

EXPLANATORY STATEMENT

Carbon Credits (Carbon Farming Initiative) Act 2011

DETERMINATION UNDER SUBSECTION 133(4)

1. The Instrument is made under subsection 133 (4) of the *Carbon Credits (Carbon Farming Initiative) Act 2011* ('the Act').
2. Subsection 133 (4) provides that, for the purposes of the offsets integrity standards set out in section 133 of the Act, the Minister may determine, by legislative instrument, that a specified estimate, projection, or assumption is taken to be conservative.
3. The offsets integrity standards set out in section 133 of the Act ensure that abatement of greenhouse gas emissions credited under the Carbon Farming Initiative meet internationally recognised offsets integrity criteria. These criteria are designed to ensure that abatement is real and verifiable.
4. The criteria include the requirement that abatement be credibly measured or estimated. Conservative assumptions, numerical values and procedures must be used to ensure that abatement and other claims are not over-estimated. Under subsection 133 (4) of the Act, the Minister can determine that specified estimates, projections, or assumptions are, for the purposes of the offsets integrity standards, taken to be conservative.
5. The Instrument, *Carbon Credits (Carbon Farming Initiative) (Conservative Estimates, Projections or Assumptions: Greenhouse Friendly™ Initiative Transitional Crediting Calculation (Alternative Waste Treatment)) Determination 2012* provides that the estimate set out in the Schedule of the instrument for alternative waste treatment projects transitioning from the Greenhouse Friendly™ initiative is conservative.
6. The Instrument is a legislative instrument within the meaning of the *Legislative Instruments Act 2003*.
7. A Statement of Compatibility prepared in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011 is at Attachment A.
8. The Instrument, *Carbon Credits (Carbon Farming Initiative) (Conservative Estimates, Projections or Assumptions: Greenhouse Friendly™ Initiative Transitional Crediting Calculation (Alternative Waste Treatment)) Determination 2012*, commences retrospectively on the day it is made. Subsection 12 (2) of the *Legislative Instruments Act 2003* provides that, for a legislative instrument to have effect before the date it is registered, it must not adversely affect the rights of any person or impose a liability on any person in respect of anything done or not done before the date of registration. The instrument does not offend against these requirements. Retrospective application confers a benefit in that it allows persons to apply for and generate Australian Carbon Credit Units in circumstances where they would not normally be eligible to apply.

Attachment A

Statement of Compatibility with Human Rights

Prepared in accordance with Part 3 of the Human Rights (Parliamentary Scrutiny) Act 2011

Carbon Credits (Carbon Farming Initiative) (Conservative Estimates, Projections or Assumptions: Greenhouse Friendly™ Initiative Transitional Crediting Calculation (Alternative Waste Treatment)) Determination 2012

The Legislative Instrument specified above is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

Overview of the Legislative Instrument

The *Carbon Credits (Carbon Farming Initiative) (Conservative Estimates, Projections or Assumptions: Greenhouse Friendly™ Initiative Transitional Crediting Calculation (Alternative Waste Treatment)) Determination 2012* (the Instrument) specifies that, for the purposes of section 133 of the *Carbon Credits (Carbon Farming Initiative) Act 2011*, certain abatement estimates, projections or assumptions for alternative waste treatment projects transitioning from the Greenhouse Friendly™ initiative are conservative.

Human rights implications

The Instrument does not engage any of the applicable rights or freedoms.

Conclusion

The Instrument is compatible with human rights as it does not raise any human rights issues.

Mark Dreyfus, Parliamentary Secretary for Climate Change and Energy Efficiency