



Queensland

Economic Development Amendment Regulation (No. 5) 2013

Subordinate Legislation 2013 No. 261

made under the

Economic Development Act 2012

Contents

		Page
1	Short title	2
2	Regulation amended	2
3	Insertion of new s 5A	2
	5A Development schemes for priority development areas	2
4	Amendment of sch 2 (Interim land use plans)	2
5	Insertion of new sch 4	2
	Schedule 4 Development schemes for priority development areas	

[s 1]

1 Short title

This regulation may be cited as the *Economic Development Amendment Regulation (No. 5) 2013*.

2 Regulation amended

This regulation amends the *Economic Development Regulation 2013*.

3 Insertion of new s 5A

After section 5—

insert—

5A Development schemes for priority development areas

For section 64 of the Act, the development scheme mentioned in schedule 4, column 1 is approved for the priority development area mentioned opposite the scheme in column 2 of that schedule.

4 Amendment of sch 2 (Interim land use plans)

Schedule 2, entry for Parklands priority development area interim land use plan—

omit.

5 Insertion of new sch 4

After schedule 3—

insert—

Schedule 4 Development schemes for priority development areas

section 5A

Column 1

Development scheme

Parklands Priority Development Area
Development Scheme 2013

Column 2

Priority development area

Parklands

ENDNOTES

- 1 Made by the Governor in Council on 5 December 2013.
- 2 Notified on the Queensland legislation website on 6 December 2013.
- 3 The administering agency is the Department of State Development, Infrastructure and Planning.

© State of Queensland 2013
Authorised by the Parliamentary Counsel