

Queensland

# Planning (Consequential) and Other Legislation Amendment Bill 2015



# Queensland

# Planning (Consequential) and Other Legislation Amendment Bill 2015

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618	Omission of s 19H (Code for clearing of vegetation)		
619	Amendment of pt 2, div 4A, hdg (Code for clearing vegetation for special indigenous purpose)		
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626	Omission of pt 2, div 5 (Declarations about codes)		
627	Amendment of s 20AH (Deciding to show particular areas as category B areas)		
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630	Amendment of s 20D (When PMAV may be replaced) 328		
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634	Amendment of s 20ZB (Amendment by chief executive)		
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637		22A (Particular vegetation clearing applications may	be 330
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673	Replace 344	ment of s 966 (Applications for the removal of quarry mater	ial)	
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675	Omissio	n of ch 8, pt 2, div 1, sdiv 2 (Additional assessment criteria)	346	
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679	Omissio	Omission of ss 972E and 972F		
680	Amendn	Amendment of s 972H (Modification or removal of works) 34		
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682	Replace	ment of s 972N (Effect on development permit)	347	
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684	Amendment of s 1046 (Declared subartesian areas)			
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686	Insertion of new ch 9, pt 10		349	
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	1283	Existing development applications	349	
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688	Act amen	nded	351	
689	Amendment of s 356A (Compliance with safety or development condition)		351	
690	Amendm	Amendment of s 559 (Definition for pt 2)		
691	Omission of s 560 (Codes for Planning Act)		352	
692	Replacement of ss 561 and 562		352	
	561	Particular applications for relevant operational work .	352	
	562	When appeal may be made to Land Court	353	
693	Amendment of s 636 (Application of s 562)			
694	Insertion of new ch 10, pt 10			
	Part 10	Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015		
	673	Existing development applications	354	
695	Amendm	Amendment of sch 3 (Dictionary)		
Part 69	Amendment of Wet Tropics World Heritage Protection and Management Act 1993			
696	Act amended		355	
697	Amendment of sch 3 (Dictionary)		355	

## 2015

## **A Bill**

for

An Act to make consequential amendments to the legislation stated in this Act for the purposes of the *Planning Act 2015*, and to amend other legislation stated in this Act for particular purposes

[s	1	1

	The Parliament of Queensland enacts—							
	Part	1 Preliminary	2					
Clause	1	Short title	3					
		This Act may be cited as the <i>Planning (Consequential) and Other Legislation Amendment Act 2015.</i>	4 5					
Clause	2	Commencement	6					
		This Act commences on a day to be fixed by proclamation.	7					
	Part	2 Amendment of Aboriginal Cultural Heritage Act 2003	8					
Clause	3	Act amended	10					
		This part amends the Aboriginal Cultural Heritage Act 2003.	11					
Clause	4	Omission of s 89 (Cultural heritage management plan needed under Planning Act)	12 13					
		Section 89—	14					
		omit.	15					

[s 5]

	Part	3 Amendment of Aboriginal Land Act 1991
lause	5	Act amended
		This part amends the Aboriginal Land Act 1991.
ause	6	Amendment of s 32B (Definitions for pt 2A)
		Section 32B, definition planning scheme—
		omit, insert—
		<i>planning scheme</i> means a planning scheme under the <i>Planning Act 2015</i> .
		4 Amendment of Acquisition of Land Act 1967
ause	7	Act amended
		This part amends the Acquisition of Land Act 1967.
ause	8	Amendment of sch 1 (Purposes for taking land)
		(1) Schedule 1, part 2, fourth dot point, 'Sustainable Planning Act 2009'—
		omit, insert—
		Planning Act 2015
		(2) Schedule 1, part 2, fourth dot point, after 'Moreton Bay Regional Council,'—
		insert—
		Noosa Shire Council.

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Part 5		5	Amendment of Acts Interpretation Act 1954	1 2
Clause	9	Act amended		3
		This part a	mends the Acts Interpretation Act 1954.	4
Clause	10	Amendment of and expression	of sch 1 (Meaning of commonly used words ons)	5 6
		Schedule 1—		7
		insert—		8
			Planning and Environment Court means the court continued in existence as the Planning and Environment Court under the Planning and Environment Court Act 2015.	9 10 11 12
	Part	6	Amendment of Airport Assets	13
			(Restructuring and Disposal)	14
			Act 2008	15
Clause	11	Act amended		16
		This part <i>Disposal)</i> A	amends the Airport Assets (Restructuring and Act 2008.	17 18
Clause	12	Amendment of	of ss 31 and 33	19
		Sections 31(2) a	and 33(1)(b), 'section 35(1)(e) and (f)'—	20
		omit, insert—		21
			section 35(1)(c) and (d)	22

Clause	13	Am	endment of s	s 3	5 (Content of land use plan)	1
		(1)	Section 35(1)	(c)	to (f) and editor's note—	2
			omit, insert—	-		3
			(	(c)	include a schedule of charges (a <i>charges schedule</i> ) the local government may, subject to section 43, levy for infrastructure provided by the local government in relation to development on the airport land; and	4 5 6 7 8
			(	d)	include an infrastructure interface plan for the land use plan; and	9 10
			(	e)	include any other matter prescribed by regulation.	11 12
		(2)	Section 35(2)	—		13
			omit, insert—	-		14
					and use plan for airport land may, for the ning Act, do 1 or more of the following—	15 16
			(	a)	categorise development on the airport land as assessable development or accepted development;	17 18 19
			(	(b)	state whether development categorised as assessable development under the plan requires code assessment or impact assessment under the Planning Act;	20 21 22 23
			(	c)	state assessment benchmarks for the Planning Act that assessable development under the plan must be assessed against;	24 25 26
			(	d)	categorise particular development on the airport land that is inconsistent with the plan as assessable development requiring impact assessment under the Planning Act.	27 28 29 30
		(3)	Section 35(3)	, 'V	Vithout limiting subsection (1)'—	31
			omit, insert—	-		32
			Also			33

[s 1	4]
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	(4)	Section 35(	3)(c)	<del>_</del>	1
		omit.			2
	(5)	Section 35(	3)(d)	<del></del>	3
		renumber a	s sec	tion 35(3)(c).	4
	(6)	Section 35(	4)—		5
		omit, insert			6
		(4)	plar any	n must not, for the Planning Act, categorise of the following development on the airport	7 8 9 10
			(a)	development that is a material change of use of premises for core airport infrastructure if the development is consistent with the plan;	11 12 13
			(b)	development categorised as accepted development under a regulation made under the Planning Act;	14 15 16
			(c)	development that a local categorising instrument under the Planning Act is prohibited, under section 43(4)(b) of that Act, from stating is assessable development.	17 18 19 20
14					21 22
	(1)	Section 36(	1)(b)	(ii)(B), 'either exempt or self-assessable'—	23
		omit, insert			24
				accepted	25
	(2)	Section 36(	4)—		26
		omit.			27
15		endment o see)	fs4	6 (Ministerial direction to airport	28 29
	14	(5) (6)  14 Am pre (1)	omit.  (5) Section 35( renumber a  (6) Section 35( omit, insert  (4)  14 Amendment o preparation of  (1) Section 36( omit, insert  (2) Section 36(	omit.  (5) Section 35(3)(d) renumber as section 35(4)— omit, insert—  (4) Destion 36(4)— (a)  (b)  (c)  14 Amendment of s 3 preparation of lance (1) Section 36(1)(b) omit, insert—  (2) Section 36(4)—	<ul> <li>omit.</li> <li>(5) Section 35(3)(d)— renumber as section 35(3)(c).</li> <li>(6) Section 35(4)— omit, insert—  (4) Despite subsection (2)(a) and (d), the land use plan must not, for the Planning Act, categorise any of the following development on the airport land as assessable development—  (a) development that is a material change of use of premises for core airport infrastructure if the development is consistent with the plan;</li> <li>(b) development categorised as accepted development under a regulation made under the Planning Act;</li> <li>(c) development that a local categorising instrument under the Planning Act is prohibited, under section 43(4)(b) of that Act, from stating is assessable development.</li> <li>14 Amendment of s 36 (Statement of proposal for preparation of land use plan or amendment of plan)</li> <li>(1) Section 36(1)(b)(ii)(B), 'either exempt or self-assessable'— omit, insert— accepted</li> <li>(2) Section 36(4)—</li> </ul>

		omit, insert—	1
		(1) This section applies if the planning Minister is satisfied a minor amendment of a land use plan for airport land is required.	2 3 4
		(2) The planning Minister may, by written notice, direct the airport lessee to make the minor amendment within a stated reasonable period.	5 6 7
		(2) Section 46(6)—	8
		omit.	9
Clause	16	Amendment of s 48 (Airport land not subject to local planning instrument)	10 11
		Section 48(2), 'chapter 3'—	12
		omit, insert—	13
		chapter 2, part 3	14
Clause	17	Omission of ss 49 and 50	15
		Sections 49 and 50—	16
		omit.	17
Clause	18	Amendment of s 52 (Particular provisions of Planning Act do not apply in relation to airport land)	18 19
		(1) Section 52(1), 'section 714'—	20
		omit, insert—	21
		section 262	22
		(2) Section 52(2), 'chapter 9, part 3,'—	23
		omit, insert—	24
		chapter 2, part 4, division 2	25

Clause

	endment o 9, pt 6, div		3 (Modified application of Planning Act,	1 2
(1)	Section 53	, head	ling, 'ch 9, pt 6, div 4'—	3
	omit, inser	t		4
	s 2	64		5
(2)	Section 53	(1), 'c	chapter 9, part 6, division 4,'—	6
	omit, inser	<i>t</i> —		7
		sect	ion 264	8
(3)	Section 53	(3)—		9
	omit, inser	t		10
	(3)	For	subsection (1)—	11
		(a)	the Planning Act, section 264(3) applies as if a reference in the subsection to a local government were a reference to the planning chief executive; and	12 13 14 15
		(b)	a regulation made under the Planning Act, section 264(4) applies—	16 17
			(i) as if a reference in the regulation to a local government were a reference to the planning chief executive; and	18 19 20
			(ii) as if a reference in the regulation to a planning scheme were a reference to a land use plan; and	21 22 23
			(iii) as if a reference in the regulation to an LGIP were a reference to a charges schedule for a land use plan; and	24 25 26
			(iv) as if the regulation provides that a planning and development certificate must also be accompanied by any statement of proposal, or draft plan, for the airport land notified under section 38(2), but not yet approved under section 41; and	27 28 29 30 31 32 33

	(v) with other necessary changes.	1
Clause 20	Amendment of s 54 (Development on local heritage place not assessable development)	2 3
	(1) Section 54, heading—	4
	omit, insert—	5
	54 When development on local heritage place is not assessable development	6 7
	(2) Section 54(1)—	8
	omit, insert—	9
	(1) Subsection (2) applies if a regulation made under the Planning Act categorises development on local heritage places as assessable development.	10 11 12
	(1A) The development is not assessable development under the Planning Act to the extent the local heritage place is on an airport lessee's airport land.	13 14 15 16
	(3) Section 54(2), 'Subsection (1) applies'—	17
	omit, insert—	18
	Subsections (1) and (2) apply	19
	(4) Section 54(1A) to (3)—	20
	renumber as section 54(2) to (4).	21
Clause 21	Replacement of s 55 (Restriction on designation for community infrastructure)	22 23
	Section 55—	24
	omit, insert—	25
	55 Restriction on designation of premises under Planning Act for development of infrastructure	26 27
	(1) Despite the Planning Act, chapter 2, part 5, only the planning Minister may, under that part, make	28

			a designation of premises that is, or includes, airport land.	1 2
		(2)	Development carried out on premises that are subject to a designation under the Planning Act made by a Minister is accepted development to the extent the development—	3 4 5 6
			(a) is carried out under the designation; and	7
			(b) would, other than for this subsection, be assessable development under a land use plan for airport land.	8 9 10
		(3)	Subsection (2) does not limit the Planning Act, section 44(6)(b).	11 12
Clause	22	Omission of s plan)	56 (Restriction on application of master	13 14
		Section 56—		15
		omit.		16
Clause	23	Replacement	of ss 58 and 59	17
		Sections 58 and	59—	18
		omit, insert—		19
		58 Exi	sting lawful uses, works and approvals	20
		(1)	If, immediately before a land use plan for airport land is amended or replaced, a use of premises on the airport land was a lawful use of premises under the Planning Act, the plan as amended or replaced does not—	21 22 23 24 25
			(a) stop the use from continuing; or	26
			(b) further regulate the use; or	27
			(c) require the use to be changed.	28
		(2)	If a land use plan for airport land is amended or replaced after building or other works have been	29 30

	land requ	, the	constructed or effected on the airport plan as amended or replaced does not ne building or works to be altered or	1 2 3 4		
(3)	If a land use plan for airport land is amended or replaced after a development approval is given for premises wholly or partly on the airport land, the plan as amended or replaced does not—					
	(a)	stop	or further regulate the development; or	9		
	(b)		rwise affect the approval to any extent hich the approval remains in effect.	10 11		
59 lmp	olied	and	uncommenced right to use	12		
(1)	This	secti	on applies if—	13		
	(a)	for	evelopment approval comes into effect premises wholly or partly on airport ; and	14 15 16		
	(b)	propreper mater applications developed to the control of the contr	n the application for the approval was verly made under the Planning Act or the aled <i>Sustainable Planning Act 2009</i> , a verial change of use for a use that the ication implies did not require a elopment permit under the land use plan the airport land; and	17 18 19 20 21 22 23		
	(c)		the application was properly made, but re the use started—	24 25		
		(i)	the land use plan was amended or replaced and the material change of use is assessable development under the plan as amended or replaced; or	26 27 28 29		
		(ii)	the premises, to the extent they are on airport land, stopped being airport land and the material change of use is categorised as assessable development	30 31 32 33		

				under a local planning instrument under the Planning Act.	1 2
		(2)	lawi plan loca	use is taken, for the Planning Act, to be a ful use in existence immediately before the as amended or replaced took effect, or the all planning instrument started applying to the mises, if—	3 4 5 6 7
			(a)	the development approval has not lapsed; and	8 9
			(b)	the use starts within 5 years after the completion of the development the approval is for.	10 11 12
Clause	24	Amendment of	fs6	1 (Amendment of planning schemes)	13
		Section 61(3)—			14
		omit, insert—			15
		(3)	Des	pite the Planning Act—	16
			(a)	a notice or amended notice given under section 18(3) of that Act for an amendment mentioned in subsection (2), must not state the things mentioned in section 18(5)(a) to (g) of that Act; and	17 18 19 20 21
			(b)	an amendment mentioned in subsection (2) does not require the approval of the planning Minister before the amendment is made.	22 23 24
Clause	25	Omission of cl	h 6,	pt 1, hdg (Miscellaneous)	25
		Chapter 6, part 1	, hea	ding—	26
		omit.			27
Clause	26	Omission of cl	h 6,	pt 2 (Transitional provisions)	28
		Chapter 6, part 2	2—		29

		omit.	1
lause	27	Insertion of new ch 7	2
		After chapter 6—	3
		insert—	4
		Chapter 7 Transitional	5
		provisions for	6
		Planning	7
		(Consequential) and	8
		Other Legislation	9
		Amendment Act	10
		2015	11
		108 Definitions for chapter	12
		In this chapter—	13
		amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	14 15 16
		<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	17 18 19 20
		repealed Planning Act means the repealed Sustainable Planning Act 2009.	21 22
		109 References to priority infrastructure interface plans in land use plans	23 24
		A priority infrastructure interface plan in a land use	25
		plan for airport land in force immediately before the commencement is taken to be an infrastructure	26 27
		interface plan.	28

		110 EXI	sting development applications	1
		(1)	Subsection (2) applies to an existing development application mentioned in former section 50.	2 3
		(2)	Former section 50 continues to apply in relation to the application as if the amending Act had not been enacted.	4 5 6
		(3)	Subsection (4) applies to an existing development application mentioned in former section 51.	7 8
		(4)	Former section 51 continues to apply in relation to the application as if the amending Act had not been enacted.	9 10 11
		(5)	In this section—	12
			existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	13 14 15 16
			sting process for amending planning neme to make a change required by s 61(2)	17 18
				18
		sch	neme to make a change required by s 61(2)	18 19 20 21 22
		sch	This section applies if—  (a) a process for amending a planning scheme had started under the repealed Planning Act, but had not ended before the repealed	18 19 20 21 22 23 24
		sch	This section applies if—  (a) a process for amending a planning scheme had started under the repealed Planning Act, but had not ended before the repealed Planning Act was repealed; and  (b) the proposed amendment relates to a change	
Clause	28 Ame	(1)	This section applies if—  (a) a process for amending a planning scheme had started under the repealed Planning Act, but had not ended before the repealed Planning Act was repealed; and  (b) the proposed amendment relates to a change mentioned in former section 61(2).  Former section 61(3) continues to apply in relation to making the amendment, as if the	18 19 20 21 22 23 24 25 26 27

s	28]

	omit.				1
(2)	Schedule 3-				2
	insert—				3
			e <b>pted</b> ion 4	<i>development</i> see the Planning Act, 4(4).	4 5
			essablaion 4	<i>de development</i> see the Planning Act, 4(3).	6 7
		for or developlar the local	airpor for, elopm is in local	cture interface plan, for a land use plan rt land, means a document prepared by, an airport lessee describing how ment that is consistent with the land use ntended to coordinate with the LGIP of government in relation to the types of vernment infrastructure relevant to the rnd.	8 9 10 11 12 13 14 15
			le by	f a local government, means an LGIP the local government under the Planning	16 17 18
				<i>change of use</i> , of premises, see the Act, schedule 2.	19 20
				nendment, of a land use plan for airport ans an amendment that—	21 22
		(a)	corr	ects or otherwise changes—	23
			(i)	a spelling, grammatical, mapping or typographical error in the plan; or	24 25
			(ii)	an explanatory matter about the plan, this Act or the Planning Act; or	26 27
			(iii)	the format or presentation of the plan; or	28 29
			(iv)	a factual matter incorrectly stated in the plan; or	30 31
			(v)	a redundant or outdated term; or	32

				(	(vi)	inconsistent numbering of provisions in the plan; or	1 2
				(	(vii)	a cross-reference in the plan; or	3
						planning Minister considers only ects—	4 5
				(	(i)	this Act or the Planning Act; or	6
				(	(ii)	a part of a State planning policy or regional plan made under the Planning Act, if the planning Minister considers adequate public consultation was carried out in relation to the making of the part.	7 8 9 10 11 12
				Plani	ning	Act means the Planning Act 2015.	13
		(3)	Schedule 3,	defini	tion	charges schedule, 'section 35(1)(e)'—	14
			omit, insert-	_			15
				section	on 3:	5(1)(c)	16
		(4)	Schedule 3,	defini	tion	State interest, 'schedule 3'—	17
			omit, insert-	_			18
				sched	lule	2	19
	Part	7		Ame 201		dment of Biosecurity Act	20 21
Clause	29	Act	amended				22
			This part am	nends	the I	Biosecurity Act 2014.	23
Clause	30	Am	endment of	s 9 (	Rel	ationship with particular Acts)	24
		Sec	tion 9(6), defi	inition	rel	evant Act, paragraph (e)—	25
		01111	t, insert—				26

s	31	1

		[5 01]	
		(e) Planning Act 2015;	1
		(f) Vegetation Management Act 1999.	2
Clause	31		3
			5
		omit.	6
		(2) Section 119(9)—	7
			8
	Part	8 Amendment of Body Corporate	9
		and Orana and Har Maria and and	10
		Act 1997	11
Clause	32	Act amended	12
			13 14
Clause	33		15 16
			17 18
		omit, insert—	19
		Planning Act	20
			21 22
		omit.	23
		(3) Section 60(8)—	24

		omit, insert	<del>`—</del>	I
		(8)	An appeal under subsection (7) is started by lodging a written notice of appeal with the registrar of the court.	
		(8A)	The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.	
		(8B)	The <i>Planning and Environment Court Act 2015</i> , part 5 applies, with necessary changes, to the appeal as if—	
			(a) the appeal were a Planning Act appeal under that Act; and	11 12
			(b) the relevant planning body were the only other party to the appeal.	13 14
		(8C)	The appellant for the appeal must give a copy of the notice of appeal to the relevant planning body within 10 business days after starting the appeal.	
	(4)		0(9), definition <i>planning instrument</i> , paragraph tainable Planning Act 2009'—	18 19
		omit, insert	<u>;</u>	20
			Planning Act	21
	(5)	Section 600	(8A) to (9)—	22
		renumber a	s section 60(9) to (12).	23
Clause 34		nendment o oceedings)	of s 313 (Representation in planning	24 25
	Sec	etion 313(1),	'Sustainable Planning Act 2009'—	26
	om	it, insert—		27
			nning Act or the <i>Planning and Environment Court</i> 2015	28 29

s	35]
_	991

Clause	35	Am	nendment of sch 6 (Dictionary)	1
		(1)	Schedule 6—	2
			insert—	3
			Planning Act means the Planning Act 2015.	4
		(2)	Schedule 6, definition development approval, paragraph (a), 'Sustainable Planning Act 2009'—	5 6
			omit, insert—	7
			Planning Act	8
	Part	9	Amendment of Building Act	9
			1975	10
Clause	36	Act	t amended	11
			This part amends the <i>Building Act 1975</i> .	12
Clause	37		nendment of s 3 (Simplified outline of main provisions Act)	13 14
		(1)	Section 3(1), after 'assessable development'—	15
			insert—	16
			or accepted development	17
		(2)	Section 3(3)(a), from 'and the'—	18
			omit, insert—	19
			; and	20
Clause	38	Am	nendment of s 5 (What is <i>building work</i> )	21
		Sec	tion 5(1)(d), ', other than IDAS'—	22
		omi	it.	23

[s 39]		
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Clause	39	Replacement application)	of s 6 (What is a <i>building development</i>	1 2
		Section 6—		3
		omit, insert—		4
		6 WI	hat is a <i>building development application</i>	5
		(1)	A building development application is—	6
			(a) a development application to the extent it is for a development approval for building work; or	7 8 9
			(b) a change application, other than a minor change application, to change a development approval to the extent the approval approves building work; or	10 11 12 13
			(c) a change application, other than a minor change application, to change a development approval—	14 15 16
			(i) to approve building work; and	17
			(ii) that does not already approve building work.	18 19
		(2)	In this section—	20
			<i>minor change application</i> means a change application for a minor change to a development approval, as defined in the Planning Act.	21 22 23
Clause	40	Amendment (	of s 10 (What is a <i>building certifying</i>	24 25
		Section 10(a) a	nd (b), 'concurrence'—	26
		omit, insert—		27
			referral	28

s	41	1
s	4 I	П

Clause	41					no is the <i>assessment manager</i> for tapplication)	1 2
		Sec	tion 11(1), 's	ection	n 246	(1)'—	3
		omi	t, insert—				4
			secti	ion 48	8(1)		5
Clause	42	dev	elopment,	asse	ssm	eference in Act to applicants, ent managers, referral agencies, ng certifiers)	6 7 8
		(1)	Section 16(	1)(b)	to (f)	_	9
			omit, insert-	_			10
				(b)		ling work—building work to which the ication relates;	11 12
				(c)		building—the building work to which application relates;	13 14
				(d)	the whice	development—the development to ch the application relates;	15 16
				(e)	the a	assessment manager—	17
					(i)	if the application is a development application—the assessment manager for the application; or	18 19 20
					(ii)	if the application is a change application—the responsible entity for the application;	21 22 23
				(f)		Ferral agency—a referral agency for the ication;	24 25
		(2)	Section 16(	3)(b),	'ass	essment manager for'—	26
			omit, insert-				27
				asse	ssme	nt manager or responsible entity for	28

[s	43]
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Clause	43	Amendment of s 18 (Reference to local government includes any other assessment manager under the Planning Act)	2
		(1) Section 18, heading, from 'includes'—	1
		omit, insert—	5
		in provision about building development 6 application	
		(2) Section 18(b), after 'local government'—	3
		insert—	)
		or a private certifier 1	10
Clause	44		l 1 l 2
		Chapter 2, heading and notes—	13
		omit, insert—	14
		Chapter 2 When building work 1	15
		is assessable 1	16
		development or 1	17
		accepted 1	18
		development 1	19
		Notes— 2	20
		Act and offences against the Planning Act, including development offences, see the Planning Act, chapters 3 and 2	21 22 23 24
		and obtaining a building development approval and for 2	25 26 27
Clause	45		28 29
		Section 20, from 'unless'—	30

s	46]

	omii	t, insert—		1
		und	ess the building work is accepted development er section 21(2) or a regulation made under the nning Act.	2 3 4
clause 46		endment o the Plannii	f s 21 (Building work that is self-assessable ng Act)	5 6
	(1)	Section 21,	heading, 'self-assessable'—	7
		omit, insert	_	8
		acc	epted development	9
	(2)	Section 21(	1)—	10
		omit, insert	<u> </u>	11
		(1)	Subsection (2) applies to the extent a regulation made under the Planning Act prescribes that this Act may declare building work to be accepted development.	12 13 14 15
	(3)	Section 21(	2) and (3)—	16
		omit, insert	<u> </u>	17
		(2)	Building work is declared to be accepted development for the Planning Act if—	18 19
			(a) the building work is prescribed by regulation; and	20 21
			(b) if the regulation states that the building work must comply with the relevant provisions—the building work complies with the relevant provisions for the building work.	22 23 24 25 26
		(3)	Building work that is accepted development under a regulation made under the Planning Act or subsection (2) is <i>accepted building work</i> .	27 28 29
	(4)	Section 21-	_	30
		insert—		31

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(5)	In the	his section—	1
	rele	evant provisions, for building work, means—	2
	(a)	if alternative provisions under section 33, or provisions as varied under section 44 ( <i>varied provisions</i> ), apply to all or part of the building work—	3 4 5 6
		(i) the alternative provisions or varied provisions; and	7 8
		(ii) any relevant deemed-to-satisfy provision under the BCA or relevant acceptable solution under the QDC for the work, other than the QDC boundary clearance and site cover provisions; and	9 10 11 12 13 14
		(iii) any other building assessment provision applying to the work; or	15 16
	(b)	if no alternative provisions under section 33, or varied provisions, apply to all or part of the building work—	17 18 19
		(i) any relevant deemed-to-satisfy provision under the BCA or relevant acceptable solution under the QDC for the work; and	20 21 22 23
		(ii) any other building assessment provision applying to the work.	24 25
		(Building work that is exempt he Planning Act)	26 27
Section 22—			28
omit			29

omit.

Clause 47

s	48]
s	481

Clause	48	Amendment of ch 3, hdg (Additional requirements for building development applications)	1 2
		Chapter 3, heading, note—	3
		omit, insert—	4
		Note—	5
		For the general requirements for development applications and change applications, see the Planning Act, sections 51 and 79.	6 7
Clause	49	Amendment of s 25 (General requirements for supporting documents)	8
		(1) Section 25(1), ', other than IDAS'—	10
		omit.	11
		(2) Section 25(2)(a)(ii), 'concurrence'—	12
		omit, insert—	13
		referral	14
		(3) Section 25(2)(c)(i)—	15
		omit, insert—	16
		(i) the application relates to development categorised as accepted development under a planning scheme; and	17 18 19
		(4) Section 25(2)(d)(ii), 'self-assessable'—	20
		omit, insert—	21
		accepted	22
Clause	50	Replacement of ch 4, hdg (Assessment of building development applications and carrying out self-assessable building work)	23 24 25
		Chapter 4, heading—	26
		omit, insert—	27

		Chapter 4 Building assessment provisions and assessing building development applications	1 2 3 4 5
Clause	51	Amendment of ch 4, pt 1, hdg (Laws and other documents under which building work must be assessed)	6 7 8
		Chapter 4, part 1, heading, 'under which building work must be assessed'—	9 10
		omit, insert—	11
		applying to building work	12
Clause	52	Amendment of ch 4, pt 1, div 1, hdg (General provisions about the laws and documents for the assessment)	13 14
		Chapter 4, part 1, division 1, heading, 'for the assessment'—	15
		omit, insert—	16
		applying to building work	17
Clause	53	Amendment of s 30 (Relevant laws and other documents for assessment of building work)	18 19
		(1) Section 30, heading—	20
		omit, insert—	21
		30 Meaning of building assessment provisions	22
		(2) Section 30(1), from 'Building' to ' <i>provisions</i> )—'—	23
		omit, insert—	24
		The following laws and other documents are the building assessment provisions—	25 26
		(3) Section 30(1)(a)—	27

		omit.	1
	(4)	Section 30(1)(e), 'self-assessable'—	2
		omit, insert—	3
		accepted	4
	(5)	Section 30(1)(b) to (h)—	5
		renumber as section 30(1)(a) to (g).	6
	(6)	Section 30(2)—	7
		omit.	8
Clause 54		nendment of s 31 (Building assessment provisions m a code for IDAS)	9 10
	(1)	Section 31, heading, 'form a code for IDAS'—	11
		omit, insert—	12
		are assessment benchmarks for Planning Act	13
	(2)	Section 31(1)—	14
		omit, insert—	15
		(1) Each of the building assessment provisions is an assessment benchmark for the Planning Act for the assessment of building work that is assessable development under section 20.	16 17 18 19
	(3)	Section 31(2), from 'However' to 'subject to—'—	20
		omit, insert—	21
		However, for the assessment of the building work under the Planning Act, the building assessment provisions are subject to—	22 23 24
	(4)	Section 31(3), from 'Each' to 'code that'—	25
		omit, insert—	26
		The effect of a building assessment provision mentioned in section 30(a) to (d), (f) or (g)	27 28
	(5)	Section 31(4), from 'the building work'—	29

[s 55]	]
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		omit, insert—	1
		a building assessment provision mentioned in subsection (3) applies to the building work.	2 3
Clause	55	Amendment of s 33 (Alternative provisions to QDC boundary clearance and site cover provisions for particular buildings)	4 5 6
		Section 33(1)(a), 'self-assessable'—	7
		omit, insert—	8
		accepted	9
Clause	56	Omission of s 34 (Relationship between IDAS and other building assessment provisions)	10 11
		Section 34—	12
		omit.	13
Clause	57	Amendment of s 34A (Decision for building development application that complies with building assessment provisions)	14 15 16
		(1) Section 34A(1), 'chapter 6'—	17
		omit, insert—	18
		chapter 3	19
		(2) Section 34A(2), 'building application'—	20
		omit, insert—	21
		building development application	22
Clause	58	Amendment of s 37 (Provision for changes to building assessment provisions)	23 24
		(1) Section 37(2), ', and IDAS'—	25
		omit.	26
		(2) Section 37(5)—	27

s	59]	

		omit.	1
Clause	59	Amendment of s 38 (Applying to vary how particular building assessment provision applies)	2 3
		Section 38(1)(b), ', other than IDAS'—	4
		omit.	5
Clause	60	Amendment of s 40 (Effect of variation application on IDAS process)	6 7
		(1) Section 40, heading, 'IDAS process'—	8
		omit, insert—	9
		development assessment process under Planning Act	10 11
		(2) Section 40, 'process under IDAS'—	12
		omit, insert—	13
		development assessment process under the Planning Act	14 15
Clause	61	Amendment of s 42 (Criteria for decision)	16
		Section 42(1)(a), ', other than IDAS'—	17
		omit.	18
Clause	62	Amendment of s 43 (Notice of decision)	19
		Section 43(2), note, 'section 532'—	20
		omit, insert—	21
		section 228	22
Clause	63	Amendment of s 46 (Concurrence agencies may carry out building assessment work within their jurisdiction)	23 24
		(1) Section 46, heading and subsections (1) and (2)—	25

	omit, insert—	1
	46 Referral agencies may assess application against building assessment provisions	2 3
	(1) This section applies if, under the Planning Act—	4
	(a) a person is a referral agency for a building development application; and	5 6
	(b) the person must assess the application against a building assessment provision or part of a building assessment provision.	7 8 9
	(2) Only the referral agency may assess the application against the provision or part.	10 11
(2)	Section 46(3), 'part by the concurrence'—	12
	omit, insert—	13
	application by the referral	14
(3)	Section 46(5) and notes—	15
	omit, insert—	16
	(5) If the referral agency must, under the Planning Act, assess the application against the fire safety standard, the referral agency must appoint or employ a building certifier to carry out the assessment.	17 18 19 20 21
	Note—	22
	For the referral agencies for building development applications, see the Planning Act, section 54(2).	23 24
Am A))	endment of s 48 (Functions of private certifier (class	25 26
(1)	Section 48(1)(b)—	27
	omit, insert—	28
	(b) assess and decide the application, and give a decision notice for the application; and	29 30
(2)	Section 48(2)—	31

Clause 64

	omit.		1		
(3)	Section 480	(4), 'subsections (1)(c), (2) and (3)'—	2		
	omit, insert	<del>!</del>	3		
	sub	sections (1)(c) and (2)	4		
(4)	Section 480	(5) and (6)—	5		
	omit, insert—				
	(4A)	Despite the Planning Act—	7		
		(a) a private certifier (class A) is an enforcement authority for that Act in relation to building work only until a final inspection certificate for the building work, or a certificate of classification for the building, is given; and	8 9 10 11 12 13		
		(b) after the final inspection certificate or certificate of classification is given, the local government is the enforcement authority for that Act in relation to the building work.	14 15 16 17		
	(5)	To remove any doubt, it is declared that subsections (1)(c) and (2) do not limit the local government's functions or powers under this Act or the Planning Act, chapter 5, part 3.	18 19 20 21		
	(6)	Subsection (7) applies if—	22		
		<ul><li>(a) under this section a private certifier (class A) gives a person an enforcement notice under this Act; or</li></ul>	23 24 25		
		(b) a private certifier (class A) that is an enforcement authority under the Planning Act gives a person an enforcement notice under the Planning Act.	26 27 28 29		
	(7)	If the person does not comply with the enforcement notice, the private certifier (class A) must give the local government a notice that the person has not complied with the enforcement notice.	30 31 32 33 34		

[s	65]
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		(5)	Section	48(3) to	(4A)—	1
			renumb	<i>per</i> as sec	tion 48(2) to (4).	2
lause	65	dev	/elopme	ent appl	i1 (Function to act on building ication or development approval unless lass A) engaged)	3 4 5
		(1)	Section	51(2)(a)	, 'IDAS'—	6
			omit, ir	isert—		7
				the	Planning Act, chapter 3	8
		(2)	Section	51(4), 's	sections 30'—	9
			omit, ir	isert—		10
				sections	31	11
		(3)			lefinition <i>nominated owner</i> , 'on the approved Planning Act, section 260(2)'—	12 13
			omit, ir	ısert—		14
				in t	he application	15
lause	66	dod			54 (Local government may rely on e certifier gives it for inspection or	16 17 18
		Sec	tion 54	_		19
		omi	t, insert-			20
			54		overnment may rely on documents certifier gives it for providing public	21 22 23
			(	1) Thi	s section applies if—	24
				(a)	under this Act, a private certifier gives a document to the local government for a building development application; and	25 26 27
				(b)	under the Planning Act, section 263, the local government must, or may, keep the document publicly available.	28 29 30

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		[6 0.]	
		(2) The local government may accept, and without further checking, rely and act on the document for the purpose of making the document publicly available.	1 2 3 4
Clause	67	Amendment of ch 4, pt 2, div 4, hdg (Power of particular replacement assessment managers to decide status under IDAS)	5 6 7
		Chapter 4, part 2, division 4, heading, 'under IDAS'—	8
		omit, insert—	9
		of development assessment process under Planning Act	10
Clause	68	Amendment of s 55 (Power to decide what stage of IDAS application is to resume or start)	11 12
		(1) Section 55, heading—	13
		omit, insert—	14
		55 Power to decide what stage of development assessment process under Planning Act application process may resume or start	15 16 17
		(2) Section 55(3), 'IDAS'—	18
		omit, insert—	19
		the development assessment process under the Planning Act	20 21
Clause	69	Amendment of s 57 (Building certifier's or concurrence agency's discretion—QDC)	22 23
		Section 57, 'concurrence'—	24
		omit, insert—	25
		referral	26

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Clause	70	Amendment of s 59 (Discretion for building development applications for particular budget accommodation buildings)	1 2 3
		Section 59(2) and example—	4
		omit, insert—	5
		(2) The decision on the application may be inconsistent with the planning scheme applying to the land on which the building work is to be carried out.	6 7 8 9
		Example—	10
		A desired outcome in the planning scheme is that the building does not affect the amenity and aesthetics of the neighbourhood of the building. An external stairway required under the fire safety standard does not achieve the outcome. The application may be approved despite the inconsistency.	11 12 13 14 15 16
Clause	71	Omission of s 62 (Requirement to consider any advice agency response)	17 18
		Section 62—	19
		omit.	20
Clause	72	Amendment of ch 4, pt 5, hdg (Conditions of building development approvals)	21 22
		Chapter 4, part 5, heading, note, 'chapter 6, part 5, division 6'—	23
		omit, insert—	24
		chapter 3, part 3, division 3	25
Clause	73	Amendment of s 69 (Operation of div 1)	26
		(1) Section 69(4)(b)—	27
		omit, insert—	28
		(b) comply with the Planning Act, section 65(1).	29 30

[s 74]		
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		_	
			1
		omit, insert—	3
		chapter 3, part 5, division 2, subdivision 2 does	4
Clause	74		5 6
		Section 71(12), note, 'section 532'—	7
		omit, insert—	8
		section 228	9
Clause 75	75		10 11
			12 13
		omit.	14
		(2) Section 83(1)(d)—	15
		omit, insert—	16
		must assess the application against a building assessment provision, or part of a	17 18 19 20
		application against the provision or	21 22 23
		local government to be given to it by the applicant for the carrying out of the	24 25 26 27
		(3) Section 83(2) and (3)—	28
		omit, insert—	29

	(2)	Subsection (3) applies if the private certifier receives the application before a following application or request is decided—	1 2 3
		(a) if subsection (1)(a) applies to the application—a development application for each development permit mentioned in the subsection;	4 5 6 7
		(b) if subsection (1)(b) applies to the application—a development application for each preliminary approval mentioned in the subsection;	8 9 10 11
		(c) if subsection (1)(e) applies to the application—a request under the <i>Plumbing</i> and <i>Drainage Act 2002</i> for a compliance permit mentioned in the subsection.	12 13 14 15
	(3)	For the development assessment process under the Planning Act, the application is taken not to have been received by the private certifier until the day the last application or request mentioned in subsection (2)(a), (b) or (c) to be decided is decided.	16 17 18 19 20 21
	(4)	This section does not limit part 4.	22
Clause 76 Amendment of s 84 (Approval must not be inconsistent with particular earlier approvals or self-assessable development)		r earlier approvals or self-assessable	23 24 25
	(1) Section 84,	heading, 'self-assessable'—	26
	omit, insert	<u>.                                    </u>	27
		epted	28
		(1)(a), 'or an SPA compliance permit'—	29
	omit.		30
	` ´	(1)(b) and (c), 'or permit'—	31
	omit.		32

84(2)(a), 'self-assessable'—	1
ert—	2
accepted	3
34(2)(c)—	4
ert—	5
(c) a local planning instrument categorised the development as accepted development; and	6 7
34—	8
	9
For subsection (1), if the application is a change application, the development approval to which the change application relates is not an earlier development approval.	10 11 12 13
t of s 85 (Additional requirement for decision	14 15
om 'details'—	16
	17
nust comply with to be categorised as accepted	18 19 20
t of s 86 (Requirements on approval of	21 22
, note—	23
	23 24
, note—	
	accepted 84(2)(c)— ert—  (c) a local planning instrument categorised the development as accepted development; and 84—  For subsection (1), if the application is a change application, the development approval to which the change application relates is not an earlier development approval.  It of s 85 (Additional requirement for decision com 'details'—  Information about any requirements the building work must comply with to be categorised as accepted levelopment under the Planning Act.

