

Transport Planning and Coordination Act 1994

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Queensland

Transport Planning and Coordination Act 1994

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Transport Planning and Coordination Act 1994

An Act about the planning and coordination of transport, and other matters for which the Minister is responsible

Part 1 Preliminary

1 Short title

This Act may be cited as the *Transport Planning and Coordination Act 1994*.

2 Objectives

The objectives of this Act are, within the government's overall policy agenda, to improve—

- (a) the economic, trade and regional development performance of Queensland; and
- (b) the quality of life of Queenslanders;

by achieving overall transport effectiveness and efficiency through strategic planning and management of transport resources.

3 Definitions

In this Act—

approved agency means an entity that is—

- (a) established under a law of the Commonwealth or a State; and
- (b) prescribed under a regulation as an approved agency for this paragraph.

benefited land, for part 4, division 2, see section 28AE(1).

burdened land, for part 4, division 2, see section 28AE(1).

busway transport infrastructure has the meaning given in the Transport Infrastructure Act 1994, schedule 6.

complementary purposes, for the purposes of transport land, includes purposes for a transport associated development.

ferry service see the Transport Operations (Passenger Transport) Act 1994, schedule 3.

franchised road see the Transport Infrastructure Act 1994, schedule 6.

IDAS see the Sustainable Planning Act 2009, section 230.

law enforcement purpose, in relation to the use of information by a member of an approved agency, means a purpose—

- (a) for which the agency is authorised to use the information under a law of the Commonwealth or a State: or
- (b) consistent with the agency's functions under a law of the Commonwealth or a State.

light rail transport infrastructure has the meaning given in the *Transport Infrastructure Act 1994*, schedule 6.

local government road means a road under the control of a local government.

member, of an approved agency, includes a person employed or engaged by the agency.

MoU means an agreement between the chief executive and the chief executive officer of an approved agency that generally describes the basis on which the chief executive will give information to the chief executive officer of the approved agency.

original owner, for part 4, division 2, see section 28AB.

owner, for part 4, division 2, see section 28AB.

prescribed transit node means an area declared under a regulation to be a prescribed transit node.

public passenger service see the Transport Operations (Passenger Transport) Act 1994, schedule 3.

public passenger transport means the carriage of passengers by a public passenger service using a public passenger vehicle.

public passenger transport infrastructure means infrastructure for or associated with the provision of public passenger transport, including, but not limited to, the following—

- (a) a transit terminal for public passenger services;
 - Examples—

an airport terminal, a coach terminal, a cruise ship terminal

- (b) a ferry terminal, jetty, pontoon or landing for ferry services;
- (c) a bus stop, bus shelter, bus station or bus lay-by;
- (d) a busway station;
- (e) a light rail station;
- (f) a taxi rank, limousine rank or limousine standing area;
- (g) a railway station;
- (h) vehicle parking and set-down facilities;
- (i) pedestrian and bicycle paths and bicycle facilities;
- (j) a road on which a public passenger service operates.

public passenger vehicle see the *Transport Operations* (*Passenger Transport*) *Act 1994*, schedule 3.

registered, for part 4, division 2, see section 28AB.

road, for part 2A, see the *Transport Infrastructure Act 1994*, schedule 6, definition *road*, paragraphs (c) and (d).

road works see the *Transport Infrastructure Act 1994*, schedule 6.

scheduled passenger service see the Transport Operations (Passenger Transport) Act 1994, schedule 3.

toll road see the Transport Infrastructure Act 1994, section 92.

transport Act means an Act administered by the Minister, and includes this Act.

transport associated development means a development that—

- (a) primarily is or, when constructed, will be a development that supports the object of part 2A; and
- (b) includes, or will include, commercial, community, educational, government, high or medium density residential, medical, retail or recreational facilities, places of worship or open or recreational spaces.

transport easement for support, for part 4, division 2, see section 28AC.

transport government entity means—

- (a) a rail government entity or GOC port authority under the *Transport Infrastructure Act 1994*; or
- (b) any other GOC or candidate GOC under the *Government Owned Corporations Act 1993* on which functions are conferred under the *Transport Infrastructure Act 1994*.

transport information database means a register or record kept or obtained under a transport Act.

transport infrastructure, for part 4, division 2, see section 28AB.

transport land means land that—

- (a) has been acquired for transport purposes or for an incidental or complementary purpose; and
- (b) is required for—
 - (i) the operations of a transport government entity; or

- (ii) franchised road or toll road purposes; or
- (iii) the operations of a rail infrastructure manager as defined under the *Transport (Rail Safety) Act 2010* who is accredited under that Act; or
- (iv) busway transport infrastructure or bus passenger services; or
- (v) light rail transport infrastructure or light rail passenger services; or
- (vi) a transport associated development.

transport purpose includes any purpose for which the Minister is responsible.

unallocated State land, for part 4, division 2, see section 28AB.

use, in relation to information, includes the following—

- (a) disclose;
- (b) give;
- (c) give access to;
- (d) make available;
- (e) publish;
- (f) record.

Part 2 Transport coordination plan

4 Development of transport coordination plan

(1) The chief executive must from time to time develop for the Minister's approval a transport coordination plan to provide a framework for strategic planning and management of transport resources in Queensland in accordance with the objectives of this Act.

- (2) In developing a transport coordination plan, the chief executive must take reasonable steps to engage in public consultation.
- (3) A transport coordination plan applies for the period specified in the plan, but the chief executive may, if it is appropriate in the circumstances, develop a new transport coordination plan for the Minister's approval even though the period has not ended.
- (4) The Minister may, at any time, direct the chief executive to prepare a new transport coordination plan for the Minister's approval or to amend the current transport coordination plan in the way the Minister directs.
- (5) The Minister may approve a transport coordination plan that is submitted for approval or require the chief executive to amend the plan in the way the Minister directs.

5 Contents of transport coordination plan

- (1) A transport coordination plan must include—
 - (a) a statement of the specific objectives sought to be achieved by the plan; and
 - (b) criteria for deciding priorities for spending on transport;
 - (c) appropriate performance indicators for deciding whether, and to what extent, the objectives of the plan have been achieved.
- (2) A transport coordination plan must also provide—
 - (a) an adequate framework for the coordinated planning for transport; and
 - (b) a way of achieving effective and efficient use of land for transport purposes.

Transport coordination plan to be consistent with overall strategic planning for government etc.

Each transport coordination plan must—

- (a) be consistent with the government's overall strategic planning for Queensland; and
- (b) take into account—
 - (i) national transport strategies; and
 - (ii) regional transport and other development strategies; and
 - (iii) local government interests; and
 - (iv) the government's land use planning; and
 - (v) the government's environmental policies.

7 Tabling of transport coordination plan

The Minister must cause a copy of each transport coordination plan, and of each amendment of a transport coordination plan, approved by the Minister, to be tabled in the Legislative Assembly.

8 Effect of failure to comply with pt 2

- (1) It is Parliament's intention that this part be complied with.
- (2) However—
 - (a) this part is directory only and does not create rights or impose legally enforceable obligations on the State, Minister, chief executive or anyone else; and
 - (b) failure to comply with this part does not affect the validity of anything done or not done under this Act or another Act.
- (3) In addition, a decision made, or appearing to be made, under this part—
 - (a) is final and conclusive; and

- (b) can not be challenged, appealed against, reviewed, quashed, set aside, or called in question in another way, under the *Judicial Review Act 1991* (whether by the Supreme Court, another court, a tribunal or another entity); and
- (c) is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground.
- (4) In this section—

decision includes—

- (a) conduct engaged in to make a decision; and
- (b) conduct related to making a decision; and
- (c) failure to make a decision.

Part 2A Land use and transport coordination

8A Object of pt 2A

- (1) The object of this part is to enable the chief executive to encourage increased integration between land use and transport.
- (2) The way the object is to be achieved includes—
 - (a) ensuring, as far as practicable, development does not have a significant adverse impact on any of the following—
 - (i) existing or future public passenger transport;
 - (ii) existing or future public passenger transport infrastructure; and
 - (b) ensuring development addresses any impacts on the development from environmental emissions generated by any of the following—

- (i) existing or future public passenger transport;
- (ii) existing or future public passenger transport infrastructure; and

Examples of environmental emissions air particles, fumes, light, noise

- (c) ensuring, as far as practicable, public passenger transport offers an attractive alternative to private transport in a way that reduces the overall economic, environmental and social costs of transport; and
- (d) promoting urban development that maximises the use of public passenger transport; and
- (e) increasing opportunities for people to access public passenger transport, including access by cycling and walking; and
- (f) ensuring, as far as practicable, the provision of public passenger transport infrastructure to support public passenger transport; and
- (g) ensuring development supports active transport; and
- (h) ensuring, as far as practicable, the provision of active transport infrastructure to support active transport.
- (3) In this section—

active transport means physical activity undertaken as a means of transport from 1 place to another, including the following—

- (a) cycling;
- (b) walking;
- (c) cycling or walking to a place to access public passenger transport, or from a place after public passenger transport has been used.

active transport infrastructure means infrastructure for use in connection with active transport, including, for example, the following—

(a) a path or walkway for use by pedestrians;

- (b) a path, lane or other infrastructure for use by cyclists;
- (c) a device or facility designed and constructed for parking bicycles;
- (d) an end of trip facility.

end of trip facility means a facility or service at a potential destination for a person engaging in active transport that is designed to make active transport a more attractive, convenient and practical means of transport, including, for example, any of the following—

- (a) showers, toilets or wash basins;
- (b) areas for changing clothes;
- (c) facilities used for grooming purposes, including, for example, mirrors, hair dryers, ironing equipment or outlets for hair dryers and other electrical equipment;
- (d) facilities for washing or drying clothes;
- (e) service for the provision of towels;
- (f) storage facilities for clothing or equipment;
- (g) drinking facilities;
- (h) services for obtaining equipment that may be used to maintain or repair bicycles, including, for example, air pumps, puncture repair kits, tyre levers and tyre tubes.

