Notwithstanding that an approval or registration has been issued or that the approval holder is in compliance with the terms and conditions of the approval or the registration holder is in compliance with a code of practice, the Director may issue an environmental protection order to the person responsible for a waterworks system where the Director is of the opinion that the waterworks system is being operated or maintained in a manner that

- (a) may cause, is causing or has caused the potable water supplied by that system to be unfit for any of its intended uses, or
- (b) may cause, is causing or has caused the concentration of a substance in the potable water supplied by that system to vary from the specified concentration for the substance set out in any applicable approval or code of practice or the regulations.

(2) An environmental protection order may order the person responsible for the waterworks system to take any or all of the following measures:

- (a) to construct, improve, extend or enlarge the waterworks system or any part of the waterworks system or to install, replace, repair or alter any equipment or thing relating to the waterworks system;
- (b) to operate or maintain the waterworks system according to any terms and conditions that the Director considers necessary;
- (c) to take any other action the Director considers necessary to protect or restore the quality of the potable water;
- (d) to report on any matter relating to the construction or operation of the waterworks system. RSA 2000 cE-12 s150;2003 c37 s28

#### Emergency environmental protection order

**151** Where an inspector, an investigator or the Director is of the opinion that any potable water supplied by a waterworks system may cause, is causing or has caused an immediate and significant adverse effect on human life or health, the inspector, investigator or Director may issue an environmental protection order to the person responsible for the waterworks system directing the performance of emergency measures that the inspector, investigator or Director considers necessary.

1992 cE-13.3 s144

#### **Emergency measures**

**152** Where an inspector, an investigator or the Director is of the opinion that any potable water supplied by a waterworks system may cause, is causing or has caused an immediate and significant adverse effect on human life or health, the inspector, investigator or Director may take any emergency measures the inspector, investigator or Director considers necessary to protect human life or health.

RSA 2000 cE-12 s152;2003 c37 s29

#### **Ministerial regulations**

**153** The Minister may make regulations

- (a) defining "industrial development", "municipal development", "privately owned development", "watering point" and "private utility" for the purposes of this Act;
- (b) prescribing substances for the purposes of this Part and providing for the establishment of specified concentrations for those substances in potable water;
- (c) prescribing methods for determining the concentration of a substance in potable water;
- (d) governing the design, construction, maintenance or operation of
  - (i) any type of waterworks system or part of a waterworks system, or
  - (ii) any equipment, device or apparatus used in connection with any type of waterworks system;
- (e) governing the purity of potable water;

(f) governing and prohibiting the manufacture, sale or use of any equipment, process, chemical, substance or thing to be used in the treatment or disinfection of potable water. 1992 cE-13.3 s146;1994 c15 s51

# Part 8 Hazardous Substances and Pesticides

## Definitions

**154** In this Part,

- (a) "apply" includes deposit, add, emit and discharge;
- (b) "certificate of registration" means a certificate issued under the authority of the *Pest Control Products Act* (Canada) or the *Fertilizers Act* (Canada) indicating that a substance is registered under either of those Acts;
- (c) "extermination", with respect to a pest, means the destruction, prevention or control of the pest by means of a pesticide;
- (d) "label" means, with respect to a pesticide, a label within the meaning of the *Pest Control Products Act* (Canada) or the *Fertilizers Act* (Canada);
- (e) "sell" includes keep for sale, display for sale, offer for sale and advertise for sale.

1992 cE-13.3 s147

## Division 1 Hazardous Substances and Pesticides Generally

## Storing and handling

**155** A person who keeps, stores or transports a hazardous substance or pesticide shall do so in a manner that ensures that the hazardous substance or pesticide does not directly or

indirectly come into contact with or contaminate any animals, plants, food or drink.

1992 cE-13.3 s148

### Environmental protection order regarding contaminated matter

**156** Where the Director is of the opinion that any crop, food, feed, animal, plant, water, produce, product or other matter has

been or may be contaminated by a hazardous substance or pesticide, the Director may issue an environmental protection order

- (a) to any person prohibiting or restricting, either permanently or for any length of time the Director considers necessary, the sale, handling, use or distribution of the crop, food, feed, animal, plant, water, produce, product or other matter;
- (b) to any person ordering the crop, food, feed, animal, plant, water, produce, product or other matter to be destroyed, decontaminated or otherwise rendered harmless;
- (c) to any person requiring the replacement of the hazardous substance or pesticide with another substance;
- (d) to the seller of the hazardous substance or pesticide requiring the seller to accept the return of the hazardous substance or pesticide;
- (e) to any person requiring the taking of any other measures with regard to the hazardous substance or pesticide that the Director considers appropriate in order to protect human life or health or the environment.

1992 cE-13.3 s149

#### Sale or distribution prohibited

**157** No person shall sell or distribute any crop, food, feed, animal, plant, water, produce, product or other matter

- (a) that contains a hazardous substance or pesticide in excess of the permissible concentrations as established by this Act, the *Food and Drugs Act* (Canada) or the *Pest Control Products Act* (Canada), or
- (b) that the person knows or ought reasonably to know has been contaminated by a hazardous substance or pesticide. 1992 cE-13.3 s150

#### Environmental protection order

**158**(1) Where the Director is of the opinion that the manufacture, use, handling, transportation, storage, sale, disposal or application of a hazardous substance or pesticide may cause, is causing or has caused an adverse effect, the Director may, subject to subsection (2), issue an environmental protection order to the person responsible for the hazardous substance or pesticide.

(2) Where the manufacture, use, handling, transportation, storage, sale, disposal or application of the hazardous substance or pesticide

is expressly authorized by an approval or registration, the Director may issue an environmental protection order under subsection (1) only if, in the Director's opinion, the adverse effect was not reasonably foreseeable at the time the approval or registration was issued.

1992 cE-13.3 s151;1996 c17 s55

## Contents of environmental protection order

**159** An environmental protection order under section 158 may order the person to whom it is directed to do any or all of the following:

- (a) to stop, limit or control the manufacture, application or release of the hazardous substance or pesticide into the environment
  - (i) permanently, or
  - (ii) for a specified period of time

in the circumstances set out in the environmental protection order;

- (b) to comply with any directions of the Director relating to the manner in which the hazardous substance or pesticide or any thing in which the hazardous substance or pesticide is or was contained may be used, handled, transported, stored, sold, manufactured or disposed of;
- (c) to comply with any directions of the Director with regard to the clean-up of the hazardous substance or pesticide or the clean-up or restoration of any site affected by the hazardous substance or pesticide.

1992 cE-13.3 s152

### Emergency environmental protection order

**160** Where an inspector, an investigator or the Director is of the opinion that an immediate and significant adverse effect may occur, is occurring or has occurred as a result of the manufacture, use, handling, transportation, storage, sale, disposal or application of a hazardous substance or pesticide, the inspector, investigator or Director may issue an environmental protection order to the person responsible for the hazardous substance or pesticide directing the performance of emergency measures that the inspector, investigator or Director considers necessary.

1992 cE-13.3 s153

## **Ministerial regulations**

**161** The Minister may make regulations

- (a) generally, for carrying out the purposes of this Part regarding information on and assessment of hazardous substances;
- (b) classifying hazardous substances for the purposes of this Act;
- (c) respecting the quantity or concentration of a hazardous substance that may be released into the environment either alone or in combination with any other substance from any source;
- (d) respecting the manner and conditions under which a hazardous substance may be released into the environment, either alone or in combination with any other substance;
- (e) respecting the manner in which and the conditions under which a hazardous substance may be collected, stored, handled, treated, disposed of or transported or offered for transport;
- (f) requiring and respecting the submission to the Minister of information relating to a hazardous substance;
- (g) respecting the conducting of sampling, analyses, tests, measurements or monitoring of a hazardous substance and the submission of the results to the Minister;
- (h) requiring and respecting the submission of samples of a hazardous substance to the Minister;
- (i) respecting circumstances or conditions under which the Minister may, for the administration of this Part, modify
  - (i) any requirement of the regulations for sampling, analyses, tests, measurements or monitoring, or
  - the methods and procedures specified in the regulations for conducting any required sampling, analyses, tests, measurements or monitoring;
- (j) requiring manufacturers, distributors or sellers to recall products or materials containing a hazardous substance. 1992 cE-13.3 s154;1994 c15 s52

## Lieutenant Governor in Council regulations

**162** The Lieutenant Governor in Council may make regulations

- (a) designating anything as a hazardous substance for the purposes of this Act;
- (b) respecting the places or areas where a hazardous substance may be released into the environment;
- (c) respecting commercial, manufacturing or processing undertakings in the course of which a hazardous substance may be released into the environment;
- (d) respecting the quantity of a hazardous substance that may be imported into Alberta or that may be manufactured, processed, used or sold;
- (e) respecting the purposes for which a hazardous substance or a product containing the hazardous substance may be imported into Alberta or may be manufactured, processed, used or sold;
- (f) respecting and prohibiting the importation into Alberta or the manufacturing, processing, use or sale of a hazardous substance or a product containing a hazardous substance;
- (g) respecting the quantity or concentration in which a hazardous substance may be used;
- (h) respecting the quantity or concentration of a hazardous substance that may be contained in any product that is imported into Alberta or that is manufactured, processed, used or sold;
- (i) respecting the packaging and labelling of a hazardous substance;
- (j) providing for any other matter that is necessary to carry out the purposes of this Part.

1992 cE-13.3 s155

## Division 2 Pesticides

## Prohibitions re sale, use and disposal

- **163**(1) Subject to subsection (2), no person shall
  - (a) sell, distribute, use, apply, handle, store or transport a pesticide,

- (b) operate or clean any machinery, equipment, vehicle, aircraft or vessel used in connection with the sale, distribution, use, application, handling, storage or transportation of a pesticide, or
- (c) use or clean a pesticide container

except in accordance with the regulations with respect to that pesticide and the label for that pesticide.

(2) If there is a conflict between any applicable provision of the regulation and the provision on the label referred to in subsection (1), the most stringent provision prevails.

(3) No person shall dispose of a pesticide, a mixture containing a pesticide, a thing that is treated or contaminated with a pesticide or a container that has been used to hold a pesticide in a manner other than the manner prescribed in the regulations.

1992 cE-13.3 s156;1996 c17 s37

### Information on alternatives

**164** Where under the regulations an approval or registration is required in respect of the use or application of a pesticide, the Director may require the applicant for the approval or registration to submit information justifying the use or application of the pesticide where, in the opinion of the Director, there are alternative pest control methods that could be used.

