

Queensland

# Transport and Other Legislation Amendment Bill 2005



#### Queensland

# **Transport and Other Legislation Amendment Bill 2005**

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### 2005

## **A Bill**

for

An Act to amend particular Acts administered by the Minister for Transport, and for other purposes

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	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title  This Act may be cited as the <i>Transport and Other Legislation Amendment Act 2005</i> .	3 4 5		
Clause	2	Commencement  This Act commences on a day to be fixed by proclamation.	6 7		
	Part	2 Amendment of Acquisition of Land Act 1967	8 9		
Clause	3	Act amended in pt 2  This part amends the Acquisition of Land Act 1967.	10 11		
Clause	4	<ul> <li>Amendment of s 2 (Definitions)</li> <li>(1) Section 2, definitions approved local government, gazette resumption notice and notification of resumption—         omit.</li> <li>(2) Section 2—         insert—         'gazette resumption notice means the gazette notice mentioned in section 9(7).'.</li> </ul>	12 13 14 15 16 17 18 19		
Clause	5	Amendment of s 7 (Notice of intention to take land) Section 7(4B), from 'section 9(3)' to 'resume'—	20 21		

		omit, insert—	1
		'section $9(2)$ has not been made within the time prescribed by section $9(3)$ '.	2 3
Clause	6	Amendment of s 9 (Means by which land to be taken other than by Brisbane City Council or an approved local government)	4 5 6
		(1) Section 9, heading—	7
		omit, insert—	8
	<b>'</b> 9	Ways in which land is to be taken'.	9
		(2) Section 9(1)—	10
		omit.	11
		(3) Section 9(2), (3) and (3A)—	12
		renumber as section 9(1), (2) and (3).	13
Clause	7	Omission of s 10 (Means by which land to be taken by Brisbane City Council or an approved local government)	14 15
		Section 10—	16
		omit.	17
Clause	8	Amendment of s 12 (Effect of gazette resumption notice)	18
		(1) Section 12(1)(b)—	19
		omit.	20
		(2) Section 12(1)(a)(i) and (ii)—	21
		renumber as section 12(1)(a) and (b).	22
		(3) Section 12(1), from 'subsection (4)' to 'land taken by a gazette'—	23 24
		omit, insert—	25
		'subsection (4), land taken by a gazette'.	26
		(4) Section 12(4), ', including Brisbane City Council,'—	27
		omit.	28

		(5)	Section 12(6)(b), 'or, as the case may be, 7, 8 and 10'—  omit.	1 2
		(6)	Section 12(7), 'or, as the case may be, Brisbane City Council'—	3 4
			omit.	5
Clause	9	Am	endment of s 15 (Taking by agreement)	6
		(1)	Section 15(1A), ', 9 and 10 (other than subsections (5) to (7) thereof)'—	7 8
			omit, insert—	9
			'and 9'.	10
		(2)	Section 15(3), (4), (4A), (6C), (7), (7A) and (7B)—	11
			omit.	12
		(3)	Section 15(3C), '(3A)'—	13
			omit, insert—	14
			'(7)'.	15
		(4)	Section 15(5), '(3A) or (4)'—	16
			omit, insert—	17
			'(7)'.	18
		(5)	Section 15(6)(b), '(5)'—	19
			omit, insert—	20
			'(10)'.	21
		(6)	Section 15(6A), '(3A)'—	22
			omit, insert—	23
			'(7)'.	24
		(7)	Section 15(8), 'or 10'—	25
			omit.	26
		(8)	Section 15(9), from 'under subsection (3)' to 'subsection (7)'—	27 28
			omit, insert—	29

Transport and Other Legislation Amendment Bill 2005

	'Divi	sion	ı 1	Provision for Acquisition of Land Amendment Act 1999'.	25 26
	'Par	t 6		Transitional and other provisions	23 24
			omit, inser	<i>t</i> —	22
			Part 6, hea	ding—	21
Clause	12	Re	placement	of pt 6, hdg (Transitional provisions)	20
			omit.		19
		(2)		(2)(b), 'or Brisbane City Council'—	18
			omit.		17
		(1)		(1), 'or Brisbane City Council'—	16
Clause	11		mpensatio	,	14 15
			'section 9(section 9(3	2) has not been made within the time prescribed by b)'.	12 13
			omit, inser	<i>t</i> —	11
		(2)	Section 16	(2), from 'section 9(3)' to 'intention to resume'—	10
	<b>'16</b>			ce of resumption before publication of nption notice'.	8 9
	44.0	D:-	omit, inser		7
		(1)		, heading—	6
Clause	10			of s 16 (Discontinuance of resumption mation or notification of resumption)	4 5
			renumber a	as section 15(2) to (15).	3
		(9)	Section 15	(1A) to (9)—	2
			'under sub	section (7)'.	1

Clause	13	Insertion of new pt 6, div 2  After section 44—		1 2	
			inse	rt—	3
	'Divi	ision	2	Provision for Transport and Other Legislation Amendment Act 2005	4 5
	<b>'45</b>			onal provision for taking of land by Brisbane uncil and other local governments	6 7
		'(1)		section applies if, before the commencement, Brisbane Council or another local government had—	8 9
			(a)	under section 7, served a notice of intention to resume for land on a person; but	10 11
			(b)	a notification of resumption for the land had not been published in the gazette.	12 13
		'(2)	Afte	or the commencement—	14
			(a)	Brisbane City Council or the other local government may continue to take the land as if the <i>Transport and Other Legislation Amendment Act 2005</i> , part 2 had not been enacted; and	15 16 17 18
			(b)	this Act applies to the taking of the land as if the <i>Transport and Other Legislation Amendment Act 2005</i> , part 2 had not been enacted.	19 20 21
		'(3)	In th	nis section—	22
			com	mencement means the commencement of this section.	23
			gaze	fication of resumption means a notice published in the ette under section 10(2) as in force before the mencement.'	24 25 26

	Part 3	}	Amendment of Land Act 1994	1
Clause	14 <i>A</i>	Act ame	nded in pt 3	2
		This	part amends the Land Act 1994.	3
Clause			nent of s 290J (Requirements for registration of subdivision)	4 5
		Secti	ion 290J—	6
		inser	<i>t</i> —	7
	'(3	plan	e plan of subdivision relates only to transport land, the of subdivision need not be consented to by the Minister herwise would be required under subsection (1).'.	8 9 10
Clause	16 I	nsertior	n of new ch 6, pt 4, div 13	11
		Chap	oter 6, part 4—	12
		inser	<i>t</i> —	13
	'Divisi	on 13	Miscellaneous	14
	'390A S	Special <sub> </sub>	provision for transport land	15
	'(1	1) This land-	section applies to any of the following dealings affecting	16 17
		(a)	a transfer under section 322 of a sublease;	18
		(b)	a sublease under section 332;	19
		(c)	an amendment under section 336 of a sublease;	20
		(d)	the creation under section 362 of an easement;	21
		(e)	the registration under section 363 of an easement;	22
		(f)	a transfer under section 369A of a public utility easement;	23 24
		(g)	an amendment under section 370 of a registered easement;	25 26
		(h)	the creation under section 373B of a covenant;	27

		(i) the amendment under section 373C of a covenant.	1
		'(2) If land affected by the dealing is transport land, despite a provision mentioned in subsection (1), the Minister's approval is not required for the dealing or the registration of a document for the dealing.'.	2 3 4 5
Clause	17	Amendment of sch 6 (Dictionary)	6
		Schedule 6, definition transport land—	7
		insert—	8
		'(e) State toll road corridor land as defined under the Transport Infrastructure Act 1994;	9 10
		(f) local government tollway corridor land as defined under the <i>Transport Infrastructure Act 1994</i> .'.	11 12
	Part		13
		Act 1974	14
Clause	18	Act amended in pt 4	15
		This part amends the <i>Property Law Act 1974</i> .	16
Clause	19	Amendment of s 179 (Right to support of land and buildings)	17 18
Clause	19		
Clause	19	buildings)	18

	Part	5	Amendment of Transport Infrastructure Act 1994	1 2
Clause	20	Act amende	d in pt 5	3
		This part	amends the Transport Infrastructure Act 1994.	4
Clause	21	Insertion of	new s 3A	5
		After sec	tion 3—	6
		insert—		7
	<b>'3A</b>	Notes in tex	t	8
		'A note in	n the text of this Act is part of the Act.'.	9
Clause	22	Replacemen	nt of ch 6, pt 6, hdg (Franchised roads)	10
		Chapter 6	6, part 6, heading—	11
		omit, inse	ert—	12
	<b>'Part</b>	6	State toll road corridor land	13
			and franchised roads	14
	'Divis	sion 1	Preliminary'.	15
Clause	23	Insertion of	new ch 6, pt 6, div 2	16
		After sec	tion 84—	17
		insert—		18
	'Divis	sion 2	State toll road corridor land	19
	'84A	Declaration	of land as State toll road corridor land	20
	4		ister may, by gazette notice, declare the following e State toll road corridor land—	21 22
		(a) land	d that is a road under the Land Act 1994;	23

