

Queensland



### Queensland

### **Queensland Heritage and Other Legislation Amendment Bill 2007**

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## 2007

# **A Bill**

for

An Act to amend the *Queensland Heritage Act 1992*, and for related purposes

**s 1** 10 **s 4** 

Queensland Heritage and Other Legislation	n
Amendment Bill 2007	

	The Parliament of Queensland enacts—			1
	Part	1	Preliminary	2
Clause	1	She	ort title	3
			This Act may be cited as the Queensland Heritage and Other Legislation Amendment Act 2007.	4 5
Clause	2	Co	mmencement	6
			This Act commences on a day to be fixed by proclamation.	7
	Part	2	Amendment of Queensland Heritage Act 1992	8
Clause	3	Act	t amended in pt 2 and schedule	10
			This part and the schedule amend the <i>Queensland Heritage</i> Act 1992.	11 12
Clause	4	Am	nendment of s 2 (Objects of this Act)	13
		(1)	Section 2, heading, 'Objects'—	14
			omit, insert—	15
			'Object'.	16
		(2)	Section 2(1)—	17
			omit, insert—	18
		<b>'</b> (1)	The object of this Act is to provide for the conservation of Queensland's cultural heritage for the benefit of the community and future generations.	19 20 21
	'(	1A)	The object is to be primarily achieved by—	22

			(a) establishing the Queensland Heritage Council; and	1
			(b) keeping the Queensland heritage register; and	2
			(c) keeping local heritage registers; and	3
			(d) regulating, in conjunction with other legislation, development affecting the cultural heritage significance of registered places; and	4 5 6
			(e) providing for heritage agreements to encourage appropriate management of registered places; and	7 8
			(f) providing for appropriate enforcement powers to help protect Queensland's cultural heritage.'.	9 10
		(3)	Section 2(2), from 'the Minister,' to 'persons'—	11
			omit, insert—	12
			'the Minister, the chief executive, the council and other persons and entities'.	13 14
		(4)	Section 2(2), 'objects'—	15
			omit, insert—	16
			'artefacts'.	17
		(5)	Section 2(1A) and (2)—	18
			renumber as section 2(2) and (3).	19
Clause	5	Rej	placement of s 4 (Crown bound)	20
			Section 4—	21
			omit, insert—	22
	<b>'4</b>	Act	t binds all persons	23
		'(1)	This Act binds all persons including the State, and to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	24 25 26
		'(2)	Nothing in this Act makes the State liable to be prosecuted for an offence.'.	27 28

Clause	6	Amendment of s 7 (Functions of council)	1
		Section 7(1)—	2
		omit, insert—	3
		'(1) The council has the following functions—	4
		(a) to provide strategic advice to the Minister about matters relating to Queensland's cultural heritage, including, for example, measures necessary to conserve Queensland's cultural heritage;	5 6 7 8
		(b) to provide information to the community to encourage interest in, and understanding of, Queensland's cultural heritage;	9 10 11
		<ul> <li>(c) to advise entities about conserving Queensland's cultural heritage, including, for example, government entities and community organisations;</li> </ul>	12 13 14
		(d) to encourage the appropriate management of places of cultural heritage significance;	15 16
		(e) to perform other functions given to the council under this Act or by the Minister.'.	17 18
Clause	7	Amendment of s 8 (Delegation by council)	19
		(1) Section 8(1)(c) and (d)—	20
		omit, insert—	21
		'(c) an appropriately qualified public service officer.'.	22
		(2) Section 8(2) and (3)—	23
		omit.	24
Clause	8	Amendment of s 10 (Chairperson and deputy chairperson of council)	25 26
		(1) Section 10(4) to (6)—	27
		renumber as section 10(5) to (7).	28
		(2) Section 10(3)—	29
		omit, insert—	30

**s 9** 13 **s 10** 

Queensland Heritage	and Other Legislation
Amendmen	t Bill 2007

		(3)	chai	rperson or deputy chairperson holds office as rperson or deputy chairperson for the term, of not more 3 years, decided by the Governor in Council.	1 2 3
		'(4)	chai	pite subsection (3), a person stops holding office as reperson or deputy chairperson if the person stops being a liber.'.	4 5 6
Clause	9	Rej	place	ment of s 12 (Disqualification from membership)	7
			Sect	ion 12—	8
			omit	t, insert—	9
	<b>'12</b>	Eliç	gibilit	ty for membership	10
		'(1)	A pe	erson can not be appointed as a member if the person—	11
			(a)	has a conviction, other than a spent conviction, for an indictable offence or an offence against this Act; or	12 13
			(b)	has been a member for at least 6 consecutive years and the proposed appointment would happen less than 1 year after the day the person was last a member.	14 15 16
		'(2)	men	erson who is a member can not be reappointed as a liber if the reappointment would result in the person inuing as a member for more than 6 consecutive years.	17 18 19
		'(3)	In th	is section—	20
			spen	at conviction means a conviction—	21
			(a)	for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	22 23 24
			(b)	that is not revived as prescribed by section 11 of that Act.'.	25 26
Clause	10	Am	endn	ment of s 13 (Vacation of office)	27
				ion 13(1)(b)—	28
				t, insert—	29
			'(b)	is convicted of an indictable offence or an offence against this Act; or'.	30 31

