Queensland



COASTAL PROTECTION AND MANAGEMENT AND OTHER LEGISLATION AMENDMENT BILL 2001

Queensland



COASTAL PROTECTION AND MANAGEMENT AND OTHER LEGISLATION AMENDMENT BILL 2001

TABLE OF PROVISIONS

n		Page
	PART 1—PRELIMINARY	
Short	title	8
Comi	mencement	8
P	ART 2—AMENDMENT OF COASTAL PROTECTION AND MANAGEMENT ACT 1995	
Act a	mended in pt 2	8
Insert	tion of new s 4A	8
4A	Advancing Act's objects	8
Repla	acement of ch 1, pt 3, div 1 (Standard definitions)	8
Divis	ion 1—Dictionary	
5	Definitions	9
Amei	ndment of ch 1, pt 3, div 2 hdg (Key definitions)	9
Insert	tion of new ss 5A–5C	9
5A	Meaning of "access channel"	9
5B	Meaning of "artificial waterway"	9
5C	Meaning of "canal"	10
Insert	tion of new s 12A	11
12A	Meaning of "State coastal land"	11
-	• • • • • • • • • • • • • • • • • • • •	11
24	Chief executive to record information and provide administrative assistance	12
Amei	ndment of s 26 (Content of State plan)	12
	Act a Inser 4A Repla Divis 5 Amer 5A 5B 5C Inser 12A Repla admit 24	PART 1—PRELIMINARY Short title

11	Amer	ndment of s 44 (Amendment of coastal plans)	12	
12	Repla	acement of s 46 (Planning schemes may be amended)	12	
	46	Transitional planning schemes may be amended	13	
13	Amer	ndment of s 47 (Declaration of control districts)	13	
14	Repla	acement of s 59 (Coastal building line)	13	
	59	Coastal building line	13	
15	Insert	ion of new ch 2, pt 3, div 4, and pts 4–7	13	
	Divisi	ion 4—Offence about damaging vegetation on State coastal land		
	61A	Damaging vegetation	14	
	PART	C4—EROSION PRONE AREAS		
	61B	Declaration of erosion prone areas	14	
	61C	Amending erosion prone areas	15	
	61D	Local governments to keep copies of documents	15	
	PART	5—QUARRY MATERIALS		
	Divisi	ion 1—Allocation of quarry materials		
	Subdi	ivision 1—Obtaining allocations		
	61E	Applications for allocation of quarry material	15	
	61F	Additional information for applications	16	
	61G	Criteria for deciding applications	16	
	61H	Deciding applications	17	
	61I	Selling allocation of quarry material by auction or tender	18	
	Subdi	ivision 2—Content and conditions of allocation notices		
	61J	Content of allocation notices	18	
	61K	Conditions of allocation notice	18	
	61L	Allocation holder to give information	19	
	Subdivision 3—Removal of quarry materials may require other approval			
	61M	Removal of quarry material is subject to other approvals	19	
	Subdi	ivision 4—Transferring or renewing allocations		
	61N	Transferring allocations	20	
	610	Renewing allocations	21	
	Subdi	ivision 5—Amending, suspending or cancelling allocation notices		
	61P	Amendment—grounds	21	

61Q	Suspension or cancellation—grounds	22
61R	Amendment, suspension or cancellation—procedure	22
61S	Notice and effect of amendment, suspension or cancellation of allocations	23
Subdi	vision 6—Surrender of allocation	
61T	Surrender	24
Divisi	ion 2—Dredge management plans	
Subdi	vision 1—Preliminary	
61U	What is a dredge management plan	24
61V	Preparation of plans	25
Subdi	vision 2—Obtaining approval of dredge management plans	
61W	Applications for approval of plans	25
61X	Requesting additional information and documents	26
61Y	Approving or refusing to approve plans	26
61Z	Relationship with IPA	27
61ZA	Transferring approved plan	28
61ZB	Renewing approvals	29
Subdi	vision 3—Amending plans and suspending or cancelling approvals	
61ZC	Amendment—grounds	30
61ZD	Suspension or cancellation—grounds	30
61ZE	Amendment, suspension or cancellation—procedure	30
61ZF	Notice and effect of amendment, suspension or cancellation	31
Divisi	ion 3—Offences	
61ZG	Removing quarry material	32
Divisi	ion 4—General	
61ZH	Royalty or price for quarry material	33
	6—DEVELOPMENT APPROVALS FOR ASSESSABLE ELOPMENT	
Divisi	ion 1—Preliminary	
61ZI	Application of pt 6	34
	ion 2—Assessment and conditions of assessable development in the al zone	
61ZJ	Assessing applications	34

61ZK Declaration for Integrated Planning Act 1997, ss 3.3.15, 3.5.4 and 3.5.5	
61ZL Development approvals—general conditions	
61ZM Development approvals—condition about financial assurance	
61ZN Development approvals—conditions for development partly in a coastal management district	
Division 3—Land surrender conditions	
Subdivision 1—Preliminary	
61ZO Application of div 3	
Subdivision 2—Land surrender	
61ZP Governor in Council may approve inclusion of land surrender condition	
61ZQ Notice of condition about land surrender	
61ZR Criteria for decision	
61ZS Notice of decision about land surrender	
61ZT When land surrender condition may not be included	
61ZU Other matters about land surrender condition	
Division 4—Matters about artificial waterways	
Subdivision 1—Canals	
61ZV Canals—surrender to the State	
Subdivision 2—Development applications involving artificial waterways	
61ZW Applications to include operational works	
61ZX When assessment manager must refuse application	
Subdivision 3—Plans of subdivision	
61ZY Requirements for plans of subdivision	
61ZZ Registration of instruments—construction of artificial waterways	
PART 7—MISCELLANEOUS	
61ZZA Maintenance of canals	
61ZZB Canal waters are part of coastal management district	
61ZZC Development permits—right to use and occupy	
61ZZD Obligation to keep certain tidal works in safe condition	
Insertion of new s 62A	
62A Investigative functions of authorised persons	

16

17	Amei	ndment of s 103 (Regulation making power)	44			
18	Inser	tion of new s 103A and ch 6, hdg and pt 1, hdg	44			
	103A	Numbering and renumbering of Act	44			
19	Inser	tion of new ch 6, pt 2	45			
	PRO	T 2—TRANSITIONAL PROVISIONS FOR COASTAL TECTION AND MANAGEMENT AND OTHER LEGISLATION ENDMENT ACT 2001				
	Divis	ion 1—Coastal management districts				
	105	Control districts taken to be coastal management districts	45			
	106	Declaration about coastal management districts in areas covered by regional plans	45			
		ion 2—Authorities, permits and approvals under Harbours Act, h Protection Act and Canals Act				
	107	Continuing effect of authorities under Harbours Act	46			
	108	Continuing effect of right to use and occupy	46			
	109	Continuing effect of permits under Beach Protection Act, section 44	47			
	110	Continuing effect of a consent under Beach Protection Act, section 45	47			
	111	Continuing effect of permits under Beach Protection Act, section 47	48			
	112	Continuing effect of approvals under Canals Act	48			
	113	Relationship to Integrated Planning Act 1997, ch 3, pt 5, div 5	49			
	Divis	Division 3—Dredging permits				
	114	Continuing effect of dredging permits	50			
	Divis	Division 4—Applications in progress				
	115	Effect of commencement on certain applications	50			
	116	When certain applications lapse	51			
	117	Applications to reconfigure a lot in a coastal management district	51			
	Divis	Division 5—Dissolution of Beach Protection Authority				
	118	Dissolution of Beach Protection Authority	52			
	119	References to Beach Protection Authority	52			
	Divis	Division 6—Erosion prone areas				
	120	Transition of areas specified in erosion prone area plans	52			

	PART 3—AMENDMENT OF INTEGRATED PLANNING ACT 1997	
20	Act amended in pt 3	53
21	Amendment of sch 8 (Assessable, self-assessable and exempt development)	53
	PART 4—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	
22	Act amended in pt 4	55
23	Insertion of new s 934A	56
	934A Canals	56
	PART 5—MINOR AMENDMENTS AND REPEAL	
24	Acts amended—schedule	57
25	Legislation repealed	57
	SCHEDULE	58
	MINOR AMENDMENTS	
	COASTAL PROTECTION AND MANAGEMENT ACT 1995	58
	INTEGRATED PLANNING ACT 1997	66
	LAND ACT 1994	67

2001

A BILL

FOR

An Act to amend legislation about coastal management, and for other purposes

s 1 8 s 5

Coastal Protection	and Management and Other
Legislation L	Amendment Bill 2001

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the Coastal Protection and Management and Other Legislation Amendment Act 2001.	4 5
Clause	2 Commencement	6
	This Act commences on a day to be fixed by proclamation.	7
	PART 2—AMENDMENT OF COASTAL PROTECTION AND MANAGEMENT ACT 1995	8
Clause	3 Act amended in pt 2	10
	This part amends the Coastal Protection and Management Act 1995.	11
Clause	4 Insertion of new s 4A	12
	Part 1, after section 4—	13
	insert—	14
	'4A Advancing Act's objects	15
	'If, under this Act, a function or power is conferred on an entity, the entity must perform the function or exercise the power in a way that advances the Act's objects.'.	16 17 18
Clause	5 Replacement of ch 1, pt 3, div 1 (Standard definitions)	19
	Chapter 1, part 3, division 1—	20

s 6 9 s 7

Coastal Protection and Management and Other
Legislation Amendment Bill 2001

	omit, insert—	1
	'Division 1—Dictionary	2
	'5 Definitions	3
	'The dictionary in schedule 2 defines particular words used in this Act.'.	4
Clause	6 Amendment of ch 1, pt 3, div 2 hdg (Key definitions)	5
	Chapter 1, part 3, division 2, heading—	6
	omit, insert—	7
	'Division 2—Other definitions'.	8
Clause	7 Insertion of new ss 5A–5C	9
	Chapter 1, part 3, division 2, before section 6—	10
	insert—	11
	'5A Meaning of "access channel"	12
	'(1) "Access channel" means an artificial channel constructed in tidal water and connected, or intended to be connected, to a canal.	13 14
	'(2) Without limiting subsection (1), "access channel" includes—	15
	(a) training walls or other works associated with the channel; and	16
	(b) additions or alterations to the channel, training walls or other works.	17 18
	'5B Meaning of "artificial waterway"	19
	'(1) "Artificial waterway" means an artificial channel, lake or other body of water.	20 21
	(2) Without limiting subsection (1), "artificial waterway" includes—	
	(a) an access channel; and	23
	(b) an artificial channel that—	24
	 is formed because land has been reclaimed from tidal water; and 	25 26

