

Queensland



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Local Government and Other Legislation Amendment Bill 2005

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28	Insertion of	of new	ch 6, pt 3, div 3, sdiv 4	33
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2005

A Bill

for

An Act to amend local government legislation, and for other purposes

s 1 6 s 4

Local Government and Other Legislation Amendment
Bill 2005

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Local Government and Other	3 4
Clause	2	Legislation Amendment Act 2005. Commencement	5 6
		The following provisions commence on 1 July 2006—	7
		• sections 4 and 5;	8
		• section 8 to the extent it inserts the <i>City of Brisbane Act</i> 1924, section 137B.	9 10
	Part	2 Amendment of City of Brisbane Act 1924	11 12
Clause	3	Act amended in pt 2	13
		This part amends the City of Brisbane Act 1924.	14
Clause	4	Replacement of pt 2, div 12, hdg (Contracts and tendering)	15 16
		Part 2, division 12, heading—	17
		omit, insert—	18

'Divi	ision	1 12 Contracts and related activities	1
'Sub	divi	sion 1 Preliminary	2
'39E	Pri	nciples governing the making of contracts	3
	'(1)	In entering into contracts for the carrying out of work, the supply of goods or services or the disposal of assets, the council must have regard to the following principles—	4 5 6
		(a) open and effective competition;	7
		(b) value for money;	8
		(c) encouragement of the development of competitive local business and industry;	9 10
		(d) environmental protection;	11
		(e) ethical behaviour and fair dealing.	12
	'(2)	For contracts for the carrying out of work, or the supply of goods or services, the principles are the <i>procurement principles</i> .	13 14 15
	'(3)	A regulation may make a provision about the application of the procurement principles.	16 17
'39F	Wh	nat are <i>procurement activities</i> of the council	18
		'The <i>procurement activities</i> of the council are its activities	19
		that are, or relate to, the making of contracts for the carrying out of work, or the supply of goods or services.	20 21
'39G		nat are <i>designated disposal activities</i> of the uncil	22 23
	'(1)	The <i>designated disposal activities</i> of the council are its activities that are, or relate to, the disposal of its relevant non-current assets, other than land.	24 25 26

		(2)	For subsection (1), a <i>relevant non-current asset</i> of the council is a non-current asset the value of which is equal to or above the value set under subsection (3).	1 2 3
		'(3)	The council must act under the finance standards, as if it were a local government, to set an amount below which the value of a non-current asset must be treated as an expense. ¹	4 5 6
		'(4)	In this section—	7
			<i>finance standards</i> means the Local Government Finance Standards under the <i>Local Government Act 1993</i> .'.	8 9
Clause	5	Re	placement of ss 42 to 46	10
			Sections 42 to 46—	11
			omit, insert—	12
	'Sul	bdivi	sion 2 Requirements relating to procurement activities	13 14
	'42	An	nual procurement plans	15
		'(1)	The council must adopt, by resolution, a procurement plan for each of its financial years.	16 17
		'(2)	The resolution must be passed before the adoption of the council's budget for the financial year to which the procurement plan relates.	18 19 20
		'(3)	If the council has made a corporate plan, the procurement plan must be consistent with, and support, the achievement of the strategic directions stated in the corporate plan.	21 22 23
		'(4)	The procurement plan must state—	24
			(a) the types of procurement activities proposed for the financial year; and	25 26
			(b) how the procurement principles are to be applied for the activities; and	27 28
			·	

See the finance standards, sections 42 (Register of non-current assets) and 43 (Setting amount for treating non-current asset as an expense).

9

		(c)	how the application of the principles will be measured; and	1 2
		(d)	a policy about proposed delegations for the activities; and	3 4
		(e)	a policy about the making of the council's significant procurement activity plans; ² and	5 6
		(f)	a market assessment for each of the activity types; and	7
		(g)	any of the activities (a <i>significant procurement activity</i>) that the council considers will be significant.	8 9
	'(5)	proc	considering whether any of the activities are a significant surement activity, the council must have regard to the ket assessment.	10 11 12
	' (6)	expe	market assessment must consist of a profile of the relative enditure and difficulty in securing supply of the activity assessed.	13 14 15
'43	Am	endr	ment of procurement plan	16
		'The	e council may, by resolution, amend its procurement plan	
			ny time before the end of the financial year to which it	17 18 19
'44	Ins	at an relat	ny time before the end of the financial year to which it	18
'44	Ins	at ar relat pecti	ny time before the end of the financial year to which it es.	18 19
'44	Ins	at ar relat pecti	ny time before the end of the financial year to which it es.	18 19 20

² See section 45 (Significant procurement activity plans).

