

Queensland

Sustainable Planning and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the Airport Assets (Restructuring and Disposal) Act 2008, the Coastal Protection and Management Act 1995, the Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012, the Fisheries Act 1994, the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, the Sustainable Planning Act 2009, the Transport Infrastructure Act 1994, the Water Act 2000 and the Water Supply (Safety and Reliability) Act 2008 for particular purposes

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Sustainable Planning and Other Legislation Amendment Act 2012.	4 5
Clause	2	Commencement	6
		The following provisions of this Act commence on a day to be fixed by proclamation—	7 8
		• sections 35, 42(1), 43(1), 44(1), 59, 61, 63, 67, 111 to 118 and 123(2) and (4)	9 10
		• section 122, to the extent it inserts sections 945 and 946.	11
	Part	2 Amendment of Airport Assets (Restructuring and Disposal) Act 2008	12 13 14
Clause	3	Act amended	15
Jiduoo		This part amends the Airport Assets (Restructuring and Disposal) Act 2008.	16 17
Clause	4	Amendment of s 56 (Restriction on application of master plan)	18 19
		Section 56—	20
		insert—	21

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		'Note— See the Planning Act, chapter 10, part 6, division 2, subdivision 4 (Master plans).'.	1 2 3
	Part 3	Amendment of Coastal Protection and Management Act 1995	4 5 6
Clause	5 Ac	t amended	7
		This part amends the Coastal Protection and Management Act 1995.	8 9
Clause		nendment of s 104B (Applications for operational orks involving removal of quarry material)	10 11
		Section 104B(2)—	12
		omit, insert—	13
	'(2)	The person is taken to have made an application for an allocation of the quarry material under section 73, and the application must be dealt with in the usual way under part 5, division 1, subdivision 1.'.	14 15 16 17

	Part	4		Pr Re Le	nendment of Environmental otection (Greentape eduction) and Other egislation Amendment Act	1 2 3 4 5
lause	7	Act ame	ended	t		6
					nds the Environmental Protection (Greentape Other Legislation Amendment Act 2012.	7 8
lause	8				65 (Replacement of s 261 (When roperly made application))	9 10
		Sect	ion 6	5—		11
		omi	t, inse	rt—		12
	'65	Replace made a			261 (When application is a <i>properly</i>	13 14
		'Sec	tion 2	261—		15
		omi	t, inse	rt—		16
	'261	When a	pplic	ation	is a properly made application	17
		'(1) An a	applic	ation	is a <i>properly made application</i> only if—	18
		(a)	eith	er—		19
			(i)	the a (3);	application complies with section 260(1) and or	20 21
			(ii)	the a	ssessment manager for the application—	22
				(A)	is satisfied the application complies with section 260(1)(a), (b), (d) and (e) and (3); and	23 24 25
				(B)	receives and, after considering any noncompliance with section 260(1)(c), accepts the application; and	26 27 28

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		(b)	if the application is taken, under the Environmental Protection Act, section 115, to also be an application for an environmental authority—the application complies with the Environmental Protection Act, section 125, as if a reference to—	1 2 3 4 5
			(i) the application were a reference to the development application; and	6 7
			(ii) the applicant were a reference to the applicant for the development application.	8 9
			pite subsection (1)(b), the Environmental Protection Act, ion 125(1)(a) and (b) does not apply to the application.'.'.	10 11
		Edito	or's note—	12
		Le	gislation ultimately amended—	13
		•	Sustainable Planning Act 2009	14
	Dort	_	Amondment of Fisheries Ast	
	Part	5	Amendment of Fisheries Act 1994	15 16
Clause	9	5 Act ame	1994	
Clause	_	Act ame	1994	16
Clause Clause	_	Act ame	1994 ended s part amends the <i>Fisheries Act 1994</i> . on of s 76B (Requirement for resource allocation	16 17
	9	Act ame This Omissic authorit	1994 ended s part amends the <i>Fisheries Act 1994</i> . on of s 76B (Requirement for resource allocation	16 17 18
	9	Act ame This Omissic authorit	ended s part amends the <i>Fisheries Act 1994</i> . on of s 76B (Requirement for resource allocation by) tion 76B—	16 17 18 19 20
	9	Act ame This Omissic authorit Sect omit	1994 ended s part amends the <i>Fisheries Act 1994</i> . on of s 76B (Requirement for resource allocation sy) tion 76B— t. ment of s 76C (Nature of fisheries development all for which resource allocation authority	16 17 18 19 20 21

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			omit, insert—	1
		'(1)	A fisheries development approval authorises a person to carry out development under the approval only if the person also holds—	2 3 4
			(a) for prescribed declared fish habitat area development—a resource allocation authority for interfering with a declared fish habitat area; or	5 6 7
			(b) for prescribed aquaculture development—a resource allocation authority for interfering with fish habitat in Queensland waters or on unallocated tidal land.	8 9 10
			Note—	11
			See also section 88B (Carrying out particular development without resource allocation authority).'.	12 13
		(2)	Section 76C(3)—	14
			renumber as section 76C(2).	15
	Part	6	Amendment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009	16 17 18 19
Clause	12	Act	amended	20
			This part amends the South-East Queensland Water	21
			(Distribution and Retail Restructuring) Act 2009.	22
Clause	13		<u>*</u>	
Clause	13		(Distribution and Retail Restructuring) Act 2009. endment of s 78B (Distributor-retailer is participating	22

ſs	1	41

			'Note—	1
			The Planning Act, chapter 4 was repealed by the <i>Sustainable Planning</i> and <i>Other Legislation Amendment Act 2012</i> . Chapter 4 provided for master planned areas. See the Planning Act, chapter 10, part 6, divisions 1 and 2.'.	2 3 4 5
	Part	7	Amendment of Sustainable Planning Act 2009	6 7
Clause	14	Act	t amended	8
			This part amends the Sustainable Planning Act 2009.	9
Clause	15		nendment of s 16 (What is a <i>State planning regulatory</i> ovision)	10 11
			Section 16(1)(a), 'or master planning'—	12
			omit.	13
Clause	16		nendment of s 20 (Power to make State planning julatory provision)	14 15
		(1)	Section 20(1)(a), 'or a structure plan for a declared master planned area'—	16 17
			omit.	18
		(2)	Section 20(1)(b)—	19
			omit, insert—	20
			'(b) to prevent a compromise of the implementation of a proposed regional plan for a designated region or a proposed designated region; or'.	21 22 23
		(3)	Section 20(1)(c)(iii)—	24
			omit.	25

10 11

Clause	17		nendment of s 21 (Content of State planning regulatory ovision)	1 2
		(1)	Section 21(d)(i), 'stated structure plan within a planning scheme or another'—	3 4
			omit.	5
		(2)	Section 21(d)(ii)—	6
			omit.	7
		(3)	Section 21(d)(iii)—	8
			renumber as section 21(d)(ii).	9
		(4)	Section 21(e), 'or master plan applications'—	10
			omit.	11
Clause	18	Ins	sertion of new s 55A	12
			Chapter 2, part 5, division 2—	13
			insert—	14
	'55A	Lin	nited application of s 777 for IPA standard provisions	15
		'(1)	This section applies in relation to a local planning instrument to which section 777 applies (an <i>IPA local planning instrument</i>) if any provision of the standard planning scheme provisions states that it applies to the IPA local planning instrument.	16 17 18 19 20
		'(2)	The provisions of the standard planning scheme provisions stated to apply to the IPA local planning instrument are the <i>IPA standard provisions</i> for the instrument.	21 22 23
		'(3)	Subsections (4) to (7) apply despite section 777(2), (3) and (7).	24 25
		'(4)	Section 53 applies to the IPA local planning instrument as if a reference in the section to the standard planning scheme	26 27
			provisions were a reference to the IPA standard provisions for the instrument.	28 29

			-	
			provision to the standard scheme provisions were a reference to the IPA standard provisions for the instrument.	1 2
		'(6)	If—	3
			(a) the standard planning scheme provisions are amended to state that the IPA standard provisions for the IPA local planning instrument apply; or	4 5 6
			(b) the IPA standard provisions for the instrument are amended;	7 8
			the local government must amend its planning scheme under the process stated in the guideline mentioned in section 117(1) to reflect the IPA standard provisions, or the IPA standard provisions as amended, for the instrument.	9 10 11 12
		'(7)	Section 55(3) and (7) applies to a local government in relation to its IPA local planning instrument as if a reference in the provision to the standard planning scheme provisions as amended were a reference to the IPA standard provisions, or the IPA standard provisions as amended, for the instrument.'.	13 14 15 16 17
Clause	19		nendment of s 73 (Effect of draft State planning gulatory provision and draft amendments)	18 19
			Section 73(2)(b), ', structure plan or proposed regional plan or structure plan'—	20 21
			omit, insert—	22
			'or proposed regional plan'.	23
Clause	20		nendment of s 85 (Documents planning scheme may opt)	24 25
		(1)	Section 85(1)(b)—	26
			omit.	27
		(2)	Section 85(1)(c) and (d)—	28
			renumber as section 85(1)(b) and (c).	29
		(3)	Section 85(2), definition documents, paragraph (b)—	30

[s	21]
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			omit.		1
		(4)	Secti	on 85(2), definition documents, paragraph (c)—	2
			renui	mber as paragraph (b).	3
Clause	21	Am	endn	nent of s 88 (Key elements of planning scheme)	4
			Secti	on 88(1)(f)—	5
			omit.		6
Clause	22 Replacement of s 107 (Documents temporary local planning instrument may adopt)				
			Secti	on 107—	9
			omit,	insert—	10
	'107			ary local planning instrument may adopt planning policy	11 12
		'(1)	temp may,	only document made by a local government that a porary local planning instrument of the local government under the <i>Statutory Instruments Act 1992</i> , section 23, y, adopt or incorporate is a planning scheme policy.	13 14 15 16
		'(2)	In thi	is section—	17
			docu	<i>ment</i> does not include the following—	18
			(a)	a development approval;	19
			(b)	an approval for an application mentioned in repealed IPA, section 6.1.26.'.	20 21
Clause	23			nent of s 115 (Planning scheme policy can not articular documents)	22 23
		(1)	Secti	on 115(2), definition <i>document</i> , paragraph (b)—	24
			omit.		25
		(2)	Secti	on 115(2), definition <i>document</i> , paragraph (c)—	26
			renui	mber as paragraph (b).	27