8B Impact of particular development on public passenger transport or active transport

- (1) This section applies if the chief executive is an assessment manager or a referral agency under the *Sustainable Planning Act 2009* for a development application under that Act.
- (2) For performing the chief executive's functions as assessment manager or referral agency, the chief executive must consider the extent to which the proposed development satisfies the objectives of this part.

(3) Subsection (2) is in addition to, and does not limit, the *Sustainable Planning Act 2009*, section 282 and chapter 6, part 5, division 2.

8C Impact of road works on local government road

- (1) This section applies in relation to road works on a local government road if the road works—
 - (a) are to be carried out on a road that forms part of a route used for a public passenger service; or
 - (b) will do either of the following while the works are being carried out or when the works are finished—
 - (i) restrict or limit access to public passenger transport infrastructure;
 - (ii) result in the removal of public passenger transport infrastructure.
- (2) However, this section applies in relation to a route used for a public passenger service only if the chief executive advises the relevant local government, in writing, that a code for IDAS applies to the route.
- (3) Without limiting subsection (2), the chief executive may identify as a route to which a code for IDAS applies—
 - (a) a route used for a scheduled passenger service; or
 - (b) a route identified in a passenger transport implementation strategy or program under the *Transport Operations (Passenger Transport) Act 1994*.
- (4) A person who undertakes road works on a local government road to which this section applies must comply with a code for IDAS prescribed under a regulation for this section.

8D Impact of change of management of local government road on public passenger transport

- (1) A local government must apply to the chief executive to obtain the chief executive's written approval to make a change to the management of—
 - (a) a local government road on which a scheduled passenger service identified in the guidelines under section 8E as a significant scheduled passenger service is provided; or
 - (b) another local government road if the change would, if made, have a significant adverse impact on the provision of public passenger transport.
- (2) Without limiting subsection (1)(b), a change to the management of a local government road that, if made, would adversely affect any of the following is a change that would have a significant adverse impact on the provision of public passenger transport—
 - (a) the route that may be taken for, or the number of stops that may be made during, a scheduled passenger service;
 - (b) the frequency of a scheduled journey for a scheduled passenger service;
 - (c) the time taken to complete a scheduled journey for a scheduled passenger service.

Examples of changes that may adversely affect something mentioned in paragraph (a), (b) or (c)—

- the closure of a road or lane
- the removal or alteration of a bus lane or transit lane
- a change in the direction of traffic flow along a road
- a change in priority settings on a road
- (3) The application must be made at least 21 days before the proposed change is to take effect.
- (4) The chief executive—
 - (a) must consider the application within—
 - (i) 21 days after receiving it; or

- (ii) the longer time notified to the local government by the chief executive, in writing, before the end of the 21 days; and
- (b) may—
 - (i) approve the proposed change, with or without conditions; or
 - (ii) refuse to approve the proposed change.
- (5) The chief executive must give the local government written notice of the chief executive's decision on the application.
- (6) If the chief executive does not do any of the following within the 21 days, the chief executive is taken to have approved the proposed change—
 - (a) approve the proposed change;
 - (b) refuse to approve the proposed change;
 - (c) give the local government a notice under subsection (4)(a)(ii).
- (7) Part 5 applies to a decision of the chief executive under subsection (4)(b).
- (8) This section does not apply if—
 - (a) the chief executive has considered the change of management of the local government road as part of the chief executive's consideration of a development application under IDAS; or
 - (b) it is reasonably necessary for the change to be made without delay including, for example, because of an emergency affecting the safety of the road network.

8E Guidelines for pt 2A

- (1) The chief executive may make guidelines—
 - (a) about a matter mentioned in section 8A; or
 - (b) for the purposes of sections 8B to 8D.
- (2) The guidelines may also—

- (a) identify a particular transport facility, transport corridor or parcel of land; and
- (b) include other matters relevant to subsection (1)(a) or (b).
- (3) A person must have regard to relevant guidelines when—
 - (a) planning or carrying out development under the *Sustainable Planning Act 2009*; or
 - (b) making changes to the management of a local government road; or
 - (c) making proposals in relation to the provision of public passenger transport.
- (4) The chief executive must give a copy of the following to every local government affected by the guidelines—
 - (a) the guidelines;
 - (b) any amendment of the guidelines.
- (5) In this section—

transport corridor includes a future transport corridor. *transport facility* includes a future transport facility.

Part 4 Functions, powers and property

Division 1 General

22 Chief executive's coordination and strategic planning functions

- (1) The chief executive's functions under the transport Acts include—
 - (a) coordinating the strategic planning and operation of integrated transport systems in the State; and

- (b) managing the allocation of funds to achieve this outcome.
- (2) Without limiting subsection (1), the chief executive is to achieve the functions mentioned in subsection (1) by—
 - (a) ensuring more effective integration of land use and transport planning by—
 - (i) evaluating the effectiveness of proposed and existing transport systems in the State; and
 - (ii) developing and implementing integrated regional transport plans that complement the objectives of regional and land use plans in the State; and
 - (b) ensuring the effective planning and development of transport infrastructure; and
 - (c) developing and implementing travel demand management initiatives, including marketing and promotion initiatives, to more efficiently use road capacity.

23 Functions of chief executive not limited by implication

(1) No transport Act limits, by implication, the chief executive's functions under another Act or law.

Note-

This Act (and the chief executive's functions under it) does not limit, by implication, the following functions under other Acts or laws—

- the chief executive's responsibilities as chief executive under the *Public Service Act* 2008, especially section 98
- the chief executive's functions as accountable officer under the *Financial Accountability Act 2009*, especially section 61
- the chief executive's functions, whether at common law or under statute, as the person in control, under the Minister, of a department of government of the State
- the chief executive's functions under the *Transport Infrastructure Act 1994*, including, for example, the chief executive's functions for road transport infrastructure, busway transport infrastructure and light rail transport infrastructure under that Act.

- (2) This section is enacted to remove any doubt about the chief executive's functions.
- (3) In this section—

function includes responsibility.

law includes any common law rule.

24 General powers of chief executive

- (1) The chief executive has, under the Minister and as agent of the State, all the powers of the State that are necessary or desirable for performing the chief executive's functions.
- (2) Anything done in the name of, or for, the State by the chief executive in performing the chief executive's functions is taken to have been done for, and binds, the State.
- (3) Without limiting subsection (1), the chief executive may, for example, in performing the chief executive's functions—
 - (a) enter into arrangements, agreements, contracts and deeds; and
 - (b) acquire, hold, deal with and dispose of property; and
 - (c) appoint agents and attorneys; and
 - (d) charge, and fix terms, for goods, services, facilities and information supplied; and
 - (e) seal any document; and
 - (f) do other things necessary or convenient to be done for, or in connection with, the chief executive's functions.
- (4) Without limiting subsection (1), the chief executive has the powers given to the chief executive under this or another Act or at common law.
- (5) No transport Act limits, by implication, the powers that the chief executive has under another Act or law, and, in particular, no transport Act prevents, by implication—
 - (a) the chief executive doing anything in trade or commerce; or

- (b) the chief executive doing anything outside Queensland, including outside Australia.
- (6) However, the chief executive's powers are subject to any restriction expressly imposed on the chief executive under this or another Act.
- (7) This section is enacted to remove any doubt about the chief executive's powers.
- (8) In this section—

function includes responsibility.

law includes any common law rule.

power includes legal capacity.

restriction includes prohibition.

trade or commerce includes—

- (a) a business or professional activity; and
- (b) anything else done for gain or reward.

25 General powers regarding property

(1) The chief executive may, for the State, acquire, hold, dispose of or otherwise deal with property for the purposes of transport, for an incidental purpose, for the purpose of a transport associated development or for a combination of these purposes.

Note-

See subsections (2) and (2A) if land is to be acquired by resumption.

- (2) The power conferred by subsection (1) includes power to acquire land by resumption in accordance with this part if the land is, in the chief executive's opinion, required for the purposes of transport, for an incidental purpose, for the purpose of a transport associated development or for a combination of these purposes.
- (2A) If land is acquired by resumption for the purpose of a transport associated development as mentioned in subsection (1) or (2), at the time of acquisition the land must

- also be acquired for the purposes of transport or for an incidental purpose.
- (3) Without limiting subsection (1) or (2), the chief executive may, for the State, acquire property for any of the following purposes—
 - (a) the facilitation of transport infrastructure;
 - (b) the supply or improvement of facilities for users of transport infrastructure;
 - (c) the amelioration of negative environmental effects associated with transport infrastructure;
 - (d) the construction or relocation of ancillary works and encroachments and public utility plant within the meaning of the *Transport Infrastructure Act 1994*, chapter 6.
- (4) In acquiring land under this part, the chief executive must have regard to any relevant provisions of—
 - (a) the transport coordination plan; and
 - (b) transport infrastructure strategies in force under the *Transport Infrastructure Act 1994*.
- (5) The chief executive may have regard to any other matters the chief executive considers relevant.
- (6) The power to acquire land under this part includes power to acquire land or an easement, including a transport easement for support, or other interest in land above or beneath the surface without acquiring rights in the surface.
- (7) Subsection (6) applies to the acquisition of an easement even though the easement—
 - (a) is not attached to, or used and enjoyed with, a dominant tenement; or
 - (b) must not be used and enjoyed in common with any other person.
- (8) For the Acquisition of Land Act 1967—

- (a) the chief executive is a constructing authority within the meaning of that Act; and
- (b) without limiting the chief executive's powers to take land under that Act, the chief executive, as a constructing authority under that Act, may take land for purposes mentioned in subsections (1), (2) and (3).
- (9) The chief executive may, as a constructing authority under the *Acquisition of Land Act 1967*, obtain or resume a lease of State land or some other interest in State land that is less than freehold.
- (10) If the chief executive issues a notice of intention to resume a lease of State land, or some other interest in State land that is less than freehold, the chief executive must file a copy of the notice in the appropriate land register kept under the *Land Act* 1994.
- (11) If the chief executive amends or discontinues a resumption mentioned in subsection (10), the chief executive must immediately file a notice of the amendment or discontinuance in the register.
- (12) If an acquisition of land by the chief executive would sever land of the owner from other land of the owner, the chief executive may, with the Minister's approval, acquire by agreement or resumption the whole or a part of the severed area.
- (13) Land acquired under this part may be described in the instrument acquiring the land in any way sufficient to identify the land.