Clause	11	Am	nendr	ment of s 19 (Times and places of meetings)	1
		(1)	Sect	ion 19(1), '10 times'—	2
			omii	t, insert—	3
			'6 ti	mes'.	4
		(2)	Sect	ion 19—	5
			inse	rt—	6
		'(5)		section (1) does not limit the number of meetings the neil may hold in a year.'.	7 8
Clause	12	Am	nendr	ment of s 28 (Annual report)	9
			Sect	ion 28(2)—	10
			omii	t, insert—	11
		'(2)	The	report must include—	12
			(a)	information, required by the Minister, relating to the performance of the council's functions under this Act; and	13 14 15
			(b)	information about the timeliness of the council's dealings with applications under part 4, division 5; and	16 17
			(c)	a statement about the measures the council considers necessary to conserve Queensland's cultural heritage.'.	18 19
Clause	13	Re	place	ement of ss 30 and 31	20
			Sect	ions 30 and 31—	21
			omii	t, insert—	22
	<b>'30</b>	The	e Que	eensland heritage register	23
		'(1)		chief executive must keep a register called the ensland heritage register.	24 25
		'(2)		Queensland heritage register must include a record of the owing—	26 27
			(a)	State heritage places;	28
			(b)	archaeological places;	29

		(c)	protected areas.	1
	'(3)		entry in the Queensland heritage register, for each place or , must—	2 3
		(a)	include enough information to identify the location and boundaries of the place or area; and	4 5
		(b)	include information about the history of the place or area; and	6 7
		(c)	include a description of the place or area; and	8
		(d)	if the place or area is the subject of a heritage agreement—state that fact; and	9 10
		(e)	for a State heritage place—include a statement about the cultural heritage significance of the place related to the cultural heritage criteria; and	11 12 13
		(f)	for an archaeological place—include a statement about the place related to the archaeological criteria; and	14 15
		(g)	for a protected area—include a statement about the cultural heritage significance of the place relevant to the declaration of the protected area.	16 17 18
	'(4)	regis	chief executive may keep the Queensland heritage ster in the form, including electronic form, the chief utive considers appropriate.	19 20 21
<b>'31</b>	Reg	gisteı	to be available for public inspection	22
	'(1)	regis	chief executive must keep the Queensland heritage ster, or a copy of the register, available for inspection, free narge, by members of the public at—	23 24 25
		(a)	the department's head office; and	26
		(b)	other places the chief executive considers appropriate.	27
	'(2)		chief executive may publish a copy of the Queensland age register on the department's website.'.	28 29

Clause	14	Am	endm	ent	of s 32 (Extracts from heritage register)	1
		(1)	Secti	on 32	e, heading, 'heritage'—	2
			omit.			3
		(2)	Secti	on 32	2(1)—	4
			omit,	inser	rt—	5
		'(1)		nent o	executive must, on application by a person and of the fee prescribed under a regulation, give to the	6 7 8
			(a)		rtified copy of any entry in the Queensland heritage ster; or	9 10
			(b)	a cei	tificate as to whether a place or area—	11
				(i)	is a State heritage place, an archaeological place or a protected area; or	12 13
				(ii)	is the subject of a heritage agreement.'.	14
		(3)	Secti	on 32	2(2), 'heritage register'—	15
			omit,	inser	rt—	16
			'Que	ensla	nd heritage register'.	17
Clause	15		placer jister)		of s 33 (Changing entries in the heritage	18 19
			Secti	on 33	3—	20
			omit,	inser	rt—	21
	<b>'33</b>	Ch	angin	g en	tries in register	22
		'(1)			executive may change an entry in the Queensland egister for a registered place if the change—	23 24
			(a)	is the	e addition of an informative note to the entry; or	25
			(b)		ects or updates the address or real property ription of the place; or	26 27
			(c)		nother change to correct an error, or update rmation, in the entry.	28 29
		'(2)	-		ubsection (1)(c), the chief executive must not, ne written agreement of the owner of a registered	30 31

**s 16** 17 **s 17** 

			place and the council, change a statement mentioned in section 30(3)(e), (f) or (g) for the place.'.	1 2
Clause	16	Am	endment of s 34 (Criteria for entry in the register)	3
		(1)	Section 34, heading, 'the'—	4
			omit.	5
		(2)	Section 34(1), 'heritage register if it is of cultural heritage significance and'—	6 7
			omit, insert—	8
			'Queensland heritage register as a State heritage place if it'.	9
		(3)	Section 34(2), 'heritage register'—	10
			omit, insert—	11
			'Queensland heritage register'.	12
		(4)	Section 34(3) and (4)—	13
			omit.	14
Clause	17	Rep	placement of ss 35–42	15
			Sections 35 to 42—	16
			omit, insert—	17
	'Divis	sion	2 Applications for entry of places in, or removal of places from, register	18 19
	<b>'35</b>		plying to enter place in, or remove place from, ister	20 21
		<b>'</b> (1)	A person or other entity may apply to the chief executive—	22
			(a) to have a place entered in the Queensland heritage register as a State heritage place; or	23 24
			(b) to have a State heritage place removed from the register.	25
		<b>'</b> (2)	The application must—	26
			(a) be in the approved form; and	27