1992 cE-13.3 s157;1996 c17 s55

### **Ministerial regulations**

**165** The Minister may make regulations classifying pesticides for the purposes of this Part and the regulations under section 166. 1992 cE-13.3 s158

## Lieutenant Governor in Council regulations

**166** The Lieutenant Governor in Council may make regulations

- (a) designating substances as pesticides for the purposes of this Act;
- (b) governing and prohibiting the sale, use, application, distribution, packaging, storage, handling and transportation of pesticides;
- (c) requiring that any pesticide be registered before being sold, supplied or used and respecting the manner in which those pesticides are to be registered;

Section 166		EN	VIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(d)		cting the submission to the Minister on the pesticides;	f information
	(e)	into A under	cting and prohibiting the importation Alberta, whether or not the pesticide is the <i>Pest Control Products Act</i> (Cana ws of another jurisdiction;	s registered
	(f)		ribing the forms of notices to be given dures to be followed in	n and the
			he carrying out of exterminations in b structures or vehicles, and	ouildings,
		8	he carrying out of any activity respec application of a pesticide for which ar registration is required;	
	(g)	respection contain	cting the labelling of pesticides and pointers;	esticide
	(h)		cting containers for pesticides, other t ich pesticides are sold or offered for s	
	(i)	gover used	ning signs, markings or other identifi	cation to be
		6	on vehicles, aircraft, vessels, machine equipment used in pesticide application extermination or in the transportation and	on, in
		(ii) o	on facilities or places used to store per	sticides;
	(j)	aircra used i packa	cting the use, operation and cleaning ft, vessels, machinery, equipment and n connection with the use, application ging, storage, handling or transportat ides;	l containers n, distribution,
	(k)	mova	ating the construction of any enclosed ble property may be placed for storag d of pesticide application and extermi out;	e during the
	(1)	for th	cting the records to be kept by person e transportation of pesticides in or on ted on a highway;	
	(m)		cting the minimization of pesticide wa ling of pesticide containers;	aste and the

Section 167		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(n) res	pecting the disposal of	
	(i)	pesticide waste that is not designate waste,	d as hazardous
	(ii)	pesticides, mixtures containing pest that are treated with or contaminate and	
	(iii)	packaging, containers and equipment connection with a pesticide;	nt used in
	<ul> <li>(o) providing for any other matter that is necessary out the purpose of this Part as it relates to pestic</li> </ul>		
	per	exempting any person, land, water or thing or cla person, land, water or thing from the application sections 163 and 164 or the regulations under this Division.	
		1992 cE-1	3.3 s159;1996 c17 s55
Ado	option of fe	deral requirements	

**167** Regulations under section 166 may adopt any or all of the requirements prescribed by the *Pest Control Products Act* (Canada) and the regulations under that Act as the requirements for the purposes of this Part in respect of the labelling, selling, handling, use, transportation and storage of pesticides.

1992 cE-13.3 s160

# Part 9 Waste Minimization, Recycling and Waste Management

# Division 1 Waste Minimization and Recycling

# Definitions

168 In this Part,

- (a) "depot" means a place established, operated as a business or used by any person for the collection of designated material;
- (b) "dispose of" in sections 176 to 182 includes discharge, deposit, dump, throw, drop, discard, abandon, spill, leak, pump, pour, emit or empty;
- (c) "industry operated recycling fund" means a fund established in regulations under section 175(aa);

Section 168		E	NVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(d)	sold	kaging" means a container in which a c and includes, but is not limited to, a wr tray, bottle or can;	
	(e)	"put	lic land" means land of the Governmen	t, other than
		(i)	a highway,	
		(ii)	land in an improvement district that is by the Minister responsible for the Mun Government Act, and	
		(iii)	land in a special area that is administer Minister responsible for the <i>Special Ar</i>	
	(f)	cont	ycle docket" means a register or label re ents of a shipment of a hazardous recyc rdance with the regulations;	
	(g)		cycling Fund" means the Recycling Fun r section 171;	d established
	(h)	"reta	iler" means	
		(i)	a person who sells a designated materia and	al in Alberta,
		(ii)	any other person who provides a design for use in Alberta and is defined in the a retailer,	
			includes anyone acting or purporting to a person;	act on behalf
	(i)		charge" means surcharge as defined in t lations;	he
	(j)		ightly property" means any property on e that causes the property to look unsig	
	(k)		ste" means, for the purposes of sections section 187,	178 to 183
		(i)	any solid or liquid material or product combination of solid or liquid material including, but not limited to,	
			(A) rubbish, refuse, garbage, paper, pa containers, bottles, cans, manure, animal excrement, sewage or the of an animal carcass, or	human or

 (B) the whole or part of any article, raw or processed material, vehicle or other machinery that is disposed of

### and

- (ii) any other thing that is designated as waste in the regulations;
- "waste minimization" means waste minimization within the meaning of the regulations. 1992 cE-13.3 s161;1994 cM-26.1 s642(22);

1994 c15 s53;1996 c17 s38;1998 c15 s16

## Prohibition

**169** No person shall consign for shipment any hazardous recyclable unless

- (a) the hazardous recyclable is accompanied with a recycle docket, and
- (b) the hazardous recyclable is being consigned to a facility that is authorized under this Act to recycle that hazardous recyclable.

1992 cE-13.3 s162;1996 c17 s55;1998 c15 s17

### Surcharge for designated material

**170** A person who manufactures or distributes a designated material for sale in Alberta and a retailer shall

- (a) collect the surcharge prescribed for the designated material in accordance with the regulations, and
- (b) where the regulations require it, deposit the surcharge in
  - (i) an industry operated recycling fund, or
  - (ii) the Recycling Fund.

1992 cE-13.3 s163

### **Recycling Fund**

**171**(1) There is hereby established the Recycling Fund, which shall be used to provide or pay for any or all of the following:

- (a) establishing and administering waste minimization and recycling programs and initiatives;
- (b) education programs related to waste minimization and recycling;

Section 172		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(c)	research and development activities relate minimization and recycling;	d to waste
	(d)	the promotion and development of activiti economic instruments to encourage waste	
	(e)	the appropriate disposal of designated mat	terial as waste.
		Recycling Fund must be administered by t nce with this Act.	he Minister in
	( <b>3</b> ) The	following must be paid into the Recycling	Fund:
	(a)	the surcharges on designated material, as j the regulations;	provided for in
	(b)	gifts, donations and bequests to the Fund.	
		Minister may be a participant under section al Administration Act on behalf of the Recy	
		vestment income earned on deposits of the Recycling Fun s to and forms part of the Fund.	
	respect of fund is e the Mini- operated	ere surcharges have been paid into the Recy of a designated material and an industry op- established afterwards in respect of that des aster may transfer from the Recycling Fund recycling fund an amount equal to the sur- rued interest. RSA 2000 cE-	erated recycling ignated material, to the industry
Ir	ndustry o 172(1)	perated recycling funds Where	
	(a)	an industry operated recycling fund is estar respect of a designated material,	blished in

- (b) a management board or other body is established and charged with the administration of the fund under the regulations, and
- (c) the management board or other body is a Provincial corporation within the meaning of the *Financial Administration Act*,

the fund shall be used as provided in subsection (2).

(2) If subsection (1) applies, the fund shall be used to provide or pay for any or all of the following:

Section 173		IMENTAL PROTECTION ENHANCEMENT ACT	RSA 2000 Chapter E-12
		and administering a waste m ogram for the designated ma	
		ograms for the purposes of the number of the	he waste
	storage, proc	s incurred in the collection, the cessing and disposal of the de the purposes of the waste mi ogram;	esignated
		development activities relat n and recycling in respect of	
		nd development for marketin m recycling the designated n	
	(3) The following shafund:	all be paid into an industry o	perated recycling
	(a) the surcharg	es, as provided for in the reg	ulations;
	(b) gifts, donation	ons and bequests to the fund.	
	(1) may be a participa	board or other body referred ant under section 40 of the <i>Fi</i> a behalf of the industry opera	inancial
		ne earned on deposits of an in the s to and forms part of the fur	
	administration of an i	other overhead costs incurrent ndustry operated recycling fu	
	out of the fund.	RSA 2000 cI	E-12 s172;2004 c7 s19
C	<b>173</b> A person who n material for sale in A the regulations, provide	y of designated material nanufactures or distributes a lberta and a retailer shall, in de in Alberta depots and othe ry of the designated material	accordance with er methods for the
S	of a designated mater	y the regulations, a manufact ial for sale in Alberta and a r ther security and carry insura	etailer shall

its operations in Alberta related to the manufacture, distribution or sale of the designated material.

(2) Subsection (1) does not apply to the Government or a Government agency.

1992 cE-13.3 s167

## Lieutenant Governor in Council regulations

**175** The Lieutenant Governor in Council may make regulations

- (a) further defining "retailer" and defining "waste minimization" for the purposes of this Division;
- (b) designating designated material for the purposes of this Act and creating different classes of designated material for different purposes;
- (c) prohibiting the manufacture, sale or distribution of specified designated material;
- (d) providing for a system of registration of persons who distribute or wish to distribute a designated material in Alberta and retailers, and respecting requirements for registration and all matters related to the system of registration;
- (e) respecting terms and conditions that must be met by a person in order to distribute a designated material in Alberta and a retailer;
- (f) respecting the form and amount of financial or other security to be given and insurance to be carried by a manufacturer or distributor of designated material for sale in Alberta or by a retailer;
- (g) respecting the manner in which and the conditions under which any security given by a manufacturer or distributor of designated material for sale in Alberta or by a retailer may be forfeited or returned, in whole or in part;
- (h) requiring the development and implementation of a waste minimization, recycling or recovery plan for designated material by manufacturers or distributors of the designated material or by any other person;
- (i) requiring that designated material be recycled;
- (j) respecting methods for the recovery of designated material;

Section 175		ENVIRONMENTAL PROTECTIONRSA 2000AND ENHANCEMENT ACTChapter E-12
	(k)	respecting surcharges for the purposes of sections 170, 171 and 172, including, without limitation, regulations establishing or providing for the manner of establishing the classes of designated material for which surcharges are payable, prescribing the amount of a surcharge or the method of determining it and providing for the manner in which and the times at which surcharges are to be collected, paid or refunded;
	(1)	respecting the advertising of surcharges;
(	(m)	requiring manufacturers, distributors or retailers of designated material to collect the designated material and specifying the manner in which the collection is to be carried out;
	(n)	requiring a local authority to provide a collection system for designated material;
	(0)	respecting the manner in which designated material is to be stored, collected, transported, processed, recycled and disposed of;
	(p)	respecting the establishment and operation of depots, including the qualifications of persons who may operate them;
	(q)	respecting the amount and kind of designated material a retailer is required to accept at the retailer's place of business for recycling;
	(r)	specifying designated material for which payment must be made by a retailer or depot operator on its return for recycling;
	(s)	requiring a retailer or depot operator to pay for designated material returned for recycling;
	(t)	specifying the amount that a retailer or depot operator is to pay for designated material returned for recycling;
	(u)	requiring manufacturers or distributors to pay depot operators and retailers in respect of the collection of designated material and prescribing the amount of the payments or the manner in which they are to be calculated;
	(v)	authorizing and respecting the payment of fees or commissions to manufacturers, distributors and retailers in respect of the collection, transportation, storage, processing, recycling and disposal of designated material;