Taking of land by the chief executive for future transport purposes

An acquisition of land that will be required at some future time for a purpose for which land may be taken under this Act by the chief executive is an acquisition of land for the purposes of this Act even if the time when the land will be required is indefinite or presently can not be worked out.

26A Changing requirement for transport land

- (1) This section applies to transport land taken under the *Acquisition of Land Act 1967* for a particular transport purpose.
- (2) The Minister may, by gazette notice under this Act, declare that the land is required for another stated transport purpose.
- (3) The land is taken to have been acquired for the other transport purpose from the day the declaration is published in the gazette.
- (4) The *Acquisition of Land Act 1967*, section 41 does not apply to the land because of the change of purpose.
- (5) This section does not affect any right of a person to compensation because of the acquisition.
- (6) To remove doubt, it is declared that a declaration under subsection (2)—
 - (a) is not an acquisition of the land; and
 - (b) does not give a right to compensation.

27 Power of chief executive to lease, sell or otherwise dispose of land for transport purpose

- (1) The chief executive may, for the State, lease, sell or otherwise dispose of transport land—
 - (a) if the land is for busway transport infrastructure or bus passenger services—to any person for busway transport infrastructure or bus passenger services; or
 - (aa) if the land is for franchised road or toll road purposes—to any person for franchised road or toll road purposes; or
 - (b) if the land is for light rail transport infrastructure or light rail passenger services—to any person for light rail transport infrastructure or light rail passenger services; or

- (ba) if the land is for a combination of purposes (*combined purposes*) including the purpose of a transport associated development (*relevant purpose*)—to any person for a relevant purpose, whether or not the person is going to deal with the land for any other purpose included in the combined purposes; or
- (c) if the land is for a transport purpose other than a purpose mentioned in paragraph (a), (aa), (b) or (ba)—to a transport government entity or railway manager under the *Transport Infrastructure Act 1994*.
- (2) Subsection (1) applies despite the Acquisition of Land Act 1967.

Note—

Subsection (1) would operate, for example, despite any implication in the *Acquisition of Land Act 1967* that the chief executive must carry out the development for which land is acquired and despite the requirements of section 41 of that Act.

- (3) To remove any doubt, it is declared that the power of the chief executive to acquire land by resumption or otherwise under this part applies even if the acquisition is carried out with the intention of disposing of land—
 - (a) under subsection (1); or
 - (b) as mentioned in subsection (1)(aa), (b) or (c) under the *Transport Infrastructure Act 1994*, section 84C, 240 or 355.
- (4) Subsection (3) does not limit the power to acquire land under this part.

27A Power of chief executive to dispose of land

- (1) This section applies if—
 - (a) land has been acquired under this part, and is no longer required by the chief executive as the constructing authority, under the *Acquisition of Land Act 1967*; and
 - (b) the chief executive intends to offer the land to the former owner.

- (2) Also, this section applies despite the *Acquisition of Land Act* 1967, section 41.
- (3) The chief executive may take an easement over all or part of the land to ensure the structural and operational integrity of transport infrastructure.
- (5) The chief executive must, within 7 years after the date of acquisition, give notice of the chief executive's intention (the *chief executive's notice*) to offer the land to the former owner.
- (6) The chief executive's notice must—
 - (a) be in writing; and
 - (b) state that—
 - (i) the chief executive intends to sell the land; and
 - (ii) if the chief executive has registered an easement—the easement has been registered and the nature and terms of the easement; and
 - (iii) the former owner must, within 28 days after the notice is given (the *relevant time*), give written notice to the chief executive (the *former owner's notice*) about whether the former owner is interested in buying the land; and
 - (iv) if the chief executive does not receive the former owner's notice within the relevant time, the formal offer lapses and the chief executive may dispose of the land subject to any easement.
- (7) Subsection (8) applies if the chief executive—
 - (a) receives, within the relevant time, the former owner's notice stating the former owner is not interested in buying the land; or
 - (b) does not receive the former owner's notice within the relevant time.
- (8) The chief executive may, for the State, dispose of the land subject to any easement in favour of the chief executive.

- (9) Subsection (10) applies if the chief executive receives, within the relevant time, the former owner's notice stating the former owner is interested in buying the land.
- (10) The chief executive must offer (the *formal offer*) the land, subject to any easement, for sale to the former owner at a price (the *sale price*) decided by the chief executive.
- (11) The formal offer must be in writing.
- (12) In deciding the price at the which the land may be sold under subsection (8) or the sale price, the chief executive must take into account—
 - (a) a valuation by a registered valuer; and
 - (b) the policies and systems relating to the management of government assets; and
 - (c) the existence of any easement.
- (13) A person contracting or otherwise dealing with the chief executive is not concerned to inquire whether the requirements of this section have been complied with, and the title of the person to land acquired from the chief executive is not affected by a failure to comply with the requirements.
- (14) In this section—

former owner see the Acquisition of Land Act 1967, section 41(2).

registered valuer means a valuer registered under the Valuers Registration Act 1992.

28 Matters affecting compensation payable

Notwithstanding the *Acquisition of Land Act 1967*, section 20(2), in deciding the amount of compensation payable to a person for land resumed under this part, regard must not be had—

(a) to the value of works carried out on the land at a time after a notice of intention to resume the land has been

- sent to a person entitled to compensation for the land or agreement to acquire has been reached; or
- (b) to any change in the value of the land as a result of the declaration of a prescribed transit node.

28AA Declaration of area to be prescribed transit node

- (1) A regulation may declare an area that is used, or is proposed to be used, for purposes of the following to be a prescribed transit node—
 - (a) a busway station;
 - (b) railway station;
 - (c) a station for operating a light rail;
 - (d) another transport facility.
- (2) For a declaration under subsection (1), the Minister may have regard to planning documents the Minister considers appropriate in relation to the region or local area within which the prescribed transit node is or is to be located.

Examples of planning documents—

- South East Queensland Regional Plan
- South East Queensland Infrastructure Plan and Program
- local growth management strategy

Division 2 Transport easement for support

28AB Definitions for div 2

In this division—

benefited land see section 28AE(1).

burdened land see section 28AE(1).

original owner, for benefited land or burdened land for a transport easement for support, means the owner of the land when the easement was created.

owner, of land, means—

- (a) for freehold land—the registered owner or lessee of the land; or
- (b) for non-freehold land—
 - (i) the lessee or licensee of the land; or
 - (ii) if the land is a reserve or unallocated State land—the State.

registered means registered under the Land Act 1994 or Land Title Act 1994.

transport easement for support see section 28AC.

transport infrastructure has the meaning given in the *Transport Infrastructure Act 1994*, schedule 6.

unallocated State land means unallocated State land under the Land Act 1994.

28AC Meaning of transport easement for support

- (1) A *transport easement for support* is an easement created for the purpose of support.
- (2) A transport easement for support may be created only—
 - (a) in relation to adjoining lots; and
 - (b) if the benefited land is transport land.
- (3) A document or instrument of easement for a transport easement for support must state that the easement is created for the purpose of support.
- (4) The approval of the Minister administering the *Land Act 1994* is not required for—
 - (a) the creation of a transport easement for support under section 362(1) of that Act; or
 - (b) the registration of a document creating a transport easement for support under section 363(1) of that Act.
- (5) In this section—

adjoining lot, for a transport easement for support, includes a lot (contiguous lot) adjoining the adjoining lot for the easement, if the contiguous lot is needed for support.

transport land includes land—

- (a) proposed to be acquired for transport purposes or for an incidental purpose; and
- (b) used, or proposed to be used, for transport purposes or for an incidental purpose.

28AD Application of div 2

- (1) This division applies to a registered easement that is a transport easement for support.
- (2) A provision of an Act that provides for the creation, recording or taking of an easement applies to a transport easement for support to the extent the provision is not varied under this division.
- (3) In this section—

Act includes the Acquisition of Land Act 1967, Land Act 1994 and Land Title Act 1994.

28AE Rights and liabilities relating to benefited land and burdened land

- (1) An easement for lateral, subadjacent or superjacent support exists in favour of land (the *benefited land*) against other land (the *burdened land*) if the burdened land is capable of supplying lateral, subadjacent or superjacent support to the benefited land
- (2) The easement entitles the owner of the benefited land to enter the burdened land, other than a part of the land where a person resides, for the easement—
 - (a) to inspect the burdened land for the purpose of preventing or rectifying any infringement of the rights of the owner of the benefited land; and

- (b) to maintain, change or replace all or part of a structure providing support.
- (3) An owner of the burdened land—
 - (a) must do all things necessary to ensure that support for the benefited land by the burdened land is maintained;
 and
 - (b) must not, without the written consent of the owner of the benefited land—
 - (i) remove, or allow another person to remove, support for the benefited land, other than as required under paragraph (a); or
 - (ii) change, or allow another person to change, support for the benefited land, other than as required under paragraph (a); or
 - (iii) do, or allow another person to do, anything that interferes with, or otherwise compromises, support for or the structural integrity of the benefited land, other than as required under paragraph (a).
- (4) If the owner of the burdened land does not comply with subsection (3)(a) or (b), the owner of the benefited land may recover the cost of maintaining or replacing any support from the owner of the benefited land as a debt payable to the owner of the benefited land.
- (5) In a proceeding, subsection (3) is to be read in favour of the owner of the benefited land.