		(b)	enab	ude the details, required in the approved form, to ble the chief executive to give the council a heritage emmendation for the application; and	1 2 3		
		(c)		an application to enter a place in the register, be ompanied by—	4 5		
			(i)	a statement of how the place satisfies 1 or more of the cultural heritage criteria; and	6 7		
			(ii)	information about the history of the place to support the statement mentioned in subparagraph (i); and	8 9 10		
			(iii)	a description of the features of the place that contribute to its cultural heritage significance, supported by photographs, drawings or other documents showing the features; and	11 12 13 14		
		(d)		an application to remove a place from the register, be ompanied by—	15 16		
			(i)	a statement of how the place does not satisfy any of the cultural heritage criteria; and	17 18		
			(ii)	information to support the statement mentioned in subparagraph (i).	19 20		
	'(3)	befo	re tł	icant may withdraw the application at any time ne council makes a decision on a heritage adation for the application.	21 22 23		
	'(4)	secti	he chief executive makes an application under this section, tions $37(1)(a)$ and $42C(1)(a)$ do not apply in relation to the blication.				
	'(5)	Subs	ection	n (1) is subject to section 36.	27		
36	Par	ticula	ar res	striction on application	28		
	'(1)	regis unde other	eter as er this r enti	e has been removed from the Queensland heritage is a State heritage place, or the council has decided a part not to enter a place in the register, a person or ity can not apply to have the place entered in the intil at least 1 year after—  day the place was removed from the register; or	29 30 31 32 33 34		

		(b)	the c regis	day the council decided not to enter the place in the ster.	1 2
	'(2)	as a part entit	State not to y can	has been entered in the Queensland heritage register heritage place, or the council has decided under this premove a place from the register, a person or other a not apply to have the place removed from the ntil at least 1 year after—	3 4 5 6 7
		(a)	the p	place was entered in the register; or	8
		(b)	the oregis	council decided not to remove the place from the ster.	9 10
37	Init	ial no	otice	of application	11
	'(1)			f executive must, within 10 business days after an application for a place—	12 13
		(a)	give	notice of its receipt to the applicant; and	14
		(b)	in	e applicant is not the local government for the area which the place is situated—give the local ernment a copy of the application; and	15 16 17
		(c)	own	e applicant is not the owner of the place—give the er a copy of the application and a notice stating each the following—	18 19 20
			(i)	the day the application was received;	21
			(ii)	for an application to have the place entered in the Queensland heritage register—that the place is under consideration for entry in the register;	22 23 24
			(iii)	for an application to have the place removed from the register—that the place is under consideration for removal from the register;	25 26 27
			(iv)	that the owner may give the chief executive a written submission about the application;	28 29
			(v)	the place where the submission may be given;	30
			(vi)	information about the period in which the submission may be given.	31 32

		N	ote—	1		
			See section 40 for the period in which a submission may be given.	2 3		
'(2)	of a Que info	place ab ensland mation	out an application to have the place entered in the heritage register, the notice must include about the owner's obligations under sections 43A	4 5 6 7 8		
'(3)	of a appl	place ur icant's	nder subsection (1)(b) or (c) must not include the personal information, unless the applicant has	9 10 11 12		
Chi	ief ex	ecutive	e to publish notice of application	13		
'(1)	The chief executive must, within 10 business days after acting under section 37 in relation to an application for a place, publish notice of the application—					
	(a)			17 18		
	(b)	on the	department's website.	19		
'(2)	The	notice u	nder subsection (1)(a) must—	20		
	(a)	include	e enough information to identify the place; and	21		
	(b)	state th	ne following—	22		
		in	n, or removal from, the Queensland heritage	23 24 25		
		(ii) th	ne place where the application may be viewed;	26		
		ex	xecutive a written submission about the	27 28 29		
		(iv) th	ne place where the submission may be given;	30		
		` /	1	31 32		
	'(3)  Ch '(1)	of a Quece inform and a  '(3) A comof a appling gives  Chief ex  '(1) The under public (a)  (b)  '(2) The (a)	'(2) If a notice up of a place ab Queensland information and 43B in r '(3) A copy of an of a place up applicant's given written  Chief executive '(1) The chief ex under section publish notice (a) in a near the place (b) on the '(2) The notice up (a) included (b) state the (i) with (iii) the example (iv) the (v) in	'(2) If a notice under subsection (1)(a) or (c) is given to the owner of a place about an application to have the place entered in the Queensland heritage register, the notice must include information about the owner's obligations under sections 43A and 43B in relation to the place.  '(3) A copy of an application given to a local government or owner of a place under subsection (1)(b) or (c) must not include the applicant's personal information, unless the applicant has given written consent to its inclusion.  Chief executive to publish notice of application  '(1) The chief executive must, within 10 business days after acting under section 37 in relation to an application for a place, publish notice of the application—  (a) in a newspaper circulating generally in the area in which the place is situated; and  (b) on the department's website.  '(2) The notice under subsection (1)(a) must—  (a) include enough information to identify the place; and  (b) state the following—  (i) whether the place is under consideration for entry in, or removal from, the Queensland heritage register;  (ii) the place where the application may be viewed;  (iii) that a person or other entity may give the chief executive a written submission about the application;  (iv) the place where the submission may be given;		