Section 175	l	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(w)	disp	ecting the completion, filing, retention, osition of recycle dockets for the purpo , and of any other documents used under	ses of section
(x)		npting any person from the application ion 169;	of all or part of
(y)	mate and mus the	tiring the keeping of records in respect of erial and surcharges, including who must the manner in which they must be kept t contain, requiring the submission of the Director and providing for the inspection rds by the Director;	st keep them and what they nose records to
(z)	retu incl prov they	ecting the provision of information, rep rns in respect of designated material and uding what information, reports and retu- vided, who must provide them, the person must be provided and the manner in whe as at which they must be provided;	l surcharges, urns must be on to whom
(aa)	win resp	ecting the establishment, operation, trar ding-up of industry operated recycling f ecting the manner in which and the purj ch money in such a fund may be used;	unds and
(bb)	(bb) prohibiting the distribution of a designated ma no industry operated recycling fund has been e in respect of that designated material;		material where n established
(cc)		erning the packaging and labelling of de erial;	esignated
(dd)		erning the post-consumer waste content modities;	of
(ee)		ecting and prohibiting the use of packag uding, without limitation, regulations	ging materials
	(i)	imposing requirements on manufacture distributors of commodities with respec- size and composition of packaging that be used and with respect to the disposa- packaging,	ct to the type, t may or must
	(ii)	to reduce or mitigate the adverse effect packaging,	s created by
	(iii)	to establish measures to encourage sou and reuse and recycling of packaging,	

Section 176		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(	iv) to establish standards and codes wi packaging and labelling of commo	
(		designating any thing as a hazardous rec purposes of this Act, including designati hazardous recyclables;	
(§	-	respecting the design, location, establish construction, operation and reclamation recycling hazardous recyclables;	
(ł		respecting the importation, storage, collectransportation, treatment and recycling crecyclables;	
(		respecting the recycling of hazardous re- hazardous recyclables are to be dealt with no longer recyclable and must be treated waste;	th when they are
(	(jj)	providing for the establishment of a mar other body, whether as a corporation or purpose in connection with a regulation	otherwise, for any
(1		authorizing a management board or othe under regulations under clause (jj) to ma respecting the subject-matters on which be made. 1992 cE-13.3 s168;1994 c15 s54;1996	ake bylaws, and those bylaws may
		Division 2 Waste	
Genera	al pro	bhibition	

- **176** No person shall dispose of waste except
  - (a) at a waste management facility, or in a container the contents of which will be taken to a waste management facility, that is the subject of the appropriate approval, registration or notice required under this Act, or
  - (b) in accordance with the written authorization of the Director.

1996 c17 s40;1998 c15 s19

# **Deemed disposal**

**177** For the purposes of sections 178 to 182, waste is deemed to be disposed of on public land, on a highway, on land owned or administered by a local authority, on land owned by another person

or on, into or under water or ice, as the case may be, if the waste is in another location and by natural forces moves or is moved to the public land, highway, land owned or administered by the local authority, land owned by another person or on, into or under the water or ice.

1998 c15 s20

# Waste on public land

**178** No person shall dispose of waste on public land except

- (a) in a container placed for the purpose of collecting it, or
- (b) in accordance with the *Forest and Prairie Protection Act*, the regulations under that Act and the regulations under this Act.

1992 cE-13.3 s169

### Waste on highways

**179(1)** No person shall dispose of waste on a highway except in a container placed for the purpose of collecting it.

(2) No person shall transport waste in or on a vehicle on a highway unless the waste is adequately contained, secured or covered to prevent it from falling off or being blown off the vehicle while being transported.

(3) If waste is disposed of from a vehicle other than a bus or taxi and it cannot be determined which of 2 or more occupants of the vehicle transporting the waste is responsible for the disposal, the operator of the vehicle is deemed to be the person who disposed of the waste.

(4) If waste is disposed of from a vehicle other than a bus or taxi and it cannot be determined who is the operator of the vehicle transporting the waste, the owner of the vehicle is deemed to be the person who disposed of the waste unless the owner proves to the satisfaction of a court that at the time of the offence the vehicle was not being operated or parked or left by the owner or by any other person with the owner's consent, express or implied.

1992 cE-13.3 s170

### Waste on land owned by local authority

**180** No person shall dispose of waste on any land owned or administered by a local authority except

(a) at a waste management facility that is constructed and operated in accordance with this Act,

- (b) through a refuse disposal system established by a local authority,
- (c) in a container placed for the purpose of collecting waste,
- (d) by burning the waste
  - (i) in accordance with a permit, licence or other consent issued by a local authority, or
  - (ii) pursuant to an approval or registration under this Act,
  - or

Section 181

(e) in any other manner specified in the regulations. 1992 cE-13.3 s171;1996 c17 s41

### Waste on water or ice

**181** No person shall dispose of waste on, into or under water or ice except in accordance with an approval, a code of practice or a registration or as otherwise provided for under this Act. RSA 2000 cE-12 s181;2003 c37 s30

### Waste on another person's land

**182** No person shall dispose of waste on any land owned by another person unless the owner of that land agrees to the disposal of the waste on the land.

1992 cE-13.3 s173

### Environmental protection order to clean up unsightly property

**183**(1) If an inspector or investigator considers any property when viewed from a highway to be unsightly property, the inspector or investigator may issue an environmental protection order to clean up the unsightly property.

(2) The environmental protection order shall be directed to

- (a) the registered owner, or
- (b) the person in control

of the property that is the subject of the environmental protection order.

(3) The environmental protection order may require the person to whom it is directed to do any or all of the following within a period of time specified in the order, which must not be more than 60 days from the date of the making of the order:

Section 184		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(a)	remedy the condition of the property in the the extent directed in the order;	e manner and to
(b) demolish or remove any waste causir the unsightliness of the property;			contributing to
	(c)	construct any thing to prevent the propert visible from a highway;	y from being
		do any other thing to remedy the unsightly	iness of the
		property. 1992 cE-13	3.3 s174;1994 c15 s55

## Liability of local authority for costs of cleaning up

**184**(1) When an environmental protection order under section 183 is issued in respect of land that is located in a municipality and the person to whom it is directed fails to comply with the order, the Director may, in writing, direct the local authority of that municipality to perform any work required under the order.

(2) When expenses are incurred by a local authority for any work performed as a result of a direction by the Director under subsection (1), the local authority may serve a statement of the expenses, together with a demand for payment,

- (a) in the case of occupied land, on the occupant and on the registered owner of the land, or
- (b) in the case of unoccupied land, on the registered owner of the land.

(3) A copy of the statement of expenses and demand for payment that is served pursuant to subsection (2) shall be served on the council of the local authority in a case where the local authority is a city, town, village, summer village or municipal district or a settlement under the *Metis Settlements Act*.

1992 cE-13.3 s175;1994 cM-26.1 s642(22);1995 c24 s99(4)

## Collection of expenses as taxes

**185** If the person on whom the statement of expenses and demand for payment are served fails to pay the amount set out in the statement within 30 days, the local authority may cause the amount paid by it to be placed on the tax roll as an additional tax against the land concerned and the amount may be collected in the same manner as taxes are collected.

1992 cE-13.3 s176

## Review of environmental protection order to clean up

**186(1)** Where an environmental protection order is issued under section 183, the person to whom the order is directed may submit a request to the local authority of the municipality in which the property is located for a review of the order.

(2) A request for review must be made in writing within 21 days after the date the person requesting the review receives the order.

(3) A request for review shall be heard by a committee appointed by

- (a) the Minister responsible for the *Municipal Government Act*, where the land concerned is located in an improvement district,
- (b) the Minister responsible for the *Special Areas Act*, where the land concerned is located in a special area, or
- (c) the council of the local authority where the land concerned is located in a municipality that is a city, town, village, summer village or municipal district or a settlement under the *Metis Settlements Act*.

(4) A committee appointed under subsection (3)(c) must include at least one elected member of the council of the local authority referred to in subsection (3)(c).

(5) The committee may confirm, rescind or vary the order reviewed.

1992 cE-13.3 s177;1994 cM-26.1 s642(22);1995 c24 s99(4)

## Lieutenant Governor in Council regulations

**187** The Lieutenant Governor in Council may make regulations

- (a) designating anything as waste and exempting anything from the definition of waste;
- (b) respecting the provision of waste collection containers;
- (c) respecting the collection, storage, treatment or disposal of waste on, into or under land, water or ice;
- (d) respecting the procedure relating to requests for review of environmental protection orders under section 183 to clean up unsightly property and the conduct of the review;
- (e) respecting the design, location, establishment, construction, operation and reclamation of waste management facilities;

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(f) exempting any person from the application of all or any of the provisions of this Division or the regulations under this Division.

1992 cE-13.3 s178;1996 c17 s43;1998 c15 s21

# Division 3 Hazardous Waste

## Identification number required for hazardous waste

**188**(1) No person shall

Section 188

- (a) generate hazardous waste and permit that hazardous waste to leave the premises where it was generated,
- (b) collect hazardous waste from the premises referred to in clause (a),
- (c) consign or transport hazardous waste, or
- (d) accept hazardous waste for transportation, treatment or disposal, or store or provide storage facilities for hazardous waste where the hazardous waste is generated by another person,

unless the person first referred to or that person's employer has been issued a personal identification number by the Director.

(2) An application for a personal identification number must be made in the form and manner provided for in the regulations. 1992 cE-13.3 s179

## Refusal for unpaid debts

**188.1** The Director may refuse to issue a personal identification number where the applicant is indebted to the Government.

2002 c4 s1

#### Security

**189**(1) If required by the regulations, the holder of a personal identification number shall provide financial or other security and carry insurance.

(2) Subsection (1) does not apply to the Government or a Government agency.

1992 cE-13.3 s180;1994 c15 s56

## Cancellation or suspension of personal identification number

**190** The Director may cancel or suspend a personal identification number

- (a) if the holder of the personal identification number is indebted to the Government, or
- (b) if for any other reason the Director considers it appropriate to do so.

RSA 2000 cE-12 s190;2002 c4 s1

### Manifest required for hazardous wastes

**191** No person shall consign or transport or accept for transportation, storage, treatment or disposal any hazardous waste unless the waste is accompanied with a manifest that

- (a) is completed in accordance with the regulations,
- (b) accurately identifies the quantity, composition and points of origin and destination of the hazardous waste, and
- (c) contains the personal identification number of each person consigning, transporting or accepting the waste. 1992 cE-13.3 s182

## Disposal of hazardous waste

**192** No person shall dispose of hazardous waste except in accordance with an approval, a code of practice or a registration or as otherwise provided for under this Act.