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Clause	24	Omission of ch 3, pt 5, div 1 (Preliminary)	1
		Chapter 3, part 5, division 1—	2
		omit.	3
Clause	25	Renumbering of ch 3, pt 5, divs 2 and 2A	4
		Chapter 3, part 5, divisions 2 and 2A—	5
		renumber as chapter 3, part 5, divisions 1 and 2.	6
Clause	26	Amendment of s 122A (Definitions for div 2A)	7
		Section 122A, heading, 'div 2A'—	8
		omit, insert—	9
		'div 2'.	10
Clause	27	Amendment of s 122B (Application of div 2A)	11
		(1) Section 122B, heading, 'div 2A'—	12
		omit, insert—	13
		'div 2'.	14
		(2) Section 122B(2), 'division 2'—	15
		omit, insert—	16
		'division 1'.	17
Clause	28	Amendment of s 126 (Power of Minister to direct local government to take particular action about local planning instrument)	18 19 20
		(1) Section 126(2)(c), example—	21
		omit.	22
		(2) Section 126(4)(c)—	23
		omit.	24
		(3) Section 126(4)(d) and (e)—	25

[s	29]
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		renumber as section 126(4)(c) and (d).	1
Clause	29	Omission of ch 4 (Planning partnerships)	2
		Chapter 4—	3
		omit.	4
Clause	30	Amendment of s 207 (Matters the Minister must consider before designating land)	5 6
		(1) Section 207(2)(e)—	7
		omit.	8
		(2) Section 207(2)(f)—	9
		renumber as section 207(2)(e).	10
		(3) Section 207(3)(e)—	11
		omit.	12
		(4) Section 207(3)(f) and (g)—	13
		renumber as section 207(3)(e) and (f).	14
Clause	31	Amendment of s 232 (Regulation may prescribe categories of development or require code or impact assessment)	15 16 17
		(1) Section 232(2), ', a preliminary approval to which section 242 applies or a master plan'—	18 19
		omit, insert—	20
		'or a preliminary approval to which section 242 applies'.	21
		(2) Section 232(3), note, paragraphs (b) and (c)—	22
		omit.	23
		(3) Section 232(3), note, paragraphs (d) to (f)—	24
		renumber as paragraphs (b) to (d).	25

s 32]	
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Clause	32	Am	endme	ent of s 235 (Exempt development)	1
		(1)	Sectionareas of	n 235(2), 'master plans for declared master planned or'—	2 3
			omit.		4
		(2)	Sectionarea,'-	n 235(3), 'a master plan for a declared master planned	5 6
			omit.		7
Clause	33			ent of s 242 (Preliminary approval may affect a ning instrument)	8
			Section	n 242(1), note—	10
			omit.		11
Clause	34			of s 253 (Exclusion of particular entities as gency for a master planned area)	12 13
			Section	n 253—	14
			omit.		15
Clause	35	Ins	ertion	of new ch 6, pt 1, div 4, sdiv 2A	16
			Chapte	er 6, part 1, division 4—	17
			insert-	_	18
	'Sub	divi	sion 2	A Chief executive assessing	19
				particular applications as	20
				assessment manager or referral	21
				agency	22
	'255A	Ap	plicatio	on requiring code assessment	23
		' (1)	This so	ection applies if—	24
				the chief executive is the assessment manager for an application; and	25 26

6]

		(b)	any part of the application requires code assessment.	1
	'(2)	For	assessing the part of the application—	2
		(a)	section 313(2)(c), (4) and (5) does not apply; and	3
		(b)	the chief executive may have regard, and give the weight the chief executive is satisfied is appropriate, to the matters prescribed under a regulation.	4 5 6
'255E	3 Ар	plicat	tion requiring impact assessment	7
	'(1)	This	section applies if—	8
		(a)	the chief executive is the assessment manager for an application; and	9 10
		(b)	any part of the application requires impact assessment.	11
	'(2)	For	assessing the part of the application—	12
		(a)	section 314(2)(c) does not apply; and	13
		(b)	the chief executive may have regard, and give the weight the chief executive is satisfied is appropriate, to the matters prescribed under a regulation.	14 15 16
'2550		ief ex ency	ecutive assessing application as a referral	17 18
	'(1)		section applies if the chief executive is assessing an ication as a referral agency.	19 20
	'(2)	For	assessing the application—	21
		(a)	section 282(1)(c) and (e) does not apply; and	22
		(b)	the chief executive may have regard, and give the weight the chief executive is satisfied is appropriate, to the matters prescribed under a regulation.'.	23 24 25
36			on of ch 6, pt 1, div 6 (Application of IDAS in displayment displayment displayment displayment.)	26 27
		Cha	pter 6, part 1, division 6—	28

Clause

		omii	·.		1
Clause	37	Renumb electron		g of ch 6, pt 1, div 7 (Giving notices	2 3
		Cha	pter 6	, part 1, division 7—	4
		renu	mber	as chapter 6, part 1, division 6.	5
Clause	38	Amendr	nent	of s 260 (Applying for development approval)	6
		Sect	ion 20	60(1)(f)—	7
		omii	•		8
Clause	39	Amendr made aj		of s 261 (When application is a <i>properly</i> ation)	9 10
		Sect	ion 20	61, from 'if—'—	11
		omii	, inse	rt—	12
		'onl	y if—		13
		(a)	the a	application complies with section 260(1) and (3); or	14
		(b)	the a	assessment manager for the application—	15
			(i)	is satisfied the application complies with section 260(1)(a), (b), (d) and (e) and (3); and	16 17
			(ii)	receives and, after considering any noncompliance with section 260(1)(c), accepts the application.'.	18 19
Clause	40	Amendr for appl		of s 263 (When owner's consent is required on)	20 21
		(1) Sect	ion 20	63(2)(b) and (c)—	22
		omii	·.		23
		(2) Sect	ion 20	63(2)(d)—	24
		renu	mber	as section 263(2)(b).	25

[s 41]
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Clause	41		nission of s 264 (Development involving a State source)	1 2
			Section 264—	3
			omit.	4
Clause	42		nendment of s 282 (Referral agency assesses olication)	5 6
		(1)	Section 282(1)—	7
			insert—	8
			'Note—	9
			However, if the chief executive is a referral agency for the application, see section 255C.'.	10 11
		(2)	Section 282(2)(c) and (d)—	12
			omit.	13
		(3)	Section 282(2)(e) to (h)—	14
			renumber as section 282(2)(c) to (f).	15
Clause	43	Am	nendment of s 313 (Code assessment—generally)	16
		(1)	Section 313(2)(c)—	17
			insert—	18
			'Note—	19
			However, if the chief executive is the assessment manager for the application, see section 255A.'.	20 21
		(2)	Section 313(2)(e)(i) and (ii)—	22
			omit.	23
		(3)	Section 313(2)(e)(iii) to (v)—	24
			renumber as section 313(2)(e)(i) to (iii).	25
		(4)	Section 313(2), note, 'chapters 2 to 4'—	26
			omit, insert—	27
			'chapters 2 and 3'.	28

Clause	44	Amendment of s 314 (Impact assessment—generally)	1
		(1) Section 314(2)(c)—	2
		insert—	3
		'Note—	4
		However, if the chief executive is the assessment manager for the application, see section 255B.'.	5 6
		(2) Section 314(2)(e) and (f)—	7
		omit.	8
		(3) Section 314(2)(g) to (k)—	9
		renumber as section 314(2)(e) to (i).	10
		(4) Section 314(2), note, 'chapters 2 to 4'—	11
		omit, insert—	12
		'chapters 2 and 3'.	13
Clause	45	Amendment of s 316 (Assessment for s 242 preliminary approvals that affect a local planning instrument)	14 15
		Section 316(4)(c)(iv) and (v)—	16
		omit.	17
Clause	46	Omission of s 322 (Decision-making period suspended until approval of master plan)	18 19
		Section 322—	20
		omit.	21
Clause	47	Amendment of s 324 (Decision generally)	22
		(1) Section 324(4) and (5)—	23
		omit.	24
		(2) Section 324(6)—	25
		renumber as section 324(4).	26

[s 4	48]
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48	Amendment of s 331 (Deemed approval of applications)	1
	Section 331(7), 'section 324(6)(a)'—	2
	omit, insert—	3
	'section 324(4)(a)'.	4
49	Amendment of s 339 (When approval takes effect)	5
	Section 339(2), 'section 263(2)(d)'—	6
	omit, insert—	7
	'section 263(2)(b)'.	8
50	Amendment of s 340 (When development may start)	9
	Section 340(3)—	10
	omit.	11
51	Omission of s 365 (Giving new regulated State infrastructure charges notice)	12 13
	Section 365—	14
	omit.	15
52	Amendment of s 370 (Notice of request)	16
	(1) Section 370(3) and (4)—	17
	omit.	18
	(2) Section 370(5)—	19
	renumber as section 370(3).	20
53	Amendment of s 371 (When owner's consent required for request)	21 22
	Section 371(a), 'section 263(2)(d)'—	23
	omit, insert—	24
	49 50 51	Section 331(7), 'section 324(6)(a)'— omit, insert—

		'section 263(2)(b)'.	1
Clause	54	Amendment of s 380 (Restriction on making request)	2
		Section 380(2)(c)— omit.	3
Clause	55	Amendment of s 383 (Request to extend period in s 341)	5
		Section 383(3)(e)—	6
		omit.	7
Clause	56	Amendment of s 393 (Purpose of compliance stage)	8
		(1) Section 393(c)—	9
		omit.	10
		(2) Section 393(d) and (e)—	11
		renumber as section 393(c) and (d).	12
Clause	57	Amendment of s 397 (Nominating a document or work for compliance assessment—generally)	13 14
		(1) Section 397(2)(b) and (c)—	15
		omit.	16
		(2) Section 397(2)(d) to (f)—	17
		renumber as section 397(2)(b) to (d).	18
Clause	58	Amendment of s 398 (Nominating document or work for compliance assessment—condition of development approval or compliance permit)	19 20 21
		Section 398(3)(g)—	22
		omit.	23

Clause	59	Am	endr	nent of s 445 (Rules of court)	1
			Sect	ion 445(2), from 'provide for'—	2
			omit	t, insert—	3
			'pro	vide for—	4
			(a)	the procedures of the court, including matters that may be dealt with by a court officer; and	5 6
			(b)	how the court exercises a discretion as to costs under section 457.'.	7 8
Clause	60		endr lers)	ment of s 456 (Court may make declarations and	9 10
				ion 456(1)(b), 'and master plans under this Act and lelines made under section 117, 145'—	11 12
			omit	t, insert—	13
			ʻund	ler this Act and guidelines made under section 117'.	14
Clause	61	Am	endr	ment of s 457 (Costs)	15
		(1)	Sect	ion 457(3) to (9)—	16
			renu	<i>umber</i> as section 457(7) to (13).	17
		(2)	Sect	ion 457(1) and (2)—	18
			omii	t, insert—	19
		'(1)	proc	ts of a proceeding, including an application in a reeding, are in the discretion of the court but follow the at, unless the court orders otherwise.	20 21 22
		'(2)	subs	vever, without limiting the discretion of the court under section (1), the court may order each party to a proceeding ear the party's own costs for the proceeding if—	23 24 25
			(a)	early in the proceeding the parties participate in a dispute resolution process under the ADR provisions or the <i>Planning and Environment Court Rules 2010</i> ; and	26 27 28

