

NATURAL RESOURCES AND OTHER LEGISLATION AMENDMENT BILL 1997

Queensland



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TABLE OF PROVISIONS

Section	on Pa	ge
	PART 1—PRELIMINARY	
1	Short title	12
2	Commencement	12
	PART 2—AMENDMENT OF ACQUISITION OF LAND ACT 1967	
3	Act amended in pt 2	12
4	Amendment of s 42 (Regulations)	12
	PART 3—AMENDMENT OF BODY CORPORATE AND COMMUNITY MANAGEMENT ACT 1997	
5	Act amended in pt 3	13
6	Amendment of s 18 (Meaning of "lease-back scheme" and "lease-back scheme operator")	13
7	Amendment of s 22 (Meaning of "regulation module")	13
8	Amendment of s 40 (Creating common property by subdivision (no new scheme))	14
9	Amendment of s 41 (Creating common property from scheme land (new scheme))	14
10	Amendment of s 51 (New statements and subsequent plans of subdivision)	14
11	Amendment of s 55 (Body corporate to consent to recording of new statement)	15
12	Amendment of s 91 (Composition and election of committee)	15
13	Insertion of new s 101A	16
	101A Voting other than at general meeting	16
14	Amendment of s 107 (Regulation module)	16

15	Amendment of s 112 (Review of remuneration under engagement of service contractor)	17	
16	Amendment of s 113 (Financial management arrangements) 1		
17	Amendment of s 169 (Cancellation for not complying with basic requirements)	17	
18	Amendment of s 170 (Statement to be given by seller to buyer)	17	
19	Amendment of s 174 (Cancelling contract for inaccuracy of statement)	18	
20	Amendment of s 176 (Restriction on powers of attorney in favour of seller)	19	
21	Amendment of s 177 (Definitions for pt 3)	19	
22	Replacement of div 1 hdg	19	
	PART 1—APPEALS		
23	Amendment of s 250 (Definitions for div 1)	19	
24	Replacement of div 2 hdg	20	
	PART 2—OTHER MATTERS		
25	Amendment of s 268 (Regulation-making power)	20	
26	Amendment of s 283 (Community management statement)	20	
27	Amendment of s 288 (Definitions for div 6)	20	
28	Amendment of s 290 (Body corporate contracts)	20	
	PART 4—AMENDMENT OF CITY OF BRISBANE ACT 1924		
29	Act amended in pt 4	22	
30	Insertion of new s 39D	22	
	39D Documents open to inspection not to contain information about protected persons	22	
	PART 5—AMENDMENT OF FORESTRY ACT 1959		
31	Act amended in pt 5	23	
32	Amendment of s 18 (General powers of forest officers)	23	
33	Insertion of new s 19	24	
	19 Retention of document produced to forest officer	24	
34	Amendment of s 82 (Powers for seized timber etc.)	25	
	PART 6—AMENDMENT OF LAND ACT 1994		
35	Act amended in pt 6	25	

36	Replacement of s 35 (Granting land in trust to be used for community purpose)	26
	Use for community purposes of land granted in trust	26
37	Amendment of s 57 (Trustee leases)	26
38	Amendment of s 83 (Exhumations)	26
39	Amendment of s 112 (Interests in land available by auction, tender or ballot)	27
40	Amendment of s 140 (Provisional value may be negotiated)	27
41	Amendment of s 174 (Freeholded lease may not be transferred without approval)	28
42	Amendment of s 175 (Forest entitlement areas)	28
43	Amendment of s 185 (Development concessions)	29
44	Insertion of new s 194A	29
	194A Meaning of "instalment" for div 4	29
45	Amendment of s 199 (Duty of care condition)	30
46	Amendment of s 219 (Effect of resumption)	30
47	Amendment of s 220 (Service of order in council)	30
48	Amendment of s 225 (Effect of resumption)	30
49	Amendment of s 253 (Definitions)	30
50	Amendment of s 263 (Chief executive may issue tree clearing permit)	31
51	Amendment of s 266 (Cancellation of tree clearing permit)	31
52	Amendment of s 307 (Borrowing lodged document before registration)	32
53	Insertion of new s 334A	32
	334A Application to sub-subleases	32
54	Amendment of s 358 (Changing deeds of grant)	32
55	Amendment of s 363 (Registration of easement)	33
56	Amendment of s 368 (Same person becoming lessee, licensee or permittee of benefited and burdened lands)	33
57	Insertion of new s 369B	33
	369B Transfer of benefited land	33
58	Amendment of s 421 (Notice of right of appeal to be given)	34
59	Amendment of s 424 (Applying for review)	34
60	Amendment of s 426 (Decision on reconsideration)	34

61	Amen	dment of s 428 (Procedure for an appeal to the Court)	35
62	Amen	dment of s 434 (Meaning of "unimproved value")	35
63	Amen	dment of s 449 (Existing reserves and purposes continue)	35
64		dment of s 451 (Existing deeds of grant in trust and ses continue)	35
65	Amen	dment of s 457 (Terms of pre-Wolfe freeholding leases)	36
66	Amen	dment of s 466 (Terms of grazing homestead freeholding leases)	36
67	Amen	dment of s 469 (Right to a grazing homestead freeholding lease)	36
68	Amen	dment of s 471 (Right to a post-Wolfe freeholding lease)	37
69	Amen	dment of s 478 (Right to a post-Wolfe freeholding lease)	37
70	Amen	dment of s 506 (Existing cemeteries continue)	37
71	Amen	dment of s 506A (Meaning of terms)	38
72	Amen	dment of s 506H (When fee-simple of lease may be acquired)	38
73	Amen	dment of s 506I (Fund)	38
74	Omiss	sion of s 506J (Further advances)	39
75	Amen	dment of s 506K (Construction of instruments)	39
76	Amen	dment of s 506M (Restricted application of 4 Eliz. II. No. 16)	39
77	Amen	dment of s 506O (Accounts and annual report)	40
78	Amen	dment of s 506P (Application of Act to purchase leases)	40
79	Amen	dment of sch 2 (Original decisions)	40
80	Amen	dment of sch 6 (Dictionary)	40
		PART 7—AMENDMENT OF LAND TITLE ACT 1994	
81	Act a	mended in pt 7	41
82	Omiss	sion of pt 6, div 4, sdiv A, hdg and insertion of new s 81A	41
	81A	Definitions for div 4	41
83	Amen	dment of s 82 (Creation of easement by registration)	41
84	Repla	cement of s 83 (Particulars to be registered)	42
	83	Registration of easement	42
85	Insert	ion of new ss 85A-85B	42
	85A	Particulars to be registered	42
	85B	Rights and liabilities created on registration of instrument	43

86	Replacement of s 89 (Easements for public utility providers)	43
	89 Easements for public utility providers	43
87	Omission of pt 6, div 4, sdiv B	44
88	Amendment of s 129 (Further caveat)	44
89	Amendment of sch 2 (Dictionary)	44
	PART 8—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	
90	Act amended in pt 8	44
91	Insertion of new s 8A	44
	8A Documents open to inspection not to contain information about protected persons	45
	PART 9—AMENDMENT OF MIXED USE DEVELOPMENT ACT 1993	
92	Act amended in pt 9	46
93	Amendment of s 28 (Application for approval of scheme)	46
	PART 10—AMENDMENT OF RIVER IMPROVEMENT TRUST ACT 1940	
94	Act amended in pt 10	46
95	Amendment of s 2 (Meanings of terms)	46
96	Amendment of s 3 (Constitution of the Burdekin River Improvement Area)	47
97	Amendment of s 4 (Constitution of the Burdekin River Improvement Trust)	47
98	Amendment of s 5 (Membership of trust)	48
99	Amendment of s 7 (Trust constituted a body corporate)	48
100	Amendment of s 8 (Trusts are statutory bodies)	49
101	Amendment of s 10 (Works which trust shall undertake or maintain)	49
102	Amendment of s 12 (Fund of the trust)	50
103	Insertion of new s 12A	50
	12A Trust may make certain arrangements about its accounts	50
104	Amendment of s 13 (Budget)	50
105	Amendment of s 20A (Audit and accounts)	51
106	Replacement of s 21 (Annual report by trust)	51
	21 Delegations	51

107	Insertion of new s 24	52
	Transitional provision on the change of name of Burdekin River Improvement Area and Trust	52
	PART 11—AMENDMENT OF VALUATION OF LAND ACT 1944	
108	Act amended in pt 11	52
109	Amendment of s 2 (Definitions)	52
110	Replacement of ss 11 and 12	53
	12 Delegation	53
111	Amendment of s 14 (Deciding unimproved value of certain land)	53
112	Amendment of s 18 (General valuation date)	54
113	Amendment of s 27 (Valuations at periodic intervals)	54
114	Amendment of s 28 (Alteration of valuation)	54
115	Amendment of s 40 (Particulars of annual valuation to be available for inspection)	54
116	Amendment of s 41 (Advertisements)	55
117	Insertion of new s 41A	55
	41A Notice to individual owners about annual valuation	55
118	Amendment of s 42 (Owner may object)	56
119	Replacement of s 44 (Late objection)	56
	44 Late objection	56
120	Amendment of s 45 (Appeal)	57
121	Amendment of s 46 (Right of new owner to carry on objection or appeal)	57
122	Amendment of s 52 (Objections to valuation)	58
123	Insertion of new 52A	58
	52A Late objections to valuation	58
124	Amendment of s 53 (Consideration of objections)	59
125	Amendment of s 54 (Notice to objector)	59
126	Amendment of s 55 (Appeal against the chief executive's decision on an objection)	60
127	Amendment of s 73 (Supply of copies of valuation roll by chief executive)	60

128	Inserti	ion of new s 73A	60
	73A	Local governments to be given notice about protected persons	60
129	Amen	dment of s 74 (Other valuations)	61
130		dment of s 75 (Chief executive may identify land for local nment)	61
131	Repla	cement of pt 8 hdg	62
		8—SUPPRESSION DIRECTION AND OTHER ELLANEOUS MATTERS	
	Divisi	on 1—Suppression direction	
	75A	Applications about direction to exclude personal details from rolls etc.	62
	75B	Chief executive's approval and making of suppression direction	63
	75C	Grounds for revocation of suppression direction	64
	75D	Procedure for revocation of suppression direction	64
	75E	Right to appeal to the Court	65
	75F	How to start appeal	65
	75G	Action pending outcome of appeal	66
	75H	Hearing procedures	66
	75I	Powers of Court on appeal	67
	75J	Appeal to District Court on questions of law only	67
	Divisi	on 2—Other miscellaneous matters	
132	Insert	ion of new pt 9	68
	PART	9—VALIDATION, TRANSITIONAL, SAVINGS ETC.	
	101	Failure to make general valuation within prescribed periods	68
	102	Fees for identifying land for local governments before commencement of section	68
	103	Time allowed under legislation	68
	PAR	RT 12—AMENDMENT OF WATER RESOURCES ACT 1989	
133	Act aı	mended in pt 12	69
134	Amen	dment of title	69
135	Amen	dment of s 2 (Interpretation)	69
136		dment of s 8 (General powers etc. of corporation and chief tive)	70

137	Δmen	dment of s 29 (Wastage of water from artesian or	
137		desian bore)	71
138		dment of s 30 (Supply of surplus water from artesian or	
		esian bore)	
139	Omiss	sion of ss 31 and 32	71
140	Inserti	ion of new pt 4, div 1A	71
	Divisi	on 1A—Certain specific provisions about subartesian bores	
	37A	Act applies to subartesian bores in declared subartesian areas	71
	37B	Exemptions for small bores in declared subartesian areas	72
141	Amen	dment of s 38 (Requirements as to licence)	72
142		dment of s 41 (Alterations other than for repair or enance of works prohibited)	73
143		dment of s 43 (Inquiry by chief executive and grant or	, 5
143		l of application)	74
144	Amen	dment of s 43A (Chief executive's decision to be published)	74
145	Inserti	ion of new section 43B	75
	43B	Notice of decision about constructing or using artesian or subartesian bores	75
146	Inserti	ion of new s 48A	75
	48A	Holder of driller's licence to keep certain information about boreholes and give it to the chief executive	76
147		dment of s 50 (Amendment, variation, cancellation, ation or suspension of licence)	76
148	Inserti	ion of new ss 50A–50B	76
	50A	Procedure for internal review of decision about driller's licences	76
	50B	Stay of operation of original decisions	78
149	Amen	dment of s 51 (Appeal to Land Court)	78
150		dment of s 53 (Requirement as to licensing and yment of drillers)	79
151		dment of s 56 (Power to issue permit to government ment, other person or body to take water)	80
152		dment of s 57 (Power to issue permit to construct or use in the exercise of a right to use water under s 36)	80
153		dment of s 58 (Application for and issue of permit in et of quarry material)	80

154	Amendment of s 63 (Royalty or price)	81
155	Insertion of new s 64A	81
	64A Notice to stop unauthorised quarrying activities etc	81
156	Amendment of s 65 (Limitation of times during which water may be taken under licence or permit)	82
157	Amendment of s 66 (Offences as to dealing with water)	82
158	Amendment of s 67 (Powers of chief executive with respect to unauthorised works)	82
159	Amendment of s 68 (Definitions)	82
160	Amendment of s 70 (Destruction of vegetation, excavation or placing of fill)	83
161	Amendment of s 71 (Permit to destroy vegetation or to excavate or fill)	83
162	Amendment of s 72 (Matters to be considered by chief executive)	84
163	Amendment of s 73 (Cancellation of permit or amendment of terms of permit)	85
164	Amendment of s 74 (Suspension of permit in exceptional circumstances)	85
165	Replacement of s 76 (Notice to stop activities etc.)	85
	Notice to stop, or not engage in, a stated activity	85
166	Amendment of s 77 (Notice to remove vegetation etc.)	86
167	Amendment of s 93 (Requirements by chief executive as to referable dam)	87
168	Amendment of s 156 (Power to make by-laws)	87
169	Amendment of s 194 (Prohibition on voting by member having pecuniary interest)	87
170	Amendment of s 213 (Obstruction of member of board, officer or other person)	88
171	Amendment of s 218 (Obstruction of officer or other person)	88
172	Amendment of s 222 (Prohibition as to taking water on non-payment of charges therefor)	88
173	Amendment of s 223 (Unlawful taking, getting or removal of quarry material)	88
174	Replacement of s 224 (Contravention of or failure to comply with terms of a licence or permit)	89
	224 Contravention of licences and certain permits	89