[s	79	
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Clause	79	Replacement of s 90 (Relevant period under the Planning Act, s 341 for development approval)	1 2
		Section 90—	3
		omit, insert—	4
		90 Currency period under the Planning Act, s 85(1) for building development approval	5 6
		(1) The period, or extended period, under the demolition/removal completion condition of the building development approval is taken to be, for the Planning Act, the currency period for the approval.	7 8 9 10 11
		(2) The currency period under subsection (1) may not be extended under the Planning Act.	12 13
Clause	80	Amendment of s 91 (Lapsing of building development approval)	14 15
		Section 91(1), 'section 341'—	16
		omit, insert—	17
		section 85	18
Clause	81	Amendment of s 94 (Application of div 2)	19
		Section 94(2), note, 'chapter 6, part 5, divisions 5 and 6 and part 8, divisions 2 to 5'—	20 21
		omit, insert—	22
		chapter 3, part 3, division 3 and part 5, division 2, subdivision 2 and division 4	23 24
Clause	82	Amendment of s 95 (Reminder notice requirement for lapsing)	25 26
		(1) Section 95(1), 'chapter 6, part 5, divisions 5 and 6'—	27
		omit, insert—	28
		chapter 3, part 3, division 3 and part 5, division 4	29

s 83	1
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		(2)	Section 95(3)(1 section 341'—	b)(iv), 'relevant period under the Planning Act,	1 2
			omit, insert—		3
				currency period under the Planning Act, section 85(1)	4 5
Clause	83	apı		96 (Extension of lapsing time because of tend relevant period under the Planning	6 7 8
		(1)	Section 96, hea	ading, from 'relevant' to '341'—	9
			omit, insert—		10
			curren	cy period under Planning Act, s 85(1)	11
		(2)	Section 96(1)(l	b), from 'a request' to '341'—	12
			omit, insert—		13
				an extension application is made under the Planning Act to extend the currency period under the Planning Act, section 85(1)	14 15 16
		(3)	Section 96(2)(1	b), 'relevant'—	17
			omit, insert—		18
				currency	19
Clause	84	A)		97 (Restriction on private certifier (class evant period under the Planning Act, s	20 21 22
		(1)	Section 97, hea	ading, from 'relevant' to '341'—	23
			omit, insert—		24
			curren	cy period under Planning Act, s 85(1)	25
		(2)	Section 97(1),	from 'relevant' to '341'—	26
			omit, insert—		27
				arrency period under the Planning Act, section $5(1)$	28 29

[s 85]
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		(3) Section 97(3), 'chapter 6, part 5, divisions 5 and 6'—	1
		omit, insert—	2
		chapter 3, part 3, division 3 and part 5, division 4	3
Clause	85	Amendment of s 99 (Obligation to give owner inspection documentation on final inspection)	4 5
		Section 99(1), note—	6
		omit, insert—	7
		Note—	8
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	9 10
Clause	86	Amendment of s 102 (Obligation to give certificate of classification on inspection after particular events)	11 12
		Section 102(3), note 1—	13
		omit, insert—	14
		1 For rights of appeal to a development tribunal, see the Planning Act, section 228.	15 16
Clause	87	Amendment of s 107 (Building certifier's obligation to give referral agency certificate and other documents)	17 18
		Section 107(2)(b), from 'within'—	19
		omit, insert—	20
		relevant to the agency's functions as a referral agency, other than plans or specifications given to the agency under the Planning Act, section 63(3); and	21 22 23 24
Clause	88	Amendment of s 122 (Building certifier's obligation to give owner inspection documentation if building development approval lapses)	25 26 27
		Section 122, note, 'chapter 6, part 5, divisions 5 and 6'—	28

s	89]	

		omit, insert—	1
		chapter 3, part 5, division 4	2
Clause	89	Amendment of s 131 (Access to code of conduct)	3
		Section 131, from 'for inspection as'—	4
		omit, insert—	5
		to the public, as if the code were a document that, under the Planning Act, section 263, the chief executive must keep available for inspection only.	6 7 8
Clause	90	Amendment of s 146 (Agreed fee recoverable despite valid refusal of particular actions)	9 10
		Section 146(1)(b), 'applicable code under IDAS have'—	11
		omit, insert—	12
		assessment benchmark under the Planning Act has	13 14
Clause	91	Amendment of s 204 (Decision after investigation or audit completed)	15 16
		(1) Section 204(4)(e)(iii), 'self-assessable'—	17
		omit, insert—	18
		accepted	19
		(2) Section 204(4)(e)(iv)—	20
		omit.	21
		(3) Section 204(9)—	22
		omit, insert—	23
		(9) In this section—	24
		accepted development means development categorised under a local planning instrument as accepted development for the Planning Act.	25 26 27

[s	92]
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Clause	92	Amendment of s 220 (Owner must ensure building conforms with fire safety standard)	1 2
		Section 220, note, from 'section 30'—	3
		omit, insert—	4
		chapter 4, part 1. See also section 21 for development that is accepted development for the Planning Act.	5 6
Clause	93	Amendment of s 221 (Approval of longer period for conformity with fire safety standard)	7 8
		Section 221(5), note—	9
		omit, insert—	10
		Note—	11
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	12 13
Clause	94	Amendment of s 223 (Stay of operation of local government decision)	14 15
		Section 223(a), 'a building and development dispute resolution committee'—	16 17
		omit, insert—	18
		a development tribunal	19
Clause	95	Amendment of s 226 (Obligation about fire safety management plan)	20 21
		Section 226(1)—	22
		omit, insert—	23
		(1) This section applies if—	24
		(a) the owner of a budget accommodation building prepares a fire safety management plan for a development application or change application that relates to the building; and	25 26 27 28 29

		(b) the application is approved.	1
Clause	96	Amendment of s 231Al (RCB assessment reports)	2
		Section 231AI(5), note—	3
		omit, insert—	4
		Note—	5
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	6 7
Clause	97	Amendment of s 231AL (Approval of later day for obtaining fire safety (RCB) compliance certificate or certificate of classification)	8 9 10
		Section 231AL(6), note 2—	11
		omit, insert—	12
		2 For rights of appeal to a development tribunal, see the Planning Act, section 228.	13 14
Clause	98	Amendment of s 238 (Notice of decision)	15
		Section 238(2), note—	16
		omit, insert—	17
		Note—	18
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	19 20
Clause	99	Amendment of s 242 (Local government may revoke exemption)	21 22
		Section 242(4), note—	23
		omit, insert—	24
		Note—	25
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	26 27

Clause	100	Amendment of s 244 (Keeping copy of exemption)	1
		Section 244(2)(b), 'chapter 9, part 6,'—	2
		omit.	3
Clause	101	Amendment of s 245C (Notice of decision and application of pool safety standard under exemption)	4 5
		Section 245C(2), note—	6
		omit, insert—	7
		Note—	8
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	9 10
Clause	102	Amendment of s 245E (Local government may revoke exemption)	11 12
		Section 245E(4), note—	13
		omit, insert—	14
		Note—	15
		For rights of appeal to a development tribunal, see the Planning Act, section 228.	16 17
Clause	103	Amendment of s 245FA (Keeping copy of exemption)	18
		Section 245FA(2)(b), 'chapter 9, part 6,'—	19
		omit.	20
Clause	104	Amendment of s 245S (Appeals to building and development committee of decisions under div 6)	21 22
		(1) Section 245S, heading, 'building and development committee'—	23 24
		omit, insert—	25
		development tribunal	26

		(2)	Section 245S(2), 'building and development committee under the Planning Act'—	1 2
			omit, insert—	3
			development tribunal	4
Clause	105		nendment of s 246AO (Appeals to building and velopment committee of decisions under pt 3)	5 6
		(1)	Section 246AO, heading, 'building and development committee'—	7 8
			omit, insert—	9
			development tribunal	10
		(2)	Section 246AO(2), 'building and development committee under the Planning Act'—	11 12
			omit, insert—	13
			development tribunal	14
		(3)	Section 246AO(2), note—	15
			omit.	16
Clause	106		nendment of s 246ATB (Private certifier to take forcement action)	17 18
		(1)	Section 246ATB(2)(b), 'chapter 7, part 3, divisions 2 and 3 to an assessing'—	19 20
			omit, insert—	21
			chapter 5, part 3 to an enforcement	22
		(2)	Section 246ATB(4), 'section 588(2)'—	23
			omit, insert—	24
			section 166	25
		(3)	Section 246ATB(5), 'chapter 7, part 3, divisions 2 and 3'—	26
			omit, insert—	27
			chapter 5, part 3	28

[s	1	0	7]	
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Clause	107	Amendment of ch 9, hdg (Show cause and enforcement notices)	1 2
		Chapter 9, heading, note, 'chapter 7, part 3, divisions 2 and 3'—	3
		omit, insert—	4
		chapter 5, part 3	5
Clause	108	Amendment of s 248 (Enforcement notices)	6
		Section 248(5), 'section 590'—	7
		omit, insert—	8
		section 167	9
Clause	109	Amendment of s 250 (Appeals against enforcement notices)	10 11
		Section 250(1), 'building and development dispute resolution committee'—	12 13
		omit, insert—	14
		development tribunal	15
Clause	110	Amendment of s 255 (Information to be given by the State)	16 17
		Section 255(1), 'section 232(1), is self-assessable'—	18
		omit, insert—	19
		is accepted	20
Clause	111	Amendment of s 259 (Access to guidelines)	21
		Section 259, 'chapter 9, part 6'—	22
		omit, insert—	23
		section 263	24

[s 112]

Clause	112	Insertion of ne Chapter 11—	ew ch 11, pt 19	1 2
		insert—		3
		Part 1	9 Transitional provision for Planning (Consequential) and	4 5 6
			<b>Other Legislation</b>	7
			Amendment Act 2015	8
		345 Exi	sting building development applications	9
		(1)	This section applies to an existing building development application.	10 11
		(2)	This Act, as in force immediately before the commencement, continues to apply in relation to the application as if the <i>Planning (Consequential)</i> and <i>Other Legislation Amendment Act 2015</i> had not been enacted.	12 13 14 15 16
		(3)	In this section—	17
			existing building development application means a building development application, as defined in former section 6, to which the Planning Act, section 287 applies.	18 19 20 21
			<i>former section 6</i> means section 6 as in force immediately before the commencement.	22 23
Clause	113	Amendment o	f sch 2 (Dictionary)	24
		(1) Schedule development assessment concurrence application IDAS, local	2, definitions advice agency, building and at dispute resolution committee, building provisions, building development application,	25 26 27 28 29 30 31

	work, SPA permit—	compliance certificate and SPA compliance	1 2
	omit.		3
(2)	Schedule 2-	_	4
	insert—		5
		accepted building work see section 21(3).	6
		<i>accepted development</i> see the Planning Act, section 44(4).	7 8
		building assessment provisions see section 30.	9
		<b>building development application</b> see section 6(1).	10 11
		<i>change application</i> means a change application under the Planning Act.	12 13
		<i>decision notice</i> , for a development application or change application, means the decision notice given under the Planning Act about the decision on the application.	14 15 16 17
		development application means a development application under the Planning Act.	18 19
		development approval means a development approval under the Planning Act.	20 21
		<i>development permit</i> means a development permit under the Planning Act.	22 23
		development tribunal means a tribunal established under the Planning Act, section 234.	24 25
		<i>local planning instrument</i> means a local planning instrument under the Planning Act.	26 27
		Planning Act means the Planning Act 2015.	28
		<i>planning scheme</i> means a planning scheme under the Planning Act.	29 30

	dev	perly made application, for a building elopment application, means a building elopment application that—	1 2 3
	(a)	if the application is a change application—	4
		(i) is an application that the responsible entity for the application must accept under the Planning Act, section 79(2)(a); or	5 6 7 8
		(ii) may be accepted by the responsible entity for the application under the Planning Act, section 79(2)(c); and	9 10 11
	(b)	if the application is a development application—is a properly made application under the Planning Act; and	12 13 14
	(c)	complies with any requirements under chapter 3 applying to the application.	15 16
	mea	ponsible entity, for a change application, and the responsible entity under the Planning for the application.	17 18 19
(3)	Schedule 2, defi	nition assessable development, 'schedule 3'—	20
	omit, insert—		21
	sec	tion 44(3)	22
(4)	Schedule 2, defidivisions 2 and 3	inition enforcement action, 'chapter 7, part 3, 3'—	23 24
	omit, insert—		25
	cha	pter 5, part 3	26
(5)	Schedule 2, de 363(1)'—	finition negotiated decision notice, 'section	27 28
	omit, insert—		29
	sec	tion 76(3)	30

[s 114]

	Part	Amendment of Building and Construction Industry (Portable Long Service Leave) Act 1991	1 2 3
Clause	114	Act amended	4
		This part amends the Building and Construction Industry (Portable Long Service Leave) Act 1991.	5 6
Clause	115	Amendment of s 67 (Notification of building and construction work)	7 8
		Section 67(2)(a), from 'or compliance' to '2009'—	9
		omit, insert—	10
		under the Planning Act	11
Clause	116	Amendment of s 73 (Meaning of <i>cost</i> of building and construction work)	12 13
		Section 73(4), definition <i>environmental impact statement</i> , paragraph (c), after 'the'—	14 15
		insert—	16
		repealed	17
Clause	117	Amendment of s 74 (Liability for levy)	18
		(1) Section 74(c), 'Sustainable Planning Act 2009'—	19
		omit, insert—	20
		Planning Act	21
		(2) Section 74(ca)—	22
		omit.	23
		(3) Section 74(d), '(b), (c) and (ca)'—	24
		omit, insert—	25

ſs	1	1	8

		(b) and (c)	1
Clause	118	Amendment of s 75 (When levy is payable)	2
		(1) Section 75(1)(a)(i), from 'or compliance' to '2009'—	3
		omit, insert—	4
		under the Planning Act	5
		(2) Section 75(1)(a)(ii), 'Sustainable Planning Act 2009'—	6
		omit, insert—	7
		Planning Act	8
		(3) Section 75(1)(b), ', compliance permit'—	9
		omit.	10
Clause	119	Amendment of s 77 (Duty to sight approved form)	11
		(1) Section 77(1)(a) and (b), 'Sustainable Planning Act 2009'—	12
		omit, insert—	13
		Planning Act	14
		(2) Section 77(1A)—	15
		omit.	16
		(3) Section 77(2), from 'manager' to 'compliance permit'—	17
		omit, insert—	18
		manager or local government (the <i>relevant authority</i> ) must not give the development permit or approval	19 20 21
		(4) Section 77(5), definition assessment manager, paragraph (a), 'Sustainable Planning Act 2009, section 246(1)'—	22 23
		omit, insert—	24
		Planning Act	25

C

lause	120	Insertion of no	ew p	t 11, div 8	1
		insert—			2 3
		Divisio	on 8	Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015	4 5 6 7
				particular development applications ests for compliance assessment	8 9
		(1)	Sub	section (2) applies to—	10
			(a)	an existing application for a development permit mentioned in former section 74(c); and	11 12 13
			(b)	an existing request for compliance assessment mentioned in former section 74(ca).	14 15 16
		(2)	to the	mer section 74 continues to apply in relation he application or request as if the amending had not been enacted.	17 18 19
		(3)	Sub	section (4) applies to—	20
			(a)	an existing application for a development permit mentioned in former section 75(1)(a)(i); and	21 22 23
			(b)	an existing request for compliance assessment in relation to work mentioned in former section $75(1)(a)(i)$ .	24 25 26
		(4)	to the	mer section 75 continues to apply in relation he application or request as if the amending had not been enacted.	27 28 29
		(5)	Sub	section (6) applies to—	30

		(a) an existing application for a development permit mentioned in former section 77(1)(a); and	1 2 3
		(b) an existing request for compliance assessment of work mentioned in former section 77(1A).	4 5 6
	(6)	Former section 77 continues to apply in relation to the application or request as if the amending Act had not been enacted.	7 8 9
	(7)	In this section—	10
		amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	11 12 13
		existing application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	14 15 16 17
		existing request for compliance assessment means a request for compliance assessment made under the repealed Planning Act, to which the Planning Act, section 287 applies.	18 19 20 21
		<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	22 23 24 25
		repealed Planning Act means the repealed Sustainable Planning Act 2009.	26 27
Am	nendment o	of schedule (Dictionary)	28
(1)		definition private certifier (class A)—	29
. /	omit.		30
(2)	Schedule—	_	31
	insert—		32

Clause 121

[s	1	22]
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				Planning Act means the Planning Act 2015.	1
				private certifier see the Planning Act, schedule 2.	2
				<i>private certifier</i> ( <i>class A</i> ) means a private certifier whose licence as a building certifier under the <i>Building Act 1975</i> has a development approval endorsement under that Act.	3 4 5 6
		(3)	Schedule, Planning A	definition assessment manager, 'Sustainable Act 2009'—	7 8
			omit, inser	<i>t</i> —	9
				Planning Act	10
	Dout	44		Amondment of Cone Voul	
	Part	11		Amendment of Cape York Peninsula Heritage Act 2007	11
				Fellinsula Heritage Act 2007	12
Clause	122	Act	amended		13
			This part a	nmends the Cape York Peninsula Heritage Act 2007	14
Clause	123	Ins	ertion of n	new pt 7	15
		Afte	er section 29	9—	16
		inse	rt—		17
			Part '	7 Transitional provision	18
				for Planning	19
				(Consequential) and	20
				Other Legislation	21
			_	Amendment Act 2015	22
				ontinuing application of pt 4 to existing getation clearing application	23 24
			(1)	Part 4 continues to apply in relation to an existing vegetation clearing application as if the	25 26

[s 1	124]
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			[S 124]	
			application were a vegetation clearing application.	1 2
		(2)	In this section—	3
			existing vegetation clearing application means a vegetation clearing application—	4 5
			(a) as defined in the schedule immediately before the commencement; and	6 7
			(b) to which the <i>Planning Act 2015</i> , section 287 applies.	8 9
Clause	124	Amendment o	of schedule (Dictionary)	10
		Schedule, defini	ition vegetation clearing application—	11
		omit, insert—		12
			vegetation clearing application see the Vegetation Management Act 1999, schedule.	13 14
	Part	12	Amendment of Century Zinc	15
			Project Act 1997	16
Clause	125	Act amended		17
		This part a	mends the Century Zinc Project Act 1997.	18
Clause	126	Insertion of no	ew pt 8	19
		After section 22	! <del></del>	20
		insert—		21

		Part 8	3	Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5
			stino stati	g development applications—Gregory on	6 7
		(1)	exis	mer part 4 continues to apply in relation to an sting development application as if the ending Act had not been enacted.	8 9 10
		(2)	In t	his section—	11
				ting development application means a elopment application—	12 13
			(a)	made under the repealed <i>Sustainable Planning Act 2009</i> for the use or development to which former part 4 applied; and	14 15 16 17
			(b)	to which the <i>Planning Act 2015</i> , section 287 applies.	18 19
				ner part 4 means part 4 as in force nediately before the commencement.	20 21
Clause	127	Amendment o	f scl	n 6 (Dictionary)	22
		Schedule 6, defi	nitio	n development application, paragraph (a)—	23
		omit, insert—			24
			(a)	the Planning Act 2015;	25

[s 128]

	Part	13 Amenda Act 20	dment of City of Brisbane 10	1 2
Clause	128	Act amended  This part amends the	City of Brisbane Act 2010.	3
Clause	129	-	evelopment processes)	5
			n the Planning Act, chapter 6'—	6
		omit, insert—		7
		the deve Planning	lopment assessment process under the Act	8 9
Clause	130	Amendment of s 79 (As from certain activities)	ssessment of impacts on roads	10 11
		Section 79(1)(c)(ii)—		12
		omit, insert—		13
		(ii)	development categorised under the council's planning scheme as assessable development for the Planning Act; or	14 15 16 17
Clause	131	Insertion of new ch 8, p	ot 7	18
		Chapter 8—		19
		insert—		20

Part 7	Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5
270 De	finitions for part	6
In t	this part—	7
	ending Act means the Planning (Consequential) d Other Legislation Amendment Act 2015.	8 9
as	<i>mer</i> , in relation to a provision, means the provision in force immediately before the provision was ended or repealed under the amending Act.	10 11 12
-	nealed Planning Act means the repealed stainable Planning Act 2009.	13 14
	isting development plication—resumption of particular land	15 16
(1)	This section applies to an existing development application mentioned in former section 90(1)(a).	17 18
(2)	Former section 90 continues to apply in relation to the application as if the amending Act had not been enacted.	19 20 21
(3)	In this section—	22
	existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	23 24 25 26
	try under existing application, permit or tice	27 28
(1)	This section applies to an application, permit or notice—	29 30

	(a) mentioned in former section 121; and	1					
	(b) made or given under the repealed Planning Act.	2 3					
(2)	Former section 121 continues to apply in relation to the application, permit or notice as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.						
273 Ex	isting remedial notice	8					
(1)	This section applies to a remedial notice—	9					
( )	(a) given under former section 127A; and	10					
	(b) requiring the owner or occupier of a property to take action under the repealed Planning Act.	11 12 13					
(2)	The remedial notice continues to have effect as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.						
274 Ex	isting inside information	17					
(1)	This section applies to information about any of the following ( <i>existing inside information</i> ) that, immediately before the commencement, was inside information, in relation to the council, for section 173A—	18 19 20 21 22					
	(a) the exercise of a power under the repealed Planning Act by the council, a councillor or a council employee;	23 24 25					
	(b) a decision, or proposed decision, under the repealed Planning Act of the council or any of its committees;	26 27 28					
	(c) the exercise of a power under the repealed Planning Act by the State, a Minister, a statutory body or an employee of the State or statutory body, that affects the council.	29 30 31 32					

					any of its corporate entities or land or infrastructure within Brisbane;	1 2
				(d)	any legal or financial advice about the repealed Planning Act created for the council, any of its committees or any of its corporate entities.	3 4 5 6
			(2)	insid ame	existing inside information continues to be de information for section 173A as if the nding Act had not been enacted and the aled Planning Act had not been repealed.	7 8 9 10
			275 Exi	sting	unpaid fine—where fine to be paid to	11
			(1)		section applies to a fine mentioned in former ion 228 that—	12 13
				(a)	is unpaid; and	14
				(b)	was imposed in proceedings brought by the council for an offence against the repealed Planning Act.	15 16 17
			(2)	to the	mer section 228 continues to apply in relation he fine as if the amending Act had not been sted and the repealed Planning Act had not in repealed.	18 19 20 21
Clause	132	Am	endment o	of sch	1 (Dictionary)	22
		(1)			efinitions Planning Act, Planning and urt and planning scheme—	23 24
			omit.			25
		(2)	Schedule 1			26
			insert—			27
				Plar	<b>uning Act</b> means the <i>Planning Act 2015</i> .	28
					ening scheme means a planning scheme er the Planning Act.	29 30

s	133]	

	Part	14	Amendment of Coastal Protection and Management Act 1995	1 2 3
Clause	133	Act amended This part a	mends the Coastal Protection and Management Act	4 5
		1995.		6
Clause	134	Amendment of	of s 9 (Meaning of <i>canal</i> )	7
		Section 9—		8
		insert—		9
		(4)	Also, <i>canal</i> does not include an artificial waterway that intersects, or is connected to, inundated land or leased land if a registered proprietor of the land or lessee of the leased land may restrict or prohibit the use or movement of vessels in water on the land.	10 11 12 13 14 15
		(5)	In this section—	16
			registered proprietor, of land, means a person recorded in the freehold land register under the Land Title Act 1994 as a proprietor of the land.	17 18 19
Clause	135	Amendment of	of s 21 (Content of coastal plan)	20
		Section 21	(3) and (4)—	21
		omit, inser	t—	22
		(3)	The coastal plan may include either or both of the following—	23 24
			(a) a map or series of maps showing coastal resource information;	25 26
			(b) requirements about coastal resources or land management in the coastal zone.	27 28

[s	1	36]

Clause	136	Amendment of s 25 (Notice about draft coastal plan)	1
		(1) Section 25(4)(a)—	2
		omit.	3
		(2) Section 25(4)(b) and (c)—	4
		renumber as section 25(4)(a) and (b).	5
Clause	137	Amendment of s 28 (Notice about making coastal plan)	6
		(1) Section 28(3)(a)—	7
		omit.	8
		(2) Section 28(3)(b) and (c)—	9
		renumber as section 28(3)(a) and (b).	10
Clause	138	Amendment of s 34 (Implementation of coastal plan)	11
		(1) Section 34(3)(a)—	12
		omit.	13
		(2) Section 34(3)(b) and (c)—	14
		renumber as section 34(3)(a) and (b).	15
Clause	139	Amendment of s 66 (Coastal building line)	16
		Section 66(1), from 'For' to 'Planning Act'—	17
		omit, insert—	18
		For assessing, under the Planning Act, building work that is assessable development	19 20
Clause	140	Amendment of s 85 (Suspension or cancellation—grounds)	21 22
		Section 85(b)(iii), after 'applied for'—	23
		insert—	24
		or obtained	25

[s	1	4	1	1

Clause	141	Omission of ch 2, may require other	pt 5, div 2 (Removal of quarry material approvals)	1 2
		Chapter 2, part 5, div	ision 2—	3
		omit.		4
Clause	142	Replacement of chefor assessable dev	a 2, pt 6, hdg (Development approvals velopment)	5 6
		Chapter 2, part 6, hea	ding—	7
		omit, insert—		8
		Part 6	Land surrender and	9
			artificial waterways	10
Clause	143	Omission of ch 2,	pt 6, divs 1 and 2	11
		Chapter 2, part 6, div		12
		omit.		13
Clause	144	Replacement of s	109 (Application of div 3)	14
Jiuuse	177	Section 109—	(Application of div 5)	15
		omit, insert—		16
			ons for division	17
		In this di		18
		cha	nge application—	19
			means a change application under the Planning Act; but	20 21
		(b)	does not include a change application for a minor change to a development approval, as defined in the Planning Act.	22 23 24
		rele	vant application means—	25
		(a)	a development application for a development approval for reconfiguring a	26 27

				that is completely or partly within a stal management district; or	1 2
		(b)	reco	change application to change a elopment approval that already approves onfiguring a lot that is completely or thy within a coastal management district;	3 4 5 6 7
		(c)	a dev	change application to change a elopment approval—	8 9
			(i)	to approve reconfiguring a lot that is completely or partly within a coastal management district; and	10 11 12
			(ii)	that does not already approve reconfiguring a lot that is completely or partly within a coastal management district.	13 14 15 16
lause	145	Replacement of ch conditions)	ı 2, p	ot 6, div 3, sdiv 2 (Land surrender	17 18
lause	145		•	•	
lause	145	conditions)	•	•	18
lause	145	conditions) Chapter 2, part 6, divi	ision	3, subdivision 2—	18 19
lause	145	conditions) Chapter 2, part 6, divionit, insert— Subdivision	ision on 2	3, subdivision 2—  2. Land surrender	18 19 20 21
lause	145	conditions) Chapter 2, part 6, diviously omit, insert— Subdivision 110 Application	ision  On 2  tion	3, subdivision 2—  2 Land surrender requirements	18 19 20 21 22
lause	145	conditions) Chapter 2, part 6, diviously omit, insert— Subdivision 110 Application	ision  On 2  tion  divisi	3, subdivision 2—  2 Land surrender requirements of subdivision	18 19 20 21 22 23
lause	145	conditions) Chapter 2, part 6, division omit, insert— Subdivision  110 Applica This subdivision (a)	ision  On 2  tion division a per the	3, subdivision 2—  2 Land surrender requirements  of subdivision ion applies if—	18 19 20 21 22 23 24
lause	145	conditions) Chapter 2, part 6, division omit, insert— Subdivision  110 Applica This subdivision (a)	ision  On 2  tion division a per the	3, subdivision 2—  2. Land surrender requirements  of subdivision ion applies if— erson makes a relevant application; and lot to be reconfigured includes land (the	18 19 20 21 22 23 24 25 26
lause	145	conditions) Chapter 2, part 6, division omit, insert— Subdivision  110 Applica This subdivision (a)	tion division the pres	2. Land surrender requirements of subdivision ion applies if— erson makes a relevant application; and lot to be reconfigured includes land (the scribed land) that is—	18 19 20 21 22 23 24 25 26 27

	(c)	the planning chief executive is—	1
		(i) if the relevant application is a development application—the assessment manager or a referral agency for the application; or	2 3 4 5
		(ii) if the relevant application is a change application—the responsible entity or a referral agency for the application.	6 7 8
		of proposed land surrender ment	9 10
(1)	land	s section applies if the chief executive poses to require the owner of the prescribed to surrender all or part of the prescribed land he State for coastal management.	11 12 13 14
(2)	(eac	chief executive must give written notice the a <i>proposed surrender notice</i> ) of the posal to—	15 16 17
	(a)	the applicant; and	18
	(b)	if the applicant is not the owner of the land—the owner of the land; and	19 20
	(c)	the planning chief executive; and	21
	(d)	if the relevant application is a development application and the planning chief executive is not the assessment manager for the application—the assessment manager for the application; and	22 23 24 25 26
	(e)	if the relevant application is a change application and the planning chief executive is not the responsible entity for the application—the responsible entity for the application.	27 28 29 30 31
(3)	Eacl	h proposed surrender notice must state—	32

	executive proposes be required for	1 2 3
	after receiving the notice, make a written submission to the chief executive about the	4 5 6 7
(4)	The notice must be given to the owner within—	8
	(a) if the relevant application is a development application and the planning chief executive is the assessment manager for the application—15 business days after the application is properly made under the Planning Act; or	9 10 11 12 13
	(b) if the relevant application is a change application and the planning chief executive is the responsible entity for the application—15 business days after the application is made; or	15 16 17 18 19
	relevant application is given to the planning	20 21 22
112 Dec	ision whether to require surrender of land	23
(1)	surrender of the land stated in a proposed surrender notice, the chief executive must	24 25 26 27
		28 29
		3( 3]
(2)	surrender, the chief executive must, within 30 business days after the last proposed surrender	32 33 34 35

	decision to each entity to whom the proposed surrender notice was given.	1 2
(3)	However, the chief executive may extend the period mentioned in subsection (2) by not more than 10 business days if the owner of the land agrees, in writing, to the extension.	3 4 5 6
113 Lar	nd surrender requirement	7
(1)	The chief executive may, by written notice to the owner of the prescribed land relating to the relevant application, require the owner to surrender all or part of the prescribed land (the <i>required land</i> ) to the State for coastal management if—	8 9 10 11 12 13
	(a) the chief executive is satisfied the required land should be surrendered for coastal management; and	14 15 16
	(b) the Minister approves the proposed requirement.	17 18
(2)	A requirement under subsection (1) is a <i>land</i> surrender requirement.	19 20
(3)	A land surrender requirement must—	21
	(a) be given to the owner within 30 business days after the proposed surrender notice is given to the owner; and	22 23 24
	(b) state the following—	25
	(i) details of the required land;	26
	(ii) the day the Minister approved the making of the requirement;	27 28
	(iii) that the required land must be surrendered to the State when the plan for reconfiguring the lot to which the relevant application relates is registered under the <i>Land Title Act 1994</i> ;	29 30 31 32 33

	(iv) the effect of section 114.	1
(4)	The chief executive may extend the period mentioned in subsection (3)(a) by not more than 10 business days if the owner agrees, in writing, to the extension.	2 3 4 5
(5)	The chief executive must give a copy of the land surrender requirement to—	6 7
	(a) if the applicant for the relevant application is not the owner of the prescribed land—the applicant; and	8 9 10
	(b) the planning chief executive; and	11
	(c) if the relevant application is a development application and the planning chief executive is not the assessment manager for the application—the assessment manager for the application; and	12 13 14 15 16
	(d) if the relevant application is a change application and the planning chief executive is not the responsible entity for the application—the responsible entity for the application.	17 18 19 20 21
(6)	This section is subject to section 115.	22
арр	ect on decisions or actions if relevant dication is refused or development droval stops having effect	23 24 25
exec relev	action taken, or decision made, by the chief cutive under this subdivision in relation to a want application is of no effect, and is taken to enever been made or taken, if—	26 27 28 29
	(a) the application is refused; or	30
	(b) any development approval given for the	31

	nd surrender requirement can not be given particular circumstances	1 2
(1)	A land surrender requirement can not be given in relation to a relevant application if—	3 4
	(a) the lot to be reconfigured was part of another lot that has been the subject of—	5 6
	(i) a development application or change application; or	7 8
	(ii) an application to rezone land under the repealed <i>Local Government (Planning and Environment) Act 1990</i> ; and	9 10 11
	(b) a part of the other lot was surrendered to the State under—	12 13
	(i) a land surrender condition; or	14
	(ii) a land surrender requirement; or	15
	(iii) the repealed Beach Protection Act, section 41C(6) or 45(7).	16 17
(2)	Also, a land surrender requirement can not be given in relation to a relevant application that is a change application if part of the lot to be reconfigured was surrendered to the State under—	18 19 20 21 22
	(a) a land surrender condition included in the development approval to which the change application relates; or	23 24 25
	(b) a land surrender requirement given in relation to the application for the development approval to which the change application relates.	26 27 28 29
(3)	In this section—	30
	<i>land surrender condition</i> means a land surrender condition, included in a development approval, under section 110 as in force immediately before the commencement.	31 32 33 34

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		115AA Compliance with land surrender requirement	1 2		
		A person to whom the chief executive gives a land surrender requirement under section 113 must comply with the requirement.	3 4 5		
		Maximum penalty—1665 penalty units.	6		
Clause	146 Amendment of s 115A (Applicant may surrender land voluntarily)				
		Section 115A(1)—	9		
		omit, insert—	10		
		(1) The applicant for a relevant application may voluntarily surrender a part of the lot to be reconfigured to the State for coastal management if the part is in a coastal management district.	11 12 13 14		
Clause	147	Amendment of s 115B (Surrendered land to be dedicated for coastal management purposes)	15 16		
		Section 115B(1), 'condition'—	17		
		omit, insert—	18		
		requirement	19		
Clause	148	Amendment of s 116 (Canals—surrender to the State)	20		
		Section 116(1), 'application to reconfigure'—	21		
		omit, insert—	22		
		approval for reconfiguring	23		
Clause	149	Omission of ch 2, pt 6, div 4, sdiv 2 (Development applications involving artificial waterways)	24 25		
		Chapter 2, part 6, division 4, subdivision 2—	26		
		omit.	27		

Clause	150	Omission of ch 2, pt 6, div 5 (Exemption certificates)	1	
		Chapter 2, part 6, division 5—	2	
		omit.	3	
Clause	151	Amendment of s 123 (Right to occupy and use land on which particular tidal works were, or are to be, carried out)	4 5 6	
		(1) Section 123(4), from 'are'—	7	
		omit, insert—	8	
		is accepted development under the Planning Act.	9	
		(2) Section 123(5)(a), from 'in accordance' to 'code'—	10	
		omit.	11	
		(3) Section 123(6), definition <i>IDAS code</i> —	12	
		omit.	13	
Clause	152	Insertion of new ch 5, pt 2A		
		After section 164—	15	
		insert—	16	
		Part 2A Planning and Environment Court	17	
		declarations	18 19	
		164A Planning and Environment Court may make declarations	20 21	
		(1) Any person may bring a proceeding in the Planning and Environment Court for a declaration about a matter done, to be done or that should have been done, for chapter 2, part 3, division 2.	22 23 24 25 26	
		(2) The court may also make an order about any declaration it makes under subsection (1).	27 28	
		(3) This section does not limit part 2.	29	

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Clause	153	Am	endment o	fs1	67 (Regulation-making power)	1
		(1)	Section 167	7(2)(t	))—	2
			omit.			3
		(2)	Section 167	7(2)(0)	e) to (i)—	4
			renumber a	s sec	tion 167(2)(b) to (h).	5
		(3)	Section 167	7(3)—	_	6
			omit.			7
		(4)	Section 167	7(4) a	nd (5)—	8
			renumber a	s sec	tion 167(3) and (4).	9
		(5)	Section 167	7(6)—	_	10
			omit, insert	<u> </u>		11
			(5)	A re	egulation may, for the Planning Act, state—	12
				(a)	assessment benchmarks for the assessment of assessable development under that Act, other than an assessment carried out by the planning chief executive; and	13 14 15 16
				(b)	the requirements that operational work that is tidal works, or work in a coastal management district, must comply with to be categorised as accepted development under that Act.	17 18 19 20 21
Clause	154		endment o		77 (Relationship to particular Planning	22 23
		Sec	tion 177(2)—	_		24
		omi	it, insert—			25
			(2)	sub	Planning Act, chapter 3, part 5, division 2, division 2 and divisions 3 and 4 apply to a med approval.	26 27 28

Clause	155		nendment o	f s 189 (Particular permits under the Beach	1 2
		Sec	tion 189(2), '	section 341(1)'—	3
		omi	it, insert—		4
				section 85(1)	5
Clause	156			f s 193 (Responsible entity for request to ed approval)	6 7
		(1)	Section 193	, 'Planning Act'—	8
			omit, insert-	<u> </u>	9
			repe	ealed Planning Act	10
		(2)	Section 193	<u> </u>	11
			insert—		12
			(6A)	Despite subsection (1), this section does not apply to a deemed approval mentioned in section 177 on or after the day section 206 commences.	13 14 15
		(3)	Section 193	0(7)—	16
			insert—		17
				repealed Planning Act means the repealed Sustainable Planning Act 2009.	18 19
		(4)	Section 193	6(6A) and (7)—	20
			renumber a	s section 193(7) and (8).	21
Clause	157		nendment o	f s 194 (Continuing application of particular	22 23
		(1)	Section 194	·(2), 'Planning Act'—	24
			omit, insert-	<u> </u>	25
				repealed Planning Act	26
		(2)	Section 194	.(3)—	27
			insert—		28

[s 158	]
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			<b>repealed</b> I Sustainable	_	<b>Act</b> means Act 2009.	s the	repealed	1 2
Clause	158	Amendment of decided on co	•	•				3 4
		Section 204(3),	definition de	cided, 'Pl	anning Act'-	_		5
		omit, insert—						6
			repealed Su	ıstainable	Planning Ac	t 2009	)	7
lause	159	Insertion of n	ew ch 6, pt	8				8
		Chapter 6—						9
		insert—						10
		Part 8	3	<b>Trans</b>	itional p	rovi	sions	11
					anning			12
				(Cons	equenti	al) a	nd	13
				Other	Legisla	tion		14
				Amen	dment A	ct 2	2015	15
		205 De	finitions for	part				16
		In t	his part—					17
			<b>amending</b> (Consequent Amendmen		and Other	he r L	Planning egislation	18 19 20
			provision	as in forwas amen	to a provis ce immediat ded or repe	tely b	efore the	21 22 23 24
		206 Ch	ange applic	cation fo	r deemed a	pprov	/al	25
		(1)	mentioned	in section	es to a de n 177 if the nange applic	e hold	er of the	26 27 28

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	Planning Act for a change to the deemed approval.	1 2
(2)	The chief executive must decide who will be the responsible entity for the change application for the Planning Act.	3 4 5
(3)	Subsection (2) applies despite the Planning Act, section 78(3), but subject to subsection (5).	6 7
(4)	For the Planning Act—	8
	(a) the holder must also give a copy of the change application to any entity that would, if a development application had been made for the deemed approval, be the referral agency for the application; and	9 10 11 12 13
	(b) the entity is taken to be a referral agency for the change application.	14 15
(5)	The local government may elect not to be the responsible entity for the change application.	16 17
(6)	Subsection (7) applies if—	18
	(a) the local government decides not to be the responsible entity for the change application; and	19 20 21
	(b) the change application is for a minor change to the approval, as defined in the Planning Act.	22 23 24
(7)	The holder is not required to give the local government a copy of the change application under the Planning Act, section 80.	25 26 27
207 Exi	sting particular development applications	28
(1)	Subsection (2) applies to an existing development application to which former section 100A(4) applied.	29 30 31

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			(2)	Former section 100A(4) and (5) continues to apply in relation to the application, as if the amending Act had not been enacted.	1 2 3
			(3)	Subsection (4) applies to an existing development application mentioned in former section 103.	4 5
			(4)	Former chapter 2, part 6 continues to apply in relation to the application, as if the amending Act had not been enacted.	6 7 8
			(5)	In this section—	9
				existing development application means a development application made under the repealed Sustainable Planning Act 2009 to which the Planning Act, section 287 applies.	10 11 12 13
				velopment approval that includes a land render condition	14 15
			(1)	This section applies to a development approval that includes a land surrender condition under former section 110.	16 17 18
			(2)	Former section 115B continues to apply in relation to the condition as if the amending Act had not been enacted.	19 20 21
Clause	160	Am	endment o	of schedule (Dictionary)	22
		(1)	currency po land surren	definitions applicable code, assessable nt, assessment manager, concurrence agency, eriod, development approval, development permit, nder condition, Planning Act, Planning Minister, cheme, preliminary approval and referral agency—	23 24 25 26 27
			omit.		28
		(2)	Schedule—	-	29
			insert—		30

assessable development means development categorised as assessable development under the Planning Act.	1 2 3
assessment manager, for a development application, means the assessment manager for the application under the Planning Act.	4 5 6
<i>change application</i> , for chapter 2, part 6, division 3, see section 109.	7 8
<i>currency period</i> , for a development approval, means the period at the end of which the approval lapses under the Planning Act.	9 10 11
<i>development approval</i> means a development approval under the Planning Act.	12 13
<i>development permit</i> means a development permit under the Planning Act.	14 15
land surrender requirement see section 113(2).	16
<i>Planning Act</i> means the <i>Planning Act</i> 2015.	17
<i>planning chief executive</i> means the chief executive of the department in which the Planning Act is administered.	18 19 20
<i>planning scheme</i> means a planning scheme under the Planning Act.	21 22
<i>prescribed land</i> , for chapter 2, part 6, division 3, subdivision 2, see section 110(b).	23 24
proposed surrender notice see section 111(2).	25
<i>reconfiguring a lot</i> see the Planning Act, schedule 2.	26 27
<i>referral agency</i> see the Planning Act, section 54(2).	28 29
relevant application, for chapter 2, part 6, division 3 see section 109	30

				mean	onsible entity, for a change application, as the responsible entity for the application or the Planning Act.	1 2 3
		(3)	Schedule, de	efinit	ion development, 'section 7'—	4
			omit, insert-	_		5
				sche	dule 2	6
		(4)	Schedule, de	efinit	ion operational work, 'section 10(1)'—	7
			omit, insert-			8
				sche	dule 2	9
	Part	15		_	endment of Criminal	10
				Org	ganisation Act 2009	11
Clause	161	Act	amended			12
			This part an	nends	the Criminal Organisation Act 2009.	13
Clause	162		endment of velopment a		(Relationship with Planning Act and ovals)	14 15
		Sec	tion 40(2)—			16
		omi	t, insert—			17
			(2)	wou Plan	ther than for this subsection, the development ld be either of the following under the ning Act, the development is taken to be pted development for that Act—	18 19 20 21
				(a)	assessable development;	22
				(b)	prohibited development.	23

[s 160	31
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Clause	163	Sch	nendment of sch 2 (Dictionary) nedule 2, definition <i>Planning Act</i> — it, insert—	1 2 3
		Onn	Planning Act means the Planning Act 2015.	4
	Part	16	Amendment of Disaster Management Act 2003	5
Clause	164	Act	t amended	7
			This part amends the Disaster Management Act 2003.	8
Clause	165	Am de	nendment of s 20B (Chairperson may give notice about emed approvals under Sustainable Planning Act)	9 10
		(1)	Section 20B, heading, 'Sustainable'—	11
			omit.	12
		(2)	Section 20B(1)(b) and (6)(b) and (c), 'Sustainable'—	13
			omit.	14
		(3)	Section 20B(2), 'provisions do not apply to a development application'—	15 16
			omit, insert—	17
			provision does not apply to a development application, or change application,	18 19
		(4)	Section 20B(5)(b), after 'development applications'—	20
			insert—	21
			and change applications	22
		(5)	Section 20B(6)(a), 'provisions are'—	23
			omit, insert—	24

			provi	ision is	1
	(6)	Section 201	B(7)—		2
		omit, insert	t—		3
		(7)	In this sec	tion—	4
			under the applicatio	pplication means a change application Planning Act, other than a change in for a minor change to a development as defined in that Act.	5 6 7 8
			deemed a	pproval provision means the Planning on 64.	9 10
			-	ent application means a development n under the Planning Act.	11 12
			Planning	Act means the Planning Act 2015.	13
			situation, local gove	local government, for a disaster means a local government in whose ernment area the declared area, or part clared area, for the disaster situation is	14 15 16 17 18
Clause 166	Ins	ertion of n	ew nt 14 <i>a</i>	div 3, sdiv 3	19
Gladge 100		er section 18	•	11 0, 3div 0	20
		ert—			21
		Subdi	vision 3	Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015	22 23 24 25
				ut deemed approvals for existing	26 27
		(1)		on applies to an existing development n mentioned in former section 20B(2).	28 29
		(2)		person of the State group may give a otice under former section 20B(2) for	30 31