	(b) the proceeding is resolved during the dispute resolution process or soon after it has been finalised.	1 2			
'(3)	If the parties to a proceeding under this part participate in a dispute resolution process under the ADR provisions or the <i>Planning and Environment Court Rules 2010</i> and the proceeding is not resolved, the costs of the proceeding include the costs of the dispute resolution process.				
'(4)	Also, the costs of a proceeding include investigation costs for the following—	8 9			
	(a) a declaration under section 456(1)(e);	10			
	(b) an order made by the court under section 456(7) about a declaration made by the court;	11 12			
	(c) an appeal against the giving of an enforcement notice under section 473(1);	13 14			
	(d) a proceeding mentioned in section 601(1).	15			
'(5)	Investigation costs for subsection (4) include costs the court decides were reasonably incurred by a party to the proceeding relating to investigations or gathering of evidence for the making of the declaration or order, the giving of the enforcement notice or the bringing of the proceeding.				
'(6)	Subsections (7) to (12) apply to a proceeding despite subsection (1).'.				
	nendment of s 460 (Evidence of local planning struments or master plans)	23 24			
(1)	Section 460, heading, 'or master plans'—	25			
	omit.	26			
(2)	Section 460(1), 'or master plan, or a part of the local planning instrument or master plan'—	27 28			
	omit, insert—	29			
	', or a part of the local planning instrument'.	30			
(3)	Section 460(2), 'or master plan, or part of the instrument or plan'—	31 32			

Clause 62

[s	63]
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		omit, insert—	1
		'or part of the instrument'.	2
Clause	63	Amendment of s 463 (Additional and extended appeal rights for submitters for particular development applications)	3 4 5
		(1) Section 463(2), 'prescribed'—	6
		omit.	7
		(2) Section 463(3)(a), 'if the prescribed concurrence agency is the chief executive (environment)—'—	8 9
		omit.	10
		(3) Section 463(3)(b), 'if the prescribed concurrence agency is the chief executive (fisheries)—'—	11 12
		omit.	13
		(4) Section 463(4)(a), '(fisheries)'—	14
		omit.	15
Clause	64	Omission of s 471 (Appeal by applicant for approval of a proposed master plan)	16 17
		Section 471—	18
		omit.	19
Clause	65	Amendment of s 478 (Appeals about particular charges for infrastructure)	20 21
		(1) Section 478(1)(a), ', adopted infrastructure charges notice or regulated State infrastructure charges notice'—	22 23
		omit, insert—	24
		'or adopted infrastructure charges notice'.	25
		(2) Section 478(1)(b), ', negotiated adopted infrastructure charges notice or negotiated regulated State infrastructure charges notice'—	26 27 28

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			omit, insert—	1
			'or negotiated adopted infrastructure charges notice'.	2
		(3)	Section 478(4)(a), ', State infrastructure provider or coordinating agency'—	3
			omit, insert—	5
			'or State infrastructure provider'.	6
		(4)	Section 478(5), ', regulated infrastructure charges schedule or regulated State infrastructure charges schedule'—	7 8
			omit, insert—	9
			'or regulated infrastructure charges schedule'.	10
Clause	66		endment of s 484 (Notice of appeal to other ties—other matters)	11 12
		(1)	Section 484(1)(a)—	13
			omit.	14
		(2)	Section 484(1)(b) to (i)—	15
			renumber as section 484(1)(a) to (h).	16
Clause	67	Ins	ertion of new ch 7, pt 1, div 12A	17
			Chapter 7, part 1—	18
			insert—	19
	'Divi	sion	12A ADR registrar	20
	'491A	Def	inition for div 12A	21
			'In this division—	22
			<i>ADR registrar</i> means a registrar or court officer of the District Court appointed as an ADR registrar of the court by the principal registrar of the court, in consultation with the Chief Judge of the District Court.	23 24 25 26

491B	Power of ADR registrar				
	' (1)	The Chief Judge of the District Court may issue directions about the matters in which the ADR registrar may exercise a power of the court under this part.	2 3 4		
	'(2)	The court may direct the ADR registrar in a particular matter to hear and decide a proceeding started under this part.	5 6		
	'(3) Despite section 457(1), if the court directs the ADR registrar decided proceeding, each party to the proceeding bears the party costs for the proceeding.				
	' (4)	In exercising a power of the court under this division, the ADR registrar—	11 12		
		(a) must act as quickly, and with as little formality and technicality, as is consistent with a fair and appropriate consideration of the issues; and	13 14 15		
		(b) may inform himself or herself in the way the ADR registrar considers appropriate.	16 17		
	'(5)	A decision, direction or act of the ADR registrar made, given or done under this part, may be reviewed by the court.	18 19		
	' (6)	An application for the review of a decision, direction or act of the ADR registrar made, given or done under this part, must be made within—			
		(a) 21 days after the decision, direction or act complained of is made, given or done; or	23 24		
		(b) any further period allowed by the court.	25		
491C	Ref	erence by ADR registrar	26		
	' (1)	If a proceeding before the ADR registrar appears to the ADR registrar to be proper for the decision of the court, the ADR registrar may refer the matter to the court.	27 28 29		
	'(2) If the ADR registrar refers a matter to the court, the court dispose of the matter or refer it back to the ADR registrar any direction that the court considers appropriate.'.				

Clause	68	Amendment of s 493 (Who must prove case) Section 493(1), 'or a person who has applied for approval of a proposed master plan,'— omit.	1 2 3 4
Clause	69	Amendment of s 495 (Appeal by way of hearing anew)	5
		(1) Section 495(2), 'or is a person who has applied for approval of a proposed master plan,'—	6 7
		omit.	8
		(2) Section 495(5)—	9
		omit.	10
		(3) Section 495(6)—	11
		renumber as section 495(5).	12
Clause	70	Amendment of s 510 (Declaration about whether development application is properly made)	13 14
		Section 510(4), from 'about—'—	15
		omit, insert—	16
		'about whether a development application includes or is supported by the written consent of the owner of the land the subject of the application.'.	17 18 19
Clause	71	Amendment of s 535 (Appeals about charges for infrastructure)	20 21
		(1) Section 535(1)(a)(i), ', adopted infrastructure charges notice or regulated State infrastructure charges notice'—	22 23
		omit, insert—	24
		'or adopted infrastructure charges notice'.	25
		(2) Section 535(1)(a)(ii), ', negotiated adopted infrastructure charges notice or negotiated regulated State infrastructure charges notice'—	26 27 28

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		omit, insert—	1
		'or negotiated adopted infrastructure charges notice'.	2
		(3) Section 535(4), ', regulated infrastructure charges schedule or regulated State infrastructure charges schedule'—	3 4
		omit, insert—	5
		'or regulated infrastructure charges schedule'.	6
Clause	72	Omission of s 583 (Compliance with master plans)	7
		Section 583—	8
		omit.	9
Clause	73	Amendment of s 584 (General exemption for emergency development or use)	10 11
		Section 584(1), ', 582 and 583'—	12
		omit, insert—	13
		'and 582'.	14
Clause	74	Amendment of s 587 (False or misleading document or declaration)	15 16
		(1) Section 587(2)(c)—	17
		omit.	18
		(2) Section 587(2)(d) and (e)—	19
		renumber as section 587(2)(c) and (d).	20
Clause	75	Amendment of s 592 (Specific requirements of enforcement notice)	21 22
		(1) Section 592(1)(e), ', a code or a master plan'—	23
		omit, insert—	24
		'or a code'.	25

		(2) Section 592(1)(f), 'or make a master plan application'—	1
		omit.	2
		(3) Section 592(2)(a), ', a code or a master plan'—	3
		omit, insert—	4
		'or a code'.	5
Clause	76	Amendment of s 595 (Processing application or request required by enforcement notice or show cause notice)	6 7
		Section 595, 'a master plan application or'—	8
		omit.	9
Clause	77	Amendment of s 599 (Magistrates Court may make orders)	10 11
		(1) Section 599(3)(d), ', a code or a master plan'—	12
		omit, insert—	13
		'or a code'.	14
		(2) Section 599(3)(e), 'or make a master plan application'—	15
		omit.	16
Clause	78	Amendment of s 623 (Evidentiary aids generally)	17
		(1) Section 623(d)—	18
		omit.	19
		(2) Section 623(e) to (g)—	20
		renumber as section 623(d) to (f).	21
Clause	79	Amendment of s 625 (Purpose of pt 1)	22
		Section 625, note—	23
		omit.	24

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Clause	80	matters about charges for infrastructure under State planning regulatory provision)	1 2 3
		(1) Section 648D(8)—	4
		omit.	5
		(2) Section 648D(9) to (11)—	6
		renumber as section 648D(8) to (10).	7
Clause	81	Amendment of s 648E (When adopted infrastructure charge can not be levied)	8 9
		Section 648E(c)—	10
		omit.	11
Clause	82	Amendment of s 648F (Adopted infrastructure charges notices)	12 13
		Section 648F(1)(e), 'section 648D(10)(b)'—	14
		omit, insert—	15
		'section 648D(9)(b)'.	16
Clause	83	Amendment of s 648HA (Special provision about increase in adopted infrastructure charge by local government)	17 18 19
		Section 648HA(2), 'section 648D(10)(b)'—	20
		omit, insert—	21
		'section 648D(9)(b)'.	22
Clause	84	Amendment of s 648K (Agreements about, and alternatives to, paying adopted infrastructure charge)	23 24
		Section 648K(5), 'section 648D(10)(b)'—	25
		omit, insert—	26
		'section 648D(9)(b)'.	27

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Clause	85	Amendment of s 661 (Content of infrastructure agreements)	1 2
		(1) Section 661(2), from 'may—'—	3
		omit, insert—	4
		'may include matters that are not within the jurisdiction of a public sector entity that is a party to the agreement.'.	5 6
		(2) Section 661(3)—	7
		omit.	8
Clause	86	Amendment of s 664 (Exercise of discretion unaffected by infrastructure agreements)	9 10
		(1) Section 664(a) and (b)—	11
		omit.	12
		(2) Section 664(c) and (d)—	13
		renumber as section 664(a) and (b).	14
Clause	87	Amendment of s 665 (Infrastructure agreements prevail if inconsistent with particular instruments)	15 16
		(1) Section 665(1), ', master plan'—	17
		omit.	18
		(2) Section 665(2)(d)—	19
		omit.	20
Clause	88	Omission of ch 8, pt 3 (Funding of State infrastructure in master planned areas)	21 22
		Chapter 8, part 3—	23
		omit.	24