175	Inserti	on of new pt 11, divs 1A and 1B	89
		on 1A—Enforcement powers of authorised officers and officers	
	224A	Power to require name and address	89
	224B	Power to require answers to questions	90
	224C	Power to require production of documents	91
	224D	Failure to give name and address etc	91
	224E	Failure to answer questions	92
	224F	Failure to produce documents	92
	224G	False, misleading or incomplete documents	92
	224H	False or misleading information	93
	224I	Impersonation of authorised officer	93
	Divisio	on 1B—Enforcement of certain notices	
	224J	Definitions for div 1B	93
	224K	Orders to enforce notice under compliance section	94
	224L	Consent injunctions	94
	224M	Interim injunctions	95
	224N	Factors relevant to granting restraining injunction	95
	2240	Factors relevant to granting mandatory injunction	95
	224P	Discharge or variation of injunction or order	96
176	Amen	dment of s 225 (Trespass and unlawful occupation)	96
177		dment of s 233 (Unlawful construction of works or rence with works)	96
178	obstru	dment of s 234 (Powers of chief executive where ction causes collection of water on railway, tramway or public r public nuisance)	96
179		dment of s 250 (Approval of forms)	96
180		on of new ss 253—255	
-00	253	Localities declared under a regulation	
	254	Licence to construct bore etc.	
	255	Driller's licences	
		D111101 0 110011000	//

1997

A BILL

FOR

An Act to amend legislation about natural resources, and for other purposes

s 1 12 **s 4**

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the <i>Natural Resources and Other Legislation Amendment Act 1997</i> .	4 5
	Commencement	6
Clause	2.(1) Part 3 (other than sections 6, 8 to 10, 12 to 24, 25(1) and 26) is taken to have commenced on 13 July 1997.	7 8
	(2) Parts 4, 8 and 11 commence on a day to be fixed by proclamation.	9
	(3) Part 6 (other than sections 36 to 60, 61(1), 62 to 69 and 71 to 80) is taken to have commenced on 1 July 1995.	10 11
	PART 2—AMENDMENT OF ACQUISITION OF LAND ACT 1967	12 13
	Act amended in pt 2	14
Clause	3. This part amends the Acquisition of Land Act 1967.	15
	Amendment of s 42 (Regulations)	16
Clause	4. Section 42—	17
	insert—	18
	'(3) A regulation may be made about fees payable under this Act.'.	19

		ID COMMUNITY MANAGEMENT ACT 1997	1
	Act ame	ended in pt 3	3
Clause	5. Thi <i>Act 1997</i>	s part amends the <i>Body Corporate and Community Management</i>	5
		nent of s 18 (Meaning of "lease-back scheme" and "lease-back operator")	6 7
Clause	6. Sec	tion 18(c), 'lease-back scheme'—	8
	omit, i	nsert—	9
	'lease-	back scheme operator'.	10
	Amendr	nent of s 22 (Meaning of "regulation module")	11
Clause	7. Sec	tion 22—	12
	insert-	_	13
	'(3A)	A regulation module applies to a community titles scheme if—	14
	(a)	the regulation module states that it is the regulation module that applies to a community titles scheme if no other regulation module applies to it; and	15 16 17
	(b)	no other regulation module applies to the scheme including, for example, because the community management statement for the scheme—	18 19 20
		(i) fails to identify a regulation module as the regulation module applying to the scheme; or	21 22
		(ii) identifies as the regulation module applying to the scheme a regulation module that, under subsection (3), does not apply to the scheme.'.	23 24 25

s 8 14 **s 10**

	Amendr new sch	ment of s 40 (Creating common property by subdivision (no eme))	1 2
Clause	8. Sec	tion 40(3), 'scheme—the land'—	3
	omit, i	insert—	4
	'schen	ne, the land'.	5
	Amendr (new sch	ment of s 41 (Creating common property from scheme land neme))	6 7
Clause	9. Sec	tion 41(3), 'scheme—the land'—	8
	omit, i	insert—	9
	'schen	me, the land'.	10
	Amendr subdivis	ment of s 51 (New statements and subsequent plans of sion)	11 12
Clause	10.(1) subdivisi	Section 51(1), ', unless all plans' to 'the new plan of ion'—	13 14
	omit.		15
	(2) Se	ction 51—	16
	insert-	_	17
	'(3) Si	ubsection (4) applies if—	18
	(a)	a new plan of subdivision proposed to be lodged under subsection (1) is consistent with all statements about proposed future subdivision contained in the existing statement for the scheme; and	19 20 21 22
	(b)	the difference between the existing statement and the new community management statement for the scheme is limited to making sure that, after registration of the new plan of subdivision and the recording of the new community management statement, the scheme's community management statement will—	23 24 25 26 27
		(i) be consistent with all plans of subdivision relating to the scheme; and	28 29

s 11 15 **s 12**

	(ii) contain the statements about proposed future subdivision that are contained in the existing statement, changed only to the extent necessary to take account of the registration of the new plan of subdivision.	1 2 3 4
	'(4) The body corporate must, as quickly as practicable having regard to when the plan of subdivision is proposed to be lodged, endorse its consent to the recording of the new community management statement.'.	5 6 7
	Amendment of s 55 (Body corporate to consent to recording of new statement)	8
Clause	11.(1) Section 55(4)(d), after 'common property'—	10
	insert—	11
	'or body corporate assets'.	12
	(2) Section 55—	13
	insert—	14
	'(5) Also, the consent to the recording of a new community management statement need not be in the form of a resolution without dissent or special resolution if the consent is required to be endorsed under section 51(4).1'.	15 16 17
	Amendment of s 91 (Composition and election of committee)	18
Clause	12. Section 91(2), 'elected annually' to 'body corporate'—	19
	omit, insert—	20
	'chosen'.	21

¹ Section 51 (New statements and subsequent plans of subdivision)

s 13 16 **s 14**

	Insertio	n of new s 101A	1
Clause	13. Ch	napter 3, part 1, division 4, after section 101—	2
	insert-	_	3
	'Voting	other than at general meeting	4
	'101A	.(1) This section—	5
	(a)	provides a way for the body corporate for a community titles scheme to decide a motion other than at a general meeting; but	6 7
	(b)	applies to a community titles scheme only if the regulation module applying to the scheme says it applies.	8 9
	has effect resolution	resolution on a motion may be passed by the body corporate, and et as a resolution without dissent, special resolution or ordinary in as may be required for the motion, even though the motion is not before and decided at a general meeting of the body corporate, if—	10 11 12 13
	(a)	a vote on the motion is exercised for each lot included in the scheme; and	14 15
	(b)	the vote for each lot is exercised by a person who would be entitled (other than merely as a proxy) to exercise the vote for the lot at a general meeting held to decide the motion; and	16 17 18
	(c)	each vote is a vote for the motion; and	19
	(d)	each vote is given or confirmed in writing.'.	20
	Amendr	ment of s 107 (Regulation module)	21
Clause	14. Se	ction 107(3), 'body corporate manager,'	22
	omit.		23

s 15 17 **s 18**

	Amendment of s 112 (Review of remuneration under engagement of service contractor)	1 2
Clause	15. Section 112(5), definition "community titles scheme", 'chapter 8, part 1'—	3
	omit, insert—	5
	'the transitional provisions'.	6
	Amendment of s 113 (Financial management arrangements)	7
Clause	16. Section 113(2)(j), after 'accounts'—	8
	insert—	9
	'by an auditor'.	10
	Amendment of s 169 (Cancellation for not complying with basic requirements)	11 12
Clause	17.(1) Section 169(1), after 'established'—	13
	insert—	14
	'or changed'.	15
	(2) Section 169(2), after 'scheme'—	16
	insert—	17
	'as established or changed'.	18
	Amendment of s 170 (Statement to be given by seller to buyer)	19
Clause	18.(1) Section 170(1), after 'established'—	20
	insert—	21
	'or changed'.	22
	(2) Section 170(2)(b), 'proposed engagement'—	23
	omit, insert—	24
	'engagement'.	25

	(3) Section 170(2)(b), after 'of the scheme'—	1
	insert—	2
	', or proposed to be continued or entered into after the scheme is changed'.	3
	(4) Section 170(2)(c), 'proposed authorisation'—	5
	omit, insert—	ϵ
	'authorisation'.	7
	(5) Section 170(2)(c), after 'of the scheme,'—	8
	insert—	Ģ
	'or proposed to be continued or given after the scheme is changed,'.	10
	(6) Section 170(2)(d), after 'establishment'—	11
	insert—	12
	'or change'.	13
	(7) Section 170(2)(e)(ii), after 'if the scheme'—	14
	insert—	15
	'to be established or changed'.	16
	Amendment of s 174 (Cancelling contract for inaccuracy of statement)	17
Clause	19.(1) Section 174(b)(i), after 'its establishment'—	18
	insert—	19
	'or change'.	20
	(2) Section 174(d), after 'established'—	21
	insert—	22
	'or changed'.	23

s 20 19 **s 23**

	Amendment of s 176 (Restriction on powers of attorney in favour of seller)	1 2
Clause	20. Section 176(3), after 'established'—	3
	insert—	4
	'or changed'.	5
	Amendment of s 177 (Definitions for pt 3)	6
Clause	21. Section 177, definition "lot", paragraph (b), 'established'—	7
	omit, insert—	8
	'established or changed'.	9
	Replacement of div 1 hdg	10
Clause	22. Chapter 7, heading 'Division 1—Appeals'—	11
	omit, insert—	12
	'PART 1—APPEALS'.	13
	Amendment of s 250 (Definitions for div 1)	14
Clause	23.(1) Section 250, heading, 'div 1'—	15
	omit, insert—	16
	'pt 1'.	17
	(2) Section 250, 'In this division'—	18
	omit, insert—	19
	'In this part'.	20
	(3) Section 250, definition "decision", paragraph (b)(ii) and (iii), 'amendment'—	21 22
	omit, insert—	23
	'change'.	24

s 24 20 **s 28**

	Replacement of div 2 hdg	1
Clause	24. Chapter 7, heading 'Division 2—Other matters'—	2
	omit, insert—	3
	'PART 2—OTHER MATTERS'.	4
	Amendment of s 268 (Regulation-making power)	5
Clause	25.(1) Section 268(3)(a)—	6
	omit, insert—	7
	'(a) misusing a proxy or otherwise voting on behalf of a person without authority;'.	8 9
	(2) Section 268(5), '3'—	10
	omit, insert–	11
	·6'.	12
	Amendment of s 283 (Community management statement)	13
Clause	26. Section 283(4)(a), 'before'—	14
	omit, insert—	15
	'on or after 13 April 1997 but before'.	16
	Amendment of s 288 (Definitions for div 6)	17
Clause	27. Section 288, definition "exempted provisions", paragraph (f)—	18
	omit.	19
	Amendment of s 290 (Body corporate contracts)	20
Clause	28. Section 290(5)—	21
	omit, insert—	22
	'(5) However, if the new body corporate contract mentioned in subsection (4)(d) is entered into on the basis of an amendment of the	23 24

original o	contract made after the notification day—	1
(a)	to the extent the new contract is, or is in the nature of, the engagement of a person as a body corporate manager for the scheme—the relevant subsection applies to the new contract only until the end, for the new contract, of the shorter of the following terms—	2 3 4 5 6
	(i) the maximum term provided for in the regulation module applying to the scheme for the engagement of a person as a body corporate manager;	7 8 9
	(ii) the term mentioned in the new contract; and	10
(b)	to the extent the new contract is, or is in the nature of, the engagement of a person as a service contractor for the scheme—the relevant subsection applies to the new contract only until the end, for the new contract, of the shorter of the following terms—	11 12 13 14 15
	(i) the maximum term provided for in the regulation module applying to the scheme for the engagement of a person as a service contractor;	16 17 18
	(ii) the term mentioned in the new contract; and	19
(c)	to the extent the new contract is, or is in the nature of, the authorisation of a person as a letting agent for the scheme—the relevant subsection applies to the new contract only until the end, for the new contract, of the shorter of the following terms—	20 21 22 23
	(i) the maximum term provided for in the regulation module applying to the scheme for the authorisation of a person as a letting agent;	24 25 26
	(ii) the term mentioned in the new contract.'.	27

	ACT 1924	1 2
	Act amended in pt 4	3
Clause	29. This part amends the City of Brisbane Act 1924.	4
	Insertion of new s 39D	5
Clause	30. Part 2, division 11, after section 39C—	6
	insert—	7
	'Documents open to inspection not to contain information about protected persons	8 9
	'39D.(1) This section applies to a document that—	10
	(a) is, under this Act, open to inspection; and	11
	(b) is, or is based on, a document given to the council by the chief executive (valuations); and	12 13
	(c) would, apart from this section, include the name and postal address of a protected person.	14 15
	'(2) If the chief executive (valuations) gives notice to the council under the <i>Valuation of Land Act 1944</i> , section 73A, about a protected person, the council must not include the name and postal address of the protected person in the document when the document is open to inspection.	16 17 18 19
	'(3) In this section—	20
	"chief executive (valuations)" means the chief executive of the department in which the <i>Valuation of Land Act 1944</i> is administered.	21 22
	"protected person" means a person for whose benefit the chief executive	23

s 31 23 s 32

Natural Resources and Other Legislation Amendment

	(valuations) has made a direction under the <i>Valuation of Land Act</i> 1944, section 75B(2), that continues to have effect. ² '.	1 2
	PART 5—AMENDMENT OF FORESTRY ACT 1959	3
	Act amended in pt 5	4
Clause	31. This part amends the <i>Forestry Act 1959</i> .	5
	Amendment of s 18 (General powers of forest officers)	6
Clause	32.(1) Section 18(1)(g), 'enter'—	7
	omit, insert—	8
	'enter and inspect'.	9
	(2) Section 18(1)(g) and (ga)(ii), 'the Act'—	10
	omit, insert—	11
	'this Act'.	12

'Local governments to be given notice about protected persons

The Valuation of Land Act 1944, section 73A provides as follows—

⁷³A.(1) If a valuation roll or part of a valuation roll is, under section 73, given to a local government, the chief executive must, at the time the roll or part is given to the local government, give notice to the local government about the suppression directions for the benefit of each protected person whose name and address appears in the roll or part.

⁽²⁾ If a valuation roll or part of a valuation roll has, under section 73, been given to a local government and a person, whose name and address appears in the roll or part, becomes a protected person, the chief executive must give notice to the local government about the suppression direction for the benefit of the protected person, no later than 7 days after the date of the direction.

⁽³⁾ If matters stated in a suppression direction change (including, for example, the land stated in the direction), the chief executive must give notice to a local government that has previously been given notice about the direction.

⁽⁴⁾ A notice under this section must be in the approved form.'.