[s 167	71
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	the application as if the amending Act had not been enacted.	1 2
(3)	If, before the commencement, a notice (an <i>existing notice</i> ) was given under former section 20B(2) for the application, the notice continues in effect as if the amending Act had not been enacted.	3 4 5 6 7
(4)	Former section 20B(4) to (6) continues to apply in relation to a notice given under subsection (2) or an existing notice, as if the amending Act had not been enacted.	8 9 10 11
(5)	In this section—	12
	amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	13 14 15
	existing development application means a development application made under the repealed Sustainable Planning Act 2009, to which the Planning Act 2015, section 287 applies.	16 17 18 19
	<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	20 21 22 23
17	Amendment of Economic Development Act 2012	24 25
Act amended	1 1 E 1 D 1 2012	26
This part a	mends the <i>Economic Development Act</i> 2012.	27

Part 17

Clause 167

[s 1	68]
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Clause	168	Amendment of s 34 (Declaration)	1
		Section 34(2)(b)(iii), 'Sustainable'—	2
		omit.	3
Clause	169	Amendment of s 37 (Declaration)	4
		Section 37(2)(b)(iii), 'Sustainable'—	5
		omit.	6
Clause	170	Amendment of s 41 (Cessation of provisional priority development area)	7 8
		(1) Section 41(3), 'Sustainable'—	9
		omit.	10
		(2) Section 41(4), 'Sustainable Planning Act, section 117 does'—	11
		omit, insert—	12
		Planning Act, sections 18, 20, 22 and 23 do	13
Clause	171	Amendment of s 42K (Effect of planning instrument change)	14 15
		(1) Section 42K(1), 'Sustainable'—	16
		omit.	17
		(2) Section 42K(2), 'Sustainable Planning Act, section 117 does'—	18 19
		omit, insert—	20
		Planning Act, sections 18, 20, 22 and 23 do	21
Clause	172	Amendment of ch 3, pt 2, div 4, hdg (Relationship with Sustainable Planning Act)	22 23
		Chapter 3, part 2, division 4, heading, 'Sustainable'—	24
		omit.	25

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Clause	173		endment o	f s 4	4 (Existing SPA development	1 2
		(1)	Section 44,	head	ing—	3
			omit, insert-			4
					g development applications under g Act	5 6
		(2)	Section 44(	1)(a)-	_	7
			omit, insert-			8
				(a)	a development application under the Planning Act had been made for land in the area; and	9 10 11
		(3)	Section 44–	_		12
			insert—			13
			(1A)	the	s section also applies if, immediately before declaration of an area as a priority elopment area—	14 15 16
				(a)	a change application had been made under the Planning Act to change a development approval under that Act relating to land in the area; and	17 18 19 20
				(b)	the application had not lapsed under that Act; and	21 22
				(c)	the application had not been decided.	23
		(4)	Section 44(2	2), 'S	ustainable'—	24
			omit.			25
		(5)	Section 44(	1A) a	and (2)—	26
			renumber as	s sect	ion 44(2) and (3).	27
Clause	174		endment o	f s 4	5 (Existing SPA development	28 29
		(1)	Section 45,	head	ing—	30

[s 17	'5]
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		omit, insert—	1
		45 Existing development approvals under Planning Act	2 3
		(2) Section 45, 'an SPA development approval'—	4
		omit, insert—	5
		a development approval under the Planning Act	6
Clause	175	Replacement of s 47 (Community infrastructure designations)	7 8
		Section 47—	9
		omit, insert—	10
		47 Designation of premises for development of infrastructure under Planning Act	11 12
		(1) To remove any doubt, it is declared that—	13
		(a) the planning Minister or a local government may make a designation under the Planning Act, chapter 2, part 5 of premises in, or partly in, a priority development area; and	14 15 16 17
		(b) a designation of premises under the Planning Act that is in force immediately before all or part of the premises are in a priority development area, continues in force despite the priority development area taking effect.	18 19 20 21 22 23
		(2) In this section—	24
		<i>planning Minister</i> means the Minister administering the Planning Act.	25 26
Clause	176	Amendment of s 48 (Conversion of PDA development approval to SPA development approval)	27 28
		(1) Section 48, heading, 'SPA development approval'—	29
		omit, insert—	30

		development approval under Planning Act	1
		(2) Section 48(2), 'an SPA development approval'—	2
		omit, insert—	3
		a development approval under the Planning Act	4
Clause	177	Amendment of s 49 (Outstanding PDA development applications)	5
		Section 49(3), 'an SPA development approval'—	7
		omit, insert—	8
		a development approval under the Planning Act	9
Clause	178	Amendment of s 50 (Provisions for converted SPA development approval)	10 11
		(1) Section 50, heading, 'SPA development approval'—	12
		omit, insert—	13
		development approval under Planning Act	14
		(2) Section 50(1), 'an SPA development approval'—	15
		omit, insert—	16
		a development approval under the Planning Act	17
		(3) Section 50(2), 'conditions of the SPA development approval'—	18 19
		omit, insert—	20
		development conditions of the development approval under the Planning Act	21 22
		(4) Section 50(3)—	23
		omit, insert—	24
		(3) Despite the Planning Act, section 228, there is no appeal right under the Planning Act to the Planning and Environment Court for the	25 26 27

				development approval or the conditions, or a decision relating to the approval or conditions.	1 2
		(5)	Section 50(	5) and (6)—	3
			omit, insert-	_	4
			(5)	The enforcement authority under the Planning Act for the development approval is taken to be the entity that would have been the enforcement authority under that Act if—	5 6 7 8
				(a) the land to which the approval relates had never been in a priority development area; and	9 10 11
				(b) a development application under the Planning Act had been made for the development approval when the PDA development application for the PDA development approval was made.	12 13 14 15 16
			(6)	A proceeding under the <i>Planning and Environment Court Act 2015</i> , section 11 seeking a declaration in relation to the development approval or the conditions, or a decision relating to the approval or conditions, may be started only by the entity that is, for the Planning Act, the enforcement authority under subsection (5) for the approval.	17 18 19 20 21 22 23 24
Clause	179	Am are	_	s 51 (Lawful uses in priority development	25 26
		Sec	tion 51, 'Sust	ainable'—	27
		omi	t.		28
Clause	180	Am	endment of	s 57 (Content of development scheme)	29
			tion 57(5)(b)-	•	30
		omi	t, insert—		31

		(b) assessment benchmarks prescribed by regulation under the Planning Act;
		(c) assessment benchmarks made under another Act for the Planning Act.
Clause	181	Amendment of s 71 (Development scheme prevails over particular instruments)
		Section 71(b)—
		omit, insert—
		(b) assessment benchmarks prescribed by regulation under the Planning Act;
		(c) assessment benchmarks made under another Act for the Planning Act.
Clause	182	Amendment of s 77 (Exemption for particular SPA development approvals and community infrastructure designations)
		(1) Section 77, heading—
		omit, insert—
		77 Exemption for particular development approvals and designations under Planning Act
		(2) Section 77(1)(a), 'an SPA development approval'—
		omit, insert—
		a development approval under the Planning Act
		(3) Section 77(1)(b)—
		omit, insert—
		(b) a designation under the Planning Act, chapter 2, part 5 of premises in, or partly in, a priority development area.
		(4) Section 77(2), 'community infrastructure'—

[s	183]
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			omit.		1
Clause	183	ins		of s 80 (Amendment of relevant development oes not affect existing SPA or PDA approval)	2 3 4
		(1)	Section 80	, heading, 'SPA'—	5
			omit, inser	<i>t</i> —	6
			de	velopment approval under Planning Act	7
		(2)	Section 80	(1)(a), 'an SPA development approval'—	8
			omit, inser	<i>t</i> —	9
				a development approval under the Planning Act	10 11
Clause	184		nendment ( ergency)	of s 81 (Development or use carried out in	12 13
		(1)	Section 81	(1)(a)(iii), 'community'—	14
			omit.		15
		(2)	Section 81	_	16
			insert—		17
			(3)	In this section—	18
				<i>emergency</i> means an event or situation that involves an imminent and definite threat requiring immediate action (whether before, during or after the event or situation), other than routine maintenance due to wear and tear.	19 20 21 22 23
				Example of an action not done because of an emergency—	24
				the carrying out, in winter, of a use or of building or operational work in anticipation of the next cyclone season	25 26
Clause	185	Am	nendment (	of s 86 (Restrictions on granting approval)	27
		Sec	etion 86(1)(a	), 'an SPA preliminary approval'—	28

s	1	86]	

		omit, insert—			1
				a preliminary approval under the Planning Act	2 3
Clause	186	Amendment o decision)	fs8	7 (Matters to be considered in making	4 5
		Section 87(1)(f)	, 'any	SPA preliminary approval'—	6
		omit, insert—			7
				any preliminary approval under the Planning Act	8 9
Clause	187	Amendment o conditions)	fs9	0 (Right of appeal against particular	10 11
		(1) Section 90(	(4)—		12
		omit, insert	<u></u>		13
		(4)	regi	appellant starts an appeal by lodging, with the strar of the Planning and Environment Court, ritten notice of appeal that—	14 15 16
			(a)	is in the approved form; and	17
			(b)	succinctly states the grounds of the appeal.	18
		(4A)	part	Planning and Environment Court Act 2015, 5 applies, with necessary changes, to the eal as if—	19 20 21
			(a)	the appeal were a Planning Act appeal under that Act; and	22 23
			(b)	the entity were the only other party to the appeal.	24 25
		(2) Section 90(	(5)(a)	<u> </u>	26
		omit, insert	<u>;</u>		27
			(a)	the appellant must, as soon as practicable after giving the entity the notice of appeal, give MEDQ a copy of the notice; and	28 29 30

[s ˈ	188]
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		(3) Section 90(4A) to (6)—	1
		renumber as section 90(5) to (7).	2
Clause	188	Amendment of s 97 (Provision for enforcement of PDA development conditions)  Section 97(1)—  omit, insert—  (1) If there is a nominated assessing authority for a PDA development condition imposed on a PDA development approval, the Planning Act, chapter 5, part 3, and any other Act mentioning a development approval under the Planning Act, applies to the condition as if—	3 4 5 6 7 8 9 10 11 12
		(a) the PDA development approval were a development approval under the Planning Act; and	13 14 15
		(b) the nominated assessing authority were an enforcement authority under the Planning Act for development under the PDA development approval; and	16 17 18 19
		(c) a reference in the Planning Act, chapter 5, part 3, or the other Act, to a development offence under the Planning Act were a reference to a PDA development offence.	20 21 22 23
Clause	189	Amendment of s 100 (When approval lapses generally)	24
		(1) Section 100(4)(a), '4 years'—	25
		omit, insert—	26
		6 years	27
		(2) Section 100(5)(a), (b) and (c)—	28
		omit, insert—	29
		(a) 4 years from the day of effect; or	30

s	1	9	0]	l

	(b) if the approval states a different period—the stated period.	1 2
(3)	Section 100(8), definition <i>related approval</i> , paragraph (a)(i), 'SPA development approval'—	3 4
	omit, insert—	5
	development approval under the Planning Act for an application under that Act	6 7 8
(4)	Section 100(8), definition <i>related approval</i> , paragraph (a)(i)(B), 'an SPA development permit'—	9 10
	omit, insert—	11
	a development permit under the Planning Act	12 13
(5)	Section 100(8), definition <i>related approval</i> , paragraph (a)(ii), 'SPA development permit for an SPA development application'—	14 15 16
	omit, insert—	17
	development permit under the Planning Act for an application under that Act	18 19
Re	placement of s 104 (Plans of subdivision)	20
Sec	tion 104—	21
omi	t, insert—	22
	104 Plans of subdivision	23
	(1) This section applies to a plan of subdivision if, under another Act, the plan requires MEDQ's approval, in whatever form, before the plan can be registered or otherwise recorded under that Act.	24 25 26 27 28
	(2) In deciding whether to approve the plan of subdivision, MEDQ must comply with the process prescribed by regulation for approving plans of subdivision.	29 30 31 32

Clause 190

(3)	In this section—								
		horised electricity entity means an authorised	2						
	elec	electricity entity—							
	(a)	1 v	4						
		= =	5 6						
	(b)								
	(b)		7 8						
	plai	n of subdivision—	9						
	(a)	- <del>-</del>	10 11						
	(b)	does not include a plan, however called, for	12						
		reconfiguring a lot if the reconfiguration relates to—	13 14						
		(i) the acquisition, including by agreement, under the <i>Acquisition of</i>	15 16						
		Land Act 1967, of land by a	17						
		constructing authority, as defined in	18						
		• • • • • • • • • • • • • • • • • • •	19 20						
			21						
		(ii) the acquisition by agreement, other	22						
		1 v	23						
		· · · · · · · · · · · · · · · · · · ·	24 25						
			25 26						
		* *	27						
		(iii) land held by the State, or a statutory	28						
			29						
			30						
		•	31 32						
		1	33						
		<del>_</del>	34						

[s	1	9	1	1

		[5 101]	
		(iv) the acquisition of land for water infrastructure; or	1 2
		(v) a lot that is, or includes, strategic port land or Brisbane core port land under the <i>Transport Infrastructure Act 1994</i> .	3 4 5
Clause	191	Amendment of s 109 (Powers about enforcement orders)	6
		(1) Section 109(4), note, 'Sustainable Planning Act, section 457'—	7 8
		omit, insert—	9
		Planning and Environment Court Act 2015, part 6	10
		(2) Section 109(5), definition environment—	11
		omit, insert—	12
		environment see the Environmental Protection Act 1994, section 8.	13 14
Clause	192	Amendment of s 110 (Offence to contravene enforcement order)	15 16
		Section 110, note, paragraph (b)—	17
		omit, insert—	18
		(b) the <i>Planning and Environment Court Act 2015</i> , section 36.	19
Clause	193	Amendment of s 123 (Application of local government entry powers for MEDQ's functions or powers)	20 21
		Section 123(6), definition <i>lot</i> , 'Sustainable Planning Act, section 10'—	22 23
		omit, insert—	24
		Planning Act, schedule 2	25

[s	1	94]
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Clause	194	Amendment of s 127 (Direction to government entity or local government to accept transfer)	1 2
		Section 127(5), 'Sustainable Planning Act, section 678'—	3
		omit, insert—	4
		Planning Act, section 158	5
Clause	195	Amendment of ch 6, hdg (Transitional provisions and repeals)	6 7
		Chapter 6, heading, after 'provisions'—	8
		insert—	9
		for Act No. 43 of 2012	10
Clause	196	Amendment of s 177 (Definitions for ch 6)	11
		Section 177—	12
		insert—	13
		<b>SPA development approval</b> means a development approval under the repealed Sustainable Planning Act.	14 15 16
		repealed Sustainable Planning Act means the repealed Sustainable Planning Act 2009.	17 18
Clause	197	Amendment of s 195 (Relationship with Sustainable Planning Act)	19 20
		(1) Section 195, heading, before 'Sustainable'—	21
		insert—	22
		repealed	23
		(2) Section 195—	24
		insert—	25
		(8) In this section—	26

ſs	1	9	8

		community infrastructure designation means a community infrastructure designation under the repealed Sustainable Planning Act.	1 2 3
		<b>SPA development application</b> means a development application under the repealed Sustainable Planning Act.	4 5 6
use	198	Amendment of s 204 (Plans of subdivision requiring former ULDA's approval)	7 8
		Section 204(1), before 'Sustainable'—	9
		insert—	10
		repealed	1
use	199	Amendment of s 213 (Existing directions to government entity or local government to accept transfer)	12 13
		Section 213(3), before 'Sustainable'—	1
		insert—	1:
		repealed	10
use	200	Insertion of new ch 7	1′
		After section 216—	18
		insert—	19

Cha	pter 7 Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5 6 7
217 De	efinitions for chapter	8
In	this chapter—	9
	amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	10 11 12
	<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	13 14 15 16
	cisting SPA development application made fore priority development area declared	17 18
(1)	This section applies if, immediately before the declaration of an area as a priority development area—	19 20 21
	(a) an existing SPA development application had been made for land in the area; and	22 23
	(b) the application was a properly made application under the repealed Planning Act and had not lapsed under that repealed Act; and	24 25 26 27
	(c) the application had not been decided.	28
(2)	Former section 44(2) continues to apply in relation to the application as if the amending Act had not been enacted.	29 30 31

			(3)	repe carr und	development approval is given under the caled Planning Act for the application, the ying out of development, or use of land, er the approval is not a PDA development nce.	1 2 3 4 5
			(4)	In tl	nis section—	6
				deve Plar	ting SPA development application means a elopment application made under the repealed uning Act, to which the Planning Act, section applies.	7 8 9 10
				_	caled Planning Act means the repealed tainable Planning Act 2009.	11 12
				finisl odivi	ned compliance assessment for plan of sion	13 14
			(1)	This	s section applies if—	15
				(a)	before the commencement, SPA compliance assessment under former section 104 had started for a plan of subdivision; and	16 17 18
				(b)	the assessment had not finished before the commencement.	19 20
			(2)	to tl	mer section 104 continues to apply in relation ne plan as if the amending Act had not been cted.	21 22 23
Clause	201	Am	endment o	f sch	n 1 (Dictionary)	24
		(1)	and Environ SPA develo	nmen opme	definitions commencement, community esignation, material change of use, Planning to Court, planning scheme, reconfiguring a lot, application, SPA development approval, approval and Sustainable Planning Act—	25 26 27 28 29 30
		(2)	Schedule 1-			31
		\ /				- 1

	insert—	1
	assessment benchmarks see the Planning Act, section 43(1)(c).	2 3
	material change of use, of premises, see the Planning Act, schedule 2.	4 5
	Planning Act means the Planning Act 2015.	6
	reconfiguring a lot see the Planning Act, schedule 2.	7 8
(3)	Schedule 1, definition building work, from 'Sustainable'—	9
	omit, insert—	10
	Planning Act.	11
(4)	Schedule 1, definition <i>infrastructure agreement</i> , 'Sustainable Planning Act, schedule 3'—	12 13
	omit, insert—	14
	Planning Act, section 149	15
(5)	Schedule 1, definition <i>lawful use</i> , paragraph (b), 'or the Sustainable Planning Act'—	16 17
	omit, insert—	18
	, the Planning Act, the repealed <i>Sustainable Planning Act 2009</i> or the repealed <i>Integrated Planning Act 1997</i>	19 20 21
(6)	Schedule 1, definition <i>operational work</i> , 'Sustainable Planning Act, section 10'—	22 23
	omit, insert—	24
	Planning Act, schedule 2	25
(7)	Schedule 1, definition planning instrument, 'Sustainable'—	26
	omit.	27
(8)	Schedule 1, definition <i>relevant development</i> , 'or an SPA development approval'—	28 29
	omit, insert—	30

s	202	
s	202	

		(9)	Schedule 1 developmen omit, insert	, defi nt app	velopment approval under the Planning Act nition relevant land, paragraph (b), 'an SPA proval'—  velopment approval under the Planning Act	1 2 3 4 5
	Part	18		An 199	nendment of Electricity Act 94	6 7
Clause	202	Act	t <b>amended</b> This part ar	nend	s the <i>Electricity Act 1994</i> .	8
Clause	203	ope Sec	erating wor tion 112A— it, insert— 112A Cl	ks o	112A (Clearing native vegetation for n freehold land)	10 11 12 13 14
			<b>ορ</b> ε (1)		ng works s section applies despite the Planning Act.	15 16
			(2)	Clea	aring vegetation on freehold land is accepted elopment for the Planning Act if the ring—	17 18 19
				(a)	is for operating works for a transmission entity or distribution entity; and	20 21
				(b)	is on premises designated under the Planning Act, chapter 2, part 5 for a type of infrastructure that is, or includes, the operating works.	22 23 24 25
			(3)	In tl	nis section—	26

[s	20	4]
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		Planning Act means the Planning Act 2015.  vegetation see the Vegetation Management Act 1999, section 8.	1 2 3
	Part	19 Amendment of Environmental Offsets Act 2014	4 5
Clause	204	Act amended  This part amends the Environmental Offsets Act 2014.	6 7
Clause	205	Amendment of s 5 (Relationship with particular Acts)  (1) Section 5(2)(a), 'Sustainable Planning Act 2009'—  omit, insert—  Planning Act  (2) Section 5(3), note, fourth dot point—  omit.	8 9 10 11 12 13
Clause	206	Amendment of s 13B (What this part is about) Section 13B(2)(b), 'section 325(1)'—  omit, insert—  section 62	14 15 16 17
Clause	207	Amendment of s 16 (Conditions that apply under this Act to authority)  Section 16(5), 'Sustainable Planning Act 2009, section 347(1)(b) and (c)'—  omit, insert—  Planning Act, section 66(1)(a) and (c)	18 19 20 21 22 23

[s	208

Clause	208	Am	nendment of sch 2 (Dictionary)	1
		(1)	Schedule 2, definition <i>Planning Act</i> —	2
			omit.	3
		(2)	Schedule 2—	4
			insert—	5
			assessment manager see the Planning Act, section 48(1).	6 7
			Planning Act means the Planning Act 2015.	8
			<i>referral agency</i> see the Planning Act, section 54(2).	9 10
		(3)	Schedule 2, definition <i>administering agency</i> , paragraph (a)(i)—	11 12
			omit, insert—	13
			(i) if the chief executive of the department in which the Planning Act is administered has nominated an entity to be an enforcement authority under that Act for development to which an offset condition applies—the nominated entity; or	14 15 16 17 18 19 20
		(4)	Schedule 2, definition <i>administering agency</i> , paragraph (a)(ii), 'concurrence'—	21 22
			omit, insert—	23
			referral	24

[s 209]

	Part		-	dment of Environmental tion Act 1994	1 2
Clause	209	Act amended			3
		This part amend	s the I	Environmental Protection Act 1994.	4
Clause	210			evelopment application taken to onmental authority in particular	5 6 7
		Section 115(1)(b)(ii)-			8
		omit, insert—			9
		(ii)		ategorised as assessable development er a regulation made under the Planning	10 11 12
Clause	211			pplication for environmental ade in particular circumstances)	13 14
		Section 120(1)(b)—			15
		omit, insert—			16
		(b)		ner of the following applications has made—	17 18
			(i)	a development application for a development permit mentioned in paragraph (a);	19 20 21
			(ii)	a change application to change a development permit to authorise a material change of use of premises relating to the activity, if the permit does not already authorise the material change of use.	22 23 24 25 26 27

Clause	212				66 (When does decision stage relating to development applications)	1 2
		(1)	Section 166	(2)(a	), from 'decision stage'—	3
			omit, insert-	_		4
					decision-making period for the development application starts; or	5 6
		(2)	Section 166	(2)(b	)—	7
			omit, insert-			8
				(b)	if the administering authority or the planning chief executive is a referral agency for the development application—the day the referral agency's response period for the application starts.	9 10 11 12 13
Clause	213				69 (When decision must be applications)	14 15
		(1)	Section 169	(2), f	from 'a decision'—	16
			omit, insert-	_		17
				und peri	administering authority must make a decision er subdivision 2 within the decision-making od for the development application, including extension of the period.	18 19 20 21
		(2)	Section 169	(3)—	_	22
			omit, insert-			23
			(3)	chie deve auth 2 wi the	the administering authority or the planning of executive is a referral agency for the elopment application, the administering nority must make a decision under subdivision within the referral agency's response period for development application, including any ension of the period.	24 25 26 27 28 29 30

|--|

Clause	214	Amendment be refused)	of s 173 (When particular applications must	1 2
		(1) Section 17	73(2)—	3
		omit, inse	ert—	4
		(2)	Subsection (3) applies to a development application if, under section 115, the application is taken to also be an application for an environmental authority and either of the following applies—	5 6 7 8 9
			(a) the administering authority or planning chief executive is a referral agency for the development application and directs the assessment manager for the application to—	10 11 12 13
			(i) refuse the application; or	14
			(ii) give any development approval only as a preliminary approval;	15 16
			<ul> <li>(b) the administering authority or planning chief executive is the assessment manager for the development application and decides to—</li> </ul>	17 18 19 20
			(i) refuse the application; or	21
			(ii) give a preliminary approval even though the development application sought a development permit.	22 23 24
		(2) Section 17	73—	25
		insert—		26
		(5)	In this section—	27
			<i>preliminary approval</i> means a preliminary approval under the Planning Act.	28 29
Clause	215	Amendment	of s 195 (Issuing environmental authority)	30
		Section 195(c)	)(ii)—	31

	omit, insert—			1
		If the administering authority is a store the development application dministering authority gives its recesponse under the Planning Act to the development application; or	on—when the eferral agency's	2 3 4 5 6
		If the planning chief executive is a core the development application usiness days after the planning dives its referral agency's respondenting Act to the applicant for the pplication; or	on—within 5 chief executive nse under the	7 8 9 10 11 12
		the planning chief executive is nanager for the development appli business days after the planning lives the applicant a decision no planning. Act for the development of	cation—within chief executive otice under the	13 14 15 16
		lanning Act for the development ap	ppincation; or	17
lause 216	Amendment o	s 225 (Amendment applicatioular circumstances)		18 19
lause 216	Amendment o	s 225 (Amendment applicatio ular circumstances)		18
lause 216	Amendment o	s 225 (Amendment applicatio ular circumstances)		18 19
lause 216	Amendment of made in particol Section 225(b)—	s 225 (Amendment applicatio ular circumstances)	n can not be material change sary under the	18 19 20
lause 216	Amendment of made in particol Section 225(b)—	s 225 (Amendment applicational ular circumstances)  (b) a development permit for a most of use of premises is necesor Planning Act for the carrying	material change sary under the ing out of the oplications has	18 19 20 21 22 23 24
lause 216	Amendment of made in particol Section 225(b)—	s 225 (Amendment applicational circumstances)  (b) a development permit for a most of use of premises is necess Planning Act for the carrying changed activity; and  (c) neither of the following approximately appr	material change sary under the ing out of the oplications has g Act—cation for a	18 19 20 21 22 23 24 25 26

[s 21	7]
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Clause	217	Amendment of s 332 (Administering authority may require draft program)	1 2
		Section 332(1), from 'program'—	3
		omit, insert—	4
		program as a condition of an environmental authority.	5 6
Clause	218	Amendment of s 338 (Criteria for deciding draft program)	7
		Section 338(3)—	8
		omit.	9
Clause	219	Amendment of s 370 (Definitions for pt 8)	10
		Section 370, definition compliance permit—	11
		omit.	12
Clause	220	Omission of s 382 (Compliance permit)	13
		Section 382—	14
		omit.	15
Clause	221	Amendment of s 388 (Application of sdiv 2)	16
		Section 388(1)(a) and (b)—	17
		omit, insert—	18
		(a) a site investigation report for relevant land is required to be prepared under an investigation notice for the land; or	19 20 21
		(b) a validation report for relevant land is required to be prepared under a clean-up notice for the land; or	22 23 24

222	Amendment of	f s 5	80 (F	Regulation-making power)	1
	Section 580(4)—	_			2
	omit, insert—				3
	(4)	Also	o, a r	egulation may prescribe the following—	4
		(a)	Act und	for the assessment of a prescribed ERA er that Act, other than an assessment	5 6 7 8
		(b)	age	ncy other than the planning chief	9 10 11
			(i)	must or may assess a development application for a prescribed ERA against; or	12 13 14
			(ii)	must or may assess a development application for a prescribed ERA having regard to.	15 16 17
223	Amendment o	fs6	16ZE	3 (End of environmental authority)	18
	Section 616ZB(	b), 'so	ection	ı 10(1)'—	19
	omit, insert—				20
			sche	edule 2	21
224				Effect of commencement on	22 23
	Section 624(2)(1	o)(ii),	'sec	tion 10(1)'—	24
	omit, insert—				25
	omit, insert—		sche	edule 2	25 26
225	omit, insert— Insertion of no	ew cl			
	223	Section 580(4)— omit, insert— (4)  223 Amendment of Section 616ZB( omit, insert—  224 Amendment of particular app	Section 580(4)—  omit, insert—  (4) Also (a)  (b)  223 Amendment of s 6  Section 616ZB(b), 'so omit, insert—  224 Amendment of s 6 particular approva	Section 580(4)—  omit, insert—  (4) Also, a result in the section of the section	Section 580(4)—  omit, insert—  (4) Also, a regulation may prescribe the following—  (a) assessment benchmarks for the Planning Act for the assessment of a prescribed ERA under that Act, other than an assessment carried out by the planning chief executive;  (b) for the Planning Act, the matters a referral agency other than the planning chief executive—  (i) must or may assess a development application for a prescribed ERA against; or  (ii) must or may assess a development application for a prescribed ERA having regard to.  223 Amendment of s 616ZB (End of environmental authority)  Section 616ZB(b), 'section 10(1)'—  omit, insert—  schedule 2  224 Amendment of s 624 (Effect of commencement on particular approvals)

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Part 2	•
	for Planning
	(Consequential) and
	Other Legislation Amendment Act 2015
740 Def	initions for part
	his part—
	amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.
	<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.
	<i>pre-amended Act</i> means this Act as in force immediately before the commencement.
	repealed Planning Act means the repealed Sustainable Planning Act 2009.
	sting development application relating to scribed ERA
(1)	This section applies to an existing development application mentioned in former section 115.
(2)	The pre-amended Act continues to apply in relation to the application as if the amending Act had not been enacted.
(3)	In this section—
	existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.

		mpliance permits given under repealed Inning Act	1 2
	(1)	This section applies to a compliance permit given under the repealed Planning Act before or after the commencement, if—	3 4 5
		(a) an auditor gives the administering authority a copy of the compliance permit; and	6 7
		(b) the administering authority had not complied with former section 382(2) for the compliance permit before the commencement.	8 9 10 11
	(2)	Former section 382(2) continues to apply in relation to the compliance permit as if the amending Act had not been enacted.	12 13 14
		sting development condition requiring a nsitional environmental program	15 16
	(1)	This section applies to a development condition—	17 18
		(a) mentioned in former section 332(1)(b); and	19
		(b) that was in force immediately before the commencement.	20 21
	(2)	The condition continues in force, and the pre-amended Act continues to apply in relation to the condition, as if the amending Act had not been enacted.	22 23 24 25
Clause 226		of sch 1 (Exclusions relating to I nuisance or environmental harm)	26 27
	Schedule 1, sect	tion 3(f), 'Sustainable Planning Act 2009'—	28
	omit, insert—		29
		Planning Act	30

[s 227	]
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Clause	227		edule 2, part	of sch 2 (Original decisions) 2, division 4, entries for section 382(2)—	1 2 3
Clause	228	Am	nendment o	f sch 4 (Dictionary)	4
		(1)		, definitions advice agency, assessment manager, permit, concurrence agency, Planning Act and ency—	5 6 7
			omit.		8
		(2)	Schedule 4	<u> </u>	9
			insert—		10
				assessment manager, for a development application, means the person who is the assessment manager under the Planning Act for the application.	11 12 13 14
				change application means a change application under the Planning Act.	15 16
				decision-making period, for a development application, means the period allowed under the development assessment rules under the Planning Act for the assessment manager to decide the application.	17 18 19 20 21
				material change of use, of premises, see the Planning Act, schedule 2.	22 23
				Planning Act means the Planning Act 2015.	24
				<i>referral agency</i> see the Planning Act, section 54(2).	25 26
				referral agency's response period, for a development application, means the period stated in the development assessment rules for complying with the Planning Act, section 56(4) for the application.	27 28 29 30 31
		(3)	Schedule 4	, definition development, 'section 7'—	32

s	229]
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			omit, insert				1	
				schedule 2				
		(4)	Schedule 4,	development condition, paragraph 1—	3			
			omit, insert				4	
				1	appr impo of—		5 6 7 8	
					(a)	the administering authority as the assessment manager or a referral agency for the application for the approval; or	9 10 11 12	
					(b)	the planning chief executive as the assessment manager or a referral agency for the application for the approval, if the planning chief executive nominates the administering authority as the enforcement authority under the Planning Act for the development to which the condition relates.	13 14 15 16 17 18 19 20 21	
	Part	21				dment of Exhibited Is Act 2015	22 23	
Clause	229	Act	amended				24	
			This part ar	nends	the .	Exhibited Animals Act 2015.	25	
Clause	230	Sec	tion 58 (Ge	enera	ıl cri	teria for decision)	26	
		Sect	ion 58(3)—				27	
		omit	, insert—				28	

[s 231	]
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C

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		(3)	In this section—	1
			assessable development means development that is categorised as assessable development under the <i>Planning Act 2015</i> .	2 3 4
			development approval means a development approval under the Planning Act 2015.	5 6
	Part	22	Amendment of Fire and	
	Part	22	Emergency Services Act 1990	7
			Lineigency Services Act 1990	8
lause	231	Act amended		9
		This part a	mends the Fire and Emergency Services Act 1990.	10
lause	232	Amendment of determination	of s 113 (Appeal against local government's	11 12
		Section 113(5)(	c), 'Sustainable Planning Act 2009'—	13
		omit, insert—		14
			Planning Act 2015	15
lause	233		of s 152C (Inspection of records of local and building certifiers)	16 17
		Section 152C(2	)(b)(ii), from 'Integrated Planning Act 1997'—	18
		omit, insert—		19
			repealed <i>Integrated Planning Act 1997</i> , the repealed <i>Sustainable Planning Act 2009</i> or the <i>Planning Act 2015</i> .	20 21 22

	Part	t 23		Amendment of Fisheries Act 1994	1 2
Clause	234	Act	t amen	ded	3
			This p	art amends the Fisheries Act 1994.	4
Clause	235			ent of s 22 (Integrated development assessment egulations and guidelines)	5 6
		(1)	Sectio	n 22, heading—	7
			omit, i	insert—	8
			22	Regulation and guidelines about particular chief executive's powers or functions	9 10
		(2)	Sectio	n 22(1), 'under the Planning Act'—	11
			omit, i	insert—	12
				under this Act or the Planning Act	13
		(3)	Sectio	on 22(1)(b) to (e)—	14
			omit.		15
		(4)	Sectio	n 22(1)(f)—	16
			renum	ber as section 22(1)(b).	17
		(5)	Sectio	n 22(2)—	18
			omit.		19
		(6)	Sectio	n 22(3)—	20
			renum	ber as section 22(2).	21
Clause	236	Ins	ertion	of new pt 4	22
		Afte	er sectio	on 22—	23
		inse	ert—		24

		Part	4 Accepted development requirements	1 2
			ccepted development requirements for lanning Act	3 4
		re <i>re</i>	regulation may, for the Planning Act, state the equirements (the <i>accepted development</i> equirements) that fisheries development must emply with to be categorised as accepted evelopment under that Act.	5 6 7 8 9
Clause	237	Amendment	of s 52 (Things authorised by authorities)	10
		Section 52(4)(	(b), note—	11
		omit, insert—		12
			Note—	13
			See also section 76T and the Planning Act, section 162.	14
Clause	238	Amendment	of s 76A (Application of sdiv 1)	15
		Section 76A(a	a) and (b), from 'assessable' to 'section 232(1)'—	16
		omit, insert—		17
			development categorised as assessable development under a regulation made under the Planning Act	18 19 20
Clause	239		of s 76C (Nature of fisheries development which resource allocation authority	21 22 23
		Section 76C(2	), 'section 245 of the Planning Act'—	24
		omit, insert—		25
			the Planning Act, section 73	26

Clause	240	Omission of pt 5, div 3A development application approval generally)	, sdiv 2 (Assessment of ns for fisheries development	1 2 3
		Part 5, division 3A, subdivis	sion 2—	4
		omit.		5
Clause	241		3A, sdiv 3, hdg (Assessment of as for construction or raising of	6 7 8
		Part 5, division 3A, subdivis	sion 3, heading—	9
		omit, insert—		10
		Subdivision 3	Fish movement exemption notices	11 12
Clause	242	Omission of s 76G (Whe	en chief executive may approve waterway barrier works)	13 14
		Section 76G—		15
		omit.		16
Clause	243	Replacement of pt 5, div	<sup>7</sup> 3A, sdiv 4, hdg (Conditions on pprovals generally)	17 18
		Part 5, division 3A, subdivis	sion 4, heading—	19
		omit, insert—		20
		Subdivision 4	Environmental offset conditions on fisheries development approvals	21 22 23
Clause	244	Amendment of s 76H (Re Planning Act)	elationship between sdiv 4 and	24 25
		Section 76H, 'chapter 6, par	t 5, division 6 of the Planning Act'—	26
		omit, insert—		27

[s 245]	I
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		the Planning Act, chapter 3, part 3, division 3	1
Clause	245	Omission of s 76I (Conditions on fisheries development approvals generally)	2 3
		Section 76I—	4
		omit.	5
Clause	246	Amendment of s 76IA (Environmental offset conditions)	6
		Section 76IA(1), 'sections 346 and 346A'—	7
		omit, insert—	8
		section 65	9
Clause	247	Omission of ss 76J, 76K and 76L	10
		Sections 76J, 76K and 76L—	11
		omit.	12
Clause	248	Omission of pt 5, div 3A, sdiv 5 (Amending conditions on fisheries development approvals)	13 14
		Part 5, division 3A, subdivision 5—	15
		omit.	16
Clause	249	Amendment of s 76S (Purpose of sdiv 6)	17
		Section 76S, note—	18
		omit, insert—	19
		Note—	20
		See the Planning Act, section 224(1) for the application of provisions, of an Act other than the Planning Act, about particular matters that the Planning Act also has provisions about.	21 22 23 24

S 2501
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Clause	250	Amendment of s 76T (Penalties for carrying out assessable development without permit)	1 2
		(1) Section 76T(2), from 'section 578(1)' to 'permit is—'—	3
		omit, insert—	4
		section 162(1), the maximum penalty for an offence against the section is—	5 6
		(2) Section 76T(2)(a), (b) and (c), from 'for assessable' to 'section 232(1)'—	7 8
		omit, insert—	9
		for development categorised as assessable development under a regulation made under the Planning Act	10 11 12
Clause	251	Amendment of s 76U (Penalties for noncompliance with particular development approvals)	13 14
		Section 76U(2), 'section 580(1)'—	15
		omit, insert—	16
		section 163	17
Clause	252	Amendment of s 76V (Additional requirement for development carried out in emergency)	18 19
		Section 76V(1) and (2)—	20
		omit, insert—	21
		(1) This section applies to a person carrying out an activity that is fisheries development if the Planning Act, section 165(3) or (4) applies to the activity.	22 23 24 25
		(2) For the Planning Act, section 165(4)(b) and (6)(a)(ii), the person must give notice that the person has been carrying out the activity to the chief executive as soon as reasonably practicable after starting the activity.	26 27 28 29 30

[s 253]
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	(3) In this section—	1
	activity see the Planning Act, section 165(1).	2
Clause 253	Amendment of s 88B (Carrying out particular development without resource allocation authority)	3 4
	(1) Section 88B(1)(a), from 'the following' to 'section 232(1)—'—	5 6
	omit, insert—	7
	the following development categorised as assessable development under a regulation made under the Planning Act—	8 9 10
	(2) Section 88B(1)(b), from 'self-assessable' to 'section 232(1)'—	11 12
	omit, insert—	13
	development categorised as accepted development under a regulation made under the Planning Act	14 15 16
	(3) Section 88B(4), definition relevant person—	17
	omit, insert—	18
	relevant person, for development, means—	19
	(a) the chief executive; and	20
	(b) if the development is assessable development—the person who would be the assessment manager if a development application were made for the development.	21 22 23 24
Clause 254	Amendment of s 145 (Entry to places)	25
	(1) Section 145(1)(c), ', or a self-assessable development code,'—	26 27
	omit, insert—	28
	or an accepted development requirement	29

[s 255]	s	255]
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		(2)	Section 145(1)(c)(ii), 'code,'—		1
			omit, insert—		2
			accepted development	equirement	3
Clause	255	Am	endment of s 185 (Who may apply for re	view)	4
		(1)	Section 185(2)(b)—		5
			omit.		6
		(2)	Section 185(2)(c) to (g)—		7
			renumber as section 185(2)(b) to (f).		8
Clause	256	Am	endment of s 223 (Regulation-making po	ower)	9
		(1)	Section 223(2)(a)—	-	10
			omit, insert—		1
			(a) prescribe the fees payable un	nder this Act; or	12
			(aa) state, for the Planning Ac development applications, applications, relating development that is buildin not require referral to a under that Act; or	and change to fisheries g work that do	13 14 13 10 17 13
		(2)	Section 223(2)(aa) to (c)—		19
			renumber as section 223(2)(b) to (d).		20
		(3)	Section 223—		2
			insert—		2
			(3) In this section—		23
			change application—		24
			(a) means a change applicat Planning Act; but	ion under the	2:

[s 257]	
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			(b) does not include a change application for a minor change to a development approval, as defined in that Act.	1 2 3
Clause	257	Amendment of	f s 240 (Definitions for div 4)	4
		Section 240—		5
		insert—		6
			currency period, for a development permit, means the relevant period mentioned in the repealed Sustainable Planning Act 2009, section 341 in relation to the permit.	7 8 9 10
Clause	258		f s 242 (Continuing effect of existing waterway barrier works)	11 12
		Section 242(2)(c	), note—	13
		omit.		14
Clause	259		f s 244 (Applications in progress for vant authorities)	15 16
		(1) Section 244	(3), before 'Planning Act'—	17
		insert—		18
			repealed	19
		(2) Section 244	<u> </u>	20
		insert—		21
		(4)	In this section—	22
			repealed Planning Act means the repealed Sustainable Planning Act 2009.	23 24
Clause	260	Insertion of ne	ew pt 12, div 10	25
		Part 12—		26
		insert—		27

