

TRANSPORT PLANNING AND COORDINATION AMENDMENT BILL 1995

Queensland



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A BILL

FOR

An Act to amend the *Transport Planning and Coordination Act 1994*, and for related purposes

The Parliament of Queensland enacts-

	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the <i>Transport Planning and Coordination Amendment Act 1995</i> .	4 5
	Commencement	6
Clause	2. This Act commences on a day fixed by proclamation.	7

PART 2—AMENDMENT OF TRANSPORT8PLANNING AND COORDINATION ACT 19949

	Act amended in pt 2	10
Clause	3. This part amends the <i>Transport Planning and Coordination Act 1994</i> .	11
	Amendment of s 4 (Definitions)	12
Clause	4. Section 4—	13
	insert—	14
	"SEQTA" see section 8AB.	15
	"SEQTA area" means the area declared under a regulation to be in the SEQTA area.'.	16 17

s 5

	Amendment of s 7 (Transport coordination plan to be consistent with overall strategic planning for Government etc.)	1 2
Clause	5. After section 7(a)—	3
	insert—	4
	'(aa) for the SEQTA area—not be inconsistent with any integrated regional transport plan for the area; and'.	5 6
	Insertion of new pt 2A—	7
Clause	6. After part 2—	8
	insert—	9
	'PART 2A—THE SOUTH-EAST QUEENSLAND	10
	TRANSIT AUTHORITY	11
	'Object of part	12
	'8AA.(1) The object of this part is to establish a framework for the strategic planning and operation of an integrated transport system in south-east Queensland that ensures that the provision of the transport system is integrated with the objectives of land use planning.	13 14 15 16
	(2) The object of this part includes increasing public passenger transport use in a way that takes account of social, economic and environmental influences of transport.	17 18 19
	(3) The way the object of this part takes account of social, economic and environmental influences of transport includes—	20 21
	(a) ensuring, as far as is practicable, measures taken to achieve the object have minimal adverse effects on the environment; and	22 23
	(b) ensuring transport infrastructure is provided in a coordinated and efficient way; and	24 25
	(c) ensuring public passenger transport becomes a more desirable and effective travel alternative to private motor vehicles; and	26 27
	(d) ensuring road capacity is used efficiently by—	28

s 6

	(i)	investing in public transport; and	1
	(ii)	developing travel demand management initiatives; and	2
(e)	prov	viding—	3
	(i)	affordable public passenger transport services and ensuring better access to the services; and	4 5
	(ii)	a more flexible approach to the development and integration of public passenger transport systems; and	6 7
(f)		noting urban development that maximises the use of public senger transport; and	8 9
(g)	dev	eloping opportunities for people to walk or cycle.	10
a way th	at re d GO	rliament's intention that the objects of this part be achieved in flects a cooperative relationship between units of the public DCs involved in the provision of transport infrastructure and	11 12 13 14
'The So	uth-H	East Queensland Transit Authority	15
		n office called the South-East Queensland Transit Authority is established.	16 17
'(2) SI SEQTA.	-	A consists of the chief executive of SEQTA and the staff of	18 19
'Contro	l of S	EQTA	20
'8AC. control S		Subject to the Minister, the SEQTA chief executive is to A.	21 22
departme	ent fo servi	ction (1) does not prevent the attachment of SEQTA to the or ensuring that SEQTA is supplied with the administrative ces it requires to carry out its functions effectively and	23 24 25 26

'Functio	ons of SEQTA	1	
'8AD.	'8AD.(1) The principal function of SEQTA is to—		
(a)	coordinate the strategic planning and operation of an integrated transport system in south-east Queensland; and	3 4	
(b)	manage the allocation of funds to achieve this outcome.	5	
'(2) W by—	Vithout limiting subsection (1), SEQTA is to achieve its function	6 7	
(a)	ensuring more effective integration of land use and transport planning by—	8 9	
	(i) evaluating the effectiveness of proposed and existing transport systems in the SEQTA area; and	10 11	
	 (ii) developing and implementing integrated regional transport plans that complement the objectives of regional and land use plans in south-east Queensland; and 	12 13 14	
	(iii) allocating transport funds to transport needs that provide the highest possible overall community benefit, taking into account social, environmental and economic considerations; and	15 16 17 18	
(b)	ensuring the effective planning and development of transport infrastructure; and	19 20	
(c)	setting standards for provision and operation of transport infrastructure and ensuring that they are observed; and	21 22	
(d)	coordinating the delivery of integrated public passenger transport services; and	23 24	
(e)	developing and implementing travel demand management initiatives, including marketing and promotion initiatives, to more efficiently use road capacity.	25 26 27	
'(3) In	performing its functions, SEQTA must—	28	
(a)	adopt a consultative role in the development of an integrated transport system for south-east Queensland; and	29 30	