	(3) Section 18(1)(ga), ', the forest of	officer may'—	1
	omit.		2
	Insertion of new s 19		3
Clause	33. After section 18—		4
	insert—		5
	'Retention of document produced t	o forest officer	6
	'19.(1) This section applies if a for section 18(1)(e) (the "requirement")	est officer makes a requirement under for the production of a document.	7 8
	'(2) The document must be product requirement.	eed at the place and time stated in the	9 10
	'(3) The place stated in the requirer	nent—	11
	(a) may be other than the pla kept; but	ce where the document is ordinarily	12 13
	(b) must be reasonable in the requirement.	circumstances of the making of the	14 15
	'(4) The time stated in the required circumstances of the making of the re	guirement must be reasonable in the quirement.	16 17
	'(5) To avoid any doubt, it is declar	ed that—	18
	(a) the document must be prod	uced in its original form; and	19
	· · · · · · · · · · · · · · · · · · ·	p possession of the document for the onably requires to exercise the forest ion 18(1)(e).	20 21 22
	after the forest officer has finished	e to keep possession of the document exercising the forest officer's powers icer is satisfied on reasonable grounds ent is necessary—	23 24 25 26
	(a) for the purpose of an inquir	y under section 18(1)(c); or	27
	(b) to preserve the document contravention of this Act.	as evidence for a prosecution for a	28 29

s 34 25 s 35

	'(7) Subsection (6)(a) does not authorise retention of the document after the end of—	1 2
	(a) the time reasonably necessary to complete the inquiry; or	3
	(b) the first 6 months after the production of the documents.	4
	'(8) Subsection (6)(b) does not authorise retention of the document after the end of—	5 6
	(a) if a prosecution for the contravention mentioned in subsection (6)(b) is started within the first 6 months after the production of the document—the prosecution for the contravention and any appeal from the prosecution; or	7 8 9 10
	(b) if paragraph (a) does not apply—the 6 months mentioned in paragraph (a).	11 12
	'(9) Until the document is returned, the forest officer must allow a person who would be entitled to possession of it, if it had not been retained by the forest officer, to inspect it and make copies of it.'.	13 14 15
	Amendment of s 82 (Powers for seized timber etc.)	16
Clause	34. Section 82(3), 'section 82(1)(ga)(i)'—	17
	omit, insert—	18
	'section 18(1)(ga)(i)'.	19
	PART 6—AMENDMENT OF LAND ACT 1994	20
	Act amended in pt 6	21
Clause	35. This part amends the <i>Land Act 1994</i> .	22

	Replacement of s 35 (Granting land in trust to be used for community purpose)	1 2
Clause	36. Section 35—	3
	omit, insert—	4
	'Use for community purposes of land granted in trust	5
	'35.(1) The way land granted in trust by the Governor in Council is used must not be inconsistent with—	6 7
	(a) a community purpose for which it was granted; ³ or	8
	(b) an additional community purpose notified under subsection (2).	9
	'(2) The Governor in Council may, by gazette notice, notify an additional community purpose for land granted in trust.'.	10 11
	Amendment of s 57 (Trustee leases)	12
Clause	37. Section 57(3)—	13
	omit, insert—	14
	'(3) Each trustee lease must be registered in the appropriate register.	15
	'(4) Each trustee lease must be endorsed with the Minister's approval before it is registered.'.	16 17
	Amendment of s 83 (Exhumations)	18
Clause	38. Section 83—	19
	insert—	20
	'(3) To avoid any doubt, it is declared that in this section—	21
	"exhume" includes take out of a place of interment, whether above or below ground.".	22 23

³ The power of the Governor in Council to grant land in trust is in section 14(2) (Governor in Council may grant land).

s 39 27 s 40

	Amendment of s 112 (Interests in land available by auction, tender or ballot)	2
Clause	39. Section 112(a) and (b)—	3
	omit, insert—	2
	'(a) an estate in fee simple;	4
	(b) a lease of, or permit over, unallocated State land;	(
	(c) a term lease of, or permit over, a reserve.'.	ŕ
	Amendment of s 140 (Provisional value may be negotiated)	
Clause	40. Section 140(5) and (6)—	Ģ
	omit, insert—	10
	'(5) To decide the value of the improvements, the Court must decide each of the following amounts—	1 12
	(a) the amount that fairly represents the value of the improvements to a prudent buyer, having regard to the buyer's proposed use of the land;	1 1 1:
	(b) the amount that fairly represents the cost of constructing the improvements, adjusted to allow for depreciation of the improvements since construction.	1 1 18
	'(6) The value mentioned in subsection (5)(a) is the value on the day the offer was made or the sale notice was published.	19 20
	'(7) The cost mentioned in subsection (5)(b) is the cost on the day the Court decides the value of the improvements.	2:
	'(8) If the amount decided under subsection $(5)(a)$ is equal to or less than the amount decided under subsection $(5)(b)$, the value of the improvements is the amount decided under subsection $(5)(a)$.	2: 2: 2:
	'(9) If the amount decided under subsection (5)(a) is more than the amount decided under subsection (5)(b), the value of the improvements is the amount decided under subsection (5)(b).	20 27 28
	'(10) The value of the improvements decided by the Court under subsections (5) to (9) becomes the negotiated value.'.	29

	Amendment of s 174 (Freeholded lease may not be transferred without approval)	1 2
Clause	41.(1) Section 174(1)—	3
	omit, insert—	4
	'174.(1) If a perpetual lease for agricultural or grazing purposes is converted to a deed of grant, or a deed of grant issues for a grazing homestead freeholding lease, the deed of grant is issued subject to a covenant prohibiting the transfer of the land to a corporation, or to a person as trustee for a corporation, without the Governor in Council's approval.'.	5 6 7 8 9
	(2) Section 174(3), after 'corporation'—	10
	insert—	11
	', or to a person as trustee for a corporation,'.	12
	Amendment of s 175 (Forest entitlement areas)	13
Clause	42. Section 175—	14
	insert—	15
	'(6) For subsection (3), the value of the commercial timber on a forest entitlement area is decided by the Minister.	16 17
	'(7) The value of the commercial timber decided by the Minister must be its value on the day—	18 19
	(a) if the lessee or registered owner applies to buy the forest entitlement area—the application was received by the Minister; or	20 21
	(b) if the Minister made an offer to sell the forest entitlement area before the lessee or registered owner applied to buy the forest entitlement area—the offer was made.	
	'(8) The lessee or registered owner may appeal against the value decided by the Minister for the commercial timber. ⁴	25 26

Under section 421 (Notice of right of appeal to be given), a person who has a right to appeal against a decision must be given written notice of the person's right to appeal.

	'(9) However, if the lessee or registered owner appeals against the value decided by the Minister under subsections (6) and (7), the value of the timber decided by the Court must be the value of the timber on the day the appeal is decided.	1 2 3 4
	'(10) Subsection (9) has effect despite anything in chapter 7, part 3, division 3.5'.	5 6
	Amendment of s 185 (Development concessions)	7
Clause	43. (1) Section 185, heading—	8
	omit, insert—	9
	'Development and investigation concessions'.	10
	(2) Section 185(3)—	11
	omit, insert—	12
	'(3) If a permit is for investigation for a lease for development work, the Minister may fix an annual rent, instead of the rent normally applying to a permit, while the permit is in force.	13 14 15
	'(4) This section does not apply to a lease or permit if the lease or permit has a set rent.'.	16 17
	Insertion of new s 194A	18
Clause	44. Chapter 5, part 1, division 4, before section 195—	19
	insert—	20
	'Meaning of "instalment" for div 4	21
	194A. In this division—	22
	"instalment" includes a fee payable under this Act for issuing and registering a deed of grant.'.	23 24

⁵ Chapter 7 (General), part 3 (Review of decisions and appeals), division 3 (Appeals)

s 45 30 **s 49**

	Amendment of s 199 (Duty of care condition)	1
Clause	45. Section 199, 'lessee'—	2
	omit, insert—	3
	'lessee, licensee or permittee'.	4
	Amendment of s 219 (Effect of resumption)	5
Clause	46. Section 219(1)—	6
	omit, insert—	7
	'219.(1) If a lease or part of a lease is resumed under this division, the land the subject of the interest comprising the lease or the part of the lease is free of any interest or obligation arising under the lease.'.	8 9 10
	Amendment of s 220 (Service of order in council)	11
Clause	47. Section 220(3), 'subsections'—	12
	omit, insert—	13
	'subsection'.	14
	Amendment of s 225 (Effect of resumption)	15
Clause	48. Section 225(1)—	16
	omit, insert—	17
	'225.(1) If a lease or part of a lease is resumed under this division, the land the subject of the interest comprising the lease or the part of the lease is free of any interest or obligation arising under the lease.'.	18 19 20
	Amendment of s 253 (Definitions)	21
Clause	49. Section 253, definition "critical area", paragraph (a)(i), 'land'—	22
	omit.	23

	Amendment of \$ 263 (Chief executive may issue tree clearing permit)	1
Clause	50. (1) Section 263—	2
	insert—	3
	'(2A) The applicant for a tree clearing permit may appeal against a condition imposed by the chief executive under subsection (1)(a) (including a condition mentioned in subsection (2)).6'.	4 5
	(2) Section 263—	7
	insert—	8
	'(4A) The applicant may appeal against the chief executive's refusal to issue the permit.'.	9 10
	Amendment of s 266 (Cancellation of tree clearing permit)	11
Clause	51. Section 266—	12
	insert—	13
	'(3) A person to whom a tree clearing permit has been issued under this division may appeal against the chief executive's cancellation of the permit under subsection (1).7	14 15 16
	'(4) A person for whose benefit a tree clearing permit is continued in force under section 267 may appeal against the chief executive's cancellation of the permit under subsection (1).'.	17 18 19

Under section 421 (Notice of right of appeal to be given), a person who has a right to appeal against a decision must be given written notice of the person's right to appeal.

Under section 421 (Notice of right of appeal to be given), a person who has a right to appeal against a decision must be given written notice of the person's right to appeal.

	Amendment of s 307 (Borrowing lodged document before registration)	1 2
Clause	52. Section 307(1)(c), 'subsection (1)(a) or (b)'—	3
	omit, insert—	4
	'paragraph (a) or (b)'.	5
	Insertion of new s 334A	6
Clause	53. After section 334—	7
	insert—	8
	'Application to sub-subleases	9
	'334A. For applying this division to sub-subleasing under schedule 6, definition "sublease" ⁸ —	10 11
	 (a) a reference in the following provisions to a lessee is taken to be a reference to a sublessee under a sublease of a lease issued under this Act— 	12 13 14
	• section 332(1)(a)	15
	• section 333(1), (2) and (4)	16
	• section 334; and	17
	(b) the reference in section 333(5) to a lease is taken to be a reference to a sublease.'.	18 19
	Amendment of s 358 (Changing deeds of grant)	20
Clause	54. Section 358(6)—	21
	omit.	22

Schedule 6 (Dictionary)—
"sublease" includes a sub-sublease.

	Amendment of 8 363 (Registration of easement)	1
Clause	55. Section 363(3), 'compulsory'—	2
	omit, insert—	3
	'compulsorily'.	4
	Amendment of s 368 (Same person becoming lessee, licensee or permittee of benefited and burdened lands)	5
Clause	56. Section 368(1), after 'permittee'—	7
	insert—	8
	of'.	9
	Insertion of new s 369B	10
Clause	57. After section 369A—	11
	insert—	12
	'Transfer of benefited land	13
	'369B.(1) This section applies if—	14
	(a) land burdened by an easement is unallocated State land or a reserve; and	15 16
	(b) the document creating the easement includes a provision (the "power of attorney provision") appointing the grantor of the easement the attorney of the grantee of the easement, including for the purpose of surrendering the easement if circumstances stated in the document happen; and	17 18 19 20 21
	(c) since the easement was created, the person (the "original owner") who was the owner of the land benefited by the easement when the easement was created has not always been the owner of the land, whether or not the original owner is now the owner of the land.	22 23 24 25 26
	'(2) The power of attorney provision binds the current owner of the land benefited by the easement, whether or not, since the easement was created, the current owner of the land has always been the owner of the land.	27 28 29

	'(3) In this section—	1
	"current owner", of land, means the person who is now the owner of the land.	3
	"owner", of land, includes a registered owner, lessee, licensee and permittee of the land.'.	4 5
	Amendment of s 421 (Notice of right of appeal to be given)	6
Clause	58. Section 421(1), after 'against the decision'—	7
	insert—	8
	'and how the appeal is started'.	9
	Amendment of s 424 (Applying for review)	10
Clause	59. Section 424(1), '28'—	11
	omit, insert—	12
	'42'.	13
	Amendment of s 426 (Decision on reconsideration)	14
Clause	60. Section 426(3)—	15
	omit, insert—	16
	'(3) The notice must state—	17
	(a) the day the notice is given to the applicant (the "review notice day"); and	18 19
	(b) if the review decision is not the decision sought by the applicant—	20 21
	(i) the reasons for the decision; and	22
	(ii) that the applicant may appeal against the decision to the	23

s 61 35 s 64

	Amendment of s 428 (Procedure for an appeal to the Court)	1
Clause	61.(1) Section 428(3)—	2
	omit, insert—	3
	'(3) The notice of appeal must be filed within 42 days after the review notice day under section 426.'.	4 5
	(2) Section 428(5)—	6
	omit, insert—	7
	'(5) The Court may, whether before or after the time for filing the notice of appeal ends, extend the period for filing the notice of appeal.'.	8 9
	(3) Section 428(6), 'and the facts relied on'—	10
	omit.	11
	Amendment of s 434 (Meaning of "unimproved value")	12
Clause	62. Section 434(4), definition "unimproved state", after 'to the land'—	13
	insert—	14
	'performed by the State'.	15
	Amendment of s 449 (Existing reserves and purposes continue)	16
Clause	63. Section 449—	17
	insert—	18
	'(3) If, under subsection (1), land is taken to be reserved for cemetery purposes, the land is taken also to be reserved for crematorium and mortuary purposes.'.	19 20 21
	Amendment of s 451 (Existing deeds of grant in trust and purposes continue)	22 23
Clause	64. Section 451—	24
	insert—	25
	'(3) If, under subsection (1), land is taken to be granted for cemetery	26