	(ii) is intended to allow boating access to allotments on subdivided land; and	1 2
(c)	other artificial channels subject to the ebb and flow of the tide; and	3 4
(d)	any additions or alterations to an artificial waterway.	5
'(3) He	owever, "artificial waterway" does not include the following—	6
(a)	a swimming pool;	7
(b)	an ornamental pond of no more than 5 000 m ² in area;	8
(c)	a pond—	9
	(i) for aquaculture; or	10
	(ii) for treating effluent;	11
(d)	a freshwater storage reservoir for domestic water supply;	12
(e)	a water storage facility—	13
	(i) situated on a natural watercourse; and	14
	(ii) used for irrigation or other agricultural purposes;	15
(f)	a part of a river, creek or stream in which water flows in a natural channel, whether artificially improved or not;	16 17
(g)	a drain for carrying stormwater or other material;	18
(h)	any of the following used for accessing port infrastructure if constructed in the area of a port for which a port authority is responsible—	19 20 21
	(i) a navigation channel;	22
	(ii) a harbour swing basin;	23
	(iii) a berth pocket;	24
	(iv) a berth approach or departure path.	25
'5C Mea	aning of "canal"	26
'(1) "(Canal" means an artificial waterway—	27
(a)	connected, or intended to be connected, to tidal water; and	28

	((b) from which boating access to the tidal water is not hindered by a lock, weir or similar structure.	1 2
	,	"Canal" includes a canal surrendered to the State under the Canals section 13(4). ¹	3
) However, "canal" does not include a marina, boat harbour or nercial boat mooring facility.'.	5 6
Clause	8	Insertion of new s 12A	7
	Ch	apter 1, part 3, division 2—	8
	ins	ert—	9
	'12A	Meaning of "State coastal land"	10
) "State coastal land" means land in a coastal management district than land that is—	11 12
	((a) freehold land, or land contracted to be granted in fee simple by the State; or	13 14
	((b) a State forest or timber reserve under the <i>Forestry Act 1959</i> ; or	15
		(c) in a watercourse or lake as defined under the Water Act 2000; or	16
		(d) subject to a lease or licence issued by the State.	17
	'(2) In this section—	18
	"licence" includes a permit or other authority issued under any Act relating to mining, but does not include a permit issued under the <i>Land Act</i> 1994, section 177(1).2°.		19 20 21
Clause		Replacement of s 24 (Chief executive may provide administrative assistance)	22 23
	Sec	ction 24—	24
	om	it, insert—	25

¹ Canals Act, section 13 (Existing canals)

² Land Act 1994, section 177 (Chief executive may issue permit)

s 10 12 **s 12**

	'24 Chief executive to record information and provide administrative assistance	1 2
	'(1) The chief executive must—	3
	 (a) take appropriate measures to record information about the wave climate and storm tide levels relating to erosion and tidal inundation of the coast; and 	4 5 6
	(b) give the information to the advisory council for use in performing its functions.	7 8
	'(2) The chief executive may provide the advisory council or a regional consultative group with the administrative assistance necessary for it to perform its functions.'.	9 10 11
Clause	10 Amendment of s 26 (Content of State plan)	12
	(1) Section 26—	13
	insert—	14
	'(1A) In preparing the State plan, the Minister must consider public access to the foreshore.'.	15 16
	(2) Section 26(1A) and (2)—	17
	renumber as section 26(2) and (3).	18
Clause	11 Amendment of s 44 (Amendment of coastal plans)	19
	(1) Section 44(3), 'make a minor amendment to a coastal plan to'—	20
	omit, insert—	21
	'do any of the following'.	22
	(2) Section 44(3)(a) and (b), 'or'—	23
	omit.	24
Clause	12 Replacement of s 46 (Planning schemes may be amended)	25
	Section 46—	26
	omit, insert—	27

	'46 Transitional planning schemes may be amended	1
	'(1) This section applies if a transitional planning scheme is amended under the <i>Integrated Planning Act 1997</i> , section 2.3.2, ³ because it is not consistent with a regional plan.	2 3 4
	'(2) If the amendment changes how land may be used under the transitional planning scheme, the owner of the land is taken to be an owner mentioned in section 86(1) and the remaining provisions of chapter 5, part 1, apply.'.	5 6 7 8
Clause	13 Amendment of s 47 (Declaration of control districts)	9
	Section 47(6)—	10
	omit.	11
Clause	14 Replacement of s 59 (Coastal building line)	12
	Section 59—	13
	omit, insert—	14
	'59 Coastal building line	15
	'(1) For assessment of a development application for building work under the <i>Integrated Planning Act 1997</i> , a regulation, or notice that declares a coastal management district, may fix a coastal building line for a coastal management district.	16 17 18 19
	'(2) However, a notice may fix a coastal building line only for the coastal management district declared under the notice.'.	20 21
Clause	15 Insertion of new ch 2, pt 3, div 4, and pts 4–7	22
	After section 61—	23
	insert—	24

³ Integrated Planning Act 1997, section 2.3.2 (Power of Minister to direct local government to take action about local planning instrument)

s 15 14 s 15

'Divisio	on 4—Offence about damaging vegetation on State coastal land	1
'61A Da	maging vegetation	2
'(1) A without	a person must not damage vegetation on State coastal land	3
(a)	the written approval of the entity responsible for the management and control of the land; or	5
(b)	other lawful authority, justification or excuse.	7
Maximu	m penalty—400 penalty units.	8
'(2) In	this section—	9
hap	e", to vegetation, does not include minor damage to vegetation that pens in the course of the ordinary use of the land on which the etation is situated.	10 11 12
((1) P	'PART 4—EROSION PRONE AREAS	13
	claration of erosion prone areas	14
	he chief executive may declare an area within the coastal zone to osion prone area if satisfied the area may be subject to erosion or indation.	15 16 17
'(2) If executive	the chief executive declares an area under subsection (1), the chief e must—	18 19
(a)	ensure the erosion prone area is shown on a document describing the area; and	20 21
(b)	keep the document available for inspection by members of the public at the department's head office; and	22 23
(c)	give a copy of the document to each local government in whose area the erosion prone area or a part of the erosion prone area is situated.	24 25 26
Examples	of a 'document describing the area'—	27
A map	or plan.	28

s 15 s 15

Coastal Protection and Management and	Other
Legislation Amendment Bill 2001	

'61C An	nending erosion prone areas	1
'(1) Tl	he chief executive may amend the area of an erosion prone area.	2
'(2) If	the chief executive amends the area, the chief executive must—	3
(a)	record the amendment on the document mentioned in section 61B(2)(b) on which the erosion prone area is shown; and	4 5
(b)	give a copy of the amended document to each local government in whose area the erosion prone area or a part of the erosion prone area is situated.	6 7 8
'61D Lo	cal governments to keep copies of documents	9
	ocal government must keep available for inspection by members of c any document given to it under section 61B(2)(c) or 61C(2)(b) at office.	10 11 12
	'PART 5—QUARRY MATERIALS	13
	'Division 1—Allocation of quarry materials	14
	'Subdivision 1—Obtaining allocations	15
'61E Ap	plications for allocation of quarry material	16
	person may apply to the chief executive for an allocation of aterial below high water mark.	17 18
'(2) Tl	ne application must be—	19
(a)	in the approved form; and	20
(b)	accompanied by the fee prescribed under a regulation.	21

s 15 16 **s 15**

'61F Additional information for applications	1
'(1) The chief executive may, by written notice, ask the applicant to give the chief executive further information or documents about the application by the reasonable date stated in the notice.	2 3 4
'(2) Without limiting subsection (1), the chief executive may ask the applicant to give the chief executive information or documents about the potential impact the removal of the quarry material may have on coastal management.	5 6 7 8
'(3) If the applicant does not give the chief executive the further information or documents by the stated day, the application lapses.	9 10
'61G Criteria for deciding applications	11
'(1) In deciding whether to grant the allocation or refuse the application, or what should be the conditions of the allocation, the chief executive must consider—	12 13 14
(a) the State plan and regional plans; and	15
(b) the impact the removal of the quarry material, including the proposed method of extraction, or the placement of spoil may have on coastal management including the following—	16 17 18
(i) the supply of sediments to estuaries and the sea;	19
(ii) the physical integrity of the land, including stability of beds and banks of watercourses;	20 21
(iii) the quarry material available on the land and any existing allocations for the land;	22 23
(iv) the ecologically sustainable development of the land and watercourses on the land; and	24 25
(c) if the chief executive is satisfied the removal of the quarry material or the placement of spoil may impact on waters mentioned in the <i>Environmental Protection (Water) Policy 1997</i> , schedule 1, column 1—the impact the removal or placement may have on the environmental values and water quality objectives stated in a document mentioned in column 2 of that schedule for the waters; and	26 27 28 29 30 31 32
(d) the impact the removal of the quarry material or placement of spoil may have on the management of—	33 34

s 15 17 **s 15**

	(i) fish habitats under the <i>Fisheries Act 1994</i> ; or	1
	(ii) marine parks under the Marine Parks Act 1982; or	2
	(iii) protected areas under the Nature Conservation Act 1992.	3
	lso, in deciding an application that involves placement of quarry in a coastal management district, the chief executive must—	4 5 6
(a)	the nature of the material including contaminants in the material; and	7 8
(b)	the characteristics of the material's receiving environment.	9
	absections (1) and (2) do not stop the chief executive from ng other matters relevant to the application, including, for —	10 11 12
(a)	fair and equitable access to State resources; and	13
(b)	economic and social implications of a decision to grant or refuse the application; and	14 15
(c)	the views of a local government about the removal of the quarry material or placement of spoil; and	16 17
(d)	if the removal or placement happens on land under tidal water—the views of a harbour master about the effect the removal or placement may have on marine safety in the tidal water; and	18 19 20 21
(e)	if the removal or placement happens on land under tidal water within the limits of a port—the views of the port authority for the land about the removal or placement.	22 23 24
'61H De	ciding applications	25
	the chief executive is satisfied the application should be approved, executive must grant the application.	26 27
	the chief executive is not satisfied the application should be the chief executive must refuse the application.	28 29
, ,	ithin 30 business days after deciding the application, the chief must give the applicant—	30
(a)	notice of the decision; and	32

