



APPENDIX 1: Acts covered by Territory Coordinator Bill (Exposure Draft)

The Territory Coordinator can only use their powers to intervene in decisions and processes that are included in a “relevant law”. These are the 32 Acts listed in the Schedule to the Bill as well as any Regulations made under those Acts.¹

In the table **below**, we summarise key processes and decisions under each of the Acts and Regulations included in the Schedule.

	Scheduled law	Subject matter	Relevant processes and decisions
1	<i>Building Act 1993</i> <i>Building Regulations 1993</i> <i>Building (RBI and Fidelity Fund Schemes) Regulations 2012</i> <i>Building (Resolution of Building Work Disputes) Regulations 2012</i>	Establishment of technical standards for buildings, registration of building practitioners and certifiers, regulation of building matters, granting of building permits and occupancy certifications and establishment of building appeal processes.	<p>Statutory decisions under the <i>Building Act 1993</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Decisions by building certifiers to issue a building permit as required by section 55 of the <i>Building Act 1993</i> to carry out building work. Section 59 of the <i>Building Act 1993</i> sets out the usual considerations for granting a building permit. • Access modification decisions or alternative solution decisions (disability access decisions) by the Appeals Board under section 129E or 129G of the <i>Building Act 1993</i>. <p>Statutory processes under the <i>Building Act 1993</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Investigations by the Director of Building Control into complaints about building practitioners under Part 3, Division 2 of the <i>Building Act 1993</i>. <p>Statutory processes under the <i>Building (Resolution of Building Work Disputes) Regulations 2012</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

¹ See *Territory Coordinator Bill 2024* (Exposure Draft) (NT), clause 3, definition **Scheduled law**.

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> Resolving disputes by the Commissioner of Residential Building Disputes under Part 2.2, Division 3 of the Regulations, including making orders for defective work and non-completion work. <p>Statutory processes under the <i>Building Regulations 1993</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> independent review of significant and complex building work for suitability of design, which is usually required to be completed by an independent review engineer as a reporting authority under regulation 8 of the <i>Building Regulations 1993</i>.
2	<i>Control of Roads Act 1953</i> <i>Control of Roads (Infringement Notice) Regulations 2011</i>	Administration and control of Territory roads.	<p>Statutory decisions under the <i>Control of Roads Act 1953</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Decisions by the Minister for Logistics and Infrastructure to close a road under section 11 of the <i>Control of Roads Act 1953</i>. Decisions by the Minister for Roads and Logistics to clear vegetation and construct temporary roads under section 14 of the <i>Control of Roads Act 1953</i>.
3	<i>Crown Lands Act 1992</i> <i>Crown Lands (Commonage) Regulations 1946</i> <i>Crown Lands (Recreation Reserve) Regulations 1938</i> <i>Crown Lands Regulations 1992</i>	Crown lands.	<p>Statutory decisions under the <i>Crown Lands Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Decisions by the Minister for Lands, Planning and the Environment to make a grant of Crown land under section 9 of the <i>Crown Lands Act 1992</i>. Decisions by the Minister for Lands, Planning and the Environment to approve a subdivision of a lease on Crown land under section 42 of the <i>Crown Lands Act 1992</i>. Decisions by the Minister for Lands, Planning and the Environment to grant a licence on Crown land under section 91 of the <i>Crown Lands Act 1992</i>. <p>Statutory processes under the <i>Crown Lands Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> The Minister for Lands, Planning and the Environment conducting ballots or auctions for Crown land under sections 12 to 14 of the <i>Crown Lands Act 1992</i>.
4	<p><i>Darwin Waterfront Corporation Act 2006</i> <i>Darwin Waterfront Corporation Regulations 2009</i></p>	Establishment and governance of Darwin Waterfront Corporation	<p>Statutory processes under the <i>Darwin Waterfront Corporation Act 2006</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The process for imposition and recovery of rates on allotments under Part 3 of the <i>Darwin Waterfront Corporation Act 2006</i>. <p>Statutory decisions under the <i>Darwin Waterfront Corporation By-laws 2010</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> grant of a permit by the Darwin Waterfront Corporation under by-law 14 of the <i>Darwin Waterfront Corporation By-laws 2010</i>.
5	<p><i>Energy Pipelines Act 1981</i> <i>Energy Pipelines Regulations 2001</i></p>	Construction, operation, maintenance and cessation of use or abandonment of gas pipelines.	<p>Statutory decisions under the <i>Energy Pipelines Act 1981</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> grant of an energy pipeline permit by the Minister for Mining and Energy under section 8 of the <i>Energy Pipelines Act 1981</i> (this is a permit to enter land for survey works, for up to 12 months). Grant of an energy pipeline licence by the Minister for Mining and Energy under section 15 of the <i>Energy Pipelines Act 1981</i> (allowing construction of a pipeline). <p>Statutory decisions under the <i>Energy Pipelines Regulations 2001</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Grant of a consent to construct an energy pipeline by the Minister for Mining and Energy under regulation 13 of the <i>Energy Pipelines Regulations 2001</i>. Grant of a consent to operate an energy pipeline by the Minister for Mining and Energy under regulation 19 of the <i>Energy Pipelines Regulations 2001</i>.