		(b)	land, not mentioned in paragraph (a), that is held by the State.	1 2
	'(2)	The	land must be—	3
		(a)	identified specifically in the gazette notice; or	4
		(b)	identified generally in the gazette notice, and identified specifically in documents described in the gazette notice and available to be read at an office of the department mentioned in the gazette notice.	5 6 7 8
	'(3)	subj subs	declaration of land as State toll road corridor land may be ect to conditions, included in the declaration under ection (1), the Minister considers necessary or desirable to circumstances.	9 10 11 12
'84B	Sta	te to	II road corridor land on rail corridor land	13
	'(1)	inter corri	s section applies if, under section 84A, the Minister ands to declare a road, or part of a road, that crosses rail addr land and continues on the other side of the rail addr land to be State toll road corridor land.	14 15 16 17
	'(2)	Befo	ore making the declaration, the Minister must—	18
		(a)	consult with the railway manager, if any, for the rail corridor land; and	19 20
		(b)	give the railway manager a reasonable opportunity to make submissions to the Minister about the intended declaration.	21 22 23
	'(3)	to b secti when	e Minister decides to declare the road, or part of the road, be State toll road corridor land, the declaration under it is crossed by the road to be a common area ( <i>common</i> to) for the rail corridor land and the State toll road corridor.	24 25 26 27 28 29
	'(4)	Whe	en the common area is declared—	30
		(a)	the chief executive may construct, maintain and operate a toll road on the common area in a way not inconsistent with its use as rail corridor land; and	31 32 33
			Examples for paragraph (a)—	34
			a bridge or other structure over a railway	35

		under the railway	2
	(b)	the railway manager, if any, for the rail corridor land may construct, maintain and operate a railway on the common area in a way not inconsistent with its use as a toll road; and	3 4 5 6
	(c)	the railway manager and its agents or employees do not have any liability for the toll road or its use or operation on the common area.	7 8 9
'(5)		ess the chief executive and the railway manager, if any, the rail corridor land otherwise agree—	10 11
	(a)	subject to section 251,1 the chief executive is responsible for maintaining a toll road on the common area; and	12 13
	(b)	if the toll road on the common area stops being used, the chief executive is responsible for the cost of removing road transport infrastructure from the common area and restoring the railway.	14 15 16 17
'(6)	in a befo	State is taken not to be in breach of any of its obligations sublease of the rail corridor land, whether entered into ore or after the commencement of this section, between the e and the railway manager by—	18 19 20 21
	(a)	the Minister's declaration; or	22
	(b)	anything done by the chief executive under this chapter for the common area.	23 24
'(7)	If a	declaration under section 84A includes a common area—	25
	(a)	the chief executive must, as soon as practicable, give a copy of the gazette notice of the declaration to the registrar of titles; and	26 27 28
	(b)	the registrar of titles must record the declaration on the relevant lease of the rail corridor land to the State and any affected sublease in the leasehold land register; and	29 30 31
	(c)	any existing common area on the part of the rail corridor land where it is crossed by the road is, on the publication of the declaration, extinguished.	32 33 34

<sup>1</sup> Section 251 (Maintaining roads crossing railways)

	'84C	Effect on land of State toll road corridor land declaration				
		'(1)	If a road, or part of a road, under the <i>Land Act 1994</i> is declared under section 84A to be State toll road corridor land, the road or part—	3 4 5		
			(a) stops being a road under that Act; and	6		
			(b) becomes unallocated State land.	7		
		'(2)	If a lot, or part of a lot, under the <i>Land Title Act 1994</i> is declared under section 84A to be State toll road corridor land, the lot or part becomes unallocated State land.	8 9 10		
		'(3)	If land, other than land mentioned in subsection (1) or (2) or unallocated State land, is declared under section 84A to be State toll road corridor land, the land becomes unallocated State land.	11 12 13 14		
		'(4)	The Governor in Council must lease State toll road corridor land to the State under the <i>Land Act 1994</i> , section 17.	15 16		
		'(5)	The lease is in perpetuity and, if demanded, for a rent of \$1 a year.	17 18		
		'(6)	The State may lease State toll road corridor land to another person.	19 20		
		'(7)	The lease under subsection (6) may include an option to renew the lease.	21 22		
		'(8)	The terms of the lease under subsection (6), including an option to renew the lease, and a renewed lease are to be decided by the Minister.	23 24 25		
		'(9)	The <i>Land Act 1994</i> , sections 157, 183, 204, 211 and 336(2)(a) and (c) do not apply to a lease or sublease of State toll road corridor land.	26 27 28		
	'Divi	sion	3 Franchised roads'.	29		
Clause	24		endment of s 86 (Tabling of road franchise eements)	30 31		
		(1)	Section 86, heading, before 'road franchise agreements'—  insert—	32 33		

			'summaries of'.	1
		(2)	Section 86, after 'table'—	2
			insert—	3
			'a document containing a summary of'.	4
		(3)	Section 86—	5
			insert—	6
		'(2)	Before the document is tabled, it must be certified by the auditor-general as being an accurate summary of the road franchise agreement or amendment.'.	7 8 9
Clause	25	Am	nendment of s 92 (Definitions for pt 7)	10
		(1)	Section 92, definitions administration charge, E toll only pay point, exempt vehicle, registered operator, registration Act, toll plaza and valid account—	11 12 13
			omit.	14
		(2)	Section 92—	15
			insert—	16
			'user administration charge, for a toll, means the user administration charge set, under a gazette notice under section 93, for persons making payment of the toll other than in cash or by use of the E toll system.'.	17 18 19 20
		(3)	Section 92, definitions designated vehicle and toll road, 'regulation'—	21 22
			omit, insert—	23
			'gazette notice'.	24
Clause	26	Re	placement of s 93 (Tolls)	25
			Section 93—	26
			omit, insert—	27
	<b>'93</b>	Tol	Is	28
		'(1)	The Minister may, by gazette notice, declare that any of the following is a toll road—	29 30

		(a) a State-controlled road or part of a State-controlled road;	1 2
		(b) a franchised road or part of a franchised road;	3
		(c) State toll road corridor land or part of State toll road corridor land.	4 5
	'(2)	A declaration under subsection (1) must include notice of the matters mentioned in schedule 5 for the toll road.	6 7
	'(3)	A toll may be set in a way that applies differently—	8
		(a) to different classes of vehicles; or	9
		(b) by reference to stated exceptions or factors.	10
	'(4)	Subsection (3) does not limit schedule 5 or the <i>Statutory Instruments Act 1992</i> .	11 12
	'(5)	An administration charge, under a gazette notice under subsection (1), for a toll must not be more than the reasonable cost, under this division, of issuing a notice for, and collecting, the unpaid toll and administration charge for the toll.	13 14 15 16 17
	'(6)	A user administration charge, under a gazette notice under subsection (1), for a toll must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll.'.	18 19 20 21
Clause 27		nendment of s 94 (Liability for toll and satisfying the bility)	22 23
	(1)	Section 94, heading, after 'toll'—	24
		insert—	25
		'and user administration charge'.	26
	(2)	Section 94(1), from 'for the toll payable'—	27
		omit, insert—	28
		'for—	29
		(a) the toll payable at the toll plaza for the use of the toll road by the vehicle; and	30 31

1

(b) if the driver satisfies the driver's liability under

				paragraph (a) other than in cash or by use of the E toll system—the user administration charge for the toll.'.	2 3
		(3)	Sect	ion 94(2), after 'unpaid toll'—	4
			inse	-	5
			or u	ser administration charge'.	6
		(4)	Sect	ion 94(3)—	7
			omit	t, insert—	8
		'(3)	adm	vever, the driver is not liable to pay the amount of the user inistration charge for the toll if the toll is unpaid tuse—	9 10 11
			(a)	the driver's transponder or other electronic device is faulty; or	12 13
			(b)	the E toll system is faulty or otherwise inoperable.	14
		'(3A)		driver may satisfy the driver's liability for the toll payable toll plaza by—	15 16
			(a)	if a part of the toll plaza is designated by appropriate signs as available for making a toll payment in cash—making a payment in cash of the toll payable; or	17 18 19
			(b)	if a part of the toll plaza is designated by appropriate signs as available for making a toll payment by using a touch tag—using a touch tag as required by the toll road operator; or	20 21 22 23
			(c)	if there is an E toll only pay point at the toll plaza, or another part of the toll plaza designated by appropriate signs as available for using the E toll system—using the E toll system as required under section 95(1); or	24 25 26 27
			(d)	if a gazette notice under section 93 provides another way of making the payment—making the payment in that way.'.	28 29 30
Clause	28	Am	endr	nent of s 97 (Definition for div 3)	31
				ion 97, definition deferred toll amount—	32
			inse	rt—	33