[s	89]
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Clause	89	Amendment of s 675 (Definition for pt 4)	1
		Section 675, definition <i>relevant appeal period</i> , ', adopted infrastructure charges notice or regulated State infrastructure charges notice'—	
		omit, insert—	5
		'or adopted infrastructure charges notice'.	6
Clause	90	Amendment of s 676 (Application of pt 4)	7
		Section 676, ', adopted infrastructure charges notice or regulated State infrastructure charges notice'—	8 9
		omit, insert—	10
		'or adopted infrastructure charges notice'.	11
Clause	91	Amendment of s 678 (Consideration of representations)	12
		Section 678, ', adopted infrastructure charges notice or regulated State infrastructure charges notice'—	13 14
		omit, insert—	15
		'or adopted infrastructure charges notice'.	16
Clause	92	Amendment of s 679 (Decision about representations)	17
		(1) Section 679(1)(d)—	18
		omit.	19
		(2) Section 679(2) and (3), ', negotiated adopted infrastructure charges notice or negotiated regulated State infrastructure charges notice'—	20 21 22
		omit, insert—	23
		'or negotiated adopted infrastructure charges notice'.	24

Clause	93	Amendment of s 680 (Suspension of relevant appeal period)	
		(1) Section 680(1), ', adopted infrastructure charges notice or regulated State infrastructure charges notice'— 4	
		omit, insert—	
		'or adopted infrastructure charges notice'.)
		(2) Section 680(4)(c), ', negotiated adopted infrastructure charges notice or negotiated regulated State infrastructure charges notice'— 9	,
		omit, insert—	0
		'or negotiated adopted infrastructure charges notice'.	1
Clause	94	affect existing development approvals or compliance	2 3 4
		Section 684(2), note—	5
		omit. 1	6
Clause	95	Amendment of s 688 (When EIS process applies)	7
		Section 688(c)—	8
		omit. 1	9
Clause	96	Amendment of s 689 (Purpose of EIS process)	0
		(1) Section 689(g)—	1
		omit. 2	2
		(2) Section 689(h) and (i)—	3
		renumber as section 689(g) and (h).	4
Clause	97	Amendment of s 690 (Applying for terms of reference) 2	5
		(1) Section 690(4)—	6

[s 98]

		omit.	1
		(2) Section 690(5), 'subsections (3) and (4)'—	2
		omit, insert—	3
		'subsection (3)'.	4
		(3) Section 690(5)—	5
		renumber as section 690(4).	6
Clause	98	Amendment of s 691 (Draft terms of reference for EIS)	7
		Section 691(9)(c)—	8
		omit.	9
Clause	99	Amendment of s 692 (Terms of reference for EIS)	10
		Section 692(5)(c)—	11
		omit.	12
Clause	100	Amendment of s 694 (Public notification of draft EIS)	13
		Section 694(1)(d)—	14
		omit.	15
Clause	101	Amendment of s 696 (Chief executive evaluates draft EIS, submissions and other relevant material)	16 17
		Section 696(1), ', (c) and (d)'—	18
		omit, insert—	19
		'and (c)'.	20
Clause	102	Amendment of s 700 (Who the chief executive must give EIS and other material to)	21 22
		(1) Section 700(d)—	23
		omit.	24

		(2)	Section 700(e)—	1
			renumber as section 700(d).	2
	400	_	=00/11 11 11	
Clause	103		endment of s 706 (Limitations on compensation under 704 and 705)	3 4
			Section 706(1)(j)—	5
			omit.	6
Clause	104		nendment of s 714 (Local government may take or rchase land)	7 8
		(1)	Section 714(1)(a), 'or to achieve any of the outcomes in a structure plan made by the local government'—	9 10
			omit.	11
		(2)	Section 714(1)(b), ', master plan'—	12
			omit.	13
		(3)	Section 714(1)(b)(ii), 'or the approval of the master plan'—	14
			omit.	15
Clause	105		nendment of s 724 (Documents local government must ep available for inspection and purchase—general)	16 17
		(1)	Section 724(1)(b) and (c), ', including an amendment to include a structure plan'—	18 19
			omit.	20
		(2)	Section 724(1)(c), 'or 145'—	21
			omit.	22
		(3)	Section 724(1)(o) and (p)—	23
			omit.	24
		(4)	Section 724(1)(q) to (zf)—	25
			renumber as section 724(1)(o) to (zd).	26
		(5)	Section 724(5), 'subsection (1)(za) to (zf)'—	27

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			omit, insert—	1
			'subsection (1)(y) to (zd)'.	2
		(6)	Section 724(6), 'subsection (1)(ze)'—	3
			omit, insert—	4
			'subsection (1)(zc)'.	5
		(7)	Section 724(8), definition <i>designated type of copy</i> , paragraph (a), 'subsection (1)(a) to (z)'—	6 7
			omit, insert—	8
			'subsection (1)(a) to (x)'.	9
Clause	106	kee	nission of s 725 (Documents local government must ep available for inspection and purchase—master plan plications)	10 11 12
			Section 725—	13
			omit.	14
Clause	107		nendment of s 727 (Documents local government must ep available for inspection only)	15 16
		(1)	Section 727(1)(c), (2) and (3)—	17
			omit.	18
		(2)	Section 727(4)—	19
			renumber as section 727(2).	20
Clause	108		nendment of s 732 (Documents chief executive must ep available for inspection and purchase)	21 22
		(1)	Section 732(1)(i)—	23
			omit.	24
		(2)	Section 732(1)(q), '145,'—	25
			omit.	26
		(3)	Section 732(1)(j) to (t)—	27

			renumber as section 732(1)(i) to (s).	1
Clause	109		endment of s 739 (Standard planning and elopment certificates)	2 3
		(1)	Section 739(f) and (g)—	4
			omit.	5
		(2)	Section 739(k), ', a condition included in the master plan'—	6
			omit.	7
		(3)	Section 739(n), ', including an amendment to include a structure plan'—	8 9
			omit.	10
		(4)	Section 739(h) to (n)—	11
			renumber as section 739(f) to (l).	12
Clause	110		endment of s 740 (Full planning and development tificates)	13 14
		(1)	Section 740(1)(b)—	15
			omit.	16
		(2)	Section 740(1)(c) and (d)—	17
			renumber as section 740(1)(b) and (c).	18
		(3)	Section 740(3), 'subsection (1)(c)'—	19
			omit, insert—	20
			'subsection (1)(b)'.	21
Clause	111		endment of s 744 (When notification stage under pt 7 blies)	22 23
			Section 744(1)(a)—	24
			omit, insert—	25
			'(a) for which the chief executive is the assessment manager or a concurrence agency; and'.	26 27

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Clause	112	Amendment of s 745 (When can notification stage start)	1
		Section 745(2)(b), 'each prescribed'—	2
		omit, insert—	3
		'any'.	4
Clause	113	Amendment of s 749 (Notice of compliance to be given to assessment manager and concurrence agency)	5 6
		(1) Section 749(1)(a), 'each prescribed'—	7
		omit, insert—	8
		'any'.	9
		(2) Section 749(1)(b)—	10
		omit, insert—	11
		'(b) if there is a concurrence agency for the application—give the assessment manager written notice that the applicant has given the concurrence agency the notice mentioned in paragraph (a).'.	12 13 14 15
		(3) Section 749(2), 'each prescribed'—	16
		omit, insert—	17
		'any'.	18
Clause	114	Amendment of s 750 (Assessment manager may assess and decide application if some requirements not complied with)	19 20 21
		Section 750(b), 'each prescribed'—	22
		omit, insert—	23
		'any'.	24
Clause	115	Amendment of s 751 (Making submissions)	25
		(1) Section 751(4)(a), 'each prescribed'—	26
		omit, insert—	27

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		'any'.	1
		(2) Section 751(4)(b), 'the prescribed'—	2
		omit, insert—	3
		'any'.	4
Clause	116	Amendment of s 753 (When does notification stage end)	5
		Section 753, 'each prescribed'—	6
		omit, insert—	7
		'any'.	8
Clause	117	Amendment of s 754 (Referral agency must not respond before notification stage ends)	9 10
		Section 754(1), 'chief executive (environment) or chief executive (fisheries)'—	11 12
		omit, insert—	13
		'chief executive'.	14
Clause	118	Amendment of s 755 (Adjusted referral agency's assessment period)	15 16
		Section 755(1), 'chief executive (environment) or chief executive (fisheries)'—	17 18
		omit, insert—	19
		'chief executive'.	20
Clause	119	Amendment of s 756 (Giving electronic submissions)	21
		Section 756(1)(a), 'a master plan application,'—	22
		omit.	23
Clause	120	Amendment of s 759 (Minister may make guidelines)	24
		Section 759(4), '145,'—	25

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			omit	:	1
Clause	121	Ins	ertio	n of new ss 761A and 761B	2
			Afte	r section 761—	3
			inser	rt—	4
	'761	A Sp	ecial	requirement to amend or make planning scheme	5
		'(1)		section applies to a local government that has a declared ter planned area in its local government area.	6 7
		'(2)	than commented the l	local government must amend its planning scheme, other an IPA planning scheme, within 3 years after the mencement to incorporate the structure plan for each of local government's declared master planned areas in the ning scheme.	8 9 10 11 12
		'(3)	plan	vever, if on the commencement the local government's ning scheme is an IPA planning scheme, the local ernment must—	13 14 15
			(a)	make a planning scheme under this Act within 3 years after the commencement; and	16 17
			(b)	incorporate the structure plan for each of the local government's declared master planned areas in the planning scheme.	18 19 20
		'(4)	In th	is section—	21
			com	mencement means the commencement of this section.	22
			mast unan	ter planned area in a declaration made under the mended Act, section 133 and in force on the mencement.	23 24 25 26
			plan	cture plan, for a master planned area, means the structure for the area made under the unamended Act and in effect ne commencement.	27 28 29
				mended Act means this Act as in force immediately re the commencement.	30 31

