1. The Waste Reduction and Recycling and Other Legislation Amendment Bill 2012amends a range of legislation administered by the Department of Environment and Heritage Protection.
2. The Bill amends:

* the *Waste Reduction and Recycling Act 2011* to finalise implementation of the Government’s commitment to repeal the waste levy. These amendments complete the Government’s commitment to repeal the waste levy and provide more flexibility around statutory obligations and simplify the regulatory burden in relation to date reporting requirements.
* the *Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012* to make changes which were identified by the Department of Environment and Heritage Protection or the Office of the Queensland Parliamentary Counsel after introduction of the Act into Parliament.
* the *Coastal Protection and Management Act 1995* to allow for the creation of self-assessable codes for the Integrated Development Assessment System (IDAS) under the *Sustainable Planning Act 2009*. This will allow low risk development to proceed according to a set of standard conditions without requiring a development approval. Associated amendments are required to allow the right to use and occupy state coastal land where the activities comply with the self assessable code.

1. Cabinet approved the introduction of the Waste Reduction and Recycling and Other Legislation Amendment Bill 2012 into the Legislative Assembly.
2. *Attachments*

* [Waste Reduction and Recycling and Other Legislation Amendment Bill 2012](Attachments/WasteRedOLAB12.pdf)
* [Explanatory Notes](Attachments/WasteRedOLAB12E.pdf)