28AF Notice of entry

- (1) This section applies if the owner of benefited land is entitled to enter the burdened land under section 28AE.
- (2) Before exercising the right of entry, the owner of the benefited land must give the owner of the burdened land reasonable notice in writing of—
 - (a) the owner's intention to enter the burdened land; and

- (b) details of the inspection or the maintenance, change or replacement to be carried out.
- (3) However, if in the circumstances, urgent maintenance, change or replacement is required (because the structure has been destroyed, for example) and it is impractical to give a notice under subsection (2)—
 - (a) the owner of the benefited land may exercise the right of entry without giving the notice to carry out the urgent maintenance or replacement; and
 - (b) as soon as practicable after the entry, the owner of the benefited land must give the owner of the burdened land written notice of the entry and details of the maintenance or replacement carried out.

28AG Continuation of transport easement for support

- (1) A transport easement for support continues over affected land.
- (2) **Affected land** is land that is benefited, or burdened, by a transport easement for support and—
 - (a) is dealt with under the *Land Act 1994* or *Land Title Act 1994*; or
 - (b) becomes unallocated State land.
- (3) The owner of the affected land is taken to be the successor in title of the original owner of the land.
- (4) The benefit of a transport easement for support passes with the benefited land.
- (5) The burden of a transport easement for support passes with the burdened land.
- (6) This section applies to affected land that becomes unallocated State land despite the following—
 - (a) section 28AC(2)(b);
 - (b) the *Land Act 1994*, section 372;
 - (c) the Land Title Act 1994, section 85(3).

(7) In this section—

dealt with means—

- (a) for land under the Land Act 1994—
 - (i) granted in fee simple or in fee simple in trust; or
 - (ii) leased; or
 - (iii) dedicated as a reserve under an Act; or
 - (iv) surrendered as a lease; or
- (b) for land under the *Land Title Act 1994*—reconfigured under that Act.

28AH Terms bind successors in title

- (1) Each term, whether positive or negative, for a transport easement for support—
 - (a) is for the benefit of any successors in title of the benefited land; and
 - (b) is binding on any successors in title of the burdened land.
- (2) However, subsection (1) does not apply to a term expressed to apply only to the original owner of the benefited land or burdened land.
- (3) In this section—

term, for a transport easement for support, means—

- (a) a covenant or other term stated in the document or instrument of easement; and
- (b) a requirement under section 28E(3).

Part 4A Special provisions for busways

28A Definitions for pt 4A

In this part—

Acquisition Act means the Acquisition of Land Act 1967.

agreement means a resumption agreement under the Acquisition Act, section 15(1).

busway means—

- (a) a route especially designed and constructed for, and dedicated to, the priority movement of buses for passenger transport purposes; and
- (b) places for the taking on and letting off of bus passengers using the route.

commencement means the commencement of section 28B.

constructing authority, for a land acquisition, means the constructing authority for the land acquisition under the Acquisition Act.

construction contract means a contract concerning the construction of a busway.

land acquisition means the taking of land under the authority of this Act and the Acquisition Act if, regardless of the particular purpose for the taking of the land, the taking of land is concerned with the construction or proposed construction of a busway.

notice of intention to resume means a notice of intention to resume under the Acquisition Act.

taking of land means the taking of land under a gazette resumption notice under the Acquisition Act.

28B Busway land acquisition

(1) Subsections (2) and (3) apply to a land acquisition that—

- (a) happened before the commencement; or
- (b) happens after the commencement if—
 - (i) the notice of intention to resume for the land acquisition was served before the commencement; or
 - (ii) the date of the agreement for the land acquisition was earlier than the commencement.
- (2) It is declared that the validity and effectiveness of the land acquisition was not, and is not, affected by—
 - (a) whether the constructing authority was or is, or purported or purports to be—
 - (i) the chief executive with administrative responsibilities concerning matters connected with transport infrastructure; or
 - (ii) the chief executive with administrative responsibilities concerning matters connected with roads; or
 - (b) for the application of the Acquisition Act, part 2, whether the person assuming the role of relevant Minister was or is the Minister mentioned in the Acquisition Act, section 2, definition *relevant Minister*, paragraph (b) or another Minister.
- (3) It is declared that, despite anything done for the land acquisition, the constructing authority for the acquisition is taken to be, and always to have been, the chief executive with administrative responsibilities concerning matters connected with roads.

28BA Further provisions relating to land acquisitions for busways on or after 13 October 2000

- (1) This section applies to a land acquisition that—
 - (a) happened on or after 13 October 2000 and before the relevant date; or
 - (b) happens after the relevant date if—

- (i) the notice of intention to resume for the land acquisition was served on or after 13 October 2000 and before the relevant date; or
- (ii) the date of the agreement for the land acquisition was on or after 13 October 2000 and earlier than the relevant date.
- (2) It is declared that the validity and effectiveness of the land acquisition was not, and is not, affected by—
 - (a) whether the constructing authority was or is, or purported or purports to be—
 - (i) the chief executive with administrative responsibilities concerning matters connected with transport infrastructure; or
 - (ii) the chief executive with administrative responsibilities concerning matters connected with roads; or
 - (b) for the application of the Acquisition Act, section 9 or 15—whether the person assuming the role of Minister was or is the Minister mentioned in the Acquisition Act, section 9(1), definition *Minister*, paragraph (b) or another Minister.
- (3) It is declared that, despite anything done for the land acquisition, the constructing authority for the acquisition is taken to be, and always to have been, the chief executive with administrative responsibilities concerning matters connected with roads.
- (4) In this section—

relevant date means the date of the commencement of this section.

28C Construction contracts

It is declared that the validity and effectiveness of a construction contract entered into before or after the

commencement was not, and is not, affected by whether the entity entering into the contract for the State was or is—

- (a) the chief executive with administrative responsibilities concerning matters connected with transport infrastructure; or
- (b) the chief executive with administrative responsibilities concerning matters connected with roads.

Part 4B Special provision for local government tollways

28D Powers regarding property

- (1) A local government may acquire, hold, dispose of or otherwise deal with land for—
 - (a) an approved tollway project under the *Transport Infrastructure Act 1994*; or
 - (b) a local government tollway under the *Transport Infrastructure Act 1994*.
- (2) Without limiting subsection (1), a local government may—
 - (a) acquire land for an approved tollway project or local government tollway with the intention of disposing of it to another person to operate as a tollway; and
 - (b) dispose of land acquired by the local government for an approved tollway project or local government tollway to another person.
- (3) The power conferred by subsection (1) includes power to acquire land by taking it under the *Acquisition of Land Act 1967* if the land is, in the local government's opinion, required for an approved tollway project or local government tollway, or for an incidental purpose.

- (4) The power to acquire land under this section includes power to acquire land or an easement or other interest in land above or beneath the surface without acquiring rights in the surface.
- (5) Subsection (4) applies to the acquisition of an easement even though the easement—
 - (a) is not attached to, or used and enjoyed with, a dominant tenement; or
 - (b) must not be used and enjoyed in common with any other person.
- (6) A local government acquiring land under this section is a constructing authority within the meaning of the *Acquisition* of Land Act 1967.
- (7) If an acquisition of land by a local government would sever land of the owner from other land of the owner, the local government may acquire the whole or a part of the severed area by agreement or by taking the land under the *Acquisition of Land Act 1967*.
- (8) Land acquired under this section may be described in the instrument acquiring the land in any way sufficient to identify the land.

28DA Approved tollway project becomes local government tollway

- (1) This section applies if—
 - (a) a local government has started acquiring land for an approved tollway project as mentioned in section 28D;
 - (b) before the acquisition is complete, a local government tollway is declared for the approved tollway project.
- (2) The acquisition is not affected by the declaration of the local government tollway and the local government may continue the acquisition as if the declaration had not been made.

Part 5 Review of and appeals against decisions

Division 1 General

29 What part applies to

This part applies if a transport Act states that this part applies to—

- (a) a review, by the chief executive, of a decision (the *original decision*) under the transport Act; or
- (b) an appeal to a court stated in the transport Act (the *appeal court*) against a reviewed decision.

30 Definitions

In this part—

appeal court see section 29(b).

chief executive means, if the original decision is made by the commissioner of the police service under the *Transport Operations* (Road Use Management) Act 1995, section 43—the commissioner.

original decision see section 29(a).

reviewed decision see section 34.

Division 2 Review of original decisions

31 Applying for review

- (1) A person may apply for a review of an original decision only within 28 days after notice of the original decision was given to the person under the transport Act.
- (2) However, if—

- (a) the notice did not state the reasons for the original decision; and
- (b) the person asked for a statement of the reasons within the 28 days mentioned in subsection (1);

the person may apply within 28 days after the person is given the statement of the reasons.

- (3) In addition, the chief executive may extend the period for applying.
- (4) An application must be written and state in detail the grounds on which the person wants the original decision to be reviewed.

32 Stay of operation of original decision

- (1) If a person applies for review of an original decision, the person may immediately apply for a stay of the decision to the relevant entity.
- (2) The relevant entity may stay the original decision to secure the effectiveness of the review and any later appeal to or review by the relevant entity.
- (3) In setting the time for hearing the application, the relevant entity must allow at least 3 business days between the day the application is filed with it and the hearing day.
- (4) The chief executive is a party to the application.
- (5) The person must serve a copy of the application showing the time and place of the hearing and any document filed in the relevant entity with it on the chief executive at least 2 business days before the hearing.
- (6) The stay—
 - (a) may be given on conditions the relevant entity considers appropriate; and
 - (b) operates for the period specified by the relevant entity; and
 - (c) may be revoked or amended by the relevant entity.