<b>'39</b>	Chief executive to keep applications available for inspection							
	'(1)	The chief executive must keep a copy of each application available for inspection by members of the public at—	3 4					
		(a) the department's head office; and	5					
		(b) other places the chief executive considers appropriate.	6					
	'(2)	A copy of an application available for public inspection must not include the applicant's personal information, unless the applicant has given written consent to its inclusion.	7 8 9					
'Divi	ision	3 Submissions and representations about applications	10 11					
<b>'40</b>		en submission about application may be given to feecutive	12 13					
	'(1)	A person or other entity may give the chief executive a written submission (a <i>heritage submission</i> ) for an application within 20 business days after notice of the application is published under section 38(1)(a).	14 15 16 17					
	'(2)	However, the chief executive and a person or other entity intending to give a submission under subsection (1) may, at any time before the end of the period mentioned in the subsection, agree in writing on a day (the <i>later day</i> ) by which the submission may be given.	18 19 20 21 22					
	'(3)	The later day must not be more than 40 business days after notice of the application was published.	23 24					
<b>'41</b>	Bas	is for making submission	25					
		'A heritage submission for an application must be made on the basis that the place the subject of the application does or does not satisfy the cultural heritage criteria.	26 27 28					

Chi	ef execu	ıtive may seek further information	1
	application application that the second application is application	ion, the chief executive may ask a person or other he chief executive considers appropriate to make representations to the chief executive about the place	2 3 4 5
	the subje	ect of the application.	6
sion	4	Heritage recommendations	7
		itive to give heritage recommendation to	8
'(1)	chief exheritage place th	executive must give a written recommendation (a recommendation) to the council about whether the e subject of the application should be entered in, or	10 11 12 13 14
'(2)	recomm	endation for an application by the final	15 16 17
'(3)	A herita	ge recommendation must be accompanied by—	18
	(a) a c	copy of the application to which it relates; and	19
	(b) the	e heritage submissions for the application; and	20
			21 22
'(4)	the cul	tural heritage criteria, the chief executive must	23 24 25
	(a) the	e place be entered in the register; or	26
	(b) the	e place stay on the register.	27
'(5)	of the	cultural heritage criteria, the chief executive must	28 29 30
	(a) the	e place not be entered in the register; or	31
	(b) the	e place be removed from the register.	32
	(1) (2) (4)	'Before application entity the written in the subjection 4  Chief executouncil  '(1) After conchief exheritage place the removed (2) The characteristic (a) a concil (b) the (c) the characteristic (a) the characteristic (b) the (c) the characteristic (b) the (c) the characteristic (c) the characteristic (d) the character	Chief executive to give heritage recommendation to council  '(1) After considering the relevant material for an application, the chief executive must give a written recommendation (a heritage recommendation) to the council about whether the place the subject of the application should be entered in, or removed from, the Queensland heritage register.  '(2) The chief executive must give the council a heritage recommendation for an application by the final recommendation day for the application.  '(3) A heritage recommendation must be accompanied by—  (a) a copy of the application to which it relates; and  (b) the heritage submissions for the application; and  (c) the written representations made under section 42 about the place the subject of the application.  '(4) If the chief executive considers the place satisfies 1 or more of the cultural heritage criteria, the chief executive must recommend that—  (a) the place be entered in the register; or  (b) the place stay on the register.  '(5) If the chief executive considers the place does not satisfy any of the cultural heritage criteria, the chief executive must recommend that—  (a) the place not be entered in the register; or

1

**'**(6)

In this section—

		-	drecommendation day, for an application, means the later the following days—	2 3
		(a)	80 business days after its receipt;	4
		(b)	if, under section 42B(2), the chief executive extends the period for making the heritage recommendation for the application—120 business days after its receipt.	5 6 7
		relev	vant material, for an application, means the following—	8
		(a)	the application;	9
		(b)	the heritage submissions for the application;	10
		(c)	the written representations made under section 42 about the place the subject of the application;	11 12
		(d)	other information the chief executive considers relevant to the application.	13 14
'42B	Fui	ther	consideration of application	15
	'(1)	is n appli	section applies if the chief executive considers more time needed to make a heritage recommendation for an ication because of the matters that need to be considered lation to the application.	16 17 18 19
	'(2)	after and t	chief executive may at any time before 80 business days receipt of the application, give notice to the applicant, the owner of the place the subject of the application if the er is not the applicant, that—	20 21 22 23
		(a)	because of the matters that need to be considered in relation to the application, the chief executive needs more time to make a heritage recommendation for the application; and	24 25 26 27
			Example—	28
			The chief executive might need more time to consider an application because of the remote location of the place the subject of the application.	29 30 31
		(b)	the period within which the chief executive must make the heritage recommendation is extended to a day that is 120 business days after receipt of the application.	32 33 34