		'(c) the amount of the user administration charge for th toll.'.	e 1 2
Clause	29	Replacement of s 98 (Liability for administration charge in addition to unpaid toll)	3 4
		Section 98—	5
		omit, insert—	6
	<b>'98</b>	Liability for administration charge in addition to unpaid toll and user administration charge	7 8
		'(1) If this division applies to a driver, the driver immediately becomes liable to pay the toll road operator, in addition to the unpaid toll and the user administration charge for the toll, the amount of the administration charge for the toll.	e 10
		'(2) However, the driver is not liable under subsection (1) to pathe amount of the administration charge for the toll if the toll is unpaid because—	•
		(a) the driver's transponder or other electronic device i faulty; or	s 16 17
		(b) the E toll system is faulty or otherwise inoperable.'.	18
Clause	30	Amendment of s 99 (Notice to vehicle's registered operator)	19 20
		Section 99(2)(b)(i), before 'establishes'—	21
		insert—	22
		'if the registered operator is an individual—'.	23
Clause	31	Insertion of new s 99A	24
		After section 99—	25
		insert—	26
	'99A	Corporation may be taken to be driver of vehicle	27
		'(1) This section applies if the registered operator of the vehicle—	- 28
		(a) is a corporation; and	29

		(b)	secti reaso	to give the toll road operator all the help, under on 99(2)(b)(ii), the registered operator can onably give to enable the toll road operator to blish the name and address of the driver of the cle.	1 2 3 4 5
	'(2)		_	ered operator of the vehicle is taken to be the driver icle for sections 94 and 98.'.	6 7
Clause	32 Ins	ertio	n of r	new ch 6, pt 8	8
		Afte	r secti	on 105—	9
		inse	rt—		10
	'Part 8			Local government tollways	11
	'Divisior	n 1		Preliminary	12
	'105A Ob	jectiv	es o	f pt 8	13
		'The	objec	ctives of this part are—	14
		(a)		provide a framework for the management and ation of local government tollway corridor land;	15 16 17
		(b)		nsure transport infrastructure on local government vay corridor land is—	18 19
			(i)	developed as an integrated and affordable transport system consistent with public transport infrastructure and the existing road network; and	20 21 22
			(ii)	integrated with the objectives of land use planning; and	23 24
			(iii)	provided in a coordinated and efficient way with an acceptable level of community access; and	25 26
			(iv)	responsive to community needs and the challenges of further growth; and	27 28
			(v)	financially viable.	29

'105B	Definitions for pt 8	1
	'In this part—	2
	approved tollway project means a tollway project approved under section 105C(2) to be an approved tollway project.	3 4
	designated vehicle means a vehicle, other than an exempt vehicle, of a type in relation to which a toll is payable under a notice under section 105ZB(4).	5 6 7
	<i>E toll system</i> means an electronic system operated by a local government tollway operator for the recording, or the recording and meeting, of liability for a toll for use of the local government tollway.	8 9 10 11
	local government franchised road means land to which a local government tollway franchise agreement applies, and includes facilities identified in the local government tollway franchise agreement that are on or for the tollway and relate to the operation or servicing of the tollway or facilities for tollway users.	12 13 14 15 16 17
	<i>local government tollway</i> means any of the following, declared under section 105ZB to be a local government tollway—	18 19 20
	<ul> <li>(a) a local government franchised road or part of a local government franchised road;</li> </ul>	21 22
	(b) local government tollway corridor land or part of local government tollway corridor land.	23 24
	local government tollway corridor land—	25
	(a) for division 4—see section 105L; or	26
	(b) otherwise—means land declared under section 105H to be local government tollway corridor land.	27 28
	local government tollway franchise agreement see section 105Y.	29 30
	<i>local government tollway infrastructure</i> means transport infrastructure relating to local government tollways.	31 32
	<i>local government tollway infrastructure works</i> means works done for—	33 34

constructing local government tollway infrastructure or

1

(a)

		2
	things associated with local government tollway	1 5 6
	infrastructure or things associated with local 8	7 3 9
		10 11
	government tollway franchise agreement—the person stated in the agreement as the person who is to operate	12 13 14 15
	(b) otherwise—the relevant local government.	16
	6, subdivision 3, means 30 days, or the greater number of days	17 18 19
	construction of a tollway, including local government tollway	20 21 22
	administration charge set, under a notice under section 105ZB(4), for persons making payment of the toll other than	23 24 25 26
Division	2 Approval of tollway project	27
105C App	roval of tollway project	28
'(1)		29 30
'(2)	government, approve the tollway project to be an approved	31 32 33

Without limiting the matters to which the Minister may have

1

**'**(3)

		l in deciding whether to approve a tollway project, the ter may have regard to the following matters—	2 3
		whether the tollway project is viable or likely to be viable, including, for example, whether the tollway under the tollway project will be economically, financially and technically viable;	4 5 6 7
		whether the funding of the tollway project is viable or likely to be viable, including, for example, whether funding of the tollway project provides the local government with the best value for money outcome;	8 9 10 11
	(c)	whether the tollway project—	12
		(i) meets an identified community need; and	13
		(ii) fits with transport plans prepared by the State; and	14
		(iii) is considered to be a priority by the State;	15
		whether the tollway project has an impact on other transport infrastructure policies, priorities and services;	16 17
		whether there is an alternative road for which a toll is not charged and that offers an acceptable level of service;	18 19 20
		the proposed methodology or strategy for charging tolls for use of the tollway.	21 22
'(4)	condit matter circum	approval of a tollway project may be subject to tions, included in the notice under subsection 2, about rs the Minister considers necessary or desirable in the instances, including, for example, a matter mentioned in ction (3).	23 24 25 26 27
'(5)	This s	section is in addition to and not in substitution for—	28
		the State Development and Public Works Organisation Act 1971; or	29 30
	(b)	the Statutory Bodies Financial Arrangements Act 1982.	31
'105D Loc	cal gov	vernment to keep Minister informed	32
'(1)		al government that is undertaking an approved tollway et must, by written notice given to the Minister, inform	33 34

		tollw	Minister about any material change to the approved vay project as soon as practicable after the local ernment becomes aware of the material change.	1 2 3
	'(2)		nout limiting subsection (1), a material change to an oved tollway project includes a change that may—	4 5
		(a)	adversely affect the local government's financial position in a material way; or	6 7
		(b)	adversely affect the State's financial position in a material way; or	8 9
		(c)	adversely impact on the operation or management of a State-controlled road, a franchised road or public transport in a material way; or	10 11 12
		(d)	affect the proposed methodology or strategy for charging tolls for use of the tollway; or	13 14
		(e)	change the performance specifications for the approved tollway project, including, for example, the project alignment or design or the land required for the approved tollway project.	15 16 17 18
105E	Min	ister	may amend approval	19
	'(1)		section applies if the Minister is reasonably satisfied e is a material change to an approved tollway project.	20 21
	'(2)	appr	Minister may, at any time during the currency of the oval for the approved tollway project, amend the approval written notice given to the local government.	22 23 24
	<b>'</b> (3)	The	Minister may amend the approval by—	25
		(a)	imposing a condition on the approval; or	26
		(b)	amending a condition on the approval; or	27
		(c)	removing a condition on the approval.	28
	<b>'</b> (4)	For s	subsection (2), the Minister may amend the approval—	29
		(a)	because of a notice given under section 105D of a material change; or	30 31
		(b)	on the Minister's own initiative.	32

	'(5)	notice	endmer of the a er day st	mendn	nent	is gi	ven t						1 2 3
'105F	Wh	en app	roval h	as effe	ect								4
		'An app	proval u	nder se	ectio	n 105	5C(2)	)—					5
		W	tarts on ritten n nd	•			•	_		·			6 7 8
		(b) e	nds on t	he earl	ier o	f the	follo	wing	g days				9
		(i	105	day t ZB, thway pro	ne la	and	the	subje	ect o	f the	app	roved	10 11 12
		(i	ii) the	day the	Mi	nistei	revo	kes 1	the ap	prova	ıl.		13
			Note										14
			ex	or the watercisable AA.	-			_					15 16 17
'105G		te not l ject	iable fo	or loss	rel	atin	g to a	аррі	ovec	l toll	way		18 19
		governi	state is ment or project al is su al.	anothe et, inc	er pe ludii	rson ng a	arisii ny c	ng ou condi	it of t	he ap	prova whicl	al of a h the	20 21 22 23 24
'Divi	sion	3		ocal g nd	jov	erni	nen	it to	llwa	у сс	rrid	lor	25 26
'105H		claratio ridor la		nd as	loca	ıl go	vern	men	it toll	way			27 28
	'(1)	ask the	l govern Minist	er to d	lecla	re ar	y of	the	follo				29 30 31