	if the chief executive grants the application—a notice (an "allocation notice") in the approved form.	1 2
'(4) The	e allocation notice—	3
(a)	has effect from the day stated in the notice; and	4
	remains in force, unless sooner cancelled or suspended, for the period of not more than 6 years decided by the chief executive.	5 6
'61I Sellin	ng allocation of quarry material by auction or tender	7
	e chief executive may sell by auction or tender an allocation of aterial below high water mark.	8 9
impact the	selling the allocation, the chief executive must consider the eremoval of the quarry material or placement of spoil may have management, including the matters mentioned in section 61G.	10 11 12
` ′	the chief executive sells an allocation, the chief executive must uyer an allocation notice under section 61H(3).	13 14
'(4) Sec	ctions 61J to 61L apply to the allocation.	15
'Sui	bdivision 2—Content and conditions of allocation notices	16
'61J Cont	tent of allocation notices	17
'Withou notice mu	at limiting what may be included in an allocation notice, the st state—	18 19
. ,	the quantity of quarry material that may be removed under the allocation; and	20 21
(b)	the area to which the allocation relates; and	22
(c)	the rate of royalty payable for removal of the quarry material.	23
'61K Con	nditions of allocation notice	24
chief exec	nief executive may impose conditions on the allocation notice the cutive considers appropriate for coastal management, including, ble, conditions about—	25 26 27

s 15 19 **s 15**

(a)	the maximum rate at which the quarry material may be removed; and	1 2
(b)	monitoring the impact of the removal of the quarry material or placement of spoil on coastal management; and	3 4
(c)	the nature and extent of surveys to be carried out in relation to the removal of the quarry material or placement of spoil.	5 6
'61L All	ocation holder to give information	7
	his section applies to an allocation holder from the day the holder oves quarry material under the allocation.	8 9
month, g	the holder must, within 20 business days after the end of each give to the chief executive a written notice stating the quantity of laterial removed by the holder under the allocation in the month.	10 11 12
Maximu	m penalty—50 penalty units.	13
'Subdivi	sion 3—Removal of quarry materials may require other approval	14
'61M Re	emoval of quarry material is subject to other approvals	15
	In allocation notice authorises the allocation holder, during the de allocation is in force, to access quarry material.	16 17
	Iowever, the allocation holder is not authorised to remove any naterial under the allocation notice until the holder has obtained—	18 19
(a)	if the holder must have a development permit for the removal—a development permit; and	20 21
(b)	if the holder must have an environmental authority for the removal—an environmental authority.	22 23
	he application for the development permit or environmental must be supported by evidence of the allocation.	24 25

	'Subdivision 4—Transferring or renewing allocations	1
'61N Tr a	ansferring allocations	2
	he allocation notice holder may apply to the chief executive to all or part of the allocation to another person.	3 4
'(2) T	ne application must be—	5
(a)	in the approved form; and	6
(b)	supported by sufficient information to enable the chief executive to decide the application, including, for example, the consent of the transferee to the transfer; and	7 8 9
(c)	accompanied by the fee prescribed under a regulation.	10
'(3) Wexecutive	7ithin 30 business days after receiving the application, the chief e must—	11 12
(a)	approve the transfer as applied for, with or without conditions; or	13
(b)	approve the transfer, as varied by the chief executive, with or without conditions; or	14 15
(c)	refuse the transfer.	16
consider	making a decision under subsection (3), the chief executive must the impact the transfer may have on coastal management, g the matters mentioned in section 61G.	17 18 19
'(5) Wexecutive	Vithin 30 business days after deciding the application, the chief e must—	20 21
(a)	give the applicant and the other person written notice of the decision; and	22 23
(b)	if the transfer is approved—give the transferee a new allocation in accordance with the approval; and	24 25
(c)	if the application was not to transfer all of an allocation—give the applicant an amended allocation notice for the part not transferred.	26 27 28
'(6) Tl	ne transfer has effect from the day the notice is given.	29

s 15 21 **s 15**

'610 Renewing allocations		1
'(1) The allocation notice holder marenew the allocation notice.	y apply to the chief executive to	2 3
(2) The application must be—		4
(a) in the approved form; and		5
(b) accompanied by the fee prescr	ribed under a regulation.	6
'(3) Within 30 business days after reexecutive must—	eceiving the application, the chief	7 8
(a) approve the renewal, as applied or	ed for, with or without conditions;	9 10
(b) approve the renewal, as varie without conditions; or	ed by the chief executive, with or	11 12
(c) refuse the application.		13
'(4) In making a decision under subseconsider the impact the renewal maincluding the matters mentioned in section	y have on coastal management,	14 15 16
'(5) Within 30 business days after of executive must give the applicant—	leciding the application, the chief	17 18
(a) a written notice stating the dec	cision and the reasons for it; and	19
(b) if the renewal is approve accordance with the approval.	d—a new allocation notice in	20 21
(6) This division applies, with all ne as if it were an application for an allocated		22 23
'Subdivision 5—Amending, suspending	g or cancelling allocation notices	24
'61P Amendment—grounds		25
'(1) The chief executive may amend example, by adding a further condition to		26 27
(a) with the written agreement of	the holder of the notice; or	28
	sfied, or reasonably believes, the sirable for coastal management.	29 30

s 15 22 s 15

removes	ithout limiting subsection quarry material at a rate lesice, the chief executive material at a rate lesice, the chief executive materials.	ss than 50% of the maxim)
(a)	the total quantity of mate notice; or	erial permitted to be rem	oved under the 4	
(b)	the maximum rate.		6)
	owever, an amendment under which the notice has effective		not increase the 7	
'61Q Sus	spension or cancellation-	–grounds	9)
	hief executive may suspecutive is satisfied, or reason			0
(a)	the allocation notice w materially false or representation; or	as granted in error or fraudulent document,	statement or 1	2 3 4
(b)	the allocation notice hold	ler—	1	5
		committing, an offence and to protection of the en	_	6 7
	(ii) has not complied w or	ith a condition of the all		8 9
	(iii) has not, within 1 year applied for—	ear after the day the noti		20 21
	* *	nust have a development velopment permit; and	•	22
	* *	ust have an environment in environmental authorit		24 25
(c)	the suspension or cance coastal management.	ellation is necessary or		26 27
'61R Am	endment, suspension or	cancellation—procedui	re 2	28
chief exe	efore amending, suspending cutive must give the all the holder to show why, suspended or cancelled (ocation notice holder a the allocation notice	written notice 3 should not be 3	9 0 1 2

'(2) Th	ne notice must state each of the following—	1
(a)	the proposed action;	2
(b)	the grounds for the proposed action;	3
(c)	the facts and circumstances forming the basis for the grounds;	4
(d)	if the proposed action is to amend the allocation notice—the proposed amendment;	5 6
(e)	if the proposed action is suspension of the allocation notice—the proposed suspension period;	7 8
(f)	that representations may be made about the notice;	9
(g)	how the representations may be made;	10
(h)	where the representations may be made or sent;	11
(i)	a period within which the representations must be made.	12
'(3) This given.	ne stated period must end at least 10 business days after the notice	13 14
period, th	after considering all representations made within the stated ne chief executive still considers the proposed action should be chief executive may—	15 16 17
(a)	if the proposed action is to amend the allocation notice—amend the allocation notice; and	18 19
(b)	if the proposed action is to suspend the allocation notice—suspend the allocation notice for no longer than the proposed suspension period; and	20 21 22
(c)	if the proposed action is to cancel the allocation notice—cancel the allocation notice or suspend it for a period.	23 24
'(5) Th section 6	is section does not apply if the allocation is amended under $1P(1)(a)$.	25 26
	ice and effect of amendment, suspension or cancellation of cations	27 28
notice, w	the chief executive amends, suspends or cancels an allocation ritten notice and particulars of the amendment, suspension or on must be given to the allocation holder.	29 30 31
'(2) Th	ne notice must state the decision and the reasons for it.	32

s 15 24 s 15

(3) A	n amendment takes effect from the day the notice is given.	1
	the chief executive suspends the allocation notice, it is ineffective the period of suspension.	2 3
'(5) T	ne suspension—	4
(a)	may be for the period the chief executive decides; and	5
(b)	has effect from—	6
	(i) the day the notice is given; or	7
	(ii) if a later day is stated in the notice—the stated day.	8
'(6) If effect from	the chief executive cancels the allocation notice, it ceases to have om—	9 10
(a)	the day the notice is given; or	11
(b)	if a later day is stated in the notice—the stated day.	12
a right	he amendment, suspension or cancellation does not give the holder to compensation for any loss or damage arising from the ent, suspension or cancellation.	13 14 15
	'Subdivision 6—Surrender of allocation	16
'61T Su	rrender	17
	solder of an allocation notice may surrender the holder's allocation g the chief executive—	18 19
(a)	written notice of the surrender; and	20
(b)	the allocation notice.	21
	Division 2—Dredge management plans	22
	'Subdivision 1—Preliminary	23
'61U W l	nat is a dredge management plan	24
'A dre	dge management plan is a plan—	25

(a)	prepared by a person proposing to remove quarry material below high water mark or place spoil derived from the removal (the "proposed activity"); and	1 2 3
(b)	used to manage the removal or the placement.	4
Example of	f 'person' for paragraph (a)—	5
A gove	ernment entity or a port authority.	6
'61V Pr	eparation of plans	7
'(1) In	preparing a dredge management plan, a person must consider—	8
(a)	the matters mentioned in section 61G; and	9
(b)	the impact the proposed activity may have on coastal management, including the matters mentioned in section 61ZJ(2).	10 11 12
(2) T	he dredge management plan must include the following—	13
(a)	a description of the area to which the plan relates;	14
(b)	a description of the method to be used to remove or interfere with the quarry material;	15 16
(c)	details of the locations where spoil is to be placed or disposed of;	17
(d)	details of measures the person intends to take to minimise the proposed activity's adverse impacts on coastal management.	18 19
'Sub	division 2—Obtaining approval of dredge management plans	20
'61W A _J	pplications for approval of plans	21
	person may apply to the chief executive for approval of a dredge ment plan.	22 23
'(2) T	he application must be accompanied by—	24
(a)	a copy of the plan; and	25
(b)	the fee prescribed under a regulation.	26