'45	Sig	nificant procurement activity plans	1
	'(1)	If the council's procurement plan states any significant procurement activities, the council must make a plan (a <i>significant procurement activity plan</i>) for each of the activities before it starts.	2 3 4 5
	'(2)	A significant procurement activity plan must state—	6
		(a) its objectives, and how they will be achieved; and	7
		(b) any alternative ways of achieving the objectives, and why the alternative ways were not adopted; and	8 9
		(c) a risk analysis of the market from which the relevant goods or services are to be procured.	10 11
	'(3)	The objectives must be consistent with the council's procurement plan.	12 13
	' (4)	The council may amend a significant procurement activity plan at any time before the end of the financial year to which it relates.	14 15 16
'46	Pro	ocurement manual	17
	'(1)	The council must prepare a manual of procedures for how it carries out its procurement activities.	18 19
	'(2)	The manual must—	20
		(a) apply the procurement principles; and	21
		(b) be consistent with the council's procurement plan.	22
'Suk	odivi	sion 3 Requirements relating to designated disposal activities	23 24
'46A	An	nual asset disposal plan	25
	' (1)	The council must adopt, by resolution, an asset disposal plan	26
	(1)	for its designated disposal activities for each of its financial years.	27 28

		(a)	comply with section 46B; and	1
		(b)	if the council has made a corporate plan—be consistent with, and support, the achievement of the strategic directions stated in the corporate plan.	2 3 4
	'(3)	coun	resolution must be passed before the adoption of the neil's budget for the financial year to which the asset osal plan relates.	5 6 7
'46B	Red	quire	ments for asset disposal plan	8
	'(1)	An a	asset disposal plan must state each of the following—	9
		(a)	the types of designated disposal activities proposed for the financial year to which it relates;	10 11
		(b)	the principles and strategies for carrying out the activities;	12 13
		(c)	how the application of the principles will be measured;	14
		(d)	the outcomes proposed to be achieved from carrying out the activities;	15 16
		(e)	any of the activities (a <i>significant designated disposal activity</i>) that the council considers will be significant.	17 18
	'(2)	desig	onsidering whether any of the activities are a significant gnated disposal activity, the council must have regard to matters mentioned in subsection (1)(a) to (d).	19 20 21
'46C	Δm	endr	ment of asset disposal plan	22
100	74.1.		e council may, by resolution, amend its asset disposal plan	23
			ny time before the end of the financial year to which it	24 25
'46D	Ins	pecti	on of asset disposal plan	26
		'The	e council must—	27
		(a)	keep its asset disposal plan open to inspection; and	28
		(b)	make copies available for purchase at its public office at a price not more than the cost to it of producing the copy	29 30

			and, if a copy is supplied to a purchaser by post, the cost of the postage.	1 2
'46E	Pla	ns fo	or significant designated disposal activities	3
	'(1)	design	ne council's asset disposal plan states any significant gnated disposal activities, the council must make a plan (a <i>ificant disposal activity plan</i>) for each of the activities are it starts.	4 5 6 7
	'(2)	A si	gnificant disposal activity plan must state—	8
		(a)	the objectives of the activity that the plan is for;	9
		(b)	how the objectives support the asset disposal plan;	10
		(c)	how the objectives are to be achieved;	11
		(d)	how achievement of the objectives will be measured;	12
		(e)	any alternative ways of achieving the objectives, and why the alternative ways were not adopted;	13 14
		(f)	proposed contractual arrangements for the activity; and	15
		(g)	a risk analysis of the market in which the relevant assets are to be disposed of.	16 17
	'(3)		objectives must be consistent with the council's asset osal plan.	18 19
	'(4)	plan	council may amend any of its significant disposal activity s at any time before the end of the financial year to which lates.	20 21 22
'46F	Ass	set di	isposal manual	23
	'(1)		council must prepare a manual of procedures for how it oses of its non-current assets.	24 25
	'(2)	The	manual must—	26

s 5

Local Government and Other Legislation Amendment Bill 2005 s 5

		1	include a policy about how the council deals with its non-current assets that have a value of less than the amount set under section 39G(3); ³ and	1 2 3
		(b)	be consistent with the council's asset disposal plan.	4
'Sub	divi	sion ²	Requirements for disposal of particular land	5 6
'46G	Ме	aning	of <i>land</i> for sdiv 4	7
		'In thi	is subdivision, <i>land</i> includes an interest in land.	8
'46H	Ge	neral r	equirement for auction or tenders	9
	'(1)		council may dispose of land only by auction or after ng tenders.	10 11
	'(2)	The te	ender invitation must—	12
			be by an advertisement in a newspaper circulating generally in the council's area; and	13 14
			allow at least 7 days from the day of the advertisement for the submission of tenders.	15 16
	'(3)	This s	section is subject to section 46I.	17
'46 I	Exc	emptio	ons	18
	'(1)		council may dispose of land without complying with n 46H if—	19 20
		(a) 1	the disposal is to—	21
		((i) the State; or	22
		((ii) a government entity under the Government Owned Corporations Act 1993; or	23 24
		((iii) a local government owned corporation under the <i>Local Government Act 1993</i> ; or	25 26

³ Section 39G (What are designated disposal activities of the council)