	(a)	land acquired by the local government for the approved tollway project, including under the <i>Transport Planning and Coordination Act 1994</i> , section 28D;	1 2 3
	(b)	land that is a road under the <i>Land Act 1994</i> , other than a State-controlled road;	4 5
	(c)	land, not mentioned in paragraph (a) or (b), held by the local government;	6 7
	(d)	land, not mentioned in paragraph (b), held by the State.	8
'(2)	loca gaze	sked to declare land mentioned in subsection (1)(a) to be I government tollway corridor land, the Minister must, by ette notice, declare the land to be local government tollway idor land.	9 10 11 12
'(3)	(d) t may	sked to declare land mentioned in subsection (1)(b), (c) or to be local government tollway corridor land, the Minister t, by gazette notice, declare the land to be local ternment tollway corridor land.	13 14 15 16
<b>'</b> (4)	subs (3),	vever, the Minister must make a declaration under section (2), or may make a declaration under subsection only if the Minister is satisfied the local government has plied with—	17 18 19 20
	(a)	all conditions to which, under division 2, the approved tollway project is subject; and	21 22
	(b)	all other requirements relevant to the approved tollway project under this Act and other Acts.	23 24
'(5)	The	land must be—	25
	(a)	identified specifically in the gazette notice; or	26
	(b)	identified generally in the gazette notice, and identified specifically in documents described in the gazette notice and available to be read at the local government's public office.	27 28 29 30
'(6)	land unde	declaration of land as local government tollway corridor may be subject to conditions, included in the declaration er subsection (2) or (3), the Minister considers necessary esirable in the circumstances.	31 32 33 34

s 32 30

'105I	Local government tollway corridor land on rail corridor land						
	'(1)	inter corri	his section applies if, under section 105H, the Minister tends to declare a road, or part of a road, that crosses rail pridor land and continues on the other side of the rail pridor land to be local government tollway corridor land.				
	'(2)	Befo	ore making the declaration, the Minister must—	7			
		(a)	consult with the railway manager, if any, for the rail corridor land; and	8 9			
		(b)	give the railway manager a reasonable opportunity to make submissions to the Minister about the intended declaration.	10 11 12			
	'(3)	to be underail	e Minister decides to declare the road, or part of the road, e local government tollway corridor land, the declaration er section 105H(2) or (3) must also declare the part of the corridor land where it is crossed by the road to be a mon area ( <i>common area</i> ) for the rail corridor land and the l government tollway corridor land.	13 14 13 16 17 18			
	'(4)	cond	declaration of a common area may be subject to ditions, included in the declaration under section 105H(2) B), the Minister considers necessary or desirable.	19 20 21			
	'(5)	Whe	hen the common area is declared—				
		(a)	the local government for whom the declaration of the local government tollway corridor land is made may construct, maintain and operate a local government tollway on the common area in a way not inconsistent with its use as rail corridor land; and	23 24 25 26 27			
			Examples for paragraph (a)—	28			
			• a bridge or other structure over a railway	29			
			<ul> <li>a bridge or other structure that allows the tollway to pass under the railway</li> </ul>	30 31			
		(b)	the railway manager, if any, for the rail corridor land may construct, maintain and operate a railway on the common area in a way not inconsistent with its use as a local government tollway; and	32 33 34			

	(c)	the railway manager and its agents or employees do not have any liability for the local government tollway or its use or operation on the common area.	1 2 3
'(6)		ess the local government and the railway manager, if any, the rail corridor land otherwise agree—	4 5
	(a)	subject to section 251,² the local government is responsible for maintaining a local government tollway on the common area; and	6 7 8
	(b)	if the local government tollway on the common area stops being used, the local government is responsible for the cost of removing local government tollway infrastructure from the common area and restoring the railway.	9 10 11 12 13
'(7)	in a before	State is taken not to be in breach of any of its obligations sublease of the rail corridor land, whether entered into ore or after the commencement of this section, between the e and the railway manager by—	14 15 16 17
	(a)	the Minister's declaration; or	18
	(b)	anything done by the local government for the common area.	19 20
'(8)		declaration under section 105H(2) or (3) includes a mon area—	21 22
	(a)	the chief executive must, as soon as practicable, give a copy of the gazette notice of the declaration to the registrar of titles; and	23 24 25
	(b)	the registrar of titles must record the declaration on the relevant lease of the rail corridor land to the State and any affected sublease in the leasehold land register; and	26 27 28
	(c)	any existing common area on the part of the rail corridor land where it is crossed by the road is, on the publication of the declaration, extinguished.	29 30 31

<sup>2</sup> Section 251 (Maintaining roads crossing railways)

'105J		ect on land of local government tollway corridor d declaration	1 2
	'(1)	If a road, or part of a road, under the <i>Land Act 1994</i> is declared under section 105H to be local government tollway corridor land, the road or part—	3 4 5
		(a) stops being a road under that Act; and	6
		(b) becomes unallocated State land.	7
	'(2)	If a lot, or part of a lot, under the <i>Land Title Act 1994</i> is declared under section 105H to be local government tollway corridor land, the lot or part becomes unallocated State land.	8 9 10
	'(3)	If land, other than land mentioned in subsection (1) or (2) or unallocated State land, is declared under section 105H to be local government tollway corridor land, the land becomes unallocated State land.	11 12 13 14
	'(4)	The Governor in Council must lease local government tollway corridor land to the State under the <i>Land Act 1994</i> , section 17.	15 16
	'(5)	The lease is in perpetuity and, if demanded, for a rent of \$1 a year.	17 18
	'(6)	The State must lease local government tollway corridor land to the local government that asked, under section 105H, for the land to be declared to be local government tollway corridor land.	19 20 21 22
	'(7)	The lease under subsection (6) may include an option to renew the lease.	23 24
	'(8)	The terms of the lease under subsection (6), including an option to renew the lease, and a renewed lease are to be decided by the Minister.	25 26 27
	'(9)	The local government may lease the local government tollway corridor land to another person for use as a tollway.	28 29
٠(	(10)	A person to whom the local government has leased the local government tollway corridor land, or a person who holds a lease under the lease from the local government, may lease the local government tollway corridor land to another person.	30 31 32 33
'(	(11)	Each lease under subsection (9) or (10) may include an option to renew the lease.	34 35

'(12)	The terms of each lease under subsection (9) or (10), including an option to renew the lease, and a renewed lease are to be decided by the lessor and lessee but must be consistent with any conditions imposed on the approved tollway project under an Act.	1 2 3 4 5				
'105K Rel	ationship with other Acts	6				
	'The following provisions do not apply to any lease or sublease, under section 105J, of local government tollway corridor land—	7 8 9				
	(a) the Land Act 1994, sections 157, 183, 204, 211 and 336(2)(a) and (c);	10 11				
	(b) the Local Government Act 1993, sections 491 and 492;	12				
	(c) the City of Brisbane Act 1924, section 46H.	13				
'Division 4 Public utility plant						
<b>'Subdivis</b>	sion 1 Preliminary	15				
'105L Def	finition for div 4	16				
	'In this division—	17				
	local government tollway corridor land means local government tollway corridor land that, immediately before it was declared under this chapter to be local government tollway corridor land, was a road or part of a road.	18 19 20 21				
<b>'Subdivi</b> s	sion 2 Ownership of public utility plant	22				
'105M Ret	ention of ownership of public utility plant	23				
'(1)	This section applies if, immediately before the declaration of land as local government tollway corridor land, public utility plant was located on the land.	24 25 26				

'(2)	The declar utility pla	aration does not affect the ownership of the public nt.	1 2
'Subdivi	sion 3	Powers of public utility provider on local government tollway corridor land	3 4 5
	blic utility ridor land	plant on local government tollway	6 7
'(1)		utility provider may do the following things on local ent tollway corridor land—	8 9
		d, replace or take away, or alter, other than for ntenance or repair, its public utility plant;	10 11
		ntain or repair, or alter, for maintenance or repair, its lic utility plant;	12 13
	obst	e reasonable steps to stop obstruction or potential truction to, or interference or potential interference n, its public utility plant.	14 15 16
'(2)	in subsect governme	the public utility provider may do things mentioned tion (1) only with the written agreement of the local ent for whom the declaration of the local government orridor land was made.	17 18 19 20
'(3)	The loca agreemen	al government must not unreasonably withhold t.	21 22
'(4)	However, agreemen	the local government may impose conditions on the t—	23 24
		nsure the safety of persons doing things mentioned ubsection (1); or	25 26
		equire persons doing things mentioned in subsection to undergo training.	27 28
'(5)	in the inte	ubsection (2), a public utility provider may, if acting erests of public safety, carry out urgent maintenance lic utility plant on local government tollway corridor out the written agreement of the local government	29 30 31

<b>'</b> (6)	However, the public utility provider may carry out urgent maintenance under subsection (5) only if the public utility provider—	1 2 3
	(a) makes all reasonable attempts to obtain the oral agreement of the chief executive officer of the local government to the carrying out of the maintenance; and	4 5 6
	(b) whether or not the chief executive officer's oral agreement is obtained, acts as quickly as possible to advise the local government of the details of the maintenance being carried out.	7 8 9 10
'(7)	Building or altering public utility plant under subsection (1)(a) does not affect the ownership of the public utility plant.	11 12
'Subdivi	sion 4 Obligations of public utility provider	13
	cal government must give public utility provider ormation	14 15
'(1)	This section applies if a public utility provider asks, in writing, the local government for information about lines and levels for planned local government tollway infrastructure on local government tollway corridor land.	16 17 18 19
'(2)	The local government must give the public utility provider the information about the lines and levels necessary to enable the public utility provider to minimise possible adverse effects of the establishment of the infrastructure on the public utility provider's works.	20 21 22 23 24
ʻ105P Pul gov	blic utility provider to consult with local vernment before replacing public utility plant	25 26
'(1)	This section applies if a public utility provider proposes to replace the whole or a substantial proportion of its public utility plant on local government tollway corridor land.	27 28 29
'(2)	The public utility provider must, before seeking written agreement under section 105N, consult with the local government	30 31