RSA 2000 cE-12 s192;2003 c37 s31

## Lieutenant Governor in Council regulations

**193** The Lieutenant Governor in Council may make regulations

- (a) exempting any person from the application of all or any of the provisions of this Division or the regulations under this Division;
- (b) designating any thing as hazardous waste for the purposes of this Act, including designating classes of hazardous waste;
- (c) respecting the design, location, establishment, construction, operation and reclamation of a facility for the storage, collection, treatment or disposal of hazardous waste;

Section 194	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(d	respecting the importation, storage, collect transportation, treatment and disposal of l	
(e)	respecting the application for and the issu identification numbers for the purposes of	
(f	respecting the form and amount of financ security to be given and insurance to be c holder of a personal identification number	arried by a
(g	respecting the manner in which and the co which any security given by the holder of identification number may be forfeited or whole or in part;	a personal
(h	respecting the completion, retention, use, filing of manifests and copies of manifest prescribing the form of the manifest. 1992 cE-13.3 s183;1994	s, and
	Part 10 Enforcement	

# Definitions

**194** In this Part,

- (a) "justice" means a justice of the peace or a judge of the Provincial Court, and includes 2 or more justices where 2 or more justices are, by law, required to act or, by law, act or have jurisdiction;
- (b) "loss or damage" includes personal injury, loss of life, loss of use or enjoyment of property and pecuniary loss, including loss of income;
- (c) "order to enter and inspect" means an order issued under section 201;
- (d) "peace officer" means peace officer within the meaning of the *Police Act*;
- (e) "search warrant" means a search warrant issued by reason of the operation of section 3 of the *Provincial Offences Procedure Act.*

RSA 2000 cE-12 s194;2008 c32 s12

## Investigations and Inspections

# Establishment of programs by Minister

**195** The Minister may establish programs to promote the reporting of

- (a) acts or omissions that are detrimental to the environment, and
- (b) offences under this Act.

1992 cE-13.3 s185

## Application for investigation

**196(1)** Any 2 persons ordinarily resident in Alberta who are not less than 18 years of age and who are of the opinion that an offence has been committed under this Act may apply to the Director to have an investigation of the alleged offence conducted.

(2) The application shall be accompanied with a solemn declaration

- (a) stating the names and addresses of the applicants,
- (b) stating the nature of the alleged offence and the name of each person alleged to be involved in its commission, and
- (c) containing a concise statement of the evidence supporting the allegations of the applicants.

1992 cE-13.3 s186

## Investigation on receipt of application

**197**(1) On receipt of an application under section 196, the Director shall acknowledge receipt of the application and shall investigate all matters that the Director considers necessary for a determination of the facts relating to the alleged offence.

(2) Within 90 days after receiving the application, the Director shall report to the applicant on the progress of the investigation and the action, if any, proposed to be taken in respect of the alleged offence.

(3) The Director may discontinue an investigation if the Director is of the opinion that the alleged offence does not require further investigation.

- (4) Where an investigation is discontinued, the Director shall
  - (a) prepare a statement in writing stating the reasons for its discontinuance, and

(b) send a copy of the statement to the applicants and to any person whose conduct was investigated.

1992 cE-13.3 s187

## **Right of entry and inspection**

**198**(1) For the purpose of the administration of this Act, an investigator may, without a search warrant or order to enter and inspect and subject to section 199, at any reasonable time do any or all of the following:

- (a) enter and inspect any place to determine
  - (i) the extent, if any, to which a substance may cause, is causing or has caused an adverse effect,
  - (ii) the cause of any adverse effect that may occur, is occurring or has occurred, and
  - (iii) how an adverse effect may be prevented, eliminated or ameliorated and the environment protected or restored;
- (b) enter and inspect any place in which the investigator reasonably believes waste can be found;
- (c) enter and inspect any place in or from which the investigator reasonably believes a substance is being, has been or may be released into the environment;
- (d) enter and inspect any place that the investigator reasonably believes is likely to contain documents related to
  - (i) an activity or thing that is, or is required to be, the subject of an approval, code of practice, registration, certificate of variance, reclamation certificate, remediation certificate, environmental protection order or enforcement order, or
  - (ii) the release of a substance into the environment;
- (e) enter and inspect any place that the investigator reasonably believes is, or is required to be, the subject of or referred to in an approval, code of practice, registration, certificate of variance, reclamation certificate, remediation certificate, environmental protection order or enforcement order;
- (f) stop and inspect any vehicle, aircraft or vessel that the investigator reasonably believes

Section 198		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(i)	is being operated in contravention of	this Act,
	(ii)	is releasing or has released a substan is likely to cause an adverse effect, o	
	(iii)	is being used in the commission of a this Act;	n offence under
	wh	p and inspect any vehicle, aircraft or ve ether it or the manner in which it is bei nplies with this Act;	
	int	ere any thing may release, is releasing o the environment a substance that may using or has caused an adverse effect,	
	(i)	require the person having charge, ma control of the thing to detain the thin where it is found, or	
	(ii)	remove the thing or cause it to be rer place where it is found and give a rea	
	to rel	uire the production of any documents to be kept under this Act or any other doc ated to the purpose for which the inves ercising any power under clauses (a) to	uments that are tigator is
	subsection ( the consent	stigator may not detain or remove a thi 1)(h) for more than 5 days, excluding h of the person having charge, managem her of it, except under the authority of a ction (3).	nolidays, without ent or control of
	investigator detained or removed for conserve the authorizing	a justice is satisfied on evidence under that there is reasonable ground to belie removed under subsection (1)(h) should longer than 5 days, excluding holidays e environment, the justice may issue or an investigator to detain or remove the ne set out in the order.	eve that a thing d be detained or s, to protect or renew an order
	shall give re charge, man	stigator who applies for an order under asonable notice of the application to th agement or control of the thing to be d the owner of it.	e person having
		ourse of exercising powers under subse may do any or all of the following:	ection (1), the

Section 199	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
(a)	require that any thing be operated, used or under conditions specified by the investig	
(b)	use any machine, structure, material or equipment in the place the investigator is inspecting in order to carry out the inspection;	
(c)	take samples of any substance or thing;	
(d)	conduct tests or take measurements;	
(e)	make copies of or take extracts from any or referred to in subsection (1)(i);	locuments
(f)	use any computer system at any place to e contained in or available to the computer s	
(g)	record or copy any information by any me	ethod;
(h)	reproduce any record from data in the form or other intelligible output;	n of a printout
(i)	take a printout or other output for examination	ation or copying;
(j)	use any copying equipment to make copie	s;
(k)	take any photographs or audio-video recon	rds;
(1)	make reasonable inquiries of any person, o writing.	orally or in
entitled receipt	investigator may remove documents that th to examine or copy or otherwise reproduce to the person from whom they were taken a y return them on completion of the examina	but shall give a nd shall
(5)(l) m	investigator who exercises the power set ou ay exclude from the questioning any persor ndividual being questioned. RSA 2000 cE-1	
Private dv	velling place	
<b>199</b> A part of a	n investigator may not enter a private dwell a place that is designed to be used and is bei ent or temporary private dwelling place exc	ing used as a

- (a) with the consent of the occupant of the place, or
- (b) under the authority of an order to enter and inspect or a search warrant.

1992 cE-13.3 s189

# Duty to stop a vehicle or vessel

**200** The operator of a vehicle or vessel shall stop the vehicle or vessel when required to do so by an investigator who is readily identifiable as an investigator.

1992 cE-13.3 s190

### Order to enter and inspect

**201**(1) Where a justice is satisfied on evidence under oath by an investigator

- (a) that there is reasonable ground for believing that it is appropriate for the administration of this Act for the investigator to do anything set out in section 198, and
- (b) that the investigator may not be able to effectively carry out duties under this Act without an order under this section because
  - (i) no person is present to grant access to a place that is locked or is otherwise inaccessible,
  - (ii) a person has denied the investigator access to a place or there is reasonable ground for believing that a person may deny the investigator access to a place,
  - (iii) a person has prevented the investigator from doing anything set out in section 198 or denied the investigator access to any thing as a result of which the investigator is unable to do anything set out in section 198,
  - (iv) there is reasonable ground for believing that a person may prevent an investigator from doing anything set out in section 198, or may deny the investigator access to any thing as a result of which the investigator may be unable to do anything set out in section 198,
  - (v) it is impractical, because of the remoteness of the place to be inspected or because of any other reason, for the investigator to obtain an order under this section without delay if access is denied, or
  - (vi) there is reasonable ground for believing that an attempt by the investigator to do anything set out in section 198 without the order might defeat the purpose of that section or endanger human life or health or the environment,

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the justice may issue an order to enter and inspect authorizing the investigator to do anything set out in section 198 that is specified in the order for the period of time set out in the order.

(2) The period of time referred to in subsection (1) may not extend beyond 30 days after the date on which the order is made, but the order may be renewed for any reason set out in subsection (1) for one or more periods each of which is not more than 30 days.

(3) An application under subsection (2) may be made before or after the expiry of the period.

1992 cE-13.3 s191

## Order without notice

**202** An order under section 201 may be issued or renewed on application without notice.

1992 cE-13.3 s192

### Powers to be exercised at reasonable time

**203** An investigator exercising powers under section 201 must do so at a reasonable time unless otherwise authorized in the order under that section.

1992 cE-13.3 s193

### Seizure without order or search warrant

**204**(1) An investigator may, without a court order or a search warrant, seize any thing that is produced to the investigator, or that is in plain view, during an inspection under section 198 or 201 if the investigator has reasonable grounds to believe that there has been an offence committed under this Act and that the thing will afford evidence as to the commission of the offence.

(2) The investigator may remove the thing seized or may detain it in the place where it is seized.

(3) The investigator shall inform the person from whom the thing was seized as to the reason for the seizure and shall give the person a receipt for it.

1992 cE-13.3 s194

## Bringing seized thing before judge

**205** An investigator who seizes any thing under the authority of section 204 shall deal with it in the same way as if it were seized under the authority of a search warrant.

1992 cE-13.3 s195

## **Tele-warrant**

**206**(1) Where an investigator has reasonable grounds to believe that

- (a) an offence has been committed under this Act,
- (b) there is in a place any thing that will afford evidence as to the commission of the offence, and
- (c) it would be impracticable to appear personally before a justice to make an application for a search warrant,

the investigator may submit an information on oath to a justice by telephone or other means of telecommunication.

(2) An information submitted by telephone or other means of telecommunication shall be on oath and shall be recorded verbatim by the justice, who shall, as soon as practicable, cause to be filed with the clerk of The Provincial Court of Alberta nearest to the area in which the tele-warrant is intended for execution the record or a transcription of the record certified by the justice as to time, date and contents.

(3) For the purposes of subsection (2), an oath may be administered by telephone or other means of telecommunication.

(4) An information on oath submitted by telephone or other means of telecommunication shall include

- (a) a statement of the circumstances that make it impracticable for the investigator to appear personally before a justice,
- (b) a statement of the alleged offence, the place to be searched and the things alleged to be liable to seizure,
- (c) a statement of the investigator's grounds for believing that things liable to seizure in respect of the alleged offence will be found in the place to be searched, and
- (d) a statement as to any prior application for a tele-warrant under this section or any other search warrant in respect of the same matter of which the investigator has knowledge.