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			<p>Statutory processes under the <i>Energy Pipelines Regulations 2001</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> the Minister for Mining and Energy accepting submission of a pipeline management plan under regulation 23 of the <i>Energy Pipelines Regulations 2001</i>.
6	<p><i>Environment Protection Act 2019</i> <i>Environment Protection Regulations 2020</i></p>	<p>Protection of the environment. Includes environmental (mining) licence scheme.</p>	<p>Statutory decisions under the <i>Environment Protection Act 2019</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> decision by the EPA to call-in a project for environmental impact assessment under section 53 of the <i>Environment Protection Act 2019</i>. Decision by the Minister for Lands, Planning and Environment on an environmental approval under section 69 of the <i>Environment Protection Act 2019</i>. Decision by the Minister for Lands, Planning and Environment on a statement of unacceptable impact under section 76 of the <i>Environment Protection Act 2019</i>. Decision by the Minister for Lands, Planning and Environment on an application for an environmental (mining) licence under 124ZG of the <i>Environment Protection Act 2019</i>. Decision by the Minister for Lands, Planning and Environment on an application for closure certificate under Part 9, Division 5 of the <i>Environment Protection Act 2019</i>. A decision to appoint an environmental auditor by the CEO to the Department of Lands, Planning and Environment under section 143 of the <i>Environment Protection Act 2019</i>. <p>Statutory processes under the <i>Environment Protection Act 2019</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Consideration of and dealing with a referral by the EPA under section 55 and Part 4, Division 3 of the <i>Environment Protection Act 2019</i>. Calculation of a security bond for a mining activity under section 132C of the <i>Environment Protection Act 2019</i> by the Minister for Lands, Planning and Environment. <p>Statutory decision under the <i>Environment Protection Regulations 2020</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> • A decision of the Minister for Lands, Planning and Environment under regulation 66 of the <i>Environment Protection Regulations 2020</i> to accept, refuse or accept with a different method of assessment a recommendation of the EPA to carry out a strategic assessment. • The EPA's decision to accept a notice of significant variation of a proposed action or strategic proposal under assessment under regulation 166(2) of the <i>Environment Protection Regulations 2020</i>. <p>Statutory processes under the <i>Environment Protection Regulations 2020</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Minister for Lands, Planning and Environment's preparation of, consultation on and declaration for environmental objectives and referral triggers under Part 3, Division 1 of the <i>Environment Protection Regulations 2020</i>. • The EPA conducting environmental impact assessment of a project under Part 5 of the <i>Environment Protection Regulations 2020</i>.
7	<i>Fisheries Act 1998</i> <i>Fisheries Regulations 1992</i> <i>Barramundi Fishery Management Plan 1998</i> <i>Doctors Gully Aquatic Life Reserve Management Plan 1993</i> <i>East Point Aquatic Life Reserve Management Plan 1993</i> <i>Mud Crab Fishery Management Plan Act 1998</i> <i>Pearl Oyster Culture Industry Management Plan 1998</i>	Regulation, conservation and management of fisheries and fishery resources and regulation of sale and processing of fish and aquatic life.	<p>Statutory decisions under the <i>Fisheries Act 1998</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Director of Fisheries granting a licence under section 13 of the <i>Fisheries Act 1998</i>. <p>Statutory decisions under the <i>Pearl Oyster Culture Industry Management Plan 1998</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Director of Fisheries to approve a transfer of a pearl oyster hatchery unit to a licence under regulation 16 of the <i>Pearl Oyster Culture Industry Management Plan 1998</i>. <p>Statutory decisions under the <i>Mud Crab Fishery Management Plan Act 1998</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Director of Fisheries to approve a transfer of a unit of entitlement under regulation 14B of the <i>Pearl Oyster Culture Industry Management Plan 1998</i>.

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	<i>Spanish Mackerel Fishery Management Plan 2004</i>		<p>Statutory decisions under the <i>Fisheries Regulations 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Director of Fisheries to approve a transfer of fishery units or quota units under a licence under regulation 78R of the <i>Fisheries Regulations 1992</i>. • A decision of the Joint Authority to grant a demersal fishery licence under regulation 105 of the <i>Fisheries Regulations 1992</i>. • A decision of the Director of Fisheries to grant an Aboriginal Coastal licence under regulation 184 of the <i>Fisheries Regulations 1992</i>.
8	<i>Geothermal Energy Act 2009</i> <i>Geothermal Energy Regulations 2009</i>	Rights to conduct activities for the exploration of geothermal energy resources and the production of geothermal energy.	<p>Statutory decisions under the <i>Geothermal Energy Act 2009</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Minister for Mining and Energy under section 12 of the <i>Geothermal Energy Act 2009</i> to notify the release of geothermal exploration permits and invite applications for permits. • A decision of the Minister for Mining and Energy under section 17 of the <i>Geothermal Energy Act 2009</i> to grant a geothermal exploration permit or renew a permit under section 19 of the Act. • A decision of the Minister for Mining and Energy under section 23 of the <i>Geothermal Energy Act 2009</i> to grant a geothermal retention licence or renew a licence under section 26 of the Act. • A decision of the Minister for Mining and Energy to refuse to grant, renew or vary a geothermal authority or accept the surrender of a geothermal authority under section 39 of the <i>Geothermal Energy Act 2009</i>. <p>Statutory processes under the <i>Geothermal Energy Act 2009</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Minister for Mining and Energy's consideration and ranking of geothermal exploration permit applications under section 14 of the <i>Geothermal Energy Act 2009</i>.