- (7) The period of a stay under this section must not extend past the time when the chief executive reviews the original decision and any later period the relevant entity allows the applicant to enable the applicant to appeal against the decision or apply for a review of the decision as provided under the QCAT Act.
- (8) The making of an application does not affect the original decision, or the carrying out of the original decision, unless it is stayed.
- (9) In this section—

relevant entity means—

- (a) if the reviewed decision may be reviewed by QCAT—QCAT; or
- (b) if the reviewed decision may be appealed to the appeal court—the appeal court.

33 Review panels

- (1) The chief executive may establish review panels for this part.
- (2) Subject to subsection (5), a review panel consists of persons nominated by the chief executive.
- (3) A member of a review panel may be paid the fees and allowances decided by the Governor in Council.
- (4) The chief executive may refer an application for a review of an original decision to a review panel for advice.
- (5) The person who made the original decision can not be a member of a review panel reviewing the decision.

34 Decision on review

- (1) A decision on an application for review of an original decision must be made within 28 days after the application is made.
- (2) If the chief executive was not the original decision maker, the chief executive, in reviewing the decision, has the same powers as the original decision maker.

- (3) If within the 28 days, the chief executive confirms or amends the original decision or substitutes another decision, the chief executive must give the applicant written notice (the *decision notice*) of the confirmed, amended or substituted decision (the *reviewed decision*).
- (4) If the reviewed decision is not the decision sought by the applicant for the review, the decision notice—
 - (a) for a reviewed decision that may be reviewed by QCAT—must comply with the QCAT Act, section 157(2); or
 - (b) for a reviewed decision that may be appealed to the appeal court—must state—
 - (i) the reasons for the reviewed decision; and
 - (ii) that the applicant may, within 28 days, appeal against the reviewed decision to the appeal court.
- (5) However, if a decision is not made on the application within the 28 days, the chief executive is taken to have made a decision (also the *reviewed decision*) at the end of the 28 days confirming the original decision and the reasons given for it.
- (6) In applying to QCAT for a review or appealing to the appeal court, the decision subject to review or appeal is the reviewed decision and not the original decision.

Division 3 Appeals against reviewed decisions

34A Application of div 3

This division does not apply to a reviewed decision if, under the transport Act providing for the review, a person may apply to QCAT for a review of the reviewed decision.

35 Time for making appeals

(1) A person may appeal against a reviewed decision only within—

- (a) if a decision notice is given to the person—28 days after the notice was given to the person; or
- (b) if the chief executive is taken to have confirmed the decision under section 34(5)—56 days after the application was made.
- (2) However, if—
 - (a) the decision notice did not state the reasons for the decision; and
 - (b) the person asked for a statement of the reasons within the 28 days mentioned in subsection (1)(a);

the person may apply within 28 days after the person is given a statement of the reasons.

(3) Also, the appeal court may extend the period for appealing.

36 Starting appeals

- (1) An appeal must be started by—
 - (a) filing a written notice of appeal with the appeal court; and
 - (b) serving a copy of the notice on the chief executive.
- (2) An appeal to a Magistrates Court or District Court may be made to the Magistrates Court or District Court nearest the place where the applicant resides or carries on business.

36A Stay of operation of reviewed decision

- (1) If a person appeals against a reviewed decision to the appeal court, the person may immediately apply to the appeal court for a stay of the decision.
- (2) The appeal court may stay the reviewed decision to secure the effectiveness of the appeal.
- (3) In setting the time for hearing the stay application, the appeal court must allow at least 3 business days between the day the application is filed with it and the hearing day.

- (4) The chief executive is a party to the application.
- (5) The person must serve a copy of the application showing the time and place of the hearing and any document filed in the appeal court with it on the chief executive at least 2 business days before the hearing.
- (6) The stay—
 - (a) may be given on conditions that the appeal court considers appropriate; and
 - (b) operates for the period specified by the appeal court, but not extending past the time when the court decides the appeal; and
 - (c) may be revoked or amended by the appeal court.
- (7) Apart from a stay of the operation of a decision, an appeal does not affect the operation or carrying out of the decision.

36B Powers of appeal court on appeal

- (1) In deciding an appeal against a reviewed decision, the appeal court—
 - (a) has the same powers as the person who made the original decision; and
 - (b) is not bound by the rules of evidence; and
 - (c) must comply with natural justice; and
 - (d) may hear the appeal in court or in chambers.
- (2) An appeal is by way of rehearing.
- (3) The appeal court may—
 - (a) confirm the reviewed decision; or
 - (b) set aside the reviewed decision and substitute another decision that it considers appropriate; or
 - (c) set aside the reviewed decision and return the issue to the person who made the original decision with the directions that it considers appropriate.

36C Effect of decision of appeal court on appeal

If the appeal court substitutes another decision for the reviewed decision, the substituted decision is, for the relevant provision of the transport Act, taken to be that of the person who made the original decision.

36D Assessors

If the judge hearing an appeal in a District Court is of the opinion that the appeal against a reviewed decision involves a question of special knowledge and skill, the judge may appoint 1 or more assessors to help the judge in deciding the appeal.

Part 6 General

36E Advisory committees

- (1) The Minister may establish as many advisory committees as the Minister considers appropriate for the administration of a transport Act.
- (2) An advisory committee has the functions the Minister decides.
- (3) A member of an advisory committee may be paid the fees and allowances decided by the Governor in Council.

36F Keeping and using information obtained or kept under particular transport Acts or Adult Proof of Age Card Act 2008

(1) The chief executive may, for a particular transport Act, keep or use information obtained or kept under another particular transport Act or the *Adult Proof of Age Card Act 2008* if the information—

- (a) relates to any matter under the particular transport Act; or
- (b) concerns the administration of the particular transport Act.
- (2) The general manager under the Maritime Safety Queensland Act 2002 may, for the Transport Operations (Marine Safety) Act 1994, keep or use information obtained or kept under another particular transport Act or the Adult Proof of Age Card Act 2008 if the information—
 - (a) relates to any matter under the *Transport Operations* (Marine Safety) Act 1994; or
 - (b) concerns the administration of the *Transport Operations* (*Marine Safety*) *Act 1994*.
- (3) Information that may be kept or used under subsection (1) or (2) does not include a digital photo and digitised signature.
- (4) This section applies despite a provision of another Act.
- (5) In this section—

digital photo means a facial image encoded in a digital form.

digitised signature means a person's signature encoded in a digital image form.

particular transport Act means—

- (a) the *Tow Truck Act 1973*; or
- (b) the Transport Infrastructure Act 1994; or
- (c) the Transport Operations (Marine Safety) Act 1994; or
- (d) the Transport Operations (Passenger Transport) Act 1994; or
- (e) the Transport Operations (Road Use Management) Act 1995; or
- (f) the Transport Security (Counter-Terrorism) Act 2008.

36G Smartcard transport authority

- (1) The chief executive may issue to a person a smartcard (*smartcard transport authority*) evidencing 1 or more transport authorities held by the person and containing information about the authorities.
- (2) A regulation may provide for the following—
 - (a) information that may be included on the smartcard;
 - (b) a PIN to be used by the holder of the smartcard as a security measure to protect information stored electronically on it;
 - (c) verification of a person's connection to the person's most recent digital photo relating to a smartcard transport authority.

(3) In this section—

smartcard means a document in the form of a card or something similar approved by the chief executive, and on which information may be stored electronically.

transport authority means—

- (a) a driver's certificate or an assistant's certificate under the *Tow Truck Act 1973*; or
- (b) driver authorisation under the *Transport Operations* (*Passenger Transport*) Act 1994; or
- (c) a prescribed authority (other than a Queensland driver licence) under the *Transport Operations (Road Use Management) Act 1995*.

36H Service of document by post

- (1) This section applies if a transport Act requires or permits a document to be served on a person.
- (2) The *Acts Interpretation Act 1954*, section 39 applies as if the reference to a person's address included a reference to the postal address that the person last notified to the department.
- (3) In this section—

person's address means the address of the place of residence or business of the person, or the head office, a registered office or a principal office of the body corporate.

36l Giving information to approved agencies to enable use of information for particular purposes

- (1) The chief executive may, in accordance with an MoU, give the chief executive officer of an approved agency all or any information in a transport information database to enable the approved agency to use the information for a law enforcement purpose.
- (2) Without limiting subsection (1), the chief executive may give the information to the chief executive officer of the approved agency by allowing an authorised member of the approved agency to have direct access to the transport information database.
- (3) The chief executive may give the information to the chief executive officer of an approved agency under subsection (1) on the conditions the chief executive considers appropriate.
- (4) This section applies despite any other Act.
- (5) In this section—

authorised member, of an approved agency, means a member, or a member of a class of members, of the approved agency authorised in writing by the chief executive to have direct access to a transport information database.

36J Use of information permitted despite other provisions

- (1) This section applies if information is given, under section 36I, by the chief executive to the chief executive officer of an approved agency.
- (2) Despite any other Act, the approved agency may use the information for a law enforcement purpose.

36K Misuse of particular information given

- (1) This section applies to a member of an approved agency who has information because it has been given, under section 36I, by the chief executive to the chief executive officer of the agency.
- (2) The member must not use the information—
 - (a) for a purpose other than a law enforcement purpose; or
 - (b) in contravention of—
 - (i) a condition, if any, imposed by the chief executive under section 36I(3); or
 - (ii) the terms of the MoU about the information.

Maximum penalty for subsection (2)—100 penalty units.

36L Extra-territorial application of offence provision

A person commits an offence against section 36K(2) if—

- (a) the person is a member of an approved agency who, outside the State, uses information given, under section 36I, by the chief executive to the chief executive officer of the agency; and
- (b) the use of the information would constitute an offence against section 36K(2) if it were used by the person within the State.

