(1) **Opp (1) [Sheet 5510]** *(As amended)*

Schedule 2, item 1, page 12 (after line 10), after subsection 10(6A), insert:

(6B) At least one member must have knowledge of or experience in the tourism industry associated with the Marine Park.

(2) **Govt (1) [Sheet RE380]**

Schedule 6, item 9, page 114 (line 23) to page 115 (line 4), omit the item, substitute:

**9 Subsection 3(1)**

Insert:

*fishing* means any of the following:

(a) taking fish;
(b) attempting to take fish;
(c) engaging in any activity (including searching for fish, using fishing apparatus and using fish aggregating devices) in connection with taking, or attempting to take, fish.

(3) **Govt (1) [Sheet RC406]**

Schedule 6, page 115 (after line 4), after item 9, insert:

**9A Subsection 3(1)**

Insert:

*geological storage operations* means:

(a) operations to inject and store a gas substance in part of a geological formation; or
(b) operations preparing for or incidental to operations mentioned in paragraph (a).

(4) **Govt (2) [Sheet RC406]**

Schedule 6, item 24, page 117 (line 28), omit “or **drilling**”, substitute “or **geological storage operations**”.
(5) **Govt (3) [Sheet RC406]**

Schedule 6, item 24, page 118 (line 1), after “operations”, insert “or geological storage operations”.

(6) **Govt (4) [Sheet RC406]**

Schedule 6, item 24, page 118 (line 27), omit “or drilling”, substitute “or geological storage operations”.

(7) **Govt (5) [Sheet RC406]**

Schedule 6, item 24, page 118 (line 29), after “operations”, insert “or geological storage operations”.

(8) **Macdonald and Boswell (1) [Sheet 5550 Revised]**

Schedule 6, item 24, page 126 (after line 13), after Division 3, insert:

**Division 3A—Convictions under former section 38CA**

**38CC Convictions under former section 38CA**

(1) Despite any other Commonwealth law or any State law or Territory law, if a person was convicted for an offence under section 38CA of the *Great Barrier Reef Marine Park Act 1975*:

(a) that occurred during the period 1 July 2004 to 14 December 2006; and

(b) that did not attract a monetary penalty exceeding $5,000;

that conviction is for all purposes to be treated as a spent conviction under Part VIIC of the *Crimes Act 1914*.

(2) For the avoidance of doubt, a conviction referred to in subsection (1) is to be treated as a spent conviction whether or not the waiting period for the offence under Part VIIC of the *Crimes Act 1914* has ended.

(3) Despite Division 3 of Part VIIIC of the *Crimes Act 1914*, the exclusions provided by Division 6 of Part VIIIC of the *Crimes Act 1914* do not apply in relation to a conviction referred to in subsection (1).

HARRY EVANS  
Clerk of the Senate

The Senate  
11 November 2008