

Queensland

Surat Basin Rail (Infrastructure Development and Management) Bill 2012



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2012

A Bill

for

An Act to provide for the development and management of a railway within the Surat Basin rail corridor land in a safe, effective and efficient way and for related purposes

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 1 Preliminary

[s 1]_____

The P	arlia	men	t of G	ueensland enacts—	1
Part	1			Preliminary	2
Divis	ion	1		Introduction	3
1	Sho		s Act 1	may be cited as the Surat Basin Rail (Infrastructure ent and Management) Act 2012.	4 5 6
2	Со		encem s Act c	commences on a day to be fixed by proclamation.	7 8
3	Obj	ject (of Act	t and its achievement	9
	(1)			et of this Act is to facilitate the development and of the railway.	10 11
	(2)	The	objec	t is intended to be achieved primarily by—	12
		(a)	1994 railv	viding that particular provisions of the <i>Land Title Act</i> 4 and the <i>Property Law Act 1974</i> do not apply to a vay lease declared under part 2 to be an exempt e; and	13 14 15 16
		(b)	prov	riding a framework to—	17
			(i)	allow the railway to be constructed and maintained in an effective and efficient way; and	18 19
			(ii)	allow railway operators to operate rolling stock on the railway in an effective and efficient way; and	20 21
			(iii)	allow railway managers to manage rail transport infrastructure in an effective and efficient way; and	22 23

		[s 4]	
		(iv) allow the railway to be managed and operated in an effective and efficient way; and	1 2
	(c)	providing for the safety of the railway and persons at, on or near the railway by imposing requirements and establishing offences directed at ensuring the safety.	3 4 5
Divi	sion 2	Interpretation	6
4	Definiti	ons	7
		dictionary in the schedule defines particular words used nis Act.	8 9
5	Meanin	g of <i>railway</i>	10
	situ	<i>lway</i> means the railway and rail transport infrastructure ated, or proposed to be situated, within the Surat Basin rail idor land.	11 12 13
6	Meanin	g of <i>railway works</i>	14
		<i>lway works</i> means works for constructing, maintaining, ring or operating the railway.	15 16
7	Meanin	g of <i>Surat Basin rail corridor land</i>	17
	Sur	at Basin rail corridor land means land that is—	18
	(a)	within the area declared as the Surat Basin Infrastructure Corridor State Development Area under the <i>State Development and Public Works Organisation</i> <i>Act 1971</i> ; and	19 20 21 22
	(b)	owned by the Coordinator-General; and	23
	(c)	prescribed under a regulation to be Surat Basin rail corridor land.	24 25

[s 8]

Part	2	Exempt leases	1
8 Dec		claration of exempt lease	2
	(1)	The Minister may, by written instrument, declare a railway lease to be an exempt lease.	3 4
	(2)	As soon as practicable after making the instrument, the Minister must give a copy of it to the railway lessee.	5 6
	(3)	Within 21 days after making the instrument, the Minister must publish a gazette notice setting out the declaration contained in the instrument.	7 8 9
	(4)	Failure to comply with subsection (2) or (3) does not affect the validity of the instrument.	10 11
9		n-application of provisions of Land Title Act 1994 and operty Law Act 1974	12 13
		The following provisions do not apply to a lease declared to be an exempt lease under section 8—	14 15
		(a) the Land Title Act 1994, section $67(3)(a)$;	16
		(b) the <i>Property Law Act 1974</i> , section 121 and part 8, division 3.	17 18
Part	3	Entering land and carrying out	19
	•	activities for railway works or	20
		investigations of land	21
Divis	ion	1 Interpretation	22
10	Det	finitions for pt 3	23
		In this part—	24

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 3 Entering land and carrying out activities for railway works or investigations of land

[s 10]

(a)	of the Coordinator-General, means any of the following—	
	 (i) a person who is an agent of, or contractor for, the Coordinator-General, and engaged in writing by the Coordinator-General to carry out activities under sections 20 or 22; 	
	(ii) an employee of, or a contractor for, an agent or contractor mentioned in subparagraph (i);	
	 (iii) if a person mentioned in subparagraph (i) is a corporation—the corporation's chief executive, secretary or directors; and 	
(b)	of an authorised person, means any of the following-	
	 (i) if the authorised person is a corporation—the corporation's chief executive, secretary or directors; 	
	(ii) the authorised person's employees or partners who are individuals;	
	(iii) a person who is an agent of, or contractor for, the authorised person, and engaged in writing for the purposes of the authorised person's authority;	
	(iv) an employee of, or a contractor for, an agent or contractor mentioned in subparagraph (iii);	
	 (v) if a person mentioned in subparagraph (iii) is a corporation—the corporation's chief executive, secretary or directors. 	
	<i>corised person</i> means a person who holds a works ority or an investigation authority.	
inves	stigation authority see section 15(1)(a).	
	ks authority see section 14(1)(a).	

[s 11]

Division 2 Applications for works authority or investigation authority

11 **Operation of div 2**

This division provides for the railway licensee, railway lessee or a railway manager to apply for a works authority or investigation authority.

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12 How to apply for works authority or investigation authority

- (1) The railway licensee, railway lessee or a railway manager 9 may apply to the Coordinator-General for an authority-10
 - to enter land adjacent to the Surat Basin rail corridor (a) 11 land, and carry out activities mentioned in section 20, 12 for carrying out railway works; or 13
 - to enter any land, and carry out activities mentioned in (b) 14 section 22, for investigating the potential suitability of 15 land as an expansion or realignment of the Surat Basin 16 rail corridor land. 17
- (2)The applicant must consult with the owner or occupier of the 18 land about the proposed entry before applying for the 19 authority. 20

(3)The application must state— 21 (a) the land proposed to be entered under the authority; and 22 (b) the purpose of the authority; and 23 (c) details of the nature of the activities proposed to be 24 conducted on the land; and

the period for which the authority is sought; and (d)

(e) details of the applicant's consultation with the owner or 27 occupier of the land. 28 Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 3 Entering land and carrying out activities for railway works or investigations of land

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Ad	ditional information for application	
(1)	The Coordinator-General may—	
	(a) make inquiries to decide the application; and	
	(b) ask the applicant to give the Coordinator-General additional information the Coordinator-General considers relevant to decide the application.	
(2)	To decide the application, the Coordinator-General may consider any information the Coordinator-General considers relevant.	
Gra	anting works authority	
(1)	The Coordinator-General may, for an application under section $12(1)(a)$, decide to—	
	(a) grant an authority (a <i>works authority</i>), with or without conditions; or	
	(b) refuse to grant the works authority.	
(2)	If the Coordinator-General refuses to grant the works authority, the Coordinator-General must give the applicant written reasons for the decision.	
(3)	Without limiting subsection (1)(a), a condition may require the applicant to give a bond or security deposit to the Coordinator-General.	
(4)	The works authority must be only for the part of the land the Coordinator-General is satisfied is reasonably necessary for carrying out railway works.	
(5)	The works authority remains in force, unless cancelled, for the term of not more than 3 years stated in the authority.	
Gra	anting investigation authority	
(1)	The Coordinator-General may, for an application under section $12(1)(b)$, decide to—	

[s 16]

	(a)	grant an authority (an <i>investigation authority</i>), with or without conditions; or	1 2
	(b)	refuse to grant the investigation authority.	3
(2)	auth	e Coordinator-General refuses to grant the investigation ority, the Coordinator-General must give the applicant ten reasons for the decision.	4 5 6
(3)	the	nout limiting subsection (1)(a), a condition may require applicant to give a bond or security deposit to the rdinator-General.	
(4)	land	investigation authority must be only for the part of the the Coordinator-General is satisfied is reasonably essary for investigating the potential suitability of the land.	1 1 1
(5)		investigation authority remains in force, unless cancelled, he term of not more than 1 year stated in the authority.	1
	for t	the term of not more than 1 year stated in the authority.	1
		ments of works authority and investigation	
	quire thorit A w	ments of works authority and investigation	-
	quire thorit A w	ments of works authority and investigation y orks authority and investigation authority must be written	-
	quire thorit A w and	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following—	
	quire thorit A w and (a)	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following— the name of the authorised person for the authority;	
	quire thorit A w and (a) (b)	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following— the name of the authorised person for the authority; the land to which it applies;	
	quire horit A w and (a) (b) (c)	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following— the name of the authorised person for the authority; the land to which it applies; the purpose for which it is granted;	
	quire horit A w and (a) (b) (c) (d)	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following— the name of the authorised person for the authority; the land to which it applies; the purpose for which it is granted; when it expires; for a works authority, the powers mentioned in section 20 that the authorised person may exercise under the	
	quire horit A w and (a) (b) (c) (d) (e)	ments of works authority and investigation y orks authority and investigation authority must be written state all of the following— the name of the authorised person for the authority; the land to which it applies; the purpose for which it is granted; when it expires; for a works authority, the powers mentioned in section 20 that the authorised person may exercise under the authority; for an investigation authority, the powers mentioned in section 22 that the authorised person may exercise under	