(5) A justice who is satisfied that an information on oath submitted by telephone or other means of telecommunication

(a) is in respect of an offence committed under this Act and conforms to the requirements of subsection (4),

Section 206		ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12
	(b)	<ul> <li>(b) discloses reasonable grounds for dispensing with an information presented personally and in writing, and</li> </ul>	
	(c)	discloses reasonable grounds for the issuand warrant in respect of the offence,	ce of a search
	authorit search w appears	ay issue a tele-warrant to an investigator conferring the same athority respecting search and seizure as may be conferred by a earch warrant issued by a justice before whom the investigator opears personally, and may require that the tele-warrant be accuted within any time period that the justice may order.	
	(6) Where a justice issues a tele-warrant under subsection (5),		
	(a)	the justice shall complete and sign the tele- form prescribed in the regulations, noting o time, date and place of issuance,	
	(b)	the investigator, on the direction of the justic complete, in duplicate, a facsimile of the tex- the form prescribed in the regulations, noting the name of the issuing justice and the time place of issuance, and	le-warrant in 1g on its face
	(c)	the justice shall, as soon as practicable after tele-warrant has been issued, cause the tele- filed with the clerk of The Provincial Court nearest to the area in which the tele-warrant for execution.	warrant to be of Alberta
	(5) shall practica	<ul> <li>(7) An investigator who executes a tele-warrant under subsection</li> <li>(5) shall, before entering the place to be searched or as soon as is practicable after entry, give a facsimile of the tele-warrant to any person present and ostensibly in control of the place.</li> <li>(8) An investigator who, in any unoccupied place, executes a tele-warrant issued under subsection (5), shall on entering the place or as soon as is practicable after entry, cause a facsimile of the tele-warrant to be suitably affixed in a prominent place within the place.</li> <li>(9) An investigator to whom a tele-warrant is issued under subsection (5) shall file a written report with the clerk of The Provincial Court of Alberta nearest to the area in which the tele-warrant was intended for execution as soon as is practicable but within a period not exceeding 7 days after the tele-warrant has been executed, which report shall include</li> </ul>	
	tele-war or as so		
	subsecti Province tele-war but with		
	(a)	a statement of the time and date the tele-wa executed, or if the tele-warrant was not executed statement of the reasons why it was not executed	cuted, a

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- (b) a statement of the things, if any, that were seized pursuant to the tele-warrant and the location where they are being held, and
- (c) a statement of the things, if any, that were seized in addition to the things mentioned in the tele-warrant and the location where they are being held, together with a statement of the investigator's grounds for believing that those additional things had been obtained by, or used in, the commission of an offence.

(10) The clerk of The Provincial Court of Alberta with whom a written report is filed pursuant to subsection (9) shall, as soon as is practicable, cause the report, together with the information on oath and the tele-warrant to which it pertains, to be brought before a justice to be dealt with in respect of any thing that was seized and is referred to in the report, in the same manner as if the things were seized pursuant to a search warrant issued by a justice on an information presented personally by an investigator.

(11) In any proceeding in which it is material for a court to be satisfied that a search or seizure was authorized by a tele-warrant issued under subsection (5), the absence of the information on oath, transcribed and certified by the justice as to time, date and contents, or of the original tele-warrant, signed by the justice and carrying on its face a notation of the time, date and place of issuance, is, in the absence of evidence to the contrary, proof that the search or seizure was not authorized by a tele-warrant issued under subsection (5). 1992 cE-13.3 s196

## **Disposal of things seized**

**207**(1) Where a person is convicted of an offence under this Act and any thing relating to the conviction that was seized under this Part is then being detained, the thing shall, on the expiration of the time for taking an appeal from the conviction or on the final conclusion of the proceedings, as the case may be,

- (a) be forfeited to the Government, if the court so directs, or
- (b) be restored to the person from whom it was seized or to any other person who is entitled to possession of it, subject to any terms and conditions imposed by the court.
- (2) Where a thing is forfeited under subsection (1)(a),
  - (a) the Minister may dispose of or destroy the thing, and
  - (b) the costs of the forfeiture and disposal or destruction are recoverable from the offender.

1992 cE-13.3 s197

# Assistance by peace officer

**208** An investigator may be accompanied by a peace officer while exercising powers or carrying out duties under this Part. 1992 cE-13.3 s198

## Assistance to inspectors and investigators

**209** The owner of and every person found in any place in respect of which an inspector or investigator is exercising powers or carrying out duties under this Part shall

- (a) give the inspector or investigator all reasonable assistance to enable the inspector or investigator to exercise those powers and carry out those duties, and
- (b) furnish all information relative to the exercising of those powers and the carrying out of those duties that the inspector or investigator may reasonably require. 1992 cE-13.3 s199

## **Enforcement Orders**

### **Enforcement orders by Director**

**210**(1) Where in the Director's opinion a person has contravened this Act, except section 178, 179, 180, 181 or 182, the Director may, whether or not the person has been charged or convicted in respect of the contravention, issue an enforcement order ordering any of the following:

- (a) the suspension or cancellation of an approval, registration or certificate of qualification;
- (b) the stopping or shutting down of any activity or thing either permanently or for a specified period;
- (c) the ceasing of the construction or operation of any activity or thing until the Director is satisfied the activity or thing will be constructed or operated in accordance with this Act;
- (d) the doing or refraining from doing of any thing referred to in section 113, 129, 140, 150, 156, 159, 183 or 241, as the case may be, in the same manner as if the matter were the subject of an environmental protection order;
- (e) specifying the measures that must be taken in order to effect compliance with this Act.

(2) Where an enforcement order specifies measures that must be taken under subsection (1)(e), the measures may impose

requirements that are more stringent than applicable requirements in the regulations.

(3) An enforcement order issued under subsection (1) shall contain the reasons for making it and must be served on the person to whom it is directed.

1992 cE-13.3 s200;1996 cW-3.5 s175;1996 c17 s55;1997 c18 s6

# Enforcement order concerning waste

**211(1)** Where an investigator or the Director has reason to believe that a person has contravened section 178, 179, 180, 181 or 182, the investigator or the Director may issue an enforcement order to that person in the form and containing the matters provided for in the regulations.

(2) If a person to whom an enforcement order is issued under subsection (1) complies with the order, no prosecution may be commenced for the offence under section 178, 179, 180, 181 or 182, as the case may be, in respect of the facts that gave rise to the order.

(3) An enforcement order issued under subsection (1) shall contain the reasons for making it and shall be served on the person to whom it is directed.

1992 cE-13.3 s201;1997 c18 s6

### Amendment and cancellation of enforcement orders

**212**(1) The Director may

- (a) amend a term or condition of, add a term or condition to or delete a term or condition from an enforcement order,
- (b) cancel an enforcement order, or
- (c) amend a clerical error in an enforcement order.

(2) The Director may amend an enforcement order by adding to the list of persons to whom the order is directed.

(3) The Director may exercise powers under subsection (1) or (2) notwithstanding that the original enforcement order may have been issued by an investigator.

(4) A copy of an enforcement order issued under subsection (1) must be served on the same person to whom the original order was directed.

(5) A copy of an enforcement order issued under subsection (2) must be served on

- (a) any person whose name was added to it, and
- (b) the same person to whom the original order was directed. 1992 cE-13.3 s202;1998 c15 s22

## Court order for compliance

**213(1)** If the person to whom an enforcement order is directed fails to comply with the enforcement order, the Minister may apply to the Court of Queen's Bench for an order of the Court directing that person to comply with the enforcement order.

(2) This section applies whether or not a conviction has been adjudged against the person to whom the enforcement order is directed for an offence under this Act in respect of the subject-matter that gave rise to the issuing of the enforcement order.

1992 cE-13.3 s203;1994 c15 s58

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#### Failure to comply with enforcement order

**214**(1) If the person to whom an enforcement order is directed fails to comply with the enforcement order, the Director may take whatever action the Director considers necessary to carry out the terms of the enforcement order.

(2) Costs incurred by the Director under this section are recoverable by the Government

- (a) in an action in debt against the person to whom the enforcement order was directed, or
- (b) by order of the Minister directing any person who purchases land to which the enforcement order relates including, without limitation, a purchase on the sale of the land to realize a security interest, to pay to the Minister instead of to the vendor an amount not exceeding the amount owing in respect of the costs.

(3) If the identity of a purchaser to whom an order could be issued under subsection (2)(b) cannot be ascertained, the Minister may nevertheless issue the order, and may take steps to ensure compliance with the order if the identity of the person becomes known to the Minister after the order is issued.

(4) For the purposes of this section, the costs referred to in subsection (2) include, without limitation,

- (a) any costs incurred in investigating and responding to
  - (i) any matter to which an enforcement order relates, or

(ii) the failure to comply with an enforcement order,

and

(b) in a case where the enforcement order relates to a contaminated site under section 125, compensation paid to a person in accordance with section 131.

(5) A purchaser who pays an amount to the Minister under subsection (2)(b) is discharged from any obligation to pay that amount to the vendor.

1992 cE-13.3 s204;1996 c17 s47;1998 c15 s23

# Joint and several liability

**215** Where an enforcement order is issued to more than one person, all persons named in the order are jointly responsible for carrying out the terms of the order and are jointly and severally liable for payment of the costs of doing so, including any costs incurred by the Director under section 214(2).

1992 cE-13.3 s205

## **Civil Remedies**

# Priority for costs

**216** Costs incurred by the Director under section 214 or 245 and costs incurred by an inspector or investigator or the Director in taking emergency measures under section 115 or 152 constitute a charge in favour of the Government,

- (a) in the case of costs incurred under section 214 or 245, on the land to which the order relates and on any other land that
  - (i) is contiguous to the land to which the order relates,
  - (ii) is used for the same or a related purpose, and
  - (iii) is owned by the person who owns the land to which the order relates or by the person to whom the order is directed,
  - and
- (b) in the case of costs incurred under section 115 or 152, on the land on which the emergency measures were taken and on any other land that
  - (i) is contiguous to the land on which the emergency measures were taken,

- (ii) is used for the same or a related purpose, and
- (iii) is owned by the same person who owns the land on which the emergency measures were taken,

and the charge is enforceable in the same way as a mortgage or other security on land and ranks above any other claim, right or charge against the land, notwithstanding any other law of Alberta. 1998 c15 s24

### Other civil remedies unaffected

**217** Subject to sections 220 and 250, no civil remedy for an act or omission is suspended or affected by reason only that the act or omission is an offence under this Act or gives rise to a civil remedy under this Act, and nothing in this Act shall be construed so as to repeal, remove or reduce any remedy available to any person at common law or under any Act of Parliament or of a provincial legislature.

1992 cE-13.3 s206

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### Extension of limitation period

218(1) A judge of the Court of Queen's Bench may, on application, extend a limitation period provided by a law in force in Alberta for the commencement of a civil proceeding where the basis for the proceeding is an alleged adverse effect resulting from the alleged release of a substance into the environment.