(b) ensure, as far as practicable, that this part is administered in consultation with, and having regard to the views and interests of	1 2
interested groups and persons and the community generally.	3
'SEQTA's powers	4
'8AE.(1) Subject to the Minister, the SEQTA chief executive has the functions and powers of the chief executive under a transport Act.	5 6
(2) However, the SEQTA chief executive has those powers only for achieving SEQTA's functions in the SEQTA area.	7 8
'Staff of SEQTA	9
'8AF.(1) The staff of SEQTA (including the chief executive) are to be appointed under the <i>Public Service Management and Employment Act</i> 1988.	10 11 12
(2) The SEQTA chief executive has all the functions and powers of the chief executive of a department, so far as the functions relate to the organisational unit comprising the staff of SEQTA, as if—	13 14 15
(a) the unit were a department within the meaning of the <i>Public Service Management and Employment Act 1988</i> ; and	16 17
(b) the SEQTA chief executive were the chief executive of the department.	18 19
(3) To remove any doubt, the SEQTA chief executive is not the accountable officer under the <i>Financial Administration and Audit Act 1977</i> .	20 21
'Development of integrated regional transport plan	22
'8AG.(1) The SEQTA chief executive must from time to time develop for the Minister's approval an integrated regional transport plan for the SEQTA area.	23 24 25
(2) Part 2 applies to an integrated regional transport plan as if it were a transport coordination plan for the SEQTA area and the reference in part 2 to the chief executive were a reference to the SEQTA chief executive.	26 27 28

(3) If a proposed integrated regional transport plan is inconsistent with a transport coordination plan, the inconsistency must be resolved before the	1 2
Minister approves the proposed integrated regional transport plan.	
'SEQTA board	4
'8AH. There is a SEQTA board.	5
'SEQTA board's composition	6
'8AI.(1) The SEQTA board consists of the SEQTA chief executive and not more than 6 other members.	7 8
(2) The Minister is to appoint the members of the board.	9
(3) The Minister is to appoint 1 of the members as the chairperson of the board.	10 11
'(4) The Minister must ensure, as far as practicable, the board's membership provides balanced representation of government and community interests appropriate to achieving SEQTA's functions.	12 13 14
'Duration of appointment	15
'8AJ.(1) A SEQTA board member must be appointed for a term of not longer than 2 years.	16 17
(2) The office of a SEQTA board member becomes vacant if the member—	18 19
(a) resigns by signed notice of resignation given to the Minister; or	20
(b) is absent from 3 consecutive meetings of the board without the board's leave and without reasonable excuse; or	21 22
(c) is convicted of an indictable offence; or	23
(d) becomes—	24
(i) a contractor for SEQTA; or	25
(ii) an employee of a contractor for SEQTA; or	26

	(iii) a member of SEQTA's staff (other than the SEQTA chief executive); or	1 2
(e)	is removed from office by the Minister under subsection (4).	3
	bsection (2)(d)(i) and (ii) do not apply if the contractor is the State government.	4 5
(4) The member (4)	ne Minister may remove a SEQTA board member from office if per-	6 7
(a)	engages in misbehaviour; or	8
(b)	becomes incapable of performing the duties of a member because of physical or mental incapacity; or	9 10
(c)	is incompetent; or	11
(d)	does anything else that, in the Minister's opinion, is a reasonable justification for removal from office; or	12 13
(e)	is convicted of an offence against a transport Act.	14
'SEQTA	board's functions	15
'8AK. board—	A regulation may prescribe the following about the SEQTA	16 17
(a)	the board's functions;	18
(b)	meetings, including meetings by telephone, closed circuit television or another form of electronic communication, and meeting procedures.	19 20 21
'Effect o	f SEQTA board's decisions	22
	To remove any doubt, a decision of the SEQTA board is advisory does not bind the State.	23 24
'Fees and	d allowances	25
	A member of the SEQTA board may be paid the fees and es approved by the Governor in Council.	26 27