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[s 17]

17		clara thorit	tion about works authority and investigation	1 2
			declared that—	3
		(a)	the grant of a works authority or investigation authority is not an indication of a commitment or approval by the State, the Coordinator-General or other person to any proposal and, in particular, does not commit the State to acquiring any land; and	4 5 6 7 8
		(b)	a person is not an employee or agent of the State merely because the person is an authorised person.	9 10
18			ing with conditions of works authority or ation authority	11 12
		auth auth auth	authorised person, or an associated person of the porised person, must comply with each condition of the porised person's works authority or investigation pority, unless the authorised person or associated person a reasonable excuse.	13 14 15 16 17
		Max	kimum penalty—200 penalty units.	18
10	•			
19			ation of works authority or investigation authority	19
	(1)	wor	Coordinator-General may cancel an authorised person's ks authority or investigation authority if the rdinator-General is reasonably satisfied that—	20 21 22
		(a)	the authorised person has not complied with this Act or a condition of the authority; or	23 24
		(b)	an associated person of the authorised person has not complied with this Act or a condition of the authority.	25 26
	(2)		Coordinator-General must, as soon as practicable, give authorised person written notice of the cancellation.	27 28
	(3)		authorised person must, as soon as practicable after iving the notice—	29 30
		(a)	inform all associated persons of the authorised person about the cancellation of the authority; and	31 32

[s 20]

	(b)	stop and	all activities being carried out under the authority;	1 2
	(c)	-	e any identification issued by the authorised person er section 28 to the Coordinator-General.	3 4
Division	3		Powers for entering land and carrying out activities for railway works or investigations	5 6 7
			General or associated person may enter land t railway works	8 9
(1)	in w Basi	riting n rail	dinator-General, or an associated person authorised g by the Coordinator-General, may enter the Surat l corridor land and land adjacent to that land for out railway works.	10 11 12 13
(2)	exter purp	nt rea	rdinator-General or associated person may, to the asonably necessary or convenient to achieve the of the entry under subsection (1), do any of the	14 15 16 17
	(a)		he land, make an inspection, investigation, valuation urvey, or take levels;	18 19
	(b)	soil	and bore into the land to find out the nature of the or substrata of the land, and mark the lines of any ks on the land;	20 21 22
	(c)	surv	ch or set up on the land trigonometrical stations, rey pegs, marks or poles and inspect, alter, remove, state and repair the land;	23 24 25
	(d)	οςςι	apy the land;	26
	(e)	on t	he occupied land—	27
		(i)	construct or place plant, machinery, equipment or goods; or	28 29
		(ii)	erect workshops, sheds and other buildings, including buildings for providing housing and	30 31

				[• - ·]	
				other amenities for officers or employees and their dependants; or	1 2
			(iii)	make roads, cuttings and excavations; or	3
			(iv)	manufacture and work materials of all kinds; or	4
			(v)	deposit clay, earth, gravel, sand, stone, timber, wood, and other material; or	5 6
			(vi)	take clay, earth, gravel, sand, stone, timber, wood, and other material; or	7 8
			(vii)	demolish, destroy, and remove plant, machinery, equipment, goods, workshops, sheds, buildings or roads.	9 10 11
	(3)	The	power	r to enter land under this section includes power—	12
		(a)	to er	nter and re-enter the land; and	13
		(b)		main on the land for the period necessary to achieve purpose of the entry; and	14 15
		(c)		ake assistants, vehicles, materials, equipment and gs necessary to achieve the purpose of the entry.	16 17
21				erson or associated person may enter land t railway works	18 19
		asso to w	ciated which	prised person under a works authority, or an person of the authorised person, may enter the land the authority applies and, for carrying out railway percise the powers stated in the authority.	20 21 22 23
22				General or associated person may enter land ate the land	24 25
	(1)	The	Coord	dinatan Cananal, an an associated namen authorized	26

- The Coordinator-General, or an associated person authorised
 in writing by the Coordinator-General, may enter any land to
 investigate the land's potential suitability for an expansion or
 realignment of the Surat Basin rail corridor land.
- (2) The Coordinator-General or associated person may, to the 30 extent reasonably necessary or convenient to achieve the 31

[s 21]

			oose of the entry under subsection (1), do any of the owing—	1 2
		(a)	do anything on the land;	3
		(b)	bring anything onto the land;	4
		(c)	temporarily leave machinery, equipment or other items on the land.	5 6
	(3)	The	power to enter land under this section includes power—	7
		(a)	to enter and re-enter the land; and	8
		(b)	to remain on the land for the period necessary to achieve the purpose of the entry; and	9 10
		(c)	to take assistants, vehicles, materials, equipment and things necessary to achieve the purpose of the entry.	11 12
23		d inve An a asso to w	sed person or associated person may enter land estigate the land authorised person under an investigation authority, or an ciated person of the authorised person, may enter the land hich the authority applies and, for investigating the land, cise the powers stated in the authority.	13 14 15 16 17 18
Divi	sion	4	Requirements for entering land	19
24	En	try to	land by notice or agreement	20
	(1)		Coordinator-General must, before the rdinator-General or an associated person of the rdinator-General enters someone else's land—	21 22 23
		(a)	give at least 7 days written notice of the entry to the land's owner or occupier; or	24 25
		(b)	obtain the written agreement of the land's owner or occupier to the entry.	26 27

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	· •	

(2)	asso	authorised person must, before the authorised person or an ociated person of the authorised person enters someone 's land—	1 2 3
	(a)	give at least 7 days written notice of the entry to the land's owner or occupier; or	4 5
	(b)	obtain the written agreement of the land's owner or occupier to the entry.	6 7
(3)	The	notice must state all of the following—	8
	(a)	the use intended to be made of the land;	9
	(b)	a general outline of the activities intended to be carried out on the land;	10 11
	(c)	the approximate period during which the activities are expected to be carried out;	12 13
	(d)	the notice is not an indication of a commitment or approval by the State, the Coordinator-General or other person to any proposal and, in particular, does not commit the State to acquiring any land;	14 15 16 17
	(e)	the owner or occupier may claim compensation under section 27 by giving a notice;	18 19
	(f)	the person who the owner or occupier must give a notice to under section 27.	20 21
(4)		o, if the person entering the land is the rdinator-General or an associated person of the rdinator-General, the notice must—	22 23 24
	(a)	be attached to—	25
		(i) for an entry under section 20, a copy of section 20; or	26 27
		(ii) for an entry under section 22, a copy of section 22; and	28 29
	(b)	for an entry by an associated person—state that the person is an associated person of the Coordinator-General.	30 31 32

[s 25]

(5)	pers	ddition, if the person entering the land is an authorised on or an associated person of the authorised person, the ce must—	1 2 3
	(a)	be attached to a copy of the works authority or investigation authority; and	4 5
	(b)	state the following—	6
		 (i) that the Coordinator-General has given the authorised person a works authority or investigation authority for an area that is part of or includes the land; 	7 8 9 10
		 (ii) for an entry by an associated person—that the person is an associated person of the authorised person. 	11 12 13
(6)		person entering the land need not comply with this on for carrying out—	14 15
	(a)	urgent remedial action on the railway; or	16
	(b)	maintenance on a road.	17
(7)	enter	vever, if urgent remedial action is required, the person ring the land must give the land's owner or occupier as h oral notice as is practicable.	18 19 20
Ca	re to	be taken in entering land	21
(1)		section applies if the Coordinator-General, an authorised on or associated person enters land to—	22 23
	(a)	carry out railway works; or	24
	(b)	investigate the potential suitability of the land for an expansion or realignment of the Surat Basin rail corridor land.	25 26 27
(2)		Coordinator-General, authorised person or associated	28 29
	(a)	must take as much care as is practicable to minimise damage to the land or inconvenience to the land's owner or occupier; and	30 31 32