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			<p>Statutory processes under the <i>Geothermal Energy Regulations 2009</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The procedure for the Minister for Mining and Energy to give the applicant for a grant or renewal of a geothermal exploration permit notice under regulation 4 of the <i>Geothermal Energy Regulations 2009</i> of the Minister's decision.
9	<i>Land Development Corporation Act 2003</i> [No regulations]	Establishment of Land Development Corporation to develop and manage land for new and existing industries in the Territory and for use for residential developments.	<p>Statutory processes under the <i>Land Development Corporation Act 2003</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> the Land Development Corporation's exercise of its functions to develop and promote project land for use by industrial businesses and residential development and to undertake residential developments under section 6 of the <i>Land Development Corporation Act 2003</i> (depending on how these functions are interpreted in accordance with the definition of statutory processes).
10	<i>Land Title Act 2000</i> <i>Land Title Regulations 2000</i>	Registration of land and interests in land.	<p>Statutory decisions under the <i>Land Title Act 2000</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The Registrar-General deciding to register a plan of subdivision or consolidation under section 52 of the <i>Land Title Act 2000</i>. The Registrar-General deciding to register a scheme statement for a unit title scheme under section 54B of the <i>Land Title Act 2000</i>. <p>Statutory processes under the <i>Land Title Act 2000</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Keeping of the register of land by the Registrar-General under section 6 of the <i>Land Title Act 2000</i>. The Registrar-General recording in the land register in respect of a particular lot the matters mentioned in section 30 of the <i>Land Title Act 2000</i>.

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			<ul style="list-style-type: none"> The Registrar-General recording a statutory charge in the land register under section 86 of the <i>Land Title Act 2000</i> and giving notice of the statutory charge to all persons with a registered interest in the land subject to the statutory charge.
11	<i>Lands Acquisition Act 1978</i> <i>Land Acquisition Regulations 1979</i>	Acquisition of land by the Territory.	<p>Statutory decisions under the <i>Lands Acquisition Act 1978</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The Minister for Lands, Planning and Environment deciding to acquire land by agreement with native title rights or interest holders or otherwise an owner the land under section 31A of the <i>Lands Acquisition Act 1978</i>. <p>Statutory processes under the <i>Lands Acquisition Act 1978</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The Minister for Lands, Planning and Environment undertaking a compulsory acquisition of native title rights and interests above the highwater mark in accordance with Part IV of the <i>Lands Acquisition Act 1978</i>, including inviting objectors to consultation under section 36 and consulting and mediating under section 37. The Minister for Lands, Planning and Environment undertaking a compulsory acquisition of an interest in land including native title rights and interests below the highwater mark in accordance with Part IVA of the <i>Lands Acquisition Act 1978</i>. <p>The Minister for Lands, Planning and Environment making an offer of compensation to a native title interest-holder under section 50 of the <i>Lands Acquisition Act 1978</i> after compulsorily acquiring land.</p>
12	<i>Local Government Act 2019</i> <i>Local Government (Electoral) Regulations 2021</i> <i>Local Government (General) Regulations 2021</i>	Provide for and regulate local government in the Territory.	<p>Statutory decision under the <i>Local Government Act 2019</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> A decision by the Minister for Housing, Local Government and Community Development to exercise the Administrator’s powers under section 16 of the <i>Local Government Act 2019</i> to establish, merge or divide local government areas and change the boundaries of wards or names of the local government area. A decision of a local council to adopt a municipal, regional or shire plan for each year under section 35 of the <i>Local Government Act 2019</i>.

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			<p>Statutory processes under the <i>Local Government Act 2019</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Councils exercising road management functions under Part 12.3 of the <i>Local Government Act 2019</i>, including closing roads under section 272 of the Act and establishing new roads under section 273 of the Act.
13	<p><i>Mineral Titles Act 2010</i> <i>Mineral Titles Regulations 2011</i></p>	<p>Regulation of mineral titles for exploration, extraction and processing of minerals and extractive minerals in the Territory.</p>	<p>Statutory decisions under the <i>Mineral Titles Act 2010</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Minister for Mining and Energy deciding to grant a mineral exploration licence under section 27 of the <i>Mineral Titles Act 2010</i> or designate a mineral exploration licence as a mineral exploration licence in retention under section 34 of the <i>Mineral Titles Act 2010</i>. • The Minister for Mining and Energy deciding to grant a mineral lease under section 41 of the <i>Mineral Titles Act 2010</i>. • The Minister for Mining and Energy deciding to grant – for extractive minerals which are soil, sand, gravel, rock or peat - an extractive mineral exploration licence (to explore for minerals) under section 47 of the <i>Mineral Titles Act 2010</i> or an extractive mineral permit (to extract these types of minerals) under section 51 of the Act or an extractive mineral lease (to undertake larger scale mining for extractive minerals) under section 55 of the Act. • The Minister for Mining and Energy’s decision to grant an access authority under Part 6 of the <i>Mineral Titles Act 2010</i> to enable a mineral title holder to conduct activities on land adjacent to the title area for the purposes of their activities. <p>Statutory processes under the <i>Mineral Titles Act 2010</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The requirement and process for the applicant for the grant of a mineral title under section 66 of the <i>Mineral Titles Act 2010</i> to include with the application a list of landowners whose land comprises all or part of the proposed title area. • Public notice, objection and submission processes in relation to proposed grants of mineral titles under sections 71 to –72 of the <i>Mineral Titles Act 2010</i>.