'Annual report	1	
'8AN.(1) Not later than 4 months after the end of each financial year, the SEQTA chief executive must prepare and give to the Minister a report on		
SEQTA's operations during the year.	3 4	
(2) Without limiting subsection (1), the SEQTA chief executive must include in the report—	5 6	
(a) an outline of SEQTA's goals and objectives; and	7	
(b) particulars of SEQTA's principal activities for the year; and	8	
(c) an outline of SEQTA's organisational structure and resources; and	9 10	
(d) an assessment of the progress made towards achieving the objects of this part; and	11 12	
(e) a statement of how SEQTA has given effect to any integrated regional transport plan for the SEQTA area.	13 14	
(3) The Minister must cause a copy of the report to be laid before the Legislative Assembly within 14 days after the Minister receives it.	15 16	
Amendment of s 25 (Delegation by Minister or chief executive)	17	
7. Section 25(1)—	18	
omit, insert—	19	
'25.(1) The Minister, chief executive, or SEQTA chief executive (the "delegator") may delegate to a person a power of the delegator under this or another Act.'.	20 21 22	
Insertion of new s 27 (Numbering and renumbering of Act)	23	
8. After section 26—	24	
insert—	25	

Clause

Clause

	'Numbering and renumbering of Act '27. In the next reprint of this Act produced under the <i>Reprints Act 1992</i> , the provisions of this Act must be numbered and renumbered as permitted by the <i>Reprints Act 1992</i> , section 43.	1 2 3 4
	PART 3—AMENDMENT OF TRANSPORT INFRASTRUCTURE ACT 1994	5 6
	Act amended	7
Clause	9. This part amends the Transport Infrastructure Act 1994.	8
	Amendment of s 6 (Contents of transport infrastructure strategies)	9
Clause	10. Section 6—	10
	insert—	11
	'(4) Transport infrastructure strategies for the SEQTA area under the <i>Transport Planning and Coordination Act 1994</i> must not be inconsistent with, and must give effect to any integrated regional transport plan in force for the area.'.	12 13 14 15
	Amendment of s 225 (Existing regulations)	16
Clause	11. Section 225(3) and (4)—	17
	omit, insert—	18
	(3) The regulation expires 1 year after the commencement of this section unless earlier repealed.	19 20
	(4) This section expires 1 year after its commencement.'.	21

PART 4—AMENDMENT OF TRANSPORT OPERATIONS (PASSENGER TRANSPORT) ACT 1994

	Act amended	3
Clause	12. This part amends the <i>Transport Operations (Passenger Transport) Act 1994.</i>	4 5
	Amendment of s 6 (Contents of passenger transport strategies)	6
Clause	13. Section 6—	7
	insert—	8
	'(4) Passenger transport strategies for the SEQTA area under the <i>Transport Planning and Coordination Act 1994</i> must not be inconsistent with, and must give effect to any integrated regional transport plan in force for the area.'.	9 10 11 12
	PART 5—AMENDMENT OF TRANSPORT	13
	OPERATIONS (ROAD USE MANAGEMENT) ACT 1995	14
	1995	15
	Act amended	16
Clause	14. This part amends the Transport Operations (Road Use	17
	Management) Act 1995.	18
	Amendment of s 8 (Contents of strategies)	19
Clause	15. Section 8—	20

insert—

s 15

1

2

'(4) A road use management strategy for the SEQTA area under the *Transport Planning and Coordination Act 1994* must not be inconsistent with, and must give effect to any integrated regional transport plan in force for the area.'.

