CLAUSE NOTES

Tasmanian Civil and Administrative Tribunal Amendment (Exhibition of Amended Applications) Bill 2021

Clause 1: Short Title

The Short title will be the *Tasmanian Civil and Administrative Tribunal Amendment (Exhibition of Amended Applications) Act 2021.*

Clause 2: Commencement

The amendment Act will commence on the day on which it receives Royal Assent.

Clause 3: Principal Act

Establishes the *Tasmanian Civil and Administrative Tribunal Act 2020* as the Principal Act for the purposes of this amendment Act.

Clause 4: Section 9 amended (Procedure in Resource and Planning stream proceedings)

This clause amends section 9 of the Principal Act to insert new subsection (7A).

The new subclause provides that if an application amended under this section is an application for a permit in respect of a use or development (a planning permit), the proceedings must be paused and the amended application exhibited for public comment.

These new provisions also allow for representors to the amended application to apply to, and be added, as a party to the Tribunal proceedings.

Clause 5: Repeal of Act

The Tasmanian Civil and Administrative Tribunal Amendment (Exhibition of Amended Applications) Act 2021 will be repealed 365 days from the day on which all provisions commence.