			[s 26]			
		(b)	may do anything necessary or desirable to minimise the damage or inconvenience.	1 2		
26	Lia	bility	to pay compensation	3		
	(1)		section applies if the Coordinator-General, an authorised on or associated person—	4 5		
		(a)	enters land and carries out railway works on the land; or	6		
		(b)	enters land and carries out an investigation on the land.	7		
	(2)	own own activ Coo	Coordinator-General is liable to compensate the land er or occupier for any loss or damage suffered by the er or occupier arising from the entry onto the land, and titles mentioned in subsection (1), of the rdinator-General or an associated person of the rdinator-General.	8 9 10 11 12 13		
	(3)	The authorised person is liable to compensate the land owner or occupier for any loss or damage suffered by the owner or occupier arising from the entry onto the land, and activities mentioned in subsection (1), of the authorised person or an associated person of the authorised person.				
27	Cla	imin	g compensation	19		
	(1)		owner or occupier of land entered under this part may, by en notice—	20 21		
		(a)	claim compensation for loss or damage caused by-	22		
			(i) the entry and railway works carried out on the land; or	23 24		
			(ii) the entry and investigation carried out on the land; or	25 26		
		(b)	claim compensation for the taking or use of materials; or	27		
		(c)	require works in restitution for the damage; or	28		
		(d)	require works in restitution for the damage and then claim compensation for any loss or damage not restituted.	29 30 31		

[s 27]

(2)	The	owner or occupier must give the notice—	1
	(a)	for an entry by the Coordinator-General or an associated person of the Coordinator-General—to the Coordinator-General; or	2 3 4
	(b)	for an entry by an authorised person or associated person of the authorised person under a works authority—to the Coordinator-General; or	5 6 7
	(c)	for an entry by an authorised person or associated person of the authorised person under an investigation authority—to the authorised person.	8 9 10
(3)	The	notice must be given—	11
	(a)	within 1 year after the railway works or investigation of the land is completed; or	12 13
	(b)	at a later time allowed by the Coordinator-General.	14
(4)	The	claim for compensation may be made—	15
	(a)	whether or not the act or omission giving rise to the claim was authorised under division 3 or a works authority or investigation authority; and	16 17 18
	(b)	whether or not the person who made the entry, carried out the railway works or carried out the investigation took steps to prevent the loss or damage; and	19 20 21
	(c)	even though the loss or damage was caused, or contributed to, by an associated person of the Coordinator-General or an authorised person.	22 23 24
(5)		amount of compensation for loss or damage caused by an to carry out railway works is—	25 26
	(a)	the amount agreed between the Coordinator-General and the person; or	27 28
	(b)	if the person and Coordinator-General can not agree within a reasonable time—the amount decided by the Land Court.	29 30 31
(6)		amount of compensation for loss or damage caused by an to investigate land is—	32 33

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 3 Entering land and carrying out activities for railway works or investigations of land

			[s 28]	
		(a)	the amount agreed between the parties; or	1
		(b)	if the parties can not agree within a reasonable time—the amount decided by the Land Court.	2 3
Divis	ion	5	Miscellaneous provisions	4
28			ator-General or authorised person to issue ted person with identification	5 6
	(1)	the asso	Coordinator-General must issue an associated person of Coordinator-General with identification before the ciated person enters someone else's land and carries out vities under division 3.	7 8 9 10
	(2)	auth perse	authorised person must issue an associated person of the orised person with identification before the associated on enters someone else's land and carries out activities er a works authority or investigation authority.	11 12 13 14
		Max	imum penalty—10 penalty units.	15
	(3)	The Coor	identification for an associated person of the rdinator-General must—	16 17
		(a)	state the name of the person to whom the identification is issued; and	18 19
		(b)	state that, for this Act, the person is an associated person of the Coordinator-General; and	20 21
		(c)	state the capacity in which the associated person is an associated person; and	22 23
		(d)	be signed by or for the Coordinator-General; and	24
		(e)	be signed by the associated person; and	25
		(f)	state an expiry date.	26
	(4)		identification for an associated person of an authorised on must—	27 28
		(a)	state the names of the authorised person and the person to whom the identification is issued; and	29 30

29

	(b)	state that, for this Act, the person is an associated person of the holder of a works authority or investigation authority; and	1 2 3
	(c)	state the capacity in which the associated person is an associated person; and	4 5
	(d)	be signed by or for the authorised person; and	6
	(e)	be signed by the associated person; and	7
	(f)	state an expiry date.	8
Ow	ner c	or occupier may inspect authority or identification	9
(1)	be th	section applies if a person who claims to be or appears to ne owner or occupier of land asks an individual who has red, is entering or is about to enter land under this part—	10 11 12
	(a)	for identification; or	13
	(b)	about the person's authority to enter the land.	14
(2)	perse and	e request is made of an authorised person, the authorised on must immediately state the authorised person's name show the other person a copy of the authorised person's ks authority or investigation authority.	15 16 17 18
	Max	imum penalty—10 penalty units.	19
(3)	Coor perse	he request is made of an associated person of the rdinator-General or an authorised person, the associated on must immediately state his or her name and show the r person the associated person's identification.	20 21 22 23
	Max	imum penalty—10 penalty units.	24
Pot	turn (of identification	25
(1)		section applies to a person who stops being an associated	23 26
(1)		on of the Coordinator-General or an authorised person.	26 27
(2)		person must return the identification issued under section to the Coordinator-General or authorised person within 21	28 29

		[s 31]	
		days after the person stops being an associated person, unless the person has a reasonable excuse.	1 2
		Maximum penalty—10 penalty units.	3
Par	t 4	Roads, crossings and watercourses	4 5
Divi	sion	1 General provisions about roads and crossings	6 7
31	Alte	ering road levels	8
	(1)	In constructing or managing the railway, a railway manager may alter the level of a road or require the authority responsible for the road to alter its level.	9 10 11
	(2)	Unless the railway manager and the authority responsible for the road agree, the railway manager must pay all reasonable expenses incurred by the authority in altering the road level.	12 13 14
	(3)	A person whose land is directly affected by the alteration may claim compensation from the railway manager.	15 16
	(4)	The amount of compensation is—	17
		(a) the amount agreed between the parties; or	18
		(b) if the parties can not agree within a reasonable time—the amount decided by a court with jurisdiction for the recovery of the amount of compensation.	19 20 21
32	Mai	intaining roads crossing railways	22
	(1)	A railway manager must maintain—	23
		(a) a part of the railway on a road; and	24

[s 33]

	(b) the surface of the road, in a character in keeping with the road—	1 2
	(i) between the rails; and	3
	(ii) outside the outermost rails to a distance of 2m.	4
(2)	If a part of the railway is built by way of a bridge or other structure over or under a road, the authority that maintained the road before the railway was built must continue to maintain the road over or under the bridge or structure.	5 6 7 8
(3)	If there is no railway manager, the railway licensee or railway lessee must comply with subsection (1).	9 10
(4)	If there is no railway manager, railway licensee and railway lessee, the authority that maintained the road before the railway was built must comply with subsection (1)(b).	11 12 13
Ext lan	ending roads through or over Surat Basin rail corridor d	14 15
(1)	A local government must apply to the Coordinator-General to obtain the Coordinator-General's written approval to construct, maintain and operate a road on the Surat Basin rail corridor land by way of—	16 17 18 19
	(a) a bridge or other structure over a part of the railway; or	20
	(b) a bridge or other structure that allows the road to pass under a part of the railway; or	21 22
	(c) a crossing at the same level as a part of the railway.	23
	Example for paragraph (c)—	24
	a level crossing	25
(2)	The Coordinator-General must consider the application and may decide to—	26 27
	(a) grant the approval, with or without conditions; or	28
	(b) refuse to grant the approval.	29
(3)	Without limiting subsection (2), a condition of the approval may provide for the future expansion or realignment of the railway on the Surat Basin rail corridor land.	30 31 32

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 4 Roads, crossings and watercourses