'42C	Not	ice o	f heritage recommendation	1
	'(1)	the c	chief executive must, within 10 business days after giving council a heritage recommendation for an application, a copy of the recommendation to each of the following—	2 3 4
		(a)	the applicant;	5
		(b)	if the applicant is not the owner of the place the subject of the application—the owner;	6 7
		(c)	if the applicant is not the local government for the area in which the place is situated—the local government;	8 9
		(d)	any other person or entity, if the person or entity gave the chief executive a heritage submission for the application.	10 11 12
	'(2)	it is g	copy of the heritage recommendation must be mpanied by a notice stating the person or entity to whom given may, within 10 business days after its receipt, ask to e oral representations to the council about the mmendation.	13 14 15 16 17
'Divi	sion	5	Council to decide about entry of place in, or removal of place from, register	18 19 20
'Sub	divis	sion	1 Preliminary	21
'42D			s role in relation to heritage endations	22 23
			council must consider and make a decision on each age recommendation it receives.	24 25
'42E	Cou	uncil	may seek further information	26
			ore making a decision on a heritage recommendation for oplication, the council may ask a person or other entity council considers appropriate to make written	27 28 29

		represent the applic	ations to the council about the place the subject of cation.	1 2
'Sub	divi	sion 2	Oral representations about heritage recommendations	3 4
'42F		quest to i	make oral representations about heritage ation	5 6
	'(1)		tion applies if a person or entity is given a notice ction 42C(2) for a heritage recommendation.	7 8
	'(2)	to make	on or entity may, by notice given to the council, ask oral representations to the council before it makes a on the heritage recommendation.	9 10 11
	'(3)	-	on or entity must make the request within 10 business r receiving the notice mentioned in subsection (1).	12 13
	'(4)	the herit	rson or entity is the owner of the place the subject of tage recommendation, the council must take all le steps to comply with the request.	14 15 16
	'(5)	of the he	rson or entity is not the owner of the place the subject eritage recommendation, the council may decide to person or entity if satisfied it is appropriate in the ances.	17 18 19 20
	'(6)		ng to hear a person or entity mentioned in subsection ouncil must have regard to—	21 22
		ent	heritage submission, if any, given by the person or ity for the application to which the heritage ommendation relates; and	23 24 25
		the	ether the person or entity has new information about place the subject of the recommendation that is evant to—	26 27 28
		(i)	the recommendation; and	29
		(ii)	the cultural heritage criteria.	30

'42G	Ho	w oral re	epresentations may be made	1
	'(1)	represei	uncil may allow a person or entity to make oral ntations about a heritage recommendation in the way ncil considers appropriate.	2 3 4
	'(2)	person videoco commu- circums	t limiting subsection (1), the council may allow a or entity to make the representations by phone, enferencing or another form of electronic nication if the council considers it is reasonable in the stances, including, for example, because of the store entity's remote location.	5 6 7 8 9 10
'Sub	divi	sion 3	Decisions on heritage recommendations	11 12
'42H		uncil to ommen	make decision on heritage dation	13 14
	'(1)	recomm	ouncil must make a decision on a heritage nendation for an application within the later of the ng periods to end—	15 16 17
		(a) 60	) business days after receiving the recommendation;	18
		th th	the council and the owner of the place the subject of e recommendation agree, under section 42I, to extend e day for making the decision—100 business days the receiving the recommendation.	19 20 21 22
	'(2)	In maki	ng the decision, the council—	23
		(a) m	ust have regard to all of the following—	24
		(i)	) the application to which the heritage recommendation relates;	25 26
		(ii	the heritage submissions for the application;	27
		(ii	or 42E about the place the subject of the application;	28 29 30

		<ul><li>(iv) if the council allows a person or entity to make oral representations about the recommendation—the representations; and</li></ul>	1 2 3
		(b) may have regard to other information the council considers relevant to the application.	4 5
	'(3)	Without limiting subsection (2)(b), the council may, in making the decision, have regard to whether the physical condition or structural integrity of the place may prevent its cultural heritage significance being preserved.	6 7 8 9
42I	Agı	reement about extending time for making decision	10
	'(1)	This section applies if the council and the owner of a place the subject of a heritage recommendation agree that more time is needed to make a decision on the recommendation because of the matters that need to be considered in relation it.	11 12 13 14
	'(2)	The council and the owner of the place may agree in writing to extend the day for making the decision to a day that is 100 business days after the day the council received the heritage recommendation.	15 16 17 18
	'(3)	An agreement under subsection (2) must be made before the end of 60 business days after the day the council received the heritage recommendation.	19 20 21
42J		uncil's decision about entering place in, or noving place from, register	22 23
	'(1)	The council may decide to enter the place the subject of an application in the Queensland heritage register if the council considers it satisfies 1 or more of the cultural heritage criteria.	24 25 26
	'(2)	The council must decide to remove the place the subject of an application from the Queensland heritage register if the council considers it no longer satisfies any of the cultural heritage criteria.	27 28 29 30
	'(3)	In making a decision on a heritage recommendation for an application about the proposed entry of a place in the Queensland heritage register, the council may decide—	31 32 33