	purposes, the land is taken also to be granted for crematorium and mortuary purposes.'.	1 2
	Amendment of s 457 (Terms of pre-Wolfe freeholding leases)	3
Clause	65. Section 457—	4
	insert—	5
	'(3) The discount mentioned in subsection (1)(d) does not apply to the amount of the remaining purchase price that, in the records of the department about the payment of the purchase price, is attributable to the value of commercial timber.'.	6 7 8 9
	Amendment of s 466 (Terms of grazing homestead freeholding leases)	10
Clause	66.(1) Section 466(2), 'division 5'—	11
	omit, insert—	12
	'division 3'.	13
	(2) Section 466—	14
	insert—	15
	'(3) The discount mentioned in subsection (1)(c) does not apply to the amount of the remaining purchase price that, in the records of the department about the payment of the purchase price, is attributable to the value of commercial timber.'.	16 17 18 19
	Amendment of s 469 (Right to a grazing homestead freeholding lease)	20
Clause	67. Section 469—	21
	insert—	22
	'(4) The conditions mentioned in subsection (3)(c) do not include conditions that—	23 24
	 (a) the Minister is satisfied are redundant in the context of the grazing homestead freeholding lease; and 	25 26

s 68 37 **s 70**

	(b) are expressly or impliedly excluded from the grazing homestead freeholding lease when it is issued.'.	1 2
	Amendment of s 471 (Right to a post-Wolfe freeholding lease)	3
Clause	68. Section 471—	4
	insert—	5
	'(3) The conditions mentioned in subsection (2)(c) do not include conditions—	6 7
	(a) the Minister is satisfied are redundant in the context of the post-Wolfe freeholding lease; and	8 9
	(b) are expressly or impliedly excluded from the post-Wolfe freeholding lease when it is issued.'.	10 11
	Amendment of s 478 (Right to a post-Wolfe freeholding lease)	12
Clause	69. Section 478—	13
	insert—	14
	'(3) The conditions mentioned in subsection (2)(c) do not include conditions—	15 16
	(a) the Minister is satisfied are redundant in the context of the post-Wolfe freeholding lease; and	17 18
	(b) are expressly or impliedly excluded from the post-Wolfe freeholding lease when it is issued.'.	19 20
	Amendment of s 506 (Existing cemeteries continue)	21
Clause	70. Section 506—	22
	insert—	23
	'(2) All existing rules and regulations made by trustees under the <i>Cemetery Act 1865</i> for the purpose of a reserve or deed of grant in trust for cemetery purposes under the <i>Cemetery Act 1865</i> continue, as by-laws for	24 25 26

s 71 38 s 73

	the land comprising the reserve or deed of grant in trust for cemetery purposes under this Act, for a period of 3 years from the commencement.'.	1 2
	Amendment of s 506A (Meaning of terms)	3
Clause	71.(1) Section 506A, all words before definition "agreement"—	4
	omit, insert—	5
	'Definitions for pt 7A	6
	'506A. In this part—'.	7
	(2) Section 506A, definition "agreement"—	8
	omit.	9
	(3) Section 506A—	10
	insert—	11
	"agreement" means the agreement that was set out in the schedule to the repealed Act.	12 13
	"repealed Act" means the Brigalow and Other Lands Development Act 1962.'.	14 15
	Amendment of s 506H (When fee-simple of lease may be acquired)	16
Clause	72. (1) Section 506H, 'fee-simple'—	17
	omit, insert—	18
	'fee simple'.	19
	(2) Section 506H(1)(b), 'paragraph (a) of section 23(1)'—	20
	omit, insert—	21
	'section 23(1)(a) of the repealed Act'.	22
	Amendment of s 506I (Fund)	23
Clause	73.(1) Section 506I(2) and (3)—	24
	renumber as section 506I(1) and (2).	25

s 74 39 s 76

	(2) Section 506I(1)(b) (as renumbered), '(herein called "the First Schedule Area")'—	1
	omit, insert—	3
	'(the "First Schedule Area")'.	2
	Omission of s 506J (Further advances)	4
Clause	74. Section 506J—	ϵ
	omit.	7
	Amendment of s 506K (Construction of instruments)	8
Clause	75. (1) Section 506K, 'section 24A'—	9
	omit, insert—	10
	'section 24A of the repealed Act'.	11
	(2) Section 506K, 'section 24B'—	12
	omit, insert—	13
	'section 24B of the repealed Act'.	14
	Amendment of s 506M (Restricted application of 4 Eliz. II. No. 16)	15
Clause	76. (1) Section 506M, heading—	16
	omit, insert—	17
	'Restricted application of Bills of Sale and Other Instruments Act'.	18
	(2) Section 506M, from 'provisions' to 'relating'—	19
	omit, insert—	20
	'provisions of the Bills of Sale and Other Instruments Act 1955 relating'.	21

s 77 40 **s 80**

	Amendmo	ent of s 506O (Accounts and annual report)	1
Clause	77. Sect	ion 506O, heading—	2
	omit, in	sert—	3
	'Accour	nts'.	4
	Amendme	ent of s 506P (Application of Act to purchase leases)	5
Clause	78. Sect	ion 506P(1) and (2), from 'under'—	6
	omit, in	sert—	7
	'under t	he repealed Act.'.	8
	Amendme	ent of sch 2 (Original decisions)	9
Clause	79. Sche	edule 2—	10
	insert—		11
	' 175(6)	about the value of commercial timber	12
	263(1)(a)	condition with which a tree clearing permit is issued	13
	263(1)(b)	refusal to issue a tree clearing permit	14
	266(1)	cancellation of a tree clearing permit'.	15
	Amendme	ent of sch 6 (Dictionary)	16
Clause	80. (1) S	chedule 6, definition "standard document"—	17
	omit.		18
	(2) Sche	edule 6, definition "pre-Wolfe Freeholding lease"—	19
	insert—		20
	t t	an existing lease for a term of years subject to a covenant entitling the lessee to a deed of grant in fee simple, if the lease was granted under the <i>Special Freeholding of Leases Act 1991</i> on the application of the lessee of a lease mentioned in section 4(1)(b) of that Act.'.	21 22 23 24 25

s 81 41 **s 83**

	PART 7—AMENDMENT OF LAND TITLE ACT 1994	1
	Act amended in pt 7	2
Clause	81. This part amends the Land Title Act 1994.	3
	Omission of pt 6, div 4, sdiv A, hdg and insertion of new s 81A	4
Clause	82. Part 6, division 4, subdivision A, heading—	5
	omit, insert—	6
	'Definitions for div 4	7
	'81A. In this division—	8
	"public utility easement" means an easement in favour of a public utility provider.	9 10
	"public utility provider" means—	11
	(a) the State or a State corporation or instrumentality; or	12
	(b) the Commonwealth or a Commonwealth corporation or instrumentality; or	13 14
	(c) a local government; or	15
	(d) a person authorised by law to provide a public utility service; or	16
	(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	17 18
	Amendment of s 82 (Creation of easement by registration)	19
Clause	83.(1) Section 82, after 'may'—	20
	insert—	21
	'only'.	22
	(2) Section 82—	23
	insert—	24
	'(2) The instrument must state—	25

s 84 42 **s 85**

	(a)	the nature of the easement and its terms; and	1
	(b)	the land to be benefited, and the land to be burdened, by the easement.'.	3
	Replace	ment of s 83 (Particulars to be registered)	4
Clause	84. Se	ection 83—	5
	omit, i	insert—	6
	'Registr	ration of easement	7
		An instrument creating an easement over part of a lot may be d only if—	8 9
	(a)	a plan of survey designating the easement is registered; and	10
	(b)	it is signed by—	11
		(i) the registered owner of the lot to be burdened; and	12
		(ii) if the easement benefits another lot—the registered owner of the lot; and	13 14
		(iii) if the easement benefits non-freehold land—the lessee or other person entitled to the land; and	15 16
		(iv) if the easement is a public utility easement—the public utility provider.'.	17 18
	Insertio	n of new ss 85A–85B	19
Clause	85. Af	fter section 85—	20
	insert-	_	21
	'Particu	lars to be registered	22
		When an easement is registered, the following particulars must be in the appropriate registers—	23 24
	(a)	the lot burdened by the easement;	25
	(b)	any lot benefited by the easement;	26
	(c)	any registered lease benefited or burdened by the easement;	27

s 86 43 **s 86**

Natural Resources and Other Legislation Amendment

(d) if non-freehold land is benefited or burdened by the

1

	easement—any registered sublease or sub-sublease burdened by the easement.	e benefited or	3
	'Rights and liabilities created on registration of instrumer	nt	4
	'85B.(1) On registration of the instrument creating an easement is created and, without anything further, vests entitled to the benefit of it.		5 6 7
	'(2) If the easement is in favour of a public utility provider, owner of a lot burdened by the easement may recover from the provider a reasonable contribution towards the cost of keepi the lot affected by the easement in a condition appropriate for the easement.	e public utility ng the part of	8 9 10 11 12
	'(3) The liability to contribute may be amended or agreement.'.	excluded by	13 14
	Replacement of s 89 (Easements for public utility provide	rs)	15
Clause	86. Section 89—		16
	omit, insert—		17
	'Easements for public utility providers		18
	'89.(1) Despite section 82(2), it is not necessary to state to benefited in a public utility easement that is not attached to enjoyed with, other land.		19 20 21
	'(2) However, a public utility easement mentioned in subsec	ction (1)—	22
	(a) may be registered only for the following—		23
	(i) a right of way;		24
	(ii) drainage or sewerage;		25
	(iii) the supply of water, gas, electricity, teleconfacilities or another public utility service; and	ommunication	26 27
	(b) may be registered in favour of a person resection 81A, definition "public utility provider", p		28 29

	only if the easement is for the public utility service mentioned in the paragraph.'.	1 2
	Omission of pt 6, div 4, sdiv B	3
Clause	87. Part 6, division 4, subdivision B—	4
	omit.	5
	Amendment of s 129 (Further caveat)	6
Clause	88. Section 129, after 'for a lot,'—	7
	insert—	8
	'or is rejected by the registrar under section 157,9'.	9
	Amendment of sch 2 (Dictionary)	10
Clause	89. Schedule 2, definition "public utility provider"—	11
	omit.	12
	PART 8—AMENDMENT OF LOCAL GOVERNMENT	13
	ACT 1993	14
	Act amended in pt 8	15
Clause	90. This part amends the <i>Local Government Act 1993</i> .	16
	Insertion of new s 8A	17
Clause	91. After section 8—	18
	insert—	19

⁹ Section 157 (Rejecting instrument for failure to comply with requisition)

s 91 45 s 91

Natural Resources and Other Legislation Amendment

protected persons	2
'8A.(1) This section applies to a document that—	3
(a) is, under this Act, open to inspection; and	4
(b) is, or is based on, a document given to the local government by the chief executive (valuations); and	5 6
(c) would, apart from this section, include the name and postal address of a protected person.	7 8
'(2) If the chief executive (valuations) gives notice to the local government under the <i>Valuation of Land Act 1944</i> , section 73A, about a protected person, the local government must not include the name and postal address of the protected person in the document when the document is open to inspection.	9 10 11 12 13
'(3) In this section—	14
"chief executive (valuations)" means the chief executive of the department in which the <i>Valuation of Land Act 1944</i> is administered.	15 16
"protected person" means a person for whose benefit the chief executive (valuations) has made a direction under the <i>Valuation of Land Act</i> 1944, section 75B(2), that continues to have effect. ¹⁰ ".	17 18 19

'Local governments to be given notice about protected persons

73A.(1) If a valuation roll or part of a valuation roll is, under section 73, given to a local government, the chief executive must, at the time the roll or part is given to the local government, give notice to the local government about the suppression directions for the benefit of each protected person whose name and address appears in the roll or part.

(2) If a valuation roll or part of a valuation roll has, under section 73, been given to a local government and a person, whose name and address appears in the roll or part, becomes a protected person, the chief executive must give notice to the local government about the suppression direction for the benefit of the protected person, no later than 7 days after the date of the direction.

(3) If matters stated in a suppression direction change (including, for example, the land stated in the direction), the chief executive must give notice to a local government that has previously been given notice about the direction.

The Valuation of Land Act 1944, section 73A provides as follows—

⁽⁴⁾ A notice under this section must be in the approved form.'.

s 92 46 s 95

	PART 9—AMENDMENT OF MIXED USE DEVELOPMENT ACT 1993	1 2
	Act amended in pt 9	3
Clause	92. This part amends the <i>Mixed Use Development Act 1993</i> .	4
	Amendment of s 28 (Application for approval of scheme)	5
Clause	93. Section 28(1A)—	6
	omit, insert—	7
	'(1A) However, on and from the commencement of this subsection, no further applications for approval may be made (other than an application	8 9
	that, under a provision of this Act other than this division, is required to be made under this division).'.	10 11
	PART 10—AMENDMENT OF RIVER	12
	IMPROVEMENT TRUST ACT 1940	13
	Act amended in pt 10	14
Clause	94. This part amends the <i>River Improvement Trust Act 1940</i> .	15
	Amendment of s 2 (Meanings of terms)	16
Clause	95.(1) Section 2, heading—	17
	omit, insert—	18
	'Definitions'	10

Amendment of s 3 (Constitution of the Burdekin River Improvement	1
Area)	2
96.(1) Section 3, heading—	3
omit, insert—	4
'Burdekin Shire Rivers Improvement Area and other river improvement areas'.	5 6
(2) Section 3(1), (1A) and (1B)—	7
omit, insert—	8
'3.(1) The Burdekin River Improvement Area is continued in existence under the name the Burdekin Shire Rivers Improvement Area.'.	9 10
(3) Section 3(3), (3A), (3B)(a), (4) and (5)(a), 'Burdekin River Improvement Area'—	11 12
omit, insert—	13
'Burdekin Shire Rivers Improvement Area'.	14
Amendment of s 4 (Constitution of the Burdekin River Improvement Trust)	15 16
97. (1) Section 4, heading—	17
omit, insert—	18
'Burdekin Shire Rivers Improvement Trust and other river improvement trusts'.	19 20
(2) Section 4(1)—	21
omit, insert—	22
'4.(1) The Burdekin River Improvement Trust is continued in existence under the name the Burdekin Shire Rivers Improvement Trust.'.	23 24
(3) Section 4(2), 'Burdekin River Improvement Area'—	25
omit, insert—	26
'Burdekin Shire Rivers Improvement Area'	27

s 98 48 **s 99**

	(4) Section 4(3), 'as constituted under subsection (1) and'—	1				
	omit.	2				
	(5) Section 4—	3				
	insert—	4				
	'(5) To remove doubt, it is declared that subsections (3) and (4) are provisions to which the <i>Acts Interpretation Act 1954</i> , section 20A applies. ¹¹	5 6				
	'(6) Subsections (3), (4) and (5) and this subsection expire 1 month after this subsection commences.'.	7 8				
	Amendment of s 5 (Membership of trust)	9				
Clause	98.(1) Section 5(1)(b) and (1A), '2'—					
	omit.	11				
	(2) Section 5—	12				
	insert—	13				
	'(1B) A local government that may appoint representatives under subsection (1)(b) for a trust may appoint 2 representatives for the trust, unless a regulation prescribes that the local government may, for the trust, appoint a stated number of representatives greater than 2.'.	14 15 16 17				
	(3) Section 5(5A)—	18				
	omit, insert—	19				
	'(5A) However, the chief executive must fix the time and place for holding the first meeting of the trust.'.	20 21				
	Amendment of s 7 (Trust constituted a body corporate)	22				
Clause	99. (1) Section 7, heading—	23				
	omit, insert—	24				