(2) An application under subsection (1) may be made before or after the expiry of the limitation period.

(3) In considering an application under subsection (1), the judge shall consider the following factors, where information is available:

- (a) when the alleged adverse effect occurred;
- (b) whether the alleged adverse effect ought to have been discovered by the claimant had the claimant exercised due diligence in ascertaining the presence of the alleged adverse effect, and whether the claimant exercised such due diligence;
- (c) whether extending the limitation period would prejudice the proposed defendant's ability to maintain a defence to the claim on the merits;
- (d) any other criteria the court considers to be relevant. 1998 c15 s25

# Civil cause of action

**219** Subject to section 220, where a person is convicted of an offence under this Act, any person who suffers loss or damage as a result of the conduct that constituted the offence may, in a court of competent jurisdiction, sue for and recover from the convicted person an amount equal to the loss or damage proved to have been suffered.

1992 cE-13.3 s207

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## Protection from liability

**220** No action for damages may be commenced against

- (a) a person who is an employee or agent of or is under contract to the Government,
- (b) a person who is designated as an inspector, investigator or analyst under section 25(3)(b), (c) or (d),
- (c) a person who is an employee of the Government, a Government agency, a local authority or the Government of Canada or any agency of that Government, where there has been a delegation under section 17,
- (d) a person who is an employee or agent of, or is under contract to, the Government, a Government agency or a local authority, where there has been a transfer of administration under section 18.
- (e) a member of the Environmental Appeals Board, or
- (f) a member, employee or agent of, or a person under contract to, a delegated authority referred to in section 37(d),

for anything done or not done by that person in good faith while carrying out that person's duties or exercising that person's powers under this Act including, without limitation, any failure to do something when that person has discretionary authority to do something but does not do it.

RSA 2000 cE-12 s220;2003 c42 s6

# Action for condition of land prohibited

**221(1)** Subject to subsection (2), no action for damages may be commenced against a municipality with respect to the state and condition of a parcel of land, or any improvements to it, shown on the tax arrears list of the municipality.

(2) Subsection (1) does not apply if, after the date on which the municipality is entitled to possession of the parcel under section 420 of the *Municipal Government Act* or after the date on which the municipality becomes the owner of the parcel under section 424 of the *Municipal Government Act*, the municipality

- (a) releases on that parcel a new or additional substance into the environment that may cause, is causing or has caused an adverse effect, or
- (b) aggravates the adverse effect of the release of a substance into the environment on that parcel.

(3) This section does not relieve a municipality of liability respecting a parcel of land, or any improvement to it, that was owned by the municipality before the parcel was placed on the municipality's tax arrears list.

1996 c30 s69

#### Injunction re commission of offence

**222(1)** Where, on the application of the Director, it appears to the Court of Queen's Bench that a person has done, is doing or is about to do any act or any thing constituting or directed toward the commission of an offence under this Act, the Court may issue an injunction ordering any person named in the application

- (a) to refrain from doing that act or thing, or
- (b) to do any act or thing that it appears to the Court may prevent the commission of an offence under this Act.

(2) At least 48 hours' notice of the application must be given to the party or parties named in the application unless the Court is of the opinion that the urgency of the situation is such that giving of notice would not be in the public interest.

1992 cE-13.3 s209

## Recovery of costs by the Government

**223** The Government may recover in an action in debt against any person who is convicted of an offence under this Act the costs incurred by the Government

- (a) in administering, investigating and responding to any matter related to the offence,
- (b) in carrying out or causing to be carried out any preventive or remedial action made necessary by the act or omission that constituted the offence, and

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Section 224	AND ENHANCEMENT ACT			
(c)	in compensating a person in accordance with section 131 where the compensation is payable as a result of the			
	offence.	1992 cE-13.3 s210		
Registrat	ion of orders			
<b>224</b> (1)	In this section, "order" means			
(a)	a designation of an area of the environm contaminated site under section 125,	ient as a		
(b)	an enforcement order, and			
(c)	an environmental protection order.			
( <b>2</b> ) Th	e Director may submit a certified copy of an order to			
(a)	the Registrar of Land Titles under the La	and Titles Act, or		
(b)	the Registrar of the Metis Settlements La under the <i>Metis Settlements Act</i> .	and Registry		
(3) On receiving a certified copy of an order under subsection (2), the Registrar shall				
(a)	endorse a memorandum of the order on title to the land to which the order relate			
(b)	record the order against the Metis title re to which the order relates,	egister for the land		
as the case may be.				
(4) Notwithstanding any other Act, an endorsement or record under this section does not lapse and shall not be cancelled except on the receipt by the Registrar of a notice in writing from the Director requesting the cancellation.				
Registr	making an endorsement or record under the making an endorsement or record under the same shall notify the Director to that effect, a botify in writing			
(a)	the registered owner of the land to which and all other persons who have a register against the land, or			

(b) the person against whose Metis title the order is recorded and all other persons who have a recorded interest against the Metis title, as the case may be.

1998 c15 s26

# Injunction re loss or damage

**225** Any person who has suffered, is suffering or is about to suffer loss or damage as a result of conduct that is contrary to this Act may apply to the Court of Queen's Bench for an injunction ordering the person engaged in the conduct to

- (a) refrain from doing any act that it appears to the Court causes or will cause the loss or damage, or
- (b) do any act or thing that it appears to the Court prevents or will prevent the loss or damage.

1992 cE-13.3 s211

# **Offences and Penalties**

# Limitation period

**226** A prosecution for an offence under this Act may not be commenced more than 2 years after the later of

- (a) the date on which the offence was committed, or
- (b) the date on which evidence of the offence first came to the attention of the Director.

1992 cE-13.3 s212

# Offences

**227** A person who

- (a) knowingly provides false or misleading information pursuant to a requirement under this Act to provide information,
- (b) provides false or misleading information pursuant to a requirement under this Act to provide information,
- (c) fails to provide information as required under this Act, except under section 110(3),
- (d) knowingly contravenes a term or condition of an approval, a code of practice, a certificate of variance, a reclamation certificate, a remediation certificate or a certificate of qualification,
- (e) contravenes a term or condition of an approval, a code of practice, a certificate of variance, a reclamation certificate, a remediation certificate or a certificate of qualification,

- (f) knowingly contravenes an enforcement order,
- (g) contravenes an enforcement order,
- (h) knowingly contravenes an environmental protection order,
- (i) contravenes an environmental protection order, or
- (j) contravenes section 60, 61, 67, 75, 76, 79, 87, 88, 108, 109, 110(1) or (2), 111, 112, 137, 148, 149, 155, 157, 163, 169, 170, 173, 176, 178, 179, 180, 181, 182, 188, 191, 192, 209 or 251

is guilty of an offence.

RSA 2000 cE-12 s227;2003 c37 s33

# Penalties

**228**(1) A person who commits an offence referred to in section 60, 87, 108(1), 109(1) or 227(a), (d), (f) or (h) is liable

- (a) in the case of an individual, to a fine of not more than
   \$100 000 or to imprisonment for a period of not more than
   2 years or to both fine and imprisonment, or
- (b) in the case of a corporation, to a fine of not more than \$1 000 000.

(2) A person who commits an offence referred to in section 61, 67, 75, 76, 79, 88, 108(2), 109(2), 110(1) or (2), 111, 112, 137, 148, 149, 155, 157, 163, 169, 170, 173, 176, 188, 191, 192, 209, 227(b), (c), (e), (g) or (i) or 251 is liable

- (a) in the case of an individual, to a fine of not more than \$50 000, or
- (b) in the case of a corporation, to a fine of not more than \$500 000.

(3) A person who commits an offence referred to in section 178, 179, 180, 181 or 182 is liable

- (a) in the case of an individual, to a fine of not more than \$250, or
- (b) in the case of a corporation, to a fine of not more than \$1000.

<sup>1992</sup> cE-13.3 s214;1996 cW-3.5 s175;1996 c17 s49;1997 c18 s6

# Due diligence defence

**229** No person shall be convicted of an offence under section 61, 67, 75, 76, 79, 88, 108(2), 109(2), 110(1) or (2), 111, 112, 137, 148, 149, 155, 157, 163, 169, 170, 173, 176, 188, 191, 192, 209, 227(b), (c), (e), (g) or (i) or 251 if that person establishes on a balance of probabilities that the person took all reasonable steps to prevent its commission.

1992 cE-13.3 s215;1996 c17 s50

# Additional fine where monetary benefits acquired by offender

**230** Where a person is convicted of an offence under this Act and the court is satisfied that as a result of the commission of the offence monetary benefits accrued to the offender, the court may order the offender to pay, in addition to a fine under section 228, a fine in an amount equal to the court's estimation of the amount of those monetary benefits.

1992 cE-13.3 s216

## **Continuing offences**

**231** Every person who is guilty of an offence under this Act is liable on conviction for each day or part of a day on which the offence occurs or continues.

1992 cE-13.3 s217

## Liability of directors and officers

**232** Where a corporation commits an offence under this Act, any officer, director or agent of the corporation who directed, authorized, assented to, acquiesced in or participated in the commission of the offence is guilty of the offence and is liable to the punishment provided for the offence, whether or not the corporation has been prosecuted for or convicted of the offence. 1992 cE-13.3 s218

#### Liability of public officials

**233**(1) Where a person who is acting under the direction of

- (a) a Minister of the Government,
- (b) an official of the Government,
- (c) a member of a council of a local authority, or
- (d) the chief administrative officer or a designated officer of a local authority

commits an offence under this Act, the Minister, official, member of council, chief administrative officer or designated officer is also guilty of the offence and liable for the punishment provided for the offence, if the Minister, official, member of council, chief administrative officer or designated officer knew or ought reasonably to have known of the circumstances that constituted the commission of the offence and had the influence or control to prevent its commission, whether or not the other person has been prosecuted for or convicted of the offence.

(2) No person shall be convicted of an offence by reason of the operation of subsection (1) if that person establishes on a balance of probabilities that the person took all reasonable steps to prevent the commission of the offence by the other person referred to in subsection (1).

1992 cE-13.3 s219;1994 cM-26.1 s642(22);1994 c15 s61

# Court orders relating to penalty

**234(1)** When a person is convicted of an offence under this Act, in addition to any other penalty that may be imposed under this Act, the court may, having regard to the nature of the offence and the circumstances surrounding its commission, make an order having any or all of the following effects:

- (a) prohibiting the offender from doing anything that may result in the continuation or repetition of the offence;
- (b) directing the offender to take any action the court considers appropriate to remedy or prevent any harm to the environment that results or may result from the act or omission that constituted the offence;
- (c) directing the offender to publish, in the prescribed manner and at the offender's cost, the facts relating to the conviction;
- (d) directing the offender to notify any person aggrieved or affected by the offender's conduct of the facts relating to the conviction, in the prescribed manner and at the offender's cost;
- (e) directing the offender to post a bond or pay money into court in an amount that will ensure compliance with any order made pursuant to this section;
- (f) on application to the court by the Minister made within 3 years after the date of conviction, directing the offender to submit to the Minister any information with respect to the conduct of the offender that the court considers appropriate in the circumstances;

- (g) directing the offender to compensate the Minister, in whole or in part, for the cost of any remedial or preventive action that was carried out or caused to be carried out by the Government and was made necessary by the act or omission that constituted the offence;
- (h) directing the offender to perform community service;
- (i) requiring the offender to comply with any other conditions the court considers appropriate in the circumstances for securing the offender's good conduct and for preventing the offender from repeating the same offence or committing other offences.