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'761	B Review of o	pperation of s 761A
	'The M before 3	inister must review the operation of section 761AB years after the date of assent of the Sustainable g and Other Legislation Amendment Act 2012.
122	Insertion of	new ch 10, pt 6
	Chapter	10—
	insert—	
'Paı	rt 6	Transitional provisions for Sustainable Planning and Other Legislation Amendment
		Act 2012
'Div	ision 1	Preliminary
'893	Definitions	for pt 6
	'In this p	part—
		ng Act means the Sustainable Planning and Other ion Amendment Act 2012.
		exement means the commencement of the provision in the term is used.
	declared	I master planned area see section 761A(3).
	force in	in relation to a provision, means the provision as in namediately before the repeal or amendment of the n under the amending Act.
	section	planned area means an area identified under former 132 as a master planned area in a local government's g scheme.
	<i>structur</i> 761A(3)	e plan, for a master planned area, see section

		structure plan guideline means the guideline in force under former section 145 immediately before the commencement.	1 2
		unamended Act means this Act as in force before the commencement.	3 4
'894	Ref	ferences to former provisions	5
		'If this part states that a former provision continues to apply—	6
		(a) the provision applies as if the amending Act had not been enacted; and	7 8
		(b) any other former provision mentioned in the provision, or necessary to give effect to the provision, continues to apply unless otherwise stated.	9 10 11
'Divi	sion	2 Provisions for former chapter 4	12
'Sub	divi	sion 1 Preliminary	13
'895	Ор	eration of div 2	14
	'(1)	This division provides for transitional matters relating to the omission of chapter 4 and the continued operation of former provisions about master planned areas under the division.	15 16 17
	'(2)	If a provision in this division uses a term defined under the unamended Act, other than a term defined under section 893, the term has the same meaning as it had under the unamended Act unless otherwise stated.	18 19 20 21

'Sub	odivi	sion 2 State planning instruments and local planning instruments	1 2
'896		te planning regulatory provisions relating to master nning	3 4
	'(1)	This section applies in relation to the making of a State planning regulatory provision after the commencement.	5 6
	'(2)	Section 16 applies as if section 16(1)(a) included a reference to providing regulatory support for master planning.	7 8
	' (3)	Section 20 applies as if—	9
		(a) section 20(1)(a) included a reference to implementing a structure plan for a declared master planned area; and	10 11
		(b) section 20(1)(b) included a reference to the implementation of a structure plan for a master planned area.	12 13 14
	'(4)	Former section 21 continues to apply in relation to the making of the State planning regulatory provision.	15 16
	'(5)	Section 73 applies as if section 73(2)(b) included a reference to increasing the risk of compromising the implementation of a structure plan.	17 18 19
'897	Ad	option of documents by local planning instruments	20
	'(1)	Despite sections 85(1) and 107(1), a planning scheme or a temporary local planning instrument of a local government may, under the <i>Statutory Instruments Act 1992</i> , section 23, apply, adopt or incorporate the following documents made by the local government—	21 22 23 24 25
		(a) a structure plan;	26
		(b) a master plan.	27
	'(2)	Despite section 115(1), a planning scheme policy of a local government may, under the <i>Statutory Instruments Act 1992</i> , section 23, apply, adopt or incorporate a master plan.	28 29 30

'Sub	divi	sion	3 Structure plans	1	
'898	General matters about structure plans				
	'(1)	area o	ect to subsection (5), a structure plan for a master planned of a local government continues in effect for this Act and other Act—	3 4 5	
		(a)	as if former chapter 4 had not been repealed; and	6	
		(b)	until the local government amends its planning scheme under section 761A.	7 8	
	'(2)		e extent a structure plan is inconsistent with a regulation under section 232(1) or (2), the structure plan is of no t.	9 10 11	
	'(3)	State	ere is an inconsistency between a structure plan and a planning instrument, the State planning instrument tils to the extent of the inconsistency.	12 13 14	
	'(4)	devel provi	ructure plan may state that development is prohibited opment, but only if the standard planning scheme sions state the development may be prohibited opment.	15 16 17 18	
	'(5)		following provisions of a structure plan for a master ned area are of no effect—	19 20	
		(a)	the identification of any master planning requirements under former section 141(2)(b);	21 22	
		(b)	a provision that states a master plan may identify alternative levels of assessment under former section 141(3)(b);	23 24 25	
		(c)	a provision under former section 141(3)(c) that states development can not be carried out in the area until there is a master plan for the area;	26 27 28	
		(d)	a provision that states a development application for a preliminary approval to which section 242 applies can not be made for development in the area.	29 30 31	

'899		anges to restrictions on particular development plications in master planned area	1 2
	'(1)	This section applies to a development application for a preliminary approval to which section 242 applies that is made after the commencement for a master planned area.	3 4 5
	'(2)	To remove any doubt, it is declared that—	6
		(a) despite former section 134, the development application can seek to vary the effect of the structure plan area code identified or included in the structure plan for the area; and	7 8 9 10
		(b) if the development application seeks to vary the effect of the structure plan area code, chapter 6, part 4 applies to the application.	11 12 13
'900	Am pla	nendments of planning scheme to include structure ns	14 15
		'For amending a planning scheme to include a structure plan, section 117 applies as if a reference in that section to amending a planning scheme included a reference to amending a planning scheme to include a structure plan.	16 17 18 19
'901	Str	ucture plans not in effect on the commencement	20
	'(1)	This section applies if a local government does not have a structure plan in effect for a declared master planned area on the commencement.	21 22 23
	'(2)	The local government must follow the process stated in the guideline mentioned in section 117(1) or (2) to amend its planning scheme or make a temporary local planning instrument for the declared master planned area to—	24 25 26 27
		(a) set out the broad environmental, infrastructure and development intent to guide detailed planning for the area; and	28 29 30
		(b) appropriately reflect the standard planning scheme provisions; and	31 32

		(c)	incl	ude a	code that—	1
			(i)	state:	s the development entitlements and lopment obligations for the area; and	2 3
			(ii)		des a map that gives a spatial dimension to the ers the subject of the code; and	4 5
		(d)	for o	develo	pment in the area—	6
			(i)	state	development that is—	7
				(A)	exempt development; and	8
				(B)	self-assessable development; and	9
				(C)	development requiring compliance assessment; and	10 11
				(D)	assessable development requiring code or impact assessment, or both code and impact assessment; and	12 13 14
			(ii)	ident	ify or include codes for the development.	15
	'(3)	subs	ection	$n^{-}(2)$	ming instrument as amended or made under may also include a regulated State narges schedule.	16 17 18
902	Ag	reem	ents	to fui	nd structure plans	19
	'(1)	This	secti	on app	olies if—	20
		(a)	into prep	an ag paratio	reement under former section 143 to fund the n of a structure plan for a declared master rea; and	21 22 23 24
		(b)	on t	he con	nmencement—	25
			(i)	the a	greement is in force; and	26
			(ii)	the s	tructure plan is not in effect for the area.	27
	'(2)				ections (3) and (4), the agreement continues in ding on the parties to the agreement.	28 29

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	'(3)	The local government must, as required under section 901, amend its planning scheme, or make a temporary local planning instrument, instead of preparing the structure plan.	1 2 3
	'(4)	The planning scheme or temporary local planning instrument amended or made under subsection (3) must be consistent with the policy the local government adopted under former section 143(2) about providing funding for preparing the structure plan.	4 5 6 7 8
Sub	divi	sion 4 Master plans	9
903	Exi	isting master plans	10
	'(1)	For this Act and any other Act, a master plan in force at the commencement continues in force—	11 12
		(a) as if former chapter 4 had not been repealed; and	13
		(b) until it would have ceased to have effect under section 908.	14 15
	'(2)	A provision of a master plan that requires later master plans for the master planning unit is of no effect.	16 17
904	Re	lationship with regulation under s 232	18
	'(1)	A master plan, whether it takes effect before or after the commencement, must be consistent with a regulation made under section 232(1) or (2).	19 20 21
	'(2)	To the extent a master plan is inconsistent with a regulation made under section 232(1) or (2), the master plan is of no effect.	22 23 24
905	Re	lationship with other planning instruments	25
	'(1)	If there is an inconsistency between a master plan and a State planning instrument, the State planning instrument prevails to the extent of the inconsistency.	26 27 28

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	'(2) To the extent a master plan is, by doing either or both of the following things for development in the master planning un for the plan, different from a local planning instrument, the master plan prevails—				
		(a) s	statin	ng whether the development is—	5
		((i)	exempt development; or	6
		((ii)	self-assessable development; or	7
		((iii)	development requiring compliance assessment; or	8
		(assessable development requiring code or impact assessment, or both code and impact assessment;	9 10
		(b) i	ident	ifying or including codes for the development.	11
	'(3)	Subse	ction	(1) is subject to section 906.	12
		or an neithe change	ter a amer the	master plan is approved, a new planning instrument endment of a planning instrument commences, e planning instrument nor the amendment can otherwise affect the master plan.	14 15 16 17 18
907		-		ttaches to land in master planning unit	19
	'(1)	for the	e pla	plan attaches to all land in the master planning unit in, and binds the owner, the owner's successors in my occupier of the land.	20 21 22
	'(2)	even i	if lat d ou	any doubt, it is declared that subsection (1) applies are development, including reconfiguring a lot, is at or approved for the land, or the land is ed.	23 24 25 26
908	Wh	en ma	ster	plan ceases to have effect	27
		'A ma	ster _l	plan ceases to have effect—	28

		(a)	at the time stated in the plan as the time by which development in the master planning unit for the plan must be completed, whether or not the development has been completed; or	1 2 3 4
		(b)	the earlier time when all development in the master planning unit has been carried out in accordance with the master plan.	5 6 7
909	Exi	sting	applications for approval of master plans	8
	'(1)		section applies to a master plan application made but not ded before the commencement.	9 10
	'(2)	The	application must be decided under the unamended Act.	11
	'(3)	155 form	dealing with and deciding the application, former section and former chapter 4, part 3, division 3, and any other ner provisions necessary to give effect to the decision, inue to apply.	12 13 14 15
	'(4)		vever, despite former section 155 continuing to apply to a ter plan, a master plan may not—	16 17
		(a)	require later master plans for the master planning unit; or	18 19
		(b)	state requirements with which a later master plan must comply.	20 21
'910	Ap _l		tions for amendment or cancellation of master	22 23
	'(1)	mast but 1	section applies to an application to amend or cancel a ter plan for a declared master planned area that is made not decided before the commencement or made after the mencement.	24 25 26 27
	'(2)	The	application must be decided under the unamended Act.	28
	'(3)	155 other	dealing with and deciding the application, former section and former chapter 4, part 3, divisions 3 and 4, and any r former provisions necessary to give effect to the sion, continue to apply.	29 30 31 32

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	'(4)		vever, despite former section 155 continuing to apply to a ter plan, a master plan may not—	1 2
		(a)	require later master plans for the master planning unit; or	3 4
		(b)	state requirements with which a later master plan must comply.	5 6
'Sub	divi	sion	5 Designation of land for community infrastructure	7 8
'911	Mir lan		must consider master plans before designating	9 10
	'(1)	unde	section applies in relation to a Minister designating land er chapter 5 for community infrastructure prescribed er a regulation for section 200.	11 12 13
	'(2)	Sect	ion 207 applies to designating the land as if—	14
		(a)	section 207(2) included a requirement for the Minister to consider any master plans for land in a declared master planned area; and	15 16 17
		(b)	section 207(3) included a reference to carrying out public notification for a structure plan for a declared master planned area that includes the community infrastructure, under the guideline in force under former section 145 immediately before the commencement.	18 19 20 21 22
'Sub	divi	sion	6 Matters relating to IDAS	23
'912	Cat	tegor	ies of development for master plans	24
	'(1)	befo mast deve	section (2) applies to a regulation in force immediately re the commencement that prescribes development that a ter plan can not declare to be self-assessable development, elopment requiring compliance assessment, assessable elopment or prohibited development.	25 26 27 28 29