¹¹ Section 20A (Repeal does not end saving, transitional or validating effect etc.)

s 100 49 **s 101**

	'Trusts are bodies corporate'.	1			
	(2) Section 7(1), 'Burdekin River Improvement Trust'—	2			
	omit, insert—	3			
	'Burdekin Shire Rivers Improvement Trust'.	4			
	Amendment of s 8 (Trusts are statutory bodies)	4			
Clause	100. Section 8(1), after 'the'—	ϵ			
	insert—	7			
	'Financial Administration and Audit Act 1977 and'.	8			
	Amendment of s 10 (Works which trust shall undertake or maintain)	Ģ			
Clause	101.(1) Section 10(1), ', with the consent of the Minister,'—				
	omit.	11			
	(2) Sections 10(1A) and (1B)—	12			
	omit, insert—	13			
	'(1A) To remove doubt, it is declared that the trust must comply with all laws in relation to undertaking or maintaining works mentioned in subsection (1).'.	14 15 16			
	(3) Section 10(1C), 'Also'—	17			
	omit, insert—	18			
	'Without limiting subsection (1A)'.	19			
	(4) Section 10(1C), '(other than a harbour board)'—	20			
	omit.	21			
	(5) Section 10(3), 'in that behalf given with the consent of the Minister'—	22 23			
	omit.	24			

s 102 50 **s 104**

	Amendment of s 12 (Fund of the trust)	-			
Clause	102.(1) Section 12(1), 'River'—	2			
	omit, insert—	3			
	'Shire Rivers'.	۷			
	(2) Section 12(1), (3B), (4) and (5), 'Minister'—	5			
	omit, insert—	6			
	'chief executive'.	7			
	Insertion of new s 12A	8			
Clause	103. After section 12—	g			
	insert—	10			
	'Trust may make certain arrangements about its accounts	11			
	'12A.(1) A trust may, by resolution, enter into a written arrangement with a local government to use the accounts, and the accounting systems, of the local government if—	12 13 14			
	(a) at least 1 of the local government's councillors is a member of the trust; and	15 16			
	(b) the trust is satisfied it will achieve operational efficiencies under the arrangement.	1′ 18			
	'(2) If a trust enters into an arrangement, the funds established under section 12 must be included with the local government's accounts and accounting systems and, at least once a month, are to be reconciled to ensure the funds consist of the moneys mentioned in the section.	19 20 21 22			
	'(3) This section applies despite a contrary provision under the Financial Administration and Audit Act 1977 or Statutory Bodies Financial Arrangements Act 1982.'.				
	Amendment of s 13 (Budget)	26			
Clause	104.(1) Section 13(3)(c) and (d)—	27			
	omit, insert—	28			

	'(c) must, by resolution, approve making the disbursement; and	1	
	(d) must obtain the chief executive's approval for it.'.	2	
	(2) Section 13(4A), 'shall, with the consent of the Minister,'—	3	
	omit, insert—	4	
	'must'.	5	
	(3) Section 13(5), 'Minister approves thereof'—	6	
	omit, insert—	7	
	'chief executive approves it'.	8	
	(4) Section 13(6), 'Minister'—	9	
	omit, insert—	10	
	'chief executive'.	11	
	Amendment of s 20A (Audit and accounts)	12	
Clause	105. (1) Section 20A, heading—		
	omit, insert—	14	
	'Arrangements for auditing accounts of superannuation schemes'.	15	
	(2) Section 20A(1), 'of a trust including the accounts'	16	
	omit.	17	
	Replacement of s 21 (Annual report by trust)	18	
Clause	106. Section 21—	19	
	omit, insert—	20	
	'Delegations	21	
	'21.(1) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified person.	22 23	
	'(2) In this section—	24	
	"appropriately qualified person" means a person with the qualifications, experience or standing appropriate to exercise the power.	25 26	

s 107 52 **s 109**

	Example of standing—	1
	A person's classification level in the public service.'.	2
	Insertion of new s 24	3
Clause	107. After section 23—	4
	insert—	5
	'Transitional provision on the change of name of Burdekin River Improvement Area and Trust	6 7
	'24. A reference in a law or other document to the Burdekin River Improvement Area or the Burdekin River Improvement Trust is to be read as a reference to the Burdekin Shire Rivers Improvement Area or the Burdekin Shire Rivers Improvement Trust.'.	8 9 10 11
	PART 11—AMENDMENT OF VALUATION OF LAND ACT 1944	12 13
	Act amended in pt 11	14
Clause	108. This part amends the Valuation of Land Act 1944.	15
	Amendment of s 2 (Definitions)	16
Clause	109. Section 2—	17
	insert—	18
	"annual valuation notice" see section 41A.	19
	"protected person" see section 75B(2).	20
	"suppression direction" means a direction under section 75B(2).'.	21

s 110 53 **s 111**

	Replacement of ss 11 and 12	1				
Clause	110 . Sections 11 and 12—					
	omit, insert—	3				
	'Delegation	4				
	'12.(1) The chief executive may delegate to an appropriately qualified person the following powers—	5 6				
	(a) the chief executive's powers under this Act;	7				
	(b) the chief executive's powers under another Act for the valuation or categorisation of land.	8 9				
	(2) In subsection (1)—	10				
	"appropriately qualified" includes having the qualifications, experience or standing appropriate to exercise the power.	11 12				
	Examples of 'qualifications, experience or standing'—	13				
	1. Registration as a registered valuer under the Valuers Registration Act 1992.	14				
	2. A person's classification level in the department.'.	15				
	Amendment of s 14 (Deciding unimproved value of certain land)	16				
Clause	111.(1) Section 14(2)(b)—	17				
	omit.	18				
	(2) Section 14(2)(c)—	19				
	renumber as section 14(2)(b).	20				
	(3) Section 14(2), from 'or, as the case requires'—	21				
	omit, insert—	22				
	'of the land must be ascertained without regard to the restriction, limitation or other covenant or condition.'.	23 24				
	(4) Section 14(3)—	25				
	omit	26				

	Amendment of s 18 (General valuation date)	1
Clause	112.(1) Section 18(1)—	2
	omit, insert—	3
	'18.(1) The chief executive may at periodic intervals fix, by gazette notice, a date for a general valuation.'.	4 5
	(2) Section 18(3), 'may alter from time to time'—	6
	omit, insert—	7
	'may, by further gazette notice, alter'.	8
	Amendment of s 27 (Valuations at periodic intervals)	9
Clause	113. Section 27(2) and (4)—	10
	omit.	11
	Amendment of s 28 (Alteration of valuation)	12
Clause	114.(1) Section 28(1), from 'between the issuing' to 'part 4'—	13
	omit, insert—	14
	'between the issuing of an annual valuation notice under part 4, or a notice of valuation under part 6,'.	15 16
	(2) Section 28(1)(e), ', assignment to a sugar mill,'—	17
	omit.	18
	Amendment of s 40 (Particulars of annual valuation to be available for inspection)	19 20
Clause	115.(1) Section 40(1), from 'and in addition'—	21
	omit.	22
	(2) Section 40(4), '21 days'—	23
	omit, insert—	24
	'42 days'.	25

s 116 55 s 117

	(3) Section 40(4)(b), from 'at which the office'—	1
	omit, insert—	2
	'stated in the advertisement.'.	3
	(4) Section 40—	4
	insert—	5
	'(6) In this section—	ϵ
	"particulars of an annual valuation" does not include the name and postal address of a protected person.	8
	Amendment of s 41 (Advertisements)	Ģ
Clause	116.(1) Section 41(1)(a), 'made;'—	10
	omit, insert—	11
	'made; and'.	12
	(2) Section 41(1)(b) and (c)—	13
	omit, insert—	14
	'(b) that particulars of the valuation will be available for inspection by any person, without payment of a fee, for a period of not less than 42 days starting on a stated day and at the stated places and times.'.	15 16 17 18
	Insertion of new s 41A	19
Clause	117. After section 41—	20
	insert—	21
	'Notice to individual owners about annual valuation	22
	'41A.(1) As soon as practicable after making an annual valuation of all land in an area but not later than 31 March in the year in which the valuation is to take effect, the chief executive must give to each owner of land within the area a notice (an "annual valuation notice") about the valuation of the owner's land.	23 24 25 26 27

	'(2) T	ne ann	ual valuation notice must—	1
	(a)	be in	the approved form; and	2
	(b)		that the owner may object to the valuation within 42 days the notice is given to the owner; and	3 4
	(c)	state	the way in which an objection may be made.'.	5
	Amendr	nent o	of s 42 (Owner may object)	6
Clause	118.(1) Sect	ion 42(1), from 'within 28 days' to 'that annual valuation'—	7
	omit, i	nsert-	_	8
	'withi	n 42 da	ays after the annual valuation notice is given to the owner'.	9
	(2) Se	ction 4	42(4), '28'—	10
	omit, i	nsert-	_	11
	'42'.			12
	Replace	ment	of s 44 (Late objection)	13
Clause	119.(1) Sect	ion 44—	14
	omit, insert—			
	'Late objection			
	'44.(1) This section applies if—			17
	(a)	-	rson was entitled to make a timely objection about a valuation e person's land but failed to do so; and	18 19
	(b)	the p	erson objects in writing to the valuation within 1 year after—	20
		` ,	if the person alleges that the person did not receive an annual valuation notice—the first advertisement about the valuation under section 41(1); ¹² or	21 22 23
			in any other case—the date the annual valuation notice was given to the person; and	24 25

¹² Section 41 (Advertisements)

s 120 57 s 121

	(c) the person is, at the time of the late objection, the owner of the land.	1 2
	'(2) If the chief executive is satisfied that the person's failure to make a	3
	timely objection happened through no fault of the person, the chief	4
	executive must accept the late objection.	5
	'(3) A late objection accepted by the chief executive is to be dealt with under this part as if it were a timely objection.	6 7
	'(4) In this section—	8
	"late objection" means an objection mentioned in subsection (1)(b).	9
	"timely objection" means an objection under section 42 ¹³ within the time stated in that section.'.	10 11
	Amendment of s 45 (Appeal)	12
Clause	120. Section 45(2), '28'—	13
	omit, insert—	14
	'42'.	15
	Amendment of s 46 (Right of new owner to carry on objection or appeal)	16 17
Clause	121.(1) Section 46(1), from 'subsequent' to 'forms part'—	18
	omit, insert—	19
	'after the relevant date of notice,'.	20
	(2) Section 46—	21
	insert—	22
	'(4) In subsection (1)—	23
	"relevant date of notice" means the later of the following—	24
	(a) if it is alleged that the previous owner did not receive an annual	25

¹³ Section 42 (Owner may object)

s 122 58 s 123

	valuation notice—the date of the first advertisement about the valuation under section $41(1)$; ¹⁴	1 2				
	(b) in any other case—the date the annual valuation notice is given to the previous owner.'.	3				
	Amendment of s 52 (Objections to valuation)	5				
Clause	122. Section 52, '60'—	6				
	omit, insert—	7				
	'42'.	8				
	Insertion of new 52A	9				
Clause	123. After section 52—					
	insert—	11				
	Late objections to valuation	12				
	'52A.(1) This section applies if—	13				
	(a) a person was entitled to make a timely objection about a valuation of the person's land but failed to do so; and	14 15				
	(b) the person objects in writing to the valuation within 1 year after the date the notice was issued to the person; and	16 17				
	(c) the person is, at the time of the late objection, the owner of the land.	18 19				
	'(2) If the chief executive is satisfied that the person's failure to make a timely objection happened through no fault of the person, the chief executive must accept the late objection.	20 21 22				
	'(3) A late objection accepted by the chief executive is to be dealt with under this part as if it were a timely objection.					
	'(4) In this section—	25				
	"late objection" means an objection mentioned in subsection (1)(b).	26				

¹⁴ Section 41 (Advertisements)

	"timely objection" means an objection under section 52 ¹⁵ within the time stated in that section.'.	1 2
	Amendment of s 53 (Consideration of objections)	3
Clause	124.(1) Section 53(1), 'the objection'—	4
	omit, insert—	5
	'an objection under section 52'.	6
	(2) Section 53(10)—	7
	omit.	8
	Amendment of s 54 (Notice to objector)	9
Clause	125.(1) Section 54(1), 'is made and, without prejudice to the foregoing, such'—	10 11
	omit, insert—	12
	'is made.	13
	'(1A) If the objection is made under section 52 within the time stated in that section, the'.	14 15
	(2) Section 54—	16
	insert—	17
	'(1B) If the objection was a late objection within the meaning of section 52A, the notice must be issued within 1 year after the date of the objection mentioned in section 52A. ¹⁶ '.	18 19 20

¹⁵ Section 52 (Objections to valuation)

¹⁶ Section 52A (Late objections to valuations)

	Amendment of s 55 (Appeal against the chief executive's decision on an objection)	1 2
Clause	126. Section 55(2), '60'—	3
	omit, insert—	4
	'42'.	5
	Amendment of s 73 (Supply of copies of valuation roll by chief executive)	6 7
Clause	127.(1) Section 73(1) and (2), 'furnish'—	8
	omit, insert—	9
	'give'.	10
	(2) Section 73(2), 'furnished'—	11
	omit, insert—	12
	'given'.	13
	Insertion of new s 73A	14
Clause	128. After section 73—	15
	insert—	16
	'Local governments to be given notice about protected persons	17
	'73A.(1) If a valuation roll or part of a valuation roll is, under section 73, given to a local government, the chief executive must, at the time the roll or part is given to the local government, give notice to the local government about the suppression directions for the benefit of protected persons whose names and addresses appear in the roll or part.	18 19 20 21 22
	'(2) If a valuation roll or part of a valuation roll has, under section 73, been given to a local government and a person, whose name and address appears in the roll or part, becomes a protected person, the chief executive must give notice to the local government about the suppression direction for the benefit of the protected person, no later than 7 days after the date of the direction.	23 24 25 26 27 28

s 129 61 s 130

	'(3) If matters stated in a suppression direction change (including, for example, the land stated in the direction), the chief executive must give notice to a local government that has previously been given notice about the direction.	1 2 3 4
	'(4) A notice under this section must be in the approved form.'.	5
	Amendment of s 74 (Other valuations)	6 7
Clause	129. Section 74—	8
	insert—	9
	'(6) Parts 4 and 6 do not apply to a valuation under this section. ¹⁷ '.	10
	Amendment of s 75 (Chief executive may identify land for local government)	11 12
Clause	130. Section 75—	13
	insert—	14
	'(2) A regulation may prescribe a fee payable by a local government for identifying land in a category.'.	15 16