36M Protection from liability

- (1) This section applies if a person, acting honestly and without negligence, gives information under section 36I.
- (2) The person is not liable, civilly, criminally or under an administrative process, for giving the information.
- (3) If subsection (2) prevents a civil liability attaching to a person, the liability attaches instead to the State.
- (4) Also, merely because the person gives the information, the person can not be held to have—

- (a) breached any code of professional etiquette or ethics; or
- (b) departed from accepted standards of professional conduct.
- (5) Without limiting subsections (2) and (4)—
 - (a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and
 - (b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—
 - (i) does not contravene the Act, oath or rule of law or practice by giving the information; and
 - (ii) is not liable to disciplinary action for giving the information.

37 Delegation by the Minister or the chief executive

- (1) The Minister or the chief executive (the *delegator*) may delegate to a person a function or power of the delegator under this or another Act.
- (2) A function or power may be subdelegated if the delegation allows the subdelegation of the function or power.

38 Regulation-making power

- (1) The Governor in Council may make regulations for the purposes of this Act.
- (2) Without limiting subsection (1), a regulation may be made about—
 - (a) a code for IDAS for proposed activities mentioned in part 2A; or
 - (b) consideration, whether monetary or otherwise, to be given to compensate the chief executive in taking action to rectify the impact a proposed activity mentioned in part 2A will have; or

(c) action to be taken to rectify the impact a proposed activity mentioned in part 2A will have.

Part 7 Transitional provision for the Transport and Other Legislation Amendment Act 2014

39 Easement for support registered before commencement

- (1) This section applies if an easement for support is registered over State land before the commencement of this section.
- (2) The easement for support is taken to be a transport easement for support under section 28AC.
- (3) Part 4, division 2 applies to the easement for support as if that division was in force when the easement for support was registered.
- (4) In this section—

easement for support means a document or instrument of easement that, when registered, complied with section 28AC(1), (2) and (3) as if those provisions were in force before the commencement.

State land has the meaning given by the *Transport Infrastructure Act 1994*.

1 Index to endnotes

- 2 Key
- 3 Table of reprints
- 4 List of legislation
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- 6 Table of renumbered provisions

2 Key

Key to abbreviations in list of legislation and annotations

Key		Explanation	Key		Explanation
AIA	=	Acts Interpretation Act 1954	(prev)	=	previously
amd	=	amended	proc	=	proclamation
amd t	=	amendment	prov	=	provision
ch	=	chapter	pt	=	part
def	=	definition	pubd	=	published
div	=	division	R[X]	=	Reprint No. [X]
exp	=	expires/expired	RA	=	Reprints Act 1992
gaz	=	gazette	reloc	=	relocated
hdg	=	heading	renu m	=	renumbered
ins	=	inserted	rep	=	repealed
lap	=	lapsed	(retro	=	retrospectively
notf d	=	notified	rv	=	revised version
num	=	numbered	S	=	section

Key	Explanation	Key	Explanation
o in c	= order in council	sch	= schedule
om	= omitted	sdiv	= subdivision
orig	= original	SIA	= Statutory Instruments Act 1992
p	= page	SIR	= Statutory Instruments Regulation 2012
para	= paragraph	SL	= subordinate legislation
prec	= preceding	sub	= substituted
pres	= present	unnu m	= unnumbered
prev	= previous		

3 Table of reprints

A new reprint of the legislation is prepared by the Office of the Queensland Parliamentary Counsel each time a change to the legislation takes effect.

The notes column for this reprint gives details of any discretionary editorial powers under the **Reprints Act 1992** used by the Office of the Queensland Parliamentary Counsel in preparing it. Section 5(c) and (d) of the Act are not mentioned as they contain mandatory requirements that all amendments be included and all necessary consequential amendments be incorporated, whether of punctuation, numbering or another kind. Further details of the use of any discretionary editorial power noted in the table can be obtained by contacting the Office of the Queensland Parliamentary Counsel by telephone on 3003 9601 or email legislation.queries@oqpc.qld.gov.au.

From 29 January 2013, all Queensland reprints are dated and authorised by the Parliamentary Counsel. The previous numbering system and distinctions between printed and electronic reprints is not continued with the relevant details for historical reprints included in this table.

Reprint No.	Amendments to	Effective	Reprint date
1	none	15 April 1994	27 April 1994
2	1994 Act No. 32	1 July 1994	19 July 1994

Reprint No.	Amendments to	Effective	Reprint date
3	1995 Act No. 32	1 July 1995	7 July 1995
4	1995 Act No. 57	15 December 1995	29 January 1996
4A	1996 Act No. 37	1 December 1996	21 March 1997
4B	1997 Act No. 66	12 December 1997	13 January 1998
5	1997 Act No. 66	12 December 1997	14 January 1998
5A	2000 Act No. 40	21 December 2001	11 January 2002
5B	2002 Act No. 15	24 June 2002	24 June 2002

Reprint No.	Amendments included	Effective	Notes
5C	2000 Act No. 40	14 October 2002	
5D	1994 Act No. 8 (amd 2003 Act No. 54)	1 December 2003	
5E	2004 Act No. 9	20 May 2004	
5F	2004 Act No. 40	19 September 2005	
5G	2005 Act No. 49	2 November 2005	
5H	2005 Act No. 67	27 January 2006	
5I rv	2006 Act No. 21	17 May 2006	
5J	2007 Act No. 6	1 June 2007	
5K	2007 Act No. 36	29 August 2007	
6	2007 Act No. 43	25 October 2007	
6A	2008 Act No. 31	21 May 2008	
6B	2008 Act No. 32	1 July 2008	
6C	2007 Act No. 10	1 October 2008	

Reprint No.	Amendments included	Effective	Notes
6D	2008 Act No. 67	1 December 2008	R6D withdrawn, see R7
7	_	1 December 2008	
7A	2009 Act No. 9	1 July 2009	
7B	2009 Act No. 25	2 November 2009	
7C	2009 Act No. 47	19 November 2009	
7D	2009 Act No. 24	1 December 2009	
7E	2009 Act No. 36	18 December 2009	
7F	2010 Act No. 13	1 April 2010	
7G	2010 Act No. 19	23 May 2010	
7H	2010 Act No. 13	24 July 2010	
7I	2010 Act No. 6	1 September 2010	
7J	2010 Act No. 39	20 September 2010	
8	2011 Act No. 12	14 April 2011	
8A	2010 Act No. 19	24 May 2012	
8B	2012 Act No. 31	1 January 2013	
Current	as at	Amendments included	Notes
3 May 2013		2013 Act No. 19	
14 May 2013		2013 Act No. 23	
23 September 2013		2013 Act No. 39	
27 November 2013		2013 Act No. 64	
5 September 2014		2014 Act No. 43	
1 Januar	ry 2015	2014 Act No. 43	

4 List of legislation

Transport Planning and Coordination Act 1994 No. 2

date of assent 7 March 1994 ss 1–2 commenced on date of assent remaining provisions commenced 15 April 1994 (1994 SL No. 129) amending legislation—

Transport Infrastructure Amendment Act 1994 No. 32 ss 1-2, 14 sch 1

date of assent 30 June 1994 ss 1–2 commenced on date of assent remaining provisions commenced 1 July 1994 (see s 2)

Transport Operations (Road Use Management) Act 1995 No. 9 ss 1-2, 92 sch 1

date of assent 5 April 1995 commenced on date of assent (see s 2(1))

Transport Infrastructure Amendment (Rail) Act 1995 No. 32 pt 1, s 23 sch

date of assent 14 June 1995 ss 1–2 commenced on date of assent remaining provisions commenced 1 July 1995 (see s 2(2), 1995 SL No. 162 ss 2(3), 19)

Transport Planning and Coordination Amendment Act 1995 No. 48 pts 1-2

date of assent 22 November 1995 ss 1–2 commenced on date of assent remaining provisions commenced 15 December 1995 (1995 SL No. 365)

Statute Law Revision Act 1995 No. 57 ss 1-2, 4 sch 1

date of assent 28 November 1995 commenced on date of assent

Public Service Act 1996 No. 37 ss 1–2, 147 sch 2

date of assent 22 October 1996 ss 1–2 commenced on date of assent remaining provisions commenced 1 December 1996 (1996 SL No. 361)

Transport Legislation Amendment Act 1997 No. 66 pts 1, 9

date of assent 1 December 1997 ss 1–2 commenced on date of assent remaining provisions commenced 12 December 1997 (1997 SL No. 439)

Transport (Busway and Light Rail) Amendment Act 2000 No. 40 pts 1, 5

date of assent 13 October 2000 ss 1–2, 39 commenced on date of assent pt 5 hdg, ss 33, 36–37 commenced 21 December 2001 (2001 SL No. 278) remaining provisions commenced 14 October 2002 (automatic commencement under AIA s 15DA(2) (2001 SL No. 183 s 2))

Transport Legislation Amendment Act 2002 No. 15 ss 1, 2(2), pt 10

date of assent 17 May 2002 ss 1–2 commenced on date of assent remaining provisions commenced 24 June 2002 (2002 SL No. 140)

Transport Infrastructure Act 1994 No. 8 s 491(3) sch 5 (prev s 200A(3) sch 2B) (this Act is amended, see amending legislation below)

date of assent 7 March 1994

ss 1-2 commenced on date of assent

- s 132 sch 3 amdts of the Harbours Act 1955 never proclaimed into force and om 1994 No. 32 s 13(1) (as from 1 July 1994)
- ss 86, 122, 132 sch 3 amdts of the State Transport (People-movers) Act 1989 and the Urban Public Passenger Transport Act 1984 and sch 3 amdt 5 of the Transport Infrastructure (Roads) Act 1991 commenced 7 November 1994 (1994 SL No. 378)

remaining provisions commenced 15 April 1994 (1994 SL No. 128) amending legislation—