'(3)	The object of the consultation is to identify mutually beneficial arrangements for the replacement of the public utility plant, having regard to existing development plans for the local government tollway corridor land.	1 2 3 4
	blic utility provider to comply with local vernment's or chief executive officer's agreement	5 6
'(1)	This section applies if, in relation to local government tollway corridor land, a public utility provider does something mentioned in section 105N(1) (the <i>relevant action</i> )—	7 8 9
	(a) without the written agreement of the local government, or the oral agreement of the local government's chief executive officer, required under section 105N; or	10 11 12
	(b) in a way inconsistent with an agreement with the local government or chief executive officer.	13 14
'(2)	The local government may, by written notice given to the public utility provider, require the public utility provider, at the public utility provider's cost, and within the time stated in the notice, to take action to remedy the relevant action.	15 16 17 18
'(3)	The time stated in the notice must be a time that is reasonable in the circumstances.	19 20
'(4)	If the public utility provider does not comply with the notice, the local government may arrange for action the local government considers necessary to remedy the relevant action.	21 22 23 24
'(5)	The local government's reasonable expenses in arranging for the action to be carried out is a debt payable by the public utility provider to the local government.	25 26 27
	cal government may require public utility provider change position of public utility plant	28 29
'(1)	A local government may require a public utility provider to change the position of the public utility provider's public utility plant on local government tollway corridor land if the local government considers that the public utility plant will interfere with the exercise of the local government's powers for the local government tollway corridor land.	30 31 32 33 34 35

	'(2)		local government is responsible only for the cost of aging the position of the public utility plant.	1 2
'105S		ormat vernn	tion by public utility provider to local nent	3 4
	'(1)	tolly men prep	n relation to public utility plant on local government way corridor land, a public utility provider does something tioned in section 105N(1), the public utility provider must are records adequately defining the location of the public ty plant.	5 6 7 8 9
	'(2)	loca loca	ablic utility provider owning public utility plant located on a government tollway corridor land must, if asked by the local government information quately defining the location of the public utility plant.	10 11 12 13
		Max	imum penalty for subsection (2)—40 penalty units.	14
'Sub	divi	sion	5 Liability for matters relating to public utility plant	15 16
'105T			for damage caused by failure to comply with for information	17 18
	'(1)	This	section applies if—	19
		(a)	a local government causes damage to public utility plant located on local government tollway corridor land; and	20 21
		(b)	before the damage was caused, the local government had asked for information as mentioned in section 105S(2) from the public utility provider owning the public utility plant; and	22 23 24 25
		(c)	the public utility provider had not, within a reasonable time, complied with the request; and	26 27
		(d)	the damage was caused because of the failure to comply with the request.	28 29
	'(2)		ess the local government otherwise agrees, the local ernment is not liable for the damage.	30 31

	bility for damage caused by failure to give enough ail about location of public utility plant	1 2
'(1)	This section applies if—	3
	(a) a local government causes damage to public utility plant located on local government tollway corridor land; and	4 5
	(b) information given to the local government under section 105S(2) did not define in enough detail the location of the public utility plant; and	6 7 8
	(c) the damage was caused because of the failure to define in enough detail the location of the public utility plant.	9 10
'(2)	Unless the local government otherwise agrees, the local government is not liable for the damage.	11 12
	bility for damage caused because of failure to nply with local government's requirements	13 14
'(1)	This section applies if—	15
	(a) a local government causes damage to public utility plant located on local government tollway corridor land; and	16 17
	(b) the damage is caused because the public utility provider owning the public utility plant did something mentioned in section 105N(1) in relation to the public utility plant other than under the local government's requirements under this division.	18 19 20 21 22
'(2)	Unless the local government otherwise agrees, the local government is not liable for the damage.	23 24
	bility of public utility provider to pay additional penses incurred by local government	25 26
'(1)	This section applies if a local government incurs additional expense in carrying out local government tollway infrastructure works on local government tollway corridor land because a public utility provider—	27 28 29 30
	(a) did not give within a reasonable time information asked for by the local government as mentioned in section 105S(2); or	31 32 33

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	the local government, did not define in enough detail the location of public utility plant; or	2 3
	(c) did something mentioned in section 105N(1) in relation to public utility plant other than under the local government's requirements under this division.	4 5 6
'(2)	Unless the local government otherwise agrees, the public utility provider is liable to pay the local government the additional expense.	7 8 9
'Subdivis	sion 6 Replacement or reconstruction of public utility plant	10 11
'105X Rep	placement or reconstruction of public utility plant	12
'(1)	This section applies if the carrying out of local government tollway infrastructure works on local government tollway corridor land by or for the local government requires taking away or replacing public utility plant.	13 14 15 16
'(2)	The local government can not be compelled to replace or reconstruct the public utility plant in its previous location and form.	17 18 19
'(3)	If the public utility plant is replaced or reconstructed—	20
	(a) it must be done under the local government's requirements; and	21 22
	(b) it must be done at the local government's expense.	23
'(4)	However, the cost to the local government of replacement or reconstruction of the public utility plant may be reduced by agreement between the local government and the public utility provider owning the public utility plant after taking into account—	24 25 26 27 28
	(a) the remaining life of the public utility plant; and	29
	(b) the salvage or scrap value of the public utility plant; and	30
	(c) additional expense incurred because of inaccurate information given by the public utility provider about the location of the public utility plant; and	31 32 33

40

	(d)	additional expense incurred because the public utility plant was not constructed in accordance with the local government's requirements.	1 2 3
'Division	5	Franchising local government tollway corridor land	4 5
105Y Pov	ver to	o enter into tollway franchise agreements	6
'(1)	the secti	cal government may, with the Treasurer's approval under Statutory Bodies Financial Arrangements Act 1982, on 60A, enter into an agreement (a local government vay franchise agreement) with a person under which, or art of which, the person is to invest in the construction, intenance or operation of—	7 8 9 10 11 12
	(a)	a tollway under an approved tollway project; or	13
	(b)	a local government tollway.	14
'(2)	The	agreement must be consistent with—	15
	(a)	for a tollway under an approved tollway project—conditions to which, under division 2, the approved tollway project is subject; and	16 17 18
	(b)	for a local government tollway—conditions to which, under section 105ZB, the local government tollway is subject; and	19 20 21
	(c)	all other requirements relevant to the approved tollway project under this Act and other Acts.	22 23
<b>'</b> (3)		, to the extent practicable, the agreement must be istent with—	24 25
	(a)	the coordination plan; and	26
	(b)	the objectives of this Act; and	27
	(c)	the SEQ regional plan under the <i>Integrated Planning Act</i> 1997; and	28 29
	(d)	the objectives of the State's current transport infrastructure strategies.	30 31
'(4)	The	agreement may include, for example, the following—	32

	(a)	provisions about the ownership of the local government tollway infrastructure;	1 2
	(b)	provisions about tolls for the use of the local government tollway;	3 4
	(c)	provisions about administration charges in relation to tolls for the use of the local government tollway.	5 6
		of summaries of local government tollway se agreements	7 8
'(1)	gove a loc as p into,	mayor of a local government that enters into a local ernment tollway franchise agreement or an amendment of cal government tollway franchise agreement must, as soon racticable after the agreement or amendment is entered table a document containing a summary of the agreement mendment at a meeting of the local government.	9 10 11 12 13 14
'(2)	deta tollv	nout limiting subsection (1), the summary must contain ils of the substantive terms of the local government way franchise agreement or amendment, including, for imple, any terms relating to the following matters—	15 16 17 18
	(a)	the requirements for delivery of services;	19
	(b)	performance specifications;	20
	(c)	the transfer of assets;	21
	(d)	tolling arrangements.	22
'(3)	audi	ore the document is tabled, it must be certified by the tor-general as being an accurate summary of the local ernment tollway franchise agreement or amendment.	23 24 25
'(4)	The	local government must—	26
	(a)	keep the document open for inspection, free of charge, by members of the public at its public office; and	27 28
	(b)	make copies available for purchase at a price not more than the cost to the local government of producing the copy and, if a copy is supplied to a purchaser by post, the cost of the postage.	29 30 31 32

Transport and Other Legislation Amendment Bill 2005 '105ZAAnnual report on operation of part 1 'If a local government has entered into a local government 2 tollway franchise agreement, each annual report of the local 3 government must include a report on the operation of this part 4 during the financial year to which the report relates. 5 'Division 6 Local government tollways 6 'Subdivision 1 **Declaration of local government** 7 tollways 8 '105ZBDeclaration 9 The Minister may, by gazette notice, declare that any of the 10 following is a local government tollway— 11 (a) a local government franchised road or part of a local 12 government franchised road; 13 (b) local government tollway corridor land or part of local 14 government tollway corridor land. 15 Without limiting the matters to which the Minister may have (2)16 regard in deciding whether to make a declaration under 17 subsection (1), the Minister may have regard to the following 18 matters-19 (a) whether there have been any material changes to the 20 approved tollway project; 21 whether the local government has complied with (b) 22 conditions to which, under division 2, the approved 23 tollway project is subject; 24

whether the local government has complied with all

other requirements relevant to the approved tollway

project under this Act and other Acts.