'61X Re	uesting additional information and documents	1
the chief	e chief executive may, by written notice, ask the applicant to give executive further reasonable information or documents about the e reasonable date stated in the notice.	
	e chief executive may refuse to approve the plan if the applicangive the chief executive the further information or documents by day.	
, ,	the chief executive agrees, the applicant may amend the plant chief executive has finished considering it.	n 8 9
'61Y Ap	proving or refusing to approve plans	10
	e chief executive may approve the plan if satisfied the removal of aterial and the placement or disposal of spoil under the plan—	f 11 12
(a)	are consistent with the State plan and regional plans; and	13
(b)	do not adversely affect coastal management or navigationa safety; and	l 14 15
(c)	do not adversely affect management of—	16
	(i) fish habitats under the Fisheries Act 1994; or	17
	(ii) marine parks under the Marine Parks Act 1982; or	18
	(iii) protected areas under the <i>Nature Conservation Act 1992</i> ; and	19 20
(d)	do not adversely affect waters mentioned in the <i>Environmenta Protection (Water) Policy 1997</i> , schedule 1, column 1, having regard to the environmental values and water quality objective stated in a document mentioned in column 2 of that schedule fo the waters; and	g 22 s 23
(e)	if the removal or placement happens on land below high water mark within the limits of a port—do not adversely affect the operation of the port.	
	fore approving the plan, the chief executive may require the include in the plan details about the following—	e 29 30
(a)	the area to which the plan relates;	31

(b)	plan;	2
(c)	the maximum rate at which the quarry material may be removed;	3
(d)	monitoring the impact of the removal of the quarry material or placement of spoil on coastal management;	4 5
(e)	the nature and extent of surveys to be carried out in relation to the removal of the quarry material or placement of spoil;	6 7
(f)	giving the chief executive information about the quantity of quarry material removed by the holder of the plan;	8 9
(g)	the rate of royalty payable for removal of the quarry material;	10
(h)	the placement or disposal of spoil derived from the removal;	11
(i)	the release of contaminants, dust or particulate matter into the environment, or the emission of noise, because of the removal, placement or disposal of the quarry material;	12 13 14
(j)	monitoring, maintaining or rehabilitating the site at which the removal, placement or disposal happens;	15 16
(k)	any other matter the chief executive decides having regard to coastal management.	17 18
	ithin 10 business days after deciding the application, the chief must give the applicant written notice of—	19 20
(a)	the decision; and	21
(b)	if the chief executive decides to refuse the application—the reasons for the refusal.	22 23
	n approved plan has effect, unless sooner cancelled or suspended, eriod, of not more than 6 years, decided by the chief executive.	24 25
'61Z Rel	ationship with IPA	26
managen	nis section applies to a person who has an approved dredge nent plan dealing with operational work mentioned in the d Planning Act 1997, schedule 8, part 1, item 3D.	27 28 29
	espite the <i>Integrated Planning Act 1997</i> , section 3.1.4, the person uired to have a development approval for the work if—	30 31

(a) the chief executive would be the assessment manager for the work under that Act; and	1 2
(b) there would be no referral agencies for the work under that Act.	3
'(3) Also, despite the <i>Integrated Planning Act 1997</i> , section 3.3.3, the person is not required to refer a development application for the work to the chief executive if the chief executive is a referral agency for the work. ⁴	
'(4) Subsections (2) and (3) apply only to the extent the operational works have been approved under the plan.	7 8
'61ZA Transferring approved plan	9
'(1) The holder of an approved plan may apply to the chief executive to transfer the plan to another person.	10 11
'(2) The application must be—	12
 supported by sufficient information to enable the chief executive to decide the application, including, for example, the consent of the transferee to the transfer; and 	13 14 15
(b) accompanied by the fee prescribed under a regulation.	10
'(3) Within 30 business days after receiving the application, the chief executive must—	17 18
(a) approve the transfer as applied for, with or without conditions; or	19
(b) approve the transfer, as varied by the chief executive, with or without conditions; or	20
(c) refuse the transfer.	22
'(4) Within 10 business days after deciding the application, the chief executive must give the applicant and the other person written notice of—	23 24
(a) the decision; and	25
(b) if the chief executive decides to refuse the transfer—the reasons for the refusal.	26 27
'(5) The transfer has effect from the day the notice is given	25

⁴ *Integrated Planning Act 1997*, sections 3.1.4 (When is a development permit necessary) and 3.3.3 (Applicant gives material to referral agency)

,61ZR K	enewing approvals	1
	ne holder of an approved plan may apply to the chief executive for of the approval.	2 3
'(2) Th	ne application must be accompanied by—	4
(a)	a copy of the plan; and	5
(b)	the fee prescribed under a regulation.	6
'(3) W executive	Vithin 30 business days after receiving the application, the chief e must—	7 8
(a)	approve the renewal, with or without a requirement that the holder include details in the plan of a matter mentioned in section 61Y(2); or	9 10 11
(b)	refuse the application.	12
	owever, the chief executive may refuse the application or impose a ent under subsection (3)(a) only if the chief executive is—	13 14 15
(a)	the holder has not complied with the plan or this Act; or	16
(b)	the holder proposes to change the way in which, or the place where, the activities under the plan are carried out; or	17 18
(c)	the plan is inconsistent with a coastal plan that has been amended or approved since the dredge management plan was approved; or	19 20
(d)	the risk of a detrimental impact on coastal management from an activity carried out under the plan has significantly increased since the plan was approved; or	21 22 23
(e)	a matter that was not considered in the preparation of the plan—	24
	(i) is having, or may have, a detrimental impact on coastal management; and	25 26
	(ii) needs to be addressed in the plan.	27
	fithin 10 business days after deciding the application, the chief e must give the applicant written notice of—	28 29
(a)	the decision; and	30
(b)	if the chief executive decides to refuse the application—the reasons for the refusal.	31 32

s 15 30 **s 15**

'Su	bdivision 3—Amending plans and suspending or cancelling approvals	1 2
'61ZC A	mendment—grounds	3
'(1) T	ne chief executive may amend an approved plan—	4
(a)	with the written agreement of the plan holder; or	5
(b)	if the chief executive is satisfied, or reasonably believes, the amendment is necessary or desirable for coastal management.	6 7
'(2) H plan has	owever, an amendment must not increase the period for which the effect.	8 9
'61ZD S	uspension or cancellation—grounds	10
	chief executive may suspend or cancel approval of a plan if the ecutive is satisfied, or reasonably believes—	11 12
(a)	the approval was granted in error or because of a materially false or fraudulent document, statement or representation; or	13 14
(b)	the plan holder—	15
	(i) has committed, or is committing, an offence against this Act or another Act relating to protection of the environment; or	16 17
	(ii) has not complied with the plan; or	18
(c)	the suspension or cancellation is necessary or desirable for coastal management.	19 20
'61ZE A	mendment, suspension or cancellation—procedure	21
approval notice in	efore amending an approved plan, or suspending or cancelling of a plan, the chief executive must give the plan holder a written viting the holder to show why the plan should not be amended, or roval should not be suspended or cancelled (the "proposed".	22 23 24 25 26
'(2) T	ne notice must state each of the following—	27
(a)	the proposed action;	28
(b)	the grounds for the proposed action;	29

s 15 31 **s 15**

(c) the facts and circumstances forming the basis for the grounds;	1
(d) if the proposed action is to amend the plan—the proposed amendment;	2 3
(e) if the proposed action is suspension of the approval—the proposed suspension period;	4 5
(f) that representations may be made about the notice;	6
(g) how the representations may be made;	7
(h) where the representations may be made or sent;	8
(i) a period within which the representations must be made.	9
'(3) The stated period must end at least 10 business days after the notice is given.	10 11
'(4) If, after considering all representations made within the stated period, the chief executive still considers the proposed action should be taken, the chief executive may—	12 13 14
(a) if the proposed action is to amend the plan—amend the plan; and	13
(b) if the proposed action is to suspend the approval—suspend the approval for no longer than the proposed suspension period; and	16 17
(c) if the proposed action is to cancel the approval—cancel the approval or suspend it for a period.	18 19
'(5) This section does not apply if the plan is amended under section 61ZC(1)(a).	20 21
'61ZF Notice and effect of amendment, suspension or cancellation	22
'(1) If the chief executive amends a plan, or suspends or cancels an approval, written notice and particulars of the amendment, suspension or cancellation must be given to the plan holder.	23 24 25
'(2) The notice must state the decision and the reasons for it.	26
'(3) An amendment takes effect from the day the notice is given.	27
'(4) If the chief executive suspends approval of a plan, the approval is ineffective during the period of suspension.	28 29
(5) The suspension—	30
(a) may be for the period the chief executive decides; and	31

s 15 32 s 15

(b)	has effect from—	1
	(i) the day the notice is given; or	2
	(ii) if a later day is stated in the notice—the stated day.	3
	the chief executive cancels approval of a plan, the approval ceases ffect from—	4 5
(a)	the day the notice is given; or	6
(b)	if a later day is stated in the notice—the stated day.	7
holder a	ne amendment, suspension or cancellation does not give the plan right to compensation for any loss or damage arising from the ent, suspension or cancellation.	8 9 10
	'Division 3—Offences	11
'61ZG R	Removing quarry material	12
material	person must not, without reasonable excuse, remove quarry below high water mark unless the person is the holder of an n notice or an approved dredge management plan for the material.	13 14 15
Maximu	m penalty—1 665 penalty units.	16
'(2) A	person must not, without a reasonable excuse—	17
(a)	contravene a condition of an allocation notice; or	18
(b)	remove quarry material under an approved dredge management plan other than in accordance with the plan.	19 20
Maximu	m penalty—1 665 penalty units.	21
addition executive	n a conviction for an offence under subsection (1), the court in to imposing a penalty may order the offender pay to the chief e royalty at the rate prescribed under a regulation for a 1ZH(1) for the quarry material removed in contravention of on (1).	22 23 24 25 26
'(4) S material-	ubsection (1) does not apply to a person who removes quarry	27 28
(a)	because of an emergency endangering the life or health of a person or involving a serious threat to the environment; or	29 30