	'(2)	The regulation continues in force for a master plan until the master plan ceases to have effect.	1 2
	'(3)	A regulation may, from the commencement, prescribe development that a master plan can not declare to be self-assessable development, development requiring compliance assessment, assessable development or prohibited development.	3 4 5 6 7
'913	Exe	empt development in master planned areas	8
		'Section 235 applies to a master plan as if—	9
		(a) section 235(2) included a reference to exempt development not needing to comply with master plans for declared master planned areas; and	10 11 12
		(b) section 235(3) included a reference to section 235(2) as applied under paragraph (a) not stopping a master plan for a declared master planned area affecting exempt development in the circumstances mentioned in section 235(3)(a) and (b).	13 14 15 16 17
'914		clusion of particular entities as referral agency for a ster planned area	18 19
	'(1)	This section applies to a development application for land in a declared master planned area, whether made before or after the commencement.	20 21 22
	(2)	Despite sections 250 and 251, to the extent an entity has exercised a coordinating agency's or participating agency's jurisdiction for the structure plan or a master plan for the master planned area, the entity is a referral agency for the application only if a regulation for this subsection provides that the entity is a referral agency for the application.	23 24 25 26 27 28
	'(3)	However, if—	29
		(a) the structure plan for the declared master planned area requires 1 or more master plans for all or part of the land; and	30 31 32

		(b)	not all the master plans are in effect;	1
		iden appl iden	coordinating agency and the participating agencies tified in the structure plan are referral agencies for the ication to the extent of the jurisdiction or jurisdictions tified in the structure plan for the coordinating agency and a participating agency.	2 3 4 5 6
	'(4)	preli	o, if the application is a development application for a aminary approval to which section 242 applies, subsection applies only if—	7 8 9
		(a)	the development for which the application is made is substantially consistent with the structure plan area code identified or included in the structure plan for the area; and	10 11 12 13
		(b)	the development for which the application is made is substantially consistent with any master plan area code included in a master plan that applies to the land or part of the land; and	14 15 16 17
		(c)	the application does not seek to change the type of assessment for the development or, if it does, it seeks to change it in a way mentioned in section 295(3)(b).	18 19 20
'915		/elop	on of particular provisions about making ment application for declared master planned	21 22 23
	'(1)	appl declar decidence	s section applies to the making of a development ication, or proposed application, for development in a ared master planned area, whether made before and not ded on the commencement or made after the mencement.	24 25 26 27 28
	'(2)		following do not apply to the making of the application or osed application—	29 30
		(a)	section 239, to the extent the development includes prohibited development under schedule 1;	31 32
		(b)	a provision of any other Act that imposes a requirement for, or a restriction on, the making of the application.	33 34

	'(3)	This section applies despite any other Act and prevails to the extent of any inconsistency with another provision of chapter 6.	1 2 3
'916	Ref	ferral agency assesses application	4
	'(1)	This section applies to a referral agency assessing a development application for land in a declared master planned area, whether made before and not decided on the commencement or made after the commencement.	5 6 7 8
	'(2)	Section 282 applies to the assessment of the application as if section 282(2) included a reference to assessing the application with regard to—	9 10 11
		(a) the structure plan for the area; and	12
		(b) the master plan for the area.	13
	'(3)	However, if—	14
		(a) the chief executive is a referral agency for the application; and	15 16
		(b) the application is made after the commencement of the amending Act, section 35;	17 18
		section 255C also applies for assessing the application.	19
'917		de and impact assessment and particular s 242 eliminary approval assessment	20 21
	'(1)	Subsections (2) and (3) apply if any part of a development application for a master planned area requires code assessment.	22 23 24
	'(2)	On the commencement, section 313 applies to the application as if section 313(2)(e) included a reference to assessing the part of the application against any applicable codes in a structure plan or master plan for the area.	25 26 27 28
	'(3)	However, if—	29
		(a) the chief executive is the assessment manager for the application; and	30 31

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	(b) the application is made after the commencement of the amending Act, section 35;	1 2
	section 255A also applies for assessing the part.	3
'(4)	Subsections (5) and (6) apply to any part of a development application for a master planned area requiring impact assessment.	4 5 6
'(5)	On the commencement, section 314 applies to the application as if section 314(2) included a reference to assessing the part of the application against each of the following matters or things to the extent the matter or thing is relevant to the development—	7 8 9 10 11
	(a) a structure plan;	12
	(b) all master plans for the area.	13
'(6)	However, if—	14
	(a) the chief executive is the assessment manager for the application; and	15 16
	(b) the application is made after the commencement of the amending Act, section 35;	17 18
	section 255B also applies for assessing the part.	19
'(7)	Subsection (8) applies to a development application for a preliminary approval mentioned in section 242 for a master planned area.	20 21 22
'(8)	On the commencement, section 316 applies to the application as if section 316(4) included a reference to assessing the part of the application having regard to both of the following to the extent they are relevant to the application—	23 24 25 26
	(a) the structure plan for the area;	27
	(b) a master plan for the area.	28
	ntinued application of former provisions relating to cision for and approval of application	29 30
' (1)	Subsection (2) applies if—	31

'918

		(a) a development application relates to land in a declared master planned area; and	1 2
		(b) the structure plan for the master planned area requires a master plan for the land; and	3 4
		(c) a proposed master plan has not been approved; and	5
		(d) a master plan application has been made but not decided before the commencement.	6 7
	'(2)	Until the master plan application has been decided—	8
		(a) the assessment manager's decision can not be made; and	9
		(b) the decision-making period for the application is suspended.	10 11
	'(3)	Subsection (4) applies for the assessment manager deciding under section 324 an application for development in a master planned area if the structure plan for the area requires a master plan for the development.	12 13 14 15
	'(4)	If a master plan application for the master plan is refused, the development application must be refused.	16 17
'919	Co	mpliance assessment of development application	18
	'(1)	On the commencement, section 397 applies as if section 397(2) provided that the following may state that a document or work is a document or work requiring compliance assessment—	19 20 21 22
		(a) a structure plan;	23
		(b) a master plan.	24
	'(2)	Subsection (3) applies if—	25
		(a) a condition of a development approval states that a document or work is a document or work requiring compliance assessment; and	26 27 28
		(b) the development approval relates to an application for development in a declared master planned area, whether made before or after the commencement.	29 30 31

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	'(3)	Section 398 applies as if section 398(3) provided that the condition may require the document or work to be assessed for compliance with a matter or thing stated in a structure plan or master plan for the area.	1 2 3 4
'Sub	divi	sion 7 Appeals, offences and enforcement	5
'920		urt matters relating to master plans and the structure n guideline	6 7
	'(1)	A person may bring a proceeding in the court for a declaration under section 456 about the construction of master plans under this Act and the structure plan guideline.	8 9 10
	'(2)	Section 460 applies to a proceeding as if section 460(1) provided for a local government to certify a copy of a master plan, or a part of the master plan, under that subsection.	11 12 13
'921	Ар	peals to court relating to master plans	14
	'(1)	This section applies in relation to a person who has applied for approval of a proposed master plan if the application was decided, or made but not decided, before the commencement.	15 16 17
	'(2)	The person may appeal to the court under former section 471 against—	18 19
		(a) the refusal, or the refusal in part, to give the approval of the master plan; or	20 21
		(b) a matter stated in the notice of decision about the application; or	22 23
		(c) a deemed refusal of the master plan application.	24
	'(3)	Former section 471(2) and (3) continues to apply to an appeal under subsection (2).	25 26
	'(4)	Section 484 applies to the appellant as if section 484(1) included a reference to giving written notice of the appeal to the local government and coordinating agency for the application for approval of the master plan.	27 28 29 30

	'(5)	Section 493 applies in an appeal as if section 493(1) included a reference to a person who has applied for approval of a proposed master plan.	1 2 3
	'(6)	Section 495 applies in an appeal as if section 495(2) applied to a person who has applied for approval of a proposed master plan.	4 5 6
	'(7)	In an appeal, the court is not prevented from considering and making a decision about a ground of appeal (based on any coordinating agency's response) merely because this Act required the local government to refuse the application or include conditions in any approval of a master plan.	7 8 9 10 11
922	Coi	mpliance with master plans	12
	'(1)	This section is subject to section 584, as applied under subsection (2), and chapter 9, part 1.	13 14
	'(2)	For this section, section 584 applies as if section 584(1) provided that this section did not apply to a person in the circumstances mentioned in section 584(1).	15 16 17
	'(3)	This section does not apply to development carried out on designated land in accordance with the relevant designation.	18 19
	'(4)	A person must not carry out development in a declared master planned area if the carrying out of the development is contrary to a master plan for the area.	20 21 22
		Maximum penalty—1665 penalty units.	23
	'(5)	A person must not carry out development in a declared master planned area if the structure plan for the area requires that the development can not be carried out in the master planned area until there is a master plan for the development.	24 25 26 27
		Maximum penalty—1665 penalty units.	28
	'(6)	An offence against subsection (4) or (5) is taken to be a development offence.	29 30

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'923	False or misleading document relating to master plan application				
		a ref mass the the	tion 587 applies to a person as if section 587(2) included ference to the person giving a local government to which a ter plan application has been made but not decided before commencement a document containing information that person knows is false or misleading in a material icular.	3 4 5 6 7 8	
'924	Enforcement notices and orders relating to master plans and master plan applications				
	'(1)		section (2) applies to an enforcement notice given after the mencement.	11 12	
	'(2)	Sect	ion 592 applies for giving the notice as if—	13	
		(a)	section 592(1)(e) included a reference to the notice requiring a person to do, or not to do, another act to ensure development complies with a master plan; and	14 15 16	
		(b)	section 592(2)(a) included a reference to the notice requiring a person to demolish or remove a work only if the assessing authority reasonably believes it is not possible and practical to take steps to make the work comply with a master plan.	17 18 19 20 21	
a Magistrates Court on a complaint to p		section (4) applies if a person has brought a proceeding in lagistrates Court on a complaint to prosecute another on for an offence against chapter 7, part 3, whether before fter the commencement.	22 23 24 25		
	'(4)	prov the	ion 599 applies to the proceeding as if section 599(3)(d) rided that an order of the Magistrates Court may require defendant to do, or not to do, another act to ensure elopment or use of the premises complies with a master.	26 27 28 29 30	
925	Evi	dent	iary aids relating to master plan application	31	
	'(1)	This	s section applies to a certificate purporting to be signed by chief executive officer, however called, of an assessing	32 33	