Minister considers necessary in the circumstances.

'(3) A declaration under subsection (1) may be subject to

conditions about a matter mentioned in schedule 5 that the

If the Minister makes a declaration under subsection (1), the

local government must give notice of the matters mentioned in

(c)

**(4)** 

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	schedule 5 for the tollway before a toll becomes payable for the use of the tollway.	1 2
'(5)	Notice under subsection (4) must be given by a notice published in a newspaper circulating generally in the local government's area.	3 4 5
'(6)	A toll may be set in a way that applies differently—	6
	(a) to different classes of vehicles; or	7
	(b) by reference to stated exceptions or factors.	8
'(7)	Subsection (6) does not limit schedule 5 or the <i>Statutory Instruments Act 1992</i> .	9 10
'(8)	An administration charge, under a notice under subsection (4), for a toll must not be more than the reasonable cost, under this division, of issuing a notice for, and collecting, the unpaid toll and administration charge for the toll.	11 12 13 14
<b>'</b> (9)	A user administration charge, under a notice under subsection (4), for a toll must not be more than the reasonable cost, under this division, of administering and collecting payment of the toll.	15 16 17 18
<b>'Subdivi</b>	sion 2 Liability for tolls	19
	bility for toll and user administration charge and isfying the liability	20 21
'(1)	The driver of a designated vehicle entering, or on, a local	22
	government tollway is liable, at each toll plaza through which the vehicle passes, for—	23 24
	the vehicle passes, for—  (a) the toll payable at the toll plaza for the use of the local	24 25

<b>'</b> (3)	However, the driver is not liable to pay the amount of the user administration charge for the toll if the toll is unpaid because—		
	(a)	the driver's transponder or other electronic device is faulty; or	4 5
	(b)	the E toll system is faulty or otherwise inoperable.	6
'(4)		driver may satisfy the driver's liability for the toll payable toll plaza by—	7 8
	(a)	if a part of the toll plaza is designated by appropriate signs as available for making a toll payment in cash—making a payment in cash of the toll payable; or	9 10 11
	(b)	if there is an E toll only pay point at the toll plaza, or another part of the toll plaza designated by appropriate signs as available for using an E toll system—using the E toll system as required under section 105ZD(1); or	12 13 14 15
	(c)	if a notice under section 105ZB(4) provides another way of making the payment—making the payment in that way.	16 17 18
'(5)	toll	the designated vehicle is at an E toll only pay point at the plaza, the driver may satisfy the driver's liability for the only by—	19 20 21
	(a)	using the E toll system as required under section 105ZD(1); or	22 23
	(b)	another way provided in a notice under section 105ZB(4).	24 25
ʻ105ZDUsi	ing th	ne E toll system	26
'(1)	The	following requirements apply for using the E toll system atisfy the driver's liability for the toll payable at the toll	27 28 29
	(a)	the designated vehicle must have a properly operating transponder or other electronic device;	30 31
	(b)	the transponder or other device—	32
		(i) must have been issued for a vehicle of the same type as the designated vehicle; and	33 34

		(ii) must be linked to a valid account for the E toll system operating for the local government tollway; and	1 2 3
		(iii) must properly activate the E toll system.	4
'(	vehi affe ano an	ng the E toll system to satisfy the liability of a designated icle's driver for the toll payable at a toll plaza does not ect another contractual obligation owed by the driver or ther person to a local government tollway operator under applicable agreement made by the local government way operator.	5 6 7 8 9
	Exan	mple for subsection (2)—	11
	tol ea	the arrangements for a person's account with a local government allway operator may provide that the person will be billed at the end of each month for all the times the transponder issued to the person has been used at toll plazas on the local government tollway in the month.	12 13 14 15
'Subd	ivision	n 3 Failure to pay toll	16
105 <b>ZE</b>	Applica	ation of sdiv 3	17
	'Th	is subdivision applies if—	18
	(a)	a designated vehicle passes through a toll plaza on a local government tollway; and	19 20
	(b)	the driver does not, under section 105ZC(3), satisfy the driver's liability for the toll payable at the toll plaza.	21 22
'105 <b>Z</b> F	Definition	on for sdiv 3	23
	'In 1	this subdivision—	24
	•	erred toll amount means the total of the following ounts for any local government tollway—	25 26
	(a)	the amount of the toll for which the driver's liability was	27 28
		not satisfied under section 105ZC(3);	20
	(b)	the amount of the administration charge for the toll;	29

			dministration charge in addition to duser administration charge	1 2		
'(1)	If this subdivision applies to a driver, the driver immediately becomes liable to pay the local government tollway operator, in addition to the unpaid toll and the user administration charge for the toll, the amount of the administration charge for the toll.					
'(2)	the a	moun	he driver is not liable under subsection (1) to pay to of the administration charge for the toll if the toll ecause—	8 9 10		
	(a)	the c	driver's transponder or other electronic device is v; or	11 12		
	(b)	the E	toll system is faulty or otherwise inoperable.	13		
'105ZHNo	tice to	vehi	cle's registered operator	14		
'(1)	under this section only if the local government tollway			15 16 17		
'(2)	regis	tered egiste	government tollway operator may give the operator of the vehicle a written notice requiring red operator, within the prescribed time for the	18 19 20 21		
	(a)		ay the local government tollway operator the red toll amount; or	22 23		
	(b)	regist	ve the local government tollway operator the tered operator's statutory declaration containing mation that—	24 25 26		
		(-)	if the registered operator is an individual—establishes, to the extent it is reasonably practicable for the registered operator to do so, that the registered operator was not the driver; and	27 28 29 30 31		
		, ,	gives the local government tollway operator all the help the registered operator can reasonably give for establishing the driver's name and address	32 33		

'(3)	The registered operator must comply with the notice given under subsection (2) unless the registered operator has a reasonable excuse.	1 2 3
	Maximum penalty—15 penalty units.	4
'(4)	For giving the notice under subsection (2), the registered operator's address for service may be taken to be the address recorded for the registered operator under the registration Act applying to the designated vehicle's registration.	5 6 7 8
105ZI Co	rporation may be taken to be driver of vehicle	9
'(1)	This section applies if the registered operator of the vehicle—	10
	(a) is a corporation; and	11
	(b) fails to give the local government tollway operator all the help, under section 105ZH(2)(b)(ii), the registered operator can reasonably give to enable the local government tollway operator to establish the name and address of the driver of the vehicle.	12 13 14 15 16
'(2)	The registered operator of the vehicle is taken to be the driver of the vehicle for sections 105ZC and 105ZG.	17 18
105 <b>Z</b> J No	tice to information holder	19
'(1)	The local government tollway operator may give a notice under this section only if the local government tollway operator—	20 21 22
	(a) has not received the deferred toll amount; and	23
	(b) considers, on reasonable grounds, that a person (the <i>information holder</i> ) other than the vehicle's registered operator has information that could help the local government tollway operator establish the name and address of the driver.	24 25 26 27 28
'(2)	The local government tollway operator may give the information holder a written notice requiring the information holder, within the prescribed time for the notice, to give the local government tollway operator a statutory declaration complying with subsection (3)	29 30 31 32

(3)	The statu	itory declaration must—	1
	(a) be	made by the information holder; and	2
	ope rea	ntain information giving the local government tollway erator all the help the information holder can sonably give for establishing the driver's name and dress.	3 4 5 6
'(4)	under su	ormation holder must comply with the notice given absection (2) unless the information holder has a alle excuse.	7 8 9
	Maximu	m penalty for subsection (4)—15 penalty units.	10
105ZKNo	tice to pe	erson identified as driver	11
'(1)	The loca	al government tollway operator may give a notice his section only if the local government tollway	12 13 14
	(a) has	not received the deferred toll amount; and	15
	gov	residers, on reasonable grounds, that the local vernment tollway operator has correctly identified the reson (the <i>identified person</i> ) who was the driver.	16 17 18
'(2)	person a	l government tollway operator may give the identified written notice requiring the identified person, within tribed time for the notice—	19 20 21
		pay the local government tollway operator the ferred toll amount; or	22 23
	ide	give the local government tollway operator the ntified person's statutory declaration containing ormation that—	24 25 26
	(i)	establishes, to the extent it is reasonably practicable for the identified person to do so, that the identified person was not the driver; and	27 28 29
	(ii)	gives the local government tollway operator all the help the identified person can reasonably give for establishing the driver's name and address	30 31