Division	on 10 Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4
262 De	finitions for division	5
In t	his division—	6
	amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	7 8 9
	<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	10 11 12 13
	repealed Planning Act means the repealed Sustainable Planning Act 2009.	14 15
	isting particular development applications fisheries development	16 17
(1)	This section applies to an existing development application for fisheries development, if the chief executive was the assessment manager or a concurrence agency for the application under the repealed Planning Act.	18 19 20 21 22
(2)	The following provisions continue to apply in relation to the application as if the amending Act had not been enacted—	23 24 25
	(a) former sections 76D and 76G;	26
	(b) former part 5, division 3A, subdivision 4.	27
(3)	A decision of the chief executive about the application can not be reviewed by QCAT.	28 29
(4)	In this section—	30
	<i>existing development application</i> means a development application made under the repealed	31 32

	Planning Act, to which the Planning Act, section 287 applies.	1 2
	sting appeals—amendment of fisheries relopment approval conditions	3 4
(1)	This section applies if—	5
	(a) a person appealed to the Planning and Environment Court before the commencement under former section 76Q(1); and	6 7 8 9
	(b) the appeal had not been decided before the commencement.	10 11
(2)	The Planning and Environment Court must hear, or continue to hear, and decide the appeal under former sections 76Q and 76R as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.	12 13 14 15 16
(3)	To remove any doubt, it is declared that former section 76Q(2), (4) and (5) applies for the appeal.	17 18
	sting right to appeal—amendment of neries development approval conditions	19 20
(1)	This section applies if—	21
	(a) before the commencement, a person could have appealed to the Planning and Environment Court under former section 76Q(1); and	22 23 24 25
	(b) the person has not appealed before the commencement.	26 27
(2)	The person may appeal, and the Planning and Environment Court must hear and decide the appeal, under former sections 76Q(1), (2)(a), (3) and (4) and 76R(2), as if the amending Act had not been enacted.	28 29 30 31 32

			(3)	The <i>Planning and Environment Court Act 2015</i> , part 5, with any changes the court considers appropriate, applies to the appeal as if the appeal were a Planning Act appeal under that Act.	1 2 3 4
Clause 2	61	Am	endment o	f schedule (Dictionary)	5
	(	(1)	development development permit, envi fisheries de	definitions amend, applicable code, assessable at, concurrence agency, currency period, at application, development approval, development ironmental offset condition, fisheries development, evelopment approval, Planning Act, prohibited at and self-assessable development—	6 7 8 9 10 11
			omit.		12
	(	(2)	Schedule—	-	13
			insert—		14
				accepted development requirements see section 23.	15 16
				assessable development means development categorised as assessable development under the Planning Act.	17 18 19
				development application means a development application under the Planning Act.	20 21
				development approval means a development approval under the Planning Act.	22 23
				development permit means a development permit under the Planning Act.	24 25
				environmental offset see the Environmental Offsets Act 2014, section 7(2).	26 27
				environmental offset condition means a condition of a development approval that requires or otherwise relates to an environmental offset.	28 29 30
				<i>fisheries development</i> means development that relates to aquaculture, fisheries resources, fish habitat or waterway barrier works.	31 32 33

	fisheries development approval means a development approval for fisheries development if the chief executive, or the chief executive of the department in which the Planning Act is	1 2 3 4
	administered, was the assessment manager or a referral agency under that Act for the application for the approval.	5 6 7
	<i>Planning Act</i> means the <i>Planning Act 2015</i> .	8
(3)	Schedule, definition assessment manager, 'section 246(1)'—	9
	omit, insert—	10
	section 48(1)	11
(4)	Schedule, definition building work, 'section 10(1)'—	12
	omit, insert—	13
	schedule 2	14
(5)	Schedule, definition material change of use, 'section 10(1)'—	15
	omit, insert—	16
	schedule 2	17
(6)	Schedule, definition operational work, 'section 10(1)'—	18
	omit, insert—	19
	schedule 2	20
Part 24	Amendment of Geothermal	21
	Energy Act 2010	22
262 Act	amended	23
	This part amends the Geothermal Energy Act 2010.	24

Clause 262

s	263]
s	263

Clause	263	Amendment of s 327 (Restriction on carrying out geothermal activities)  Section 327, note 1, 'Sustainable Planning Act 2009'—  omit, insert—  Planning Act 2015	1 2 3 4 5
	Part	25 Amendment of Gold Coast Waterways Authority Act 2012	6 7
Clause	264	Act amended	8
		This part amends the Gold Coast Waterways Authority Act 2012.	9 10
Clause	265	Amendment of s 4 (Relationship with other Acts)	11
		Section 4(2)(c), 'Sustainable Planning Act 2009'—	12
		omit, insert— Planning Act 2015	13 14
	Part	26 Amendment of Inala Shopping Centre Freeholding Act 2006	15
		Centre Preenolaing Act 2000	16
Clause	266	Act amended	17
		This part amends the <i>Inala Shopping Centre Freeholding Act</i> 2006.	18 19
Clause	267	Replacement of s 27 (Exempt development)	20
		Section 27—	21

[s 268]
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		omi	it, insert—		1
			27 Ac	cepted development	2
			(1)	This section applies if development under this Act would, other than for subsection (2), be prohibited development or assessable development under the <i>Planning Act 2015</i> .	3 4 5 6
			(2)	The development is taken to be accepted development for the <i>Planning Act 2015</i> .	7 8
			(3)	In this section—	9
				<i>development</i> see the <i>Planning Act 2015</i> , schedule 2.	10 11
	Part	27		Amendment of Integrated Resort Development Act 1987	12 13
Clause	268	Act	t amended		14
			This part <i>1987</i> .	amends the Integrated Resort Development Act	15 16
Clause	269			of s 15 (Approved scheme regulates etc. of site)	17 18
		(1)	Section 15	(4), 'Integrated'—	19
			omit.		20
		(2)	Section 15	<u> </u>	21
			insert—		22
			(9)	In this section—	23
				<i>planning scheme</i> means a planning scheme under the Planning Act.	24 25

[s 270]
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Clause	270	Amendment o	f s 20 (Effect of revocation)	1
			, from 'Integrated'—	2
		omit, insert—	,	3
		,	Planning Act prescribed for section 90 apply.	4
Clause	271	Amendment of	f s 72 (Boundary adjustment plan)	5
		Section 72(5)—		6
		omit, insert—		7
		(5)	An appeal is started by lodging a written notice of appeal with the registrar of the Planning and Environment Court.	8 9 10
		(6)	The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.	11 12 13
		(7)	The <i>Planning and Environment Court Act 2015</i> , part 5 applies, with necessary changes, to the appeal as if the appeal were a Planning Act appeal under that Act.	14 15 16 17
Clause	272	Amendment of	f s 90 (Construction of canals)	18
		Section 90(3), 'I	ntegrated'—	19
		omit.		20
Clause	273	Amendment of	f s 96 (Surrender of canal to the State)	21
		Section 96(7), fr	om 'Integrated'—	22
		omit, insert—		23
			Planning Act prescribed for section 90 apply.	24
Clause	274	Amendment o	f sch 7 (Dictionary)	25
		(1) Schedule 7,	definition Integrated Planning Act—	26

[s 275	]
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		omit. (2) Schedule 7— insert—	1 2 3
		Planning Act means the Planning Act 2015.	4
	Part	28 Amendment of Integrity Act 2009	5
Clause	275	Act amended	7
		This part amends the <i>Integrity Act 2009</i> .	8
Clause	276	Amendment of s 42 (Meaning of <i>lobbying activity</i> and <i>contact</i> )	9 10
		Section 42(1)(a)(v), 'Sustainable Planning Act 2009'—	11
		omit, insert—	12
		Planning Act 2015	13
	Part	29 Amendment of Land Act 1994	14
Clause	277	Act amended	15
		This part amends the Land Act 1994.	16
Clause	278	Amendment of s 55D (Registration surrenders deed of grant in trust)	17 18
		Section 55D(4), 'Sustainable Planning Act 2009'—	19
		omit, insert—	20

[s 279]
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		Planning Act	1
Clause	279	Amendment of s 109A (Simultaneous opening and closing of roads—deed of grant)	2 3
		Section 109A(4), 'Sustainable Planning Act 2009'—	4
		omit, insert—	5
		Planning Act	6
Clause	280	Amendment of s 109B (Simultaneous opening and closure of roads—trust land or lease land)	7 8
		Section 109B(5), 'Sustainable Planning Act 2009'—	9
		omit, insert—	10
		Planning Act	11
Clause	281	Amendment of s 294B (Building management statement may be registered)	12 13
		Section 294B(7), definition building development approval, from 'or compliance' to '2009,'—	14 15
		omit, insert—	16
		under the Planning Act	17
Clause	282	Amendment of s 373A (Covenant by registration)	18
		(1) Section 373A(1), 'Non-freehold land'—	19
		omit, insert—	20
		Subject to this section, non-freehold land	21
		(2) Section 373A(7)—	22
		omit, insert—	23
		(7) Also, the covenant must not—	24
		(a) secure the payment of money, or money's worth, payable under a condition of a	25 26

				development approval, or an infrastructure agreement, under the Planning Act; or	1 2
				Note—	3
				See also the Planning Act, section 106.	4
			(b)	be inconsistent with a planning scheme under the Planning Act that—	5 6
				(i) applies to the land the subject of the covenant; and	7 8
				(ii) is in effect when the document creating the covenant is registered; or	9 10
			(c)	provide for anything capable of being the subject of a document creating an easement.	11 12
		(7A)	it v dev	section (7)(b) does not apply to a covenant if was entered into under a condition of a elopment approval, or an infrastructure element, under the Planning Act.	13 14 15 16
lause	283	Amendment o	ofs3	73AB (Compliance with s 373A)	17
		Section 373AB-	_	,	18
		insert—			19
		(4)	whe crea	vever, the chief executive need not consider other a document creating or purporting to the a covenant complies with section A(7)(b).	20 21 22 23
lause	284	Amendment o	ofs4	31N (Ability to prosecute under other	24 25
		Section 431N(a)	)—		26
		omit, insert—			27
			(a)	a development offence under the Planning Act or the repealed <i>Sustainable Planning</i>	28 29

[s 285]
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Clause	285	Sch	edule 6—	sch 6 (Dictionary)  Planning Act means the Planning Act 2015.	1 2 3 4
	Part	30		Amendment of Land Sales Act 1984	5
Clause	286	Ac	amended		7
			This part amo	ends the Land Sales Act 1984.	8
Clause	287		endment of tement)	s 12 (Requirements for disclosure	9 10
		Sec	tion 12(3), def	finition development approval, paragraph (a)—	11
		omi	it, insert—		12
			(	(a) a development approval under the Planning Act; or	13 14
Clause	288	Am	endment of	sch 1 (Dictionary)	15
		(1)		definition <i>Planning Act</i> —	16
			omit.		17
		(2)	Schedule 1—	_	18
			insert—		19
			ı	Planning Act means the Planning Act 2015.	20
		(3)	Schedule 1, olot, 'section'	definitions operational work and reconfiguring a 10(1)'—	21 22
			omit, insert–	_	23
				schedule 2	24

[s 289]

	Part	Amendment of Land Tax Act 2010	1 2
Clause	289	Act amended	3
		This part amends the Land Tax Act 2010.	4
Clause	290	Amendment of s 55 (Port authority land)	5
		Section 55(3)(a) and (b), 'Sustainable Planning Act 2009'—	6
		omit, insert—	7
		Planning Act 2015	8
	Part	32 Amendment of Land Title Act	9
		1994	10
Clause	291	Act amended	11
		This part amends the Land Title Act 1994.	12
Clause	292	Amendment of s 50 (Requirements for registration of plan of subdivision)	13 14
		(1) Section 50(3)(a) and (b)—	15
		omit, insert—	16
		(a) for a plan that, other than for this subsection, would have required approval by MEDQ—the plan is not a plan of subdivision as defined in the <i>Economic Development Act 2012</i> , section 104(3); or	17 18 19 20 21
		(b) for a plan that, other than for this subsection, would have required approval by the relevant local government—the plan is not a	22 23 24

[s 29	93]
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		plan for which a process for approving the plan is provided under the Planning Act.
		(2) Section 50(5)—
		omit, insert—
		(5) If a plan of subdivision is approved as mentioned in subsection (1)(h) or (i) under the <i>Economic Development Act 2012</i> , section 104 or the Planning Act, the plan must be lodged for registration within 6 months after the approval.
Clause	293	Amendment of s 54A (Building management statement may be registered)
		Section 54A(6), definition <i>building development approval</i> , from 'or compliance' to '2009,'—
		omit, insert—
		under the Planning Act
Clause	294	Amendment of s 65 (Requirements of instrument of lease)
		Section 65(3A), from 'the reconfiguration' to '2009'—
		omit, insert—
		reconfiguring a lot within the meaning of the Planning Act
Clause	295	Amendment of s 83 (Registration of easement)
		(1) Section 83(2), 'Sustainable Planning Act 2009'—
		omit, insert—
		Planning Act
		(2) Section 83(3) and (4)—
		omit, insert—

[s	29	6]
----	----	----

			(3)	sur def	wever, subsection (2)(a) applies to a plan of vey only if it is a plan of subdivision as ined in the <i>Economic Development Act 2012</i> , tion 104(3).	1 2 3 4
			(4)	only app	o, subsection (2)(b) applies to a plan of survey y if it is a plan for which a process for roving the plan is provided under the nning Act.	5 6 7 8
Clause	296		nendment o velopment		4 (Meaning of <i>high-density</i>	9 10
		(a),	from 'a deve		ion relevant development approval, paragraph nent approval' to 'that Act—'—	11 12
		omi	it, insert—			13
					a development approval under the Planning Act for any of the following as defined in that Act—	14 15 16
Clause	297	Am	nendment c	of s 9	7A (Covenant by registration)	17
		(1)	Section 97	A(1),	'A'—	18
			omit, insert	t		19
				Sub	eject to this section, a	20
		(2)	Section 97		•	21
		` /	omit, insert	` ´		22
			(6)	Als	o, the covenant must not—	23
			`,	(a)	secure the payment of money, or money's worth, payable under a condition of a development approval, or an infrastructure agreement, under the Planning Act; or	24 25 26 27
					Note—	28
					See also the Planning Act, section 106.	29

		(b)	be inconsistent with a planning scheme under the Planning Act that—	1 2
			(i) applies to the land the subject of the covenant; and	3 4
			(ii) is in effect when the instrument of covenant is registered; or	5 6
		(c)	provide for anything capable of being the subject of an instrument of easement.	7 8
		it v dev	esection (6)(b) does not apply to a covenant if was entered into under a condition of a elopment approval, or an infrastructure element, under the Planning Act.	9 10 11 12
Clause	298	Amendment of s 9	7AA (Compliance with s 97A)	13
		Section 97AA—		14
		insert—		15
		an i	wever, the registrar need not consider whether instrument purporting to be an instrument of enant complies with section 97A(6)(b).	16 17 18
Clause	299	Amendment of s 1 through progressi	15I (Enlarging the number of lots ve subdivision)	19 20
		(1) Section 115I(1)(	(a)—	21
		omit, insert—		22
		(a)	an application for a development approval is made under the Planning Act; or	23 24
		(aa)	an application for a development approval, or a request for compliance assessment of development, was made under the repealed <i>Sustainable Planning Act 2009</i> ; or	25 26 27 28
		(2) Section 115I(1)(	aa) and (b)—	29
		renumber as sec	tion 115I(1)(b) and (c).	30

[s	300]

Clause	300		of sch 2 (Dictionary)	1
		Schedule 2—		2
		insert—		3
			Planning Act means the Planning Act 2015.	4
	Part	33	Amendment of Land Valuation	5
			Act 2010	6
Clause	301	Act amended		7
		This part a	mends the Land Valuation Act 2010.	8
Clause	302	Replacement	of s 10 (Zoned rural land)	9
		Section 10—		10
		omit, insert—		11
		10 Zo	ned rural land	12
		(1)	An area of land is zoned rural land if more than half the land is zoned as rural land, however called, under a planning scheme.	13 14 15
			Note—	16
			For public access to planning schemes, see the Planning Act, chapter 7, part 3.	17 18
		(2)	Land zoned as rural-residential land, however called, under a planning scheme is not zoned as rural land.	19 20 21
Clause	303	Amendment of	of s 11 (Cessation of zoned rural land)	22
		Section 11, 'pre	liminary approval under the Planning Act'—	23
		omit, insert—		24
		dev	relopment approval	25

[s 304]
---------

Clause	304	Am	endment of schedule (Dictionary)	1
		(1)	Schedule, definitions development approval and Planning Act—	2 3
			omit.	4
		(2)	Schedule—	5
			insert—	6
			development approval means a development approval under the Planning Act.	7 8
			Planning Act means the Planning Act 2015.	9
			<i>planning scheme</i> means a planning scheme under the Planning Act.	10 11
		(3)	Schedule, definition development, 'section 7'—	12
			omit, insert—	13
			schedule 2	14
	Part	34	Amendment of Liquor Act 1992	15
Clause	305	Act	t amended	16
			This part amends the <i>Liquor Act 1992</i> .	17
Clause	306	Am	nendment of s 4 (Definitions)	18
		(1)	Section 4, definitions development approval and relevant period—	19 20
			* **	19
			period—	19 20
		(1)	period— omit.	19 20 21

S 307
-------

		1	Plan	ning Act means the Planning Act 2015.	1
		t	the t	vant period, for a development approval for use of land for licensed premises, means the of the following periods to end—	2 3 4
		(	(a)	the period at the end of which the approval, or the part of the approval for the use, lapses under the Planning Act;	5 6 7
		(	(b)	4 years after the day the approval takes effect.	8 9
Clause	307			05B (Application for adult nit requires local government consent)	10 11
		Section 105B(5), 2009'—	def	inition consent, 'Sustainable Planning Act	12 13
		omit, insert—			14
		I	Plan	ning Act	15
Clause	308	Amendment of have regard to)		21 (Matters the commissioner must	16 17
		Section 121(1)(h),	, 'Su	astainable Planning Act 2009'—	18
		omit, insert—			19
		I	Plan	ning Act	20
Clause	309	Amendment of provisional lice		23 (Commissioner may grant )	21 22
		Section 123(1)(b),	, 'Su	astainable Planning Act 2009'—	23
		omit, insert—			24
		I	Plan	ning Act	25

[s 310]

	Part	35 Amendment of Local Government Act 2009	1 2
Clause	310	Act amended	3
		This part amends the <i>Local Government Act</i> 2009.	4
Clause	311	Amendment of s 37 (Development processes)	5
		Section 37(2), 'a process in the Planning Act, chapter 6'—	6
		omit, insert—	7
		the development assessment process under the Planning Act	8 9
Clause	312	Amendment of s 72 (Assessment of impacts on roads from certain activities)	10 11
		Section 72(1)(c)(ii)—	12
		omit, insert—	13
		(ii) development categorised under the local government's planning scheme as assessable development for the Planning Act; or	14 15 16 17
Clause	313	Amendment of s 93 (Land on which rates are levied)	18
		Section 93(4)(a), 'or compliance permit'—	19
		omit.	20
Clause	314	Insertion of new ch 9, pt 9	21
		After section 307—	22
		insert—	23

Part 9	9 Transitional provisions for Planning	1
	(Consequential) and	2 3
	Other Legislation	<i>3</i>
	Amendment Act 2015	5
308 De	finitions for part	6
	this part—	7
	1	
	dending Act means the Planning (Consequential) d Other Legislation Amendment Act 2015.	8 9
	<i>mer</i> , in relation to a provision, means the provision	10
	in force immediately before the provision was	11
	ended or repealed under the amending Act.	12
-	pealed Planning Act means the repealed	13
Su	stainable Planning Act 2009.	14
	try under existing application, permit or tice	15 16
(1)	This section applies to an application, permit or notice—	17 18
	(a) mentioned in former section 132; and	19
	(b) made or given under the repealed Planning	20
	Act.	21
(2)	Former section 132 continues to apply in relation	22
	to the application, permit or notice as if the	23
	amending Act had not been enacted and the	24
	repealed Planning Act had not been repealed.	25
310 Ex	isting remedial notice	26
(1)	This section applies to a remedial notice—	27
	(a) given under former section 138AA: and	28

	(b) requiring an owner or occupier of a property to take action under the repealed Planning Act.	1 2 3
(2)	The remedial notice continues to have effect as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.	4 5 6
311 Ex	isting inside information	7
(1)	This section applies to information about any of the following ( <i>existing inside information</i> ) that, immediately before the commencement, was inside information, in relation to a local government, for section 171A—	8 9 10 11 12
	(a) the exercise of a power under the repealed Planning Act by the local government, a councillor or a local government employee;	13 14 15
	(b) a decision, or proposed decision, under the repealed Planning Act of the local government or any of its committees;	16 17 18
	(c) the exercise of a power under the repealed Planning Act by the State, a Minister, a statutory body or an employee of the State or statutory body, that affects the local government, any of its corporate entities or land or infrastructure within the local government's area;	19 20 21 22 23 24 25
	(d) any legal or financial advice about the repealed Planning Act created for the local government, any of its committees or any of its corporate entities.	26 27 28 29
(2)	The existing inside information continues to be inside information for section 171A as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.	30 31 32

			312 Exi	sting unpaid fine—where fine to be paid to	1
			(1)	This section applies to a fine mentioned in former section 246 that—	2 3
				(a) is unpaid; and	4
				(b) was imposed in proceedings brought by a local government for an offence against the repealed Planning Act.	5 6 7
			(2)	Former section 246(2) continues to apply in relation to the fine as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.	8 9 10 11
lause	315	Am	endment o	f sch 4 (Dictionary)	12
		(1)		4, definitions <i>Planning Act</i> , <i>Planning and nt Court</i> and <i>planning scheme</i> —	13 14
			omit.		15
		(2)	Schedule 4-	_	16
			insert—		17
				Planning Act means the Planning Act 2015.	18
				<i>planning scheme</i> means a planning scheme under the Planning Act.	19 20
	Part	36		Amendment of Local	21
				<b>Government (Robina Central</b>	22
				Planning Agreement) Act 1992	23
lause	316	Act	amended		24
			-	amends the Local Government (Robina Central greement) Act 1992.	25 26

ſs	31	7

Clause	317	Amendment of	s 6 (Amendment of planning agreement)	1
		Section 6(a)-	<u> </u>	2
		omit, insert–	_	3
			(a) firstly, the <i>Planning Act 2015</i> , section 18 must be complied with for the proposed agreement as if it were a proposed planning scheme amendment under that Act; and	4 5 6 7
Clause	318	Insertion of ne	w s 12	8
		After section 11–	_	9
		insert—		10
		(Cor	sitional provision for Planning nsequential) and Other Legislation endment Act 2015	11 12 13
			This section applies if, immediately before the commencement, the process for making a further agreement under former section 6(a) and (b) had started but not finished.	14 15 16 17
			The process may be continued as if the <i>Planning Act 2015</i> and the <i>Planning (Consequential) and Other Legislation Amendment Act 2015</i> had not been enacted.	18 19 20 21
		(3)	In this section—	22
			former section 6(a) and (b) means section 6(a) and (b) as in force immediately before the commencement.	23 24 25

[s 319]

	Part	37 Amendment of Major Events Act 2014	1 2
Clause	319	Act amended	3
		This part amends the Major Events Act 2014.	4
Clause	320	Amendment of s 78 (Application of other Acts to activities or works for major event)	5 6
		Section 78(2)(f)—	7
		omit, insert—	8
		(f) the <i>Planning Act 2015</i> .	9
	Part		10
		Facilities Act 2001	11
Clause	321	Act amended	12
		This part amends the Major Sports Facilities Act 2001.	13
Clause	322	Amendment of s 30Al (Definitions for div 1)	14
		Section 30AI, definition relevant development approval, 'Sustainable Planning Act 2009'—	15 16
		omit, insert—	17
		repealed Sustainable Planning Act 2009 and the Planning Act	18 19
Clause	323	Amendment of s 30AN (Use of Suncorp Stadium for major sport events)	20 21
		Section 30AN(2)—	22

s	324]	
s	324]	

		omit, insert—	1
		(2) Subsection (1) applies despite the following—	2
		(a) the relevant development approval condition;	3 4
		(b) the Planning Act;	5
		(c) any local planning instrument made under the Planning Act applying to the land on which the facility is;	6 7 8
		(d) any development approval under the Planning Act relating to the facility.	9 10
Clause	324	Amendment of s 30A (Lawful use for major sports facilities for prescribed special events)	11 12
		Section 30A(2)—	13
		omit, insert—	14
		(2) The use of the facility for the event is a lawful use of the facility despite the following—	15 16
		(a) the Planning Act;	17
		<ul><li>(b) any local planning instrument made under the Planning Act applying to the land on which the facility is;</li></ul>	18 19 20
		(c) any development approval under the Planning Act relating to the facility.	21 22
Clause	325	Amendment of sch 2 (Dictionary)	23
		(1) Schedule 2—	24
		insert—	25
		<i>Planning Act</i> means the <i>Planning Act 2015</i> .	26
		(2) Schedule 2, definition <i>use</i> , paragraphs (a) and (b), 'Sustainable Planning Act 2009'—	27 28
		omit, insert—	29

[s	326]
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	[3 020]		
		Planning Act	1
	Part	39 Amendment of Marine Parks Act 2004	2 3
Clause	326	Act amended	4
		This part amends the Marine Parks Act 2004.	5
Clause	327	Amendment of schedule (Dictionary)	6
		Schedule, definition <i>environment conservation legislation</i> , examples, fifth dot point, 'Sustainable Planning Act 2009'—	7 8
		omit, insert—	9
		Planning Act 2015	10
	Part	40 Amendment of Mineral Resources Act 1989	11 12
Clause	328	Act amended	13
		This part amends the Mineral Resources Act 1989.	14
Clause	329	Amendment of ch 1, pt 3, hdg (Relationship with Sustainable Planning Act 2009)	15 16
		Chapter 1, part 3, heading, 'Sustainable Planning Act 2009'—	17
		omit, insert—	18
		Planning Act	19

ſς	330]
9	0001

Clause	330	Amendment of s 4A (Effect on	development) 1
		(1) Section 4A(2), from 'For' to '	applies to'— 2
		omit, insert—	3
		The Planning Act appl	lies to development on 4
		(2) Section 4A(3) and note—	5
		omit, insert—	6
		the Building Act	t applies to building work under 7 1975 that is authorised under 8 g under a mining tenement. 9
			uilding work is taken to be ment for the Planning Act to the g work—
			er than for this subsection, be levelopment under the Planning 15
		(b) complies wi building wo	th the relevant provisions for the rk.
		(5) In this section—	18
		<b>relevant provisio</b> Building Act 197.	ons, for building work, see the 5, section 21(5).
Clause	331	Amendment of s 4B (Notice to chief executive (planning) of p tenements)	
		Section 4B(4)(b), 'for administering relation to'—	ng IDAS for the Heritage Act, in 24
		omit, insert—	20
		developmen	t on 27
Clause	332	Amendment of sch 2 (Dictiona	ary) 28
		(1) Schedule 2, definitions <i>IDA</i> scheme—	S, Planning Act and planning 29

[s	333]
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			omit.	1
		(2)	Schedule 2—	2
			insert—	3
			Planning Act means the Planning Act 2015.	4
			<i>planning scheme</i> means a planning scheme under the Planning Act.	5 6
		(3)	Schedule 2, definition development, 'section 7'—	7
			omit, insert—	8
			schedule 2	9
	Part	41	Amendment of Nature	10
			Conservation Act 1992	11
Clause	333	Act	amended	12
			This part amends the <i>Nature Conservation Act 1992</i> .	13
Clause	334	Om sch	nission of s 106 (Orders prevail over planning nemes)	14 15
		Sec	tion 106—	16
		omi	t.	17
Clause	335	Om pre	nission of s 122 (Conservation plans and regulations vail over planning schemes)	18 19
		Sec	tion 122—	20
		omi	t.	21
Clause	336	Am	endment of schedule (Dictionary)	22
		Sch	edule, definition <i>planning scheme</i> —	23

		omit.	1
	Part	42 Amendment of Neighbourhood Disputes (Dividing Fences and Trees) Act 2011	2 3 4
Clause	337	Act amended  This part amends the Neighbourhood Disputes (Dividing Fences and Trees) Act 2011.	5 6 7
Clause	338	Amendment of schedule (Dictionary) Schedule, definition development approval— omit, insert—  development approval means a development approval under the Planning Act 2015.	8 9 10 11 12
	Part	43 Amendment of Nuclear Facilities Prohibition Act 2007	13 14
Clause	339	Act amended  This part amends the Nuclear Facilities Prohibition Act 2007.	15 16
Clause	340	Amendment of s 8 (No development approval or mining tenement for a nuclear facility)  Section 8(4), definition development approval, from 'or compliance' to '2009'—  omit, insert—	17 18 19 20 21

[s 341	]
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		under the <i>Planning Act 2015</i>	1
Clause	341	Insertion of new s 19A	2
		Part 3, division 1—	3
		insert—	4
		19A How appeals under s 19 are started	5
		(1) An appeal under section 19 is started by lodging a written notice of appeal with the registrar of the court.	_
		(2) The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.	
	Part	Amendment of Petroleum and Gas (Production and Safety) Act 2004	12 13 14
Clause	342	Act amended	15
		This part amends the Petroleum and Gas (Production and Safety) Act 2004.	16 17
Clause	343	Amendment of s 33 (Incidental activities)	18
		Section 33(2)(a), note, 'Sustainable Planning Act 2009, chapter 6'—	19 20
		omit, insert—	21
		Planning Act 2015, chapter 3	22
Clause	344	Amendment of s 112 (Incidental activities)	23
		Section 112(2), note—	24

[s 345]
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		omit, insert—
		Note—
		For development generally, see the <i>Planning Act 2015</i> , chapter 3.
use	345	Amendment of s 403 (Incidental activities)
		Section 403(4), note—
		omit, insert—
		Note—
		For development generally, see the <i>Planning Act 2015</i> , chapter 3.
use	346	Amendment of s 442 (Incidental activities)
		Section 442(3), note—
		omit, insert—
		Note—
		For development generally, see the <i>Planning Act 2015</i> , chapter 3.
	Part	45 Amendment of Plumbing and
		Drainage Act 2002
use	347	Act amended
		This part amends the <i>Plumbing and Drainage Act 2002</i> .
use	348	Amendment of s 85 (Process for assessing plans)
		Section 85(10), note, from 'Sustainable Planning Act 2009'—
		omit, insert—
		Planning Act, chapter 6.

[s	349]
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Clause	349	Amendment of s 86 (General process for assessing compliance assessable work)	1 2
		Section 86(12), note, from 'Sustainable Planning Act 2009'—	3
		omit, insert—	4
		Planning Act, chapter 6.	5
Clause	350	Amendment of s 86A (Process for assessing certain compliance assessable work in remote areas)	6 7
		Section 86A(8), note, from 'Sustainable Planning Act 2009'—	8
		omit, insert—	9
		Planning Act, chapter 6.	10
Clause	351	Amendment of s 95 (Information notice)	11
		Section 95, note, from 'Sustainable Planning Act 2009'—	12
		omit, insert—	13
		Planning Act, chapter 6.	14
Clause	352	Amendment of s 114 (Functions and powers of inspectors and relationship to the Local Government Act 2009 and City of Brisbane Act 2010)	15 16 17
		Section 114(1)(b)—	18
		omit, insert—	19
		(b) the Planning Act; or	20
Clause	353	Amendment of s 118 (Relationship with Sustainable Planning Act 2009)	21 22
		(1) Section 118, heading, 'Sustainable Planning Act 2009'—	23
		omit, insert—	24
		Planning Act	25
		(2) Section 118(1), 'Sustainable Planning Act 2009'—	26
		omit, insert—	27

s	354]

		Planning Act	1
	(3)	Section 118(1), note—	2
		omit, insert—	3
		Note—	4
		See the Planning Act, section 167.	5
	(4)	Section 118(3), 'Sustainable Planning Act 2009, section 533(2)'—	6 7
		omit, insert—	8
		Planning Act, section 228(3)	9
Clause 354	Δm	nendment of schedule (Dictionary)	10
Oldusc 054		`	
	(1)	Schedule, definition building and development dispute resolution committee—	11 12
		omit.	13
	(2)	Schedule—	14
		insert—	15
		Planning Act means the Planning Act 2015.	16
	(3)	Schedule, definition development approval, 'Sustainable Planning Act 2009'—	17 18
		omit, insert—	19
		Planning Act	20
	(4)	Schedule, definition <i>information notice</i> , paragraph (b)(iii), 'building and development dispute resolution committee'—	21 22
		omit, insert—	23
		development tribunal under the Planning Act	24 25

[s 355]

	Part	46	Amendment of Private Health Facilities Act 1999	1 2
Clause	355	Act amended		3
		This part an	nends the <i>Private Health Facilities Act 1999</i> .	4
Clause	356	Amendment o	f s 62 (Meaning of <i>prescribed alteration</i> )	5
		Section 62(2), fr	om 'or compliance'—	6
		omit, insert—		7
			under the <i>Planning Act 2015</i> is required.	8
	Part	47	Amendment of Prostitution Act	9
			1999	10
Clause	357	Act amended		11
		This part an	nends the Prostitution Act 1999.	12
Clause	358	Amendment o	f s 15 (Consideration of application)	13
		Section 15(2)—		14
		omit, insert—		15
		(2)	However, the Authority is not obliged to consider	16
			an application until a development approval has been given for a material change of use of the	17 18
			premises to which the application relates for a	16 19
			brothel.	20
Clause	359	Replacement of	of s 62 (Definition for pt 4)	21
		Section 62—		22

5 3001	s	360]	
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omit, insert—		1
62 Definition	ons for part	2
In this pa	art—	3
dec	<i>ision-maker</i> means—	4
(a)	for a development application—the assessment manager for the application; or	5 6
(b)	for a change application—the responsible entity under the Planning Act for the application.	7 8 9
rele	evant application means—	10
(a)	a development application for a development approval for a material change of use of premises for a brothel; or	11 12 13
(b)	a change application to change a development approval that already approves a material change of use of premises for a brothel; or	14 15 16 17
(c)	a change application to change a development approval—	18 19
	(i) to approve a material change of use of premises for a brothel; and	20 21
	(ii) that does not already approve a material change of use of premises for a brothel.	22 23 24
Amendment of pt	4, div 2, hdg (Particular provisions nt applications)	25 26
Part 4, division 2, hea	ading, 'development'—	27
omit, insert—		28
relevant		29

Clause 360

13 30 1	[s	361	1
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Clause	361		of s 63B (Notification by assessment evelopment application)	1 2
		Section 63B—		3
		omit, insert—		4
			tification by decision-maker of relevant plication	5 6
		(1)	Within 10 business days after receiving a relevant application, the decision-maker must give the Authority—	7 8 9
			(a) a copy of the application; and	10
			(b) for an application other than a minor change application—a written notice stating whether the development the subject of the application requires code assessment or impact assessment under the Planning Act.	11 12 13 14 15
		(2)	Subsection (1) does not apply if the decision-maker for the relevant application is the Planning and Environment Court.	16 17 18
Clause	362	Amendment of	of pt 4, div 3, hdg (Review by QCAT)	19
		Part 4, division	3, heading, editor's note before section 64A—	20
		omit.		21
Clause	363	Amendment of assessment)	of s 64A (Review of decisions about code	22 23
		(1) Section 64.	A(1) and (2)—	24
		omit, inser	<i>t</i>	25
		(1)	This section applies if a decision-maker decides a relevant application, other than a minor change application, requires code assessment under the Planning Act.	26 27 28 29
		(2)	The applicant for the relevant application may apply, as provided under the QCAT Act, to	30 31

			deci		of the decision-maker about the	2 3
			(a)		cision that the application requires code ssment under the Planning Act;	4 5
			(b)		e relevant application is a development ication—	6 7
				(i)	a refusal of all or part of the application; or	8 9
				(ii)	a deemed refusal of the application; or	10
				(iii)	a provision of any development approval given for the application; or	11 12
				(iv)	a decision to give a preliminary approval even though the application sought a development permit;	13 14 15
			(c)	appl incl	he relevant application is a change ication—a decision on the application, ading a deemed refusal of the ication.	16 17 18 19
		(2)	Section 64A(3),	'Integ	grated'—	20
			omit.			21
		(3)	Section 64A(3),	note,	'assessment manager'—	22
			omit, insert—			23
			decision-m	naker		24
		(4)	Section 64A(5),	'Integ	grated Planning Act, section 4.1.21'—	25
			omit, insert—			26
				nning tion 1	and Environment Court Act 2015, l	27 28
Clause	364		nendment of s 6 sessment)	4B (F	Review of decisions about impact	29 30
		(1)	Section 64B(1) a	and (2	)—	31

		omit, insert—	1
		(1) This section applies if a decision-maker decides a relevant application, other than a minor change application, requires impact assessment under the Planning Act.	2 3 4 5
		(2) The applicant for the relevant application may apply, as provided under the QCAT Act, to QCAT for a review of the decision-maker's decision that the application requires impact assessment.	6 7 8 9 10
	(2)	Section 64B(3), 'the acknowledgement notice.'—	11
		omit, insert—	12
		a notice by the decision-maker under the development assessment rules under the Planning Act accepting the application.	13 14 15
	(3)	Section 64B(3), note, 'assessment manager'—	16
		omit, insert—	17
		decision-maker	18
	(4)	Section 64B(5), 'Integrated Planning Act, section 4.1.21'—	19
		omit, insert—	20
		Planning and Environment Court Act 2015, section 11	21 22
Clause 365	An	nendment of s 64C (Procedures for review)	23
	(1)	Section 64C(1), from 'development application'—	24
		omit, insert—	25
		relevant application applies to QCAT for a review of a decision of the decision-maker.	26 27
	(2)	Section 64C(2), (3) and (4), 'assessment manager'—	28
		omit, insert—	29
		decision-maker	30

Clause	366	Amendment of s 6 under the Integrat	64D (No appeal from QCAT's decision ed Planning Act)	1 2
		(1) Section 64D, he	ading, 'Integrated'—	3
		omit.		4
		(2) Section 64D(1),	'an assessment manager'—	5
		omit, insert—		6
		a de	ecision-maker	7
		(3) Section 64D(2),	'Integrated'—	8
		omit.		9
Clause	367	Amendment of s 6 prohibited brothel	66 (Declaration that premises are a	10 11
		Section 66(2)(b), after	er 'Planning Act'—	12
		insert—		13
			or the repealed Sustainable Planning Act 2009	14 15
Clause	368	Amendment of s 1	40 (Regulation-making power)	16
		Section 140(2)(f)—		17
		omit, insert—		18
		(f)	assessment benchmarks for the Planning Act for the assessment under that Act of assessable development that is a material change of use of premises for a brothel, other than an assessment carried out by the chief executive of the department in which that Act is administered;	19 20 21 22 23 24 25
Clause	369	Insertion of new p	t 9, div 8	26
		Part 9—		27
		insert—		28

Divisio	on 8 Provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4
164 De	finitions for division	5
In t	his division—	6
	amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	7 8 9
	<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	10 11 12 13
	isting development application or request change a development approval	14 15
(1)	This section applies to—	16
	(a) an existing development application for a material change of use of premises for a brothel; and	17 18 19
	(b) an existing request to change a development approval for a brothel.	20 21
(2)	Former section 63B continues to apply in relation to the application or request as if the amending Act had not been enacted.	22 23 24
(3)	In this section—	25
	existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	26 27 28 29
	existing request to change a development approval means a request to change a development approval made under the repealed	30 31 32

[s 369]
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	Planning Act, to which the Planning Act, section 287 applies.	1 2
	repealed Planning Act means the repealed Sustainable Planning Act 2009.	3 4
166 Exi	isting review or right to review by QCAT	5
(1)	Subsection (2) applies if—	6
	(a) a person applied to QCAT for review of a decision under former section 64A or 64B; and	7 8 9
	(b) QCAT had not made its decision on the review before the commencement.	10 11
(2)	QCAT must hear, or continue to hear, and decide the review under the pre-amended Act as if the amending Act had not been enacted.	12 13 14
(3)	Subsection (4) applies if, before the commencement—	15 16
	(a) a person could have applied to QCAT for review of a decision under former section 64A or 64B; and	17 18 19
	(b) the person had not applied to QCAT for the review.	20 21
(4)	The person may apply to QCAT for a review of the decision, and QCAT must hear and decide the review, under the pre-amended Act as if the amending Act had not been enacted.	22 23 24 25
(5)	In this section—	26
	<i>pre-amended Act</i> means this Act as in force immediately before the commencement of the amending Act.	27 28 29

			sting declaration or temporary declaration t premises are a prohibited brothel	1 2
		(1)	A declaration made under former section 66 and in force immediately before the commencement—	3 4 5
			(a) continues in force subject to section 66(5); and	6 7
			(b) is taken to have been made under section 66.	8
		(2)	A temporary declaration made under former section 66A and in force immediately before the commencement—	9 10 11
			(a) continues in force subject to section 66A(2); and	12 13
			(b) is taken to have been made under section 66A.	14 15
Clause 3	370 Am	endment o	f sch 4 (Dictionary)	16
	(1)		, definitions assessment manager, development , IDAS and Planning Act—	17 18
		• • • • • • • • • • • • • • • • • • • •		10
		omit.		19
	(2)	omit. Schedule 4-	_	19 20
	(2)		_	
	(2)	Schedule 4-	assessment manager, for a development application, means the person who is the assessment manager under the Planning Act for the application.	20
	(2)	Schedule 4-	assessment manager, for a development application, means the person who is the assessment manager under the Planning Act for	20 21 22 23 24
	(2)	Schedule 4-	assessment manager, for a development application, means the person who is the assessment manager under the Planning Act for the application.  change application means a change application	20 21 22 23 24 25 26