		[s 33]	
	Exan	ıple—	1
		condition may provide that the length of a bridge over the railway be ag enough to allow for an additional track to be laid in the future.	2 3
(4)	mus	bre deciding the application, the Coordinator-General t consult with a railway manager and the railway licensee hilway lessee.	4 5 6
(5)	writ	Coordinator-General must give the local government ten notice of the Coordinator-General's decision on the ication.	7 8 9
(6)	If th	e approval is granted—	10
	(a)	the Coordinator-General must immediately give a copy of the approval to the registrar of titles; and	11 12
	(b)	the registrar of titles must record the approval in the freehold land register for the Surat Basin rail corridor land; and	13 14 15
	(c)	a railway manager, the railway licensee and railway lessee may continue to use the land under the approval other than any land excluded by a condition of the approval; and	16 17 18 19
	(d)	the Coordinator-General, a railway manager, the railway licensee and railway lessee and their agents or employees do not have any duty or liability for the road or its use or operation.	20 21 22 23
(7)	Onc	e the road is used, it is taken to be—	24
	(a)	a road under the local government's control; and	25
	(b)	a road under any Act about the use of vehicles on a road.	26
(8)		ess the Coordinator-General and the local government rwise agree—	27 28
	(a)	the local government is responsible for maintaining the road and the bridge, structure or crossing; and	29 30
	(b)	if the road stops being used—the local government is responsible for the cost of taking the bridge, structure or crossing away and restoring the part of the railway on the land.	31 32 33 34

[s 34]

	Impact of change of management of local government road on the railway			
(1)	A local government must apply to the Coordinator-General to obtain the Coordinator-General's written approval to make a change to the management of a local government road that, if made—	3 4 5 6		
	(a) would require works to be carried out on the railway; or	7		
	(b) would have a significant adverse impact on the safety and operational integrity of the railway.	8 9		
(2)	The Coordinator-General—	10		
	(a) must consider the application within—	11		
	(i) 30 days after receiving it; or	12		
	(ii) the longer period notified to the local government by the Coordinator-General, in writing, before the end of the 30 days; and	13 14 15		
	(b) may decide to—	16		
	(i) approve the proposed change, with or without conditions; or	17 18		
	(ii) refuse to approve the proposed change.	19		
(3)	The Coordinator-General must give the local government written notice of the Coordinator-General's decision on the application.	20 21 22		
(4)	The Coordinator-General is taken to have approved the proposed change if the Coordinator-General does not within 30 days of receiving the application—	23 24 25		
	(a) decide the application; or	26		
	(b) give the local government a notice under subsection (3).	27		
(5)	This section does not apply if the Coordinator-General has considered the change to the management of the local government road as part of the Coordinator-General's consideration of an application for a development approval.	28 29 30 31		
(6)	In this section—	32		

		[s 35]	
		<i>development approval</i> means a development approval under the <i>Sustainable Planning Act 2009</i> .	1 2
35	Clo	osing railway crossings	3
	(1)	A railway manager may temporarily close or regulate a railway crossing if satisfied it is necessary because of an immediate threat to—	4 5 6
		(a) the safety of the railway; or	7
		(b) the public using it or who may use it.	8
	(2)	If the manager decides to close or regulate a crossing, the manager must, as soon as practicable after its closure or regulation—	9 10 11
		 (a) notify the authority responsible for the crossing of its closure or regulation, unless the authority has agreed that notification is unnecessary; and 	12 13 14
		(b) if there is a relevant person for the crossing—	15
		 (i) notify the relevant person of its closure or regulation, unless the relevant person has agreed that notification is unnecessary; and 	16 17 18
		(ii) notify the relevant person that the person may apply under section 60 for an internal review of the decision; and	19 20 21
		(iii) give the relevant person written reasons for the decision.	22 23
	(3)	A relevant person for the crossing may, by written notice given to the railway manager, claim compensation for loss or damage directly suffered by the relevant person and arising from the closure or regulation of the crossing.	24 25 26 27
	(4)	The notice under subsection (3) must be given—	28
		(a) within 1 year after the closure or regulation ends; or	29
		(b) at a later time allowed by the Coordinator-General.	30
	(5)	The amount of compensation for the loss or damage is—	31

[s 36]

		(a)	the amount agreed between the parties; or	1
		(b)	if the parties can not agree within a reasonable time—the amount decided by a court with jurisdiction for the recovery of the amount of compensation claimed.	2 3 4 5
	(6)	In thi	is section—	6
		relev	ant person, for a railway crossing, means—	7
		(a)	a grantee of an easement for the railway crossing; or	8
		(b)	a grantee of a licence to use the railway crossing.	9
Divis	ion	2	Public use of Surat Basin rail corridor land	10 11
36	No	presu	umption of dedication of roads	12
		road have autho	e public uses part of the Surat Basin rail corridor land as a or otherwise for access purposes, the land is not taken to been dedicated for use as a road even though the use is orised or allowed by the Coordinator-General, the railway see, the railway lessee or a railway manager.	13 14 15 16 17
37	Lev	vel cro	ossings	18
	(1)	Pede	strians and drivers of vehicles must give way to—	19
		(a)	a railway operator's rolling stock on railway tracks at a level crossing; and	20 21
		(b)	a railway manager's rail vehicle on railway tracks at a level crossing.	22 23
	(2)		accident happens at a level crossing because a person not comply with subsection (1)—	24 25
		(a)	the railway operator and railway manager are not liable for any injury or damage caused in the accident; and	26 27

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		(b) the person must pay the railway operator or railway manager the cost of any damage caused to property of the operator or manager.	1 2 3
	(3)	However, subsection (2) does not apply if the railway operator or railway manager, or an agent or employee of the operator or manager, were negligent in relation to the accident.	4 5 6 7
Divis	sion	3 Watercourses	8
38	Ар	provals to divert or construct watercourses	9
	(1)	To carry out railway works, a railway manager may, with the Coordinator-General's written approval—	10 11
		(a) divert a watercourse; or	12
		(b) construct a watercourse, whether temporary or permanent.	13 14
	(2)	In deciding whether to approve the diversion of a watercourse, the Coordinator-General must consider the effect the works for the diversion would have on the watercourse's physical integrity and flow characteristics.	15 16 17 18
	(3)	Subsection (2) does not limit the matters the Coordinator-General may consider.	19 20
	(4)	The approval may be given with or without conditions.	21
39	Car	ncellation of approval	22
	(1)	The Coordinator-General may cancel a person's approval under section 38 if the Coordinator-General is reasonably satisfied that the person has not complied with a condition of the approval.	23 24 25 26
	(2)	The Coordinator-General must, as soon as practicable, give the person written notice of the cancellation.	27 28

[s 40]

(3)	The person must, as soon as practicable after receiving notice of the cancellation, stop all activities being carried out under the approval.	1 2 3
	ordinator-General may enter land and carry out ivities for watercourses	4 5
(1)	If the Coordinator-General considers that water from a watercourse has collected and obstructs, or is likely to collect and obstruct, traffic on the railway, the Coordinator-General, or a person authorised under this section by the Coordinator-General, may—	6 7 8 9 10
	(a) enter the land on which the watercourse is situated; and	11
	(b) take the action that the Coordinator-General considers necessary or desirable to reduce or prevent the collection of water.	12 13 14
(2)	Before acting under subsection (1), the Coordinator-General may, by written notice, require the owner of the land on which the watercourse is situated to take the action that the Coordinator-General considers necessary or desirable to reduce or prevent the collection of water.	15 16 17 18 19
(3)	The owner must comply with the notice, unless the owner has a reasonable excuse.	20 21
	Maximum penalty—200 penalty units.	22
(4)	If the owner does not comply with the notice, the Coordinator-General may exercise the powers mentioned in subsection (1).	23 24 25
(5)	The owner is liable to pay the Coordinator-General the costs incurred because of the exercise of the powers.	26 27
(6)	This section applies—	28
	(a) even if the water collected, or was likely to collect, as a result of action authorised under an Act; or	29 30
	(b) whether the water collects, or was likely to collect, permanently, temporarily or intermittently.	31 32

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(1)	Before the Coordinator-General or a person authorised under section 40 enters someone else's land, the Coordinator-General or the person must—
	(a) give at least 7 days written notice of the entry to the land's owner or occupier; or
	(b) obtain the written agreement of the land's owner or occupier to the entry.
(2)	The Coordinator-General or person need not comply with subsection (1) for—
	(a) urgent remedial action on the railway; or
	(b) maintenance on a road.
(3)	However, if urgent remedial action is required, the Coordinator-General or person must give the land's owner or occupier as much oral notice as is practicable.