		(1V)	another local government; or	1
		(v)	a community organisation; or	2
		(vi)	another Australian government, an entity of another Australian government or a local government of another State or a Territory; or	3 4 5
	(b)	if the	e land would not be rateable land after the disposal;	6 7
	(c)		land was previously offered for sale under the on and was not sold; or	8 9
	(d)	the p	council resolves that it is of the opinion that it is in public interest that the land be disposed of without action or inviting tenders.	10 11 12
'(2)			on (1)(c) applies, the land must not be sold for less ighest bid or tender received.	13 14
' (3)	A re	solutio	on under subsection (1)(d)—	15
	(a)	must	t state reasons for the opinion expressed in it; and	16
	(b)	may and	relate to a particular disposal or a type of disposal;	17 18
	(c)		e resolution relates to a type of disposal—expires 1 after it is made.	19 20
' (4)	In th	is sect	tion—	21
			ty organisation means an entity that is a non-profit therwise exists for a public purpose.	22 23
Cha	ange	s to to	enders	24
'(1)	_		on applies if—	25
	(a)	the c	council invites tenders for a contract for the disposal nd; and	26 27
	(b)		nvitation states that the council might later invite all erers to change their tenders.	28 29
'(2)			aking a decision on the tenders, the council may the persons who have submitted a tender to change	30 31

'46J

15

		their tender to take account of a change in the tender specifications.	1 2
	'46K Ac	ceptance of tender	3
	'(1)	If the council decides to accept a tender for a contract for the disposal of land, it must accept the tender most advantageous to it.	4 5 6
	'(2)	However, the council may decide not to accept any tender available to it.'.	7 8
Clause	6 Am	nendment of s 119 (Annual report)	9
		Section 119(3)(b), 'sections 42(5), 44(1) and 46(2)'—	10
		omit, insert—	11
		'part 2, division 124'.	12
Clause	7 Re	placement of pt 6, hdg (Transitional provision)	13
		Part 6, heading—	14
		omit, insert—	15
	'Part 6	Transitional provisions	16
	'Division	1 Transitional provision for Local	17
		Government Legislation	18
		Amendment Act 2003'.	19
Clause	8 Ins	ertion of new pt 6, div 2	20
		Part 6—	21
		insert—	22

⁴ Part 2, division 12 (Contracts and related activities)

16

'Division	Transitional provisions for Local Government and Other Legislation Amendment Act 2005	1 2 3
	option of procurement and asset disposal plans 2006-2007 financial year	4 5
'(1)	From the commencement of this section, the council may, for the 2006–2007 financial year, adopt, by resolution, a procurement plan and an asset disposal plan as if the new contracting provisions had commenced. ⁵	6 7 8 9
'(2)	In this section—	10
	new contracting provisions means part 2, division 12, as the division is to be amended under the Local Government and Other Legislation Amendment Act 2005.	11 12 13
'137B Tra	nsitional provisions for old contracting provisions	14
'(1)	To remove any doubt, it is declared that the repeal of the old contracting provisions does not, of itself, affect a contractual obligation or right of the council.	15 16 17
'(2)	If, immediately before the commencement of the new contracting provisions—	18 19
	(a) the council had, under the old contracting provisions, invited tenders or sought quotations in relation to a particular procurement activity; and	20 21 22
	(b) tenders or quotations had been given or made in response to the invitation or the seeking of quotations; and	23 24 25
	(c) the council had not accepted, or decided not to accept, any of the tenders or quotations;	26 27
	the old contracting provisions continue to apply to the council for the activity as if the new contracting provisions had not been enacted.	28 29 30

⁵ The new contracting provisions commence on 1 July 2006.

	'(3)	In this section—	1
		new contracting provisions means part 2, division 12, as amended under the Local Government and Other Legislation Amendment Act 2005.	2 3 4
		old contracting provisions means part 2, division 12 as in force immediately before the commencement of the amendments to that division under the Local Government and Other Legislation Amendment Act 2005.'.	5 6 7 8
Clause 9	Am	nendment of sch 2 (Dictionary)	9
		Schedule 2—	10
		insert—	11
		'asset disposal plan, for the council, means its most recent asset disposal plan made under section 46A, as amended from time to time under section 46C.	12 13 14
		corporate plan means a plan that is the same, or substantially the same, as a corporate plan under the Local Government Act 1993.	15 16 17
		designated disposal activities, of the council, see section 39G.	18
		<i>land</i> , for part 2, division 12, subdivision 4, see section 46G.	19
		<i>non-current assets</i> , of the council, means any of its assets that are not current assets.	20 21
		procurement activities, of the council, see section 39F.	22
		procurement plan, of the council, means its most recent procurement plan made under section 42, as amended from time to time under section 43.	23 24 25
		procurement principles see section 39E(2).	26
		significant designated disposal activity see section 46B(1)(e).	27
		significant procurement activity see section 42(4)(g).	28
		significant procurement activity plan see section 45(1).'.	29