[s 371]
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			[00:1]	
			development approval means a development approval under the Planning Act.	1 2
			material change of use, of premises, see the Planning Act, schedule 2.	3
			<i>minor change application</i> means a change application for a minor change to a development approval, as defined in the Planning Act.	5 6 7
			Planning Act means the Planning Act 2015.	8
			relevant application, for part 4, see section 62.	9
	Part	48	Amendment of Queensland	10
			Building and Construction	11
			Commission Act 1991	12
Clause	371	Act	t amended	13
			This part amends the Queensland Building and Construction Commission Act 1991.	14 15
Clause	372	or (	nendment of s 68E (Obligation of assessment manager compliance assessor in relation to insurance emium)	16 17 18
		(1)	Section 68E, heading, 'or compliance assessor'—	19
			omit.	20
		(2)	Section 68E(1), from 'or compliance assessor must' to 'compliance permit'—	21 22
			omit, insert—	23
			must not, under the Planning Act, give a development approval	24 25
		(3)	Section 68E(1)(a), 'or compliance assessor'—	26

[s	37	73]
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		omit.	1
		(4) Section 68E(2)—	2
		omit.	3
Clause	373	Amendment of s 108 (Obligation of assessment manager)	4
		Section 108(2)—	5
		omit.	6
Clause	374	Insertion of new sch 1, pt 12	7
		Schedule 1—	8
		insert—	9
		Part 12 Transitional provision	10
		for Planning ·	11
		(Consequential) and	12
		Other Legislation	13
		Amendment Act 2015	14
		69 Existing development applications and requests for compliance assessment	15 16
		(1) Former section 68E continues to apply in relation to the following as if the amending Act had not been enacted—	17 18 19
		(a) the giving of a development approval mentioned in former section 68E(1) for an existing development application;	20 21 22
		(b) the giving of a compliance permit mentioned in former section 68E(1) for an existing request for compliance assessment.	23 24 25
		(2) In this section—	26
		amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	27 28 29

			existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	1 2 3 4
			existing request for compliance assessment means a request for compliance assessment for development made under the repealed Planning Act, to which the Planning Act, section 287 applies.	5 6 7 8 9
			<i>former section 68E</i> means section 68E as in force immediately before the commencement.	10 11
			repealed Planning Act means the repealed Sustainable Planning Act 2009.	12 13
Clause	375	Amendment of	of sch 1B (Domestic building contracts)	14
		Schedule 1B, so	ection 1, definition development approval—	15
		omit.		16
Clause	376	Amendment	of sch 2 (Dictionary)	17
			2, definition development approval—	18
		omit.		19
		(2) Schedule 2	2	20
		insert—		21
			development approval means a development approval under the Planning Act.	22 23
			<b>Planning Act</b> means the <i>Planning Act 2015</i> .	24
		(2) C-11-1-	2, definition assessment manager, 'Sustainable	25
			Act 2009, section 246(1)'—	26
		* *	Act 2009, section 246(1)'—	

	Part	: 49		nendment of Queensland ritage Act 1992	1 2
Clause	377	Act amended			3
		This part a	mend	s the Queensland Heritage Act 1992.	4
Clause	378	Amendment of proposed dev		8 (Obligation to give notice about ment)	5 6
		Section 58(2) ar	nd (3)	<del></del>	7
		omit, insert—			8
		(2)	a pr plac	e owner must, at least 10 business days before rescribed application is made in relation to the ce, give the chief executive notice of the lication, if—	9 10 11 12
			(a)	the owner is the applicant; or	13
			(b)	the application is supported by the written consent of the owner.	14 15
			Ma	ximum penalty—100 penalty units.	16
		(3)	In t	his section—	17
			pres	scribed application means—	18
			(a)	an application for a development approval; or	19 20
			(b)	a change application other than a change application for a minor change to a development approval, as defined in the Planning Act.	21 22 23 24
Clause	379	Amendment of development		9 (Obligation to give notice about ovals)	25 26
		(1) Section 59	(3)(b)	<del> </del>	27
		omit, inser	<i>t</i> —		28

		(b)	give	n the owner made the application or was n the notice, the owner knew or ought	1 2 2
			appl relat	onably to have known that a following ication (each a <i>relevant application</i> ) in tion to the place had been made but not ded under the Planning Act—	3 4 5 6
			(i)	an application for a development approval;	7 8
			(ii)	a change application other than a change application for a minor change to a development approval, as defined in the Planning Act.	9 10 11 12
		(2) Section 59(4), 'a	pplic	ation for the development approval'—	13
		omit, insert—			14
		relev	vant a	application	15
•					
Clause	380	Replacement of pt applications)	6, di	v 1, hdg (Assessing development	16 17
		Part 6, division 1, hea	ding-	_	18
		omit, insert—			19
		Division 1		Development on Queensland heritage place by State	20 21 22
Clause	381	Omission of ss 68-	-70		23
		Sections 68 to 70—			24
		omit.			25
Clause	382	Amendment of s 7	7 (Pı	urpose of div 3)	26
		Section 77, from 'asse	essab	le'—	27
		omit, insert—			28

[s 383	]
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		categorised as assessable development under a regulatio made under the Planning Act.	on 1 2
Clause	383	Amendment of s 111 (Appeals about permit to enter protected area)	3 4
		Section 111(5)—	5
		omit, insert—	6
		(5) The <i>Planning and Environment Court Act 2015</i> part 5, division 1, with any changes the courconsiders appropriate, applies to the appeal as the appeal were a Planning Act appeal under the Act.	rt 8 if 9
Clause	384	Amendment of s 112 (Local government to identify places in planning scheme or local heritage register)	s 12 13
		Section 112(2)—	14
		omit.	15
Clause	385	Amendment of s 112A (Chief executive may recommend place becomes a local heritage place)	16 17
		Section 112A(2), 'section 112(1)'—	18
		omit, insert—	19
		section 112	20
Clause	386	Replacement of pt 11, div 4 (Code for IDAS for local heritage places on local heritage registers)	21 22
		Part 11, division 4—	23
		omit, insert—	24

Divisio	on 4		Assessing development under Planning Act	1 2
on		al he	atters for assessing development eritage place on a local heritage	3 4 5
(1)			tion applies to development on a local place on a local heritage register.	6 7
(2)	A re	egulat	tion may prescribe—	8
	(a)	Act unde	for the assessment of the development er that Act, other than an assessment ied out by the planning chief executive;	9 10 11 12 13
	(b)	ager	the Planning Act, the matters a referral ncy under that Act other than the uning chief executive—	14 15 16
		(i)	must or may assess a development application for the development against; or	17 18 19
		(ii)	must or may assess a development application for the development having regard to.	20 21 22
(3)	In tl	nis se	ction—	23
	exec	cutive	chief executive means the chief e of the department in which the Act is administered.	24 25 26
Amendment o			ocal heritage register may be heme)	27 28
Section 123(2)-	_			29
omit.				30

Clause 387

omit.

Clause	388		nendment c im comper	of s 124 (Provision about entitlement to nsation)	1 2
		(1)	Section 12	4(2)—	3
			omit, inser	<i>t</i> —	4
			(2)	For the Planning Act, chapter 2, part 4, division 2, the entry of the place in the local heritage register is taken to be an adverse planning change to the local government's planning scheme.	5 6 7 8
		(2)	Section 12	4(3), 'section 704'—	9
			omit, inser	<i>t</i> —	10
				section 31	11
		(3)	Section 12	4(4)(c), 'chapter 9, part 3'—	12
			omit, inser	<i>t</i> —	13
				chapter 2, part 4, division 2	14
		(4)	Section 12	4(5), 'section 704'—	15
			omit, inser	<i>t</i> —	16
				section 31	17
Clause	389	Re	placement	of s 164 (Court process for appeal)	18
		Sec	ction 164—		19
		omi	it, insert—		20
			164 Co	urt process for appeal	21
			5, Env an	e Planning and Environment Court Act 2015, part division 1, with any changes the Planning and vironment Court considers appropriate, applies to appeal under this part as if the appeal were a nning Act appeal under that Act.	22 23 24 25 26
Clause	390	Am	nendment c	of s 164B (Restoration orders)	27
			ction 164B(7 580'—	), definition <i>offence</i> , paragraph (b), 'section 578(1)	28 29

s	39	1]

		omit, insert—
		section 162(1) or 163
use	391	Amendment of s 164C (Non-development orders)
		Section 164C(10), definition <i>offence</i> , paragraph (b), 'section 578 or 580'—
		omit, insert—
		section 162(1) or 163
use	392	Amendment of s 164D (Education and public benefit orders)
		Section 164D(5), definitions <i>education order</i> and <i>offence</i> , paragraph (b), 'section 578 or 580'—
		omit, insert—
		section 162(1) or 163
use	393	Amendment of s 198 (Local governments prescribed under the pre-amended Act, s 112)
		(1) Section 198(2), 'section 112(1)(a)'—
		omit, insert—
		section 112(a)
		(2) Section 198(2)(b)—
		omit, insert—
		(b) the local government reviews its planning scheme under the Planning Act;
		(c) the local government makes a new planning scheme under the Planning Act.

Clause	394	Amendment of provisions to		on-application of particular rnments)	1 2
		Section 199(1)(a	a) and (b), 's	section 112(1)(a)'—	3
		omit, insert—			4
			section	on 112(a)	5
Clause	395	Insertion of ne	ew pt 15, d	liv 5	6
		Part 15—			7
		insert—			8
		Divisio	on 5	Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	9 10 11 12
		200 Def	finitions fo	r division	13
		In t	his division-	<u> </u>	14
			<b>amending</b> (Conseque Amendmen	0	15 16 17
			provision	as in force immediately before the was amended or repealed under the Act.	18 19 20 21
			-	Planning Act means the repealed to Planning Act 2009.	22 23
		201 Exi	sting parti	cular development applications	24
		(1)		(2) applies to an existing application dopment approval mentioned in former (3)(b).	25 26 27
		(2)		ction 59 continues to apply in relation lication as if the amending Act had not red.	28 29 30

(3)	Subsection (4) applies to an existing development application mentioned in former section 68(1).	1 2
(4)	Former section 68 continues to apply in relation to the application as if the amending Act had not been enacted.	3 4 5
(5)	Subsection (6) applies to an existing development application mentioned in former section 69(1).	6 7
(6)	Former section 69 continues to apply in relation to the application as if the amending Act had not been enacted.	8 9 10
(7)	Subsection (8) applies to an existing development application mentioned in former section 70.	11 12
(8)	Former section 70 continues to apply in relation to the application as if the amending Act had not been enacted.	13 14 15
(9)	In this section—	16
	existing application for a development approval or existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	17 18 19 20 21
202 Ex	isting appeals	22
(1)	This section applies if—	23
	(a) a person started an appeal to the Planning and Environment Court under former section 111 or former part 13 about a matter; and	24 25 26 27
	(b) the appeal had not been decided before the commencement.	28 29
(2)	The Planning and Environment Court must hear, or continue to hear, and decide the appeal under former section 111 or former part 13 as if the	30 31 32

	amending Act had not been enacted and the repealed Planning Act had not been repealed.	1 2
	tries in local government's local heritage gister made before commencement	3 4
(1)	This section applies if a place was entered in a local government's local heritage register before the commencement.	5 6 7
(2)	Former section 124 and the repealed Planning Act continue to apply in relation to the entry as if the amending Act had not been enacted and the repealed Planning Act had not been repealed.	8 9 10 11
(3)	If a person claims, or claimed, compensation under the repealed Planning Act in relation to the entry, a claim for compensation can not be made in relation to the entry under the Planning Act.	12 13 14 15
	ourt's power to make particular restoration ders, and their enforcement	16 17
(1)	This section applies if, before or after the commencement, a person is convicted of an offence against the repealed Planning Act, section 578(1) or 580 in relation to development on a Queensland heritage place.	18 19 20 21 22
(2)	Former section 164B applies or continues to apply in relation to the offence as if the amending Act had not been enacted.	23 24 25
no	ourt's power to make particular n-development orders, and their forcement	26 27 28
(1)	This section applies if, before or after the commencement—	29 30

			<ul> <li>(a) the owner of a Queensland heritage place is convicted of an offence against the repealed Planning Act, section 578(1) or 580; and</li> <li>(b) the offence involves the destruction of, or damage to, a Queensland heritage place.</li> </ul>	1 2 3 4 5
		(2)	Former section 164C applies or continues to apply in relation to the offence as if the amending Act had not been enacted.	6 7 8
			urt's power to make particular education I public benefit orders	9 10
		(1)	This section applies if, before or after the commencement, a person is convicted of an offence against the repealed Planning Act, section 578 or 580 in relation to development on a Queensland heritage place.	11 12 13 14 15
		(2)	Former section 164D applies or continues to apply in relation to the offence as if the amending Act had not been enacted.	16 17 18
Clause 396	Am	endment o	f schedule (Dictionary)	19
	(1)	Schedule,	· · · · · · · · · · · · · · · · · · ·	20 21
		omit.		22
	(2)	Schedule—		23
		insert—		24
			<i>change application</i> means a change application under the Planning Act.	25 26
			<b>Planning Act</b> means the <i>Planning Act</i> 2015.	27
			<i>planning scheme</i> means a planning scheme under the Planning Act.	28 29
	(3)	Schedule, 112(1)(b)'-	definition local heritage register, 'section	30 31

		omit, inser	<i>t</i> —	1			
			section 112(b)	2			
	Part	50	Amendment of Queensland Reconstruction Authority Act 2011	3 4 5			
Clause	397	Act amended		6			
		This part Act 2011.	amends the Queensland Reconstruction Authority	7 8			
Clause	398	Amendment	of s 47 (Definitions for pt 5)	9			
		(1) Section 4 examples-		10 11			
		omit, inser	<i>'t</i> —	12			
			Example of a decision-maker for paragraph (b)—	13			
			a referral agency	14			
		(2) Section 4 IDAS'—	7, definition prescribed process, 'in a stage of	15 16			
		omit, inser	<i>t</i> —	17			
			under the development assessment process under the Planning Act	18 19			
		(3) Section 47	, definition prescribed process, example—	20			
		omit.		21			
Clause	399	Amendment of s 49 (Progression notice)					
		Section 49(2)(a	.)—	23			
		omit, insert—		24			

[s 400]
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		[6 .66]				
		(a) identify the process; and	1			
Clause	400	Amendment of s 50 (Notice to decide)				
		(1) Section 50(7)—	3			
		omit, insert—	4			
		for a development approval, or a change application other than a minor change application, the notice to decide may be given to the decision-maker only after the	5 6 7 8 9			
		(2) Section 50—	11			
		insert—	12			
		(10) In this section—	13			
		decision-making period means—	14			
		approval—the period, or extended period, allowed under the development assessment rules under the Planning Act for the assessment manager to decide the	15 16 17 18 19 20			
		extended period, allowed under the development assessment rules under the Planning Act for the responsible entity to	21 22 23 24 25			
Clause	401	Amendment of s 53 (Providing assistance or recommendations)				
		Section 53(3), from 'for infrastructure'—	28			
		omit, insert—	29			
		about infrastructure.	30			

[s	402]
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Clause	402	Amendment of s 54 (Effects of step-in notice)							
		(1)	Section 54(1)(d)			2			
			omit, insert—			3			
			(d)	to a	ne prescribed decision or process relates n application for a development approval a change application, other than a minor nge application—	4 5 6 7			
				(i)	the assessment manager or responsible entity for the application is taken, for the Planning Act, to be a referral agency for the application; and	8 9 10 11			
				(ii)	the functions and powers of a referral agency for the application (including a referral agency mentioned in subparagraph (i)) is, for the Planning Act, limited to the power to only give advice; and	12 13 14 15 16 17			
		(2)	Section 54(2), de	efinit	ion advice agency—	18			
			omit.			19			
Clause	403	Am	nendment of s 55 (Authority's decision)						
		(1)	Section 55(4)—			21			
			omit.			22			
		(2)	Section 55(7), 'subsection (5)'—						
			omit, insert—						
		subsection (4)							
		(3)	Section 55(5) to	(8)—	-	26			
			renumber as sect	ion 5	55(4) to (7).	27			
Clause	404	Am	endment of s 5	6 (E1	fects of decision)	28			
		Sect	ion 56(1)(b), 'sec	tion	57'—	29			

		omi	it, insert—			1	
					section 57(1)	2	
Clause	405	Am	nendment o	endment of s 57 (Notice of decision)			
		(1)	Section 57-			4	
			insert—			5	
			(1A)	und the	authority must also give notice of its decision er section 55 about the prescribed decision to local government for the land to which the ecribed decision relates if—	6 7 8 9	
				(a)	the prescribed decision is a decision on an application for a development approval or a change application; and	10 11 12	
				(b)	the local government is not the decision-maker for the prescribed decision.	13 14	
		(2)	Section 570	(2), 'T	The notice must include—'	15	
			omit, insert	t		16	
				A no	otice under this section must include—	17	
		(3)	Section 57(	(1A) a	and (2)—	18	
			renumber a	is sect	tion 57(2) and (3).	19	
Clause	406	Am	Amendment of s 58 (Report about decision)				
		(1)	Section 580	(2)(b)	, 'section 55(5)'—	21	
			omit, insert	t		22	
					section 55(4)	23	
		(2)	Section 580	(2)(c)	and (3), 'section 57'—	24	
			omit, insert	<u>t</u> —		25	
					section 57(1)	26	

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Clause	407	Amendment of s 63 (Content of development scheme)				
		(1) Section 63(3)(b) to (e)—	2			
		omit, insert—	3			
		the area to be accepted development, assessable development or prohibited	4 5 6 7			
		assessable development by the plan requires code assessment or impact assessment under	8 9 10 11			
		Planning Act that assessable development	12 13 14			
		project or in the area is consistent or	15 16 17			
		(2) Section 63(4)(b)—	18			
		omit, insert—	19			
		•	20 21			
			22 23			
Clause	408		24 25			
		(1) Section 64(1)—	26			
		omit, insert—	27			
		development categorised as assessable development under a regulation made under the Planning Act is not assessable development for a	28 29 30 31 32			

		(2) Section 64(2), from 'reconstruction area,'—	1
		omit, insert—	2
		a part of a reconstruction area, the development is not assessable development under the Planning Act for the declared project or part.	3 4 5
		(3) Section 64(3) and (4), after 'development application'—	6
		insert—	7
		or change application	8
		(4) Section 64(4), 'Sustainable'—	9
		omit.	10
Clause	409	Amendment of s 78 (Relationship with other instruments)	11
		Section 78(1)(b)—	12
		omit, insert—	13
		(b) assessment benchmarks prescribed by a regulation made under the Planning Act;	14 15
		(c) assessment benchmarks made under another Act for the Planning Act.	16 17
Clause	410	Amendment of pt 6, div 4, hdg (Relationship with	18
Olause	710	Sustainable Planning Act)	19
		Part 6, division 4, heading, 'Sustainable'—	20
		omit.	21
Clause	411	Amendment of s 79 (Application of sdivs 2 and 3)	22
		Section 79, from 'a development application'—	23
		omit, insert—	24
		the following applications (each a <i>relevant</i> application)—	25 26

	(a)	a development application for development in the area (the <i>scheme area</i> ) to which a development scheme for a declared project or a reconstruction area, or part of a reconstruction area, applies;	1 2 3 4 5
	(b)	a change application to change a development approval that approves particular development in the scheme area;	6 7 8
	(c)	a change application to change a development approval—	9 10
		(i) to approve development in the scheme area; and	11 12
		(ii) that does not already approve particular development in the scheme area.	13 14
clause 412	•	t 6, div 4, sdivs 2 and 3	15
	Part 6, division 4, su	bdivisions 2 and 3—	16
	omit, insert—		17
	Subdivisi	on 2 Assessing relevant applications	18 19
	80 Assess	sment of development applications	20
		is section applies to a relevant application that development application.	21 22
	the	referral agency for the application must assess application having regard to the development eme.	23 24 25
	the sch (3) The ass in ber	application having regard to the development	24

(5)	In this section, a reference to the development scheme is a reference to the development scheme in effect when the application was properly made under the Planning Act.	1 2 3 4
(6)	However, an entity mentioned in subsection (2) or (3) may give the weight that the entity considers is appropriate, in the circumstances, to any amendment or replacement of the development scheme that came into effect after the application was properly made under the Planning Act.	5 6 7 8 9 10 11
81 As	sessment of change applications	12
(1)	This section applies to a relevant application that is a change application.	13 14
(2)	The responsible entity for the application must assess the application against the development scheme.	15 16 17
(3)	This section does not limit the Planning Act, sections 81 and 82.	18 19
(4)	In this section, a reference to the development scheme is a reference to the development scheme in effect when the application was made.	20 21 22
(5)	However, the responsible entity for the application may give the weight the entity considers is appropriate, in the circumstances, to any amendment or replacement of the development scheme that came into effect after the application was made.	23 24 25 26 27 28

		Subdivision 3 Deciding relevant applications	1 2
		82 Restriction on approving relevant application	3
		(1) A relevant application must not be approved under the Planning Act to the extent the development the subject of the application is inconsistent with the land use plan for the development scheme, unless—	4 5 6 7 8
		<ul> <li>(a) a preliminary approval under the Planning Act is in force for the land on which the development is to be carried out; and</li> </ul>	9 10 11
		(b) the development is consistent with the preliminary approval.	12 13
		(2) To remove any doubt, it is declared that subsection (1) does not require the application to be approved under the Planning Act only because subsection (1)(a) and (b) applies.	14 15 16 17
Clause 4	413	Omission of pt 6, div 4, sdiv 4 (Compliance stage under IDAS)	18 19
		Part 6, division 4, subdivision 4—	20
		omit.	21
Clause 4	414	Amendment of s 89 (Lawful use of premises protected)	22
		(1) Section 89(3), definition <i>lawful use</i> , paragraph (b), 'Sustainable Planning Act'—	23 24
		omit, insert—	25
		Planning Act, the repealed Sustainable Planning Act 2009 or the repealed Integrated Planning Act 1997	26 27 28
		(2) Section 89(3), definition material change of use—	29
		omit, insert—	30

			material change of use, of premises, see the Planning Act, schedule 2.	1 2
Clause	415		nendment of s 91 (New instruments can not affect sting development approval or compliance permit)	3 4
		(1)	Section 91, heading, and subsection (1)(a), 'or compliance permit'—	5 6
			omit.	7
		(2)	Section 91(1)(b) and (2), 'or permit'—	8
			omit.	9
Clause	416	Am dev	nendment of s 92 (Minister's power to amend velopment approval or compliance permit)	10 11
		(1)	Section 92, heading, 'or compliance permit'—	12
			omit.	13
		(2)	Section 92(2), 'Sustainable'—	14
			omit.	15
		(3)	Section 92(3), from 'keep'—	16
			omit, insert—	17
			comply with the requirements under the Planning Act about giving public access to development approvals, as if the notice were a development approval.	18 19 20 21
		(4)	Section 92(5) to (8)—	22
			omit.	23
		(5)	Section 92(10), definition <i>existing</i> , from 'or a compliance permit' to 'or compliance permit'—	24 25
			omit, insert—	26
			, means a development approval	27
		(6)	Section 92(9) and (10)—	28

	renumber as section 92(5) and (6).	1
lause 417	Replacement of pt 6, div 4, sdiv 6 (Community infrastructure designations)	2 3
	Part 6, division 4, subdivision 6—	4
	omit, insert—	5
	Subdivision 6 Designations of premises under Planning Act for development of infrastructure	6 7 8 9
	93 Designation of premises—development scheme	10 11
	(1) To remove any doubt, it is declared that—	12
	(a) the planning Minister or a local government may make a designation under the Planning Act, chapter 2, part 5 of premises in, or partly in, the area to which a development scheme applies; and	13 14 15 16 17
	(b) a designation of premises under the Planning Act that is in force immediately before a development scheme takes effect for all or part of the premises continues in force despite the development scheme taking effect.	18 19 20 21 22 23
	(2) Development carried out on premises that are subject to a designation under the Planning Act is accepted development to the extent the development—	24 25 26 27
	(a) is carried out under the designation; and	28
	(b) would, other than for this subsection, be assessable development under a development scheme.	29 30 31

		(3) Subsection (2) does not limit the Planning Act, section 44(6)(b).	1 2
		(4) In this section—	3
		<i>planning Minister</i> means the Minister administering the Planning Act.	4 5
Clause	418	Amendment of s 95 (Planning and Environment Court may make declarations)	6
		Section 95(3)—	8
		omit.	9
Clause	419	Amendment of s 110 (Application of Sustainable Planning Act)	10 11
		(1) Section 110, heading, 'Sustainable'—	12
		omit.	13
		(2) Section 110, 'Sustainable Planning Act, section 14(1)'—	14
		omit, insert—	15
		Planning Act, section 7(1)	16
Clause	420	Amendment of s 112 (Power of Minister to direct local government to take particular action about local planning instrument)	17 18 19
		(1) Section 112(2)(c), example—	20
		omit.	21
		(2) Section 112(4)(c), after 'make'—	22
		insert—	23
		, amend	24
		(3) Section 112(5)—	25
		omit, insert—	26
		(5) In this section—	27

ſs	421	

		<b>planning</b> scheme means a planning scheme under the Planning Act.	1 2
		<b>planning scheme policy</b> means a planning scheme policy under the Planning Act.	3 4
		temporary local planning instrument means a temporary local planning instrument under the Planning Act.	5 6 7
Clause	421	Amendment of s 114 (Minister to give notice of direction)	8
		Section 114, 'Sustainable'—	9
		omit.	10
Clause	422	Insertion of new pt 11	11
		After part 10—	12
		insert—	13
		Part 11 Transitional provisions	14
		for Planning	15
		(Consequential) and	16
		Other Legislation	17
		Amendment Act 2015	18
		139 Definitions for part	19
		In this part—	20
		amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.	21 22 23
		<i>former</i> , in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	24 25 26 27
		repealed Planning Act means the repealed Sustainable Planning Act 2009.	28 29

140 Ex	isting particular development applications	1
(1)	This section applies to an existing development application mentioned in former section 79.	2 3
(2)	The pre-amended Act continues to apply in relation to the application as if the amending Act had not been enacted.	4 5 6
(3)	In this section—	7
	existing development application means a development application made under the repealed Planning Act, to which the Planning Act, section 287 applies.	8 9 10 11
	<i>pre-amended Act</i> means this Act as in force immediately before the commencement.	12 13
	isting particular requests for compliance sessment	14 15
(1)	Subsection (2) applies to an existing request for compliance assessment of development mentioned in former section 84(a).	16 17 18
(2)	Former section 87 continues to apply for assessing the development as if the amending Act had not been enacted.	19 20 21
(3)	Subsection (4) applies to an existing request for compliance assessment of a document or work mentioned in former section 84(b).	22 23 24
(4)	Former sections 86 and 87 continue to apply for assessing the document or work as if the amending Act had not been enacted.	25 26 27
(5)	In this section—	28
	existing request for compliance assessment means a request for compliance assessment made under the repealed Planning Act, to which the Planning Act, section 287 applies.	29 30 31 32

[s 423]	s	423]
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Clause	423	Am	endment o	f schedule (Dictionary)	1
		(1)	compliance	definitions community infrastructure designation, permit, concurrence agency, IDAS, local planning planning instrument and Sustainable Planning	2 3 4 5
			omit.		6
		(2)	Schedule—	-	7
			insert—		8
				<i>accepted development</i> see the Planning Act, section 44(4).	9 10
				assessable development see the Planning Act, section 44(3).	11 12
				assessment benchmarks see the Planning Act, section 43(1)(c).	13 14
				<i>change application</i> means a change application under the Planning Act.	15 16
				<i>local planning instrument</i> means a local planning instrument under the Planning Act.	17 18
				<i>minor change application</i> means a change application for a minor change to a development approval, as defined in the Planning Act.	19 20 21
				Planning Act means the Planning Act 2015.	22
				<i>planning instrument</i> means a planning instrument under the Planning Act.	23 24
				<i>relevant application</i> , for part 6, division 4, subdivisions 2 and 3, see section 79.	25 26
				responsible entity, for a change application, means the responsible entity for the application under the Planning Act.	27 28 29
		(3)	Schedule, Planning A	definition assessment manager, 'Sustainable ct, section 246(1)'—	30 31
			omit, insert	· <u> </u>	32

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	Planning Act, section 48(1)	1
(4)	Schedule, definition <i>community infrastructure</i> , paragraphs (a) and (b)—	2 3
	omit, insert—	4
	(a) infrastructure of a type prescribed by regulation under the Planning Act, section 35(1); and	5 6 7
	(b) other infrastructure prescribed by regulation.	8 9
(5)	Schedule, definitions development, development application and development approval, 'Sustainable'—	10 11
	omit.	12
(6)	Schedule, definition <i>infrastructure</i> , 'Sustainable Planning Act, schedule 3'—	13 14
	omit, insert—	15
	Planning Act, schedule 2	16
(7)	Schedule, definition <i>referral agency</i> , 'Sustainable Planning Act, section 252'—	17 18
	omit, insert—	19
	Planning Act, section 54(2)	20
Part 51	Amendment of Regional	21
ıaıtJı	Planning Interests Act 2014	21 22
424 Ac	et amended	23
	This part amends the Regional Planning Interests Act 2014.	24

[s	425]
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Clause	425	Amendment of s 5 (Relationship with resource Acts and Environmental Protection Act)	1 2
		Section 5(1), 'Sustainable Planning Act 2009'—	3
		omit, insert—	4
		Planning Act	5
Clause	426	Amendment of s 25 (Exemption—pre-existing regulated activity)	6 7
		Section 25(1), after 'under the'—	8
		insert—	9
		Planning Act or the repealed	10
Clause	427	Amendment of s 71 (Definitions for pt 5)	11
		Section 71, definition <i>court</i> , 'under the <i>Sustainable Planning Act</i> 2009'—	12 13
		omit.	14
Clause	428	Amendment of s 72 (Appeal to Planning and Environment Court)	15 16
		Section 72, note—	17
		omit, insert—	18
		Note—	19
		See the <i>Planning and Environment Court Act 2015</i> for provisions about the powers, processes and procedures of the court.	20 21 22
Clause	429	Insertion of new s 73A	23
		After section 73—	24
		insert—	25

[s 430]
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73A Ho	ow appeals are started	1
(1)	An appeal is started by lodging a written notice of appeal with the registrar of the court.	2 3
(2)	The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.	4 5 6
Insertion of n	ew s 77A	7
After section 77	7	8
insert—		9
77A Ap	ppeal decision	10
(1)	In deciding an appeal, the court must decide (the <i>appeal decision</i> ) to do 1 of the following for the regional interests decision appealed against—	11 12 13
	(a) confirm it;	14
	(b) change it;	15
	(c) set it aside and—	16
	(i) make a decision replacing it; or	17
	(ii) return the matter to the entity that made the decision appealed against with directions the court considers appropriate.	18 19 20 21
(2)	The appeal decision may also include other orders, declarations or directions the court considers appropriate.	22 23 24
(3)	The appeal decision, other than to the extent it is an excluded decision, is taken, for this Act (other than this part), to have been made by the entity that made the decision appealed against.	25 26 27 28
(4)	An excluded decision is a decision—	29
	(a) to confirm the decision appealed against; or	30

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			(b) to return the matter as mentioned in subsection (1)(c)(ii).	1 2
Clause	431	Amendment o	f s 78 (Declarations)	3
		Section 78(2)—		4
		omit, insert—		5
		(2)	The court may also make an order about any declaration it makes under subsection (1).	6 7
Clause	432	Replacement power)	of pt 9 (Transitional regulation-making	8 9
		Part 9—		10
		omit, insert—		11
		Part 9	Transitional provision	12
			for Planning	13
			(Consequential) and	14
			Other Legislation	15
			Amendment Act 2015	16
		108 Exi	sting appeals	17
		(1)	This section applies if—	18
			(a) a person started an appeal to the Planning and Environment Court under former part 5 before the commencement; and	19 20 21
			(b) the appeal had not been decided before the commencement.	22 23
		(2)	The Planning and Environment Court must hear, or continue to hear, the appeal under former part 5 as if the amending Act had not been enacted.	24 25 26
		(3)	In this section—	27

[s 4	433]
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		[6 166]
		amending Act means the Planning (Consequential) and Other Legislation Amendment Act 2015.
		<i>former part 5</i> means part 5 as in force immediately before the commencement.
433	Am	endment of sch 1 (Dictionary)
	(1)	Schedule 1, definition regional plan—
		omit.
	(2)	Schedule 1—
		insert—
		Planning Act means the Planning Act 2015.
		<i>regional plan</i> means a regional plan under the Planning Act.
	(3)	Schedule 1, definition <i>road</i> , 'Sustainable Planning Act 2009, schedule 3'—
		omit, insert—
		Planning Act, schedule 2
Part	52	Amendment of Residential
		Services (Accreditation) Act 2002
434	Act	amended
		This part amends the <i>Residential Services (Accreditation) Act</i> 2002.
	Part	(1) (2) (3)

[s	435]
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Clause	435	Amendment of s 29 (Notice of compliance with prescribed building requirements)	$\frac{1}{2}$
		Section 29(4)(b), from 'building'—	3
		omit, insert—	4
		development tribunal under the Planning Act; and	5 6
Clause	436	Amendment of s 30 (Appeal)	7
		Section 30(2), from 'building'—	8
		omit, insert—	9
		development tribunal under the Planning Act.	10
Clause	437	Amendment of s 31 (Decision on appeal)	11
		(1) Section 31(1), 'building and development dispute resolution committee'—	12 13
		omit, insert—	14
		development tribunal under the Planning Act	15
		(2) Section 31(2), 'committee's'—	16
		omit, insert—	17
		tribunal's	18
Clause	438	Amendment of s 33 (Prescribed fire safety document)	19
		(1) Section 33(2)(b)—	20
		omit, insert—	21
		(b) either of the following applications has been made—	22 23
		(i) a development application for a development approval for the building;	24 25

		(ii)	a change application to change a development approval for the building; and	1 2 3	
(2)	Section 330	(2A)—		4	
	omit.			5	
(3)	Section 330	(3), 'or (2A	\)'—	6	
	omit.			7	
(4)	Section 33-	_		8	
	insert—			9	
	(4)	In this se	ection—	10	
		_	application means a change application e Planning Act.	11 12	
		application Sustainal	nent application means a development on under the Planning Act, the repealed ble Planning Act 2009 or the repealed at Planning Act 1997.	13 14 15 16	
	development approval means a development approval under the Planning Act.				
Ins	ertion of n	ew pt 15		19	
Aft	er section 20	13—		20	
inse	ert—			21	
	Part 1	15	Transitional provision	22	
			for Planning	23	
			(Consequential) and	24	
			Other Legislation	25	
			Amendment Act 2015	26	
	bui		d particular rights to appeal to a development dispute resolution	27 28 29	
	(1)	Subsection	ons (2) to (4) apply if—	30	

	(a) a person started an appeal under former section 30 about a matter to a building and development dispute resolution committee under the repealed Planning Act; and	1 2 3 4
	(b) the appeal had not been decided before the repealed Planning Act was repealed.	5 6
(2)	If, before the repealed Planning Act was repealed, a building and development dispute resolution committee had been established under the repealed Planning Act for the appeal proceeding—	7 8 9 10
	(a) former sections 30 to 32 and the repealed Planning Act continue to apply in relation to the appeal; and	12 13 14
	(b) the committee's decision on the appeal is taken to be a decision of a development tribunal under the Planning Act.	15 16 17
(3)	Subsection (4) applies if a building and development dispute resolution committee had not been established under the repealed Planning Act for the appeal proceeding before the repealed Planning Act was repealed.	18 19 20 21 22
(4)	Sections 30 to 32 and the Planning Act apply in relation to the appeal, as if the person had started an appeal under section 30 to a development tribunal under the Planning Act about the matter.	23 24 25 26
(5)	Subsections (6) and (7) apply if—	27
	(a) immediately before the commencement, a person had a right to appeal under former section 30 to a building and development dispute resolution committee about a matter; and	28 29 30 31 32
	(b) the person had not, before the commencement, started an appeal under former section 30 to a building and	33 34

[s	440]

-		[0.170]	
		development dispute resolution committee in exercise of the right.	1 2
	(6)	The person may, under section 30, appeal to a development tribunal under the Planning Act about the matter.	3 4 5
	(7)	Sections 30 to 32 and the Planning Act apply in relation to the appeal.	6 7
	(8)	In this section—	8
		former, in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the Planning (Consequential) and Other Legislation Amendment Act 2015.	9 10 11 12 13
		repealed Planning Act means the repealed Sustainable Planning Act 2009.	14 15
440 An	nendment o	of sch 2 (Dictionary)	16
(1)	Schedule developme	2, definitions development application and nt approval—	17 18
	omit.		19
(2)	Schedule 2	! <del></del>	20
	insert—		21
		Planning Act means the Planning Act 2015.	22
Part 53		Amendment of Sanctuary Cove	23
		Resort Act 1985	24
441 Ac	t amended		25
	This part a	mends the Sanctuary Cove Resort Act 1985.	26
	(2) Part 53	440 Amendment of (1) Schedule developme omit. (2) Schedule 2 insert—  Part 53  441 Act amended	in exercise of the right.  (6) The person may, under section 30, appeal to a development tribunal under the Planning Act about the matter.  (7) Sections 30 to 32 and the Planning Act apply in relation to the appeal.  (8) In this section—  former, in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the Planning (Consequential) and Other Legislation Amendment Act 2015.  repealed Planning Act means the repealed Sustainable Planning Act 2009.  440 Amendment of sch 2 (Dictionary)  (1) Schedule 2, definitions development application and development approval—  omit.  (2) Schedule 2—  insert—  Planning Act means the Planning Act 2015.  Part 53  Amendment of Sanctuary Cove Resort Act 1985

[s	442]
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Clause	442	Amendment of ss 9, 12E and 103	
		Sections 9(1) and (3), 12E(1) and (3) and 103(2), 'Integrated'—	
		omit. 3	,
Clause	443	Amendment of sch 9 (Dictionary) 4	
		(1) Schedule 9, definition <i>Integrated Planning Act</i> — 5	,
		omit. 6	)
		(2) Schedule 9—	!
		insert— 8	<u>;</u>
		<b>Planning Act</b> means the <i>Planning Act 2015</i> .	)
	Part	54 Amendment of South Bank	0
	rait		0
Clause	444	Act amended 1	2
		This part amends the <i>South Bank Corporation Act 1989</i> .	3
Clause	445	Amendment of s 3 (Definitions)	4
		• •	5
		omit. 1	7
		(2) Section 3— 1	8
		insert— 1	9
		Planning Act means the Planning Act 2015.	20
		1 0	21 22
		relevant application see section 77(1).	23

[s 446]
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		(3) Section 3, definition <i>operational work</i> , 'Sustainable Planning Act, section 10(1)'—	1 2
		omit, insert—	3
		Planning Act, schedule 2	4
Clause 4	146	Amendment of s 4 (Meaning of assessable development)	5
		Section 4(b)—	6
		omit, insert—	7
		(b) development categorised as assessable development or accepted development by a regulation made under the Planning Act.	8 9 10
Clause 4	147	Amendment of pt 7, div 5, hdg (Relationship with the Sustainable Planning Act until the development completion date)	11 12 13
		Part 7, division 5, heading, 'Sustainable Planning Act'—	14
		omit, insert—	15
		Planning Act and Planning and Environment Court Act 2015	16 17
Clause 4	148	Replacement of ss 77 and 78	18
		Sections 77 and 78—	19
		omit, insert—	20
		77 Application of division	21
		(1) This division applies to the following applications (each a <i>relevant application</i> )—	22 23
		(a) a development application under the Planning Act for which the corporation is a referral agency under that Act;	24 25 26
		(b) a change application under the Planning Act for which the corporation is a referral agency under that Act.	27 28 29

[s 449 <sup>-</sup>
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(2)	However, this division applies only until the end of the development completion date.	1 2
(3)	In this section—	3
	<i>change application</i> does not include a change application for a minor change to a development approval, as defined in the Planning Act.	4 5 6
Act	dified application of the Planning —appeals and prohibited development aditions	7 8 9
(1)	Despite the Planning Act, section 228, the applicant for the relevant application can not appeal against the corporation's referral agency's response under the Planning Act for the application.	10 11 12 13 14
(2)	The Planning Act, section 66 does not apply to a condition the corporation directs the assessment manager for the relevant application to impose on any development approval given under the Planning Act for the application.	15 16 17 18 19
Env	dified application of Planning and vironment Court Act 2015—particular clarations	20 21 22
sect app a m	Planning and Environment Court Act 2015, ion 11 does not apply in relation to the relevant lication to the extent a declaration is sought about latter done, to be done or that should have been e, by the corporation in relation to the application.	23 24 25 26 27
	f pt 7, div 6, hdg (Relationship with the lanning Act on development completion	28 29 30
Part 7, division 6	5, heading, 'Sustainable'—	31
omit.		32

s	450]	
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Clause	450	Amendment o date)	f s 79 (Eff	ect of development complet		1
		Section 79, 'Sus	tainable Pla	nning Act, section 243'—	3	3
		omit, insert—			2	4
		Plar	nning Act		4	5
Clause	451	Insertion of ne	ew pt 11, d	liv 9	(	6
		Part 11—			7	7
		insert—			8	8
		Divisio	on 9	Transitional provision Planning (Consequent and Other Legislation Amendment Act 2015	<b>tial)</b> 1	9 10 11 12
				elopment application if vas concurrence agency		13 14
		(1)	application	on applies to an existing developing if the corporation was a concuder the repealed Planning Actual.	urrence 1 for the	15 16 17 18
		(2)		8 as in force immediately beforement continues to apply in relation.	ation to 2	19 20 21
		(3)	In this sec	tion—		22
			developme	ent application made under the react, to which the Planning Act,	epealed 2 section 2	23 24 25 26
			_	<b>Planning Act</b> means the redle Planning Act 2009.	-	27 28

Planning (Consequential) and Other Legislation Amendment Bill 2015
Part 55 Amendment of South-East Queensland Water (Distribution and Retail
Restructuring) Act 2009

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Clause	452		endment of sch 4 (Modified Building Units and Group es Act)	1 2
			edule 4, section 7(1), definition building approvals authority, stainable Planning Act 2009'—	3 4
		omi	t, insert—	5
			Planning Act	6
	Part	55	Amendment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009	7 8 9 10
Clause	453	Act	amended	11
			This part amends the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.	12 13
Clause	454	Am	endment of s 53 (Delegation)	14
		(1)	Section 53(5)(c), 'concurrence'—	15
			omit, insert—	16
			referral	17
		(2)	Section 53(9), definition concurrence agency—	18
			omit.	19
		(3)	Section 53(9)—	20
			insert—	21
			<b>referral agency</b> see the Planning Act, section 54(2).	22 23