Part 5Declaration of common areas16and carrying out works near17the railway18

Division 1 Minister may declare common areas 19

42	Common areas for particular roads				
	(1)	This section applies if the route of the Surat Basin rail corridor land—	21 22		
		(a) is interrupted by a relevant road; and	23		
		(b) continues on the other side of the relevant road.	24		
	(2)	The Minister may, by gazette notice, declare the part of the relevant road where it interrupts the route to be a common	25 26		

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	(<i>common area</i>) for the relevant road and the route of the t Basin rail corridor land.	1 2	
If the Minister declares a common area—			
(a)	a railway manager may construct, maintain and operate the railway on the common area in a way consistent with its use as a relevant road; and	4 5 6	
	Examples for use as a relevant road—	7	
	• a level crossing	8	
	• a bridge or other structure over the road	9	
	• a bridge or other structure that allows the railway to pass under the road	10 11	
(b)	the railway licensee may use and occupy the common area for the period that it holds a railway licence in a way consistent with its use as a relevant road and the railway licence; and	12 13 14 15	
(c)	the railway lessee may use and occupy the common area for the period that it holds the railway lease in a way consistent with its use as a relevant road and the railway lease; and	16 17 18 19	
(d)	the relevant person for the relevant road may construct, maintain and operate the relevant road on the common area in a way consistent with its use for the railway; and	20 21 22	
(e)	the relevant person for the relevant road and the relevant person's agents or employees do not have any liability for the railway or its use or operation on the common area.	23 24 25 26	
After	a common area is declared—	27	
(a)	the Coordinator-General must give a copy of the gazette notice to the registrar of titles promptly after the gazette notice is published; and	28 29 30	
(b)	the registrar of titles must record the declaration in the appropriate register for the Surat Basin rail corridor land.	31 32 33	
	Surat If the (a) (b) (c) (d) (e) After (a)	 Surat Basin rail corridor land. If the Minister declares a common area— (a) a railway manager may construct, maintain and operate the railway on the common area in a way consistent with its use as a relevant road; and <i>Examples for use as a relevant road—</i> a level crossing a bridge or other structure over the road a bridge or other structure that allows the railway to pass under the road (b) the railway licensee may use and occupy the common area for the period that it holds a railway licence in a way consistent with its use as a relevant road and the railway licence; and (c) the railway lessee may use and occupy the common area for the period that it holds the railway lease in a way consistent with its use as a relevant road and the railway lease; and (d) the relevant person for the relevant road on the common area in a way consistent with its use for the railway; and (e) the relevant person for the relevant road and the relevant person's agents or employees do not have any liability for the railway or its use or operation on the common area. After a common area is declared— (a) the Coordinator-General must give a copy of the gazette notice to the registrar of titles promptly after the gazette notice is published; and 	

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 5 Declaration of common areas and carrying out works near the railway

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(5)	used cost com Coor	e railway on a common area is not used, or stops being l, the railway lessee or railway licensee is liable for the of removing the rail transport infrastructure from the mon area and restoring the road, unless the rdinator-General and the railway lessee or railway usee otherwise agree.	1 2 3 4 5 6
(6)	pers	Coordinator-General must consult with the relevant on for the relevant road before entering into an agreement tioned in subsection (5).	7 8 9
(7)	In th	is section—	10
		want person see the Transport Infrastructure Act 1994, ion 249.	11 12
	relev	want road means—	13
	(a)	a stock route; or	14
	(b)	a relevant road under the <i>Transport Infrastructure Act</i> 1994, section 249.	15 16
Co	mmo	n areas for non-tidal boundary watercourses	17
(1)	This land	section applies if the route of the Surat Basin rail corridor	18 19
	(a)	is interrupted by a non-tidal boundary watercourse; and	20
	(a) (b)	is interrupted by a non-tidal boundary watercourse; and continues on the other side of the non-tidal boundary watercourse.	20 21 22
(2)	(b) The non- Basi for t	continues on the other side of the non-tidal boundary	21
(2)	(b) The non- Basi for t rail o	continues on the other side of the non-tidal boundary watercourse. Minister may, by gazette notice, declare the part of the tidal boundary watercourse where it interrupts the Surat n rail corridor land to be a common area (<i>common area</i>) the non-tidal boundary watercourse and the Surat Basin	21 22 23 24 25 26 27
	(b) The non- Basi for t rail o	continues on the other side of the non-tidal boundary watercourse. Minister may, by gazette notice, declare the part of the tidal boundary watercourse where it interrupts the Surat n rail corridor land to be a common area (<i>common area</i>) the non-tidal boundary watercourse and the Surat Basin corridor land.	21 22 23 24 25 26
	(b) The non- Basi for t rail o If the	continues on the other side of the non-tidal boundary watercourse. Minister may, by gazette notice, declare the part of the tidal boundary watercourse where it interrupts the Surat n rail corridor land to be a common area (<i>common area</i>) the non-tidal boundary watercourse and the Surat Basin corridor land. e Minister declares a common area— the Coordinator-General, a railway manager, or a person authorised by the Coordinator-General under this	21 22 23 24 25 26 27 28 29 30

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		(ii) construct, augment, improve, maintain, operate and replace a watercourse crossing; and	1 2
		(iii) name and number a watercourse crossing; and	3
	(b)	the railway licensee may use and occupy the common area for the period that it holds the railway licence in a way consistent with the railway licence; and	4 5 6
	(c)	the railway lessee may use and occupy the common area for the period that it holds the railway lease in a way consistent with the railway lease.	7 8 9
(4)	Afte	er a common area is declared—	10
	(a)	the Coordinator-General must give a copy of the gazette notice to the registrar of titles promptly after the gazette notice is published; and	11 12 13
	(b)	the registrar of titles must record the declaration in the appropriate register for the Surat Basin rail corridor land.	14 15 16
(5)	used cost com wate	e railway on a common area is not used, or stops being I, the railway lessee or railway licensee is liable for the of removing rail transport infrastructure from the mon area and restoring the non-tidal boundary ercourse, unless the Coordinator-General and the railway ee or railway licensee otherwise agree.	17 18 19 20 21 22
(6)	any o a no inclu the S	eclaration under this section does not remove or diminish existing right the State or a person may have in relation to on-tidal boundary watercourse in the common area uding the rights of an owner or occupier of land adjoining Surat Basin rail corridor land mentioned in the <i>Land Act</i> 4, section 13A.	23 24 25 26 27 28
(7)	In th	is section—	29
		<i>-tidal boundary watercourse</i> means land that is the perty of the State under the <i>Land Act 1994</i> , section 13A(1) 2).	30 31 32
	is, c	ercourse crossing means rail transport infrastructure that or is proposed to be, situated over, under, on or in a -tidal boundary watercourse.	33 34 35

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Divis	sion	2 Works near the railway	1
44	Арј	proval to carry out works near the railway	2
	(1)	A person must not, without the Coordinator-General's written approval, carry out works near the railway if the works threaten, or are likely to threaten, the railway's safety or operational integrity.	3 4 5 6
	(2)	The Coordinator-General may give the person a written approval if the Coordinator-General reasonably believes the works do not threaten, or are not likely to threaten, the railway's safety or operational integrity.	7 8 9 10
	(3)	It is declared that the Coordinator-General's approval under this section does not affect any requirement under another Act that the person must comply with to carry out the works.	11 12 13
	(4)	This section binds all persons, including the State.	14
45	Ρον	wer to require works to stop	15
	(1)	Subsection (2) applies if the Coordinator-General reasonably believes a person is carrying out, or proposes to carry out, works near the railway that threaten, or are likely to threaten, the railway's safety or operational integrity.	16 17 18 19
	(2)	The Coordinator-General may give the person a written direction to stop, alter or not start the works.	20 21
	(3)	The person must comply with the direction, unless the person has a reasonable excuse.	22 23
		Maximum penalty—100 penalty units.	24
	(4)	If works are carried out without an approval under section 44 or contrary to a direction under subsection (2), the Coordinator-General may, by written notice, require the owner of the land where the works are situated to alter, demolish or take away the works within a stated reasonable period.	25 26 27 28 29 30
	(5)	The person must comply with the requirement, unless the person has a reasonable excuse.	31 32