		(a)		mmendation, in the register; or	2
		(b)		enter the place, as varied from the heritage mmendation, in the register; or	3
		(c)	not t	to enter the place in the register.	5
	'(4)	appli	icatio	g a decision on a heritage recommendation for an about the proposed removal of a place from the ad heritage register, the council may decide—	6 7 8
		(a)	to re	move the place from the register; or	9
		(b)	to va	ary the entry of the place in the register; or	10
		(c)	to le	ave the place in the register.	11
'42K	Not	ice o	f cou	ıncil's decision	12
	'(1)	reco	mmer e dec	ely after making a decision on a heritage adation, the council must advise the chief executive ision, the reasons for the decision and the day it was	13 14 15 16
	'(2)			business days after receiving the advice, the chief must—	17 18
		(a)	_	public notice of the decision and the day it was e; and	19 20
		(b)	give	notice of the decision and the reasons for it to-	21
			(i)	the applicant for the application to which the heritage recommendation relates; and	22 23
			(ii)	if the applicant is not the owner of the place the subject of the application—the owner; and	24 25
			(iii)	if the applicant is not the local government for the area in which the place is situated—the local government; and	26 27 28
			(iv)	any other person or entity, if the person or entity gave the chief executive a heritage submission for the application.	29 30 31
	'(3)			ncil's decision on a heritage recommendation is a nentioned in section 42J(3)(a) or (b), or (4)(a) or (b),	32 33

		place	notice given under subsection (2)(b) to the owner of the e must be accompanied by an information notice about decision.	1 2 3
'42L	Wh	en co	ouncil is taken to have made decision	4
	'(1)	herit	section applies if the council fails to make a decision on a tage recommendation for an application within the vant period for the recommendation.	5 6 7
	'(2)	herit	e application is for the entry of a place in the Queensland tage register, the council is taken to have decided not to r the place in the register.	8 9 10
	'(3)	Que	ne application is for the removal of a place from the ensland heritage register, the council is taken to have ded to leave the place in the register.	11 12 13
	'(4)	been	ecision mentioned in subsection (2) or (3) is taken to have a made by the council at the end of the relevant period for recommendation.	14 15 16
	'(5)	In th	is section—	17
		relev	vant period, for a heritage recommendation, means—	18
		(a)	60 business days after the council receives the recommendation; or	19 20
		(b)	if the council and the owner of the place the subject of the recommendation have agreed, under section 42I, to extend the day for making the decision on the recommendation—100 business days after the council receives the recommendation.	21 22 23 24 25
'42M	Not	tice o	of decision under s 42L	26
	'(1)	42L soon	e council is taken to have made a decision under section in relation to an application, the chief executive must, as a as practicable after the day the decision is taken to have a made, give notice of the decision to—	27 28 29 30
		(a)	the applicant; and	31
		(b)	if the applicant is not the owner of the place the subject of the application—the owner.	32 33

**s 18** 30 **s 19** 

	'(2)	The notice given under subsection (1) to the applicant must be accompanied by an information notice about the decision.	1 2
	'Division	6 Other matters'.	3
Clause	18 Am	endment of s 43 (Certificate of immunity)	4
	(1)	Section 43(1), from 'registration'—	5
		omit, insert—	6
		'registration of the place under this part.'.	7
	(2)	Section 43(2), 'in respect of'—	8
		omit, insert—	9
		'for'.	10
	(3)	Section 43(3)(a) and (b)—	11
		omit, insert—	12
		'(a) the information prescribed under a regulation; and	13
		(b) the fee prescribed under a regulation.'.	14
	(4)	Section 43(5), from 'heritage'—	15
		omit, insert—	16
		'Queensland heritage register, must issue a certificate of immunity for the place or the relevant part of the place.'.	17 18
	(5)	Section 43(7), from 'in respect of' to 'register'—	19
		omit, insert—	20
		'for a place, the place may not be entered in the Queensland heritage register as a State heritage place'.	21 22
Clause	19 Ins	ertion of new ss 43A and 43B, and pt 4A	23
		Before part 5—	24
		insert—	25