	Part	3		Amendment of Liquor Act 1992	1
Clause	10	Act	ame	ended in pt 3	2
			This	part amends the Liquor Act 1992.	3
Clause	11	Ins	ertio	n of new s 112B	4
			Afte	r section 112A—	5
			inse	rt—	6
	'112B			n of condition about noise—licensed s in special entertainment precinct	7 8
		' (1)	This	section applies if—	9
			(a)	a licence is subject to a condition (a <i>noise condition</i>) about noise coming from the licensed premises; and	10 11
			(b)	the licensed premises are in a special entertainment precinct established by a local government under the <i>Local Government Act 1993</i> , section 956G; ⁶ and	12 13 14
			(c)	a licence, permit or other authority has been issued for the premises under a local law made by the local government under the <i>Local Government Act 1993</i> , section 956G(3)(b), including a licence, permit or other authority that has expired or been revoked or cancelled by the local government.	15 16 17 18 19 20
		'(2)		noise condition does not apply in relation to noise from lified music played at the licensed premises.	21 22
		' (3)		emove any doubt, it is declared that this section no longer ies if the local government—	23 24
			(a)	revokes the special entertainment precinct; or	25
			(b)	changes the boundaries of the special entertainment precinct so that the premises are no longer within the precinct's core area under the <i>Local Government Act</i> 1993, section 956G.'.	26 27 28 29

⁶ Local Government Act 1993, section 956G (Establishment of special entertainment precincts)

Clause		nendment of s 187 (Abatement of nuisance or ngerous activity)	1 2
		Section 187—	3
		insert—	4
	'(1A)	However, this section does not apply if the noise is from amplified music played at licensed premises—	5 6
		(a) in a special entertainment precinct established by a local government under the <i>Local Government Act 1993</i> , section 956G; ⁷ and	7 8 9
		(b) for which the local government has issued a licence, permit or other authority under the local law made by the local government under the <i>Local Government Act</i> 1993, section 956G(3)(b), including licence, permit or other authority that has expired or been revoked or cancelled by the local government.'.	10 11 12 13 14 15
	Part 4	Amendment of Local Government Act 1993	16
		Government Act 1995	17
Clause	13 Ac	t amended in pt 4 and schedule	18
	(1)	This part amends the <i>Local Government Act 1993</i> .	19
	(2)	The schedule also includes amendments of that Act.	20
Clause	14 Re	placement of ch 6, pt 3 hdg (Contracts and tendering)	21
		Chapter 6, part 3, heading—	22
		omit, insert—	23
	'Part 3	Contracts and related activities'.	24 25

⁷ *Local Government Act 1993*, section 956G (Establishment of special entertainment precincts)

Clause	15	Amendment of s 481 (Principles governing the making of contracts)	1 2
		(1) Section 481, 'or the supply of goods or services'—	3
		omit, insert—	4
		'the supply of goods or services or the disposal of assets'.	5
		(2) Section 481(c)—	6
		omit, insert—	7
		'(c) encouragement of the development of competitive local business and industry;'.	8 9
		(3) Section 481—	10
		insert—	11
		'(2) For contracts for the carrying out of work, or the supply of goods or services, the principles are the <i>procurement principles</i> .'.	12 13 14
Clause	16	Insertion of new ss 481A and 481B	15
		After section 481—	16
		insert—	17
	'481A	What are <i>procurement activities</i> of a local government	18 19
		'The <i>procurement activities</i> of a local government are its activities that are, or relate to, the making of contracts for the carrying out of work, or the supply of goods or services.	20 21 22
	'481B	What are <i>designated disposal activities</i> of a local government	23 24
		'The <i>designated disposal activities</i> of a local government are its activities that are, or relate to, the disposal of its non-current assets, other than land, that have a value of more than the threshold amount.'.	25 26 27 28

s 17 21 s 17

Local Government	ınd Other Le	egislation 1	Amendment
	Rill 2005		

lause	17 Re _l	placement	of ch 6, pt 3, div 2, hdg (Purchasing)	1
		Chapter 6,	part 3, division 2, heading—	2
		omit, inser	<i>t</i> —	3
	'Division	2	Strategic contracting model	4
	'Subdivi	sion 1	Preliminary	5
	'483A Pu	rpose of di	iv 2	6
	'(1)	government activities a	ose of this division is to enable each local at to take a strategic approach to its procurement and designated disposal activities, after taking into e procurement principles.	7 8 9 10
	'(2)	In this sect	tion—	11
		_	approach means an approach that identifies pportunities while managing adverse risks.	12 13
	'Subdivi	sion 2	Choice of strategic contracting model	14 15
	'483B Po	wer to cho	ose strategic contracting model	16
	'(1)	A local go applies to	overnment may, by resolution, decide this division it.	17 18
	'(2)	However, t	the resolution may be passed only if—	19
			local government has considered the costs and fits of complying with this division; and	20 21
		4 we	the has been given of the proposed resolution at least beeks before the meeting at which the resolution is	22 23
		prop	osea.	24
	'(3)		must be—	24 25

	(b) state the proposed resolution and the day and time of the meeting.	1 2
'(4)	The local government may, by a later resolution, decide this division no longer to applies to it.	3 4
'(5)	Subsections (2) and (3) do not apply to the later resolution.	5
'483C Effe	ect of choice	6
'(1)	If, under section 483B, a local government passes a resolution that this division applies to it, the local government must comply with subdivisions 3 to 5 from—	7 8 9
	(a) generally—the day the resolution is passed; or	10
	(b) if the resolution states a later day of effect—the later day.	11 12
'(2)	The later day must not be more than 1 year after the resolution is passed.	13 14
'(3)	To remove any doubt, it is declared that the passing of the resolution does not, of itself, affect a contractual obligation or right of the local government.	15 16 17
'(4)	If immediately before the day this division commences to apply to the local government—	18 19
	(a) it had, under division 3, invited tenders or sought quotations in relation to a particular procurement activity; and	20 21 22
	(b) tenders or quotations had been given or made in response to the invitation or the seeking of quotations; and	23 24 25
	(c) the local government had not accepted, or decided not to accept, any of the tenders or quotations;	26 27
	division 3 continues to apply for the activity as if the resolution had not been passed.	28 29
'(5)	If the local government later decides this division no longer applies to it, the local government must continue to comply with this division for procurement activities and designated	30 31 32