Clause	455	Amendment of s 77H (Provision for things done under agreement before the transfer)	1 2
		(1) Section 77H(a)—	3
		omit, insert—	4
		(a) an infrastructure charge or cost levied by the local government under the repealed SPA, chapter 8, part 1 or the repealed IPA, chapter 5, part 1;	5 6 7 8
		(2) Section 77H(b) and (c), 'Planning Act'—	9
		omit, insert—	10
		repealed SPA	11
Clause	456	Amendment of s 77I (Application of sdiv 3A)	12
		Section 77I(3), definition <i>relevant action</i> , paragraphs (a) to (d), 'Planning Act'—	13 14
		omit, insert—	15
		repealed SPA	16
Clause	457	Amendment of s 78 (Reconfiguring a lot after transfer scheme or notice takes effect)	17 18
		(1) Section 78(3)—	19
		omit, insert—	20
		(3) The Planning Act does not apply to the reconfiguring of the lot.	21 22
		(2) Section 78(5), definitions reconfiguring a lot and State planning regulatory provision—	23 24
		omit.	25
Clause	458	Omission of ch 3, pt 3, div 2, sdiv 5 (Planning schemes and declared master planned areas)	26 27
		Chapter 3, part 3, division 2, subdivision 5—	28

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		omit.				1				
Clause	459	Chapte	cement of cher 3A, part 5, diensert—	-	pt 5, div 6, hdg (Planning Act) n 6, heading—	2 3 4				
			Division 6		Repealed Sustainable Planning Act 2009	5 6				
Clause	460	Amen functi		2DI (	Cessation of Allconnex's	7 8				
		(1) Se	ection 92DI(1),	'Plan	nning Act'—	9				
		OF	nit, insert—			10				
				repe	aled SPA	11				
						(2) Se	ection 92DI(2)(	a)—		12
		OF	nit, insert—			13				
			(a)	Allc SPA	onnex has functions under the repealed	14 15				
				(i)	as a concurrence agency under the repealed SPA for a development application made under the repealed SPA; or	16 17 18 19				
				(ii)	for a request for compliance assessment made under the repealed SPA; and	20 21 22				
		(3) Se	ection 92DI(3),	after	'functions'—	23				
		in	sert—			24				
			unde	er the	repealed SPA	25				
		(4) Se	ection 92DI(4),	'Plan	nning Act'—	26				
		Ol	nit, insert—			27				
			repe	aled	SPA	28				

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Clause	461	Omission of s 92DJ (Continued effect of non-application of planning schemes under s 78A)	1 2
		Section 92DJ—	3
		omit.	4
Clause	462	Amendment of s 99BO (Content of part A of plan)	5
		Section 99BO(4), definition <i>priority infrastructure area</i> , 'schedule 3'—	6 7
		omit, insert—	8
		schedule 2	9
Clause	463	Amendment of s 99BRBC (Notice of review decision)	10
		Section 99BRBC(3)(a), 'building and development committee'—	11
		omit, insert—	12
		development tribunal	13
Clause	464	Amendment of ch 4C, pt 4, div 3, hdg (Appeals to a building and development committee)	14 15
		Chapter 4C, part 4, division 3, heading, 'building and development committee'—	16 17
		omit, insert—	18
		development tribunal	19
Clause	465	Amendment of s 99BRBE (Appeals about applications for connections—general)	20 21
		(1) Section 99BRBE(1)(a)—	22
		omit, insert—	23
		(a) the land to which the connection relates is subject to an application for a development approval; and	24 25 26

		(aa) a development tribunal may, under the Planning Act, hear an appeal against a decision on the application for a development approval; and	1 2 3 4
		(2) Section 99BRBE(1)(aa) to (c)—	5
		renumber as section 99BRBE(1)(b) to (d).	6
		(3) Section 99BRBE(2), 'building and development committee'—	7 8
		omit, insert—	9
		development tribunal	10
		(4) Section 99BRBE(2)(a), 'an application'—	11
		omit, insert—	12
		the application for a connection	13
Clause	466	Amendment of s 99BRBF (Appeals about applications for connections—particular charges)  Section 99BRBF(2), 'building and development committee'—  omit, insert—	14 15 16 17
		development tribunal	18
Clause	467	Amendment of s 99BRBFA (Appeals against refusal of conversion application)	19 20
		Section 99BRBFA(2), 'building and development committee'—	21
		omit, insert—	22
		development tribunal	23
Clause	468	Amendment of s 99BRBG (Application of relevant committee appeal provisions)	24 25
		(1) Section 99BRBG, heading, 'committee'—	26
		omit, insert—	27

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		development tribunal	1
		(2) Section 99BRBG(1), 'committee'—	2
		omit, insert—	3
		development tribunal	4
		(3) Section 99BRBG(2), definition relevant committee appeal provisions—	5 6
		omit, insert—	7
		relevant development tribunal appeal provisions—	8 9
		(a) means the Planning Act, section 229(1) and (2) and chapter 6, part 2, division 3, other than sections 246, 250 and 253(2)(e) of that Act; and	10 11 12 13
		(b) includes any definitions in that Act relevant to section 229(1) and (2) and chapter 6, part 2, division 3 (other than sections 246, 250 and 253(2)(e)) of that Act.	14 15 16 17
Clause	469	Amendment of ss 99BRBH (Notice of appeal)	18
		Section 99BRBH(2), 'building and development committees'—	19
		omit, insert—	20
		development tribunals	21
Clause	470	Insertion of new s 99BRBIA	22
		After section 99BRBI—	23
		insert—	24
		99BRBIA Development tribunal to decide appeal about application for a connection based on particular laws	25 26 27
		(1) This section applies to an appeal against a decision on an application for a connection,	28 29

				including, for example, a decision under a water approval given for the application.	1 2
			(2)	The development tribunal must decide the appeal based on the laws in effect when the application was made.	3 4 5
			(3)	However, if the laws are subsequently amended or replaced, the tribunal may in deciding the appeal give the weight the tribunal considers appropriate, in the circumstances, to any new laws.	6 7 8 9 10
Clause	471			of s 99BRBK (Registrar must ask caller for material in particular proceedings)	11 12
		Sec	tion 99BRB	K(2), 'building and development committees'—	13
		omi	it, insert—		14
				development tribunals	15
Clause	472		nendment c rticular acti	of s 99BRBL (Lodging appeal stops ions)	16 17
		(1)	Section 99	BRBL, heading—	18
			omit, insert	<del>;</del>	19
			арі	L Work under water approval not to start if peal is started and not decided or hdrawn	20 21 22
		(2)	Section 99	BRBL(2)—	23
			omit, insert	<del>!</del>	24
			(2)	However, if the development tribunal is satisfied the outcome of the appeal would not be affected if all or part of the work were to start before the appeal is decided, the tribunal may allow all or that part of the work to start before the appeal is decided.	25 26 27 28 29 30

Clause	473	Insertion of new s 99BRBPA	1
		After section 99BRBP—	2
		insert—	3
		99BRBPA How appeals are started	4
		(1) An appeal under this division is started by lodging a written notice of appeal with the registrar of the Planning and Environment Court.	5 6 7
		(2) The notice of appeal must be in the approved form and succinctly state the grounds of the appeal.	8 9 10
Clause	474	Amendment of s 99BRBQ (Application of relevant court provisions)	11 12
		(1) Section 99BRBQ(1)(a) to (f)—	13
		omit, insert—	14
		<ul> <li>(a) a Planning Act appeal or Planning Act proceeding were a reference to an appeal under this division; and</li> </ul>	15 16 17
		(b) the Planning Act were a reference to this Act; and	18 19
		(c) the assessment manager were a reference to the distributor-retailer that made the decision the subject of the appeal; and	20 21 22
		<ul><li>(d) a development permit or development approval were a reference to a water approval; and</li></ul>	23 24 25
		(e) a development application were a reference to the application for the water approval.	26 27
		(2) Section 99BRBQ(2), definition relevant court appeal provisions—	28 29
		omit, insert—	30
		relevant court appeal provisions—	31

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		(a)	means the <i>Planning and Environment Court Act 2015</i> , part 5, other than sections 45 and 46(2), (5) and (6) of that Act; and	1 2 3
		(b)	includes any definitions in the <i>Planning and Environment Court Act 2015</i> relevant to part 5 (other than sections 45 and 46(2), (5) and (6)) of that Act.	4 5 6 7
Clause	475	Insertion of new s	s 99BRBQA	8
	•	After section 99BRI		9
		insert—		10
		applica	Court to decide appeal about ation for a connection based on ılar statutory instruments	11 12 13
		de inc	is section applies to an appeal against a cision on an application for a connection, cluding, for example, a decision under a water proval given for the application.	14 15 16 17
		de ins	e Planning and Environment Court must cide the appeal based on the statutory struments in force when the application was ade.	18 19 20 21
		rep Co de co	owever, if a statutory instrument is amended or blaced before the Planning and Environment burt decides the appeal, the court may, in ciding the appeal, give the weight the court insiders is appropriate, in the circumstances, to a amendment or replacement.	22 23 24 25 26 27
Clause	476	Replacement of sappeals)	99BRBU (Who must prove case for	28 29
		Section 99BRBU—		30
		omit, insert—		31

			99BRB	U Who must prove case for appeals	1
			(1)	In an appeal under section 99BRBN, 99BRBO or 99BRBOA, the appellant must establish that the appeal should be upheld.	2 3 4
			(2)	In an appeal under section 99BRBP by a person given a water connection compliance notice, the distributor-retailer who gave the notice must establish that the appeal should be dismissed.	5 6 7 8
Clause	477		nendment c rticular acti	of s 99BRBV (Lodging appeal stops ons)	9 10
		(1)	Section 99	BRBV, heading—	11
			omit, insert	<del>-</del>	12
			apı	V Work under water approval not to start if beal is started and not decided or hdrawn	13 14 15
		(2)	Section 99	BRBV(2)—	16
			omit, insert	<del>;</del>	17
			(2)	However, if the Planning and Environment Court is satisfied the outcome of the appeal would not be affected if all or part of the work were to start before the appeal is decided, the court may allow all or that part of the work to start before the appeal is decided.	18 19 20 21 22 23
Clause	478	Am	nendment c	of s 99BRCC (Definitions for pt 7)	24
		(1)	Section 99 632(2)'—	OBRCC, definition breakup agreement, 'section	25 26
			omit, insert	<del>;</del>	27
				section 114(2)	28
		(2)	Section 99	BRCC, definition <i>PPI index</i> —	29
			omit, insert	<u>t —                                   </u>	30

		<b>PPI</b> means—	1
		6427.0 (ABS PPI) index number 3101—Road and Bridge construction index for Queensland published by the Australian	2 3 4 5 6
			7 8
		(3) Section 99BRCC, definition SPRP (adopted charges)—	9
		omit.	10
Clause	479		11 12
		(1) Section 99BRCF(2)(a), 'infrastructure'—	13
		omit, insert—	14
		adopted	15
		(2) Section 99BRCF(2)(c)—	16
		insert—	17
		development by a department, or part of a department, under a designation	18 19 20 21
Clause	480	Amendment of s 99BRCG (Matters for board decision)	22
		(1) Section 99BRCG(1)—	23
		omit, insert—	24
		trunk infrastructure for a land use if the charge	25 26 27
			28 29

		(b)	max infra	more than the proportion of the kimum adopted charge for trunk astructure the distributor-retailer may e under—	1 2 3 4
			(i)	a breakup agreement to which it is a party; or	5 6
			(ii)	if it is not a party to a breakup agreement—a regulation under the Planning Act.	7 8 9
(2)	Section 99B	RCC	G(3),	after 'may do'-	10
	insert—				11
	eithe	er or	both	of	12
(3)	Section 99B	RCC	G(3)(1	b)—	13
	omit, insert-	_			14
		(b)	<i>pro</i> vincr	ke a provision (an <i>automatic increase vision</i> ) that provides for automatic reases in levied charges from when they levied to when they are paid.	15 16 17 18
(4)	Section 99B	RCC	G(5)(1	b)—	19
	omit, insert-				20
		(b)	adju	increase worked out using the PPI, usted according to the 3-yearly PPI rage, for the period—	21 22 23
			(i)	starting on the day the levied charge is levied; and	24 25
			(ii)	ending on the day the charge is paid.	26
(5)	Section 99B	RCC	G(6)–	_	27
	omit, insert-	_			28
	(6)	In th	nis se	ection—	29
		acco	ording	<b>PPI</b> average means the PPI adjusted g to the 3-year moving average quarterly ge change between financial quarters.	30 31 32

		<i>maximum adopted charge</i> , for trunk infrastructure, means the sum of—	1 2
		(a) the maximum amount for an adopted charge for the infrastructure—	3 4
		(i) prescribed under the Planning Act, section 111(1); and	5 6
		(ii) in force at the start of the financial year in which the charge is levied; and	7 8
		(b) an amount equal to the amount mentioned in paragraph (a) multiplied by the sum of the percentage increases for each financial quarter since the amount was last prescribed or amended.	9 10 11 12 13
		<i>percentage increase</i> means the 3-yearly moving average quarterly percentage increase in the PPI.	14 15
Clause	481	Amendment of s 99BRCH (Working out cost of infrastructure for offset or refund)	16 17
		Section 99BRCH(2), from 'under—'—	18
		omit, insert—	19
		under a guideline under the Planning Act, section 115(2).	20 21
Clause	482	Amendment of s 99BRCHA (Criteria for deciding conversion application)	22 23
		Section 99BRCHA(2), 'section 633A(2)'—	24
		omit, insert—	25
		section 116(2)	26
Clause	483	Amendment of s 99BRCI (When charge may be levied and recovered)	27 28
		(1) Section 99BRCI(1)(c)—	29

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			omit.			1
		(2)	Section 99B	RCI(	(6) and (7)—	2
			omit, insert–	_		3
			(-)		charge (a <i>levied charge</i> ) under an astructure charges notice—	4 5
				(a)	is subject to sections 99BRCJ and 99BRCT; and	6 7
				(b)	is payable by the applicant; and	8
				(c)	attaches to the premises; and	9
				(d)	becomes payable as provided for under subdivision 4; and	10 11
				(e)	is subject to any agreement under section 99BRCM(1); and	12 13
				(f)	may be recovered, in whole or part, by the distributor-retailer from the applicant as a debt.	14 15 16
Clause	484	Am	endment of	s 99	BBRCJ (Limitation of levied charge)	17
		(1)	Section 99B 'Planning Ad		(4), definition <i>charges notice</i> , paragraph (b),	18 19
			omit, insert–	_		20
				repe	aled SPA	21
		(2)	Section 99E 'under the Pl		J(4), definition <i>infrastructure requirement</i> , ing Act'—	22 23
			omit.			24
Clause	485	Am	endment of	s 99	9BRCL (Payment triggers generally)	25
		(1)	compliance a		CL(1)(a), 'or development requiring ssment'—	26 27
			omit.			28

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		(2) Section 99BRCL(3), definition assessable development, 'schedule 3'—	1 2
		omit, insert—	3
		section 44(3)	4
Clause	486	Amendment of s 99BRCN (Application of Planning Act, ch 8, pt 2, div 1, sdiv 5)	5
		(1) Section 99BRCN, heading, 'ch 8, pt 2, div 1, sdiv 5'—	7
		omit, insert—	8
		ch 4, pt 2, div 2, sdiv 5	9
		(2) Section 99BRCN, 'chapter 8, part 2, division 1, subdivision 5'—	10 11
		omit, insert—	12
		chapter 4, part 2, division 2, subdivision 5	13
		(3) Section 99BRCN(c), 'relevant appeal period'—	14
		omit, insert—	15
		appeal period for the infrastructure charges notice	16 17
Clause	487	Amendment of s 99BRDB (No conditions on State infrastructure suppliers)	18 19
		Section 99BRDB(2), definition <i>State infrastructure</i> , 'schedule 3'—	20 21
		omit, insert—	22
		schedule 2	23
Clause	488	Amendment of s 99BRDE (Application to convert infrastructure to trunk infrastructure)	24 25
		Section 99BRDE(1) and (2)—	26
		omit, insert—	27

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		(1)	The holder of a water approval may apply to convert non-trunk infrastructure to trunk infrastructure.	1 2 3
		(2)	The application (the <i>conversion application</i> ) must be made to the distributor-retailer, in writing, within 1 year after the water approval takes effect.	4 5 6 7
Clause	489		f s 99BRDN (When water infrastructure ids successors in title)	8 9
		Section 99BRD	N(7), definition <i>public sector entity</i> , 'schedule 3'—	10
		omit, insert—		11
			schedule 2	12
Clause	490	Amendment o	f s 99BU (Requirements for infrastructure ter)	13 14
		Section 99BU(2	)(f)—	15
		omit, insert—		16
			(f) if the charge was levied as a result of a development approval—the approval reference number and the day the approval will lapse;	17 18 19 20
Clause	491		f s 100G (Documents and information oprovals and development approvals)	21 22
		Section 100G—		23
		insert—		24
		(5)	In this section—	25
			development application includes—	26
			(a) a development application made under the repealed IPA or repealed SPA; and	27 28

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		(b) a change application made under the Planning Act.	1 2
Clause	492	Amendment of s 102 (Regulation-making power)	3
		(1) Section 102(2)(g)—	4
		omit.	5
		(2) Section 102(2)(h)—	6
		renumber as section 102(2)(g).	7
Clause	493	Amendment of ss 132–135	8
		Sections 132 to 135, 'Planning Act'—	9
		omit, insert—	10
		repealed SPA	11
Clause	494	Amendment of s 139 (Overdue charges)	12
		Section 139(1)(a) and (b) and (3), 'Planning Act'—	13
		omit, insert—	14
		repealed SPA	15
Clause	495	Amendment of s 140B (Definitions for pt 10)	16
		(1) Section 140B, definition concurrence agency, 'Planning Act'—	17 18
		omit, insert—	19
		repealed SPA	20
		(2) Section 140B, definition <i>unamended Planning Act</i> , 'Planning Act'—	21 22
		omit, insert—	23
		repealed SPA	24

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Clause	496		of s 140C (Development application for approval—distributor-retailers)	1 2
		Section 140C(1	), (2) and (4), note, 'Planning Act'—	3
		omit, insert—		4
			repealed SPA	5
Clause	497	Amendment of	of ss 140D and 140E	6
		Section 140D(1	)(a) and (b) and 140E(2) and (3), 'Planning Act'—	7
		omit, insert—		8
			repealed SPA	9
Clause	498		of s 140F (Adopted infrastructure charges at ent continue in effect)	10 11
		(1) Section 14	0F(1)(a)(i), (5) and (6), 'Planning Act'—	12
		omit, inser	<i>t</i> —	13
			repealed SPA	14
		(2) Section 14	0F—	15
		insert—		16
		(7)	In this section—	17
			<b>SPRP</b> (adopted charges) see the repealed SPA, section 629(5).	18 19
Clause	499	Insertion of n	ew ch 6, pt 11	20
		Chapter 6—		21
		insert—		22

Part 11	Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5
141 Definition	s for part	6
In this part-	_	7
	<b>ling</b> Act means the Planning equential) and Other Legislation lment Act 2015.	8 9 10
applica existin	pment approval under the repealed SPA,	11 12 13 14 15
(a) ir	nvolves a water connection aspect; and	16
(1)	elates to a development approval given whether or not to the applicant) under the epealed SPA before 1 July 2014.	17 18 19
develo	<i>development application</i> means a appending application made under the repealed to which the Planning Act, section 287 s.	20 21 22 23
provis: provis	r, in relation to a provision, means the ion as in force immediately before the ion was amended or repealed under the ling Act.	24 25 26 27
water	connection aspect—	28
	f a development application, means the spect of the application for which—	29 30
(i	a distributor-retailer has a referral agency function under the Planning Act, section 295(2)(b); or	31 32 33

	(ii) a distributor-retailer's participating local government has a referral agency function under section 295(3) of that Act; or	1 2 3 4
	(b) of an existing development application, means the aspect of the application for which a distributor-retailer or its participating local government had a concurrence agency function under the repealed SPA; or	5 6 7 8 9 10
	(c) of a development approval, means the aspect of the approval that relates to a distributor-retailer's water infrastructure.	11 12 13
dis	rticular existing functions of tributor-retailer—SEQ declared master nned area	14 15 16
(1)	Former section 78B continues to apply to an SEQ declared master planned area, as if the amending Act had not been enacted.	17 18 19
(2)	In this section—	20
	SEQ declared master planned area means a declared master planned area under the repealed SPA that—	21 22 23
	(a) is in the SEQ region; and	24
	(b) immediately before 1 July 2010, was identified in a master planned area declaration under the repealed SPA.	25 26 27
bui	peals and particular rights to appeal to a ilding and development dispute resolution mmittee	28 29 30
(1)	Subsections (2) to (4) apply if—	31

	(a) a person started an appeal under former chapter 4C, part 4, division 3 about a matter to a building and development dispute resolution committee; and	1 2 3 4
	(b) the appeal was not decided before the repealed SPA was repealed.	5 6
(2)	If, before the repealed SPA was repealed, a building and development dispute resolution committee had been established for the appeal proceeding—	7 8 9 10
	(a) former chapter 4C, part 4, division 3 and the repealed SPA continue to apply in relation to the appeal; and	11 12 13
	(b) the committee's decision on the appeal is taken to be a decision of a development tribunal on the appeal.	14 15 16
(3)	Subsection (4) applies if a building and development dispute resolution committee had not been established for the appeal proceeding before the repealed SPA was repealed.	17 18 19 20
(4)	Chapter 4C, part 4, division 3 and the Planning Act apply in relation to the appeal, as if the person had started an appeal under chapter 4C, part 4, division 3 to a development tribunal about the matter.	21 22 23 24 25
(5)	Subsections (6) and (7) apply if—	26
	(a) immediately before the commencement, a person had a right to appeal under former chapter 4C, part 4, division 3 to a building and development dispute resolution committee about a matter; and	27 28 29 30 31
	(b) the person had not, before the commencement, started an appeal under former chapter 4C, part 4, division 3 to a building and development dispute resolution committee in exercise of the right.	32 33 34 35 36

(6)	The person may, under chapter 4C, part 3, division 3, appeal to a development tribunal about the matter.	1 2 3
(7)	Chapter 4C, part 4, division 3 and the Planning Act apply in relation to the appeal.	4 5
(8)	In this section—	6
	building and development dispute resolution committee means a building and development dispute resolution committee under the repealed SPA.	7 8 9 10
	peals and particular rights to appeal to anning and Environment Court	11 12
(1)	Subsection (2) applies if—	13
	(a) a person started an appeal under former chapter 4C, part 4, division 4 about a matter to the Planning and Environment Court; and	14 15 16
	(b) the appeal had not been decided before the repealed SPA was repealed.	17 18
(2)	Former chapter 4C, part 4, division 4 and the repealed SPA continue to apply in relation to the appeal.	19 20 21
(3)	Subsections (4) and (5) apply if—	22
	(a) immediately before the commencement, a person had a right to appeal under former chapter 4C, part 4, division 4 to the Planning and Environment Court about a matter; and	23 24 25 26
	(b) the person had not, before the commencement, started an appeal under former chapter 4C, part 4, division 4 to the Planning and Environment Court in exercise of the right.	27 28 29 30 31

(4)	The person may, under chapter 4C, part 4, division 4, appeal to the Planning and Environment Court about the matter.	1 2 3
(5)	Chapter 4C, part 4, division 4 applies in relation to the appeal.	4 5
	Note—	6
	See also the <i>Planning and Environment Court Act 2015</i> , section 76.	7 8
145 Ex	isting board decisions	9
(1)	This Act applies to an existing board decision as if the board decision was made under section 99BRCF.	10 11 12
(2)	To remove any doubt, it is declared that the decision was made when it was made under this Act as in force immediately before the commencement.	13 14 15 16
(3)	In this section—	17
	existing board decision means a board decision—	18 19
	(a) made under section 99BRCF before the commencement; and	20 21
	(b) in force immediately before the commencement.	22 23
146 Su	bmission made under former s 99BRCN	24
(1)	This section applies if—	25
	(a) before the commencement, a person made a submission to a local government about an infrastructure charges notice under the repealed SPA, section 641, as applied by former section 99BRCN; and	26 27 28 29

	(b)	deci	local government had not made a sion on the submission before the imencement.	1 2 3
(2)	the		section 99BRCN continues to apply to nission as if the amending Act had not cted.	4 5 6
			nt approval involving a water aspect given after commencement	7 8
(1)			tion applies to a development approval g a water connection aspect if—	9 10
	(a)	the com	approval is given after the imencement of the Planning Act; and	11 12
	(b)	of p	approval is for a material change of use premises, or reconfiguring a lot, under Act; and	13 14 15
	(c)	eith	er—	16
		(i)	the approval was given for an existing development application and, immediately before the commencement, the repealed SPA, section 959B applied to the application; or	17 18 19 20 21 22
		(ii)	the approval was given for a defined related application.	23 24
(2)		and ct—	from the development approval taking	25 26
	(a)	con	Planning Act does not apply to the water nection aspect of the development roval; and	27 28 29
	(b)	deve	water connection aspect of the elopment approval is taken to be a water roval for a staged water connection; and	30 31 32

	(c)	relat	conditions of the development approval ting to the water connection aspect are n to be conditions of the water approval.	1 2 3
			ted application made after nent—water approval conditions	4 5
(1)	This		ction applies to a defined related on made after the commencement.	6 7
(2)		decio licatio	ling the water connection aspect of the on—	8 9
	(a)	66(1	Planning Act, chapter 4 and section (c) and (f) do not apply to the ication; and	10 11 12
	(b)	chap an appl	ion 99BRAJ(2)(h), (3) and (4) and oter 4C, part 7, divisions 4 and 6 (each applied provision) apply to the ication as if a reference in an applied vision to—	13 14 15 16 17
		(i)	an application for a water approval were a reference to a defined related application; and	18 19 20
		(ii)	an applicant for a water approval were a reference to an applicant for a defined related application; and	21 22 23
		(iii)	a water approval were a reference to a development approval; and	24 25
		(iv)	a water approval condition were a reference to a condition of a development approval; and	26 27 28
		(v)	a distributor-retailer were a reference to a referral agency for the defined related application; and	29 30 31

	(c) the applied provisions apply to the application with any other necessary changes.	1 2 3
(3)	Subsection (4) applies if a distributor-retailer or a participating local government—	4 5
	(a) is a referral agency under the Planning Act for a defined related application that is a development application; or	6 7 8
	(b) was a concurrence agency under the repealed SPA for a defined related application that is an existing development application.	9 10 11 12
(4)	The distributor-retailer or participating local government may, under chapter 4C, part 7, impose on a development approval given for the defined related application a condition about infrastructure for the distributor-retailer's water infrastructure, as if the development approval were a water approval.	13 14 15 16 17 18
(5)	To remove any doubt, it is declared that if a condition is imposed on a development approval under subsection (4), the condition is a condition of the development approval.	20 21 22 23
cor	rastructure charges notice for water nnection aspect of development approval en to be water approval	24 25 26
(1)	This section applies if a water connection aspect of a development approval is taken to be a water approval for a staged water connection under section 147(2)(b).	27 28 29 30
(2)	For section 99BRCI(3), a reference in that section to a decision notice under section 99BRAI is taken to be a reference to the decision notice under the Planning Act for the development approval.	31 32 33 34 35

(3)	devel 140E	lopm 2(3) t	140E(3) and (4) applies to the tent approval as if a reference in section to the repealed SPA were a reference to led SPA or the Planning Act.	1 2 3 4
			e charges notice for particular pment approval	5 6
(1)	This	secti	on applies if—	7
		is g give	te (the <i>original notice</i> ) levying a charge iven under the Planning Act, or was n under the repealed SPA, for a clopment approval—	8 9 10 11
		(i)	that was given before 1 July 2014; and	12
		(ii)	the water connection aspect of which did not become a water approval for a staged water connection under section 135(2); and	13 14 15 16
			llowing application is approved under Planning Act—	17 18
		(i)	a change application under that Act to change the development approval;	19 20
		(ii)	an extension application under that Act for any part of the development approval.	21 22 23
(2)	relate infras part	struc es m struc 7, d	istributor-retailer for the water ture to which the development approval ay give the holder of the approval an ture charges notice under chapter 4C, ivision 3, subdivision 3 to replace the otice.	24 25 26 27 28 29
(3)		es to	4C, part 7, division 3, subdivision 3 the giving of the infrastructure charges if—	30 31 32

	(a) the original notice were an infrastructure charges notice; and	1 2
	(b) a reference in chapter 4C, part 7, division 3, subdivision 3 to a water approval were a reference to a development approval.	3 4 5
(4)	However, section 99BRDC does not apply to an infrastructure charges notice given under subsection (2).	6 7 8
151 Del	legations	9
(1)	Subsection (2) applies to—	10
	(a) a defined related application made after the commencement of the Planning Act; and	11 12
	(b) a development approval involving a water connection aspect.	13 14
(2)	Section 132(2) to (4) applies to the application and approval as if—	15 16
	(a) a reference in section 132(2) to a development application were a reference to a defined related application; and	17 18 19
	(b) a reference in section 132(2) or (3) to a development approval were a reference to a development approval involving a water connection aspect.	20 21 22 23
(3)	Subsection (4) applies to a compliance assessment mentioned in the repealed SPA, section 959F if, under the Planning Act, the compliance assessment may continue after the commencement of that Act.	24 25 26 27 28
(4)	Section 133(2) and (3) applies to the compliance assessment.	29 30

Clause	500	Am	nendment o	f scl	nedule (Dictionary)	1
		(1)	compliance sustainabil	asse ity,	itions building and development committee, essment, development application, ecological infrastructure agreement, Planning Act, e, PPI index and SPRP (adopted charges)—	2 3 4 5
			omit.			6
		(2)	Schedule—	-		7
			insert—			8
					elopment application means a development lication under the Planning Act.	9 10
					elopment approval means a development roval under the Planning Act.	11 12
					elopment tribunal means a tribunal ablished under the Planning Act, section 234.	13 14
					logical sustainability means the balance that grates—	15 16
				(a)	protection of ecological processes and natural systems at local, regional, State and wider levels; and	17 18 19
				(b)	economic development; and	20
				(c)	maintenance of the cultural, economic,	21

communities.

following agreements—

Planning Act;

repealed SPA;

(b)

an infrastructure

an infrastructure

SPA, section 840;

physical and social wellbeing of people and

repealed IPA, mentioned in the repealed

agreement

agreement

under

under

under the

the

the

infrastructure agreement means any of the

an infrastructure agreement

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	(d) an infrastructure agreement under the repealed <i>Local Government (Planning and Environment) Act 1990</i> to which the repealed SPA, section 855 applied;	1 2 3 4
	(e) an agreement to which the repealed SPA, section 856 applied.	5 6
	Planning Act means the Planning Act 2015.	7
	<i>planning scheme</i> means a planning scheme under the Planning Act.	8 9
	PPI, for chapter 4C, part 7, see section 99BRCC.	10
	repealed IPA means the repealed Integrated Planning Act 1997.	11 12
	repealed SPA means the repealed Sustainable Planning Act 2009.	13 14
(3)	Schedule, definition <i>Allconnex infrastructure funding matter</i> , 'Planning Act'—	15 16
	omit, insert—	17
	repealed SPA	18
(4)	Schedule, definition charges breakup, 'section 627'—	19
	omit, insert—	20
	schedule 2	21
(5)	Schedule, definition conversion application, 'section 99BRDE(1)'—	22 23
	omit, insert—	24
	section 99BRDE(2)	25
(6)	Schedule, definition development infrastructure, 'section 627'—	26 27
	omit, insert—	28
	schedule 2	29
(7)	Schedule, definition <i>infrastructure charges notice</i> , paragraph (b), 'section 643(1)'—	30 31

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18	OU I	

		omit, insert—	
		section 124(3)	
		(8) Schedule, definition <i>premises</i> , paragraph (b)(i), 'section 3 10(1)'—	
		omit, insert—	į
		schedule 2	)
		(9) Schedule, definition <i>reconfiguring a lot</i> , 'section 10(1)'—	,
		omit, insert—	,
		schedule 2	)
	Part	56 Amendment of Southern	0
		Manatan Dan Islanda	1
		B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2
		Protection Act 2004	3
01	504	A sk sweet ded	
Clause	501		4
		<u>.</u>	5
		•	Ĭ
Clause	502	Amendment of s 4 (What is an SMBI application)	7
			8
		omit, insert—	20
		superseded planning scheme application 2	21
Clause	503	Amendment of s 4A (What is an SMBI request)	22
		• •	23

		omit, insert—	1
		mentioned in the Planning Act, section 29(4)(b)	2
	(2)	Section 4A(a), 'a superseded'—	3
		omit, insert—	4
		the superseded	5
Clause 50		nendment of s 7 (Modified application of Sustainable anning Act 2009)	6 7
	(1)	Section 7, heading, 'Sustainable Planning Act 2009'—	8
		omit, insert—	9
		Planning Act	10
	(2)	Section 7(1)—	11
		omit, insert—	12
		(1) Despite the Planning Act, section 29(6), if a person makes an SMBI request, the local government must agree to the request.	13 14 15
	(3)	Section 7(2), 'Sustainable Planning Act 2009, chapter 3, part 2, division 5'—	16 17
		omit, insert—	18
		Planning Act, chapter 2, part 4, division 1	19
	(4)	Section 7(3)—	20
		omit, insert—	21
		(3) For the Planning Act, an SMBI application must be assessed under the superseded planning scheme.	22 23 24
	(5)	Section 7(4), 'Sustainable Planning Act 2009, section 245'—	25
		omit, insert—	26
		Planning Act, section 73	27
	(6)	Section 7(5), 'Sustainable Planning Act 2009, section 714'—	28

|--|

		omit, insert—	1
		Planning Act, section 262	2
Clause	505	Amendment of s 8 (Certain rights unaffected)	3
		(1) Section 8, 'Sustainable Planning Act 2009, section 705'—	4
		omit, insert—	5
		Planning Act, chapter 2, part 4, division 2 in relation to a public purpose change affecting the land	6 7
		(2) Section 8—	8
		insert—	9
		(2) In this section—	10
		<i>public purpose change</i> see the Planning Act, section 30(3).	11 12
Clause	506	Insertion of new s 12	13
		After section 11—	14
		insert—	15
		<ul><li>12 Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015</li></ul>	16 17 18
		(1) Subsection (2) applies to an SMBI application or SMBI request, as defined in this Act immediately before the commencement, made before the commencement.	19 20 21 22
		(2) This Act, as in force immediately before the commencement, continues to apply in relation to the SMBI application or SMBI request as if the <i>Planning (Consequential) and Other Legislation Amendment Act 2015</i> had not been enacted.	23 24 25 26 27
		Note—	28
		See also the Planning Act, chapter 8, part 1.	29

		(3)	Subsection (4) applies to a development approval in relation to an SMBI application, as defined in this Act immediately before the commencement, given before the commencement.	1 2 3 4
		(4)	Section 7(4), as in force immediately before the commencement, continues to apply in relation to the development approval.	5 6 7
Clause 507	Am	nendment o	of schedule (Dictionary)	8
	(1)	developmer (supersede	definitions assessment manager, development, nt application, development application d planning scheme), development approval, nt permit and superseded planning scheme—	9 10 11 12
		omit.		13
	(2)	Schedule—	-	14
		insert—		15
			assessment manager, for a development application, means the person who is the assessment manager under the Planning Act for the application.	16 17 18 19
			development see the Planning Act, schedule 2.	20
			development application means a development application under the Planning Act.	21 22
			development approval means a development approval under the Planning Act.	23 24
			development permit means a development permit under the Planning Act.	25 26
			Planning Act means the Planning Act 2015.	27
			superseded planning scheme means the planning scheme in force for the Redland local government area immediately before the Redland's IPA planning scheme took effect.	28 29 30 31

[s 508]	
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				erseded planning scheme application means evelopment application—	1 2
			(a)	for development to which the superseded planning scheme applies; and	3 4
			(b)	made to the council as assessment manager for the application; and	5 6
			(c)	made within 10 years after the day the Redland's IPA planning scheme had effect.	7 8
	Part	: 57	Am	nendment of State	9
				velopment and Public Works	10
			Org	ganisation Act 1971	11
Clause	508	Act amended			12
		This part a Organisati		ds the State Development and Public Works t 1971.	13 14
Clause	509	Amendment of	ofs2	4 (Definitions for pt 4)	15
		Section 24, defi	nition	assessment manager—	16
		omit.			17
Clause	510	Amendment of	ofs2	6 (Declaration of coordinated project)	18
		Section 26(4)—	_		19
		omit, insert—			20
		(4)	a de mus pers man	ne project involves development that requires evelopment approval, the Coordinator-General st give a copy of the gazette notice to the son who is, or is to be, the assessment mager for a development application for the roval.	21 22 23 24 25 26

s	51	[1]

Clause	511	Amendment of s 34G (Preparation of draft IAR)		1
		Section 34G(2)(c)(i) and (iii)(A), 'Sustainable'—		2
		omit.		3
Clause	512	Amendment of s 35A (Lapsing of Coordinator-Gerreport)	neral's	4 5
		Section 35A(8), definition <i>relevant approval</i> , paragr 'Sustainable'—	raph (g),	6 7
		omit.		8
Clause	513	Amendment of pt 4, div 4, hdg (Relationship with Sustainable Planning Act)		9 10
		Part 4, division 4, heading, 'Sustainable'—		11
		omit.		12
Clause	514	Amendment of s 36 (Application of sdiv 1)		13
		(1) Section 36(a)—		14
		omit, insert—		15
		(a) the project involves development re development approval; and	quiring a	16 17
		(aa) any or all of the following application a <i>relevant application</i> ) is made—	ons (each	18 19
		(i) a development application development approval;	for the	20 21
		(ii) a change application, other minor change application, to development approval that part of the development;	change a	22 23 24 25
		(iii) a change application, other minor change application, to development approval to approf the development; and	change a	26 27 28 29

[s	51	5]
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		(2)	Section 360	(aa) a	nd (b	)—	1
			renumber a	is sect	tion 3	6(b) and (c).	2
Clause	515				٠.	oplications for material change of tassessment)	3 4
		(1)	Section 37(	(1)—			5
			omit, insert	<u>;</u>			6
			(1)	mat	erial	ctent the relevant application relates to a change of use of premises, or requires ssessment, under the Planning Act—	7 8 9
				(a)		application does not require public fication under the Planning Act, section and	10 11 12
				(b)		e are no referral agencies under the uning Act for the application; and	13 14
				(c)	the sub	operly made submission about either of following is taken to be a properly made mission about the application for the uning Act, chapter 3—	15 16 17 18
					(i)	a draft EIS or draft IAR for the project;	19
					(ii)	any additional information, required by the Coordinator-General for the project, that was publicly notified under section 34C(3); and	20 21 22 23
				(d)		oite paragraph (b), until any elopment approval for the application effect—	24 25 26
					(i)	the Coordinator-General's report for the EIS or IAR for the project is taken to be a referral agency's response for the application for the Planning Act, chapter 3; and	27 28 29 30 31
					(ii)	the Coordinator-General may exercise any power of an entity as a referral	32 33

[s 516]
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			agency that, other than for paragraph (b), would have been a referral agency for the application.	1 2 3
	(2)	Section 37(	2), 'Sustainable'—	4
		omit.		5
	(3)		3), definition <i>material change of use</i> , 'Sustainable et, section 10(1)'—	6 7
		omit, insert	_	8
			Planning Act, schedule 2	9
Clause 516			f s 38 (When the decision stage for the under IDAS)	10 11
	(1)	Section 38,	heading—	12
		omit, insert	_	13
			en decision-making period for relevant dication starts	14 15
	(2)	Section 38(	1), from 'Despite' to 'IDAS'—	16
		omit, insert	_	17
			If the relevant application is a development application, the decision-making period	18 19
	(3)	Section 38-	_	20
		insert—		21
		(1A)	If the relevant application is a change application for a development approval, the decision-making period for the application does not start until—	22 23 24
			(a) if the Coordinator-General is not the responsible entity for the application—the Coordinator-General gives the responsible entity a copy of the relevant Coordinator-General's report for the project; or	25 26 27 28 29 30

[s 51	[7]
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			(b)	if the Coordinator-General is the responsible entity for the application—the Coordinator-General gives the proponent a copy of the relevant Coordinator-General's report for the project.	1 2 3 4 5
	(4)	Section 38(	1A) a	and (2)—	6
		renumber a	s sect	tion 38(2) and (3).	7
lause 517		nendment o port to IDAS		9 (Application of Coordinator-General's	8 9
	(1)	Section 39,	head	ing, 'IDAS'—	10
		omit, insert	·		11
		asse Act		ent of relevant application under Planning	12 13
	(2)	Section 39(	1) to	(4)—	14
		omit, insert			15
		(1)	IAR follo	Coordinator-General's report for the EIS or a for the project may state any of the towing for development relating to the ect—	16 17 18 19
			(a)	that any development approval given for the development must be subject to stated conditions;	20 21 22
			(b)	that any development approval given must be only for a stated part of the development;	23 24
			(c)	that any development approval given must be a preliminary approval only.	25 26
		(2)	Alte	ernatively, the report may state that—	27
			(a)	the Coordinator-General has no conditions or requirements for the development; or	28 29
			(b)	a development approval for the development must not be given.	30 31

	(3)	The decision maker for the relevant application must comply with a matter stated in the report under subsection (1) or (2).	1 2 3
	(4)	To remove any doubt, it is declared that subsection (1)(a) does not limit the power of the decision maker for the application to—	4 5 6
		(a) assess the application; and	7
		(b) impose conditions on any development approval given, if the conditions are not inconsistent with conditions stated under subsection (1)(a).	8 9 10 11
	(4A)	The report may state that a development approval must not be given for the development only if the Coordinator-General is satisfied there are environmental effects in relation to the development that can not be addressed adequately.	12 13 14 15 16 17
(3)	Section 39(	(6)(a), from 'has taken effect'—	18
	omit, insert	<del>;</del>	19
		starts to have effect under the Planning Act, section 71; and	20 21
(4)	Section 39(	(6)(b)—	22
	omit, insert	<del>;</del>	23
		(b) the condition is taken to be a condition that a referral agency requires be imposed on any development approval under the Planning Act.	24 25 26 27
(5)	Section 39(	(7), from 'concurrence' to 'approval,'—	28
	omit, insert	<del>-</del>	29
		condition a referral agency has required be imposed on the approval under the Planning Act,	30 31
(6)	Section 39(	(4A) to (7)—	32
	renumber a	s section 39(5) to (8).	33