(b)	while fossicking under a licence under the <i>Fossicking Act 1994</i> if the person does not remove more than 1 m ³ of quarry material in a year.	1 2 3
'(5) In	this section—	4
"remove"	"includes collect.	5
	Division 4—General	6
'61ZH R	oyalty or price for quarry material	7
managem price set	or quarry material removed under an allocation notice or a dredge ment plan, royalty at the rate prescribed under a regulation or the for the sale is payable to the State as prescribed under the m or the sale.	8 9 10 11
'(2) Th State.	ne royalty, or the price payable and not paid, is a debt due to the	12 13
	espite subsection (1), a port authority is not liable to pay a royalty y material removed—	14 15
(a)	to maintain or improve navigational channels or navigation in its port if the material is disposed of—	16 17
	(i) in an area associated with port activities and approved by the Minister of the department through which the <i>Transport Infrastructure Act 1994</i> is administered; and	18 19 20
	(ii) under relevant statutory environmental controls; or	2
(b)	to reclaim land that is, or is proposed to be, strategic port land under the <i>Transport Infrastructure Act 1994</i>	22

s 15 34 s 15

'1	PART 6—DEVELOPMENT APPROVALS FOR ASSESSABLE DEVELOPMENT	1 2
	'Division 1—Preliminary	3
'61ZI A]	pplication of pt 6	4
	part applies if the chief executive is the assessment manager or a nce agency for a development application.	5 6
'Divisioi	n 2—Assessment and conditions of assessable development in the coastal zone	7 8
'61ZJ A	ssessing applications	9
'(1) In assessing the application the chief executive must consider the potential impact of the development on coastal management.		10 11
'(2) Without limiting subsection (1), the chief executive must consider the following—		12 13
(a)	natural coastal, riverine and estuarine processes, including, for example, erosion and accretion, wave and tidal currents, littoral drift, tidal prism and tidal inundation;	14 15 16
(b)	natural topography and drainage of coastal land, including, for example, the integrity of dune systems and natural surface runoff;	17 18 19
(c)	coastal wetlands and other coastal ecological systems, including, for example, the wildlife, biological diversity and water quality of the wetlands or systems;	20 21 22
(d)	places or objects that have cultural heritage, landscape, historical, anthropological, archaeological or aesthetic significance or value, including, for example, significance or value under Aboriginal tradition or Torres Strait Islander custom;	23 24 25 26
(e)	public access to the foreshore.	27

with the	lso, if the application is for reconfiguration of a lot in connection construction of an artificial waterway, the chief executive must the following—	1 2 3
(a)	the proposed use and maintenance of the artificial waterway after it is constructed;	4 5
(b)	how the top water level in the waterway and the water supply, if any, to the waterway will be maintained;	6 7
(c)	how water, if any, is supplied to the waterway;	8
(d)	the capacity of the outlet structure, if any, from the waterway;	9
(e)	how pollution and siltation of the waterway will be minimised;	10
(f)	how the waterway's water quality will be monitored and maintained.	11 12
	absections (1) to (3) do not limit section 3.3.15 or chapter 3, part 5, 2, of the <i>Integrated Planning Act 1997</i> .	13 14
	Declaration for Integrated Planning Act 1997, ss 3.3.15, 3.5.4 3.5.5	15 16
1997, se	move any doubt, it is declared that for the <i>Integrated Planning Act</i> ctions 3.3.15(1)(a), 3.5.4(3) and 3.5.5(2)(e) and (3)(e), the laws cies mentioned in the sections include the State plan and regional	17 18 19 20
'61 Z L D	evelopment approvals—general conditions	21
'(1) The condition manager	11 1	22 23 24
	Vithout limiting subsection (1), the chief executive may impose as about—	25 26
(a)	the rate of progress of the development; and	27
(b)	if the approval is for development in connection with the construction of an artificial waterway—	28 29

⁵ Integrated Planning Act 1997, sections 3.3.15 (Referral agency assesses application), 3.5.4 (Code assessment) and 3.5.5 (Impact assessment)

s 15 36 s 15

	(1)	other works, including, for example, sand bypassing systems, associated with the waterway; or	1 2 3
	(ii)	the use or disposal of spoil derived from the construction of the waterway, including, for example, restrictions about using the spoil to raise the level of any land; or	4 5 6
	(iii)	the profile of the waterway bed, and revetment on the bed or banks of the waterway; or	7 8
	(iv)	the size of riparian buffer zones along the waterway; or	9
	(v)	the management or disposal of acid sulphate soils; and	10
(c)		e approval is for development that is reconfiguration of a lot which a canal has been constructed—	11 12
	(i)	the matters mentioned in paragraph (b); or	13
	(ii)	the maintenance and management of the waterway.	14
'(1) W condition	ithou on th	t limiting section 61ZL, the chief executive may impose a ne development approval that the holder of the approval must ef executive financial assurance for the State in the form, and	15 16 17
		able amount, decided by the chief executive.	18
condition	s of	nancial assurance must continue in force until all the the development approval are complied with to the the chief executive.	19 20 21
		pment approvals—conditions for development partly in management district	22 23
partly wi	thin	ction applies to a development application for development a coastal management district, other than an application to ot in connection with the construction of a canal.	24 25 26
approval	for	nief executive may impose conditions on the development the development only in relation to the part of the n the district.	27 28 29

s 15 37 **s 15**

	Division 3—Land surrender conditions	1
	'Subdivision 1—Preliminary	2
'61ZO A	application of div 3	3
	division applies to a development application for reconfiguration ituated completely or partly within a coastal management district.	4 5
	'Subdivision 2—Land surrender	6
	overnor in Council may approve inclusion of land surrender dition	7 8
(a "land	abject to section 61ZT, the chief executive may include a condition surrender condition") that a part of the lot (the "land") in the management district must be surrendered to the State for coastal ment.	9 10 11 12
	owever, the land may be required to be surrendered under on (1) only if—	13 14
(a)	the chief executive is satisfied the land should be surrendered for coastal management; and	15 16
(b)	the land is—	17
	(i) in an erosion prone area; or	18
	(ii) within 40 m of the foreshore; and	19
(c)	the Governor in Council approves the inclusion of the land surrender condition.	20 21
'61ZQ N	Notice of condition about land surrender	22
	efore including a land surrender condition under section 61ZP(1), executive must give a written notice to—	23 24
(a)	the applicant; and	25
(b)	if the chief executive is not the assessment manager for the application—the assessment manager.	26 27

s 15 38 s 15

(2) T	he notice must—	1
(a)	state the chief executive is considering including a land surrender condition; and	2 3
(b)	include details of the land to be surrendered.	4
the day t	the IDAS process under the <i>Integrated Planning Act 1997</i> stops on the notice is received by the applicant and starts again on the day executive gives the applicant a notice under section 61ZS(1).	5 6 7
'61ZR C	Criteria for decision	8
to be sur	ciding whether to include a land surrender condition, and the land rendered, the chief executive must consider how surrender of the ald avoid or minimise detrimental impacts on coastal management.	9 10 11
'61ZS N	otice of decision about land surrender	12
	fter making a decision about whether or not to include a land r condition, the chief executive must give a written notice to—	13 14
(a)	the applicant; and	15
(b)	if the chief executive is not the assessment manager for the application—the assessment manager.	16 17
'(2) T	he notice must—	18
(a)	state the decision and the date it was made; and	19
(b)	if the decision is to include a land surrender condition—	20
	(i) state the day the Governor in Council approved the inclusion of the land surrender condition; and	21 22
	(ii) include details of the land to be surrendered.	23
'61ZT V	When land surrender condition may not be included	24
	chief executive must not include a land surrender condition on the nent approval for the application if—	25 26
(a)	the lot relating to the application was part of another lot that has been the subject of—	27 28
	(i) a development application; or	29

(ii) an application to rezone land under the <i>Local Government</i> (<i>Planning and Environment</i>) Act 1990; and	1 2
(b) a part of the other lot was surrendered to the State under a land surrender condition or the Beach Protection Act, section 41C(6) or 45(7).6	3 4 5
'61ZU Other matters about land surrender condition	6
'(1) No compensation is payable because of a land surrender condition.	7
'(2) Despite the <i>Integrated Planning Act 1997</i> , section 4.1.27(1)(b), the applicant for the development approval may not appeal to the court against a land surrender condition.	8 9 10
'(3) To remove any doubt, it is declared that a land surrender condition complies with the <i>Integrated Planning Act 1997</i> , section 3.5.30.7	11 12
Division 4—Matters about artificial waterways	13
'Subdivision 1—Canals	14
'61ZV Canals—surrender to the State	15
'(1) This section applies to a development application to reconfigure a lot in connection with the construction of a canal.	16 17
'(2) The area of the canal relating to the development must be surrendered to the State as a public waterway.	18 19

Beach Protection Act, sections 41C (Mandatory condition for rezoning approvals) or 45 (Opening of road or subdivision of land in coastal management control district)

⁷ *Integrated Planning Act 1997*, sections 4.1.27 (Appeals by applicants) and 3.5.30 (Conditions must be relevant or reasonable)

s 15 40 **s 15**

'Subdivi	sion 2	2—Development applications involving artificial waterways	1
'61ZW A	Appli	cations to include operational works	2
with the	con	ment application for the reconfiguration of a lot in connection astruction of an artificial waterway must relate also to work associated with the construction of the artificial	3 4 5 6
'61ZX V	Vhen	assessment manager must refuse application	7
reconfigu	ıratio	sment manager for a development application for the on of a lot in connection with the construction of a canal must lication if—	8 9 10
(a)		canal is to intersect, or be connected to, inundated land or ed land; and	11 12
(b)	lease	registered proprietor of the inundated land or lessee of the ed land may restrict or prohibit the use or movement of sels in water on the land.	13 14 15
		'Subdivision 3—Plans of subdivision	16
'61ZY R	k equi i	rements for plans of subdivision	17
'(1) If plan mus		n of subdivision shows an artificial waterway on the plan, the	18 19
(a)	shov	w the area of the artificial waterway as a separate lot; and	20
(b)		ude a metes and bounds description of the land on which the erway is to be constructed; and	21 22
(c)	clea	rly indicate—	23
	(i)	if the waterway is a canal—that the land is to be a canal; and	24
	(ii)	if the waterway is not a canal—that the land is an artificial waterway; and	25 26
	(iii)	any access channel associated with the waterway.	27

	o, the local government for the local government area in which vay is constructed must certify on the plan that—	1 2
V	he waterway, and any access channel associated with the waterway, is constructed in accordance with the development approval for the waterway; and	3 4 5
8	f the waterway is not a canal—the local government is satisfied arrangements have been made, or will be made, for the maintenance and management of the waterway.	6 7 8
	sections (1) and (2) apply in addition to the requirements for of a plan of subdivision under the <i>Land Title Act 1994</i> ,	9 10 13
'61ZZ Reg water	gistration of instruments—construction of artificial ways	12 13
land the s	registrar of titles must not register an instrument dealing with subject of a reconfiguration of a lot in connection with the on of an artificial waterway unless—	14 15 16
	he plan of subdivision for the reconfiguration of the lot is registered under the <i>Land Title Act 1994</i> ; and	17 18
(b) i	f the artificial waterway is a canal—	19
(i) the plan of subdivision is certified by a local government under section 61ZY(2)(a); and	20 21
(ii) the area of the canal has been surrendered to the State as a public waterway.	22 23
of a canal t	section (1) does not apply to an instrument surrendering the area to the State if the plan of subdivision for the reconfiguration of a ection with the construction of the canal is—	24 25 26
(a) r	registered under the Land Title Act 1994; and	27
(b) c	certified by a local government under section 61ZY(2)(a).	28