23

	dispos it.	sal activities that happened while this division applied to	1 2
'Subdivi	sion (Requirements relating to procurement activities	3 4
'483D An	nual p	rocurement plans	5
'(1)		local government must adopt, by resolution, a rement plan for each of its financial years.	6 7
'(2)	gover	esolution must be passed before the adoption of the local nment's budget for the financial year to which the rement plan relates.	8 9 10
'(3)	the ac	procurement plan must be consistent with, and support, chievement of the strategic directions stated in the local nument's corporate plan.	11 12 13
'(4)	The p	rocurement plan must state—	14
		the types of procurement activities proposed for the financial year; and	15 16
		how the procurement principles are to be applied for the activities; and	17 18
		how the application of the principles will be measured; and	19 20
		a policy about proposed delegations for the activities; and	21 22
		a policy about the making of the local government's significant procurement activity plans;8 and	23 24
	(f)	a market assessment for each of the activity types; and	25
		any of the activities (a <i>significant procurement activity</i>) that the local government considers will be significant.	26 27

⁸ See section 483G (Significant procurement activity plans).

	'(5)	proc	onsidering whether any of the activities are a significant urement activity, the local government must have regard e market assessment.	1 2 3
	'(6)	expe	market assessment must consist of a profile of the relative inditure and difficulty in securing supply of the activity assessed.	4 5 6
'483E	Am	endn	nent of procurement plan	7
		proc	local government may, by resolution, amend its urement plan at any time before the end of the financial to which it relates.	8 9 10
'483F	lns	pecti	on of procurement plan	11
		'The	local government must—	12
		(a)	keep its procurement plan open to inspection; and	13
		(b)	make copies available for purchase at its public office at a price not more than the cost to it of producing the copy and, if a copy is supplied to a purchaser by post, the cost of the postage.	14 15 16 17
'483G	i Sig	nifica	ant procurement activity plans	18
	'(1)	signi make	the local government's procurement plan states any difficant procurement activities, the local government must be a plan (a <i>significant procurement activity plan</i>) for of the activities before it starts.	19 20 21 22
	'(2)	A sig	gnificant procurement activity plan must state—	23
		(a)	its objectives, and how they will be achieved; and	24
		(b)	any alternative ways of achieving the objectives, and why the alternative ways were not adopted; and	25 26
		(c)	a risk analysis of the market from which the relevant goods or services are to be procured.	27 28
	'(3)		objectives must be consistent with the local government's urement plan.	29 30

	'(4)	activ	local government may amend a significant procurement ity plan at any time before the end of the financial year to the it relates.	1 2 3
'483 ⊦	l Pro	cure	ment manual	4
	'(1)		local government must prepare a manual of procedures ow it carries out its procurement activities.	5 6
	'(2)	The	manual must—	7
		(a)	apply the procurement principles; and	8
		(b)	be consistent with the local government's procurement plan.	9 10
'Sub	divi	sion	4 Requirements relating to designated disposal activities	11 12
'483 I	An	nual a	asset disposal plan	13
	'(1)	dispo	local government must adopt, by resolution, an asset osal plan for its designated disposal activities for each of nancial years.	14 15 16
	'(2)	The	asset disposal plan must—	17
		(a)	comply with section 483J; and	18
		(b)	be consistent with, and support, the achievement of the strategic directions stated in the local government's corporate plan.	19 20 21
	'(3)	gove	resolution must be passed before the adoption of the local rrnment's budget for the financial year to which the asset osal plan relates.	22 23 24
'483J	Re	auirei	ments for asset disposal plan	25
	'(1)	•	sset disposal plan must state each of the following—	26
	` /	(a)	the types of designated disposal activities proposed for the financial year to which it relates;	27 28

	(b)	the principles and strategies for carrying out the activities;	1 2
	(c)	how the application of the principles will be measured;	3
	(d)	the outcomes proposed to be achieved from carrying out the activities;	4 5
	(e)	any of the activities (a <i>significant designated disposal activity</i>) that the local government considers will be significant.	6 7 8
'(2)	desig	onsidering whether any of the activities are a significant gnated disposal activity, the local government must have rd to the matters mentioned in subsection (1)(a) to (d).	9 10 11
'483K Am	nendn	nent of asset disposal plan	12
	dispo	local government may, by resolution, amend its asset osal plan at any time before the end of the financial year hich it relates.	13 14 15
'483L Ins	pecti	on of asset disposal plan	16
	'The	local government must—	17
	(a)	keep its asset disposal plan open to inspection; and	18
	(b)	make copies available for purchase at its public office at a price not more than the cost to it of producing the copy and, if a copy is supplied to a purchaser by post, the cost of the postage.	19 20 21 22
'483M Pla	ıns fo	r significant designated disposal activities	23
'483M Pla '(1)	If the significant gove	r significant designated disposal activities ne local government's asset disposal plan states any ificant designated disposal activities, the local ernment must make a plan (a <i>significant disposal activity</i>) for each of the activities before it starts.	
	If the signing gove plan	ne local government's asset disposal plan states any ificant designated disposal activities, the local ernment must make a plan (a <i>significant disposal activity</i>	23 24 25 26
'(1)	If the signing gove plan	ne local government's asset disposal plan states any ificant designated disposal activities, the local ernment must make a plan (a <i>significant disposal activity</i>) for each of the activities before it starts.	23 24 25 26 27