(2) Where an offender contravenes an order made under subsection (1)(c), the Minister may publish the facts in compliance with the order.

(3) Where the court makes an order under subsection (1)(g) or the Minister incurs publication costs under subsection (2), the costs constitute a debt due to the Government.

(4) An order made under subsection (1) comes into force on the day on which it is made or on any other day specified in the order and continues in force for the period specified in the order, not to exceed 3 years.

1992 cE-13.3 s220

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## Compensation for loss of property

**235(1)** Where a person is convicted of an offence under this Act, the court may, at the time sentence is imposed and on the application of a person aggrieved, order the offender to pay to the person an amount by way of satisfaction or compensation for loss of or damage to property suffered by that person as a result of the commission of the offence.

(2) A person in whose favour an order is made under subsection (1) may file the order with the clerk of the Court of Queen's Bench and, on filing, the order may be enforced as if it were a judgment of the Court of Queen's Bench in civil proceedings.

1992 cE-13.3 s221

## Variation of court orders

236(1) Subject to subsection (2), where a court has made an order under section 234, the court may, on application by the offender or the Minister of Justice and Attorney General, require the offender to appear before it and, after hearing the offender and the Minister of Justice and Attorney General, may make any or all of the

following orders if it considers that the circumstances of the offender have changed so as to warrant such an order:

- (a) an order changing the original order or the conditions specified in it;
- (b) an order relieving the offender absolutely or partially from compliance with any or all of the order;
- (c) an order reducing the period for which the original order is to remain in effect;
- (d) an order extending the period for which the original order is to remain in effect for an additional period not to exceed one year.

(2) Before making an order under subsection (1), the court may direct that notice be given to any persons the court considers to be interested and the court may hear any of those persons.

(3) Where an application made under this section in respect of an offender has been heard by a court, no other application under this section may be made with respect to the offender except with leave of the court.

1992 cE-13.3 s222;1994 cG-8.5 s89

## Administrative penalties

**237**(1) Where the Director is of the opinion that a person has contravened a provision of this Act that is specified for the purposes of this section in the regulations, the Director may, subject to the regulations, by notice in writing given to that person require that person to pay to the Government an administrative penalty in the amount set out in the notice for each contravention.

(2) A notice of administrative penalty may require the person to whom it is directed to pay either or both of the following:

- (a) a daily amount for each day or part of a day on which the contravention occurs and continues;
- (b) a one-time amount to address economic benefit where the Director is of the opinion that the person has derived an economic benefit directly or indirectly as a result of the contravention.

(3) A person who pays an administrative penalty in respect of a contravention may not be charged under this Act with an offence in respect of that contravention.

(4) Subject to the right to appeal a notice of administrative penalty to the Environmental Appeals Board, where a person fails to pay an

administrative penalty in accordance with the notice of administrative penalty and the regulations, the Minister may file a copy of the notice of administrative penalty with the clerk of the Court of Queen's Bench and, on being filed, the notice has the same force and effect and may be enforced as if it were a judgment of the Court.

RSA 2000 cE-12 s237;2002 c4 s1;2003 c42 s6

# **Publication of information**

**237.1** Subject to the regulations, the Director shall publish particulars of enforcement action taken under this Act.

2002 c4 s1

**RSA 2000** 

## **Ministerial regulations**

**238** The Minister may make regulations

- governing the issuing, form and content of enforcement (a) orders;
- (b) governing the issuing, form and content of orders under section 201;
- (c) governing the establishment of programs for the purposes of section 195;
- (d) governing the publication of particulars of enforcement action for the purposes of section 237.1 including, without limitation, what information must or may be published and the times at which and the manner in which it is to be published.

RSA 2000 cE-12 s238;2002 c4 s1

## Lieutenant Governor in Council regulations

239 The Lieutenant Governor in Council may make regulations

- providing with respect to any provision of the regulations (a) that its contravention constitutes an offence;
- (b) prescribing penalties, including imprisonment, in respect of offences created under clause (a);
- (c) prescribing the form and content of tele-warrants and facsimiles for the purposes of section 206;
- (d) prescribing the manner in which facts relating to convictions are to be published and notice is to be given for the purposes of section 234(1)(c) and (d);

Section 240	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12		
(e)	prescribing the form and content of notices of administrative penalties for the purposes of section 237;			
(f)	prescribing contraventions in respect of which an administrative penalty may be imposed and prescribing the amounts, or the manner of determining the amounts, of the administrative penalties that may be imposed, but in the case of an administrative penalty referred to in section 237(2)(a), the administrative penalty may not exceed \$5000 for each contravention or for each day or part of a day on which the contravention occurs and continues, as the case may be;			
(g)	prescribing limitation periods for the givin administrative penalties;	g of notices of		
(h)	respecting any other matter necessary for t administration of the system of administra RSA 2000 cE			
Part 11 Miscellaneous Provisions				
Environmental Protection Orders				
<ul> <li>Joint and several liability under environmental protection orders 240(1) Where an environmental protection order is directed to more than one person, all persons named in the order are jointly responsible for carrying out the terms of the order and are jointly and severally liable for payment of the costs of doing so, including any costs incurred by the Director under section 245(2).</li> <li>(2) Subsection (1) does not apply to an environmental protection order under section 129 that provides for apportionment of costs.</li> </ul>				

(3) Notwithstanding subsection (1), where an environmental protection order is directed to a person who is acting in the capacity of executor, administrator, receiver, receiver-manager or trustee, that person's liability is limited to the value of the assets that person is administering unless the situation identified in the order resulted from or was aggravated by the gross negligence or wilful misconduct of the executor, administrator, receiver, receiver, receiver, receiver-manager or trustee.

1992 cE-13.3 s226;1998 c15 s29

# General requirements of environmental protection orders

**241**(1) In addition to any other requirements that may be included in an environmental protection order, such an order may contain provisions

Section 242	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12		
(a)	requiring the person to whom it is directed			
	(i) to maintain records on any relevant m	natter,		
	(ii) to report periodically to the Director,			
	(iii) to prepare environmental audits for su Director,	ıbmission to the		
	(iv) to submit to the Director any informat or plan specified by the Director settin action to be taken by the person with subject-matter of the order, and	ng out any		
	(v) to take any other measure that the per order considers necessary to	son issuing the		
	(A) facilitate compliance with the or	der, or		
	(B) protect or restore the environment	nt,		
(b)	fixing the manner or method of, or the procedures to be used in, carrying out the measures required by the order, and			
(c)	fixing the time within which any measure r order is to be commenced and the time with order or any portion of the order is to be co	hin which the		
(2) An environmental protection order shall be served on the person to whom it is directed. 1992 cE-13.3 s227				
Ministeria	regulations			
<b>242</b> The Minister may make regulations governing the issuing, form and content of environmental protection orders. 1992 cE-13.3 s228				
Amendment and cancellation of environmental protection orders				
<b>243</b> (1) The Director may				
(a)	amend a term or condition of, add a term or or delete a term or condition from an envir protection order,			
(b)	cancel an environmental protection order,	or		
(c)	correct a clerical error in an environmental order.	protection		

(2) The Director may amend an environmental protection order by adding to the list of persons to whom the order is directed.

(3) The Director may exercise powers under subsection (1) or (2) notwithstanding that the original environmental protection order may have been issued by an inspector or investigator.

(4) A copy of an environmental protection order amended under subsection (1) shall be served on the same person to whom the original order was directed.

(5) A copy of an environmental protection order amended under subsection (2) must be served on

- (a) any person whose name was added to it, and
- (b) the same person to whom the original order was directed. 1992 cE-13.3 s229;1994 c15 s64;1998 c15 s30

# Court order for compliance

**244**(1) If the person to whom an environmental protection order is directed fails to comply with the environmental protection order, the Minister may apply to the Court of Queen's Bench for an order of the Court directing that person to comply with the environmental protection order.

(2) This section applies whether or not a conviction has been adjudged against the person to whom the environmental protection order is directed for an offence under this Act in respect of the subject-matter that gave rise to the issuing of the environmental protection order.

1992 cE-13.3 s230;1994 c15 s65

#### Failure to comply with environmental protection order

**245(1)** If the person to whom an environmental protection order is directed fails to comply with the environmental protection order, the Director may take whatever action the Director considers necessary to carry out the terms of the order.

(2) Costs incurred by the Director under this section are recoverable by the Government

- (a) in an action in debt against the person to whom the environmental protection order was directed, or
- (b) by order of the Minister directing any person who purchases land to which the environmental protection order relates including, without limitation, a purchase on the sale of the land to realize a security interest, to pay to

the Minister instead of to the vendor an amount not exceeding the amount owing in respect of the costs.

(3) If the identity of a purchaser to whom an order could be issued under subsection (2)(b) cannot be ascertained, the Minister may nevertheless issue the order, and may take steps to ensure compliance with the order if the identity of the person becomes known to the Minister after the order is issued.

(4) For the purposes of this section, the costs referred to in subsection (2) include, without limitation,

- (a) any costs incurred in administering, investigating and responding to
  - (i) any matter to which the environmental protection order relates, or
  - (ii) the failure to comply with the environmental protection order,

and

(b) in a case where the environmental protection order relates to a contaminated site under section 125, compensation paid to a person under section 131.

(5) A purchaser who pays an amount to the Minister under subsection (2)(b) is discharged from any obligation to pay that amount to the vendor.

1992 cE-13.3 s231;1994 c15 s66;1996 c17 s51;1998 c15 s31

#### Environmental protection order where person unidentifiable

**246(1)** Where this Act authorizes the issuance of an environmental protection order but none of the persons to whom the order could be issued are identifiable, the Director may nevertheless issue the order and take whatever action the Director considers necessary to carry out the terms of the order.

(2) The costs of carrying out the terms of an environmental protection order under this section are recoverable in accordance with section 245(2) against any person to whom the environmental protection order referred to in subsection (1) could have been issued, where the identity of such a person becomes known to the Director after the order is issued.

1992 cE-13.3 s232

# General requirements re emergency environmental protection order

**247**(1) An inspector or investigator shall make all reasonable efforts to consult with the Director before issuing an environmental protection order directing the performance of emergency measures under section 114, 151 or 160.