⁸ Land Title Act 1994, section 50 (Requirements for registration of plan of subdivision)

	'PART 7—MISCELLANEOUS	1
'61ZZA	Maintenance of canals	2
'(1) A	local government must maintain and keep clean each—	3
(a)	canal in its area; and	4
(b)	access channel for a canal mentioned in paragraph (a), whether or not the access channel is in its area.	5 6
'(2) St	absection (1) does not apply to—	7
(a)	a canal, other than an access channel for the canal, constructed under the <i>Integrated Resort Development Act 1987</i> ; or	8 9
(b)	a canal constructed under the Sanctuary Cove Resort Act 1985.	10
'(3) In	this section—	11
"canal"	means—	12
(a)	an artificial waterway surrendered to the State under this Act or the Canals Act; or	13 14
(b)	a canal surrendered under a lease under the Land Act 1994.	15
'61ZZB	Canal waters are part of coastal management district	16
coastal n	he waters of a canal constructed completely or partly within a nanagement district are taken to be part of the coastal management when the canal is connected to tidal water.	17 18 19
'(2) Su limit.	absection (1) applies to waters of the canal to the extent of the tidal	20 21
'61ZZC	Development permits—right to use and occupy	22
	his section applies to a development permit for operational work dal works on land under tidal water unless—	23 24
(a)	a lease is granted under the Land Act 1994 for the land; or	25
(b)	a permit to occupy is issued under that Act for the land.	26
	The development permit is taken to include a right to use and the land on which the tidal works are situated	27

'61ZZD Obligation to keep certain tidal works in safe condition	1
'(1) This section applies to an owner of freehold land, and a lessee of land leased from the State, if the land is—	2 3
(a) above high water mark; and	4
(b) connected to, or receives the benefit of, a structure for which a development permit for operational work that is tidal works on land under tidal water has been given.	5 6 7
'(2) The owner or lessee must ensure the structure is maintained in a safe condition.	8 9
Examples of a 'structure'—	10
• a jetty	11
• a pontoon	12
• a boat ramp.	13
'(3) In this section—	14
"lessee" , of land leased from the State, means a person registered in the land registry under the <i>Land Act 1994</i> as the holder of a lease from the State for the land.	15 16 17
"owner" , of freehold land, means a person recorded in the freehold land register under the <i>Land Title Act 1994</i> as a proprietor of the land.'.	18 19
16 Insertion of new s 62A	20
After section 62—	21
insert—	22
'62A Investigative functions of authorised persons	23
'An authorised person has the function of conducting investigations and inspections to monitor and enforce compliance with—	24 25
(a) this Act; and	26
(b) the <i>Integrated Planning Act 1997</i> , so far as it relates to assessable development completely or partly within a coastal management district.'.	27 28 29

Clause

Clause	17 Amendment of s 103 (Regulation making power)	1
	(1) Section 103, heading—	2
	omit, insert—	3
	'103 Regulation-making power'.	4
	(2) Section 103(2)—	5
	insert—	6
	'(ea)requirements for erecting or altering a building or other structure on land in an erosion prone area;'.	7 8
	(3) Section 103—	9
	insert—	10
	'(2A) Without limiting subsection (2)(f), a regulation may prescribe fees payable to the chief executive in relation to the chief executive's functions under the <i>Integrated Planning Act 1997</i> as assessment manager or a concurrence agency.	11 12 13 14
	'(2B) A regulation may prescribe when the chief executive may waive a royalty, or waive or refund a fee, payable under this Act.'.	15 16
Clause	18 Insertion of new s 103A and ch 6, hdg and pt 1, hdg	17
	After section 103—	18
	insert—	19
	'103A Numbering and renumbering of Act	20
	'In the next reprint of this Act produced under the <i>Reprints Act 1992</i> , the provisions of this Act must be numbered and renumbered as permitted by the <i>Reprints Act 1992</i> , section 43.9	21 22 23

⁹ Reprints Act 1992, section 43 (Numbering and renumbering of provisions)

	'CHAPTER 6—TRANSITIONAL PROVISIONS	1
	'PART 1—TRANSITIONAL PROVISION FOR ORIGINAL ACT (No. 41 of 1995)'.	2 3
Clause	19 Insertion of new ch 6, pt 2	4
	After section 104—	5
	insert—	6
	'PART 2—TRANSITIONAL PROVISIONS FOR COASTAL PROTECTION AND MANAGEMENT AND OTHER LEGISLATION AMENDMENT ACT 2001	7 8 9
	'Division 1—Coastal management districts	10
	'105 Control districts taken to be coastal management districts	11
	'From the commencement of this section, each area that was a control district under this Act immediately before the commencement of the section is taken to be a coastal management district.	12 13 14
	'106 Declaration about coastal management districts in areas covered by regional plans	15 16
	'(1) This section applies if—	17
	(a) a coastal management district is declared under section 47(1)(a) for an area covered by a regional plan; and	18 19
	(b) the area includes a coastal management district or part of a coastal management district (a "former district") because of section 105.	20 21 22
	'(2) The former district that is within the area covered by the plan ceases to be a coastal management district under section 105.	23 24

s 19 46 **s 19**

'Division 2—Authorities, permits and approvals under Harbours A Beach Protection Act and Canals Act	1 2
'107 Continuing effect of authorities under Harbours Act	3
'(1) This section applies to a following authority in force immediately before the commencement of the section—	ately 4 5
(a) a sanction to carry out works given under the Harbours section 86;	Act, 6 7
(b) an authorisation to reclaim land given under the Harbours section 91.	Act, 8 9
'(2) From the commencement, the authority, and any conditions of authority, have effect as if the authority were a development approval in form of a development permit for operational work under the <i>Integr Planning Act 1997</i> , schedule 8, part 1, item 3D.	n the 11
'(3) Subsection (2) applies only to the extent the carrying out of operational work could have been sanctioned or authorised under Harbours Act, section 86 or 91.	
'108 Continuing effect of right to use and occupy	17
'(1) This section applies to a sanction to carry out works given unde Harbours Act, section 86, if, under that section, a right to use and occland relating to the sanction is in force immediately before commencement of this section.	cupy 19
'(2) From the commencement, the right to use and occupy the continues to have effect.	land 22 23
'(3) However, the right to use and occupy the land ceases to have e if, under the <i>Land Act 1994</i> —	effect 24 25
(a) a lease is granted for the land; or	26
(b) a permit to occupy is issued for the land; or	27
(c) the land is dedicated as a reserve.	28

	ntinuing effect of permits under Beach Protection , section 44	1 2
	his section applies to a permit given under the Beach Protection ion 44(3), ¹⁰ and in force immediately before the commencement ction.	3 4 5
permit, l	rom the commencement, the permit, and any conditions of the nave effect as if the permit were a development approval in the a development permit for a material change of use of premises.	6 7 8
Act and	absection (2) applies despite the repeal of the Beach Protection only to the extent the carrying out of the material change of use of could have been authorised under the Beach Protection Act, 4.	9 10 11 12
	ntinuing effect of a consent under Beach Protection , section 45	13 14
Act, sect	his section applies to a consent given under the Beach Protection ion 45(6), to an application relating to an approval to open a road vide land in a coastal management district.	15 16 17
condition	From the commencement of this section, the consent and any as of the consent, have effect as if the consent were a development in the form of a development permit to reconfigure a lot.	18 19 20
'(3) St	ubsection (2)—	21
(a)	applies despite the repeal of the Beach Protection Act; and	22
(b)	applies only to the extent the reconfiguring of a lot could have been authorised under the Beach Protection Act, section 45(6); and	23 24 25
(c)	has effect only for the period the approval would have had effect if the Beach Protection Act had not been repealed.	26 27

¹⁰ Beach Protection Act, section 44 (Control of building operations)

'111 Continuing e Act, section 4	ffect of permits under Beach Protection 7	1 2
	applies to a permit given under the Beach Protection), ¹¹ and in force immediately before the commencement	3 4 5
permit, have effect	ommencement, the permit, and any conditions of the tas if the permit were a development approval in the nent permit for operational work.	6 7 8
'(3) Subsection ((2)—	9
(a) applies de	espite the repeal of the Beach Protection Act; and	10
· / II	e Beach Protection Act, section 47(1A); and	11 12
	t only for the period the permit would have had effect if h Protection Act had not been repealed.	13 14
'112 Continuing e	ffect of approvals under Canals Act	15
	applies to the following approvals in force immediately acement of the section—	16 17
(a) a provis		18 19
(b) a final ap	proval granted under the Canals Act, section 7(3).	20
(2) Despite the	repeal of the Canals Act, from the commencement—	21
have effe	isional approval, and any conditions of the approval, ect as if the approval were a preliminary approval to are a lot; and	22 23 24
as if the	approval, and any conditions of the approval, have effect approval were a development approval in the form of a ment permit for—	25 26 27
(i) reco	onfiguration of a lot to construct an artificial waterway;	28 29
(ii) oper	rational works to construct the waterway.	30