	(c)	how the objectives are to be achieved;	1
	(d)	how achievement of the objectives will be measured;	2
	(e)	any alternative ways of achieving the objectives, and why the alternative ways were not adopted;	3 4
	(f)	proposed contractual arrangements for the activity; and	5
	(g)	a risk analysis of the market in which the relevant assets are to be disposed of.	6 7
'(3)		objectives must be consistent with the local government's t disposal plan.	8 9
'(4)	disp	local government may amend any of its significant osal activity plans at any time before the end of the ncial year to which it relates.	10 11 12
'483N As	set di	isposal manual	13
'(1)		local government must prepare a manual of procedures now it disposes of its non-current assets.	14 15
'(2)	The	manual must—	16
	(a)	include a policy about how the local government deals with its non-current assets that have a value of less than the threshold amount; and	17 18 19
	(b)	be consistent with the local government's asset disposal plan.	20 21

'4830 Procedural contracting model generally applies for disposal of land 'Division 3, subdivision 39 applies to the local government,	3 4 5 6
but only for its disposal of land or an interest in land. ¹⁰	
'Division 3 Procedural contracting model	7
'Subdivision 1 Preliminary	8
'483P Application of div 3	9
'This division applies to a local government unless it has decided, under division 2, subdivision 2, that division 2 applies to it.	10 11 12
'Subdivision 2 Purchasing'.	13
Clause 18 Amendment of s 484 (When tenders are required)	14
(1) Section 484(1), 'A local government'—	15
omit, insert—	16
'The local government'.	17
(2) Section 484(1), '\$100000'—	18
omit, insert—	19
'\$150000'.	20

⁹ Division 3, subdivision 3 (Disposal of land or particular non-current assets)

¹⁰ For when the procedural contracting model does not apply, see section 492 (Exemptions).

Clause	19	Am	endn	nent	of s 485 (When quotations are required)	1
		(1)	Sect	ion 4	85(1), 'A local government'—	2
			omit	, inse	rt—	3
			'The	loca	government'.	4
		(2)	Sect	ion 4	85(1), '\$10000 and \$100000'—	5
			omit	, inse	rt—	6
			' \$15	000 a	and \$150000'.	7
Clause	20				of s 486 (Exceptions to the requirement to or quotations)	8 9
		(1)	Sect	ion 4	86, 'A local government'—	10
			omit	, inse	rt—	11
			'The	loca	government'.	12
		(2)	Sect	ion 4	86(1)(b), 'it resolves that'—	13
			omit			14
		(3)	Sect	ion 4	86(1)(c) and (d)—	15
			omit	, inse	rt—	16
			'(c)		contract is made by auction and is for the purchase oods; or	17 18
			(d)	the or'.	contract is for the purchase of second-hand goods;	19 20
		(4)	Sect	ion 4	86(1)(f)(i), after 'government entity,'—	21
			insei	rt—		22
			ʻa lo	cal g	overnment owned corporation,'.	23
		(5)	Sect	ion 4	86(1)—	24
			insei	rt—		25
			'(g)	it ha	ns—	26
				(i)	decided, by resolution, to prepare, for the entering into of the contract, a plan that complies with subsection (2); and	27 28 29

			(ii) prepared the plan.'.	1
		(6)	Section 486(2)—	2
			renumber as section 486(3).	3
		(7)	Section 486—	4
			insert—	5
		'(2)	For subsection (1)(g), the plan must state—	6
			(a) its objectives, and how they will be achieved; and	7
			(b) any alternative ways of achieving the objectives, and why the alternative ways were not adopted; and	8 9
			(c) a risk analysis of the market from which the relevant goods or services are to be procured.'.	10 11
Clause	21	Am	nendment of s 487 (Panel of suitable providers)	12
			Section 487(1), 'A local government'—	13
			omit, insert—	14
			'The local government'.	15
Clause	22	Am	nendment of s 488 (Changes to tenders)	16
			Section 488(1)(a), 'a local government'—	17
			omit, insert—	18
			'the local government'.	19
Clause	23		nendment of s 489 (Short listing after calling for pressions of interest)	20 21
		(1)	Section 489(1), 'A local government'—	22
			omit, insert—	23
			'The local government'.	24
		(2)	Section 489(5), 'a local government'—	25
			omit, insert—	26
			'the local government'.	27