(2) An environmental protection order directing the performance of emergency measures under section 114, 151 or 160 shall contain the reasons for making it and where it is issued by an inspector or investigator, the inspector or investigator shall submit a copy of it to the Director immediately after issuing it.

1992 cE-13.3 s233;1996 cW-3.5 s175

## Recovery of costs for emergency measures

**248** The costs of carrying out emergency measures under section 115 or 152 are recoverable by the Government in an action in debt against the person who is responsible for the need to take the emergency measures.

1992 cE-13.3 s234;1996 cW-3.5 s175

# Miscellaneous

# Use of assistants

**249** An inspector or investigator or the Director, in carrying out any duties or exercising any powers under this Act, may be accompanied by any persons who are employees or agents of the Government, a Government agency or a local authority that the inspector, investigator or Director considers necessary to enable the inspector, investigator or Director to carry out those duties and exercise those powers.

1992 cE-13.3 s235

#### Right of entry

**250**(1) The powers in this section are in addition to any power to enter under Part 10.

(2) An inspector or investigator or the Director may, without incurring liability for doing so, enter any place for the purpose of carrying out any work or doing any other thing that the inspector, investigator or Director is authorized under this Act to carry out or do.

(3) A person referred to in section 249 may enter any place without being accompanied by an inspector or investigator or the Director without incurring liability for doing so when authorized to do so by the inspector, investigator or Director. Section 251

(4) Where an environmental protection order or an enforcement order orders the person to whom it is directed to carry out any work or do any thing in respect of a place, that person and any other person carrying out the work or doing the thing on that person's behalf may, without incurring liability for doing so, enter the place for the purpose of carrying out the work or doing the thing required by the order.

(5) Where a judge of the Provincial Court is satisfied on evidence under oath that a person has been prevented from entering a place or has been denied access to a place that person is authorized to enter under this section, the judge may issue an order authorizing that person to enter the place for the purpose of carrying out any work or doing any thing that the person is authorized to carry out or do.

- (6) An application under subsection (5) must be made by
  - (a) the inspector, investigator or Director, as the case may be, in a case referred to in subsection (2) or (3), or
  - (b) the Director, in a case referred to in subsection (4).
- (7) A person entering any place under the authority of this section
  - (a) shall do so at a reasonable time unless authorized otherwise in an order, and
  - (b) shall give reasonable prior notice of intention to enter the place to the occupant of the place or, if there is no occupant, to the owner if it is practicable in the circumstances to do so.

1992 cE-13.3 s236;1994 c15 s67

#### Interference

**251** No person shall interfere with

- (a) an inspector or investigator or the Director who is exercising powers or carrying out duties, or attempting to do so, under this Act,
- (b) a person accompanying an inspector or investigator or the Director under the authority of section 249, or
- (c) a person referred to in section 250(4) who is carrying out any work or doing any thing pursuant to an environmental protection order or enforcement order. 1992 cE-13.3 s237;1994 c15 s68

## Court order re interference

**252** If a person interferes with another person contrary to section 251,

- (a) the inspector, investigator or Director, as the case may be, in a case referred to in section 251(a) or (b), or
- (b) the Director, in a case referred to in section 251(c),

may apply to the Court of Queen's Bench for an order prohibiting the person from so interfering, and the Court may make any order it considers appropriate.

1992 cE-13.3 s238;1994 c15 s69

## Vicarious responsibility

**253** For the purposes of this Act, an act or thing done or omitted to be done by a director, officer, official, employee or agent of a corporation in the course of that person's employment or in the exercise of that person's powers or the performance of that person's duties is deemed also to be an act or thing done or omitted to be done by the corporation.

1992 cE-13.3 s239

## **Documentary evidence**

**254(1)** In any proceeding under this Act,

- (a) an analyst's certificate or an analyst's report of the results of an analysis purporting to be signed by an analyst,
- (b) a certificate purporting to be signed by a person authorized to issue an approval, a registration, a certificate of qualification or a certificate of variance stating that on a specified day or during a specified period a person named in the certificate was or was not the holder of an approval, a registration, a certificate of qualification or a certificate of variance,
- (c) a certificate setting out with reasonable particularity the conviction and sentence of a person for an offence under this Act purporting to be signed by
  - (i) the person who entered the conviction, or
  - (ii) the clerk of the court in which the conviction was entered,
  - and

(d) a statement purporting to be signed by the Director setting out the day on which the Director became aware of the subject-matter of any proceedings

shall be admitted in evidence as proof, in the absence of evidence to the contrary, of the contents of the certificate, report or statement, without proof of the signature or official character of the person signing the certificate, report or statement.

(2) A notice, approval, registration, environmental protection order, enforcement order, certificate of variance, certificate of qualification or consent purporting to be signed by the person authorized to issue, make or give it is admissible in evidence without proof of the signature or official character of the person signing it.

1992 cE-13.3 s240;1994 c15 s70;1996 c17 s52

## Certificate of analyst

**255(1)** No certificate or report of an analyst may be received in evidence unless the party intending to produce it has given to the party against whom it is intended to be produced reasonable notice of that intention together with a copy of the certificate.

(2) The party against whom a certificate or report of an analyst is produced may, with the leave of the court, require the attendance of the analyst for the purpose of cross-examination.

1992 cE-13.3 s241

**RSA 2000** 

# Service

**256** Where any notice, request, order, direction or other document is required to be given in writing or served under this Act, it is deemed to be sufficiently given or served if it is

- (a) personally given to or served on the person to whom it is directed.
- (b) sent by mail addressed to the person to whom it is directed at the last known address for that person, or
- (c) in the case of a registered owner of land, sent by mail to the address for the registered owner shown on the assessment roll.

1992 cE-13.3 s242

## Schedule of Activities

**1** The release of substances that cause or may cause an adverse effect.

**2** The construction, operation or reclamation of a plant, structure or thing for

- (a) the manufacture or processing of petroleum products,
- (b) the manufacture or processing of natural gas, its products or its derivatives,
- (c) the manufacture or processing of chemical and allied products,
- (d) the manufacture or processing of pulp and paper products,
- (e) the manufacture or processing of stone, clay or glass products,
- (f) the manufacture or processing of cement and lime products,
- (g) the manufacture or processing of fertilizer products,
- (h) the manufacture or processing of primary metal or metal products,
- (i) the manufacture or processing of wood or wood products,
- (j) the manufacture of asphalt or ready-mixed concrete,
- (k) the processing of coal, heavy oil, oil sands or minerals,
- (1) the processing of food,
- (m) the manufacture or processing of secondary food products, beverages or animal by-products,
- (n) the generating of thermal electric power or steam,
- (o) the generating of hydro-electric power,
- (p) the processing of wastewater sludges,
- (q) the application to land of non-livestock generated wastes, wastewaters and wastewater sludges,
- (r) the manufacture of animal feed,
- (s) seed cleaning or forage drying,

Schedule	ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT	RSA 2000 Chapter E-12	
(t)	the storage, treatment, processing or disposa waste,	l of hazardous	
(u)	the combustion of solid, liquid or gaseous fu	els or wastes,	
(v)	the storing and processing of hazardous recy	clables,	
(w)	the storing and processing of designated ma	terial,	
(x)	the manufacture or use of biotechnology pro-	oducts,	
(y)	the manufacture or processing of explosives	,	
(z)	the manufacture or processing of sulphur pro-	oducts,	
(aa)	the storage, treatment, processing or disposa	l of batteries,	
(bb)	the processing or mining of salt,		
(cc)	the surface storage of brine associated with storage facilities,	hydrocarbon	
(dd)	the coating of pipe or wire,		
(ee)	the cleaning of containers,		
(ff)	the blending of chemicals and paints,		
(gg)	the preserving of wood,		
(hh)	the process of electroplating, or		
(ii)	any other industrial, manufacturing or proce	ssing purpose.	
<b>3</b> The drilling, construction, operation or reclamation of a well other than a water well.			
<b>4</b> The	drilling or reclamation of a water well or bore	ehole.	
<b>5</b> The construction, operation or reclamation of			
(a)	a pipeline, transmission line, telecommunica battery,	ation line or	
(b)	a mine, quarry or pit,		
(c)	a heavy oil site, oil sands site or oil producti	on site,	
(d)	a waste management facility,		

(e) landfarms for petroleum, drilling or other waste,

- (f) a highway, railway or aircraft landing strip,
- (g) an incinerator,
- (h) a waterworks system,
- (i) a wastewater system,
- (j) a storm drainage system,
- (k) any facility for the control of water, air or land contamination or for the control of the quality of water, air or land,
- (1) a site for subsurface disposal of solid or liquid waste, except private subsurface sewage disposal systems,
- (m) facilities for recreational or tourism purposes,
- (n) designated livestock operations,
- (o) intensive aquaculture operations,
- (p) bulk distribution facilities,
- (q) research facilities,
- (r) analytical laboratories,
- (s) automotive repair shops,
- (t) a site for the demolition of automobiles,
- (u) a site where scrap metal is stored,
- (v) aircraft maintenance facilities, or
- (w) any structure forming part of a broadcasting undertaking as defined in the *Broadcasting Act* (Canada), including a microwave tower.

**6** Exploration operations that result or may result in surface disturbance.

7 The excavation and removal of topsoil for the purpose of sale.

**8** The application of a pesticide, the distribution and selling of a pesticide at wholesale and retail levels or the offering of a service to use or apply a pesticide.

**9**(1) Any activity, diversion of water, operation of a works or transfer of an allocation of water under a licence for which an

approval, licence or an approval of a transfer of an allocation of water under the *Water Act* is required.

(2) The definitions in the *Water Act*, except the definition of activity, apply to subsection (1).

- (3) For the purposes of subsection (1), "activity" means
  - (a) placing, constructing, operating, maintaining, removing or disturbing works, maintaining, removing or disturbing ground, vegetation or other material or carrying out any undertaking, including, but not limited to, groundwater exploration, in or on any land, water or water body, that
    - alters, may alter or may become capable of altering the flow or level of water, whether temporarily or permanently, including, but not limited to, water in a water body, by any means, including drainage,
    - changes, may change or may become capable of changing the location of water or the direction of flow of water, including water in a water body, by drainage or otherwise,
    - (iii) causes, may cause or may become capable of causing the siltation of water or the erosion of any bed or shore of a water body, or
    - (iv) causes, may cause or may become capable of causing an effect on the aquatic environment;
  - (b) altering the flow, direction of flow or level of water or changing the location of water for the purposes of removing an ice jam, drainage, flood control, erosion control, channel realignment or a similar purpose;
  - (c) drilling or reclaiming a water well or borehole;
  - (d) anything defined as an activity in the regulations under the *Water Act* for the purposes of that Act.
- **10** The disposal of snow.

**11** Any other undertaking or thing defined as an activity in the regulations under section 37(a).

1992 cE-13.3 Sched.;1994 c15 s73; 1996 cW-3.5 s175;1996 c17 s54