43A			ment	2
	'(1)	This	section applies to the owner of a place if—	3
		(a)	the owner—	4
			(i) has applied under division 2 to have the place entered in the Queensland heritage register; or	5 6
			(ii) is given a notice under section 37(1)(c) for an application to have the place entered in the register; and	7 8 9
		(b)	the council has not made a decision on a heritage recommendation for the application.	10 11
	'(2)	appli deve	owner must, at least 10 business days before an ication is made for a development approval for elopment on the place, give the chief executive notice of application.	12 13 14 15
		Max	imum penalty—100 penalty units.	16
	'(3)	In su	ubsection (2)—	17
		appl	lication means an application—	18
		(a)	for which the owner is the applicant; or	19
		(b)	that is supported by the written consent of the owner.	20
43B		ligatio prova	on to give notice about development lls	21 22
	'(1)	Subs	section (2) applies to the owner of a place if—	23
		(a)	the owner—	24
			(i) has applied under division 2 to have the place entered in the Queensland heritage register; or	25 26
			(ii) is given a notice under section 37(1)(c) for an application to have the place entered in the register; and	27 28 29
		(b)	when the owner made the application or was given the notice, the owner knew or ought reasonably to have	30 31

	known that a person had a development approval for development on the place.	1 2
'(2)	The owner must, within the relevant period, advise the chief executive of the development approval.	3 4
	Maximum penalty—100 penalty units.	5
'(3)	Subsection (4) applies to the owner of a place if—	6
	(a) the owner—	7
	(i) has applied under division 2 to have the place entered in the Queensland heritage register; or	8 9
	(ii) is given a notice under section 37(1)(c) for an application to have the place entered in the register; and	10 11 12
	(b) when the owner made the application or was given the notice, the owner knew or ought reasonably to have known that an application for a development approval for development on the place had been made but not decided under the Planning Act.	13 14 15 16 17
'(4)	The owner must, within the relevant period, advise the chief executive of the application for the development approval.	18 19
	Maximum penalty—100 penalty units.	20
'(5)	In this section—	21
	<b>relevant period</b> means 10 business days after the owner received a notice under section 37(1)(a) or (c) for the application to have the place entered in the Queensland heritage register.	22 23 24 25
'Part 4A	Matters about registration of	26
	archaeological places in	27
	Queensland heritage register	28

'DIV	ISION	11		Criteria for entry in register as archaeological place	1 2
'43C	Cri	teria	for e	ntry in register	3
				nay be entered in the Queensland heritage register as ological place if the place—	4 5
		(a)	is no	ot a State heritage place; and	6
		(b)		potential to contain an archaeological artefact that is mportant source of information about Queensland's ory.	7 8 9
' <b>Div</b> i	ision	2		Entry of places in, or removal of places from, register	10 11
'43D			of pro	pposal to enter place in, or remove place	12 13
	'(1)	the Que	entry enslai	ef executive proposes to recommend to the council of a place in, or removal of a place from, the nd heritage register under this part, the chief must—	14 15 16 17
		(a)	give	e notice of the proposal to—	18
			(i)	the owner of the place; and	19
			(ii)	if the owner is not the local government for the area in which the place is situated—the local government; and	20 21 22
		(b)		nin 10 business days after giving the notice under agraph (a), publish notice of the proposal—	23 24
			(i)	in a newspaper circulating generally in the area in which the place is situated; and	25 26
			(ii)	on the department's website.	27
	'(2)	The	notic	e of the proposal must—	28
		(a)	incl	ude enough information to identify the place; and	29

		(b) state	e the following—	1
		(i)	whether the chief executive proposes to recommend to the council that the place be entered in, or removed from, the Queensland heritage register;	2 3 4 5
		(ii)	the reasons for the proposed entry or removal;	6
		(iii)	that a person or other entity may give the chief executive a written submission (an <i>archaeological submission</i> ) about the proposal;	7 8 9
		(iv)	the place where the submission may be given and the basis on which it may be given;	10 11
		(v)	that the submission must be given within 20 business days after the notice is published.	12 13
	'(3)		eological submission must be made on the basis that does or does not satisfy the archaeological criteria.	14 15
43E			ation about entering place in, or acce from, register	1 <i>6</i> 17
	'(1)		executive may make a written recommendation to il to enter a place in the Queensland heritage register	18
		as an arch	naeological place if the chief executive considers the sfies the archaeological criteria.	19 20 21
	'(2)	as an arch place satis	• •	20
	'(2)	as an arch place satis In consid criteria, th (a) mus	sfies the archaeological criteria. ering whether a place satisfies the archaeological	20 21 22
	'(2)	as an arch place satist In consid criteria, th (a) mus give (b) may considering	ering whether a place satisfies the archaeological ne chief executive—  at have regard to the archaeological submissions	20 21 22 23 24
	'(2) '(3)	as an arch place satisfied criteria, the satisfied cri	ering whether a place satisfies the archaeological ne chief executive—  at have regard to the archaeological submissions on to the chief executive for the place; and a have regard to other information the chief executive siders relevant, including, for example, graphical, historical or archaeological information	20 21 22 22 22 22 22 22 22 22