[s	51	81

Clause	518	Replacement of s 40 (Assessment manager to be given copy of Coordinator-General's report)	1 2
		Section 40—	3
		omit, insert—	4
		40 Decision maker to be given copy of Coordinator-General's report	5 6
		If the Coordinator-General is not the decision maker for a relevant application, the Coordinator-General must give a copy of the Coordinator-General's report for the EIS or IAR for the project to the decision maker for the relevant application.	7 8 9 10 11
Clause	519	Amendment of s 41 (Concurrence agencies for conditions of development approvals)	12 13
		(1) Section 41, heading, 'Concurrence'—	14
		omit, insert—	15
		Referral	16
		(2) Section 41(1) and (2), 'concurrence agency'—	17
		omit, insert—	18
		referral agency	19
Clause	520	Omission of s 42 (Changing or cancelling a condition of a development approval)	20 21
		Section 42—	22
		omit.	23
Clause	521	Replacement of s 42A (Application of Coordinator-General's change report to IDAS)	24 25
		Section 42A—	26
		omit, insert—	27

rep	plication of Coordinator-General's change oort to assessment of relevant application der Planning Act	1 2 3
(1)	This section applies if, under section 35J(a), the proponent is given a Coordinator-General's change report.	4 5 6
(2)	The Coordinator-General must give a copy of the change report to the decision maker for the relevant application.	7 8 9
(3)	The change report is taken to be a referral agency's response for the Planning Act for the application.	10 11 12
(4)	The referral agency's response mentioned in section 37(1)(d)(i) ceases to have effect for the application.	13 14 15
(5)	Subsection (6) applies if the change report was given to the proponent—	16 17
	(a) after the decision-making period for the application started; but	18 19
	(b) before the decision maker has decided the application.	20 21
(6)	Despite the Planning Act, the decision-making period for the application—	22 23
	(a) ends on the day the Coordinator-General gives the proponent a copy of the change report; and	24 25 26
	(b) starts again from its beginning on the day after the decision maker receives a copy of the change report.	27 28 29
(7)	Subsection (8) applies if—	30
	(a) the change report was given to the proponent after the decision maker decided the application (the <i>original application</i> ); and	31 32 33

(b) the proposed change the subject of the

change report involves—

1

2

		(	i)	assessable development that is not approved by a development approval; or	3 4 5
		(	ii)	changes to assessable development approved by a development approval; and	6 7 8
		a	isse	proponent proposes to carry out the ssable development or assessable elopment as changed.	9 10 11
	(8)	the re	equi	onent must take, or cause to be taken, red steps under the Planning Act to proval of the assessable development or o the assessable development.	12 13 14 15
	(9)			37 to 41 apply to the obtaining of the as if—	16 17
		r	epo	eference to the Coordinator-General's rt for the EIS or IAR for the project e a reference to the change report; and	18 19 20
		a r	ibou efei	ference to a properly made submission at the draft EIS or draft IAR were a rence to a properly made submission at the proposed change.	21 22 23 24
	(10)	to the undec	ass ide	on (8) applies in relation to the changes essable development even if there is an dappeal against the decision on the pplication.	25 26 27 28
522	Replacement of infrastructure)		, di	v 4, sdiv 2, hdg (Community	29 30
	Part 4, division 4	l, subdi	ivisi	on 2, heading—	31
	omit, insert—				32

Clause

		Subdivision 2	Designation of premises under Planning Act for development of infrastructure	1 2 3 4
Clause	523	Amendment of s 43 (Appreport to designation)	olication of Coordinator-General's	5 6
		(1) Section 43(1), from 'la	nd'—	7
		omit, insert—		8
			for which a designation under the Act, chapter 2, part 5 may be made.	9 10
		(2) Section 43(2), 'Sustain	able Planning Act, section 202(a)'—	11
		omit, insert—		12
		Planning A	Act, section 35(2)(a) or (b)	13
Clause	524	Amendment of s 50 (App	olication of div 7)	14
		Section 50, 'Sustainable'—		15
		omit.		16
Clause	525	Amendment of s 54A (A	pplication of div 8)	17
		Section 54A(a), 'Sustainable	•	18
		omit.		19
Clause	526	Amendment of s 54C (Probe imposed)	rovision for what conditions may	20 21
		Section 54C, 'Sustainable 346(1) apply'—	Planning Act, sections 345(1) and	22 23
		omit, insert—		24
		Planning Act s	ection 65 applies	25

[s 527]
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Clause	527	Amendment of s 54D (Effect of imposed conditions)	1
		(1) Section 54D(2), 'Sustainable Planning Act, section 580'—	2
		omit, insert—	3
		Planning Act, section 163	1
		(2) Section 54D(5)(a)—	5
		omit, insert—	5
		(a) the Planning Act, section 226 applies in relation to an offence against section 163 of that Act; and	3
Clause	528		10 11
		(1) Section 54F, heading, 'Sustainable'—	12
		omit. 1	13
		(2) Section 54F(1)(a)(i)—	14
		omit, insert—	15
		(i) the Planning Act, chapter 5, part 5; or 1	16
Clause	529	Amendment of s 54G (Declaration-making powers)	17
			18 19
		omit, insert—	20
		· · · · · · · · · · · · · · · · · · ·	21 22
		(2) Section 54G(3) and (4)—	23
		omit, insert—	24
		· · · · · · · · · · · · · · · · · · ·	25 26
		(3) Section 54G(5)—	27
		renumber as section $54G(4)$ .	28

[s 530]
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Clause	530	Am	nendment of s 54ZM (Declarations)	1
		(1)	Section 54ZM(1), 'Environmental'—	2
			omit, insert—	3
			Environment	4
		(2)	Section 54ZM(2)—	5
			omit, insert—	6
			(2) The <i>Planning and Environment Court Act 2015</i> , section 11 applies to a proceeding started under this section as if it were a proceeding relating to the Planning Act.	7 8 9 10
Clause	531	Am	nendment of s 76D (Definitions for pt 5A)	11
		(1)	Section 76D—	12
			insert—	13
			relevant local government, for a prescribed decision, means the local government for the local government area to which the prescribed decision relates.	14 15 16 17
		(2)	Section 76D, definition <i>decision maker</i> , paragraph (a), example, 'Sustainable'—	18 19
			omit.	20
		(3)	Section 76D, definition decision maker, paragraph (b), examples—	21 22
			omit, insert—	23
			Example of a decision maker for paragraph (b)—	24
			a referral agency	25
		(4)	Section 76D, definition <i>prescribed decision</i> , paragraph 2, examples, first dot point, 'Sustainable'—	26 27
			omit.	28
		(5)	Section 76D, definition <i>prescribed process</i> , 'in a stage of IDAS'—	29 30

[s 532]	1
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		omit, insert—		1		
		under the development asset the Planning Act	essment process under	2 3		
		(6) Section 76D, definition prescribed process	ess, example—	4		
		omit.		5		
Clause	532	Amendment of s 76I (Progression notice	ce)	6		
		Section 76I(2)(b)—		7		
		omit, insert—		8		
		(b) identify the process; as	nd	9		
Clause	533	Amendment of s 76J (Notice to decide)				
		Section 76J(7)—		11		
		omit, insert—		12		
		(7) If the prescribed decision refor a development application for a development than a minor change applied decide may be given to the after the decision-making application starts.	roval, or a change ment approval (other ication), the notice to e decision maker only	13 14 15 16 17 18		
Clause	534	Amendment of s 76M (Providing assistance or recommendations)				
		Section 76M(3), from 'infrastructure' to 'par	t 1, applies'—	21 22		
		omit, insert—		23		
		trunk infrastructure or no under the Planning Act	n-trunk infrastructure	24 25		
Clause	535	Amendment of s 76N (Effects of step in	n notice)	26		
		(1) Section 76N(d)—		27		

			omit, inser	<i>t</i> —			1	
				(d)	to a or a app	ne prescribed decision or process relates n application for a development approval a change application for a development roval (other than a minor change lication)—	2 3 4 5 6	
					(i)	the assessment manager or responsible entity for the application is taken, for the Planning Act, to be a referral agency for the application; and	7 8 9 10	
					(ii)	the functions and powers of a referral agency for the application (including a referral agency mentioned in subparagraph (i)) is, for the Planning Act, limited to the power to only give advice; and	11 12 13 14 15	
		(2)	Section 76	N—			17	
			insert—				18	
			(2)	mar is ta only deci	nager iken t y un ision,	subsection (1)(d)(i), the assessment or responsible entity for the application to be a referral agency for the application til the Coordinator-General makes a under section 76O, about the prescribed or process.	19 20 21 22 23 24	
Clause	536	Am	endment c	ofs7	60 (	Coordinator-General's decision)	25	
		Section 76O(4B)—						
		omi	t.				27	
Clause	537	Am	Amendment of s 76P (Effects of decision)					
		Sect	Section 76P(1)(b), 'section 76Q'—					
		omi	t, insert—				30	
			section 76Q(1)					

[s 538]
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Clause	538	Amendment of s 76Q (Notice of decision)						
		(1)	Section 76	Q—		2		
			insert—			3		
			(1A)	noti abo	Coordinator-General must also give written ace of the Coordinator-General's decision at the prescribed decision to the relevant local ernment for the decision, if—	4 5 6 7		
				(a)	the prescribed decision is a decision on an application for a development approval or a change application for a development approval; and	8 9 10 11		
				(b)	the relevant local government is not the decision maker for the prescribed decision.	12 13		
		(2)	Section 76	Q(2),	'The notice'—	14		
			omit, insert	t—		15		
				A n	otice under this section	16		
		(3)	Section 76	Q(1A	) and (2)—	17		
			renumber a	is sec	tion 76Q(2) and (3).	18		
Clause	539	Am	endment c	ofs7	6R (Report about decision)	19		
		Sec	Section 76R(2)(c) and (3), 'section 76Q'—					
		omi	t, insert—			21		
					section 76Q(1)	22		
Clause	540				5 (Carrying out particular development, an offence)	23 24		
		Sec	tion 85—			25		
		inse	ert—			26		
			(5)	a c	section (6) applies to premises the subject of designation made under the Planning Act, pter 2, part 5.	27 28 29		

[s 541]	1
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		(6) Sections 84A and 84B do not apply to development carried out on the premises under the designation.	1 2 3
Clause	541	Amendment of s 140 (Powers in respect of particular works on foreshore and under waters)	4 5
		Section 140(1)(b), 'exempt development under the Sustainable'—	6
		omit, insert—	7
		accepted development under the	8
Clause	542	Amendment of s 157A (What is an enforceable condition)	9
		Section 157A(1)(b), from 'as community infrastructure'—	10
		omit, insert—	11
		under the Planning Act, chapter 2, part 5;	12
Clause	543	Amendment of s 157D (Right of appeal)	13
		Section 157D(2), note, 'Sustainable Planning Act, chapter 7, part 1, divisions 11 to 13'—	14 15
		omit, insert—	16
		Planning and Environment Court Act 2015	17
Clause	544	Amendment of s 157M (Powers about enforcement orders)	18 19
		Section 157M(4), note, 'Sustainable Planning Act, section 457'—	20
		omit, insert—	21
		Planning and Environment Court Act 2015, part 6	22
Clause	545	Amendment of s 157N (Offence to contravene enforcement order)	23 24
		Section 157N, note, 'Sustainable Planning Act, section 439 (Contempt and contravention of orders)'—	25 26

[s	546]
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		omit, insert-	_			1
				Planning a	nd Environment Court Act 2015, section 36	2
lause	546	Insertion o	of ne	w pt 9, d	iv 9	3
		Part 9—				4
		insert—				5
		Div	isio	n 9	Planning (Consequential) and Other Legislation	6 7 8 9
		203				10 11
		(	1)	application	on for development for a project, to ormer part 4, division 4, subdivision 1	12 13 14 15
		(2	2)	to apply	in relation to the application as if the	16 17 18
		(.	3)	In this se	ction—	19
				<b>amendin</b> (Consequ Amendm	uential) and Other Legislation	20 21 22
				developn Sustainal	nent application made under the repealed ble Planning Act 2009, to which the	23 24 25 26
				part 4,	division 4, subdivision 1 as in force	27 28 29

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lause	547	Am	nendment of	fsch	n 2 (E	Dictionary)	1
		(1)	assessment application,	ma con nd En	ınage ncurr nviroi	ons advice agency, applicable code, r, authorised development, change ence agency, decision maker, IDAS, nment Court, relevant local government ning Act—	2 3 4 5 6
			omit.				7
		(2)	Schedule 2-	_			8
			insert—				9
				appl asse	essme lication essme nning	on, means the person who is the nt manager for the application under the	10 11 12 13
				deve deve	elopn elopn a dev	ed development, for land, means ment of the land authorised under a ment approval, or an instrument taken to elopment approval, under the Planning	14 15 16 17 18
				cha	nge a	pplication—	19
				(a)	char	a development approval—means a nge application under the Planning Act he approval; or	20 21 22
				(b)	for a	an SDA approval—see section 84F(1).	23
				deci	ision	maker—	24
				(a)	for p	part 4, division 4—	25
					(i)	for a development application—means the assessment manager for the application; or	26 27 28
					(ii)	for a change application—means the responsible entity for the application; or	29 30 31
				(b)	for p	part 5A, see section 76D.	32
				deci	ision-	making period means—	33

		(a)	for a development application for a development approval—the period, or extended period, allowed under the development assessment rules under the Planning Act for the assessment manager to decide the application; or	1 2 3 4 5 6
		(b)	for a change application for a development approval, other than a minor change application—the period, or extended period, allowed under the development assessment rules under the Planning Act for the responsible entity to decide the application.	7 8 9 10 11 12
			elopment application means a development lication under the Planning Act.	13 14
		app]	or change application means a change lication for a minor change to a development roval, as defined in the Planning Act.	15 16 17
		Plan	nning Act means the Planning Act 2015.	18
		<b>refe</b> 54(2	<i>rral agency</i> see the Planning Act, section 2).	19 20
			vant application, for part 4, division 4, see ion 36(b).	21 22
		rele	vant local government—	23
		(a)	for a project, for part 4, see section 24; or	24
		(b)	for a prescribed decision, for part 5A, see section 76D.	25 26
		deve the	consible entity, for a change application for a elopment approval, means the entity that is responsible entity for the application for the ening Act.	27 28 29 30
(3)	Schedule 2, Act, section		inition building work, 'Sustainable Planning I)'—	31 32
	omit, insert-			33
		Plar	nning Act, schedule 2	34

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		(4)	Schedule 2, definition development approval, 'Sustainable'—	1
			omit.	2
		(5)	Schedule 2, definition <i>operational work</i> , 'Sustainable Planning Act, section 10(1)'—	3 4
			omit, insert—	5
			Planning Act, schedule 2	6
		(6)	Schedule 2, definition <i>reconfiguring a lot</i> , 'Sustainable Planning Act, section 10(1)'—	7 8
			omit, insert—	9
			Planning Act, schedule 2	10
	Part	58	Amendment of Statutory Instruments Act 1992	11 12
Clause	548	Act	amended	13
			This part amends the Statutory Instruments Act 1992.	14
Clause	549		endment of sch 2A (Subordinate legislation to which t 7 does not apply)	15 16
		Sch	edule 2A, 'Sustainable Planning Act 2009'—	17
		omi	t, insert—	18
			Planning and Environment Court Act 2015	19

	Part	59 Amendment of Supreme Court of Queensland Act 1991	1 2
Clause	550	Act amended	3
		This part amends the Supreme Court of Queensland Act 1991.	4
Clause	551	Amendment of long title	5
		Long title, after 'Magistrates Courts'—	6
		insert—	7
		, and to Planning and Environment Court fees and costs	8 9
Clause	552	Amendment of s 92 (Regulation-making power)	10
		Section 92(2)(a), 'or Magistrates Courts'—	11
		omit, insert—	12
		, Magistrates Courts or Planning and Environment Court	13 14
	Part	60 Amendment of Surat Basin Rail	15
		(Infrastructure Development	16
		and Management) Act 2012	17
Clause	553	Act amended	18
		This part amends the Surat Basin Rail (Infrastructure Development and Management) Act 2012.	19 20

[s	554]

Clause	554	Amendment of s 34 (Impact of change of management of local government road on the railway)	1 2
		Section 34(6), definition development approval, 'Sustainable Planning Act 2009'—	3 4
		omit, insert—	5
		Planning Act 2015	6
Clause	555	Amendment of s 48 (Power to require information from local governments)	7 8
		Section 48(1)(b), after 'under the'—	9
		insert—	10
		Planning Act 2015 or the repealed	11
	Part		12
		Islander Cultural Heritage Act	13
		2003	14
Clause	556	Act amended	15
		This part amends the <i>Torres Strait Islander Cultural Heritage Act</i> 2003.	16 17
Clause	557	Omission of s 89 (Cultural heritage management plan needed under Planning Act)	18 19
		Section 89—	20
		omit.	21

[s 558]

	Part	62	Amendment of Torres Strait Islander Land Act 1991	1 2
Clause	558	Act amended		3
		This part a	mends the Torres Strait Islander Land Act 1991.	4
Clause	559	Amendment of	of s 28B (Definitions for pt 2A)	5
		Section 28B, de	efinition <i>planning scheme</i> —	6
		omit, insert—		7
			<i>planning scheme</i> means a planning scheme under the <i>Planning Act 2015</i> .	8 9
	Part	63	Amendment of Transport Infrastructure Act 1994	10 11
Clause	560	Act amended		12
		This part a	mends the Transport Infrastructure Act 1994.	13
Clause	561		of s 42 (Impact of certain local government State-controlled roads)	14 15
		Section 42(2)—	_	16
		omit, insert—		17
		(2)	Subsection (1) does not apply if the chief executive or planning chief executive considered the works or changes as part of considering—	18 19 20
			(a) an application for a development approval; or	21 22
			(b) a change application.	23

s 56	21
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Clause	562	Amendment of s 49 (Assessment of impacts on State-controlled roads from certain activities)	1 2
		Section 49(1)(b)(ii)—	3
		omit, insert—	4
		(ii) development categorised under a planning scheme as assessable development for the Planning Act; or	5 6 7
Clause	563	Amendment of s 49A (Impact of particular development and State-controlled roads)	8 9
		(1) Section 49A(1)—	10
		omit, insert—	11
		(1) This section applies if the chief executive is—	12
		(a) a referral agency for a development application; or	13 14
		(b) the responsible entity or a referral agency for a change application.	15 16
		(2) Section 49A(3), 'assessment manager or referral agency'—	17
		omit, insert—	18
		responsible entity or referral agency	19
		(3) Section 49A(4), 'section 282 and chapter 6, part 5, division 2'—	20 21
		omit, insert—	22
		sections 55, 81 and 82	23
Clause	564	Amendment of s 74 (Cases where compensation not payable)	24 25
		(1) Section 74(6), definition <i>development</i> , 'section 7'—	26
		omit, insert—	27
		schedule 2	28

[s 565]	
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		(2) Section 74(6), definition <i>premises</i> , 'schedule 3'—	1
		omit, insert—	2
		schedule 2	3
Clause	565	Amendment of s 75 (Conditions in development approval)	4
		Section 75(b)—	5
		omit, insert—	6
		(b) the conditions were included because of a referral agency's response under the Planning Act given by the chief executive; and	7 8 9 10
Clause	566	Amendment of s 85B (Application of Queensland Heritage Act 1992 for development for a franchised road)	11 12
		Section 85B(3), definition development, 'section 7'—	13
		omit, insert—	14
		schedule 2	15
Clause	567	Amendment of s 93A (Application of Queensland Heritage Act 1992 for development for a toll road)	16 17
		Section 93A(3), definition development, 'section 7'—	18
		omit, insert—	19
		schedule 2	20
Clause	568	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)	21 22 23
		Section 247(1)—	24
		omit, insert—	25
		(1) This section applies if—	26

s 5691	
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(a)	the planning Minister or a local government	1
(u)	proposes to make, amend, extend the duration of or repeal a designation of premises under the Planning Act, chapter 2, part 5 and the premises is, or includes, rail corridor land or non-rail corridor land; or	2 3 4 5 6
(b)	an application made under the Planning Act—	7 8
	(i) relates to rail corridor land or non-rail corridor land; and	9 10
	(ii) must, under that Act, be accompanied by evidence of the consent of the owner of the premises to which the application relates, to the making of the application; or	11 12 13 14 15
(c)	an application made under the Planning Act relates to rail corridor land or non-rail corridor land, or premises that adjoin that land, and the applicant must, under that Act, give notice of the application to—	16 17 18 19 20
	(i) the owner of the premises to which the application relates; or	21 22
	(ii) the owner of premises adjoining the premises to which the application relates.	23 24 25
Amendment of s 2 and railways)	58 (Impact of particular development	26 27
(1) Section 258(1)—	_	28
omit, insert—		29
(1) Thi	s section applies if the chief executive is—	30
(a)	the assessment manager or a referral agency for a development application; or	31 32

Clause 569

				(b)	the responsible entity or a referral agency for a change application.	1 2
		(2)	Section 258	3(3),	'assessment manager or referral agency'—	3
			omit, insert	·		4
					essment manager, responsible entity or rral agency	5 6
		(3)	Section 25	8(4),	'section 282 and chapter 6, part 5, division	7 8
			omit, insert			9
				sect	ions 55, 81 and 82	10
Clause	570				58A (Impact of change of management nt road on railways)	11 12
		Sec	tion 258A(5)	)—		13
		omi	it, insert—			14
			(5)	or proj	s section does not apply if the chief executive planning chief executive considered the posed change to the management of the local ernment road as part of considering—	15 16 17 18
				(a)	an application for a development approval; or	19 20
				(b)	a change application.	21
Clause	571	Am	endment o	fs2	58B (Guidelines for ss 258–258A)	22
		Sec	tion 258B(1)	(a)—	-	23
		omi	it, insert—			24
				(a)	planning for, or carrying out, development under the Planning Act; or	25 26

Clause	572	Am	nendment of s 283I (Definitions for pt 3C)	1
		(1)	Section 283I, definitions <i>Brisbane port railway land</i> , community infrastructure designation, planning chief executive, priority infrastructure plan and valuable features—	2 3 4
			omit.	5
		(2)	Section 283I—	6
			insert—	7
			<b>code assessment</b> see the Planning Act, section 45(3).	8 9
			<i>impact assessment</i> see the Planning Act, section 45(5).	10 11
			<i>infrastructure designation</i> means a designation of premises under the Planning Act, chapter 2, part 5.	12 13 14
			<i>LGIP</i> , of a local government, means the local government's LGIP under the Planning Act.	15 16
		(3)	Section 283I, definition <i>minor amendment (LUP)</i> , paragraph (a)(viii), from 'a State planning regulatory provision'—	17 18
			omit, insert—	19
			the Planning Act or a State planning instrument under that Act; or	20 21
		(4)	Section 283I, definition <i>minor amendment (LUP)</i> , paragraph (c)(ii), 'a community'—	22 23
			omit, insert—	24
			an	25
		(5)	Section 283I, definition <i>planned transport infrastructure</i> , paragraph (b), 'a community'—	26 27
			omit, insert—	28
			an	29
		(6)	Section 283I, definition premises, 'schedule 3'—	30
			omit, insert—	31

			schedule 2	1
		(7)	Section 283I, definition <i>priority infrastructure interface plan</i> , 'priority infrastructure plan'—	2 3
			omit, insert—	4
			LGIP	5
		(8)	Section 283I, definition State interest, 'schedule 3'—	6
			omit, insert—	7
			schedule 2	8
		(9)	Section 283I, definition <i>table of assessment</i> , paragraph (a), from 'exempt' to 'assessment'—	9 10
			omit, insert—	11
			accepted development	12
		(10)	Section 283I, definition <i>transport reasons</i> , paragraph (e), from 'any matter' to 'Act—'—	13 14
			omit, insert—	15
			a matter within the powers of the chief executive, or the chief executive of the department in which any of the following Acts is administered, as a referral agency under the Planning Act—	16 17 18 19 20
Clause	573	Am	nendment of s 283M (Application of Planning Act)	21
			etion 283M(4) and note—	22
		om	it.	23
Clause	574		nendment of s 283S (Content of plan—mandatory quirements)	24 25
		(1)	Section 283S(4)(a), from 'exempt' to 'assessment'—	26
			omit, insert—	27
			accepted development	28

ſs	5	7	51
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	(2)	Section 283S(5)—  insert—  (d) state the assessment benchmarks for the	1 2 3
		Planning Act that assessable development under the Brisbane port LUP must be assessed against.	4 5 6
lause 575		ction 283T (Content of plan—matters about velopment)	7 8
	(1)	Section 283T(3), 'exempt development or self-assessable'—	9
		omit, insert—	10
		accepted	11
	(2)	Section 283T(4), from 'exempt development' to 'compliance assessment,'—	12 13
		omit, insert—	14
		accepted development	15
	(3)	Section 283T(5)(a), from 'exempt' to 'compliance assessment'—	16 17
		omit, insert—	18
		accepted development	19
	(4)	Section 283T(5)(b)—	20
		omit, insert—	21
		(b) development is assessable development for the Planning Act if a regulation made under section 43(4)(b) of that Act prohibits local categorising instruments, as defined in that Act, from doing so; or	22 23 24 25 26
	(5)	Section 283T(5)(c)(ii)—	27
		omit, insert—	28

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		development under a regulation made	1 2 3
		6) Section 283T(6) and (7)—	4
		omit.	5
Clause	576		6 7
		1) Section 283X(a) and (b), after 'priority infrastructure plan'—	8
		insert—	9
		1	10 11
		2) After section 283X(b)—	12
		insert—	13
		Note—	14
		infrastructure plan under the repealed <i>Sustainable Planning Act 2009</i> became the local government's LGIP	15 16 17 18
Clause	577		19 20
		Section 283ZI(2)—	21
		omit, insert—	22
			23 24
Clause	578		25 26
		Section 283ZL(7)—	27
		omit, insert—	28

s	579]	

		(7)	To the extent subsection (5) is inconsistent with any regulated requirements prescribed by regulation under the Planning Act, section 16(2), subsection (5) prevails.	1 2 3 4
Clause	579	Amendment of	of s 283ZM (Reconfiguring a lot)	5
		Section 283ZM	(2), 'exempt'—	6
		omit, insert—		7
			accepted	8
Clause	580	Replacement	of ss 283ZN and 283ZO	9
		Sections 283ZN	and 283ZO—	10
		omit, insert—		11
		283ZN	Port prohibited development	12
		(1)	A development application or change application can not be made in relation to development on Brisbane core port land that is port prohibited development.	13 14 15 16
		(2)	If a development application or change application relates to port prohibited development—	17 18 19
			(a) the application is taken not to have been made; and	20 21
			(b) the development assessment process under the Planning Act does not apply to the application.	22 23 24
		283ZO	Code assessment under Brisbane port LUP	25
		(1)	This section applies to any part of a development application or change application requiring code assessment under the Brisbane port LUP for port related development.	26 27 28 29

[s 581	]
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		(2)	-	nust be approved under the Planning port related development—	1 2
			(a) is con and	nsistent with the Brisbane port LUP;	3 4
			· /	lies with the assessment benchmarks the Planning Act for the development.	5 6
		(3)		(2) is subject to any requirements for quired by a referral agency.	7 8
Clause	581			3C, div 5, sdiv 2, hdg (Provisions ger and referral agencies)	9 10
		Chapter 8, part	3C, division	5, subdivision 2, heading—	11
		omit, insert—			12
		Subdi	vision 2	Provisions about local	13
		<b>3 3.13 3.1</b>		heritage places and	14
				infrastructure	15
				contributions	16
Clause	582	Omission of s	s 283ZP-2	83ZU	17
		Sections 283ZP	to 283ZU—	-	18
		omit.			19
Clause	583	Amendment of heritage place		(Assessment and referrals for	20 21
		(1) Section 28:	3ZV, heading	<u>y</u>	22
		omit, inser	t		23
		283ZV	Developme	ent on heritage places	24
			-	n 'prescribed'—	25
		omit, inser			26
		•	categorise	l as assessable development by a made under that Act.	27 28

s	5841

		_	
		(3) Section 283ZV(3), 'any referral agency jurisdiction'—	1
		omit, insert—	2
		a function or power of a referral agency	3
Clause	584	Omission of ss 283ZW-283ZY	4
		Sections 283ZW to 283ZY—	5
		omit.	6
Clause	585	Amendment of s 283ZZA (Particular provisions of Planning Act do not apply in relation to Brisbane core port land)	7 8 9
		(1) Section 283ZZA(1), 'section 714'—	10
		omit, insert—	11
		section 262	12
		(2) Section 283ZZA(1), note—	13
		omit.	14
		(3) Section 283ZZA(2), 'chapter 9, part 3'—	15
		omit, insert—	16
		chapter 2, part 4, division 2	17
Clause	586	Replacement of ss 283ZZB and 283ZZC	18
		Sections 283ZZB and 283ZZC—	19
		omit, insert—	20
		283ZZB Modified application of Planning Act, s 264	21
		(1) A person may apply to the planning chief executive for a planning and development certificate, under the Planning Act, section 264, for premises on Brisbane core port land.	22 23 24 25
		(2) The application must be accompanied by the fee prescribed by regulation.	26 27

(3)	For subse	ection (1)—	1
	if a	Planning Act, section 264(3) applies as reference in the subsection to a local ernment were a reference to the planning of executive; and	2 3 4 5
		gulation made under the Planning Act, ion 264(4) applies—	6 7
	(i)	as if a reference in the regulation to a local government were a reference to the planning chief executive; and	8 9 10
	(ii)	as if a reference in the regulation to any planning scheme were a reference to the Brisbane port LUP; and	11 12 13
	(iii)	as if a reference in the regulation to any LGIP were a reference to any contributions schedule under the Brisbane port LUP; and	14 15 16 17
	(iv)	as if the regulation provides that a planning and development certificate also be accompanied by the statement of proposal, or draft plan, for which the port operator published a notice under section 283ZB(2), if the draft plan has not yet been approved under section 283ZE; and	18 19 20 21 22 23 24 25
	(v)	with other necessary changes.	26
(4)	This sec section 2	tion does not limit the Planning Act, 64.	27 28
		ion on designation of premises for it of infrastructure	29 30
(1)	the planr a design	the Planning Act, chapter 2, part 5, only ning Minister may, under that part, make ation of premises that is, or includes, core port land.	31 32 33 34

		(2) Development carried out on premises that are subject to a designation under the Planning Act is accepted development under the Planning Act to the extent the development—	1 2 3 4
		(a) is carried out under the designation; and	5
		(b) would, other than for this subsection, be assessable development for that Act under the Brisbane port LUP.	6 7 8
		(3) Subsection (2) does not limit the Planning Act, section 44(6)(b).	9 10
Clause	587	Omission of s 283ZZD (Restriction on application of master plan)	11 12
		Section 283ZZD—	13
		omit.	14
Clause	588	Amendment of ch 8, pt 3C, div 5, sdiv 7, hdg (Dealing with development applications affected by change)	15 16
		Chapter 8, part 3C, division 5, subdivision 7, heading, 'development'—	17 18
		omit, insert—	19
		particular	20
Clause	589	Amendment of s 283ZZJ (Particular development applications—Brisbane core port land)	21 22
		(1) Section 283ZZJ, heading, 'development'—	23
		omit.	24
		(2) Section 283ZZJ(1), 'for—'—	25
		omit, insert—	26
		, or change application, relating to—	27
		(3) Section 283ZZJ(1)(a)(ii)—	28

	omit, insert					1
			(ii)	the l	Port of Brisbane Corporation is—	2
				(A)	if the application is a development application—the assessment manager for the application; or	3 4 5
				(B)	if the application is a change application—the responsible entity for the application; or	6 7 8
(4)	Section 283	SZZJ(	2)—			9
	omit, insert					10
	(2)	On t	he re	levar	nt day for the application—	11
		(a)		-	ning chief executive is taken to be, anning Act—	12 13
			(i)	appl	he application is a development ication—the assessment manager he application; or	14 15 16
			(ii)	appl	the application is a change ication—the responsible entity for application; and	17 18 19
		(b)			lopment assessment process stops oplication.	20 21
(5)	Section 283	SZZJ(	3), 'a	deve	elopment'—	22
	omit, insert					23
		an				24
(6)	Section 283	SZZJ(	4)—			25
	omit, insert					26
	(4)	an a the a	pplic asses appli	ation smen catio	to which subsection (1)(b) applies, t manager or responsible entity for n must give the application to the executive.	27 28 29 30 31
(7)	Section 283	ZZJ(	5) an	d (6)	, 'or assessment manager'—	32

[s 590]
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		omit, insert—	1
		, assessment manager or responsible entity	2
	(8)	Section 283ZZJ(8), 'IDAS process'—	3
		omit, insert—	4
		development assessment process	5
	(9)	Section 283ZZJ(11), definition <i>relevant day</i> , 'a development'—	6 7
		omit, insert—	8
		an	9
	(10)	Section 283ZZJ(11)—	10
		insert—	11
		<i>change application</i> does not include a change application for a minor change to a development approval, as defined in the Planning Act.	12 13 14
Clause 590	app	nendment of s 283ZZK (Particular development olications—balance port land or former Brisbane core rt land)	15 16 17
	(1)	Section 283ZZK, heading, 'development'—	18
		omit.	19
	(2)	Section 283ZZK(1), 'for—'—	20
		omit, insert—	21
		, or change application, relating to—	22
	(3)	Section 283ZZK(1)(a)(ii)—	23
		omit, insert—	24
		(ii) the Port of Brisbane Corporation is—	25
		(A) if the application is a development application—the assessment	26

		(B) if the application is a change application—the responsible entity for the application; or	1 2 3
(4)	Section 283ZZI	Κ(2)—	4
	omit, insert—		5
	(2) On	the relevant day for the land—	6
	(a)	if the land is in the Northshore Hamilton urban development area under the <i>Economic Development Act 2012</i> —MEDQ under that Act is taken to be, for the Planning Act—	7 8 9 10
		(i) if the application is a development application—the assessment manager for the application; or	11 12 13
		(ii) if the application is a change application—the responsible entity for the application; and	14 15 16
	(b)	if the land is not in the area mentioned in paragraph (a)—the local government for the area that adjoins the land, or in which the land is situated, is taken to be, for the Planning Act—	17 18 19 20 21
		(i) if the application is a development application—the assessment manager for the application; or	22 23 24
		(ii) if the application is a change application—the responsible entity for the application; and	25 26 27
	(c)	the development assessment process stops for the application.	28 29
(5)	Section 283ZZ manager'—	ZK(3) to (6), (7)(b) and (9), 'assessment	30 31
	omit, insert—		32
	dec	eision-maker	33

s	59	1	1

	(6)	Section 283	3ZZK	(7), 'IDAS process'—	1
		omit, insert	<u>-</u>		2
				development assessment process	3
	(7)			K(10), definitions former assessment manager ment manager—	4 5
		omit.			6
	(8)	Section 283	3ZZK	<u>((10)</u>	7
		insert—			8
			app	nge application does not include a change lication for a minor change to a development roval, as defined in the Planning Act.	9 10 11
			forn	ner decision-maker means—	12
			(a)	for a development application or change application to which subsection (1)(a) applies—the Port of Brisbane Corporation; or	13 14 15 16
			(b)	for a development application or change application to which subsection (1)(b) applies—the planning chief executive.	17 18 19
			neu	decision-maker means—	20
			(a)	for a development application—the entity that, under subsection (2)(a)(i) or (b)(i), is taken to be the assessment manager for the application; or	21 22 23 24
			(b)	for a change application—the entity that, under subsection (2)(a)(ii) or (b)(ii), is taken to be the responsible entity for the application.	25 26 27 28
E04	Α		4 - 0	04 (Definitions for dis-4)	20
591				84 (Definitions for div 1) on valuable features—	29
		,	.1111t1C	m vanabie jeaures—	30
	om	ιι.			31

Clause

[s	592]
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Clause	592			of s 287 (Strategic port land not subject to ginstrument)	1 2
		Section	287(2),	'chapter 3'—	3
		omit, in	sert—		4
				chapter 2, part 3	5
Clause	593			of s 287A (Impact of particular development rations)	6 7
		(1) Sec	ction 28	7A(1)—	8
		om	it, inser	<i>t</i> —	9
			(1)	This section applies if the Minister is—	10
				(a) a referral agency for a development application; or	11 12
				(b) the responsible entity or a referral agency for a change application.	13 14
		(2) Sec	ction 28	7A(3)—	15
		om	it, inser	<i>t</i> —	16
			(3)	For performing the Minister's functions as the responsible entity or a referral agency, the Minister must consider the extent to which the proposed development satisfies the purpose mentioned in subsection (2).	17 18 19 20 21
		(3) Sec 2'-		7A(4), 'section 282 and chapter 6, part 5, division	22 23
		om	it, inser	<i>t</i> —	24
				sections 55, 81 and 82	25
Clause	594	Amend	lment c	of s 287B (Guidelines for s 287A)	26
		Section	287B(1	), 'Sustainable Planning Act 2009'—	27
		omit, in	sert—		28
				Planning Act	29

Clause	595		nendment o the State)	ofs4	76 ( <i>l</i>	Amounts payable are debts owing	1 2
		Sec	tion 476, aft	er 'th	is Ac	t'—	3
		inse	ert—				4
			, the repeal	ed Su	stain	able Planning Act 2009	5
Clause	596	Am	nendment o	fs4	77A	(Power to deal with particular land)	6
		(1)	Section 47	7A(1)	(b)—	-	7
			omit, insert	<u>;</u>			8
				(b)	by	rovide infrastructure of a type prescribed regulation under the Planning Act, ion 35(1).	9 10 11
		(2)	Section 47	7A(2)	, def	nition community infrastructure—	12
			omit.				13
Clause	597	ow	ner of parti	icula	r tra	A (Chief executive taken to be nsport land for particular Planning Act)	14 15 16
		(1)	Section 47	7AA(	1)—		17
			omit, insert	<u>;</u>			18
			(1)	Thi	s sect	ion applies if—	19
				(a)	proj desi Act	planning Minister or a local government poses to make, amend, extend or repeal a gnation of premises under the Planning, chapter 2, part 5 and the premises are, include, transport land; or	20 21 22 23 24
				(b)	an Act	application made under the Planning	25 26
					(i)	relates to transport land; and	27
					(ii)	must, under that Act, be accompanied by evidence of the consent, of the owner of the premises to which the	28 29 30

[s 598]
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					application relates, to the making of the application; or	1 2
			(c)	rela adjo the	application made under the Planning Act tes to transport land, or premises that oin transport land, and the applicant for application must, under that Act, give tice of the application to—	3 4 5 6 7
				(i)	the owner of the premises to which the application relates; or	8 9
				(ii)	the owner of premises adjoining the premises to which the application relates.	10 11 12
		(2)	Section 477AA(	2), '1	and that is'—	13
			omit.			14
Clause	598		nendment of s 5 ovisions to non-		Continuing application of previous S applications)	15 16
		(1)	Section 513, hea	ding	, 'non-IDAS'—	17
			omit, insert—			18
			particula	ar		19
		(2)	Section 513(1)(b	o), 'o	r the Sustainable Planning Act 2009'—	20
			omit, insert—			21
					ne repealed Sustainable Planning Act 199 or the Planning Act 2015	22 23
Clause	599	Ins	ertion of new cl	h 21	, pt 5	24
		Cha	apter 21—			25
		inse	ert—			26

ls 599	91
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Part 5	Transitional provisions for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5
583 Def	initions for part	6
In the	his part—	7
	amendingActmeansthePlanning(Consequential)andOtherLegislationAmendment Act 2015.	8 9 10
	former, in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the amending Act.	11 12 13 14
584 Exi	sting particular development applications	15
(1)	Subsection (2) applies an existing development application mentioned in former section 49A.	16 17
(2)	Former section 49A continues to apply in relation to the application as if the amending Act had not been enacted.	18 19 20
(3)	Subsection (4) applies to an existing development application mentioned in former section 258(1).	21 22
(4)	Former section 258(1) continues to apply in relation to the application as if the amending Act had not been enacted.	23 24 25
(5)	Subsection (6) applies to an existing development application mentioned in former chapter 8, part 3C.	26 27 28
(6)	Former chapter 8, part 3C continues to apply in relation to the application as if the amending Act had not been enacted.	29 30 31

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			(7)	Subsection (8) applies to an existing development application mentioned in former section 287A(1).	1 2 3
			(8)	Former section 287A continues to apply in relation to the application as if the amending Act had not been enacted.	4 5 6
			(9)	In this section—	7
				existing development application means an application made under the repealed Sustainable Planning Act 2009, to which the Planning Act, section 287 applies.	8 9 10 11
			585 Ref	erences to Brisbane port railway land	12
			(1)	This section applies to a reference in a document made before the commencement to Brisbane port railway land if the document defines, or in effect defines, the term 'Brisbane port railway land' as having the meaning given in this Act.	13 14 15 16 17
			(2)	The reference may, if the context permits, be taken as a reference to Brisbane port railway land as defined in former section 283I.	18 19 20
Clause	600	Am	endment o	f sch 6 (Dictionary)	21
		(1)	land, community designation Planning A	, definitions advice agency, Brisbane port railway munity infrastructure, community infrastructure a, concurrence agency, IDAS, IDAS process, ct, planning Minister, priority infrastructure plan de features—	22 23 24 25 26
			omit.		27
		(2)	Schedule 6		28
			insert—		29
				<i>change application</i> means a change application under the Planning Act.	30 31