¹⁷ Part 4 (Annual valuations) and part 6 (Notice of valuation, objections and appeals)

Replace	ment of pt 8 hdg	
131. P	Part 8, heading—	2
omit, i	insert—	3
'PAR'	T 8—SUPPRESSION DIRECTION AND OTHER	۷
	MISCELLANEOUS MATTERS	5
	Division 1—Suppression direction	(
'Applica	ations about direction to exclude personal details from rolls	7
chief exc address	(1) A person who is the owner of a parcel of land may apply to the ecutive for a direction to exclude the person's name and postal from the publicly available parts of the valuation rolls and other its kept under this Act in relation to the parcel of land.	9 10 11 12
'(2) T	he application must—	13
(a)	be made in the approved form; and	14
(b)	be supported by a statutory declaration by the applicant about the reasons for the application; and	1: 16
(c)	state the parcel or parcels of land for which the application is made.	1′ 18
informat	he person must also give the chief executive all the cooperation, ion and help reasonably necessary for the chief executive to the application.	19 20 21
	efore 5 years after the date of a suppression direction, the relevant l person may apply for renewal of the direction.	22 23
under thi	a person is not the only owner of a parcel of land, an application is section may be made jointly by all persons who have an interest reel of land.	24 25 26

26

'Chief exec	cutive's approval and making of suppression direction]
	The chief executive must consider an application under $A(1)$ or (4) by a person.	2
direct the n be excluded documents application,	chief executive must approve the application and, in writing, name and postal address of the person (the "protected person") defrom the publicly available parts of the valuation rolls and other kept under this Act in relation to the parcel of land stated in the , if the chief executive is satisfied, on reasonable grounds, that the f the person's name and postal address would place at risk—	4 5 6 7 8 9
	he personal safety of the person or someone else mentioned in he application; or	1(11
	he property of the person or someone else mentioned in the application.	12 13
	direction has effect for 5 years from the date of the chief approval, under subsection (2), of the application.	14 15
'(4) The	direction must state—	16
	he name of the person for whose benefit the direction is made; and	17 18
(b) th	he parcel of land of which the person is an owner; and	19
	he valuation rolls and other documents from which the protected berson's name and postal address are to be excluded; and	20 21
• •	he date of the chief executive's approval and the date the direction tops having effect.	22 23
	e chief executive must promptly give written notice to the f the chief executive's decision and, if a direction is made, a copy tion.	24 25 26
'(6) If the must also s	ne chief executive does not approve the application, the notice state—	27 28
(a) th	he reasons for the decision; and	29
C	hat the applicant may appeal against the decision to a Magistrates Court within 42 days after the day the notice is received by the applicant.	30 31 32

s 131 64 **s 131**

parcel of give writ	there is a change of ownership involving a protected person or land stated in a suppression direction, the protected person must ten notice to the chief executive about the change and the chief executive an amended direction under subsection (2).	1 2 3 4
	owever, an amendment must not change the date of the approval a direction stops having effect.	5 6
'Ground	ls for revocation of suppression direction	7
	Each of the following is a ground for the revocation of a fon direction—	8 9
(a)	the direction was obtained on the basis of incorrect or misleading information;	10 11
(b)	the direction is no longer required because the grounds for the direction, as mentioned in section 75B(2), no longer exist.	12 13
'Procedu	are for revocation of suppression direction	14
revoke a	1) If the chief executive considers that reasonable grounds exist to suppression direction (the "action"), the chief executive must give cted person a written notice (the "show cause notice") that—	15 16 17
(a)	states the action proposed; and	18
(b)	states the grounds for proposing to take the action; and	19
(c)	outlines the facts and circumstances that form the basis for the chief executive's belief; and	20 21
(d)	invites the protected person to show cause within a stated time, of not less than 42 days, why the action proposed should not be taken.	22 23 24
time, the	, after considering all representations made within the specified chief executive still believes that grounds to take the action exist, executive may revoke the suppression direction.	25 26 27
'(3) The by written	ne chief executive must inform the protected person of the decision notice.	28 29

s 131 65 s 131

'(4) If the chief executive decides to revoke the suppression direction, t notice must state—	the 1
(a) the reasons for the decision; and	3
(b) that the person who was a protected person may appeal again the decision within 42 days to a Magistrates Court.	nst 2
'(5) The decision takes effect on the later of the following—	ϵ
(a) the day on which the notice is given to the person;	7
(b) the day stated in the notice.	8
'Right to appeal to the Court	Ģ
'75E.(1) An applicant for a suppression direction may appeal against the chief executive's decision to refuse to make the direction.	the 10
'(2) Also, a person who was a protected person may appeal against the chief executive's decision to revoke the direction.	the 12
'(3) The appeal may be made to the Magistrates Court nearest the pla where the applicant or person resides.	14 15
'How to start appeal	16
'75F.(1) An appeal is started by—	17
(a) filing a written notice of appeal with the clerk of the court of the Magistrates Court; and	the 19
(b) serving a copy of the notice on the chief executive.	20
'(2) The notice of appeal must be filed within 42 days after the appellar receives notice of the decision appealed against.	ant 21 22
'(3) The Court may at any time extend the period for filing the notice appeal.	of 23
'(4) The notice of appeal must state the grounds of the appeal.	25

s 131 66 s 131

'Action pending outcome of appeal	1
' 75G.(1) This section applies if, under section 75(1)(b), a person serves the chief executive with a copy of a notice of appeal against—	2 3
(a) the chief executive's decision about the person's application under section 75A (an "application appeal"); or	4 5
(b) the chief executive's decision, under section 75D(4), to revoke a direction (a "revocation appeal").	6 7
'(2) For an application appeal, the chief executive must exclude the name and postal address of the person from the publicly available parts of the valuation rolls or other documents under this Act, unless the chief executive considers that the application under section 75A was frivolous or vexatious.	8 9 10 11
'(3) For a revocation appeal, the chief executive must continue to exclude the name and postal address of the person from the publicly available parts of the valuation rolls or other documents under this Act, unless the chief executive considers that the appeal is frivolous or vexatious.	12 13 14 15
'(4) The exclusion under subsection (2), or continuation of the exclusion under subsection (3), extends until the application appeal or revocation appeal is decided or otherwise ends.	16 17 18
'Hearing procedures	19
'75H.(1) The power under the <i>Magistrates Courts Act 1921</i> to make rules for Magistrates Courts includes power to make rules for appeals to Magistrates Courts under this Act.	20 21 22
'(2) The procedure for an appeal to a Magistrates Court under this Act is to be in accordance with—	23 24
(a) the rules made under the Magistrates Courts Act 1921; or	25
(b) in the absence of relevant rules—directions of the Court.	26
'(3) An appeal is to be by way of rehearing, unaffected by the chief executive's decision.	27 28
'(4) In deciding an appeal, the Court—	29
(a) is not bound by the rules of evidence; and	30

s 131 67 s 131

Natural Resources and Other Legislation Amendment

1

2

(b) must observe natural justice; and

(c) may hear the appeal in court or chambers.

'Powers of Court on appeal '75I.(1) In deciding an appeal, the Court may—		
(b) set aside the decision and substitute another decision; or	6	
(c) set aside the decision and return the matter to the chief executive with directions that the Court considers appropriate.	7 8	
'(2) In substituting another decision, the Court has the same powers as the chief executive.	9 10	
Example—	11	
The Court may decide that an unsuccessful applicant for a direction be granted the direction.	12 13	
'(3) If the Court substitutes another decision, the substituted decision is taken, for the purposes of this Act, to be the chief executive's decision.	14 15	
'Appeal to District Court on questions of law only	16	
' 75J. A party aggrieved by the decision of the Court may appeal to a District Court, but only on a question of law.		
'Division 2—Other miscellaneous matters'.	19	

s 132 68 s 132

Natural Resources and Other Legislation Amendment

	Insertion of new pt 9	1
Clause	132. After section 100—	2
	insert—	3
	'PART 9—VALIDATION, TRANSITIONAL, SAVINGS ETC.	2
	'Failure to make general valuation within prescribed periods	6
	'101. An annual valuation for an area that was made before the commencement is not invalid merely because a general valuation for the area was not made as required by section 27 before the commencement.	7 8 9
	'Fees for identifying land for local governments before commencement of section	10 11
	'102.(1) This section applies if the chief executive has, after 1 January 1985 and before the commencement of this section, identified land for a local government as land within a category.	12 13 14
	'(2) If the chief executive has charged a local government a fee for identifying the land in a category, the fee is taken to have been validly charged.	15 16 17
	'(3) However, if the fee has not been paid to, or recovered by, the chief executive, the fee may be recovered from the local government as a debt payable to the State.	18 19 20
	'(4) If the chief executive has not charged a local government a fee for identifying for it the land in a category, the chief executive may charge the local government the fee prescribed under section 75.	21 22 23
	'(5) This section expires 1 year after it commences.	24
	'Time allowed under legislation	25
	'103.(1) This section applies to provisions that, before the	26

commencement of this section, provided for a thing to be done by, within

or after a stated time (the "original time period") and before the

27

28

s 133 69 s 135

commencement—					
	(a) the thing had not been done; and	2			
	(b) the original time period had not ended.	3			
	'(2) If, after the commencement, there is more time than the original time period for doing the thing (the "greater time period"), the thing may be done before the greater time period ends.				
'(3) However if, after the commencement, there is less time than the original time period for doing the thing (the "reduced time period"), the reduced time period does not apply to doing the thing but the thing may be done before the original time period ends. '(4) This section expires 3 months after it commences.'.					
	'(4) This section expires 3 months after it commences.'.	11			
	PART 12—AMENDMENT OF WATER RESOURCES	12			
	ACT 1989	13			
	Act amended in pt 12	14			
Clause	133. This part amends the <i>Water Resources Act 1989</i> .	15			
	Amendment of title	16			
Clause	134. Title, after 'physical integrity of watercourses'—	17			
	insert—	18			
	', lakes and springs'.	19			
	Amendment of s 2 (Interpretation)	20			
Clause	135.(1) Section 2(1)—	21			
	insert—	22			
	"declared subartesian area" means a locality in the State prescribed under a regulation as a declared subartesian area.	23 24			

	artesi	ian c	or subartesian bores, to construct artesian or subartesian bores arrying out work in relation to existing bores.	2
	"water av	aila	ble for allocation" means—	4
			er available for irrigation or another purpose, from works of corporation or a board; or	5
	(b)	wate	er from watercourses, lakes or springs; or	7
	(c)	und	erground water.'.	8
			2(1), definition "water allocation", 'irrigation or any other works of the corporation'—	9 10
	omit, in	sert	<u> </u>	11
	ʻallocati	ion'.		12
	executive))	of s 8 (General powers etc. of corporation and chief	13 14
Clause	136.(1) Section 8(1)(g)(i) and (ii)—			15
	omit, in	sert	<u> </u>	16
		'(i)	springs; and	17
		(ii)	the beds and banks of watercourses and lakes, and other elements of watercourses and lakes that confine or contain water.'.	18 19 20
	(2) Sect	tion	8(2)(g) and (h)—	21
	omit, in	sert	<u> </u>	22
	'(g)	mon	nitor the physical integrity of—	23
		(i)	springs; and	24
		(ii)	the beds and banks of watercourses and lakes, and other elements of watercourses and lakes that confine or contain water; and	25 26 27
	(h)	take	action necessary or desirable to protect—	28
		(i)	springs; and	29

s 137 71 s 140

	(ii) the beds and banks of watercourses and lakes, and other elements of watercourses and lakes that confine or contain water; and'.	1 2 3
	Amendment of s 29 (Wastage of water from artesian or subartesian bore)	4 5
Clause	137. Section 29(2), penalty, '50'—	6
Ciause	omit, insert—	7
	'200'.	8
	Amendment of s 30 (Supply of surplus water from artesian or subartesian bore)	9 10
Clause	138. Section 30(6), penalty—	11
	omit, insert—	12
	'Maximum penalty for subsection (6)—50 penalty units.'.	13
	Omission of ss 31 and 32	14
Clause	139. Sections 31 and 32—	15
	omit.	16
	Insertion of new pt 4, div 1A	17
Clause	140. After section 37—	18
	insert—	19
	'Division 1A—Certain specific provisions about subartesian bores	20
	'Act applies to subartesian bores in declared subartesian areas	21
	'37A. The provisions of this Act about subartesian bores apply only to subartesian bores in declared subartesian areas.	22 23

Exemptions for small bores in declared subartesian areas	1
'37B. Section 38(1)(i) does not apply to a person in a declared subartesian area who, on the person's land—	2
(a) constructs or uses a bore that is declared, under a regulation, a small bore for the declared subartesian area; or	4 5
(b) enlarges, deepens or alters in any way a bore that is declared, under a regulation, a small bore for the declared subartesian area and the bore as enlarged, deepened or altered remains a small bore for the declared subartesian area. ¹⁸	6 7 8 9
Example of regulation prescribing a bore a small bore for a declared subartesian area—	10
For the declared subartesian area constituted by the Shire of Clifton, a bore is a small bore if it is to be used for domestic purposes and has a casing size less than 150 mm in diameter.'.	11 12 13
Amendment of s 38 (Requirements as to licence)	14
141.(1) Section 38, heading—	15
omit, insert—	16
'Offences about constructing works etc. and otherwise taking water without the authority of a licence'.	17 18
(2) Section 38(1)(b)(i), 'water;'—	19
omit, insert—	20
'water; or'.	21
(3) Section 38(1)(c)(i), 'drainage;'—	22
omit, insert—	23
'drainage: or'.	24

Clause

 $^{^{18}}$ Section 38 (Offences about constructing works etc. and otherwise taking water without the authority of a licence)