Transport Infrastructure and Another Act Amendment Act 2003 No. 54 ss 1–2, 34, 39 (amends 1994 No. 8 above)

date of assent 18 September 2003 ss 1–2 commenced on date of assent remaining provisions commenced 1 December 2003 (2003 SL No. 294)

Transport and Other Legislation Amendment Act 2004 No. 9 s 1, pt 6

date of assent 20 May 2004 commenced on date of assent

Transport and Other Legislation Amendment Act (No. 2) 2004 No. 40 pts 1, 5

date of assent 27 October 2004

ss 1-2 commenced on date of assent

remaining provisions commenced 19 September 2005 (2005 SL No. 177)

Transport Legislation Amendment Act 2005 No. 49 s 1, pt 7

date of assent 2 November 2005 commenced on date of assent

Transport and Other Legislation Amendment Act 2005 No. 67 pts 1, 6

date of assent 8 December 2005

ss 1–2 commenced on date of assent

remaining provisions commenced 27 January 2006 (2006 SL No. 2)

Maritime and Other Legislation Amendment Act 2006 No. 21 s 1, pt 5 div 4, s 150(1) sch 1

date of assent 17 May 2006 commenced on date of assent

Transport Legislation and Another Act Amendment Act 2007 No. 6 pts 1, 10

date of assent 28 February 2007

ss 1-2 commenced on date of assent

remaining provisions commenced 1 June 2007 (2007 SL No. 93)

Government Owned Corporations Amendment Act 2007 No. 10 ss 1-2, 62 sch

date of assent 20 March 2007

ss 1-2 commenced on date of assent

remaining provisions commenced 1 October 2008 (2008 SL No. 316)

Statute Law (Miscellaneous Provisions) Act 2007 No. 36

date of assent 29 August 2007 commenced on date of assent

Transport Legislation Amendment Act 2007 No. 43 s 1, pt 7

date of assent 25 October 2007 commenced on date of assent

Transport Legislation Amendment Act 2008 No. 31 s 1, pt 9, s 72 sch

date of assent 21 May 2008 commenced on date of assent

Transport Operations (TransLink Transit Authority) Act 2008 No. 32 ss 1–2, pt 14

date of assent 21 May 2008

ss 1–2 commenced on date of assent remaining provisions commenced 1 July 2008 (2008 SL No. 188)

Transport and Other Legislation Amendment Act 2008 No. 67 s 1, pt 8 div 1, pt 10

date of assent 1 December 2008 commenced on date of assent

Financial Accountability Act 2009 No. 9 ss 1, 2(2), 136 sch 1

date of assent 28 May 2009 ss 1–2 commenced on date of assent remaining provisions commenced 1 July 2009 (2009 SL No. 80)

Queensland Civil and Administrative Tribunal (Jurisdiction Provisions) Amendment Act 2009 No. 24 ss 1–2, ch 13 pt 22

date of assent 26 June 2009 ss 1–2 commenced on date of assent remaining provisions commenced 1 December 2009 (2009 SL No. 252)

Criminal Code and Other Legislation (Misconduct, Breaches of Discipline and Public Sector Ethics) Amendment Act 2009 No. 25 pt 1, s 83 sch

date of assent 11 August 2009 ss 1–2 commenced on date of assent remaining provisions commenced 2 November 2009 (2009 SL No. 241)

Sustainable Planning Act 2009 No. 36 ss 1–2, 872 sch 2

date of assent 22 September 2009 ss 1–2 commenced on date of assent remaining provisions commenced 18 December 2009 (2009 SL No. 281)

Transport and Other Legislation Amendment Act 2009 No. 47 s 1, pt 8

date of assent 19 November 2009 commenced on date of assent

Transport (Rail Safety) Act 2010 No. 6 ss 1-2, 357 sch 1

date of assent 4 March 2010 ss 1–2 commenced on date of assent remaining provisions commenced 1 September 2010 (2010 SL No. 166)

Transport and Other Legislation Amendment Act 2010 No. 13 ss 1, 2(2)(d), ch 4 pt 8, s 136 sch pt 1

date of assent 1 April 2010

ss 1-2 commenced on date of assent

ch 4 pt 8 commenced 24 July 2010 (2010 SL No. 183)

remaining provisions commenced on date of assent (see s 2(2)(d))

Transport and Other Legislation Amendment Act (No. 2) 2010 No. 19 ss 1, 2(5)(e), ch 2 pt 27, ch 4 pt 11

date of assent 23 May 2010

ss 1–2 commenced on date of assent

s 277 commenced 24 May 2012 (automatic commencement under AIA s 15DA(2) (2011 SL No. 63))

remaining provisions commenced on date of assent

Land Valuation Act 2010 No. 39 ss 1, 325 sch 1 pt 2

date of assent 20 September 2010

commenced on date of assent

Transport and Other Legislation Amendment Act 2011 No. 12 s 1, pt 14

date of assent 14 April 2011

commenced on date of assent

Transport Operations (Passenger Transport) and Other Legislation Amendment Act 2012 No. 31 ss 1–2, 33 sch

date of assent 8 November 2012

ss 1-2 commenced on date of assent

remaining provisions commenced 1 January 2013 (2012 SL No. 216)

Queensland Rail Transit Authority Act 2013 No. 19 ss 1, 120 sch 1

date of assent 3 May 2013

commenced on date of assent

Land, Water and Other Legislation Amendment Act 2013 No. 23 ss 1, 352 sch 1 pt 1 $\,$

date of assent 14 May 2013 commenced on date of assent

Treasury and Trade and Other Legislation Amendment Act 2013 No. 39 ss 1, 109 sch

date of assent 23 September 2013

commenced on date of assent

Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013 No. 64 ss 1, 2(1)(e), pt 21

date of assent 27 November 2013

commenced on date of assent

Transport and Other Legislation Amendment Act 2014 No. 43 ss 1, 2(j), pt 10, s 117 sch 1

date of assent 5 September 2014

ss 1-2 commenced on date of assent

s 115 commenced 1 January 2015 (2014 SL No. 217)

remaining provisions commenced on date of assent

5 List of annotations

This Act has been renumbered—see table of renumbered provisions in endnote 6. Long title amd 1994 No. 32 s 14 sch 1

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Objectives
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s 2 prev s 2 om R3 (see RA s 37)
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Definitions

```
s 3 def approved agency ins 2013 No. 64 s 213
def benefited land ins 2014 No. 43 s 109
def burdened land ins 2014 No. 43 s 109
def busway transport infrastructure ins 2000 No. 40 s 34(1)
amd 1994 No. 8 s 491(3) sch 5 (amd 2003 No. 54 ss 34, 39)
def chief executive om R3 (see RA s 39)
def complementary purposes ins 2008 No. 31 s 67(1)
def ferry service ins 2004 No. 40 s 17
def franchised road ins 2007 No. 43 s 89(1)
def IDAS ins 2004 No. 40 s 17
amd 2009 No. 36 s 872 sch 2
def law enforcement purpose ins 2013 No. 64 s 213
def light rail transport infrastructure ins 2000 No. 40 s 34(1)
amd 1994 No. 8 s 491(3) sch 5 (amd 2003 No. 54 ss 34, 39)
def local government road ins 2004 No. 40 s 17
def long distance scheduled passenger service ins 2004 No. 40 s 17
om 2008 No. 32 s 108(1)
def member ins 2013 No. 64 s 213
def MoU ins 2013 No. 64 s 213
def original owner ins 2014 No. 43 s 109
def owner ins 2014 No. 43 s 109
def prescribed transit node ins 2008 No. 31 s 67(1)
def public passenger service, first mention, ins 2004 No. 40 s 17
om 2010 No. 13 s 136 sch pt 1
def public passenger service, second mention, ins 2009 No. 47 s 36(1)
def public passenger transport ins 2009 No. 47 s 36(1)
def public passenger transport infrastructure ins 2004 No. 40 s 17
amd 2005 No. 49 s 76; 2009 No. 47 s 36(2)
def public passenger vehicle ins 2009 No. 47 s 36(1)
def registered ins 2014 No. 43 s 109
def road ins 2004 No. 40 s 17
def road works ins 2004 No. 40 s 17
def scheduled passenger service ins 2004 No. 40 s 17
def SEQTA ins 1995 No. 48 s 4
om 2008 No. 32 s 108(1)
def SEQTA area ins 1995 No. 48 s 4
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om 2008 No. 32 s 108(1)
def toll road ins 2007 No. 43 s 89(1)
def transport Act ins 1994 No. 32 s 14 sch 1
amd 2008 No. 32 s 108(2); 2012 No. 31 s 33 sch
def transport associated development ins 2008 No. 31 s 67(1)
amd 2010 No. 19 s 272
def transport decision ins 1994 No. 32 s 14 sch 1
om 2010 No. 13 s 136 sch pt 1
def transport easement for support ins 2014 No. 43 s 109
def transport GOC ins 1995 No. 32 s 23 sch
amd 2007 No. 10 s 62 sch
sub 2010 No. 19 s 156
om 2013 No. 19 s 120 sch 1
def transport government entity ins 2013 No. 19 s 120 sch 1
def transport information database ins 2013 No. 64 s 213
def transport infrastructure ins 2014 No. 43 s 109
def transport land ins 1995 No. 32 s 23 sch
amd 2000 No. 40 s 34(2); 1994 No. 8 s 491(3) sch 5 (amd 2003 No. 54 ss 34, 39);
   2007 No. 43 s 89(2); 2008 No. 31 s 67(2); 2010 No. 6 s 347 sch 1; 2013 No. 19 s
   120 sch 1
def transport purpose ins 1994 No. 32 s 14 sch 1
def unallocated State land ins 2014 No. 43 s 109
def use ins 2013 No. 64 s 213
```

Transport coordination plan to be consistent with overall strategic planning for government etc.