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			<ul style="list-style-type: none"> • requirement that the authority holder for the Ranger project area (the Ranger Uranium Mine) to pay royalties under section 186 of the <i>Mineral Titles Act 2010</i>. • Rights and process for persons with an interest in land to claim compensation for damage to the land and improvements and any loss suffered as a result of exploration or mining activities in Part 5, Division 6 of the <i>Mineral Titles Act 2010</i>. <p>Statutory processes under the <i>Mineral Titles Regulations 2011</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • requirements to meet certain criteria in a mineral title application prescribed by regulation 44 of <i>Mineral Titles Regulations 2011</i>. Prescribed criteria include meeting any previous rehabilitation requirements, having paid outstanding fees and rent and negotiating in good faith if in negotiation with Traditional Owners or native title rights- and interest-holders. • requirements to meet a fit and proper person test considered in a mineral title application prescribed by regulation 44A of <i>Mineral Titles Regulations 2011</i>. • written notice requirements and timing for notice that is to be provided by exploration licence holders to landowners or occupiers before activities are carried out in accordance with regulation 71 of the <i>Mineral Titles Regulations 2011</i>.
14	<i>National Gas (Northern Territory) Act 2008</i>	Framework to enable third parties to gain access to certain natural gas pipelines services. Act applies the National Gas Law as enacted by the South Australian legislation <i>National Gas (South Australia) Act 2008</i> (SA) in the Northern Territory and gives it the status of a Territory law.	<p>The National Gas Law gives decision-making powers and statutory process functions to the Australian Energy Regulator, Australian Energy Market Operator and Australian Energy Market Commission. These are not Northern Territory public bodies or public entities so cannot be made subject to the <i>Territory Coordinator Bill 2024</i> because of the limits to Territory legislative powers.</p> <p>The National Gas Law does not give significant statutory decision-making functions to the relevant NT Minister, the Minister for Mining and Energy – this responsibility lies with national regulatory bodies. It is difficult to identify how the National Gas Law, comprising the following South Australian Acts and Regulations could be used in the TC model:</p> <ul style="list-style-type: none"> • National Gas (South Australia) Regulations 2008; • National Gas (South Australia) Act 2008;

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			<ul style="list-style-type: none"> National Gas Rules.
15	<i>Nuclear Waste Transport, Storage and Disposal (Prohibition) Act 2004</i> <i>Nuclear Waste Transport, Storage and Disposal (Prohibition) Regulations 2004</i>	Prohibit the transport into the Territory, and the storage and disposal in the Territory, of certain nuclear waste.	<p>Statutory processes under the <i>Nuclear Waste Transport, Storage and Disposal (Prohibition) Act 2004</i> and Regulations that might relate to a significant project, works project, TDA activity or TDA area are limited to:</p> <ul style="list-style-type: none"> The process required by section 14 of the <i>Nuclear Waste Transport, Storage and Disposal (Prohibition) Act 2004</i> where a Committee of the NT Legislative Assembly (assuming this falls within the definition of public body, under paragraph (d)) must inquire into, consider and report on the likely impact of a nuclear waste storage facility on the cultural, environmental and socio-economic wellbeing of the Territory.
16	<i>Off-shore Waters (Application of Territory Laws) Act 1985</i>	Application of laws of the Territory to the coastal waters of the Territory.	This Act does not appear to contain any statutory decisions or statutory processes .
17	<i>Pastoral Land Act 1992</i> <i>Pastoral Land Regulations 1992</i>	Conversion and granting of title to pastoral land and the administration, management and conservation of pastoral land.	<p>Statutory decisions under the <i>Pastoral Land Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Decisions by the Pastoral Land Board to grant a lessee a non-pastoral use permit under section 85A of the <i>Pastoral Land Act 1992</i>. Decisions by the Minister for Planning, Lands and Environment to licence persons to go onto pastoral land and take certain naturally occurring substances from the land otherwise reserved to or property of the Territory (such as timber, stone, salt, non-metalliferous gravel, clay or earth, seaweed or bark) under section 84 of the <i>Pastoral Land Act 1992</i>. Decisions by the Pastoral Land to grant a permit to clear native vegetation on pastoral land under section 91H of the <i>Pastoral Land Act 1992</i>. <p>Statutory processes under the <i>Pastoral Land Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Processes for the Pastoral Land Board to publicly advertise and consider applications for land clearing permits and non-pastoral use permits under Parts 7 and 7A of the <i>Pastoral Land Act 1992</i>.

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18	<p><i>Petroleum Act 1984</i> <i>Petroleum (Environment) Regulations 2016</i> <i>Petroleum (Prospecting and Mining) Regulations 2001</i> <i>Petroleum (Transitional) Regulations 2023</i> <i>Petroleum Regulations 2020</i></p>	<p>Exploration for, and production of, petroleum.</p>	<p>Statutory decisions under the <i>Petroleum Act 1984</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Minister for Mining and Energy’s decision to grant a petroleum exploration permit under section 20 of the <i>Petroleum Act 1984</i>, renew an exploration permit under section 25 of the Act, grant a petroleum retention licence under section 34 of the Act, grant a petroleum production licence under section 47 of the Act or vary conditions of permits or licences under section 61D of the Act. • the decision of the Minister for Mining and Energy to approve a well operations management plan, field management plan or petroleum surface infrastructure plan under section 62 of the <i>Petroleum Act 1984</i>. • decision of the CEO of the Department of Mining and Energy under section 117ABM of the <i>Petroleum Act 1984</i> to accept an enforceable undertaking from a person who contravened the Act and stay Court proceedings arising from that contravention. <p>Statutory processes under the <i>Petroleum Act 1984</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • the process under which person who holds a permit or interest to take petroleum and has an approved environment management plan gives a security (called a financial assurance) under Part VC of the <i>Petroleum Act 1984</i> before commencing taking petroleum. Securities can be for environmental harm or infrastructure decommissioning. <p>Statutory decisions under the <i>Petroleum (Environment) Regulations 2016</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Approval by the Minister for Mining and Energy of an environment management plan under regulation 11 of the <i>Petroleum (Environment) Regulations 2016</i> for any regulated petroleum activity (including drilling, fracking, releasing contaminants and waste, transport of petroleum and drilling fluids). • The Minister for Mining and Energy requiring the interest holder for a petroleum regulated activity to resubmit an environment management plan under regulation 19 of the <i>Petroleum</i>