¹¹ Beach Protection Act, section 47 (Certain acts prohibited without permit)

	absection (2) has effect only for the period the approval would effect if the Canals Act had not been repealed.	1 2
'113 Rela	ationship to Integrated Planning Act 1997, ch 3, pt 5, div 5	3
'(1) Thapproval	nis section applies to each of the following (a "deemed ")—	4 5
(a)	a sanction to carry out works given under the Harbours Act, section 86;	6 7
(b)	an authorisation to reclaim land given under the Harbours Act, section 91;	8 9
(c)	a permit under the Beach Protection Act, section 44;	10
(d)	a consent given under the Beach Protection Act, section 45(6), to an application relating to an approval to open a road or subdivide land in a coastal management district;	11 12 13
(e)	a permit under the Beach Protection Act, section 47(1A);	14
(f)	a provisional approval to construct a canal under the Canals Act, section 5;	15 16
(g)	a final approval to construct a canal under the Canals Act, section 7.	17 18
	ne Integrated Planning Act 1997, chapter 3, part 5, division 5 a deemed approval.	19 20
works as	owever, if the deemed approval is for operational work that is tidal sociated with construction of a structure, the currency period for ed approval is—	21 22 23
(a)	the 4 years starting the day this section commences; or	24
(b)	if the deemed approval states or implies a time for the approval to lapse—the period from the day the approval had effect until the stated or implied time.	25 26 27
	development under a deemed approval mentioned in n (3) is not substantially completed at the end of the currency r the approval, the deemed approval lapses.	28 29 30

s 19 50 **s 19**

	'Division 3—Dredging permits	1
'114 Co ı	ntinuing effect of dredging permits	2
	nis section applies to a dredging permit granted under the <i>Marine</i> edging By-law 1987, section 7.	3 4
permit, a	espite the repeal of the <i>Marine Land Dredging By-law 1987</i> , the and any conditions of the permit continue to have effect for the he permit.	5 6 7
	Division 4—Applications in progress	8
'115 Eff	ect of commencement on certain applications	9
	his section applies to an application for any of the following not ecided before the commencement of this section—	10 11
(a)	a sanction to carry out works given under the Harbours Act, section 86;	12 13
(b)	an authorisation to reclaim land given under the Harbours Act, section 91;	14 15
(c)	a permit under the Beach Protection Act, section 44;	16
(d)	a consent under the Beach Protection Act, section 45(6), relating to an approval to open a road or subdivide land in a coastal management district;	17 18 19
(e)	a permit under the Beach Protection Act, section 47(1A);	20
(f)	a provisional approval to construct a canal under the Canals Act, section 5;	21 22
(g)	a final approval to construct a canal under the Canals Act, section 7;	23 24
(h)	a dredging permit under the <i>Marine Land Dredging By-law</i> 1987, section 6.	25 26
'(2) Fr	rom the commencement—	27
(a)	processing of the application and all matters incidental to the processing must proceed as if the Act or by-law under which the application was made had not been repealed; and	28 29 30

(b)	any sanction, authorisation, permit, consent or approval issued is taken to be a preliminary approval or development permit, as the case may be.	1 2 3
'116 Wh	en certain applications lapse	4
	is section applies to an application for any of the following made e commencement of the section—	5 6
(a)	a sanction to carry out works given under the Harbours Act, section 86;	7 8
(b)	an authorisation to reclaim land given under the Harbours Act, section 91;	9 10
(c)	a provisional approval to construct a canal under the Canals Act, section 5.	11 12
commence executive applicant	the chief executive has, by written notice given before the tement of this section, asked the applicant to give the chief a stated document or information relevant to the application, the must give the stated document or information to the chief within 1 year after the commencement.	13 14 15 16 17
	the applicant does not give the chief executive the stated tor information within the period mentioned in subsection (2), the on lapses.	18 19 20
'117 App	lications to reconfigure a lot in a coastal management district	21
'(1) Th	is section applies if—	22
(a)	immediately before the commencement of the section, a person who holds an authority from a local government to reconfigure a lot in a coastal management district has not applied for the Governor in Council's consent under the Beach Protection Act, section 45(4); and	23 24 25 26 27
(b)	after the commencement, the person intends to reconfigure the lot.	28 29
	ne person must apply for a development approval for the ration under the <i>Integrated Planning Act 1997</i> .	30 31
'(3) Th	e chief executive is the assessment manager for the application.	32

s 19 52 **s 19**

	'Division 5—Dissolution of Beach Protection Authority	1
'118 Diss	solution of Beach Protection Authority	2
'On the	e commencement of this section—	3
(a)	the Beach Protection Authority (the "authority") is disa	solved; 4 5
(b)	each member of the authority goes out of office; and	6
(c)	the assets and liabilities of the authority—	7
	(i) are transferred to the State and become assets and lia of the State; and	bilities 8 9
	(ii) are to be administered by the Minister; and	10
(d)	the State is substituted as a party for the authority in all p and existing proceedings to which the authority is a party.	ending 11 12
'119 Ref	Perences to Beach Protection Authority	13
immediat	This section applies to a reference in an Act or doc tely before the commencement of the section, to the on Authority.	
	rom the commencement, the reference may, if the context p to be a reference to the chief executive.	ermits, 17
	'Division 6—Erosion prone areas	19
'120 Tra	nsition of areas specified in erosion prone area plans	20
commend under the	his section applies to an area that, immediately before cement of the section, is specified in an erosion prone are a Beach Protection Act as an area that may be subject to ero ament by tidal water.	ea plan 22
	rom the commencement, the area is taken to be an erosion er this Act.	prone 25 26
'(3) Th	his section applies despite the repeal of the Beach Protection	n Act.'. 27

	PA	RT	3— /	AMENDMENT OF INTEGRATED PLANNING ACT 1997	1 2
Clause	20	Act	ame	nded in pt 3	3
	T	his p	art an	nends the Integrated Planning Act 1997.	4
Clause	21		endn elopn	nent of sch 8 (Assessable, self-assessable and exempt nent)	5 6
	(1	l) Sc	hedul	e 8, part 1—	7
	in	sert-	_		8
	'3D.	. Car	rying	out operational work that is—	9
		(a)	tidal	l works; or	10
		(b)	•	of the following works carried out completely or partly in a coastal management district—	11 12
			(i)	interfering with quarry material on State coastal land above high water mark;	13 14
			(ii)	disposing of dredge spoil or other solid waste material in tidal water, other than under an allocation notice under the <i>Coastal Protection and Management Act 1995</i> ;	15 16 17
			(iii)	draining or allowing drainage or flow of water or other matter across State coastal land above high water mark;	18 19
			(iv)	building a structure in a watercourse, other than in tidal water, if the structure interferes with the flow of water in the watercourse;	20 21 22
			(v)	reclaiming land under tidal water;	23
			(vi)	constructing an artificial waterway associated with the reconfiguration of a lot;	24 25
			(vii)	constructing an artificial waterway not associated with the reconfiguration of a lot on land, other than State coastal land, above high water mark if the maximum surface area of water in the waterway is at least 5 000 m ² ;	26 27 28 29

(viii)constructing a bank or bund wall to establish a ponded pasture on land, other than State coastal land, above high water mark;	1 2 3
(ix) removing or interfering with coastal dunes on land, other than State coastal land, that is in an erosion prone area and above high water mark.'.	4 5 6
(2) Schedule 8, part 3—	7
insert—	8
21C. Operational work for the construction of a navigational aid or sign for maritime navigation.'.	9 10
(3) Schedule 8, part 4, item 22—	11
insert—	12
"artificial waterway" means an artificial waterway as defined under the Coastal Protection and Management Act 1995, section 5B.	13 14
'coastal dune' means a ridge or hillock of sand or other material—	15
(a) on the coast; and	16
(b) built up by the wind.	17
'coastal management district' means a coastal management district under the <i>Coastal Protection and Management Act 1995</i> , other than an area declared as a coastal management district under section 47(2) of that Act.	18 19 20 21
'erosion prone area'' means an erosion prone area as defined under the <i>Coastal Protection and Management Act 1995</i> .	22 23
'high water mark'' means the ordinary high water mark at spring tides.	24
'ponded pasture' means a permanent or periodic pondage of water in which the dominant plant species are pasture species used for grazing or harvesting.	25 26 27
'quarry material'' , for schedule 8, part 1, item 3D, means quarry material as defined under the <i>Coastal Protection and Management Act 1995</i> .	28 29
'State coastal land'' means State coastal land as defined under the <i>Coastal Protection and Management Act 1995</i> , section 12A.	30 31
'tidal water'' means the sea and any part of a harbour or watercourse ordinarily within the ebb and flow of the tide at spring tides.	32 33

s 22 55 s 22

Coastal Protection and Management and Other Legislation Amendment Bill 2001

"tidal w	orks''—	1		
1.	"Tidal works" means work in, on or above land under tidal water, or land that will or may be under tidal water because of development on or near the land.	2 3 4		
2.	"Tidal works" includes work mentioned in item 1 that is associated with construction of a basin, breakwater, bridge, dam, dock, dockyard, embankment, groyne, jetty, pipeline, pontoon, power line, seawall, slip, small craft facility, training wall or wharf.			
3.	"Tidal works" does not include work mentioned in item 1 that is—	10 11		
	(a) erecting a sign or other structure, including, for example, a navigational aid or sign for maritime navigation, under a direction made under another Act; or	12 13 14		
	(b) building a drain that—	15		
	(i) is less than 1 m deep; and	16		
	(ii) has a cross sectional area less than 2.5 m ² ; or	17		
	(c) assessable development under schedule 8, item 3D(b).	18		
	ourse", for schedule 8, part 1, item 3D, means a river, creek or am in which water flows permanently or intermittently—	19 20		
(a)	in a natural channel, whether artificially improved or not; or	21		
(b)	in an artificial channel that has changed the course of the watercourse.'.	22 23		
PAR	Γ 4—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	24 25		
22 Act	amended in pt 4	26		
This p	part amends the Local Government Act 1993.	27		

Clause

Clause	23 Ins	ertion of new s 934A	1		
	After	section 934—	2		
	insert-	_	3		
	'934A C	'934A Canals			
	'(1) A local government may make local laws about each of the following matters for a canal in its area—				
	(a)	the movement and use of vessels, and the use of structures, in the canal;	7 8		
	(b)	the obligations of the owner of a structure in the canal, including, for example, obligations about maintaining the structure in a safe condition;	9 10 11		
	(c)	if, under the <i>Coastal Protection and Management Act 1995</i> , the local government must maintain the canal and keep it clean—the maintenance and cleaning of the canal. ¹²	12 13 14		
	'(2) Subsection (1) is subject to the <i>Transport Operations (Marine Safety) Act 1994</i> .				
	'(3) In	this section—	17		
	"canal" means a canal as defined under the Coastal Protection and Management Act 1995, section 5C.				
	"owner", of a structure, means—				
	(a)	the holder of a development permit under the <i>Integrated Planning Act 1997</i> to build the structure; or	21 22		
	(b)	the owner of the land receiving the benefit of the structure or to which the structure is connected.'.	23 24		

For the canals a local government must maintain and keep clean, see the *Coastal Protection and Management Act 1995*, section 61ZZA.