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	Max	imum penalty—100 penalty units.	1
(6)		e person does not comply with the requirement, the redinator-General may—	2 3
	(a)	alter, demolish or take away the works; or	4
	(b)	alter, demolish or take away the works and recover the cost of doing so from the land's owner as a debt payable by the owner.	5 6 7
(7)	For Coor	this section, a person authorised by the rdinator-General may enter land and inspect works—	8 9
	(a)	after giving 3 days written notice of the entry to the land's owner or occupier; or	10 11
	(b)	with the written agreement of the land's owner or occupier to the entry; or	12 13
	(c)	without notice or approval, if the Coordinator-General reasonably believes there is an immediate and significant threat to the railway's safety or operational integrity.	14 15 16 17
(8)	Coor	a person enters land under subsection (7)(c), the rdinator-General must give the land's owner or occupier uch oral notice as is practicable.	18 19 20
(9)	This	section binds all persons, including the State.	21
Rec	aistra	tion of notice about nature of works	22
(1)	This belie land	section applies if the Coordinator-General reasonably eves works near the railway that may be conducted on are likely to threaten the safety or operational integrity of ailway.	23 24 25 26
(2)		Coordinator-General may give the registrar of titles a ed notice—	27 28
	(a)	identifying the land; and	29
	(b)	identifying the nature of works that may be conducted on the land the Coordinator-General reasonably believes	30 31

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12

is likely to threaten the safety or operational integrity of	1
the railway; and	2

- (c) stating that the owner of the land must obtain the 3
 Coordinator-General's written approval under section 44
 before conducting works of that nature on the land.
- (3) The registrar of titles must ensure a notice appears in the 6 appropriate register so that a search of the register will show 7 of that an owner the land must obtain the 8 Coordinator-General's written approval under section 44 9 before conducting works of the nature identified in the notice 10 on the land. 11
- (4) No fee is payable for registration of the notice.

Part 6 Giving or requiring information 13

COI (1)	For the transport of dangerous goods on or over the Surat Basin rail corridor land, the Coordinator-General may give to a corresponding authority—	15 16 17 18
	(a) information about action taken by the Coordinator-General under this Act; or	19 20
	(b) information obtained under this Act.	21
(2)	Subsection (1) does not apply if the Coordinator-General or the corresponding authority would otherwise be required to maintain confidentiality about the information under an Act.	22 23 24
(3)	In this section—	25
	corresponding authority means—	26
	 (a) a government entity of the Commonwealth or another State responsible for administering a corresponding law to the <i>Transport Infrastructure Act 1994</i> or the <i>Transport (Rail Safety) Act 2010</i>; or 	27 28 29 30

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	(b) an entity prescribed under a regulation as a corresponding authority for this Act.	1 2
	<i>dangerous goods</i> see the <i>Transport Infrastructure Act 1994</i> , schedule 6.	3 4
Ρο	wer to require information from local governments	5
(1)	The Coordinator-General may, by written notice given to a local government, require the local government to give to the Coordinator-General, or to a person stated in the notice, information on a particular issue relevant to—	6 7 8 9
	(a) the discharge of the Coordinator-General's functions or the exercise of powers under this Act; or	10 11
	(b) the discharge of the local government's functions or exercise of powers under the <i>Sustainable Planning Act 2009</i> .	12 13 14
(2)	The notice must state a reasonable period within which the notice is to be complied with and may state the way in which it is to be complied with.	15 16 17
(3)	The local government must comply with the notice.	18
(4)	However, the local government may appeal to the Minister against the notice and, if the local government appeals, the local government only has to comply with the notice if, and to the extent that, the Minister directs.	19 20 21 22

Part 7General offence provisions23

49	Trespassing on railway	24
	A person must not intentionally or recklessly trespass on the railway.	25 26
	Maximum penalty—40 penalty units.	27

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 7 General offence provisions

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Inte	erfering with railway	1
(1)	A person in or on the Surat Basin rail corridor land must not interfere with the railway unless—	2 3
	(a) the person has the written approval of a relevant person; or	4 5
	(b) the interference is permitted or authorised under a right of access under section 33 or the <i>Transport (Rail Safety)</i> <i>Act 2010</i> ; or	6 7 8
	(c) the interference is otherwise approved, authorised or permitted under this Act or another Act.	9 10
	Maximum penalty—160 penalty units.	11
(2)	A person in or on the Surat Basin rail corridor land must not attempt to interfere with the railway unless subsection (1)(a), (b) or (c) applies to the person.	12 13 14
	Maximum penalty—80 penalty units.	15
(3)	An approval may be subject to a reasonable condition.	16
(4)	The person must comply with the condition.	17
	Maximum penalty—40 penalty units.	18
(5)	Subsections (1) and (2) do not apply to a person who carries out urgent maintenance of the railway.	19 20
(6)	If a relevant person decides to refuse to give an approval or gives an approval subject to a condition, the relevant person must give the person a notice stating the reasons for the decision.	21 22 23 24
(7)	If the relevant person is a railway manager, the notice must also state that the person may apply under section 60 for an internal review of the decision.	25 26 27
(8)	This section binds all persons, including the State.	28
(9)	In this section—	29
	<i>interfere with</i> , the railway, means—	30
	(a) carry out works in or on the Surat Basin rail corridor land; or	31 32

[s 51]

51

	(b)	carry out works in or on a railway crossing or watercourse crossing; or	1 2				
	(c)	otherwise interfere with the railway or its operation.	3				
	relevant person means—						
	(a) a railway manager; or						
	(b)	otherwise—the Coordinator-General.	6				
	wate	prcourse crossing see section 43(7).	7				
Re	ctifyiı	ng unauthorised interference	8				
(1)	If a	person contravenes section $50(1)$ by interfering with the	9				
		way, a railway manager may, by written notice, require the on to rectify the interference within a stated reasonable od.	10 11 12				
(2)		person must comply with the requirement, unless the on has a reasonable excuse.	13 14				
	Max	imum penalty—40 penalty units.	15				
(3)		ne person does not comply with the requirement, the way manager may rectify the interference.	16 17				
(4)	The	person must pay the railway manager's costs of—	18				
	(a)	rectifying the interference; or	19				
	(b)	altering the construction, maintenance or operation of the railway because of the interference.	20 21				
(5)	In th	is section—	22				
	recti	fy the interference means—	23				
	(a)	alter, dismantle or take away any works; or	24				
	(b)	fix any damage caused by the interference.	25				
Alt	ering	watercourse to adversely affect the railway	26				
(1)		erson must not, without a reasonable excuse, alter a products in a way that adversely affects the railway.	27 28				

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Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 7 General offence provisions

	[s 53]	
	Maximum penalty—40 penalty units.	
(2)	A person must not, without a reasonable excuse, attempt to alter a watercourse in a way that adversely affects the railway.	
	Maximum penalty—20 penalty units.	
(3)	In this section—	
	alter includes damage and interfere with.	
Al	tering materials or railway works	
(1)	A person must not, without a reasonable excuse, alter any naturally occurring materials, stockpile of material or railway works on the railway.	
	Maximum penalty—200 penalty units.	
(2)	A person must not, without a reasonable excuse, attempt to alter any naturally occurring materials, stockpile of material or railway works on the railway.	
	Maximum penalty—100 penalty units.	
(3)	A person must not deposit rubbish or abandon goods or materials on the railway other than at places approved by, and under conditions fixed by, a relevant person for the railway.	
	Maximum penalty—200 penalty units.	
(4)	In this section—	
	alter includes damage, interfere with and remove.	
	relevant person, for the railway, means-	
	(a) a railway manager; or	
	(b) the Coordinator-General.	
	etending to be an authorised person or associated rson	
-	A person must not pretend to be—	
	(a) an authorised person; or	

[s 55]

	(b (c) M	i ,	1 2 3
			_
Part 8	3	Relationship with other Acts	4
Divisio	on 1	Transport noise corridors under Building Act 1975	5 6
55 <i>i</i>	Applic	ation of provisions of Building Act 1975	7
	pr	the <i>Building Act 1975</i> , chapter 8B, parts 1 and 3 (the <i>applied ovisions</i>) applies to the Surat Basin rail corridor land and adjoining it as if—	8 9 10
	(a)	a reference to railway land in the applied provisions included a reference to the Surat Basin rail corridor land; and	11 12 13
	(b	a reference to the transport chief executive in the applied provisions were a reference to the Coordinator-General.	14 15
	Recor corrid	ding of information for land in transport noise or	16 17
(<i>,</i>	e Coordinator-General may give the registrar of titles a ritten notice about land within a transport noise corridor.	18 19
(2	2) Th	e notice must include particulars of the land.	20
(3		the Coordinator-General acts under subsection (1), the gistrar of titles must—	21 22
	(a)) keep a record to show the land to which the notice relates is land within a transport noise corridor; and	23 24