Amendment of)f	sch	3	(Dictionary)
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Clause	16. Schedule 3, definition "GVM", paragraph (b)—	
	omit, insert—	7
	(b) stated in a way prescribed under a regulation.'.	8

SCHEDULE	1
ADDITIONAL AMENDMENTS OF TRANSPORT	2
OPERATIONS (PASSENGER TRANSPORT) ACT 1994	3
section 12	4
1. Section 42(2)—	5
omit, insert—	6
(2) The chief executive may, by public notice, declare that a service contract will be required to provide a public passenger service of a specified kind for a specified area or route.	7 8 9
(3) In the notice given under subsection (2) or another public notice, the chief executive must fix the day on and from which the service contract is required.'.	10 11 12
2. Section 159(5)(b), after 'route'—	13
insert—	14
'and the chief executive notifies the operator in writing that this section ceases to apply from a day fixed in the notice—on the fixed day'.	15 16
3. Section 159(5)(c), after 'apply'—	17
insert—	18
'from a day fixed in the notice—on the fixed day'.	19
4. Section 160(6)(b), after 'route'—	20
insert—	21
'and the chief executive notifies the operator in writing that this section ceases to apply from a day fixed in the notice—on the fixed day'.	22 23

10
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Amendment

5. Section 160(6)(c), after 'apply'—	1
insert—	2
'from a day fixed in the notice—on the fixed day'.	3
6. Section 162(4)(a), after 'route'—	4
insert—	5
'and the chief executive notifies the operator in writing that this section ceases to apply from a day fixed in the notice—on the fixed day'.	6 7
7. Section 162(4)(b), after 'apply'—	8
insert—	9
'from a day fixed in the notice—on the fixed day'.	10
8. Section 168(1), 'the end of 1 year after the commencement'—	11
omit, insert—	12
'the day fixed under a regulation'.	13
9. Section 168(2)—	14
omit, insert—	15
(2) This section expires 3 years after it commences or, if prescribed under subsection (1), that day.'.	16 17
10. Section 170(1), 'the end of 1 year after the commencement'—	18
omit, insert—	19
'the day fixed under a regulation'.	20
11. Section 170(2)—	21
omit, insert—	22

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(2) This section expires 3 years after it commences or, if prescribed under subsection (1), that day.'.	1 2
12. Section 172(1)(a), '148'—	3
omit, insert—	4
ʻ159'.	5
13. Section 172(2)—	6
omit, insert—	7
(2) A person who holds a licence or permit to which section 159 applies to operate public passenger services—	8 9
(a) may apply under the Urban Passenger Service Proprietors	10
Assistance Act 1975, section 18 for payment of an interest rate subsidu mentioned in section $17(1)(2)$ of that Act for the services	11
subsidy mentioned in section 17(1)(a) of that Act for the services; or	12 13
(b) if the person is eligible under the Urban Passenger Service	14
Proprietors Assistance Act 1975, section 17(1)(a) for payment of	15
an interest rate subsidy—may apply under this section for	16
payment of an interest rate subsidy on a financial lease of a bus	17 18
used to provide the services.'.	10
14. Section 172(6)—	19
omit, insert—	20
(6) The Minister may, under this section, continue to pay to an operator	21
of a public passenger service who holds a licence or permit to which	22
section 159 applies, amounts calculated on the basis of gross fare revenue	23
and amounts payable for revenue foregone for providing concessions to holders of seniors' cards if—	24 25
(a) the Minister had, before 7 November 1994, approved the	26
payments under the Urban Passenger Service Proprietors	20 27
Assistance Act 1975, section 18; and	28
(b) the operator continues to hold the licence or permit.'.	29

15. Section 172(7), from 'during' to 'commencement'—	1
omit, insert—	2
'while the contract remains in force'.	3
16. After section 172(7)—	4
insert—	5
(7A) Payments under subsections (6) and (7) to an operator of a public passenger service cease on 7 November 1996 if the operator does not enter into a service contract under chapter 6.'.	6 7 8
17. Section 172(8), after 'State)'—	9
omit, insert—	10
'in the year immediately before the operator signs a service contract under chapter 6, are to be reduced to zero over a 5 year period starting from the start of the service contract and in a way decided by the Minister.'.	11 12 13
18. After section 172(9)—	14
insert—	15
'(9A) During the first year of a service contract entered into by an operator under chapter 6, the Minister is to pay the operator an amount equal to payments received by the operator under subsections (6) and (7) for the year immediately before the operator signed the contract.'.	16 17 18 19
19. Section 172(10) and (11)—	20
omit.	21
20. Section 172(15)—	22
omit, insert—	23
(15) This section expires 7 years after it commences.'.	24

21. Section 172(7A) to (16)—

renumber.

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