PART 5—MINOR AMENDMENTS AND REPEAL		
Clause	24 Acts amended—schedule	2
	The schedule amends the Acts it mentions.	3
Clause	25 Legislation repealed	4
	The following legislation is repealed—	5
	(a) Beach Protection Act 1968;	6
	(b) Canals Act 1958;	7
	(c) Transport Infrastructure Act 1994, sections 233 and 236.	8

SCHEDULE	1
MINOR AMENDMENTS	2
section 2	4 3
COASTAL PROTECTION AND MANAGEMENT ACT 1995	4 5
1 Chapter 1, part 2, heading— omit, insert— 'PART 2—OBJECTS AND ACHIEVEMENT OF COASTAL MANAGEMENT'.	6 7 8 9
2 Section 3, heading—	10
omit, insert— '3 Main objects of Act'.	11 12
3 Section 3, words before paragraph (a)— omit, insert— 'The main objects of this Act are to—'.	13 14 15
4 Section 4(b)—	16
omit, insert—	17
'(b) Coastal management districts	18
 Declaring coastal management districts in the coastal zon as areas requiring special development controls an management practices.'. 	

5	Section 6, heading—	1
0	omit, insert—	2
' 6	Meaning of "coast" '.	3
6	Section 6, 'is'—	4
0	omit, insert—	5
6.	means'.	6
7	Section 7, heading—	7
0	omit, insert—	8
'7	Meaning of "coastal management" '.	9
8	Section 8, heading—	10
0	omit, insert—	11
'8	Meaning of "coastal resources" '.	12
9	Section 9, heading—	13
0	omit, insert—	14
' 9	Meaning of "coastal waters" '.	15
10	Section 9, 'are'—	16
0	omit, insert—	17
6,	'means'.	18

11 Section 10, heading—	1
omit, insert—	2
'10 Meaning of "coastal wetlands" '.	3
12 Section 11, heading—	4
omit, insert—	5
'11 Meaning of "coastal zone" '.	6
13 Section 11, 'is—'—	7
omit, insert—	8
'means—'.	9
14 Section 11(a), 'and'—	10
omit, insert—	11
'or'.	12
15 Section 12, heading—	13
omit, insert—	14
'12 Meaning of "ecologically sustainable dev	relopment"'.
16 Section 16(2)(b), 'encroachment by tidal	water'—
omit, insert—	17
'tidal inundation'.	18

17	Sections 31(1), 35(2)(b), 41(3)(b), 47(1), (2), (5), (7) and (8), 48, 49, 50(1), (2)(a) and (5)(b), 51(1), 52(1) and (4)(b), 53(2)(a), 60(1), 61(1), 79(5)(b), 86(1) and 103(2)(a) to (e), 'control'—	1 2 3
Ó	omit, insert—	4
4	coastal management'.	5
18	Chapter 2, part 3, heading—	6
c	omit, insert—	7
'P .	ART 3—COASTAL MANAGEMENT DISTRICTS AND EROSION PRONE AREAS'.	8 9
19	Chapter 2, part 3, division 1, heading—	10
C	omit, insert—	11
Ъ	Division 1—Declaration, amendment, amalgamation and abolition of coastal management districts'.	12 13
20	Sections 47 to 51, headings, 'control'—	14
c	omit, insert—	15
•	coastal management'.	16
21	Section 47(1), 'coastal plan'—	17
c	omit, insert—	18
6	plan'.	19
22	Section 48(1)(c), 'inland'—	20
C	omit.	21

23 Section 49(c), 'the area'—	1
omit, insert—	2
'a foreshore in the area'.	3
24 Chapter 2, part 3, division 3, heading—	4
omit, insert—	5
Division 3—General provisions about coastal management of	districts'. 6
25 Section 80(1), '52, 53, 84 or 85'—	7
omit, insert—	8
'52(6), 53(5), 84(12) or 85(6)'.	9
26 Section 85(2), 'ending'—	10
omit, insert—	11
'pending'.	12
27 Section 88(1), from '6 months—'—	13
omit, insert—	14
'6 months after—	15
(a) if section 86(2) applies—the refusal of the application:	; or 16
(b) if section 86(3) applies—the change of use.'.	17
28 Chapter 6, part 1, after section 104—	18
insert—	19
'Note—	20
Under the <i>Coastal Protection and Management and Other Legislation Am</i> 2001, control districts were renamed as coastal management districts.'.	nendment Act 21 22

29	Schedule 2, definitions, "coastal building line" and "control district"—	1 2
0	mit.	3
30	Schedule 2—	4
iı	nsert—	5
' "a	access channel" see section 5A.	6
"all	location notice" see section 61H(3)(b).	7
"ar	tificial waterway" see section 5B.	8
"as	sessable development" see Integrated Planning Act 1997, schedule 10.	9
"as	sessment manager" see Integrated Planning Act 1997, section 3.1.7.13	10
"Ве	each Protection Act" means the Beach Protection Act 1968.	11
"Ве	each Protection Authority" means the Beach Protection Authority constituted under the Beach Protection Act, section 5.	12 13
"bu	ilding" means a fixed structure that is either completely or partly enclosed by walls and is roofed, and includes any part of a building.	14 15
"ca	nal" see section 5C.	16
"Ca	anals Act" means the Canals Act 1958.	17
"co	astal building line" means a line declared as a coastal building line under this Act.	18 19
"co	astal management district " means a part of the coastal zone declared under this Act as a coastal management district.	20 21

Under section 3.1.7 (Assessment manager) of the Integrated Planning Act, the "assessment manager", for an application for a development approval is generally the local government for the area in which the development is to be carried out. However, in some circumstances, it may be another entity prescribed under a regulation under that Act or decided by the Minister administering that Act.

SCHEDULE (continued)

"concurrence agency" , for a development application, see the <i>Integrated Planning Act 1997</i> , schedule 10. ¹⁴	1 2
"deemed approval" see section 113(1).	3
"development" see <i>Integrated Planning Act 1997</i> , section 1.3.2.15	4
"development application" means an application for a development approval.	5 6
"development approval" see Integrated Planning Act 1997, schedule 10.16	7
"development permit" see Integrated Planning Act 1997, schedule 10.	8
"environmental authority" see <i>Environmental Protection Act 1994</i> , schedule 3.	9 10
"erosion prone area" means an area declared to be an erosion prone area under section 61B(1).	11 12
"former district" see section 106(1)(b).	13
"government entity" means a government department or an agency, authority, commission, corporation, instrumentality, office or other entity, established under an Act for a public or official purpose, and includes part of a government entity.	14 15 16 17

1.3.2. "Development" is any of the following—

- (a)carrying out building work;
- (b)carrying out plumbing or drainage work;
- (c)carrying out operational work;
- (d)reconfiguring a lot;
- (e)making a material change of use of premises.

Chapter 1, part 3, division 3 of the Integrated Planning Act contains supporting definitions and explanations for the term "development".

16 Under the *Integrated Planning Act 1997*, a development approval is required for certain development. A development approval may be in the form of a preliminary approval, a development permit or a combination of both of them.

¹⁴ Under the Integrated Planning Act, the concurrence agency for a development application is the entity prescribed under a regulation under that Act as a concurrence agency for the application or, if the functions of the entity in relation to the application have been devolved or delegated to another entity, the other entity.

¹⁵ Integrated Planning Act 1997, section 1.3.2 (Meaning of "development")—

"harbour master" means a person who is appointed under the <i>Transport Operations (Marine Safety) Act 1994</i> as a harbour master.	1 2
"Harbours Act" means the repealed <i>Harbours Act 1955</i> as continued to have effect under the <i>Transport Infrastructure Act 1994</i> , sections 233 and 236.	3 4 5
"inundated land" means freehold land that, through the excavation of the land or other land, has become inundated by water subject to tidal influence, but does not include a canal, or part of a canal.	6 7 8
"land surrender condition" see section 61ZP(1).	9
"leased land" means land held under a lease under the Land Act 1994.	10
"local government area" means the part of the State—	11
(a) established as a local government area under the <i>Local Government Act 1993</i> ; or	12 13
(b) declared to be a council area under the <i>Community Services</i> (Aborigines) Act 1984 or the Community Services (Torres Strait) Act 1984.	14 15 16
"plan of subdivision" see Land Title Act 1994, section 49.	17
"port" see Transport Infrastructure Act 1994, schedule 3.	18
"preliminary approval" see the <i>Integrated Planning Act</i> 1997, schedule 10.	19 20
"quarry material"—	21
1. "Quarry material" means material on State coastal land, other than a mineral within the meaning of any Act relating to mining.	22 23
2. For item 1, material includes, for example, stone, gravel, sand, rock, clay, mud, silt and soil, unless it is removed from a culvert, stormwater drain or other drainage infrastructure as waste material.	24 25 26 27
"reasonably believes" means believes on grounds that are reasonable in the circumstances.	28 29
"State coastal land" see section 12A.	30

"tidal w	orks'	" <u> </u>	1	
1.	1. "Tidal works" means work in, on or above land under tidal water or land that will or may be under tidal water because development on or near the land.			
2. "Tidal works" includes work mentioned in item 1 that associated with construction of a basin, breakwater, bridge, dardock, dockyard, embankment, groyne, jetty, pipeline, pontoc power line, seawall, slip, small craft facility, training wall wharf.			5 6 7 8 9	
3.	"Tio	dal works" does not include work mentioned in item 1 that	10 11	
	(a)	erecting a sign or other structure, including, for example, a navigational aid or sign for maritime navigation, under a direction made under another Act; or	12 13 14	
	(b)	building a drain that—	15	
		(i) is less than 1 m deep; and	16	
		(ii) has a cross sectional area less than 2.5 m ² ; or	17	
	(c)	assessable development under the <i>Integrated Planning Act</i> 1997, schedule 8, part 1, item 3D(b).	18 19	
"transitional planning scheme" see Integrated Planning Act 1997, section 6.1.3.'.		20 21		
	Ι	INTEGRATED PLANNING ACT 1997	22	
1 Sec	tion	1.1.2(2), '2002'—	23	
omit, i	insert	<i>t</i> —	24	
'2004 '	, .		25	

SCHEDULE (continued)

	LAND ACT 1994	1
1	Schedule 6, definition "inundated land", 'Canals Act 1958'—	2
	omit, insert—	3
	'Coastal Protection and Management Act 1995'.	4

© State of Queensland 2001