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 8 Relationship with other Acts

[s 57]

		(b) keep the record in a way that a search of the register kept by the registrar under any Act relating to title to land will show the land is within a transport noise corridor.	1 2 3			
	(4) Subsection (5) applies if land for which a notice is under subsection (1) is no longer within a transport corridor.					
	(5) As soon as practicable after becoming aware the land is no longer within the transport noise corridor, the Coordinator-General must give the registrar of titles written notice of the fact.					
	(6)	On receiving the notice, the registrar of titles must remove the record mentioned in subsection (3) from the registrar's records.	11 12 13			
	(7)	No fee is payable to the registrar for keeping or removing a record under this section.	14 15			
	(8)	In this section—	16			
		<i>transport noise corridor</i> means a transport noise corridor designated under the <i>Building Act 1975</i> , chapter 8B, part 3.	17 18			
Divis	ion	2 Easements under Land Title Act 1994	19 20			
57	Gra	ant and registration of easements	21			
	(1)	The railway lessee may grant an easement that burdens the railway lease.	22 23			
	(2)	The instrument creating the easement may be registered under the <i>Land Title Act 1994</i> , section 83.	24 25			
	(3)	For the <i>Land Title Act 1994</i> , section 83(1)(b)(i), a reference to the registered owner is taken to include the railway lessee.	26 27			
	(4)	This section does not prevent—	28			
		(a) the Coordinator-General from granting or registering an easement that burdens a lot of the land subject to the railway lease; or	29 30 31			

[s 58]

	(b)	the railway lessee from registering more than 1 instrument creating an easement that burdens the railway lease.	1 2 3
(5)	It is a	declared that—	4
	(a)	an easement over the railway lease ends when the railway lease ends; and	5 6
	(b)	this section only applies to a lot that is the Surat Basin rail corridor land and a lot that adjoins the Surat Basin rail corridor land.	7 8 9
Division	3	Transport Infrastructure Act 1994	10
	n-app : 1994	lication of provisions of Transport Infrastructure	11 12
		<i>Transport Infrastructure Act 1994</i> , chapters 7 and 16 do pply to—	13 14
	(a)	railway works that are carried out, or are to be carried out, under this Act; or	15 16
	(b)	investigations for the expansion or realignment of the Surat Basin rail corridor land that are carried out, or are to be carried out, under this Act; or	17 18 19
	(c)	the Surat Basin rail corridor land; or	20
	(d)	the railway.	21
Part 9		Severance of rail transport	22

		infrastructure	23
59	Se	verance of declared infrastructure	24
	(1)	A regulation may declare that rail transport infrastructure stated in the regulation (the <i>declared infrastructure</i>) is	25 26
Page	44		20

infrastructure

1

2

5

7

20

[s 60]

(2)	The	regulation	may	state	the	day	when	the	declared	3
	infra	structure is s	severe	d.						4

situated or proposed to be situated.

severed from the Surat Basin rail corridor land on which it is

- On and after the day the declared infrastructure is severed, the (3) declared infrastructure is taken to be, and must be dealt with 6 as, personal property separate from the land.
- The severance of the declared infrastructure from land under 8 (4) this section-9
 - (a) does not affect the right of the declared infrastructure to 10 be situated on the land; and 11
 - does not affect a person's rights or obligations under an (b) 12 agreement relating to the declared infrastructure, other 13 than to the extent stated in the agreement; and 14
 - does not affect any right to drain water or sewage from (c) 15 the declared infrastructure across and through the land 16 or to use any means of drainage of water or sewage 17 across and through the land; and 18
 - (d) is not a dutiable transaction under the *Duties Act 2001*. 19

Reviews Part 10

60	Internal review of decisions					
	(1)	A person whose interests are affected by a decision made by a railway manager under section 35 or 50 may ask the Coordinator-General to review the decision.	22 23 24			
	(2)	The <i>Transport Planning and Coordination Act 1994</i> , part 5, division 2 (the <i>applied provisions</i>) applies to the review as if—	25 26 27			
		(a) a reference to a transport Act in the applied provisions included a reference to this Act; and	28 29			

[s 61]

Ext	ternal review of decisions
(1)	If the reviewed decision is not the decision sought by the applicant for the review, the Coordinator-General must give the applicant an information notice for the reviewed decision.
(2)	The applicant may apply, as provided under the QCAT Act, to QCAT for a review of the reviewed decision.
	Note—
	The QCAT Act, section 22(3) provides that QCAT may stay the operation of the reviewed decision, either on application by a person or on its own initiative.
(3)	In this section—
	<i>information notice</i> , means a written notice stating that the person may—
	(a) ask for the reviewed decision to be reviewed by QCAT; and
	(b) apply for the reviewed decision to be stayed under the QCAT Act.
	<i>reviewed decision</i> means the Coordinator-General's decision on a review under section 60.

62 No need to prove authority 24 In a proceeding for an offence against this Act, a person who 25	Part 11	Legal proceedings	22
In a proceeding for an offence against this Act, a person who 25	Division 1	Evidence	23
1s granted a works authority or investigation authority must be 26	In a procee	eding for an offence against this Act, a person who	24 25
	is granted a	a works authority or investigation authority must be	26

		presumed to be an authorised person unless a party to the proceeding, by reasonable notice, requires proof of it.	1 2
63	Со	nduct of company directors, employees or agents	3
	(1)	If, in a proceeding for an offence against this Act, it is necessary to establish the state of mind of a corporation about particular conduct, it is enough to show—	4 5 6
		 (a) the conduct was engaged in by a representative of the corporation within the scope of the representative's actual or apparent authority; and 	7 8 9
		(b) the representative had the state of mind.	10
	(2)	Conduct engaged in for a corporation by a representative of the corporation within the scope of the representative's actual or apparent authority is taken, in a proceeding for an offence against this Act, to have been engaged in also by the corporation unless the corporation establishes it took reasonable precautions and exercised appropriate diligence to avoid the conduct.	11 12 13 14 15 16 17
	(3)	If, in a proceeding for an offence against this Act, it is necessary to establish the state of mind of an individual about particular conduct, it is enough to show—	18 19 20
		(a) the conduct was engaged in by a representative of the individual within the scope of the representative's actual or apparent authority; and	21 22 23
		(b) the representative had the state of mind.	24
	(4)	Conduct engaged in for an individual by a representative of the individual within the scope of the representative's actual or apparent authority is taken, in a proceeding for an offence against this Act, to have been engaged in also by the individual unless the individual establishes the individual took reasonable precautions and exercised appropriate diligence to avoid the conduct.	25 26 27 28 29 30 31
	(5)	In this section—	32
		engaging in conduct includes failing to engage in conduct.	33

[s 64]

	repr	resentative means—	1
	(a)	for a corporation—an executive officer, employee or agent of the corporation; or	2 3
	(b)	for an individual—an employee or agent of the individual.	4 5
	state	e of mind of a person includes—	6
	(a)	the person's knowledge, intention, opinion, belief or purpose; and	7 8
	(b)	the person's reasons for the intention, opinion, belief or purpose.	9 10
64	Other ev	videntiary aids	11
	the com	atement in a complaint for an offence against this Act that matter of the complaint came to the knowledge of the plainant on a stated day is evidence of when the matter e to the complainant's knowledge.	12 13 14 15
Divis	sion 2	Offence proceedings	16
65	Summa	ry offences	17
	An o	offence against this Act is a summary offence.	18
66	Limitation offence	on on time for starting proceeding for summary	19 20
	sum	ummary proceeding under the <i>Justices Act 1886</i> for a mary offence must start within the later of the following ods to end—	21 22 23
		1 year after the commission of the offence; or	24
	(a)	i year after the commission of the offence, of	24
	(a) (b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	24 25 26 27

[s 67]