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			<p><i>(Environment) Regulations 2016</i> because of a new environment impact or risk not provided for in the environment management plan or an increase in environment impact or risk.</p> <p>Statutory processes under the <i>Petroleum Regulations 2020</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The process under which an interest holder (defined to mean the person who holds a petroleum interest such as a petroleum exploration permit) and the designated person (the owner or the occupier of the land subject to the permit) negotiate an access agreement in accordance with Part 4 of the <i>Petroleum Regulations 2020</i>. For instance, regulation 16 sets the minimum required time of 60 days for negotiations. Regulation 47 makes it an offence for an interest holder to petroleum operations on land without an approved access agreement. • The requirement under regulation 66AA of the <i>Petroleum Regulations 2020</i> to submit a well control manual with a well operations management plan. A well operations management plan is approved by the Minister for Mining and Resources under the <i>Petroleum Act 1984</i>. • The requirement under regulation 66AAJ of the <i>Petroleum Regulations 2020</i> for an interest holder to notify the Minister for Mining and Resources of certain activities before doing them (such as drilling a new formation or well or production testing for appraisal of petroleum). <p>Statutory decisions under the <i>Petroleum Regulations 2020</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The decision of the Minister for Mining and Energy to approve an access agreement under regulation 31 of the <i>Petroleum Regulations 2020</i> (after satisfying themselves that the agreement meets the minimum protection requirements). • The decision of the Minister for Mining and Energy under regulation 66AAF of the <i>Petroleum Regulations 2020</i> to exempt a petroleum interest holder from carrying out activities as approved under a well operations management plan or petroleum surface infrastructure plan.

	Scheduled law	Subject matter	Relevant processes and decisions
19	<p><i>Petroleum (Submerged Lands) Act 1981</i></p> <p><i>Petroleum (Submerged Lands) (Application of Commonwealth Laws) Regulations 2004</i></p> <p><i>Petroleum (Submerged Lands) Regulations 1987</i></p>	<p>Exploration and exploitation of petroleum resources in submerged lands adjacent to Northern Territory coasts.</p>	<p>Statutory decisions under the <i>Petroleum (Submerged Lands) Act 1981</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The decision by the Minister for Mining and Energy under section 22 of the <i>Petroleum (Submerged Lands) Act 1981</i> to grant a permit to explore for petroleum in blocks of the Territory's offshore waters or renew an exploration permit under section 32 of the Act. • The decision by the Minister for Mining and Energy under section 38B of the <i>Petroleum (Submerged Lands) Act 1981</i> to grant a petroleum retention lease over blocks of the Territory's offshore waters, or renew a lease under section 38G of the Act. • The decision by the Minister for Mining and Energy under section 44 of the <i>Petroleum (Submerged Lands) Act 1981</i> to grant a petroleum production licence over blocks of the Territory's offshore waters, or renew a licence under section 55 of the Act. • The decision by the Minister for Mining and Energy under section 65 of the <i>Petroleum (Submerged Lands) Act 1981</i> to grant a pipeline licence to construct and operate a pipeline in the Territory's offshore waters. <p>Statutory processes under the <i>Petroleum (Submerged Lands) Act 1981</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The process under which the Minister for Mining and Energy sets the royalty rate for a petroleum production licence under section 42 of the <i>Petroleum (Submerged Lands) Act 1981</i>. • The requirement for the operator of an offshore petroleum facility to take all reasonably practicable steps to make the facility safe and without risk to the health of people at or near the facility and ensure work is carried out safely in compliance with the occupational health and safety requirements set out in Schedule 4 to the <i>Petroleum (Submerged Lands) Act 1981</i> and the duties provided by clause 8 of Schedule 4. • The requirement for the suppliers to an offshore petroleum facility to take all reasonably practicable steps to ensure whatever is supplied to the facility is safe and without risk to the health of people and take steps to eliminate risk as provided by clause 12 of Schedule 4 to the <i>Petroleum (Submerged Lands) Act 1981</i> and the duties.

	Scheduled law	Subject matter	Relevant processes and decisions
20	<p><i>Planning Act 1999</i> <i>Planning Regulations 2000</i></p>	<p>Planning and control of the use and development of land.</p>	<p>Statutory decisions under the <i>Planning Act 1999</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Minister for Lands, Planning and the Environment to amend the NT Planning Scheme under section 12, 13 or 25 of the <i>Planning Act 1999</i>. Amendments to the NT Planning Scheme could change the overlays and planning zones (or establish new overlays and planning zones) applying to specific parcels of land, Part 5 development requirements for each zone or requirements for subdividing or consolidating land (see list of planning scheme amendments since 2020 here) • A decision of the Minister for Lands, Planning and the Environment under section 11(3) of the <i>Planning Act 1999</i> of which amendments to the NT Planning Scheme are part of a class of amendments which are not so significant as to require exhibition. Exhibition of proposed NT Planning Scheme amendments gives the public an opportunity to comment on the proposal (section 15 of the <i>Planning Act 1999</i> provides that proposals must be out for exhibition for a minimum of 28 days and section 22 provides for submissions and hearings on a proposal). • A decision of the Minister for Lands, Planning and Environment to approve an amendment proposal for a concurrent application under s 30U of the Act. A concurrent application is one to both amend the planning scheme and obtain a development permit in relation to the amendment. If the Minister approves the amendment proposal for a concurrent application, then the amendment decision only takes place when the consent authority issues a development permit in relation to the proposal (see Part 2A, Division 5 of the <i>Planning Act 1999</i>). • A decision of the Minister for Lands, Planning and Environment under section 40 of the <i>Planning Act 1999</i> to grant an exceptional development permit. Exceptional development permits authorise a development or use of land that would otherwise not be permitted under the NT Planning Scheme. • A decision of a Development Consent Authority to consent to a proposed development under section 53 of the <i>Planning Act 1999</i>.