'(3)	The identified person must comply with the notice given under subsection (2) unless the identified person has a reasonable excuse.	1 2 3
	Maximum penalty for subsection (3)—15 penalty units.	4
'Subdivi	sion 4 Statutory declarations and limitation on offences	5 6
'105ZL Sta	tutory declarations for sdiv 3	7
'(1)	A statutory declaration given by a person under subdivision 3 may, if appropriate, be supported by statutory declarations from other persons.	8 9 10
'(2)	If a person required to give a statutory declaration under subdivision 3 is a corporation, the statutory declaration must be given by a person authorised to act for the corporation.	11 12 13
'105ZMLin	nit on offences	14
	'If this division applies more than once because of a failure to pay a toll at each of 2 or more toll plazas on the 1 local government tollway in a single journey, a person liable for an offence under this division arising out of the journey may not be punished for more than 1 offence.	15 16 17 18 19
'Subdivis	sion 5 Confidentiality of personal information	20 21
105ZNCo	nfidentiality	22
'(1)	A person must not, intentionally or recklessly, disclose, allow access to, record or use personal information.	23 24
	Maximum penalty—200 penalty units.	25
'(2)	However, a person may disclose, allow access to, record or use personal information—	26 27
	(a) in the discharge of a function related to the administration of this division; or	28 29

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Transport and Other Legislation Amendment Bill 2005

	(b)	if authorised, expressly or impliedly—	1				
		(i) under another provision of this Act, or under another Act; or	2 3				
		(ii) by the individual whose identity is apparent, or can reasonably be ascertained, from the personal information; or	4 5 6				
	(c)	for a proceeding in a court or tribunal, if the personal information is admissible as evidence in the proceeding; or	7 8 9				
	(d)	if the purpose for which the action is taken is directly related to the purpose for which the personal information was obtained; or	10 11 12				
	(e)	if the person believes on reasonable grounds that the action is necessary to prevent or lessen a serious and imminent threat to the life or health of an individual.	13 14 15				
<b>'</b> (3)	In th	is section—	16				
	administration of this division includes the operation of a local government tollway under this division.						
	inclu data	onal information means information or an opinion, ading information or an opinion forming part of a base, whether true or not, and whether recorded in a crial form or not, that—	19 20 21 22				
	(a)	has been gained or otherwise brought into existence—	23				
		(i) through involvement in the administration of this division; or	24 25				
		(ii) because of an opportunity provided by involvement in the administration of this division; and	26 27				
	(b)	is about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion.	28 29 30				

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'Subdivi	sion	6	Evidentiary matters	1
<b>'105ZOEv</b> i	idenc	e and	d procedure	2
'(1)	For	this di	vision—	3
	(a)	of a	not necessary to prove the appointment of an official local government or a local government tollway rator; and	4 5 6
	(b)	of a	gnature purporting to be the signature of an official local government or a local government tollway rator is evidence of the signature it purports to be;	7 8 9 10
	(c)		ertificate stating any of the following matters is ence of the matter—	11 12
		(i)	a stated place was or was not a local government tollway or part of a local government tollway;	13 14
		(ii)	a stated place was or was not a toll plaza or part of a toll plaza for a local government tollway;	15 16
		(iii)	a stated person was or was not recorded as the registered operator of a stated vehicle;	17 18
		(iv)	a stated vehicle was or was not a designated vehicle of a stated type;	19 20
		(v)	the toll payable for a designated vehicle's use of a local government tollway has not been paid;	21 22
		(vi)	the administration charge for a toll has not been paid;	23 24
		(vii)	the user administration charge for a toll has not been paid;	25 26
		(viii	)a statutory declaration required for subdivision 3 was or was not received;	27 28
		(ix)	a recording is a recording of a type mentioned in subsection (3).	29 30
'(2)	A ce	ertifica	nte—	31
	(a)	may	relate to a stated time or period of time; and	32

			(b)	if it is issued for a particular period, has the effect mentioned in subsection (1)(c) for the entire period.	1 2
		'(3)	othe inclu	ecording by a photographic, mechanical, electronic or a device for the purpose of administering this division, adding for the operation of a local government tollway er this division, is evidence of—	3 4 5 6
			(a)	the making of the recording; and	7
			(b)	the accuracy of the recording; and	8
			(c)	the matters stated in the recording.	9
		'(4)	In th	nis section—	10
			certi offic	ificate means a certificate purporting to be signed by an eial.	11 12
				cial, of a local government or a local government tollway rator, means—	13 14
			(a)	the chief executive officer of the local government, or an officer or employee of the local government acting under the authority of the chief executive officer; or	15 16 17
			(b)	the chief executive officer, however named, of a local government tollway operator, or an employee of the local government tollway operator acting under the authority of the chief executive officer.'.	18 19 20 21
Clause	33	Am	nendr	ment of s 243 (Status of railway land)	22
			Sect	ion 243(2)—	23
			inse	rt—	24
			accr	way manager, for corridor land, means the person who is edited under part 3 as the railway manager for the railway proposed railway on, or proposed to be on, the corridor	25 26 27 28
Clause	34	Am	nendr	ment of s 249 (Railways on State-controlled roads)	29
		(1)	Sect	ion 249, heading, 'State-controlled roads'—	30
			omii	t, insert—	31
			<b>'par</b>	ticular roads'.	32

		(2)		on $249(1)(b)(1)$ and $(11)$ , $(2)$ and $(3)(a)$ and $(b)$ , e-controlled road'—	1 2
			omit,	insert—	3
			'rele	vant road'.	4
		(3)	Secti	on 249(3)(b) and (c), 'chief executive for chapter 6'—	5
			omit,	insert—	6
			'rele	vant person for the relevant road'.	7
		(4)	Secti	on 249(3)(c), 'chief executive's'—	8
			omit,	insert—	9
			'rele	vant person's'.	10
		(5)	Secti	on 249(5), 'chief executive'—	11
			omit,	insert—	12
			'rele	vant person'.	13
		(6)	Secti	on 249(6)—	14
			inser	<i>t</i> —	15
			'rele	vant person means—	16
			(a)	for a State-controlled road or State toll road corridor land—the chief executive for chapter 6; or	17 18
			(b)	for local government tollway corridor land—the local government or a person to whom the local government tollway corridor land has been leased.	19 20 21
			relev	ant road means—	22
			(a)	a State-controlled road; or	23
			(b)	State toll road corridor land; or	24
			(c)	local government tollway corridor land.'.	25
Clause	35		endn clarati	nent of s 303 (Effect on land of busway ion)	26 27
			Secti	on 303—	28
			inser	<i>t</i> —	29

	'(		Land Act 1994, sections 157, 183, 204, 211 and 336(2)(a) (c) do not apply to a lease or sublease of busway land.'.	1 2
Clause		Amendn declarat	nent of s 354 (Effect on land of light rail ion)	3 4
		Sect	ion 354—	5
		inse	rt—	6
	'(		Land Act 1994, sections 157, 183, 204, 211 and 336(2)(a) (c) do not apply to a lease or sublease of light rail land.'.	7 8
Clause	<b>37</b>	Insertio	n of new ch 18, pt 7	9
		Chaj	pter 18—	10
		inse	rt—	11
	'Part	7	Transitional provisions for Transport and Other Legislation Amendment Act 2005	12 13 14 15
	'543 ·	Transitio	onal provision for toll roads	16
	'(	State	section applies if, immediately before the mencement, a State-controlled road or part of a e-controlled road, or a franchised road or part of a chised road, was a toll road under the previous provisions.	17 18 19 20
	'(	2) On t	he commencement—	21
		(a)	the road continues to be a toll road as if it had been declared to be a toll road by gazette notice under section 93; and	22 23 24
		(b)	tolls payable for the use of toll roads under the previous provisions continue to be payable for the use of toll roads as if they had been provided for by gazette notice under section 93; and	25 26 27 28
		(c)	the types of vehicles liable for tolls for use of the toll road under the previous provisions continue to be liable	29 30

		for tolls for use of the toll road as if they had been provided for by gazette notice under section 93; and	1 2
		(d) the toll set as payable under the previous provisions for each type of vehicle at each toll plaza on the toll road continues to be payable as if it had been provided for by gazette notice under section 93; and	3 4 5 6
		(e) the administration charge for a toll set under the previous provisions for chapter 6, part 7 of the Act continues as the administration charge for the toll as if it had been provided for by gazette notice under section 93.	7 8 9 10 11
	'(3)	The Minister may, by gazette notice, provide for a matter mentioned in schedule 5 for a toll road mentioned in subsection (1) as if the toll road were being declared under section 93.	12 13 14 15
	'(4)	Without limiting subsection (3), a gazette notice under that subsection may provide for, or amend, a matter mentioned in subsection (2).	16 17 18
	'(5)	In this section—	19
		commencement means the commencement of this section.	20
		previous provisions means the Transport Infrastructure (State-controlled Roads) Regulation 1994, part 4.	21 22
544		nsitional provision for north-south bypass tunnel ject	23 24
	'(1)	On the commencement, the north-south bypass tunnel project is taken to be an approved tollway project as if the Minister had, by written notice given to Brisbane City Council, given approval under section 105C(2).	25 26 27 28
	'(2)	Without limiting subsection (1)—	29
		(a) the approval of the tollway project is taken, for section 105F, to have started on the day on which the memorandum of understanding was entered into; and	30 31 32
		(b) a condition to which the north-south bypass tunnel project is subject, immediately before the commencement, including, for example, under the	33 34 35