Part	12	Miscellaneous provisions	1
67	Rec	covery of cost of damage	2
	(1)		3 4
	(2)		5 6
	(3)	whose identity is unknown, or who can not be located, the	7 8 9 10 11
	(4)	Subsections (2) and (3) apply, whether or not the damage establishes, or relates to, an offence against this Act.	12 13
	(5)	However, if—	14
		(a) a court finds a person guilty of an offence against this Act; and	15 16
		(b) in committing the offence, the person damaged works;	17
		the court may, as well as imposing a penalty, order the person to pay an amount towards the cost of repairing the damage.	18 19
	(6)	In this section—	20
			21 22
		relevant person, for railway works, means-	23
			24 25
		(b) otherwise—the Coordinator-General.	26
		<i>repairing</i> includes replacing and reconstructing.	27

[s 68]

68			s payable to Coordinator-General are debts the State	1 2
			amount payable by a person to the Coordinator-General or this Act is a debt owing to the State.	3 4
69	Dis	posa	I of fees, penalties and other amounts	5
			fees, penalties and other amounts received or recovered or this Act are to be paid to the consolidated fund.	6 7
70	Del	egati	ons	8
	(1)		Coordinator-General may delegate his or her functions or this Act to—	9 10
		(a)	a person appointed or employed under the <i>State</i> <i>Development and Public Works Organisation Act 1971</i> , section 5, 7A, 14 or 15; or	11 12 13
		(b)	an appropriately qualified public service employee; or	14
		(c)	an appropriately qualified employee of a local body.	15
	(2)	In th	is section—	16
			<i>opriately qualified</i> includes having the qualifications, rience or standing appropriate for the functions.	17 18
		func	<i>tion</i> includes power.	19
		local	body means—	20
		(a)	a government owned corporation; or	21
		(b)	a statutory body as defined under the Statutory Bodies Financial Arrangements Act 1982; or	22 23
		(c)	another body established under an Act; or	24
		(d)	a corporation whose shares are wholly owned by	25
			(i) the State; or	26
			(ii) the State and 1 or more local governments; or	27
			(iii) 1 or more local governments; or	28

Surat Basin Rail (Infrastructure Development and Management) Bill 2012 Part 12 Miscellaneous provisions

		[s 71]	
		(e) a corporation whose shares are entirely owned by a corporation of the type mentioned in paragraph (d).	1 2
71	Re	gulation-making power	3
	(1)	The Governor in Council may make regulations under this Act.	4 5
	(2)	A regulation may provide—	6
		(a) for fees payable under this Act and the matters for which they are payable; and	7 8
		(b) for a maximum penalty of 20 penalty units for contravention of a regulation.	9 10

Schedule	Dictionary	1
	section 4	2
infi	<i>redited rail infrastructure manager</i> means a rail rastructure manager under the <i>Transport (Rail Safety) Act</i> 0 who is accredited under that Act.	3 4 5
app	propriate register means—	6
(a)	for freehold land—the freehold land register; or	7
(b)	for other land—the appropriate register for the land under the Land Act 1994.	8 9
	<i>ociated person</i> , of the Coordinator-General or an horised person, see section 10.	10 11
aut	horised person see section 10.	12
is r	<i>ry out</i> , for railway works, means do anything on land that easonably necessary or desirable for the works, including, example, temporarily occupy or use the land.	13 14 15
	ordinator-General means the Coordinator-General under State Development and Public Works Organisation Act 71.	16 17 18
em	ployee, of a railway manager or railway operator, means—	19
(a)	an employee of, or a contractor for, the railway manager or railway operator; or	20 21
(b)	an employee of a contractor mentioned in paragraph (a); or	22 23
(c)	an individual who performs work for the railway manager or railway operator without payment, while the individual is performing that work.	24 25 26
	Example for paragraph (c)—	27
	An individual does work as a volunteer for an organisation of which the individual is a member. The organisation is a railway manager. The volunteer is an employee of the railway manager while the volunteer is performing work for the manager.	28 29 30 31

inve	stigation authority see section 15(1)(a).	1			
	lincludes—	2			
(a)	a reserve within the meaning of the Land Act 1994 or a road; and	3 4			
(b)	land within the beds or banks of a watercourse or inundated land; and	5 6			
(c)	the airspace above, and the land below, the surface.	7			
mai	ntain includes repair.	8			
mai	ntenance includes—	9			
(a)	rehabilitation; and	10			
(b)	replacement; and	11			
(c)	repair; and	12			
(d)	recurrent servicing; and	13			
(e)	preventive and remedial action; and	14			
(f)	removal; and	15			
(g)	alteration; and	16			
(h)	maintaining systems and services for rail transport infrastructure.	17 18			
оссі	<i>upier</i> , of land, means—	19			
(a)	the person in actual occupation of the land; or	20			
(b)	if there is no person in actual occupation—the person entitled to possession of the land;	21 22			
and, for a watercourse or reserve, includes the person responsible for the care and management of the watercourse or reserve.					
<i>on</i> , the railway, road or other land, includes over or under the railway, road or land.					
own	er, of land, includes—	28			
(a)	the person who has lawful control of the land, on trust or otherwise; and	29 30			

(b)	the person who is entitled to receive the rents and profits of the land.				
<i>rail transport infrastructure</i> means facilities necessary for operating the railway, including—					
(a)	railway track and works built for the railway, including any of the following—	5 6			
	• cuttings	7			
	drainage works	8			
	• excavations	9			
	• land fill	10			
	• track support earthworks; and	11			
(b)	any of the following things that are associated with the railway's operation—	12 13			
	• bridges	14			
	communication systems	15			
	• machinery and other equipment	16			
	marshalling yards	17			
	• notice boards, notice markers and signs	18			
	• overhead electrical power supply systems	19			
	• over-track structures	20			
	• platforms	21			
	• power and communication cables	22			
	service roads	23			
	• signalling facilities and equipment	24			
	• stations	25			
	• survey stations, pegs and marks	26			
	train operation control facilities	27			
	• tunnels	28			
	• under-track structures; and	29			

(c)	pedestrian facilities, including footpath paving, for the railway; and				
(d)	any	of the following—	3		
	(i)	freight centres or depots; or	4		
	(ii)	maintenance depots; or	5		
	(iii)	office buildings or housing; or	6		
	(iv)	rolling stock or other vehicles that operate on the railway; or	7 8		
	(v)	workshops; or	9		
	(vi)	any railway track, works or other thing that is part of anything mentioned in paragraphs (i) to (v).	10 11		
railway see section 5.					
<i>railway crossing</i> means a level crossing, bridge or other structure used to cross over or under the railway.					
railway lease means a lease—					
(a)		is granted over the Surat Basin rail corridor land or rt of the land; and	16 17		
(b)		is primarily for the purpose of constructing or ating the railway; and	18 19		
(c)	for v	which the lessor is—	20		
	(i)	the Coordinator-General; or	21		
	(ii)	the State.	22		
railw	yay le	ssee means the lessee of a railway lease.	23		
railw	yay lio	cence means a licence—	24		
(a)	in re	is granted by the Coordinator-General or the State lation to the use of the Surat Basin rail corridor land part of the land; and	25 26 27		
(b)	that railw	is primarily for the purpose of constructing the vay.	28 29		
railw	yay lio	censee means the licensee under a railway licence.	30		

<i>railway manager</i> means a person who is an accredited rail infrastructure manager for railway operations relating to the railway.		
<i>railway operations</i> see under the <i>Transport (Rail Safety) Act</i> 2010, section 9.		
<i>railway operator</i> means a person who operates rolling stock on the railway.		
<i>railway works</i> see section 6.		
<i>registrar of titles</i> means a public official or authority responsible for registering title to land and dealings affecting land.		
<i>road</i> see the <i>Transport Infrastructure Act 1994</i> , schedule 6, definition <i>road</i> , paragraphs (c), (ca) and (d).		
<i>rolling stock</i> means a vehicle, including, for example, a train, that operates on the railway and is used, or is proposed to be used, for either—		
(a) transporting freight on the railway; or	17	
(b) maintenance work, or other work, associated with the railway.	18 19	
Surat Basin rail corridor land see section 7.	20	
<i>vehicle</i> includes any type of transport that moves on wheels and a hovercraft but does not include a train or tram.		
watercourse includes a lake, spring, stream or swale.		
works includes activities.		
works authority see section 14(1)(a).		

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