	(4) Section 38(1)(c)(ii), 'banks;'—	1
	omit, insert—	2
	'banks; or'.	3
	(5) Section 38(1)(e)(i), 'goods;'—	4
	omit, insert—	5
	'goods; or'.	ϵ
	(6) Section 38(1)(i), from 'in districts' to 'section 31'—	7
	omit, insert—	8
	'in a declared subartesian area—'.	9
	(7) Section 38(1), penalty—	10
	omit, insert—	11
	'Maximum penalty—	12
	(a) 400 penalty units, if the person is convicted of an offence in relation to matters mentioned in subsection (1)(a); or	13 14
	(b) 200 penalty units, in any other case.'.	15
	Amendment of s 41 (Alterations other than for repair or maintenance of works prohibited)	1 <i>6</i> 17
Clause	142.(1) Section 41(a), after 'of the licence;'—	18
	insert—	19
	'or'.	20
	(2) Section 41, penalty—	21
	omit, insert—	22
	'Maximum penalty—	23
	(a) 400 penalty units, if the person is convicted of an offence about effecting alterations to a referable dam or using the water supplied from a referable dam; or	24 25 26
	(b) 200 penalty units, in any other case.'.	27

	Amendment of s 43 (Inquiry by chief executive and grant or refusal of application)	1 2
Clause	143.(1) Section 43(1)—	3
	insert—	4
	'(d) if the application is for a driller's licence—the suitability of the applicant to hold a driller's licence of the type stated in the application, including, for example, the applicant's skills in different aquifer systems and knowledge and proficiency in different drilling techniques.'.	5 6 7 8 9
	(2) Section 43(1A), 'However, if the'—	10
	omit, insert—	11
	'If an'.	12
	(3) Section 43(3)—	13
	insert—	14
	'(e) the type of driller's licence stated in the application modified or varied;'.	15 16
	Amendment of s 43A (Chief executive's decision to be published)	17
Clause	144. (1) Section 43A, heading—	18
	omit, insert—	19
	'Certain decisions of the chief executive to be published in newspapers'.	20 21
	(2) Section 43A(1)—	22
	omit, insert—	23
	'43A.(1) This section applies to a decision, made by the chief executive under section 43, about which a person may, under section 51, ¹⁹ appeal to	24 25

Section 51 (Appeal to Land Court) states the persons who may appeal against decisions of the chief executive to the Land Court, the process for making the appeal, the way the matter must be heard and determined by the Land Court and other matters.

s 145 75 s 146

	the Land Court, other than a decision about constructing or using an artesian or subartesian bore.'.	1 2
	Insertion of new section 43B	3
Clause	145. After section 43A—	4
	insert—	5
	'Notice of decision about constructing or using artesian or subartesian bores	6 7
	'43B.(1) This section applies to a decision, made by the chief executive under section 43, about constructing or using an artesian or subartesian bore.	8 9 10
	'(2) The chief executive must promptly give notice of the chief executive's decision about the application to the applicant.	11 12
	'(3) If the decision is other than a decision to grant the application absolutely, the notice must also state—	13 14
	(a) the reasons for the decision; and	15
	(b) that the applicant may, under section 51, appeal against the decision to the Land Court within 30 days after the day the notice is received by the applicant. ²⁰	16 17 18
	'(4) Also, if there is another person who is, or may be, a dissatisfied person under section 51(1) in relation to the decision, the chief executive must promptly give notice of the chief executive's decision, and the reasons for the decision, to the person.'.	19 20 21 22
	Insertion of new s 48A	23
Clause	146. After section 48—	24
	insert—	25

²⁰ Section 51 (Appeal to Land Court)

s 147 76 s 148

	'Holder of driller's licence to keep certain information about boreholes and give it to the chief executive	1 2
	'48A.(1) The holder of a driller's licence must keep information prescribed under a regulation about the boreholes drilled by the holder.	3
	'(2) The holder must keep the information about a borehole as the driller is drilling the borehole.	5
	'(3) Subject to subsection (4), the holder must give to the chief executive a copy of the information about a borehole within 60 days of completing the drilling of the borehole.	7 8 9
	'(4) However, a regulation may prescribe an area in relation to which a holder of a driller's licence need not give to the chief executive a copy of the information about boreholes drilled within the area.	10 11 12
	'(5) The chief executive may issue a document containing forms suitable for use for keeping the information mentioned in subsection (1) to each holder of a driller's licence and, if the chief executive issues a document to a holder, the holder must use the forms.'.	13 14 15 16
	Amendment of s 50 (Amendment, variation, cancellation, revocation or suspension of licence)	17 18
Clause	147. Section 50(2)(b), from 'for such period'—	19
	omit, insert—	20
	'for a period not longer than the period stated in the notice;'	21
	Insertion of new ss 50A–50B	22
Clause	148. After section 50—	23
	insert—	24
	'Procedure for internal review of decision about driller's licences	25
	'50A.(1) This section applies to each of the following decisions (an "original decision") if the decision is made by a person other than the	26 27
	chief executive personally—	28

	other than a decision to grant the application absolutely;	1
(b)	a decision under section 50(2) to amend, vary, cancel, revoke or suspend a driller's licence. ²¹	2
	ach of the following (an "affected person") may apply for a the original decision—	2
(a)	the applicant for a driller's licence;	6
(b)	a holder of a driller's licence, or person who was a holder of a driller's licence, affected by a decision under section 50(2).	?
'(3) Th	ne application must—	ç
(a)	be made in the approved form to the chief executive within—	10
	(i) 14 days after the day on which the affected person receives notice of the original decision; or	11 12
	(ii) the longer period the chief executive in special circumstances allows; and	13 14
(b)	be supported by enough information to enable the chief executive to decide the application.	1: 16
'(4) T application	the chief executive must, within 14 days after receiving the on—	17 18
(a)	review the original decision; and	19
(b)	make a decision (the "review decision") to—	20
	(i) confirm or revoke the original decision; or	21
	(ii) vary the original decision in a way the chief executive considers appropriate.	22 23
'(5) Th	ne application does not stay the original decision.	24
	the application is not dealt with by the chief executive personally, it be dealt with by—	25 26
(a)	the person who made the original decision; or	27

Sections 43 (Inquiry by chief executive and grant or refusal of application) and 50 (Amendment, variation, cancellation, revocation or suspension of licence)

s 149 78 **s 149**

(b) a person in a less senior office than the person who made the original decision.	1 2
'(7) Within 14 days after making the review decision, the chief executive must give written notice of the decision to the applicant.	3
'(8) The notice must include the reasons for the review decision.	5
'(9) If the chief executive does not comply with subsection (7), the chief executive is taken to have made a decision confirming the original decision.	6 7
'(10) Subsection (6) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A. ²²	8 9
'Stay of operation of original decisions	10
'50B.(1) If an application is made under section 50A for review of an original decision, the applicant may immediately apply for a stay of the decision to a Magistrates Court.	11 12 13
'(2) The court may stay the decision to secure the effectiveness of the review.	14 15
'(3) A stay may be given on conditions the court considers appropriate and has effect for the period stated by the court.	16 17
'(4) The period of a stay must not extend past the time when the chief executive reviews the decision.'.	18 19
Amendment of s 51 (Appeal to Land Court)	20
149. Section 51(4), from 'in the Land Court'—	21
omit, insert—	22
'a notice of appeal in the registry of the Land Court within 30 days after—	23 24
(a) if the decision relates to an application about constructing or using an artesian or subartesian bore—the day the notice under section 43B is received by the applicant; or	25 26 27

²² Section 27A (Delegation of powers)

	(b) in any other case—the day notification of the decision is first published in the newspaper.'.	1 2
	Amendment of s 53 (Requirement as to licensing and employment of drillers)	3
Clause	150.(1) Section 53(1) 'bore not'—	5
	omit, insert—	6
	'bore, not'.	7
	(2) Section 53(1), after 'driller's licence'—	8
	insert—	9
	'that authorises the drilling operation,'.	10
	(3) Section 53(1), penalty, '15'—	11
	omit, insert—	12
	'200'.	13
	(4) Section 53(2), after 'driller's licence'—	14
	insert—	15
	'for the drilling operations for which the person is employed as a driller,'.	16 17
	(5) Section 53(2), penalty—	18
	omit, insert—	19
	'Maximum penalty for subsection (2)—200 penalty units.'.	20
	(6) Section 53(3) and (4)—	21
	omit.	22

	Amendment of s 56 (Power to issue permit to government department, other person or body to take water)	1 2
Clause	151. Section 56(2)(b), '90 days'—	3
	omit, insert—	4
	'1 year'.	5
	Amendment of s 57 (Power to issue permit to construct or use works in the exercise of a right to use water under s 36)	6 7
Clause	152. Section 57(6), penalty—	8
	omit, insert—	9
	'Maximum penalty for subsection (6)—50 penalty units.'.	10
	Amendment of s 58 (Application for and issue of permit in respect of quarry material)	11 12
Clause	153. Section 58(2) and (3)—	13
	omit, insert—	14
	'(2) However, an application under subsection (1) about quarry material, other than controlled quarry material, may only be made by—	15 16
	(a) the owner of the land through or past which the watercourse flows or on which part of the lake is situated; or	17 18
	(b) a person who makes the application with the written consent of the owner and includes a copy of the consent in the application.	19 20
	'(3) The chief executive may, by written notice to the applicant, require the applicant to give to the chief executive further documents, information or particulars about the proposed operation as stated in the notice.'.	21 22 23

	Amendment of s 63 (Royalty or price)	1
Clause	154. Section 63(3), penalty, '20'—	2
	omit, insert—	3
	'50' .	4
	Insertion of new s 64A	5
Clause	155. Part 4, division 3, after section 64—	6
	insert—	7
	'Notice to stop unauthorised quarrying activities etc.	8
	'64A.(1) This section applies if—	9
	(a) it appears to the chief executive that a person is engaging in, or is about to engage in, taking, getting, removing or otherwise interfering with quarry material in or from a watercourse or lake, including controlled quarry material; and	10 11 12 13
	(b) a permit under this division is required, but has not been obtained, for the activity.	14 15
	'(2) The chief executive may give written notice to the person requiring the person to stop, or not to engage in, the activity.	16 17
	'(3) The person must not contravene a notice under subsection (2).	18
	Maximum penalty—200 penalty units.	19
	'(4) A penalty may be imposed under this section in relation to an activity even if—	20 21
	(a) a penalty is imposed under section 223 ²³ in relation to the activity; or	22 23
	(b) an enforcement injunction is obtained under part 11, division 1B.24'.	24 25

²³ Section 233 (Unlawful construction of works or interference with works)

Under part 11, division 1B an injunction may be obtained if a person contravenes a notice under section 76(1).

s 156 82 s 159

	Amendment of s 65 (Limitation of times during which water may be taken under licence or permit)	1 2
Clause	156. Section 65(3), penalty—	3
	omit, insert—	4
	'Maximum penalty for subsection (3)—200 penalty units.'.	5
	Amendment of s 66 (Offences as to dealing with water)	6
Clause	157.(1) Section 66(1), penalty, '30'—	7
	omit, insert—	8
	'200' .	9
	(2) Section 66(5), penalty, '15'—	10
	omit, insert—	11
	'200'.	12
	Amendment of s 67 (Powers of chief executive with respect to unauthorised works)	13 14
Clause	158. Section 67(2), penalty—	15
	omit, insert—	16
	'Maximum penalty—	17
	(a) 400 penalty units, if the person is convicted of an offence of failing to comply with a notice about a referable dam; or	of 18 19
	(b) 200 penalty units, in any other case.'.	20
	Amendment of s 68 (Definitions)	21
Clause	159. Section 68, definition "placing of fill", 'watercourse'—	22
	omit, insert—	23
	'watercourse, lake or spring'.	24

	Amendment of s 70 (Destruction of vegetation, excavation or placing of fill)	2
Clause	160.(1) Section 70(1), 'watercourse'—	3
	omit, insert—	۷
	'watercourse, lake or spring'.	5
	(2) Section 70(1), penalty—	ϵ
	omit, insert—	7
	'Maximum penalty—400 penalty units.'.	8
	(3) Section 70(2)(a) and (b)—	ç
	renumber as section 70(2)(b) and (c).	10
	(4) Section 70(2)—	11
	insert—	12
	'(a) destruction of vegetation, excavation or placing of fill, in a lake or spring by a person if the lake or spring—	13 14
	(i) is wholly contained in the person's land; and	15
	(ii) for a lake—does not have a watercourse flowing into or from the lake, that passes through or past the land owned or occupied by someone else; or'.	10 17 18
	(5) Section 70(2)(b)(iv) and (v) (as renumbered)—	19
	omit, insert—	20
	'(iv) in a watercourse, lake or spring prescribed under a regulation; or	21 22
	(v) in a watercourse, lake or spring in an area prescribed under a regulation; or'.	2: 24
	Amendment of s 71 (Permit to destroy vegetation or to excavate or fill)	25
Clause	161.(1) Section 71(1)—	26
	omit, insert—	27
	'71.(1) A person may apply to the chief executive for a permit to do any	28

s 162 84 s 162

Natural Resources and Other Legislation Amendment

or all of the following activities—	1
(a) destroy vegetation in a watercourse, lake or spring;	2
(b) excavate in a watercourse, lake or spring;	3
(c) place fill in a watercourse, lake or spring.	4
'(1A) If the applicant is not the owner of land that wholly contains the watercourse, lake or spring or that part of the watercourse, lake or spring where the activity is to take place, the application must include the written consent of all owners of land—	5 6 7 8
 (a) wholly containing a length of the watercourse in which the activity is to take place, or a part of the lake or spring where the activity is to take place; or 	9 10 11
(b) abutting the watercourse, lake or spring, where the activity is to take place.'.	12 13
(2) Section 71(3)—	14
omit, insert—	15
'(3) The chief executive, by written notice to the applicant, may require the applicant to give to the chief executive further documents, information or particulars about the proposed activity as stated in the notice, including, for example, a statement of environmental effects and, if subsection (1A) applies, copies of the written consents of all the relevant owners.'.	16 17 18 19 20
Amendment of s 72 (Matters to be considered by chief executive)	21
162. Section 72(1)(d) and (e) and (2)(a), 'watercourse'—	22
omit, insert—	23
'watercourse, lake or spring'.	24