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		authority stating that a particular matter is evidence of the matter.	1 2				
	'(2)	Section 623 applies to the certificate as if the section provided the certificate may state that, on a stated day, or during a stated period—					
		(a) there was or was not a master plan for stated land or development; or	6 7				
		(b) a stated condition was included in a master plan.	8				
'Suk	divi	sion 8 Funding for infrastructure	9				
926	Add	opted infrastructure charges	10				
	'(1)	Subsection (2) applies to a local government making an adopted infrastructure charges resolution under section 648D, whether before or after the commencement.	11 12 13				
	'(2)	The local government may, under its adopted infrastructure charges resolution, state whether or not an adopted infrastructure charge may be levied for development in a declared master planned area of the local government.	14 15 16 17				
	'(3)	An adopted infrastructure charge must not be levied for development in a declared master planned area in the local government's area, unless an adopted infrastructure charges resolution of the local government states the charge applies for development in the declared master planned area.	18 19 20 21 22				
927	Infr	Infrastructure agreements					
	'(1)	An infrastructure agreement relating to the following and in force immediately before the commencement continues to have effect and is binding on the parties to the agreement as if the amending Act had not been enacted—	24 25 26 27				
		(a) the making of a structure plan for a declared master planned area;	28 29				
		(b) master plans for a master planned area.	30				

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	'(2)		sections (3) to (5) apply to an infrastructure agreement, ther entered into before or after the commencement.	1 2	
	'(3)	Section 664 applies to the agreement as if the section provided that an infrastructure agreement is not invalid merely because its fulfilment depends on the exercise of a discretion by a public sector entity about—		3 4 5 6	
		(a)	a structure plan; or	7	
		(b)	a master plan or an application for approval of a master plan.	8 9	
	'(4)		he extent the infrastructure agreement is inconsistent with aster plan, the agreement prevails.	10 11	
	'(5)	a reg	he extent the infrastructure agreement is inconsistent with gulated State infrastructure charges notice or negotiated lated State infrastructure charges notice, the agreement ails.	12 13 14 15	
'928	Regulated State infrastructure charges schedule for master planned area				
	'(1)	plan	gulated State infrastructure charges schedule for a master ned area continues in effect as if the amending Act had been enacted.	18 19 20	
	'(2)	regu	tate planning regulatory provision may provide for a lated State infrastructure charges schedule for a master ned area.	21 22 23	
	((2)				
	'(3)	Que	Minister may seek advice or comment from the ensland Competition Authority about a regulated State astructure charges schedule for a master planned area.	24 25 26	
	·(4)	Qued infra A re	ensland Competition Authority about a regulated State	25	
		Qued infra A re	ensland Competition Authority about a regulated State astructure charges schedule for a master planned area. gulated State infrastructure charges schedule for a master	25 26 27	
		Qued infra A re plant	ensland Competition Authority about a regulated State astructure charges schedule for a master planned area. gulated State infrastructure charges schedule for a master ned area must state— the infrastructure network that services, or is planned to	25 26 27 28 29	

	'(5)		egulated State infrastructure charges schedule may also e a matter related to a matter mentioned in subsection (4).	1 2	
929	Reg	gulat	ed State infrastructure charges notice	3	
	'(1)	beer	unamended Act continues to apply to a person who has a given a regulated State infrastructure charges notice ore the commencement.	4 5 6	
	'(2)	A regulated State infrastructure charges notice may be given after the commencement.			
	'(3)		egulated State infrastructure charges notice must state each ne following—	9 10	
		(a)	the amount of the regulated State infrastructure charge under the notice;	11 12	
		(b)	the land to which the charge applies;	13	
		(c)	when the charge is payable;	14	
		(d)	the State infrastructure network for which the charge has been stated.	15 16	
	'(4)	If th	e notice is given as a result of a development approval—	17	
		(a)	the relevant State infrastructure provider must give the notice to the applicant for the development approval at the same time as the concurrence agency's response is given to the assessment manager; and	18 19 20 21	
		(b)	the charge is not recoverable unless the entitlements under the development approval are exercised; and	22 23	
		(c)	the notice lapses if the approval stops having effect.	24	
	'(5)	the 1	ne notice is not given as a result of a development approval, relevant State infrastructure provider must give the notice ne owner of the land to which the charge applies.	25 26 27	
	'(6)	take	amount of a regulated State infrastructure charge must account of any relevant infrastructure charge for State astructure.	28 29 30	
		Exan	nple—	31	

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		an roa	infrastructure charge relating to the local function of State-controlled ds	1 2
'930	Giv '(1) '(2)	This section applies if the development approved by a negotiated decision notice, whether given before or after the commencement, is different from the development approved in the decision notice or deemed approval in a way that affects the amount of a regulated State infrastructure charge. The relevant State infrastructure provider may give the applicant for the development approval a new regulated State infrastructure charges notice under section 929 to replace the original notice.		
'931	Wh		egulated State infrastructure charge is payable egulated State infrastructure charge is payable— if the charge applies to reconfiguring a lot that is assessable development—before the local government approves the plan of subdivision for the reconfiguration; or if the charge applies to building work that is assessable development—before the certificate of classification for	13 14 15 16 17 18 19 20
		(c) (d)	if the charge applies to a material change of use—before the change of use happens; or otherwise—on the day stated in the regulated State infrastructure charges notice or negotiated regulated State infrastructure charges notice.	21 22 23 24 25 26
'932	Ap	'A ro	tion of regulated State infrastructure charges egulated State infrastructure charge levied and collected a network of State infrastructure must be used to provide astructure for the network.	27 28 29 30

'933	Acc	count	ting for regulated State infrastructure charges	1
		infra	remove any doubt, it is declared that a regulated State astructure charge levied and collected by a State astructure provider need not be held in trust.	2 3 4
'934			egulated State infrastructure charges	5 6
	'(1)	State State State enter	oite sections 929 and 931, a person to whom a regulated e infrastructure charges notice or a negotiated regulated e infrastructure charges notice has been given and the e infrastructure provider may, after the commencement, r into an infrastructure agreement for the charge, ading, for example, that—	7 8 9 10 11 12
		(a)	the charge may be paid at a different time from the time stated in the notice, and whether it may be paid by instalments; or	13 14 15
		(b)	whether the State infrastructure may be supplied instead of paying all or part of the charge; or	16 17
		(c)	land in fee simple may be given instead of paying the charge or part of the charge; or	18 19
		(d)	other infrastructure, or contributions to other infrastructure, may be provided instead of paying the charge or part of the charge.	20 21 22
	'(2)	force force	agreement entered into under former section 673 and in e immediately before the commencement continues in e and is binding on the parties to the agreement as if the inding Act had not been enacted.	23 24 25 26
935	Red	cover	y of regulated State infrastructure charges	27
		regu	mer section 674 continues to apply in relation to a lated State infrastructure charge, whether levied before or the commencement.	28 29 30

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'936	Ар	peals about charges for infrastructure	1	
	'(1)	Subsection (2) applies to a person who has been given, whether before or after the commencement, and is dissatisfied with—		
		(a) a regulated State infrastructure charges notice; or	5	
		(b) a negotiated regulated State infrastructure charges notice.	6 7	
	'(2)	Section 478 applies to the person as if—	8	
		(a) section 478(4)(a) included a reference to a coordinating agency imposing a charge in the notice; and	9 10	
		(b) section 478(5) included a reference to the methodology used to establish a regulated State infrastructure charges schedule.	11 12 13	
	'(3)	Subsection (4) applies to a person who—	14	
		(a) has been given, whether before or after the commencement—	15 16	
		(i) a regulated State infrastructure charges notice; or	17	
		(ii) a negotiated regulated State infrastructure charges notice; and	18 19	
		(b) is dissatisfied with the calculation of a charge in the notice.	20 21	
	'(4)	Section 535 applies to the person as if section 535(4) included a reference to the methodology used to establish a regulated State infrastructure charges schedule.	22 23 24	
'Sub	divi	sion 9 Miscellaneous	25	
'937		nitations on compensation under ss 704 and 705 ating to structure plan	26 27	
	'(1)	This section applies to an owner of an interest in land who is entitled under section 704 or 705 to be paid reasonable	28 29	

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	'(2)	Secti secti paya	pensation by a local government because a change aces the value of the interest. ion 706 applies in relation to the compensation as if ion 706(1) included a reference to compensation not being able if the change is about any of the matters comprising a cture plan for a declared master planned area.	1 2 3 4 5 6
'938			overnment may take or purchase land in master	7 8
	-		tion 714 applies to the taking of land in a master planned as if—	9 10
		(a)	section 714(1)(a) included a reference to a local government being satisfied the taking of the land would help to achieve any of the outcomes in a structure plan made by the local government; and	11 12 13 14
		(b)	section 714(1)(b) included a reference to a master plan having taken effect; and	15 16
		(c)	section 714(1)(b)(ii) included a reference to the applicant for the approval of the master plan having taken reasonable measures to obtain the agreement of the owner of the land to actions that would facilitate the construction of the infrastructure or the carriage of the drainage, but has not been able to obtain the agreement.	17 18 19 20 21 22
'939			ents local government or chief executive must ailable for inspection and purchase—general	23 24
	'(1)	inclu	ion 724 applies to a local government as if section 724(1) aded a reference to keeping available the original or the gnated type of copy of each of the following—	25 26 27
		(a)	each amendment of the local government's planning scheme to include a structure plan;	28 29
		(b)	if the structure plan guideline requires public notification of an amendment proposed to be made to the planning scheme to include a structure plan—each proposed amendment;	30 31 32 33

		(c) each master planned area declaration for the local government's planning scheme area;	1 2
		(d) each master plan for declared master planned areas in its planning scheme area.	3 4
	'(2)	Section 732 applies to the chief executive as if section 732(1) included a reference to keeping available the original or the designated type of copy of master planned area declarations.	5 6 7
'940	Do- ins	cuments local government must keep available for pection and purchase—master plan applications	8 9
		'For keeping documents about master plan applications available for inspection and purchase, former section 725 continues to apply to a local government.	10 11 12
'941		cuments local government must keep available for pection only	13 14
	'(1)	Section 727 applies to a local government as if section 727(1) included a reference to keeping available a register of all master plan applications made to the local government.	15 16 17
	'(2)	However, subsection (1) does not apply for a master plan application until—	18 19
		(a) the application is withdrawn or lapses; or	20
		(b) if paragraph (a) does not apply—the end of the last period during which an appeal may be made against a decision on the application.	21 22 23
	'(3)	Former section 727(3) continues to apply to a local government for the register mentioned in subsection (1).	24 25
'942		ndard planning and development certificates and full nning and development certificates	26 27
	'(1)	Subsection (2) applies to a standard planning and development certificate.	28 29