	Scheduled law	Subject matter	Relevant processes and decisions
			<p>Statutory processes under the <i>Planning Act 1999</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Planning Commission conducting a hearing under section 22 of the <i>Planning Act 1999</i> on a proposal to amend the NT Planning Scheme that has been exhibited. • The Development Consent Authority giving public notice of a development application in accordance with Division 2 of Part 5 of the <i>Planning Act 1999</i>. Application is required for developments that the NT Planning Scheme specify must be approved by the Development Consent Authority.
21	<i>Port of Darwin Act 2015</i> [No regulations]	Management of assets, rights and liabilities relating to or connected to the Port of Darwin.	<p>Statutory decisions under the <i>Port of Darwin Act 2015</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Chief Minister to issue a direction under section 13 of the <i>Port of Darwin Act 2015</i> for the purposes of a transaction leasing the Port of Darwin to a public sector entity about how to conduct its business, allow engagement of its staff or do something that it would not otherwise be authorised to do. • A decision of the Chief Minister to make a vesting order under Part 4 of the <i>Port of Darwin Act 2015</i> (that gives effect to the transfer of assets as part of leasing the Port of Darwin). • A decision of the Chief Minister to direct a public sector entity to issue an authorisation that exists for the previous port operator to a new port operator under section 24 of the <i>Port of Darwin Act 2015</i>. <p>Statutory processes under the <i>Port of Darwin Act 2015</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Chief Minister consulting with a public sector entity before directing it to issue an authorisation that exists for the previous port operator to a new port operator under section 24 of the <i>Port of Darwin Act 2015</i>.
22	<i>Ports Management Act 2015</i> <i>Ports Management Regulations 2015</i>	Control, management and operation of ports in the Northern Territory.	<p>Statutory decisions under the <i>Ports Management Act 2015</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> • A decision by the Minister for Logistics and Infrastructure under section 8 of the <i>Ports Management Act 2015</i> to declare an entity to be the operator of a designated port (ports are designated by declaration of the Minister). • A decision by a regional harbourmaster under section 51 of the <i>Ports Management Act 2015</i> to close a port. • A decision under section 53 of the <i>Ports Management Act 2015</i> of a regional harbourmaster (eg. Darwin region harbourmaster) for a designated port to approve a person erecting a jetty, wharf or pontoon, installing a mooring buoy or dredging a port (eg. dredging the Port of Darwin). • A decision under section 57 of the <i>Ports Management Act 2015</i> of a port operator to issue a notice to control the movement or mooring of vessels or vehicles in a port and the activities going on within a port, or the entry of persons into a port and their activities while there. This notice can then be enforced by the port operator or the NT Police. <p>Statutory processes under the <i>Ports Management Act 2015</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The pilotage requirements in a compulsory pilotage area specified in Part 8, Division 3 of the <i>Ports Management Act 2015</i>.
23	<i>Radiation Protection Act 2004</i> <i>Radiation Protection Regulations 2007</i>	Protection of people and the environment from harmful radiation.	<p>Statutory decisions under the <i>Radiation Protection Act 2004</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Decision of the Chief Health Officer under section 10 of the <i>Radiation Protection Act 2004</i> to exempt a person, radiation source or place from any provision of the <i>Radiation Protection Act 2004</i> (subject to the requirement that the exemption must not be one that could reasonably be expected to pose a threat to the health or safety of people or to harm of the environment). • Decision of the Chief Health Officer under section 27 of the <i>Radiation Protection Act 2004</i> on an application to possess a radiation source, carry out a radiation practice or to obtain licence or certificate of registration for a radiation source or radiation place.

	Scheduled law	Subject matter	Relevant processes and decisions
			<p>Statutory processes under the <i>Radiation Protection Act 2004</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A licensee giving a notification under section 15 of the <i>Radiation Protection Act 2004</i> of a dangerous event involving loss of theft of a radiation source, exposure of radiation in a way that cannot be managed with remediation procedures or a leak of emissions or exposure of a person to radiation. <p>Statutory processes under the <i>Radiation Protection Regulations 2007</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Preparation and implementation of a monitoring and dose assessment program for a mining site under Part 2A of the <i>Radiation Protection Regulations 2007</i> by the mining site operator. The only mining site prescribed under the Regulations is the Ranger mine.
24	<p><i>Radioactive Ores and Concentrates (Packaging and Transport) Act 1980</i> <i>Radioactive Ores and Concentrates (Packaging and Transport) Regulations 1980</i></p>	Packing, storage and transport of radioactive ores and concentrates.	<p>Statutory decisions under the <i>Radioactive Ores and Concentrates (Packaging and Transport) Act 1980</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Chief Inspector for the <i>Radioactive Ores and Concentrates (Packaging and Transport) Act 1980</i> granting a licence under section 13 of the Act for an owner of radioactive material to transport and store the material. • A decision of the Chief Inspector under section 15 of the <i>Radioactive Ores and Concentrates (Packaging and Transport) Act 1980</i> to cancel a licence for breach of conditions of the licence, the licensee committing an offence against the Act or the Chief Inspector forming a view it is necessary to cancel the licence for the safety of people or the environment.
25	<p><i>Special Purpose Leases Act 1953</i> <i>Special Purposes Leases Regulations 1955</i></p>	Granting of special purpose leases in the Territory, being leases for “any purpose other than a private residential purpose within a town, or a site for a town, within the meaning of the <i>Crown Lands Act 1992</i> , a	<p>Statutory decisions under the <i>Special Purposes Leases Act 1953</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision of the Minister for Lands, Planning and Environment to grant a special purpose lease under section 4 or 5B of the <i>Special Purposes Leases Act 1953</i>. A special purpose lease can be granted over Crown land or land belonging to the NT in freehold for any purpose other than a pastoral, agricultural or mining purpose or a private residential purpose within a town.