				memorandum of understanding, is taken to be a condition to which the approval is subject under section 105C(4); and	1 2 3
			(c)	the approval of the north-south bypass tunnel project may be amended under section 105E.	4 5
		'(3)	In thi	is section—	6
			comn	nencement means the commencement of this section.	7
			'Men Tunn	orandum of understanding means the document titled morandum of Understanding—North-South Bypass lel Project' entered into between the State of Queensland Brisbane City Council and dated 28 February 2005.	8 9 10 11
			descr Draft State by Si	ribed in the document titled 'North-South Bypass Tunnel Environmental Impact Statement' prepared under the Development and Public Works Organisation Act 1971 Inclair Knight Merz Pty Ltd and Connell Wagner Pty Ltd lated February 2005.3'.	12 13 14 15 16 17
Clause	38	Am	endm	nent of sch 1 (Subject matter for regulations)	18
			Sche	dule 1—	19
			inser	<i>t</i> —	20
		'25	The roads	exemption of vehicles from the payment of tolls on s.'.	21 22
Clause	39	Ins	ertion	n of new sch 5	23
			After	schedule 4—	24
			inser	<i>t</i> —	25

A copy of the document may be obtained at the Brisbane City Council's public office or at <www.nsbt-eis.com>.

Matters for notice for toll road

or local government tollway

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'Schedule 5

		sections 93 and 105ZB	3
	1	The types of vehicles liable for tolls for use of a toll road or local government tollway.	4 5
	2	The maximum toll payable for use of a toll road or local government tollway for each type of vehicle liable to pay a toll.	6 7 8
	3	The methodology to be used to decide indexed, periodic increases in the maximum toll payable for use of a toll road or local government tollway.	9 10 11
	4	The day the toll becomes payable by each type of vehicle liable to pay a toll for use of a toll road or local government tollway.	12 13 14
	5	The administration charge payable for issuing a notice for, and collecting, an unpaid toll for use of a toll road or local government tollway.	15 16 17
	6	The ways of making payment of the toll liability for use of a toll road or local government tollway, other than payment in cash or by use of the E toll system.	18 19 20
	7	The user administration charge payable for persons making payment of the toll other than in cash or by use of the E toll system.	21 22 23
	8	A description of the arrangements that will be used to allow users of a toll road or local government tollway to satisfy the liability to pay tolls on the toll road or local government tollway and tolls on other toll roads or tollways in the State or another State.'.	24 25 26 27 28
Clause 40	Am	nendment of sch 6 (Dictionary)	29
	(1)	Schedule 6, definitions administration charge, designated vehicle, E toll only pay point, E toll system, exempt vehicle,	30 31

		cribed time, railway manager, registered operator, stration Act and valid account—	1 2					
	omii	t.	3					
(2)	Sch	edule 6—	4					
	inse	rt—	5					
		ministration charge, for a toll, means the administration ge set in relation to non-payment of the toll.	6 7					
	<i>appi</i> 105]	roved tollway project, for chapter 6, part 8, see section B.	8 9					
	defe	rred toll amount—	10					
	(a)	for chapter 6, part 7, division 3—see section 97; or	11					
	(b)	for chapter 6, part 8, division 6, subdivision 3—see section 105ZF.	12 13					
	designated vehicle—							
	(a)	for chapter 6, part 7—see section 92; or	15					
	(b)	for chapter 6, part 8—see section 105B.	16					
	<i>E toll only pay point</i> means a part of a toll plaza designated by appropriate signs for the exclusive use of vehicles using the E toll system.							
	E toll system—							
	(a)	for chapter 6, part 7—see section 92; or	21					
	(b)	for chapter 6, part 8—see section 105B.	22					
	exempt vehicle means a vehicle exempted from the payment of tolls on roads under—							
	(a)	an Act; or	25					
	(b)	an Act or law of the Commonwealth; or	26					
	(c)	an Act of another State that is prescribed under a regulation for this paragraph.	27 28					
	<i>local government franchised road</i> , for chapter 6, part 8, see section 105B.							
	<i>loca</i> 105]	<i>l government tollway</i> , for chapter 6, part 8, see section B.	31 32					

	government tollway corridor land, for chapter 6, part 8, ection 105B.	1 2	
<i>local government tollway franchise agreement</i> , for chapter 6, part 8, see section 105Y.			
<i>local government tollway infrastructure</i> , for chapter 6, part 8, see section 105B.			
<i>local government tollway infrastructure works</i> , for chapter 6, part 8, see section 105B.			
<i>local government tollway operator</i> , for chapter 6, part 8, see section 105B.			
pres	cribed time—	11	
(a)	for chapter 6, part 7—see section 92; or	12	
(b)	for chapter 6, part 8—see section 105B.	13	
railway manager means—			
(a)	for a railway or a proposed railway—the person who is accredited under chapter 7, part 3 as the railway manager for the railway or proposed railway; or	15 16 17	
(b)	for rail corridor land—the person who is accredited under chapter 7, part 3 as the railway manager for the railway or proposed railway on, or proposed to be on, the rail corridor land.	18 19 20 21	
plaza the t	attered operator, of a vehicle that has passed through a toll a, means a person who, when the vehicle passed through oll plaza, was the person in whose name the vehicle was stered under a registration Act.	22 23 24 25	
regis	stration Act means—	26	
(a)	the Transport Operations (Road Use Management) Act 1995 or another Act, prescribed under a regulation, dealing with the registration of vehicles; or	27 28 29	
(b)	a law of the Commonwealth or another State dealing generally with the registration of vehicles.	30 31	
	e toll road corridor land means land declared to be State road corridor land under section 84A.	32 33	

		tolly	<i>plaza</i> means a part of a toll road or local government way where facilities are constructed for either or both of following—	1 2 3
		(a)	the collection of tolls from the drivers of vehicles using the toll road or local government tollway;	4 5
		(b)	the operation of an E toll system for vehicles using the toll road or local government tollway.	6 7
		tollw	tollway project, for chapter 6, part 8, see section 105B.	
		user	administration charge—	9
		(a)	for chapter 6, part 7—see section 92; or	10
		(b)	for chapter 6, part 8—see section 105B.	11
			d account, for an E toll system operating for a toll road or l government tollway, means an account that—	12 13
		(a)	has been established by a person for using the E toll system; and	14 15
		(b)	is, under the arrangements under which the account was established, available to be operated for using the toll road or local government tollway.'.	16 17 18
	Part 6	6	Amendment of Transport Planning and Coordination Act 1994	19 20 21
Clause	41	Act ame	ended in pt 6	22
			s part amends the <i>Transport Planning and Coordination</i> 1994.	23 24
Clause	42 I	nsertio	n of new pt 4B	25
			er section 28C—	26
		inse	rt—	27

Par	'T 4E	government tollways	1 2
'28D	Pov	wers regarding property	3
	'(1)	A local government may acquire, hold, dispose of or otherwise deal with land for an approved tollway project under the <i>Transport Infrastructure Act 1994</i> , section 105C. '(2)Without limiting subsection (1), a local government may—	4 5 6 7 8
		(a) acquire land for an approved tollway project with the intention of disposing of it to another person to operate as a tollway; and	9 10 11
		(b) dispose of land acquired by the local government for an approved tollway project to another person.	12 13
	'(3)	The power conferred by subsection (1) includes power to acquire land by taking it under the <i>Acquisition of Land Act 1967</i> if the land is, in the local government's opinion, required for an approved tollway project or for an incidental purpose.	14 15 16 17
	'(4)	The power to acquire land under this section includes power to acquire land or an easement or other interest in land above or beneath the surface without acquiring rights in the surface.	18 19 20
	'(5)	Subsection (4) applies to the acquisition of an easement even though the easement—	21 22
		(a) is not attached to, or used and enjoyed with, a dominant tenement; or	23 24
		(b) must not be used and enjoyed in common with any other person.	25 26
	'(6)	A local government acquiring land under this section is a constructing authority within the meaning of the <i>Acquisition of Land Act 1967</i> .	27 28 29
	'(7)	If an acquisition of land by a local government would sever land of the owner from other land of the owner, the local government may acquire the whole or a part of the severed area by agreement or by taking the land under the <i>Acquisition of Land Act 1967</i> .	30 31 32 33 34

## Transport and Other Legislation Amendment Bill 2005

<b>'</b> (8)	Land acquired under this section may be described in the
	instrument acquiring the land in any way sufficient to identify
	the land '

1 2 3

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