Clause	24	AII	endment of s 490 (Acceptance of tende	er or quotation)
		(1)	Section 490(1), 'a local government'—	2
			omit, insert—	3
			'the local government'.	4
		(2)	Section 490(2), 'principles mentioned in sec	etion 481'— 5
			omit, insert—	6
			'procurement principles'.	7
Clause	25		placement of ch 6, pt 3, div 3, hdg (Dispods)	oosal of land or 8
			Chapter 6, part 3, division 3, heading—	10
			omit, insert—	11
	'Sub	divi	sion 3 Disposal of land or part non-current assets'.	ticular 12
Clause	26		endment of s 491 (When tenders or audured)	ctions are 14
		(1)	Section 491(1)(b)—	16
			omit, insert—	17
			'(b) non-current assets other than land value of equal to or above the amour	1.1
			government.'.	nt set by the local 19 20
		(2)	<u>*</u>	•
		(2)	government.'.	20
		(2)	government.'. Section 491(2) to (4)—	20 21
		, ,	government.'. Section 491(2) to (4)— renumber as section 491(3) to (5).	20 21 22

See the Local Government Finance Standards, sections 42 (Register of non-current assets) and 43 (Setting amount for treating non-current asset as an expense).

		(4)	Section 491(3), as renumbered, 'A local government'—	1
			omit, insert—	2
			'The local government'.	3
		(5)	Section 491(3), as renumbered, 'goods'—	4
			omit, insert—	5
			'non-current assets'.	6
Clause	27	Am	nendment of s 492 (Exemptions)	7
		(1)	Section 492(1), 'or goods', first mention—	8
			omit, insert—	9
			', or other non-current assets mentioned in section 491(1)(b),'	· 10
		(2)	Section 492(1)(a)(iii) to (iv)—	11
			renumber as section 492(1)(a)(iv) to (vi).	12
		(3)	Section 492(1)(a)—	13
			insert—	14
			'(iii) a local government owned corporation; or'.	15
		(4)	Section 492(1)(d) and (3), 'goods'—	16
			omit, insert—	17
			'other non-current assets'.	18
		(5)	Section 492(1)—	19
			insert—	20
			'(ba) for non-current assets other than land—	21
			(i) the disposal is by way of a trade-in for the supply of goods or services to the local government; and	y 22 23
			(ii) the supply is, or is to be, made under subdivision 2 and	2; 24 25
			(iii) the disposal is, or is to be, part of the contract fo the supply; or'.	or 26 27
		(6)	Section 492(1)—	28

	inser	t—		1		
	'(da)	the l	local government has—	2		
		(i)	decided, by resolution, to prepare, for the disposal, a plan that complies with subsection (4); and	3 4		
		(ii)	prepared the plan; or'.	5		
(7)	Secti	on 49	92(1)(ba) to (1)(e)—	6		
	renui	mber	as section 492(1)(c) to (1)(g).	7		
(8)	Secti	on 49	92(2), 'subsection (1)(c)'—	8		
	omit,	inse	ert—	9		
	'subs	sectio	on (1)(d)'.	10		
(9)	Secti	on 49	92(3), 'subsection (1)(d)'—	11		
	omit,	inse	ert—	12		
	'subs	sectio	on (1)(e)'.	13		
(10)	Secti	on 49	92(4)—	14		
	renui	mber	as section 492(5).	15		
(11)	Secti	on 49	92—	16		
	insert—					
'(4)	For subsection (1)(f), the plan must state—					
	(a)	the	objectives of the disposal;	19		
	(b)	how	the objectives are to be achieved;	20		
	(c)	how	achievement of the objectives will be measured;	21		
	(d)	•	alternative ways of achieving the objectives, and the alternative ways were not adopted;	22 23		
	(e)	prop	posed contractual arrangements for the disposal; and	24		
	(f)		sk analysis of the market in which the disposal is to e place.'.	25 26		
Ins	ertior	n of ı	new ch 6, pt 3, div 3, sdiv 4	27		
	Chap	oter 6	5, part 3, after section 492—	28		

Clause 28

	inser	<i>t</i> —	1
'Subdivi	sion	4 Required manuals	2
492A Re	quire	d procurement and asset disposal manuals	3
'(1)		local government must prepare the following manuals of edures—	4 5
	(a)	a manual for how it carries out its procurement activities (the <i>procurement manual</i>);	6 7
	(b)	a manual for how it disposes of its non-current assets (the <i>asset disposal manual</i>).	8 9
'(2)	The	procurement manual must—	10
	(a)	apply the procurement principles; and	11
	(b)	be consistent with, and support, the achievement of the strategic direction stated in the local government's corporate plan; and	12 13 14
	(c)	for any procurement activities that the local government considers will be significant, require a significant procurement activity plan that complies with the requirements under section 486(2). ¹²	15 16 17 18
'(3)	The	asset disposal manual must—	19
	(a)	be consistent with, and support, the achievement of the strategic direction stated in the local government's corporate plan; and	20 21 22
	(b)	include a policy about how the local government deals with its non-current assets that have a value of less than the threshold amount; and	23 24 25
	(c)	for any disposal of non-current assets that the local government considers will be significant, require a significant disposal activity plan that complies with the requirements under section 492(4).'.	26 27 28 29