	Scheduled law	Subject matter	Relevant processes and decisions
		<i>pastoral, agricultural or mining purpose</i> ". Town camps are examples of special purpose leases in the NT.	<ul style="list-style-type: none"> A decision by the Minister for Lands, Planning and Environment under section 8A of <i>Special Purposes Leases Act 1953</i> to convert a special purpose leave over land to a lease for perpetuity. <p>Statutory processes under the <i>Special Purposes Leases Act 1953</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> The statutory process of the Minister for Lands, Planning and Environment inviting applications for special purpose leases under section 5A and auctioning leases under section 5B of the <i>Special Purposes Leases Act 1953</i>.
26	<p><i>Territory Parks and Wildlife Conservation Act 1976</i></p> <p><i>Territory Parks and Wildlife Conservation Regulations 2001</i></p> <p><i>Barranyi (North Island) Local Management Committee Regulations 1992</i></p> <p><i>Djukbinj National Park Local Management Committee (Djukbinj Board) Regulations 1997</i></p> <p><i>Keep River National Park Local Management Committee Regulations 1992</i></p> <p><i>Tnorala Local Management Committee Regulations 1993</i></p>	Establishment of Territory parks and reserves and the study, protection, conservation and sustainable utilisation of wildlife.	<p>Statutory decisions under the <i>Territory Parks and Wildlife Conservation Act 1976</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Revocation and redeclaration of a park as a joint management park by the Minister for Parks and Tourism under section 24 of the <i>Territory Parks and Wildlife Conservation Act 1976</i>. The NT Government and the Traditional Aboriginal owners of a park or reserve (the joint management partners) deciding to authorise use and development of a park or reserve under section 25AKB of the <i>Territory Parks and Wildlife Conservation Act 1976</i>. A decision of the Minister for Parks and Tourism under section 44 of <i>Territory Parks and Wildlife Conservation Act 1976</i> to declare for certain animal species what lawful keeping, bringing into or taking out of the Territory or releasing wildlife for a commercial purpose can be done without a permit. A decision of the Minister for Parks and Tourism under section 45 of <i>Territory Parks and Wildlife Conservation Act 1976</i> to declare as lawful the killing species of protected wildlife (and the conditions, such as periods of time, in which this can be done). A decision of the Minister for Parks and Tourism to grant a permit under section 56 of the <i>Territory Parks and Wildlife Conservation Act 1976</i> to interfere with protected wildlife or transport and release wildlife in the Territory or out of the Territory. <p>Statutory processes under the <i>Territory Parks and Wildlife Conservation Act 1976</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> Preparation of a plan of management for a park under section 18 of the <i>Territory Parks and Wildlife Conservation Act 1976</i> by the Territory Parks and Wildlife Commission and inviting public comment on the plan before its approval by the Administrator. The NT Government and the Traditional Aboriginal owners of a park or reserve (the joint management partners) preparing a plan of management for a joint management park under section 25AD of the <i>Territory Parks and Wildlife Conservation Act 1976</i>.
27	<i>Traffic Act 1987</i> <i>Traffic Regulations 1999</i>	Regulation of traffic.	<p>Statutory decisions under the <i>Traffic Act 1987</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> A decision of the Motor Vehicles Registrar to exempt a person or class of persons or a vehicle or class of vehicles from any provision of the Regulations under section 10B of the <i>Traffic Act 1987</i>. This should be done only if the Registrar is satisfied that the exemption will not result in danger or undue inconvenience. A decision of the Motor Vehicles Registrar to exempt a vehicle or class of vehicles from any provision of the Act under section 43B of the <i>Traffic Act 1987</i>.
28	<i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Act 2010</i> <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i>	Transport of dangerous goods by road or rail.	<p>Statutory decisions under the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> Decisions of the licensing authority (NT Work Safe) to grant dangerous goods driver licences and dangerous goods vehicle licences under Part 15 of the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i>. Decisions by NT Work Safe on applications for exemptions to the Regulations and any relevant provisions of the Australian Code for the Transport of Dangerous Goods by Road and Rail (ADG Code) under Regulation 201 of the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i>. <p>Statutory processes the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> • Consideration of applications for dangerous goods driver licences and dangerous goods vehicle licences including evidence required for applications under Part 15 of the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i>. • Consideration of whether an application for an exemption or granted exemption should be referred to national Competent Authorities Panel – NT Work Safe must refer exemptions if they consider it should have effect in all participating jurisdictions or participating jurisdictions including the Territory, and must have regard to the Competent Authorities Panel’s decision under Part 17, Division 2 of the <i>Transport of Dangerous Goods by Road and Rail (National Uniform Legislation) Regulations 2011</i>.
29	<i>Waste Management and Pollution Control Act 1998</i> <i>Waste Management and Pollution Control (Administration) Regulations 1998</i>	Protection of environment through waste management and pollution prevention and control practices.	<p>Statutory decisions under the <i>Waste Management and Pollution Control Act 1998</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Decisions by the NT EPA to grant environment protection approvals, environment protection licences or best practice licences under section 31 of the <i>Waste Management and Pollution Control Act 1998</i>. • Decisions of the NT EPA to amend or revoke conditions of an environment protection approval or licence under section 37 of the <i>Waste Management and Pollution Control Act 1998</i>. • Decisions by the NT EPA to approve or refuse to approve compliance plans. These are plans submitted by persons who consider it is not practicable to comply with a provision of the Regulations or an environmental protection objective for an activity that came into effect after the commencement of the activity under sections 57 and 61 of the <i>Waste Management and Pollution Control Act 1998</i>. <p>Statutory processes under the <i>Waste Management and Pollution Control Act 1998</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Consideration of applications for environment protection approvals, environment protection licences or best practice licences under Part 5 of the <i>Waste Management and Pollution Control Act 1998</i>.
30	<i>Water Act 1992</i> <i>Water Regulations 1992</i>	Investigation, allocation, use, control, protection,	Statutory decisions under the <i>Water Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:

	Scheduled law	Subject matter	Relevant processes and decisions
		management and administration of water resources.	<ul style="list-style-type: none"> • Decisions by the Controller of Water Resources (Water Controller) to grant a surface water licence under section 45 of the <i>Water Act 1992</i>, a groundwater licence under section 60 of the Act, a water investigation permit under section 36 of the Act, a permit to interfere with a waterway under section 41 of the Act, a bore work permit under section 57 of the Act, an underground waste disposal licence under section 63 of the Act, an aquifer recharge licence under section 67 of the Act or a waste discharge licence under section 74 of the Act. • A decision by the Water Controller to grant a licence to a sub-developer under section 71H of the Act, for an exempt activity under section 71M of the Act or to take water for a previously excluded mining or petroleum activity under section 71R of the Act. • A decision by Water Controller to amend, modify or revoke a licence under section 93 of the Act. <p>Statutory processes under the <i>Water Act 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The consideration of water licence and permit applications by the Water Controller (sections 71A, 71C) including application of the mandatory factors set out in section 90 of the <i>Water Act 1992</i>. • Public notification and consultation in relation to applications for water licences under section 71B of the Act. <p>Statutory decisions under the <i>Water Regulations 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • A decision by the Water Controller to grant drilling licences under regulation 10 of the <i>Water Regulations 1992</i>. • A decision of the Water Controller to grant a joint application for an approval under regulation 18 of the <i>Water Regulations 1992</i>. <p>Statutory processes under the <i>Water Regulations 1992</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> • If the Minister for Water Resources determines that public notice needs to be given for an application for a water investigation permit, the statutory process of applying for that permit and the public notification requirements under regulation 5 of the <i>Water Regulations 1992</i> for those applications for water investigation permits. • If the Water Controller determines that public notice needs to be given for an application for a permit to interfere with a waterway, the process of applying for that permit and the public notification requirements under regulation 6 of the <i>Water Regulations 1992</i>. • Use of approved forms of various applications • The process for dealing with applications for licences to take water for exempt activities under regulation 14C of the <i>Water Regulations 1992</i>. This relates to water extraction in the Darwin Rural Water Control District. • Process for dealing with applications for licences to take water for previously excluded mining and petroleum activities under regulation 14D of the <i>Water Regulations 1992</i>.
31	<i>Water Supply and Sewerage Services Act 2000</i> <i>Water Supply and Sewerage Services Regulations 2002</i>	Regulation of water supply and sewerage services industries.	<p>Statutory decisions under the <i>Water Supply and Sewerage Services Act 2000</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Decisions by the Treasurer to have an area declared a water supply or sewerage services licence area or have such an area varied under Part 2, Division 3 of the <i>Water Supply and Sewerage Services Act 2000</i>. • Decisions by the Utilities Commission to grant a licence to carry on water supply services in a water supply licence area or sewerage services in a sewerage services licence area under Part 2, Division 4 of the <i>Water Supply and Sewerage Services Act 2000</i>. • Decisions by the Utilities Commission to vary the terms or conditions of a licence under section 20 of the <i>Water Supply and Sewerage Services Act 2000</i>. • A determination by Minister for Health to allow Utilities Commission to take over a licensee's operations where Commission considers that a material condition of the licence or the Act has been breached, or where a licence ceases to be in force under section 32 of the Act. <p>Statutory processes under the <i>Water Supply and Sewerage Services Act 2000</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p>

	Scheduled law	Subject matter	Relevant processes and decisions
			<ul style="list-style-type: none"> • The Treasurer’s consideration of an application to have an area declared a water supply or sewerage services area under section 10 of the <i>Water Supply and Sewerage Services Act 2000</i>. The application must be considered within 2 months after it is made, under section 10(2) of the Act. • The Utilities Commission’s consideration of licence applications under section 16 of the Act, including pre-conditions to the grant of a licence and the 2 month timeframe in which the application must be considered. • The imposition and lodgement of annual licensing fees under section 19 of the Act. • In the event the Minister for Health proposes to take over a licensee’s operations in the supply of water and sewerage services, the requirement of the Utilities Commission to give a licensee a reasonable opportunity under section 32(3) of the Act for the licensee to make representations about why a there should not be a take-over.. • The Requirement for the Minister for Health, on the advice of the Utilities Commission, no later than 12 months after a take over determination under section 32 of the Act, to review the decision and the ability of the licensee to resume operations under section 32(5) of the Act. • The imposition of a timeframe by the Utilities Commission in which a licensee must develop a customer contract under section 47 of the Act. • The requirement for a licensee, within 12 months, to develop an asset management plan, which is maintained and implemented throughout the licence period and submitted annually to the Commission under section 48 of the Act.
32	<i>Weeds Management Act 2001</i> <i>Weeds Management Regulations 2006</i>	Management of weeds in the Territory.	<p>Statutory decisions under the <i>Weeds Management Act 2001</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • Decisions by the Minister for Lands, Planning and Environment to issue permits to use a declared weed or potential weed, on application under section 28F of the <i>Weeds Management Act 2001</i>. • Decisions by the Minister r for Lands, Planning and Environment to vary, revoke or renew such a permit, on application under section 28J of the Act.

	Scheduled law	Subject matter	Relevant processes and decisions
			<p>Statutory processes under the <i>Weeds Management Act 2001</i> that might relate to a significant project, works project, TDA activity or TDA area include:</p> <ul style="list-style-type: none"> • The Minister’s consideration of a permit application made under section 28F of the Act. • The Minister’s consideration of an application to vary, revoke or renew a permit made under section 28J of the Act.