Clause

s 163 85 s 165

	Amendment of s 73 (Cancellation of permit or amendment of terms of permit)	1 2
Clause	163. Section 73(1)(b), 'watercourse'—	3
	omit, insert—	4
	'watercourse, lake or spring'.	5
	Amendment of s 74 (Suspension of permit in exceptional circumstances)	6 7
Clause	164.(1) Section 74(2), 'watercourse'—	8
	omit, insert—	9
	'watercourse, lake or spring'.	10
	(2) Section 74(3), penalty—	11
	omit, insert—	12
	Maximum penalty—400 penalty units.'.	13
	Replacement of s 76 (Notice to stop activities etc.)	14
Clause	165. Section 76—	15
	omit, insert—	16
	Notice to stop, or not engage in, a stated activity	17
	'76.(1) This section applies if—	18
	(a) it appears to the chief executive or an authorised officer that a person is engaging in, or is about to engage in—	19 20
	(i) destroying vegetation in a watercourse, lake or spring; or	21
	(ii) excavating in a watercourse, lake or spring; or	22
	(iii) placing fill in a watercourse, lake or spring; and	23
	(b) a permit under this division is required, but has not been obtained, for the activity.	24 25
	'(2) The chief executive or authorised officer may give written notice to	26

	the person requiring the person to stop, or not to engage in, the activity stated in the notice.	1 2
	'(3) The person must stop, or not engage in, the activity stated in the notice.	3
	Maximum penalty—200 penalty units.	5
	'(4) A penalty may be imposed under subsection (3) for an activity even if—	6 7
	(a) a penalty is imposed under section 70 for the activity; or	8
	(b) an enforcement injunction is obtained under part 11, division 1B.25'.	9 10
	Amendment of s 77 (Notice to remove vegetation etc.)	11
Clause	166.(1) Section 77(1)(b), after 'to the chief executive'—	12
	insert—	13
	'or an authorised officer'.	14
	(2) Section 77(1)(b), 'watercourse'—	15
	omit, insert—	16
	'watercourse, lake or spring'.	17
	(3) Section 77(1), 'may give'—	18
	omit, insert—	19
	'or the authorised officer may give'.	20
	(4) Section 77(2), penalty—	21
	omit, insert—	22
	'Maximum penalty—200 penalty units.'.	23
	(5) Section 77(3), after 'chief executive'—	24

Section 70 creates offences for destroying vegetation etc. Under part 11, division 1B an injunction may be obtained if a person contravenes a notice under section 76(1).

	insert—	1
	'or authorised officer'.	2
	(6) Section 77(3), 'watercourse'—	3
	omit, insert—	4
	'watercourse, lake or spring'.	5
	(7) Section 77(4) and (5), after 'chief executive'—	6
	insert—	7
	'or authorised officer'.	8
	Amendment of s 93 (Requirements by chief executive as to referable dam)	9 10
Clause	167. Section 93(4), penalty, '200'—	11
	omit, insert—	12
	'400'.	13
	Amendment of s 156 (Power to make by-laws)	14
Clause	168. Section 156(2)(a), '20'—	15
	omit, insert—	16
	'50' .	17
	Amendment of s 194 (Prohibition on voting by member having pecuniary interest)	18 19
Clause	169. Section 194(1), penalty, '20'—	20
	omit, insert—	21
	'50' .	22

s 170 88 s 173

	Amendment of s 213 (Obstruction of member of board, officer or other person)	1 2
Clause	170. Section 213, penalty, '20'—	3
	omit, insert—	4
	'200' .	5
	Amendment of s 218 (Obstruction of officer or other person)	6
Clause	171. Section 218, penalty, '20'—	7
	omit, insert—	8
	'200'.	9
	Amendment of s 222 (Prohibition as to taking water on non-payment of charges therefor)	10 11
Clause	172. Section 222(3), penalty—	12
	omit, insert—	13
	'Maximum penalty for subsection (3)—200 penalty units.'.	14
	Amendment of s 223 (Unlawful taking, getting or removal of quarry material)	15 16
Clause	173.(1) Section 223(1), penalty, '20'—	17
	omit, insert—	18
	'400'.	19
	(2) Section 223—	20
	insert—	21
	'(3) On conviction for an offence against subsection (1), the court may	22
	order the offender to pay to the chief executive, in addition to any penalty imposed, the cost of any remedial work or rehabilitation necessary or desirable because of the commission of the offence.'.	23 24 25

	Replacement of s 224 (Contravention of or failure to comply with terms of a licence or permit)	1 2
Clause	174. (1) Section 224—	3
	omit, insert—	4
	'Contravention of licences and certain permits	5
	'224.(1) A person must not contravene a licence.	6
	Maximum penalty—	7
	(a) 400 penalty units, if the person is convicted of an offence about contravening a licence involving a referable dam; or	8 9
	(b) 200 penalty units, in any other case.	10
	'(2) A person must not contravene a permit under section 58 or 71.	11
	Maximum penalty—200 penalty units.	12
	'(3) A person must not contravene a permit under section 56(1) or 57.	13
	Maximum penalty for subsection (3)—50 penalty units.'.	14
	Insertion of new pt 11, divs 1A and 1B	15
Clause	175. Part 11, after section 224—	16
	insert—	17
	'Division 1A—Enforcement powers of authorised officers and police officers	18 19
	'Power to require name and address	20
	'224A.(1) An authorised officer may require a person to state the person's name and address if the authorised officer—	21 22
	(a) finds the person committing an offence against this Act; or	23
	(b) finds the person in circumstances that lead, or has information that leads, the authorised officer to suspect on reasonable grounds	24 25

s 175 90 s 175

that the person has committed an offence against this Act. ²⁶	1
(2) When making the requirement, the authorised officer must warn the person that it is an offence against this Act to fail to state the person's name and address, unless the person has a reasonable excuse.	2 3 4
(3) The authorised officer may require the person to give evidence of the correctness of the person's name or address if the authorised officer suspects on reasonable grounds that the name or address given is false. ²⁷	5 6 7
(4) A police officer may arrest a person without a warrant if the police officer believes on reasonable grounds that—	8 9
(a) the person has not complied with an authorised officer's requirement under subsection (1) or (3); and	10 11
(b) proceedings by way of complaint and summons against the person for an offence under section 224D would be ineffective.	12 13
'Power to require answers to questions	14
'224B.(1) This section applies if an authorised officer suspects, on reasonable grounds, that—	15 16
(a) an offence against this Act has happened; and	17
(b) a person may be able to give information about the offence.	18
'(2) The authorised officer may require the person to answer a question about the offence. ²⁸	19 20
'(3) When making the requirement, the authorised officer must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.	21 22 23

 $^{^{26}}$ It is an offence against section 224D(1) to fail to comply with the requirement unless the person has a reasonable excuse for not complying with it.

It is an offence against section 224D(2) to fail to comply with the requirement unless the person has a reasonable excuse for not complying with it.

It is an offence against section 224E(2) to fail to comply with the requirement unless the person has a reasonable excuse for not complying with it.

s 175 91 s 175

'Power to require production of documents]
'224C.(1) An authorised officer may require a person to produce a document required to be held or kept by the person under this Act to the authorised officer for inspection. ²⁹	2
'(2) The authorised officer may keep a produced document to take an extract from, or make a copy of, the document.	5
'(3) The authorised officer must return the document to the person as soon as practicable after taking the extract or making the copy.	7 8
'Failure to give name and address etc.	ç
'224D.(1) A person who is required by an authorised officer under section 224A(1) ³⁰ to state the person's name or address must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	10 11 12 13
Maximum penalty—50 penalty units.	14
'(2) A person who is required by an authorised officer under section 224A(3) to give evidence of the correctness of a name or address must give the evidence, unless the person has a reasonable excuse for not complying with it.	15 16 17 18
Maximum penalty—50 penalty units.	19
'(3) A person does not commit an offence against this section if—	20
 (a) the authorised officer required the person to state the person's name and address on suspicion of the person having committed an offence against this Act; and 	21 22 23
(b) the person is not proved to have committed the offence.	24

It is an offence against section 224F to fail to comply with the requirements unless the person has a reasonable excuse for not complying with it.

³⁰ Section 224 (Power to require name and address)

s 175 92 s 175

'Failure to answer questions	1
'224E.(1) This section applies if an authorised officer requires a person under section 224B(1) to answer a question.	2 3
'(2) The person must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	4 5
Maximum penalty—50 penalty units.	6
'(3) It is a reasonable excuse for the person to fail to answer the question if complying with the requirement might tend to incriminate the person.	7 8
'(4) The person does not commit an offence against this section if the information sought by the authorised officer is not in fact relevant to the offence.	9 10 11
'Failure to produce documents	12
'224F. A person who is required under section 224C ³¹ to produce a document must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	13 14 15
Maximum penalty—50 penalty units.	16
'False, misleading or incomplete documents	17
'224G.(1) A person must not give to the chief executive or an authorised officer a document containing information that the person knows is false, misleading or incomplete in a material particular.	18 19 20
Maximum penalty—200 penalty units.	21
'(2) Subsection (1) does not apply to a person who, when giving the document—	22 23
(a) informs the chief executive or authorised officer of the extent to which the document is false, misleading or incomplete; and	24 25
(b) gives the correct information to the chief executive or authorised officer if the person has, or can reasonably obtain, the correct	26 27

³¹ Section 224C (Power to require production of documents)

s 175 93 **s 175**

information.	1
'(3) It is enough for a complaint for an offence against subsection (1) to state the document was false, misleading or incomplete to the person's knowledge.	2 3 4
'False or misleading information	5
'224H.(1) A person must not state anything to an authorised officer that the person knows is false or misleading in a material particular.	6 7
Maximum penalty—200 penalty units.	8
'(2) It is enough for a complaint for an offence against subsection (1) to state the statement made was false or misleading to the person's knowledge.	9 10 11
'Impersonation of authorised officer	12
'224I. A person must not pretend to be an authorised officer.	13
Maximum penalty—200 penalty units.	14
Division 1B—Enforcement of certain notices	15
'Definitions for div 1B	16
'224J. In this division—	17
"compliance section" means section 64A or 76.	18
"court" means the Supreme Court.	19
"enforcement injunction" means an injunction under section 224K.	20
"involved person" , for a contravention, means a person involved in the contravention who—	21 22
(a) has aided, abetted, counselled or procured the contravention; or	23
(b) has induced the contravention (whether through threats, promises or another way); or	24 25

s 175 94 **s 175**

(c)	has been in any way (directly or indirectly) knowingly concerned in, or a party to, the contravention; or	1 2
(d)	has conspired with others to effect the contravention.	3
'Orders	to enforce notice under compliance section	4
or an autiengaging	(1) This section applies if, on the application of the chief executive horised officer, the court is satisfied that a person has engaged, is , or proposes to engage, in conduct constituting a contravention of under a compliance section.	5 6 7 8
'(2) Th	ne court may make all or any of the following orders—	9
(a)	an order granting an injunction, on terms the court considers appropriate—	10 11
	(i) restraining the person from engaging in the conduct; or	12
	(ii) if the conduct involves failing to do something—requiring the person to do the thing;	13 14
(b)	an order directing the person to compensate the State for loss or damage suffered because of the contravention;	15 16
(c)	another order the court considers appropriate.	17
restraining person to granting	the court has power under subsection (2) to grant an injunction ag a person from engaging in particular conduct, or requiring a conduct, of the court may make any other order (including an injunction) it considers appropriate against an involved person contravention concerned.	18 19 20 21 22
'Consen	t injunctions	23
grant the (whether	On an application for an enforcement injunction, the court may injunction by consent of all of the parties to the proceeding or not the court is satisfied that the section under which the on is made applies).	24 25 26 27

s 175 95 s 175

'Interim	injunctions	1				
	L.(1) The court may grant an interim injunction pending ation of an application for an enforcement injunction.	2 3				
officer or	wever, the court must not require the chief executive, authorised another person, as a condition of granting an interim injunction, to indertaking as to damages.	4 5 6				
'Factors	relevant to granting restraining injunction	7				
	The court may grant an enforcement injunction restraining a om engaging in conduct whether or not—	8 9				
	it appears to the court that the person intends to engage again, or to continue to engage, in conduct of that kind; or					
(b)	the person has previously engaged in conduct of that kind; or	12				
(c)	there is an imminent danger of substantial damage—	13				
	(i) to someone else if the person fails to do the thing; or	14				
	(ii) to a watercourse, lake or spring, or to vegetation, if the person engages in conduct of that kind.	15 16				
'Factors	relevant to granting mandatory injunction	17				
	The court may grant an enforcement injunction requiring a do a thing whether or not—	18 19				
	it appears to the court that the person intends to fail again, or to continue to fail, to do the thing; or					
(b)	the person has previously failed to do the thing; or					
(c)	there is an imminent danger of substantial damage—	23				
	(i) to someone else if the person fails to do the thing; or	24				
	(ii) to a watercourse, lake or spring, or to vegetation, if the person engages in conduct of that kind.	25 26				

s 176 96 **s 179**

	'Discharge or variation of injunction or order	1
	'224P. The court may discharge or vary an injunction or order granted or made under this division.'.	2 3
	Amendment of s 225 (Trespass and unlawful occupation)	4
Clause	176. Section 225(2), penalty, '15'—	5
	omit, insert—	6
	'50'.Clause	7
	Amendment of s 233 (Unlawful construction of works or interference with works)	8
Clause	177. Section 233(1), (2) and (3), penalty, '20'—	10
	omit, insert—	11
	'200' .	12
	Amendment of s 234 (Powers of chief executive where obstruction causes collection of water on railway, tramway or public road or public nuisance)	13 14 15
Clause	178. Section 234(3), penalty, '15'—	16
	omit, insert—	17
	'200' .	18
	Amendment of s 250 (Approval of forms)	19
Clause	179. Section 250, 'approved'—	20
	omit, insert—	21
	'approve'.	22

s 180 97 **s 180**

	Insertion of new ss 253—255	1		
Clause	180. Before the schedule—			
	insert—	3		
	'Localities declared under a regulation	4		
	'253.(1) This section applies to a locality that, immediately before the commencement of this section, was a locality to which provisions of the Act about subartesian bores applied.			
	'(2) The locality is taken to be a declared subartesian area.			
	'(3) This section expires 1 year after it commences.	9		
	'Licence to construct bore etc.	10		
	'254.(1) This section applies if, within 2 years before the commencement of this section—	11 12		
	 (a) a person was granted a licence for the construction of an artesian or subartesian bore, or enlarging, deepening or altering an existing bore, on the person's land; and 	13 14 15		
	(b) the terms of the licence included a requirement for the person to give to the chief executive information about the construction, enlargement, deepening or alteration.	16 17 18		
	'(2) The person is excused from complying with the requirement if the holder of the driller's licence gives to the chief executive a copy of the information from the driller's log about the drilling of the borehole for the construction, enlargement, deepening or alteration of the bore.	19 20 21 22		
	'(3) This section expires 2 years after it commences.	23		
	'Driller's licences	24		
	'255.(1) This section applies to a driller's licence issued under section 53 before the commencement of this section that has not expired before the commencement.	25 26 27		

(2) The licence	continues to	have effect	as if it	had been	issued	under
section 4332 until 1	year after the	day the licer	nce took	effect.		

1

3

'(3) This section expires 1 year after it commences.'.

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³² Section 43 (Inquiry by chief executive and grant or refusal of application)