	(2)	section 739 applies to the certificate as if the section included a reference to the certificate containing or being accompanied by the following information for premises—	1 2 3
		(a) a copy of each master plan applying to the premises;	4
		(b) a copy of every notice of decision or negotiated notice about a master plan application for a master plan, given under this Act or repealed IPA, in force for the planning scheme area for the premises;	5 6 7 8
		(c) a copy of any judgment or order of the court or a building and development committee about a condition included in the master plan;	9 10 11
		(d) a description of each amendment, proposed to be made by the local government to its planning scheme to include a structure plan, that has not yet been made at the time the certificate is given.	12 13 14 15
	'(3)	Subsection (4) applies to a full planning and development certificate if there is a master plan that applies to premises that includes conditions, including conditions of a type mentioned in section 740(1)(a).	16 17 18 19
	'(4)	Section 740 applies to the certificate as if section 740(1) included a reference to the certificate for the premises containing or being accompanied by a statement about the fulfilment or non-fulfilment of each condition, at a stated day after the day the certificate was applied for.	20 21 22 23 24
'943	Ele	ectronic submissions about master plan applications	25
		'Section 756 applies to an entity giving a submission under this Act as if section 756(1)(a) included a reference to a notice relating to a master plan application.	26 27 28
'944		ntinued application of particular transitional ovisions relating to master planned areas	29 30
	'(1)	Despite the enactment of the amending Act, the following provisions continue to apply for master planned areas—	31 32

			_	
		(a)	sections 777, 789 to 797, 819(5) to (8), 820, 841 and 856;	1 2
		(b)	chapter 10, part 2, division 11.	3
	'(2) However, if a provision of this Act as amended under the amending Act, other than this section, is inconsistent with subsection (1), the provision as amended prevails to the extent of the inconsistency.			4 5 6 7
	'(3)	exte	emove any doubt, it is declared that section 871, to the nt it provides for matters relating to former chapter 4, inues to apply for master planned areas.	8 9 10
'Div i	ision	3	Other provisions	11
'945			ecutive assessing particular applications as nent manager or referral agency	12 13
		com	levelopment application made but not decided on the mencement must be dealt with and decided from the mencement as if the amending Act, section 35 had not menced.	14 15 16 17
		Note-	_	18
		sub	e amending Act, section 35 inserts chapter 6, part 1, division 4, division 2A (Chief executive assessing particular applications as essment manager or referral agency).	19 20 21
'946	Cos	sts fo	r existing court proceedings	22
	'(1)		ner section 457 continues to apply to a proceeding in the that has been brought before the commencement.	23 24
	'(2)	proc the	subsection (1), a proceeding in the court (the <i>originating eeding</i>) includes any interlocutory proceeding relating to originating proceeding that is brought after the mencement.	25 26 27 28

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	'947		claration about whether development application olving particular State resource is properly made	1 2
			'Former section 510(4) continues to apply to a person seeking a declaration under the section about whether a development application made before the commencement is a properly made application.'.	3 4 5 6
Clause	123	Am	nendment of sch 3 (Dictionary)	7
		(1)	Schedule 3, definitions coordinating agency, coordinating agency assessment period, coordinating agency conditions, declared master planned area, impact report, local government, making, master plan, master plan application, master planned area, master planned area declaration, master planning unit, negotiated notice, negotiated regulated State infrastructure charges notice, panel report, participating agency, proposed iconic place structure plan, regulated State infrastructure charge, regulated State infrastructure charges notice, regulated State infrastructure charges schedule, request for information, structure plan and structure plan guideline—	8 9 10 11 12 13 14 15 16 17 18
			omit.	20
		(2)	Schedule 3, definitions <i>chief executive (environment)</i> , <i>chief executive (fisheries)</i> , <i>code assessment</i> , <i>impact assessment</i> and <i>prescribed concurrence agency</i> —	21 22 23
			omit.	24
		(3)	Schedule 3—	25
			insert—	26
			<i>'impact report</i> , for chapter 3, part 5, division 2, see section 122C(1).	27 28
			local government—	29
			(a) for chapter 3, part 5, division 2, see section 122A; or	30
			(b) for chapter 9, part 7B, see section 755X.	31
			<i>panel report</i> for chapter 3, part 5, division 2, see section 122E(1).'.	32 33

(4)	Schedule 3—	1
	insert—	2
	'ADR provisions see section 491(1).	3
	<i>ADR registrar</i> , for chapter 7, part 1, division 12A, see section 491A.	4 5
	<i>code assessment</i> means the assessment of development by the assessment manager under section 313 or, if the chief executive is the assessment manager, by the chief executive under sections 255A and 313.	6 7 8 9
	<i>impact assessment</i> means the assessment of the following by the assessment manager under section 314 or, if the chief executive is the assessment manager, by the chief executive under sections 255B and 314—	10 11 12 13
	(a) the environmental effects of proposed development;	14
	(b) the ways of dealing with the effects.'.	15
(5)	Schedule 3, definition applicant, paragraph (a)—	16
	omit.	17
(6)	Schedule 3, definition applicant, paragraphs (b) and (c)—	18
	renumber as paragraphs (a) and (b).	19
(7)	Schedule 3, definition <i>applicant's appeal period</i> , paragraph (b)—	20 21
	omit.	22
(8)	Schedule 3, definition <i>applicant's appeal period</i> , paragraphs (c) to (e)—	23 24
	renumber as paragraphs (b) to (d).	25
(9)	Schedule 3, definition <i>assessable development</i> , paragraph 3(c)—	26 27
	omit.	28
(10)	Schedule 3, definition assessable development, paragraph 3(d)—	29 30
	renumber as paragraph 3(c).	31

(11)	Schedule 3, definition assessing authority, paragraph (k)—	1
	omit.	2
(12)	Schedule 3, definition assessing authority, paragraph (1)—	3
	renumber as paragraph (k).	4
(13)	Schedule 3, definition <i>code</i> , paragraph (c)—	5
	omit.	6
(14)	Schedule 3, definition <i>code</i> , paragraph (d)—	7
	renumber as paragraph (c).	8
(15)	Schedule 3, definition <i>consultation period</i> , paragraph (c), ', other than an amendment to include a structure plan'—	9 10
	omit.	11
(16)	Schedule 3, definition <i>consultation period</i> , paragraphs (d) and (e)—	12 13
	omit.	14
(17)	Schedule 3, definition consultation period, paragraph (f)—	15
	renumber as paragraph (d).	16
(18)	Schedule 3, definition deemed refusal, paragraph (d)—	17
	omit.	18
(19)	Schedule 3, definition deemed refusal, paragraph (e)—	19
	renumber as paragraph (d).	20
(20)	Schedule 3, definition development offence, ', 582 or 583'—	21
	omit, insert—	22
	'or 582'.	23
(21)	Schedule 3, definition development offence—	24
	insert—	25
	'Note—	26
	See also section 922.'.	27
(22)	Schedule 3, definition <i>Minister</i> , paragraph (a)—	28

	omit, insert—	1
	'(a) in chapter 2, part 2 or 3 and chapter 6, part 11, means—	2
	(i) generally—the Minister administering the part; or	3
	(ii) for a matter the regional planning Minister is satisfied relates to chapter 2, part 2 or 3—the regional planning Minister for the region; and'.	4 5 6
(23)	Schedule 3, definition <i>prohibited development</i> , paragraph 3(a), ', including a structure plan'—	7 8
	omit.	9
(24)	Schedule 3, definition <i>properly made submission</i> , paragraph (e)(xi)—	10 11
	omit.	12
(25)	Schedule 3, definition <i>properly made submission</i> , paragraph (e)(xii)—	13 14
	renumber as paragraph (e)(xi).	15
(26)	Schedule 3, definition <i>regional planning Minister</i> , 'or chapter 4,'—	16 17
	omit.	18
(27)	Schedule 3, definition scheme guideline, 'division 2A'—	19
	omit, insert—	20
	'division 2'.	21
(28)	Schedule 3, definition <i>self-assessable development</i> , paragraph 3(c)—	22 23
	omit.	24
(29)	Schedule 3, definition <i>self-assessable development</i> , paragraph 3(d)—	25 26
	renumber as paragraph 3(c).	27
(30)	Schedule 3, definition TLPI guideline, 'division 2A'—	28
	omit, insert—	29
	'division 2'.	30

	Part	8 Amendment of Transport Infrastructure Act 1994	1 2
Clause	124	Act amended	3
		This part amends the <i>Transport Infrastructure Act 1994</i> .	4
Clause	125	Amendment of s 247 (Chief executive taken to be owner of rail corridor land and non-rail corridor land for particular circumstances under Planning Act)	5 6 7
		Section 247(1A)—	8
		omit.	9
Clause	126	Amendment of s 283ZZD (Restriction on application of master plan)	10 11
		Section 283ZZD—	12
		insert—	13
		'Note—	14
		See the Planning Act, chapter 10, part 6, division 2, subdivision 4 (Master plans).'.	15 16
	Part	9 Amendment of Water Act 2000	17
Clause	127	Act amended	18
		This part amends the Water Act 2000.	19
Clause	128	Amendment of s 967 (Approval for development under Sustainable Planning Act 2009 is subject to approval under this Act)	20 21 22
		(1) Section 967, heading—	23

10 1201	[s	12	91
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			omit, insert—	1
	'967		velopment under Sustainable Planning Act 2009 ating to taking or interfering with water'.	2 3
		(2)	Section 967(3) and (4)—	4
			omit, insert—	5
		'(3)	The development permit for works associated with the taking or interfering with water authorises a person to carry out development under the approval only if the person is authorised under this Act to take or interfere with the water.'.	6 7 8 9
		(3)	Section 967(5) to (7)—	10
			renumber as section 967(4) to (6).	11
lause	129		placement of s 969 (Development applications for the noval of quarry material)	12 13
			Section 969—	14
			omit, insert—	15
	'969		velopment applications for the removal of quarry terial	16 17
			'A development application for the removal of quarry material from land leased under the <i>Land Act 1994</i> must be supported by—	18 19 20
			(a) the written consent of the lessee of the land to arrangements about the route the applicant may use across the lessee's land for the removal of the quarry material; or	21 22 23 24
			(b) if the lessee and the applicant can not agree on arrangements—the arrangements decided by a Magistrates Court.'.	25 26 27

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	Part	10 Amendment of Water Supply (Safety and Reliability) Act 2008	1 2
Clause	130	Act amended This part amends the Water Supply (Safety and Reliability) Act 2008.	3 4 5
Clause	131	Amendment of s 561 (Development applications for referable dams)	6 7
		Section 561(2), from 'by—'—	8
		omit, insert—	9
		'by evidence that the chief executive has accepted a failure impact assessment of the dam.'.	10 11

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