

Queensland

Sustainable Planning Amendment Regulation (No. 5) 2013

Subordinate Legislation 2013 No. 168

made under the

Sustainable Planning Act 2009

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1 Short title

This regulation may be cited as the Sustainable Planning Amendment Regulation (No. 5) 2013.

2 Regulation amended

This regulation amends the *Sustainable Planning Regulation* 2009.

3 Insertion of new s 9A

After section 9—

insert—

9A Particular development not assessable development or self-assessable development

- (1) This section applies for development, other than relevant building work, carried out on or before 30 June 2015 for the construction, installation, use, maintenance, repair, alteration, decommissioning, demolition or removal of G20 radiocommunications works.
- (2) The development is not assessable development or self-assessable development for section 232(1) of the Act.
- (3) This section applies despite section 9.
- (4) In this section—

relevant building work means development—

- (a) requiring code assessment under schedule 3, part 1, table 1, item 1; or
- (b) that is self-assessable development under schedule 3, part 2, table 1, item 1 or 2.

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Amendment of sch 4 (Development that can not be declared to be development of a particular type—Act, section 232(2))

Schedule 4, table 5—

insert-

For G20 radiocommunications works All aspects of development carried out on or before 30 June 2015 for the construction, installation, use, maintenance, repair, alteration, decommissioning, demolition or removal of G20 radiocommunications works

5 Amendment of sch 7A (Particular assessment manager and concurrence agency application fees)

(1) Schedule 7A, part 2, items 12 to 16 and 18 to 22, 'only 1 referral agency, other than the chief executive, for'—

omit, insert—

not more than 1 referral agency for

(2) Schedule 7A, part 2, items 12 to 21, 'agencies, other than the chief executive, for'—

omit, insert—

agencies for

(3) Schedule 7A, part 2, item 17, paragraph (a), 'only 1'—

omit, insert—

not more than 1

(4) Schedule 7A, part 2, item 22, paragraph (b), from 'agencies'—

omit, insert—

agencies for the application

6 Amendment of sch 18 (Compliance assessment of particular development)

Schedule 18, table 1, item 1, column 2—

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insert-

- (r) the reconfiguration is—
 - (i) in connection with the construction, installation, use, maintenance, repair, alteration, decommissioning, demolition or removal of G20 radiocommunications works; and
 - (ii) to be carried out on or before 30 June 2015

7 Amendment of sch 26 (Dictionary)

Schedule 26—

insert—

G20 means the international forum known as the Group of Twenty.

G20 radiocommunications works means radiocommunications infrastructure or equipment, to be constructed, installed or used in Queensland as part of the project known as the Government Wireless Network, for any of the following events—

- (a) the meeting of G20 finance ministers, deputy finance ministers and central bank governors in Cairns on 20 and 21 September 2014:
- (b) the G20 leaders' summit in Brisbane on 15 and 16 November 2014;
- (c) a meeting of G20 sherpas in Queensland relating to an event mentioned in paragraph (a) or (b);
- (d) a meeting, function or activity of G20 leaders, ministers, sherpas, delegates or invitees in Queensland relating to an event mentioned in paragraph (a), (b) or (c).

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ENDNOTES

- 1 Made by the Governor in Council on 29 August 2013.
- 2 Notified in the gazette on 30 August 2013.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of State Development, Infrastructure and Planning.

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Authorised by the Parliamentary Counsel

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