<i>code assessment</i> , for chapter 8, part 3C, see section 283I.	1 2
<i>development assessment process</i> see the Planning Act, schedule 2.	3 4
<i>impact assessment</i> , for chapter 8, part 3C, see section 283I.	5 6
<i>infrastructure designation</i> , for chapter 8, part 3C, see section 283I.	7 8
<i>LGIP</i> , of a local government, for chapter 8, part 3C, see section 283I.	9 10
<i>Planning Act</i> means the <i>Planning Act 2015</i> .	11
<i>planning Minister</i> , for chapter 8, part 3C, see section 283I.	12 13
<i>responsible entity</i> , for a change application, see the Planning Act, section 78(3).	14 15
valuable features includes each of the following, whether terrestrial or aquatic—	16 17
(a) resources or areas of ecological significance, including, for example, habitats, wildlife corridors, buffer zones, places supporting biological diversity or resilience, and features contributing to the quality of air, water (including catchments or recharge areas) and soil;	18 19 20 21 22 23 24
(b) areas contributing significantly to amenity, including, for example, areas of high scenic value, physical features that form significant visual backdrops or that frame or define places or localities, and attractive built environments;	25 26 27 28 29 30
(c) areas or places of cultural heritage significance, including, for example, areas or places of indigenous cultural significance, or aesthetic, architectural, historical, scientific, social or technological	31 32 33 34 35

			significance, to the present generation or past or future generations;	1 2
			(d) resources or areas of economic value, including, for example, extractive deposits, fishery resources, forestry resources, water resources, sources of renewable and non-renewable energy and good quality agricultural land.	3 4 5 6 7 8
		(3)	Schedule 6, definition material change of use, 'section 10'—	9
			omit, insert—	10
			schedule 2	11
		(4)	Schedule 6, definition operational work, 'section 10(1)'—	12
			omit, insert—	13
			schedule 2	14
		(5)	Schedule 6, definition reconfiguring a lot, 'section 10'—	15
			omit, insert—	16
			schedule 2	17
	Part	64	Amendment of Transport	18
			Planning and Coordination Act	19
			1994	20
Clause	601	Act	amended	21
			This part amends the <i>Transport Planning and Coordination</i> Act 1994.	22 23
Clause	602		endment of s 8B (Impact of particular development on blic passenger transport or active transport)	24 25
		(1)	Section 8B(1)—	26

			omit, insert	<del>:</del>	1
			(1)	This section applies if the chief executive is—	2
				(a) a referral agency under the Planning Act for a development application under that Act; or	3 4
				(b) the responsible entity or a referral agency under the Planning Act for a change application under that Act.	5 6 7
		(2)	Section 8B	(2), 'assessment manager'—	8
			omit, insert	<u>;</u>	9
				responsible entity	10
		(3)	Section 8B	(3), from 'Sustainable'—	11
			omit, insert	<u></u>	12
				Planning Act, sections 55, 81 and 82.	13
Clause	603		nendment o vernment re	of s 8C (Impact of road works on local poad)	14 15
		(1)	Section 8C	(2), 'for IDAS'—	16
			omit, insert	<u>;</u>	17
				, prescribed by regulation for this section, about road works on local government roads,	18 19
		(2)	Section 8C	(3) and (4), 'for IDAS'—	20
			omit.		21
Clause	604			of s 8D (Impact of change of management of nent road on public passenger transport)	22 23
		(1)	Section 8D	(8)(a)—	24
			omit, insert	<u>;</u>	25
				(a) the chief executive or planning chief executive has considered the change of management of the local government road as part of considering an application for a	26 27 28 29

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		development approval, or a change application, under the Planning Act; or	1 2
		(2) Section 8D—	3
		insert—	4
		(9) In this section—	5
		<b>planning chief executive</b> means the chief executive of the department in which the Planning Act is administered.	6 7 8
Clause	605	Amendment of s 8E (Guidelines for pt 2A)	9
		Section 8E(3)(a), 'Sustainable Planning Act 2009'—	10
		omit, insert—	11
		Planning Act	12
Clause	606	Amendment of s 38 (Regulation-making power)	13
		Section 38(2)(a), 'for IDAS'—	14
		omit.	15
Clause	607	Amendment of sch 1 (Dictionary)	16
		(1) Schedule 1, definition <i>IDAS</i> —	17
		omit.	18
		(2) Schedule 1—	19
		insert—	20
		<b>Planning Act</b> means the <i>Planning Act</i> 2015.	21

[s 608]
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	Part	65 Amendment of Transport (South Bank Corporation Area Land) Act 1999	1 2 3
Clause	608	Act amended  This part amends the Transport (South Bank Corporation Area Land) Act 1999.	4 5 6
Clause	609	Amendment of s 12 (State may sign plans and other documents)	7 8
		Section 12(3) and (4)—  omit.	9 10
	Part	66 Amendment of Vegetation Management Act 1999	11 12
Clause	610	Act amended This part amends the Vegetation Management Act 1999.	13 14
Clause	611	Amendment of s 3 (Purpose of Act)  (1) Section 3(2)(a)—	15 16
		omit, insert—	17
		(a) the following matters—	18
		(i) assessment benchmarks for the Planning Act for the assessment of assessable development that is the clearing of vegetation, other than an assessment carried out by the planning chief executive;	19 20 21 22 23 24

		(ii) for the Planning Act, the matters a referral agency other than the planning chief executive—	1 2 3
		(A) must or may assess a development application against; or	4 5
		(B) must or may assess a development application having regard to; and	6 7
		(2) Section 3(2)(e)—	8
		omit.	9
		(3) Section 3(2)(f)—	10
		renumber as section 3(2)(e).	11
Clause	612	Amendment of s 7 (Application of Act)	12
Olause	012	Section 7(6) and (7)—	13
		omit.	13
		omu.	14
Clause	613	Omission of pt 2, divs 2A and 3	15
		Part 2, divisions 2A and 3—	16
		omit.	17
Clause	614	Amendment of s 16 (Preparing declaration)	18
		Section 16(3)—	19
		omit, insert—	20
		(3) The proposed declaration must include—	21
		(a) proposed assessment benchmarks for the assessment of development that is the clearing of vegetation in the stated area; and	22 23 24
		(b) proposed matters that a referral agency must or may assess a development application against, or having regard to.	25 26 27

s	61	51	

Clause	615	Amendment o	of s 17 (Making declaration)	1
		Section 17(2)—		2
		omit, insert—		3
		(2)	The declaration must not include the matters proposed under section 16(3)(a) and (b).	4 5
Clause	616	Omission of s	s 19A–19C	6
		Sections 19A to	19C—	7
		omit.		8
Clause	617	Amendment o	of s 19F (Making declaration)	9
		Section 19F(3)-	_	10
		omit, insert—		11
		(3)	Without limiting subsection (1), the chief executive may decide not to make a declaration for the stated area if the chief executive considers the making of the declaration is not in the interests of the State, having regard to the public interest.	12 13 14 15 16 17
Clause	618	Omission of s	19H (Code for clearing of vegetation)	18
		Section 19H—		19
		omit.		20
Clause	619		of pt 2, div 4A, hdg (Code for clearing special indigenous purpose)	21 22
		Part 2, division	4A, heading, 'Code for clearing'—	23
		omit, insert—		24
		Cle	aring	25

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Clause	620		of s 19N (Code for clearing vegetation for enous purpose)	1 2
		Section 19N—		3
		omit, insert—		4
		арр	aft matters for assessing development olication for clearing of vegetation for ecial indigenous purpose	5 6 7
		(1)	The Minister may prepare a document stating draft assessment matters for development that—	8 9
			(a) involves, or relates to, the clearing of vegetation; and	10 11
			(b) the Minister is satisfied is for a special indigenous purpose under the CYPH Act.	12 13
		(2)	In preparing the document, the Minister—	14
			(a) must consult with—	15
			(i) the relevant landholders; and	16
			(ii) the Cape York Peninsula Regional Advisory Committee; and	17 18
			(b) may, for example, consider any matter stated in the CYPH Act, section 18 or 19 the Minister considers is relevant to the clearing of vegetation for development.	19 20 21 22
		(3)	In preparing assessment matters under the Planning Act, the document may be considered, but otherwise does not affect the preparation or making of assessment matters under that Act.	23 24 25 26
		(4)	In this section—	27
			assessment matters means—	28
			(a) assessment benchmarks for assessing development under the Planning Act; and	29 30
			(b) the matters a referral agency must or may assess a development application against, or having regard to.	31 32 33

		Cape York Peninsula Regional Advisory Committee means the Cape York Peninsula Regional Advisory Committee established under the CYPH Act.	1 2 3 4
		Cape York Peninsula Region means the Cape York Peninsula Region under the CYPH Act.	5 6
		<b>DOGIT land</b> means DOGIT land under the Aboriginal Land Act 1991.	7 8
		relevant landholders means—	9
		(a) the land trusts for Aboriginal land, under the <i>Aboriginal Land Act 1991</i> , that is in the Cape York Peninsula Region; and	10 11 12
		(b) the Aurukun Shire Council; and	13
		(c) the trustees, under the <i>Land Act 1994</i> , of DOGIT land in the Cape York Peninsula Region.	14 15 16
Clause	621	Replacement of pt 2, div 4B, hdg (Self-assessable codes)	17
		Part 2, division 4B, heading—	18
		omit, insert—	19
		Division 4B Accepted development	20
Clause	622	Amendment of s 190 (Self-assessable vegetation clearing code)	21 22
		(1) Section 19O, heading, 'Self-assessable'—	23
		omit, insert—	24
		Accepted development	25
		(2) Section 19O(1) and (2), 'a self-assessable'—	26
		omit, insert—	27
		an <i>accepted development</i>	28
		(3) Section 19O(3) and (4), 'A self-assessable'—	29

[s 623]	1
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		omit, insert—	1
		An accepted development	2
lause	623	Amendment of s 19P (When self-assessable vegetation clearing code takes effect)	3 4
		(1) Section 19P, heading, 'self-assessable'—	5
		omit, insert—	6
		accepted development	7
		(2) Section 19P, 'A self-assessable'—	8
		omit, insert—	9
		An accepted development	10
lause	624	Amendment of s 19Q (Code compliant clearing and native forest practices self-assessable)	11 12
		(1) Section 19Q, heading—	13
		omit, insert—	14
		19Q When code compliant clearing and conduct of native forest practices are accepted development, assessable development or prohibited development for Planning Act	15 16 17 18
		(2) Section 19Q(1), 'a self-assessable'—	19
		omit, insert—	20
		an accepted development	21
		(3) Section 19Q(2) and note—	22
		omit, insert—	23
		(2) For the Planning Act, the activity is—	24
		(a) accepted development to the extent the activity complies with the code; or	25 26
		(b) assessable development to the extent—	27

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			(i)	the activity does not comply with the code; and	1 2
			(ii)	any vegetation clearing application for the activity would be for a relevant purpose under section 22A; or	2
		(c)	_	hibited development under that Act to extent—	(
			(i)	the activity does not comply with the code; and	9
			(ii)	any vegetation clearing application for the activity would not be for a relevant purpose under section 22A.	1 1 1
		Note—	_		1
		dev Plai	elopm nning	offence relating to carrying out assessable then without a development permit under the Act and an exemption from the offence, see a part 2 of that Act.	1 1 1 1
Clause	625	Amendment of s 1 given under code)	9R (I	Register of self-assessable notices	1
		(1) Section 19R, hea	ading	g, 'self-assessable'—	2
		omit, insert—			2
		accepted	l dev	relopment	2
		(2) Section 19R(1),	'a se	lf-assessable'—	2
		omit, insert—			2
		an a	іссер	eted development	2
Clause	626	Omission of pt 2,	div 5	(Declarations about codes)	2
		Part 2, division 5—			2
		omit.			2

[s	627]

Clause	627	Amendment of s 20AH (Deciding to show particular areas as category B areas)	1 2
		Section 20AH(c)(ii)—	3
		omit, insert—	4
		(ii) has been subject to clearing of vegetation, or conducting a native forest practice, under an accepted development vegetation clearing code on a category B area; or	5 6 7 8 9
Clause	628	Amendment of s 20Al (Deciding to show particular areas as category C areas)	10 11
		Section 20AI(a), 'a self-assessable'—	12
		omit, insert—	13
		an accepted development	14
Clause	629	Amendment of s 20CA (Process before making PMAV)	15
		(1) Section 20CA(2)(a), 'was exempt development'—	16
		omit, insert—	17
		did not require a development permit under the Planning Act	18 19
		(2) Section 20CA(2)(d), 'a self-assessable'—	20
		omit, insert—	21
		an accepted development	22
Clause	630	Amendment of s 20D (When PMAV may be replaced)	23
		Section 20D(3A)(c), 'a self-assessable'—	24
		omit, insert—	25
		an accepted development	26

Clause	631	Amendment of s 20P (Criteria for approving draft plan or accrediting planning document)	1 2
		Section 20P(e)(ii)—	3
		omit, insert—	4
		(ii) assessment benchmarks (the <i>clearing</i> assessment benchmark) that the planning chief executive must, under the Planning Act, assess development that is the clearing of vegetation against;	5 6 7 8 9 10
		(iii) a matter (a <i>referral matter</i> ) that a referral agency must or may assess a development application for the clearing of vegetation against, or having regard to.	11 12 13 14 15
Clause	632	Amendment of s 20R (Imposing additional condition on approval of draft plan)	16 17
		Section 20R(2)(b)(ii)—	18
		omit, insert—	19
		(ii) the clearing assessment benchmarks; or	20
		(iii) a referral matter.	21
Clause	633	Amendment of s 20UA (Chief executive may make area management plans)	22 23
		Section 20UA(2)(d)(ii)—	24
		omit, insert—	25
		(ii) the clearing assessment benchmarks;	26
		(iii) a referral matter.	27
Clause	634	Amendment of s 20ZB (Amendment by chief executive)	28
		Section 20ZB(1)(b)(i) and (ii) and examples—	29

		omit, insert—		1
		(i)	has become inconsistent with the State policy; or	2 3
		(ii)	has become inconsistent with the clearing assessment benchmarks or referral matter; or	4 5 6
		(iii)	will become inconsistent with the State policy, the clearing assessment benchmarks or a referral matter if the plan is not amended; or	7 8 9 10
		Examples—		11
		the c	ea management plan becomes inconsistent with learing assessment benchmarks because of a ge to the clearing assessment benchmarks.	12 13 14
		mana cleari	cisting planning document accredited as an area gement plan becomes inconsistent with the ng assessment benchmarks because of an dment of the document.	15 16 17 18
Clause	635	Replacement of pt 2, di of Planning Act)	iv 6, sdiv 1, hdg (Modifying effect	19 20
		Part 2, division 6, subdivis	ion 1, heading—	21
		omit, insert—		22
		Subdivision 1	Relevant purposes	23
Clause	636	Omission of ss 21 and	22	24
		Sections 21 and 22—		25
		omit.		26
Clause	637	Amendment of s 22A (Fapplications may be as	Particular vegetation clearing sessed)	27 28
		(1) Section 22A, heading	_	29
		omit, insert—		30

		22A When vegetation clearing application is for a relevant purpose	1 2
		(2) Section 22A(1), 'for the Planning Act, schedule 1, item 3'—	3
		omit.	4
		(3) Section 22A(2C)—	5
		omit.	6
Clause	638	Omission of ss 22B–22D	7
		Sections 22B to 22D—	8
		omit.	9
Clause	639	Replacement of pt 2, div 6, sdiv 1A, hdg (Particular vegetation clearing applications)	10 11
		Part 2, division 6, subdivision 1A, heading—	12
		omit, insert—	13
		Subdivision 1A High value agriculture	14
		clearing and irrigated high	15
		value agriculture clearing	16
Clause	640	Omission of s 22DAA (Application of subdivision)	17
		Section 22DAA—	18
		omit.	19
Clause	641	Amendment of s 22DAB (Requirements for making application)	20 21
		(1) Section 22DAB, heading—	22
		omit, insert—	23
		22DAB Restrictions on clearing	24
		(2) Section 22DAB(1) and (2)—	25
		omit.	26

[s 642]
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		(3) Section 22DAB(3), 'For subsection (2)(f), a'—	1
		omit, insert—	2
		A	3
Clause	642	Amendment of s 22DAC (Matters for deciding application)	4
		(1) Section 22DAC, heading—	5
		omit, insert—	6
		22DAC When chief executive may be satisfied vegetation clearing application is for irrigated or high value agriculture clearing	7 8 9
		(2) Section 22DAC(1), ', having regard to the development plan, the'—	10 11
		omit, insert—	12
		a	13
		(3) Section 22DAC(1)(e), 'section 22DAB(2)(f)'—	14
		omit, insert—	15
		section 22DAB	16
Clause	643	Omission of pt 2, div 6, sdiv 2 (Referral agency assessment and responses)	17 18
		Part 2, division 6, subdivision 2—	19
		omit.	20
Clause	644	Omission of pt 2, div 7 (Broadscale applications and ballots)	21 22
		Part 2, division 7—	23
		omit.	24
Clause	645	Omission of pt 2, div 8 (Miscellaneous)	25
		Part 2, division 8—	26

[s 646]	]
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		omit.	1
Clause	646	Amendment of s 61 (Ability to prosecute under other Acts)	2 3
		Section 61(a)—	4
		omit, insert—	5
		(a) a development offence under the Planning Act or the repealed Sustainable Planning Act 2009;	6 7 8
Clause	647	Amendment of s 70AB (Copies of documents to be available for inspection and purchase)	9 10
		(1) Section 70AB(1)(b), (c), (d), (f) and (g)(iii)—	11
		omit.	12
		(2) Section 70AB(1)—	13
		insert—	14
		(b) an accepted development vegetation clearing code;	15 16
		(3) Section 70AB(1)(h), from 'that' to 'section 20V(2)(c)'—	17
		omit.	18
		(4) Section 70AB(1)(e) to (h)—	19
		renumber as section 70AB(1)(c) to (e).	20
		(5) Section 70AB(2)(b), 'subsection (1)(g)'—	21
		omit, insert—	22
		subsection (1)(d)	23
Clause	648	Amendment of s 70A (Application of development approvals and exemptions for Forestry Act)	24 25
		Section 70A(3) and (4), from 'assessable development' to 'section 232(1)'—	26 27

[s	649]
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		omit, inse	ert—		1
				categorised as assessable development under a regulation made under the Planning Act	2 3
lause	649	Amendr registry		of s 70B (Record of particular matters in land	4 5
		(1) Sect	ion 70	B(1) to (3)—	6
		omit	, inser	<i>t</i> —	7
			(1)	This section applies if a PMAV is made and contains a category A area.	8 9
			(2)	As soon as practicable after the PMAV is made, the chief executive must give the registrar of titles written notice that the PMAV has been made.	10 11 12
			(3)	The registrar must keep records showing the PMAV has been made.	13 14
		(2) Sect	ion 70	B(4), from 'approval or PMAV' to 'approval, or'—	15
		omit	, inser	<del>t</del>	16
				PMAV will show	17
		(3) Sect	ion 70	B(5), from 'the approval' to 'or the PMAV'—	18
		omit	, inser	<del>t</del>	19
				the PMAV	20
		(4) Sect	ion 70	B(5A) and (6), 'approval or'—	21
		omit			22
		(5) Sect	ion 70	B(7)—	23
		omit	•		24
lause	650	Amendr	nent c	of s 72 (Regulation-making power)	25
		Section 7	2(2)—		26
		omit, inse	ert—		27

s	651	1

		(2) A regulation may prescribe the fees that are payable under this Act.	,
use	651	Amendment of s 74 (Existing development control plans and special facilities zones)	
		Section 74(2)(b)(ii) and (iii)—	4
		omit, insert—	(
		(ii) an acknowledgement notice mentioned in the repealed <i>Integrated Planning Act</i> 1997, section 3.2.5(1); or	
		(iii) a request made under the repealed Sustainable Planning Act 2009, section 95(1), or the Planning Act, section 29(4)(b), that has been agreed to, or is taken to have been agreed to, by the local government; or	
		(iv) a development permit given for a development application (superseded planning scheme) under the repealed <i>Sustainable Planning Act 2009</i> ; or	
		(v) a development permit given for a superseded planning scheme request under the Planning Act.	
use	652	Omission of ss 75–78	:
		Sections 75 to 78—	4
		omit.	2
use	653	Omission of s 80 (Modifying effect of repealed Integrated Planning Act 1997 for owner's consent)	4
		Section 80—	2
		omit.	2

[s 654	1
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Clause	654	Amendment of s 81 (Effect on existing riverine protection permits)		
		Section 81(2), from '	that is'—	3
		omit, insert—		4
		that	t is—	5
		(a)	the clearing of vegetation; and	6
		(b)	categorised as assessable development under a regulation made under the Planning Act.	7 8 9
Clause	655	Omission of s 83 ( management code	(Validation of regional vegetation	10 11
		Section 83—		12
		omit.		13
Clause	656	Omission of pt 6, 6 Sustainable Plann	div 6 (Transitional provision for ing Act 2009)	14 15
		Part 6, division 6—		16
		omit.		17
Clause	657	Omission of ss 90	<b>–</b> 95	18
		Sections 90 to 95—		19
		omit.		20
Clause	658	Amendment of s 1 vegetation in retro	00 (Clearing of regulated regrowth ospective period not an offence)	21 22
		Section 100(1), 'Plan	ning Act'—	23
		omit, insert—		24
		ren	ealed Integrated Planning Act 1997	25

s 659
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Clause	659	Omission of ss 1 Sections 105 and 10 omit.					1 2 3
Clause	660	Omission of s 10 Section 108— omit.	)8 (App€	eals)			4 5 6
Clause	661	Insertion of new Part 6— insert— Division		Transition	(Conse r Legis		7 8 9 10 11 12 13
		A self-immed	-assessabiately be continuo is tal	fore the communes in force; a	clearing encemen and accepte	code in force	17 18
		(1) TI close ag (2) TI	ng conc his section earing appearing appearing appearing his Act, ommence	oplication or a dication.  as in force	an existing an existing an existing an existing an existing and the existi		24 25 26 27

	(Consequential) and Other Legislation Amendment Act 2015 had not been enacted.	1 2
(3)	In this section—	3
	existing concurrence agency application means a concurrence agency application as defined in the schedule immediately before the commencement, to which the Planning Act, section 287 applies.	4 5 6 7 8
	existing vegetation clearing application means a vegetation clearing application as defined in the schedule immediately before the commencement, to which the Planning Act, section 287 applies.	9 10 11 12
	clarations prepared under former s 16 or ade under former s 17	13 14
(1)	A declaration made under former section 17 and in force immediately before the commencement—	15 16 17
	(a) continues in force; and	18
	(b) is taken to be a declaration made under section 17.	19 20
(2)	Subsection (3) applies if—	21
	(a) before the commencement, the Minister prepared, or started to prepare, a declaration under former section 16; but	22 23 24
	(b) the declaration had not been made before the commencement.	25 26
(3)	Former sections 16 and 17(1) and (3) continue to apply in relation to the preparation and making of the declaration.	27 28 29
(4)	However, the declaration must not include a code for the clearing of vegetation in the area to which the declaration relates.	30 31 32

s	662]	
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		(5)	A declaration made under subsection (3) is taken to be a declaration made under section 17.	1 2
		(6)	In this section—	3
			former, in relation to a provision, means the provision as in force immediately before the provision was amended or repealed under the Planning (Consequential) and Other Legislation Amendment Act 2015.	4 5 6 7 8
Clause 662	Am	endment o	f schedule (Dictionary)	9
	(1)	period, b concurrence concurrence code, devi information property ve reconfigurit vegetation clearing co application	e agency policy, currency period, declared area elopment plan, exempt development, IDAS, request, material change of use, Planning Act, egetation management plan, protected wildlife, ag a lot, referral agency's response, regional management code, self-assessable vegetation de, special clearing code and vegetation clearing	10 11 12 13 14 15 16 17 18 19 20
		omit.		21
	(2)	Schedule—		22
		insert—	accepted development see the Planning Act, section 44(4).	23 24 25
			accepted development vegetation clearing code see section 19O(1) and (2).	26 27
			assessable development see the Planning Act, section 44(3).	28 29
			assessment benchmarks see the Planning Act, section 43(1)(c).	30 31
			<i>change application</i> means a change application under the Planning Act.	32 33

		20P(e)(ii).	2
		<i>minor change application</i> means a change application for a minor change to a development approval, as defined in the Planning Act.	3 4 5
		Planning Act means the Planning Act 2015.	6
		<i>planning chief executive</i> means the chief executive of the department in which the Planning Act is administered.	7 8 9
		<i>protected wildlife</i> means native wildlife prescribed under the Nature Conservation Act as endangered wildlife or vulnerable wildlife.	10 11 12
		<i>referral agency</i> , for a development application, see the Planning Act, section 54(2).	13 14
		referral matter see section 20P(e)(iii).	15
		vegetation clearing application means—	16
		(a) a development application for development that involves the clearing of vegetation and is categorised as assessable development under a regulation made under the Planning Act; or	17 18 19 20 21
		(b) a change application, other than a minor change application, to change a development approval, as defined in that Act, to approve development mentioned in paragraph (a), if the development approval does not already approve that development.	22 23 24 25 26 27
(3)	Schedule, self-assessa	definition exchange area, from 'a able'—	28 29
	omit, insert	<u>.                                    </u>	30
		an accepted development vegetation clearing code in exchange for clearing vegetation under the code.	31 32 33

		(4)	Schedule, definition <i>forest practice</i> , paragraph 'self-assessable'—	1(b)(i),	1 2
			omit, insert—		3
			accepted development		4
		(5)	Schedule, definition high risk species, paragraph (b)—	_	5
			omit, insert—		6
			(b) another plant prescribed by a remade under the Planning Act, section to be a high risk species.	_	7 8 9
		(6)	Schedule, definition <i>unlawfully cleared</i> , paragraph (a 'provision,'—	a), after	10 11
			insert—		12
			or the repealed <i>Sustainable Plann</i> 2009, section 578(1), 580(1), 581(1) 594(1)	_	13 14 15
		(7)	Schedule, definition <i>vegetation clearing provision</i> , 578(1), 580(1), 581, 582 or 594(1)'—	'section	16 17
			omit, insert—		18
			section 161, 162(1), 163, 164 or 167(5)		19
	Part	67	Amendment of Water Act 2	<b>2000</b>	20
Clause	663	Act	amended		21
			This part amends the Water Act 2000.		22
Clause	664		endment of ch 2, pt 2, div 1A, hdg (Authorised to interference with, water without water entitle		23 24
		Cha	pter 2, part 2, division 1A, heading, note—		25
		omii	t, insert—		26

[s 665]
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		Note—	1
		See also the Planning Act for when a development permit is required for operational work that allows taking or interfering with water.	2 3 4
Clause	665	Amendment of s 46 (Content of draft water resource plans)	5 6
		Section 46(2)(d) and (e), 'assessable or self-assessable development'—	7 8
		omit, insert—	9
		assessable development or accepted development	10 11
Clause	666	Amendment of s 47 (Matters the Minister must consider when preparing draft water resource plan)	12 13
		Section 47(ba), 'a regional plan applies'—	14
		omit, insert—	15
		a regional plan under the Planning Act applies	16 17
Clause	667	Amendment of s 363 (Water bores to which ch 3 applies)	18
		Section 363(b), after 'Planning Act'—	19
		insert—	20
		, the repealed Sustainable Planning Act 2009	21 22
Clause	668	Amendment of s 740 (Functions and powers of authorised officers)	23 24
		(1) Section 740(1)(b)(ii)(A)—	25
		omit.	26
		(2) Section 740(1)(b)(ii)(B) and (C)—	27

IS 6691	s	669]
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compliance)  (1) Section 746(4), from 'the Planning Act'—  omit, insert—  a development approval is being complied with.  (2) Section 746—  insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications			[6 666]
compliance)  (1) Section 746(4), from 'the Planning Act'—  omit, insert—  a development approval is being complied with.  (2) Section 746—  insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  489 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			renumber as section 740(1)(b)(ii)(A) and (B).
a development approval is being complied with.  (2) Section 746—  insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading— insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)	Clause	669	
a development approval is being complied with.  (2) Section 746—  insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			(1) Section 746(4), from 'the Planning Act'—
(2) Section 746—  insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			omit, insert—
insert—  (5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading— insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			a development approval is being complied with.
(5) Subsection (4) applies only to the extent the development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading— insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			(2) Section 746—
development approval relates to a matter mentioned in section 740(1)(b)(ii).  use 670 Amendment of s 814 (Excavating or placing fill without permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			insert—
permit)  Section 814(2)(d), 'self-assessable'—  omit, insert—  accepted  Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			development approval relates to a matter
omit, insert—  accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)	use	670	
accepted  use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			Section 814(2)(d), 'self-assessable'—
use 671 Replacement of ch 8, pt 2, div 1, hdg (Development applications)  Chapter 8, part 2, division 1, heading—  insert—  Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			omit, insert—
applications) Chapter 8, part 2, division 1, heading— insert—  Division 1 Particular development applications and change applications  Use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			accepted
Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)	use	671	
Division 1 Particular development applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			Chapter 8, part 2, division 1, heading—
applications and change applications  use 672 Replacement of ch 8, pt 2, div 1, sdiv 1, hdg (Additional provisions for making development applications)			insert—
provisions for making development applications)			applications and change
Chapter 8, part 2, division 1, subdivision 1, heading—	iuse	672	
			Chapter 8, part 2, division 1, subdivision 1, heading—

[s	67	'3]
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	omit, insert—			1
	Subdi	vision 1	Requirements for particular development applications and change applications	2 3 4 5
Clause 673	Replacement quarry materi	•	Applications for the removal of	6 7
	Section 966—	•		8
	omit, insert—			9
		rticular ap iterial	plications for removal of quarry	10 11
	(1)	This secti	on applies if a person makes—	12
		deve	development application for a lopment approval for the removal of ry material from leased land; or	13 14 15
		chan deve	ange application, other than a minor ge application, to change a lopment approval that approves the eval of quarry material from leased land;	16 17 18 19 20
		chan	ange application, other than a minor ge application, to change a lopment approval—	21 22 23
		(i)	to approve the removal of quarry material from leased land; and	24 25
		(ii)	that does not already approve the removal of the quarry material.	26 27
	(2)	The appli	cation must be accompanied by—	28
		lease the p	written consent of the lessee of the d land to arrangements about the route person may use across the lessee's land the removal of the quarry material; or	29 30 31 32

s 674
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			(b)	if the lessee of the leased land and the person can not agree on arrangements—the arrangements decided by a Magistrates Court.	1 2 3 4
		(3)	In t	his section—	5
				ted land means land leased under the Land 1994.	6 7
Clause 674	1 An	nendment o	of s 9	67 (Applications for levees)	8
	(1)	Section 96	7(1)(a	n)—	9
		omit, inser	t		10
			(a)	to development that is the construction of a new levee or the modification of an existing levee; and	11 12 13
	(2)	Section 96	7(2) a	nd (3)—	14
		omit, inser	t		15
		(2)	A re	egulation may prescribe—	16
			(a)	assessment benchmarks for the Planning Act for the assessment of development, other than an assessment carried out by the chief executive of the department in which that Act is administered (the <i>planning chief executive</i> ); or	17 18 19 20 21 22
			(b)	for the Planning Act, the matters a referral agency under that Act, other than the planning chief executive—	23 24 25
				(i) must or may assess a development application against; or	26 27
				(ii) must or may assess a development application having regard to.	28 29

[s 675]
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Clause	675	Omission of cassessment c		pt 2, div 1, sdiv 2 (Additional ia)	1 2
		Chapter 8, part 2	2, div	ision 1, subdivision 2—	3
		omit.			4
Clause	676	Replacement Land Court)	of s	972B (When an applicant may appeal to	5 6
		Section 972B—			7
		omit, insert—			8
		972B W	/hen	appeal may be made to Land Court	9
		(1)	Thi	s section applies if—	10
			(a)	a person makes a development application or change application, other than a minor change application, relating to operational work for taking or interfering with water; and	11 12 13 14 15
			(b)	the operational work is for, or relates to, an activity authorised under the <i>Mineral Resources Act 1989</i> ; and	16 17 18
			(c)	the person has applied under the <i>Mineral Resources Act</i> 1989 for authorisation to carry out the activity.	19 20 21
		(2)	may	spite the Planning Act, chapter 6, the person y appeal against a decision on the application he Land Court.	22 23 24
Clause	677			C (Offence to take or interfere with ent permit required)	25 26
		Section 972C—			27
		omit.			28

Clause	678	Amendment of s 972D (Additional rights for permits for operational work)	1 2
		Section 972D(2) and (3), 'self-assessable'—	3
		omit, insert—	4
		accepted	5
Clause	679	Omission of ss 972E and 972F	6
		Sections 972E and 972F—	7
		omit.	8
Clause	680	Amendment of s 972H (Modification or removal of works)	9
		(1) Section 972H(1)(b)(i), 'application'—	10
		omit, insert—	11
		permit	12
		(2) Section 972H(1)(b)(ii), 'self-assessable'—	13
		omit, insert—	14
		accepted	15
Clause	681	Amendment of s 972J (Modification or removal of levees)	16
		(1) Section 972J(1)(b)(i), 'application'—	17
		omit, insert—	18
		permit	19
		(2) Section 972J(1)(b)(ii), 'self-assessable'—	20
		omit, insert—	21
		accepted	22
Clause	682	Replacement of s 972N (Effect on development permit)	23
		Section 972N—	24

[s	683
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	ON	nit, insert—			1
		972N Direct	tion p	revails over development permit	2
			the c	on is inconsistent with a development lirection prevails to the extent of the	3 4 5
Clause 6	83 A	mendment of s 1	1014	(Regulation-making power)	6
	(1)	Section 1014(2)	(i) an	d (j)—	7
		omit, insert—			8
		(i)	that con	e, for the Planning Act, the requirements the following operational work must aply with to be categorised as accepted elopment under that Act—	9 10 11 12
			(i)	operational work that allows taking or interfering with water;	13 14
			(ii)	operational work that is the construction or modification of a levee; and	15 16 17
	(3)	Section 1014(2)	(n)—		18
		omit.			19
	(4)	Section 1014(2)	(d) to	(m)—	20
		renumber as sec	ction 1	014(2)(c) to (k).	21
Clause 6	84 A	mendment of s 1	1046	(Declared subartesian areas)	22
	Se	ection 1046(2)(b), f	from '	assessable'—	23
	on	nit, insert—			24
				essable development or accepted	25 26

[s 685]

Clause	685	Amendment of approvals)	f s 1048A (Existing licences, permits and	1 2
		Section 1048A( 341'—	(13), 'Sustainable Planning Act 2009, section	3 4
		omit, insert—		5
			Planning Act	6
Clause	686	Insertion of ne	ew ch 9, pt 10	7
		Chapter 9—		8
		insert—		9
		Part 1	0 Transitional provision	10
			for Planning •	11
			(Consequential) and	12
			Other Legislation	13
			Amendment Act 2015	14
		1283 Ex	isting development applications	15
		(1)	This section applies to an existing development application to which former chapter 8, part 2, division 1 applied.	16 17 18
		(2)	Former chapter 8, part 2, division 1 continues to apply in relation to the application as if the <i>Planning (Consequential) and Other Legislation Amendment Act 2015</i> had not been enacted.	19 20 21 22
		(3)	In this section—	23
			existing development application means a development application made under the repealed Sustainable Planning Act 2009, to which the Planning Act, section 287 applies.	24 25 26 27
			former chapter 8, part 2, division 1 means chapter 8, part 2, division 1 as in force immediately before the commencement.	28 29 30

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lause	687	Am	nendment of sch 4 (Dictionary)	1
		(1)	Schedule 4, definitions advice agency, applicable code, assessable development, assessing authority, assessment manager, concurrence agency, development condition, Planning Act, prohibited development, regional plan and self-assessable development—	2 3 4 5 6
			omit.	7
		(2)	Schedule 4—	8
			insert—	9
			accepted development means development categorised as accepted development under a regulation made under the Planning Act.	10 11 12
			assessable development means development categorised as assessable development under a regulation made under the Planning Act.	13 14 15
			<i>change application</i> means a change application under the Planning Act.	16 17
			<i>minor change application</i> means a change application for a minor change to a development approval, as defined in the Planning Act.	18 19 20
			Planning Act means the Planning Act 2015.	21
		(3)	Schedule 4, definition development, 'section 7'—	22
			omit, insert—	23
		schedule 2	24	
		(4)	Schedule 4, definition <i>levee</i> , paragraph 3(d)(i), 'section 584 or 585'—	25 26
			omit, insert—	27
			section 165	28
		(5)	Schedule 4, definition operational work, 'section 10(1)'—	29
			omit, insert—	30
			schedule 2	31

[s	688]

		(6)	Schedule 4, definition <i>Planning Act offence</i> , from 'section 574' to '594(1)'—	1 2
			omit, insert—	3
			section 161, 162(1), 163, 164 or 167(5)	4
		(7)	Schedule 4, definition <i>premises</i> , paragraph (a), 'section 10(1)'—	5 6
			omit, insert—	7
			schedule 2	8
	Part	68	Amendment of Water Supply	9
			(Safety and Reliability) Act 2008	10
Clause	688	Act	t amended	11
			This part amends the Water Supply (Safety and Reliability) Act 2008.	12 13
Clause	689		nendment of s 356A (Compliance with safety or velopment condition)	14 15
		Sec	tion 356A, penalty, '1665'—	16
		omi	it, insert—	17
			4500	18
Clause	600	Λ	condiment of a EEO (Definition for at 2)	1.0
Clause	690		nendment of s 559 (Definition for pt 2)	19
			tion 559, definition relevant operational work, ', section 1)'—	20 21
		omi	it.	22

[s	69	1]
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Clause	691	Omission of s	560	(Codes for Planning Act)	1			
		Section 560—			2			
		omit.			3			
Clause	692	Replacement	of ss	s 561 and 562	4			
		Sections 561 an	d 562	_	5			
		omit, insert—	omit, insert— 561 Particular applications for relevant operational work					
		(1)	This	s section applies to—	9			
			(a)	an application for a development approval for relevant operational work; or	10 11			
			(b)	a change application, other than a minor change application, to change a development approval that approves relevant operational work; or	12 13 14 15			
			(c)	a change application, other than a minor change application, to change a development approval—	16 17 18			
				(i) to approve relevant operational work; and	19 20			
				(ii) that does not already approve relevant operational work.	21 22			
		(2)	that imp	application must be supported by evidence the chief executive has accepted a failure act assessment of the dam or proposed dam to ch the operational work relates.	23 24 25 26			
		(3)	In tl	nis section—	27			
				nge application means a change application er the Planning Act.	28 29			

			<i>minor change application</i> means a change application for a minor change to a development	1 2
			approval, as defined in the Planning Act.	3
		562 Wh	en appeal may be made to Land Court	4
		(1)	This section applies if—	5
			(a) a person makes an application to which section 561 applies; and	6 7
			(b) the assessable development to which the application relates is for, or relates to, an activity authorised under the <i>Mineral Resources Act 1989</i> ; and	8 9 10 11
			(c) the person has applied under the <i>Mineral Resources Act 1989</i> for authorisation to carry out the activity.	12 13 14
		(2)	Despite the Planning Act, chapter 6, the person may appeal against a decision about the application to the Land Court.	15 16 17
		(3)	In this section—	18
			assessable development means development that is assessable development under the Planning Act.	19 20 21
Clause	693	Amendment o	f s 636 (Application of s 562)	22
		Section 636(2),	'Sustainable Planning Act 2009'—	23
		omit, insert—		24
			Planning Act or the repealed Sustainable Planning Act 2009	25 26
Clause	694	Insertion of ne	ew ch 10, pt 10	27
		Chapter 10—		28
		insert—		29

			Part 1	Transitional provision for Planning (Consequential) and Other Legislation Amendment Act 2015	1 2 3 4 5
			673 Exi	sting development applications	6
			(1)	This section applies to an existing development application to which former chapter 8, part 2 applied.	7 8 9
			(2)	Former chapter 8, part 2 continues to apply in relation to the application as if the <i>Planning</i> (Consequential) and Other Legislation Amendment Act 2015 had not been enacted.	10 11 12 13
			(3)	In this section—	14
				existing development application means a development application made under the repealed Sustainable Planning Act 2009, to which the Planning Act, section 287 applies.	15 1 <b>6</b> 18
				former chapter 8, part 2 means chapter 8, part 2 as in force immediately before the commencement.	19 20 21
lause	695	Am	endment o	f sch 3 (Dictionary)	22
		(1)		3, definitions assessment manager, concurrence velopment application, Planning Act and referral	23 24 25
			omit.		26
		(2)	Schedule 3-	_	27
			insert—		28
				<i>Planning Act</i> means the <i>Planning Act</i> 2015.	29
		(3)	Schedule 3,	definition development, 'section 7'—	30
			omit, insert	<u>.                                    </u>	31

[s 696]
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			schedule 2	1
		(4)	Schedule 3, definition development condition, paragraph 1—	2
			omit, insert—	3
			1 Development condition, of a development approval, means a condition of the approval that relates to a referable dam and was imposed by, or at the direction of—	4 5 6 7
			(a) the chief executive; or	8
			(b) the chief executive of the department in which the Planning Act is administered.	9 10
		(5)	Schedule 3, definition <i>Planning Act offence</i> , from 'section 574(1)' to '594'—	11 12
			omit, insert—	13
			section 161, 162(1), 163, 164 or 167(5) or (7)	14
		(6)	Schedule 3, definition <i>premises</i> , paragraph (a), 'section 10(1)'—	15 16
			omit, insert—	17
			schedule 2	18
	Part	69	Amendment of Wet Tropics World Heritage Protection and Management Act 1993	19 20 21
Clause	696	Act	amended	22
			This part amends the Wet Tropics World Heritage Protection and Management Act 1993.	23 24
Clause	697	Am	endment of sch 3 (Dictionary)	25
		(1)	Schedule 3, definition <i>planning scheme</i> —	26

## [s 697]

	omit, insert—	1
	<i>planning scheme</i> means a planning scheme under the <i>Planning Act 2015</i> .	2
(2)	Schedule 3, definition reconfiguring a lot, 'Sustainable Planning Act 2009, section 10(1)'—	4 5
	omit, insert—	6
	Planning Act 2015, schedule 2	7

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