¹² Section 486 (Exemptions to the requirement to seek tenders or quotations

Clause	29 An	nendment of s 502 (Issue of standards)	1
	(1)	Section 502(1)(d) to (i)—	2
		renumber as section 502(1)(e) to (j).	3
	(2)	Section 502(1)—	4
		insert—	5
		'(d) the application of the procurement principles; ¹³ and'.	6
Clause	30 Ins	sertion of new ch 13, pt 8	7
		Chapter 13—	8
		insert—	9
	'Part 8	Special entertainment	10
		precincts	11
	'956G Es	tablishment of special entertainment precinct	12
	'(1)	A local government may, subject to subsections (3) and (4), establish a special entertainment precinct in its area.	13 14
	'(2)	The effect of establishing a special entertainment precinct is that—	15 16
		(a) noise from amplified music played at relevant licensed premises in the precinct's core area is regulated by the local law mentioned in subsection (3)(b) instead of the <i>Liquor Act 1992</i> ; ¹⁴ and	17 18 19 20
		(b) requirements imposed under a planning scheme or development approval made or given under the <i>Integrated Planning Act 1997</i> about noise attenuation apply in relation to particular kinds of development in the precinct.	21 22 23 24 25
	'(3)	To establish a special entertainment precinct, the local government must—	26 27

¹³ See section 481 (Principles governing the making of contracts).

¹⁴ See the *Liquor Act 1992*, section 187 (Abatement of nuisance or dangerous activity).

	(a)	ente prec	end its planning scheme to identify the special entainment precinct and the part of the precinct (the cinct's <i>core area</i>) in which the local law mentioned aragraph (b) applies; and	1 2 3 4
	(b)	make a local law—		5
		(i)	regulating noise from amplified music from all or any relevant licensed premises or other premises in the precinct's core area; and	6 7 8
		(ii)	providing for the issue of licences, permits or other authorities for all or any relevant licensed premises or other premises in the precinct's core area.	9 10 11
'(4)			entertainment precinct must not include a major ility under the <i>Major Sports Facilities Act 2001</i> .	12 13
'(5)	activity for a motor racing event under the <i>Gold Coast Motor Racing Events Act 1990</i> carried on by or with the permission of the person who, under that Act, is the promoter for the year			14 15 16 17 18
'(6)	In th	nis sec	etion—	19
	<i>relevant licensed premises</i> means licensed premises under the <i>Liquor Act 1992</i> —		20 21	
	(a)	that	are in the precinct's core area; and	22
	(b)	fron	n which amplified music emanates.'.	23
Am	endr	nent	of schedule (Dictionary)	24
	Sch	edule-	_	25
	insert—			26
	rece	nt as	posal plan, for a local government, means its most set disposal plan under section 483I, as amended to time under section 483M.	27 28 29

Clause 31

¹⁵ See also the *Gold Coast Motor Racing Events Act 1990*, section 12 (Certain Acts and laws not to apply).

s 32

		designated disposal activities, of a local government, see section 481B.	1 2
non-current assets, of a local government, means any assets that are not current assets.			3 4
		procurement activities, of a local government, see section 481A.	5 6
		procurement plan, for a local government, means its most recent made procurement plan made under section 483D, as amended from time to time under section 483E.	7 8 9
		procurement principles see section 481(2).	10
		significant designated disposal activity see section 483J(1)(e).	11 12
		significant procurement activity see section 483D(4)(g).	13
		significant procurement activity plan see section 483G(1).	14
		threshold amount, for value of non-current assets of a local government, means the amount it sets under the Local Government Finance Standards below which the value of a non-current asset must be treated as an expense. ¹⁶ .	15 16 17 18
	Part 5	Amendment of Local	19
		Government (Community	20
		Government Areas) Act 2004	21
Clause	32 Ac	t amended in pt 5	22
		This part amends the Local Government (Community Government Areas) Act 2004.	23 24

See the Local Government Finance Standards, sections 42 (Register of non-current assets) and 43 (Setting amount for treating non-current asset as an expense).

Local Government and Other Legislation Amendment
Bill 2005

Clause	33	Amendment of s 11 (Provisions of Local Government Act 1993 that apply)	
		Section 11(2), second dot point, '(d) and (g)'—	3
		omit, insert—	4
		'(g)'.	5

Schedule		Minor amendments of Local Government Act 1993			
		section 1	3(2) 3		
1	Section 3, 'th	ne schedule'—	4		
	omit, insert—		5		
	'schedule 2'.		6		
2	Section 60T(2)(b)(iii)—				
	omit, insert—		8		
	'(iii)	an entity to which part 12 of the Local Governr Finance Standards applies. ¹⁷ '.	ment 9 10		
3	Section 243A(3)(b), after 'omission'—				
	insert—		12		
	'that'.		13		
4	Section 1272	, second occurring—	14		
	renumber as se	ection 1272A.	15		
5	Schedule—		16		
	renumber as sc	hedule 2.	17		

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¹⁷ See section 81 (Definition for pt 12) of the Local Government Finance Standards.