s 6 amd 1995 No. 48 s 5; 2008 No. 32 s 109

Effect of failure to comply with pt 2

s 8 ins 1995 No. 9 s 92 sch

PART 2A—LAND USE AND TRANSPORT COORDINATION

pt hdg ins 2004 No. 40 s 18

Object of pt 2A

s 8A ins 2004 No. 40 s 18 amd 2008 No. 67 s 271; 2009 No. 47 s 37; 2010 No. 19 s 273

Impact of particular development on public passenger transport or active transport prov hdg amd 2008 No. 67 s 272

s 8B ins 2004 No. 40 s 18 amd 2009 No. 36 s 872 sch 2

Impact of road works on local government road

s 8C ins 2004 No. 40 s 18 amd 2008 No. 32 s 110

Impact of change of management of local government road on public passenger transport

s 8D ins 2004 No. 40 s 18

amd 2005 No. 49 s 77; 2007 No. 36 s 2 sch; 2008 No. 67 s 255; 2010 No. 13 s 136 sch pt 1

Guidelines for pt 2A

s 8E ins 2004 No. 40 s 18 amd 2005 No. 49 s 78 sub 2007 No. 6 s 68 amd 2008 No. 67 s 256; 2009 No. 36 s 872 sch 2

PART 3—THE SOUTH-EAST QUEENSLAND TRANSIT AUTHORITY

pt hdg ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Object of part

s 9 ins 1995 No. 48 s 6 amd 1996 No. 37 s 147 sch 2 om 2008 No. 32 s 111

The south-east Queensland transit authority

s 10 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

SEQTA is excluded matter for Corporations Act

s 10A ins 2002 No. 15 s 64 om 2008 No. 32 s 111

Control of SEQTA

s 11 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Functions of SEOTA

s 12 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

SEOTA's powers

s 13 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Staff of SEOTA

s 14 orig s 14 om 1994 No. 32 s 14 sch 1 prev s 14 ins 1995 No. 48 s 6 amd 1996 No. 37 s 147 sch 2 om 2008 No. 32 s 111

Development of integrated regional transport plan

s 15 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

SEOTA board

s 16 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

SEQTA board is excluded matter for Corporations Act

s 16A ins 2002 No. 15 s 65

om 2008 No. 32 s 111

SEQTA board's composition

s 17 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Duration of appointment

s 18 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

SEQTA board's functions

s 19 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Effect of SEOTA board's decisions

s 20 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

Fees and allowances

s 21 orig s 21 om 1995 No. 57 s 4 sch 1 prev s 21 ins 1995 No. 48 s 6 om 2008 No. 32 s 111

PART 4—FUNCTIONS, POWERS AND PROPERTY

pt hdg sub 1994 No. 32 s 14 sch 1

Division 1—General

div hdg ins 2014 No. 43 s 110

Chief executive's coordination and strategic planning functions

s 22 prev s 22 ins 1995 No. 48 s 6 om 2008 No. 32 s 111 pres s 22 ins 2008 No. 32 s 112

Functions of chief executive not limited by implication

s 23 prev s 23 om 1995 No. 57 s 4 sch 1 pres s 23 (prev s 8A) ins 1994 No. 32 s 14 sch 1 renum 1995 No. 32 s 23 sch amd 2000 No. 40 s 35; 2007 No. 36 s 2 sch; 2009 No. 9 s 136 sch 1; 2009 No. 25 s 83 sch

General powers of chief executive

s 24 sub 1994 No. 32 s 14 sch 1

General powers regarding property

s 25 amd 1995 No. 32 s 23 sch; 2000 No. 40 s 36; 1994 No. 8 s 491(3) sch 5 (amd 2003 No. 54 ss 34, 39); 2004 No. 9 s 71; 2008 No. 31 s 68; 2014 No. 43 s 111

Changing requirement for transport land

s 26A ins 2000 No. 40 s 37

Power of chief executive to lease, sell or otherwise dispose of land for transport purpose

prov hdg amd 1995 No. 32 s 23 sch; 2000 No. 40 s 38(1); 2011 No. 12 s 118

Endnotes

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s 27 prev s 27 ins 1995 No. 48 s 8
om R4 (see RA s 37)
pres s 27 amd 1994 No. 32 s 14 sch 1
sub 1995 No. 32 s 23 sch
amd 2000 No. 40 s 38(2); 2007 No. 43 s 90; 2008 No. 31 s 69; 2010 No. 13 s 136
sch pt 1; 2013 No. 19 s 120 sch 1
```

Power of chief executive to dispose of land

s 27A ins 2010 No. 19 s 274 amd 2010 No. 39 s 325 sch 1 pt 2 sub 2011 No. 12 s 119 amd 2014 No. 43 s 112

Matters affecting compensation payable

s 28 sub 2010 No. 19 s 275

Declaration of area to be prescribed transit node

prov hdg sub 2010 No. 19 s 276(1) **s 28AA** ins 2008 No. 31 s 70 amd 2010 No. 19 s 276(2)

Division 2—Transport easement for support

div 2 (ss 28AB-28AH) ins 2014 No. 43 s 113

PART 4A—SPECIAL PROVISIONS FOR BUSWAYS

pt hdg ins 2000 No. 40 s 39

Definitions for pt 4A

s 28A ins 2000 No. 40 s 39 def *agreement* amd 2013 No. 23 s 352 sch 1 pt 1 def *taking of land* amd 2008 No. 31 s 72 sch sub 2013 No. 23 s 352 sch 1 pt 1

Busway land acquisition

s 28B ins 2000 No. 40 s 39 amd 2007 No. 43 s 91; 2008 No. 31 s 72 sch; 2013 No. 23 s 352 sch 1 pt 1

Further provisions relating to land acquisitions for busways on or after 13 October 2000

s 28BA ins 2007 No. 43 s 92

Construction contracts

s 28C ins 2000 No. 40 s 39

PART 4B—SPECIAL PROVISION FOR LOCAL GOVERNMENT TOLLWAYS pt hdg ins 2005 No. 67 s 42

Powers regarding property

s 28D ins 2005 No. 67 s 42 amd 2006 No. 21 s 148 ((3) amdt given effect, minor error in location command)

Approved tollway project becomes local government tollway

s 28DA ins 2006 No. 21 s 149

PART 5—REVIEW OF AND APPEALS AGAINST DECISIONS

pt hdg sub 1997 No. 66 s 138

Division 1—General

div hdg ins 1997 No. 66 s 138

What part applies to

s 29 sub 1997 No. 66 s 138 amd 2006 No. 21 s 150(1) sch 1; 2009 No. 24 s 1830

Definitions

s 30 sub 1997 No. 66 s 138 def *appeal court* amd 2009 No. 24 s 1831(1) def *original decision* amd 2009 No. 24 s 1831(2)

Division 2—Review of original decisions

div hdg ins 1997 No. 66 s 138

Applying for review

s 31 sub 1997 No. 66 s 138

Stay of operation of original decision

s 32 sub 1997 No. 66 s 138 amd 2009 No. 24 s 1832

Review panels

s 33 sub 1997 No. 66 s 138

Decision on review

s 34 sub 1997 No. 66 s 138 amd 2009 No. 24 s 1833

Division 3—Appeals against reviewed decisions

div hdg ins 1997 No. 66 s 138

Application of div 3

s 34A ins 2009 No. 24 s 1834

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s 35 sub 1997 No. 66 s 138

Starting appeals

s 36 sub 1997 No. 66 s 138

Stay of operation of reviewed decision

s 36A ins 1997 No. 66 s 138

Powers of appeal court on appeal

s 36B ins 1997 No. 66 s 138

Effect of decision of appeal court on appeal

s 36C ins 1997 No. 66 s 138

Assessors

s 36D ins 1997 No. 66 s 138

Commissioner for Children and Young People and Child Guardian

prov hdg amd 2005 No. 49 s 79(1) **s 36DA** ins 2004 No. 9 s 71A amd 2005 No. 49 s 79(2) om 2009 No. 24 s 1835

Advisory committees

s 36E ins 1997 No. 66 s 139

Keeping and using information obtained or kept under particular transport Acts or Adult Proof of Age Card Act 2008

s 36F ins 2010 No. 13 s 137

Smartcard transport authority

s 36G ins 2010 No. 13 s 137

Service of document by post

s 36H prev s 36H ins 2010 No. 19 s 277 om 2014 No. 43 s 114 pres s 36H ins 2014 No. 43 s 115

Giving information to approved agencies to enable use of information for particular purposes

s 36I ins 2013 No. 64 s 214

Use of information permitted despite other provisions

s 36J ins 2013 No. 64 s 214

Misuse of particular information given

s 36K ins 2013 No. 64 s 214 amd 2014 No. 43 s 117 sch 1

Extra-territorial application of offence provision

s 36L ins 2013 No. 64 s 214

Protection from liability

s 36M ins 2013 No. 64 s 214

Delegation by Minister or the chief executive

s 37 amd 1995 No. 48 s 7; 2006 No. 21 s 150(1) sch 1; 2008 No. 32 s 113

Regulation-making power

prov hdg amd 2004 No. 40 s 19(1) **s 38** amd 2004 No. 40 s 19(2)

PART 7—TRANSITIONAL PROVISION FOR THE TRANSPORT AND OTHER LEGISLATION AMENDMENT ACT 2014

pt hdg prev pt 7 hdg ins 2010 No. 19 s 278 om 2013 No. 39 s 109 sch 2 pres pt 7 hdg ins 2014 No. 43 s 116

Easement for support registered before commencement

s 39 prev s 39 ins 2010 No. 19 s 278 om 2013 No. 39 s 109 sch 2

pres s 39 ins 2014 No. 43 s 116

6 Table of renumbered provisions

under the Reprints Act 1992 s 43 as required by the Transport Planning and Coordination Act 1994 s 27 [Reprint No. 4]

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