	'(4)	In considering whether a place no longer satisfies the archaeological criteria, the chief executive—	1 2
		(a) must have regard to the archaeological submissions given to the chief executive for the place; and	3 4
		(b) may have regard to other information the chief executive considers relevant, including, for example, information about archaeological investigations of the place or development on the place.	5 6 7 8
	'(5)	The chief executive's recommendation must be accompanied by a copy of the archaeological submissions given to the chief executive for the place.	9 10 11
'43F	Not	tice of recommendation	12
	'(1)	The chief executive must, within 10 business days after giving the council a recommendation, give a copy of the recommendation to each of the following—	13 14 15
		(b) the owner of the place the subject of the recommendation;	16 17
		(c) if the owner is not the local government for the area in which the place is situated—the local government;	18 19
		(d) any other person or entity, if the person or entity gave the chief executive an archaeological submission for the place.	20 21 22
	'(2)	The copy of the recommendation given to the owner of the place must be accompanied by a notice stating the owner may, within 10 business days after its receipt, ask to make oral representations to the council about the recommendation.	23 24 25 26
'43G		quest to make oral representations about commendation	27 28
	'(1)	This section applies if the owner of a place is given a notice under section 43F(2).	29 30
	'(2)	The owner may, by notice given to the council, ask to make oral representations to the council before it makes a decision on the recommendation.	31 32 33

	'(3)	The owner must make the request within 10 business days after receiving the notice mentioned in subsection (1).	1 2
	'(4)	The council must take all reasonable steps to comply with the request.	3 4
43H	Ηον	w oral representations may be made	5
	'(1)	The council may allow the owner of a place to make oral representations about a recommendation in the way the council considers appropriate.	6 7 8
	'(2)	Without limiting subsection (1), the council may allow the owner to make the representations by phone, videoconferencing or another form of electronic communication if the council considers it is reasonable in the circumstances, including, for example, because of the owner's remote location.	9 10 11 12 13 14
431	Cou	uncil to make decision on recommendation	15
	'(1)	The council must consider each recommendation given to the council about a place and make a decision on the recommendation within 60 business days after receiving the recommendation.	16 17 18 19
	'(2)	In making the decision, the council—	20
		(a) must have regard to—	21
		(i) the archaeological submissions accompanying the recommendation; and	22 23
		<ul><li>(ii) if the owner makes oral representations to the council about the recommendation—the oral representations; and</li></ul>	24 25 26
		(b) may have regard to other information the council considers relevant to the recommendation.	27 28
	'(3)	The council may decide to enter the place in the Queensland heritage register only if the council considers it satisfies the archaeological criteria.	29 30 31

		(4)	Que	enslan	cil must decide to remove the place from the id heritage register if the council considers it no isfies the archaeological criteria.	1 2 3
	'43J	No	tice c	of cou	ıncil's decision	4
		'(1)	the c	counci	ely after making a decision on a recommendation, I must advise the chief executive of the decision, the r the decision and the day it was made.	5 6 7
		'(2)			business days after receiving the advice, the chief must—	8 9
			(a)	_	public notice of the decision and the day it was e; and	10 11
			(b)	give	notice of the decision and the reasons for it to-	12
				(i)	the owner of the place the subject of the recommendation; and	13 14
				(ii)	if the owner is not the local government for the area in which the place is situated—the local government; and	15 16 17
				(iii)	any other person or entity, if the person or entity gave the chief executive an archaeological submission for the place.	18 19 20
		'(3)	the give	place n to tl	ncil's decision was to enter the place in, or remove from, the Queensland heritage register, a notice he owner of the place must be accompanied by an on notice about the decision.'.	21 22 23 24
Clause	20				of s 44 (Criteria for assessing development under the Integrated Planning Act 1997)	25 26
		(1)	Sect	ion 44	, heading—	27
			omit	, inser	rt—	28
	<b>'44</b>				evelopment applications under the Planning eritage places'.	29 30
		(2)	Sect	ion 44	4(1)—	31
			omit	, inser	rt—	32

		'(1)	If, under the Planning Act, the chief executive is the assessment manager or a referral agency for a development application for development on a State heritage place, the chief executive must assess the application against the object of this Act.'.	1 2 3 4 5
		(3)	Section 44(2), from 'registered place' to 'prudent'—	6
			omit, insert—	7
			'State heritage place, the chief executive must, unless satisfied there is no prudent'.	8 9
		(4)	Section 44(2) and (3), 'council'—	10
			omit, insert—	11
			'chief executive'.	12
		(5)	Section 44(3), 'In deciding if there is a prudent'—	13
			omit, insert—	14
			'In considering whether there is no prudent'.	15
lause	21	Ins	ertion of new ss 44A and 44B	16
lause	21	Ins	ertion of new ss 44A and 44B  After section 44—	16 17
lause	21	Ins		
lause	21 '44A	Ass	After section 44—	17
lause		Ass	After section 44—  insert— sessing development applications under the	17 18 19
lause		Ass Pla	After section 44—  insert—  sessing development applications under the nning Act—archaeological places  This section applies if, under the Planning Act, the chief executive is the assessment manager or a referral agency for a development application for development on an	17 18 19 20 21 22 23
lause		Ass Pla '(1)	After section 44—  insert—  sessing development applications under the nning Act—archaeological places  This section applies if, under the Planning Act, the chief executive is the assessment manager or a referral agency for a development application for development on an archaeological place.  The chief executive must assess the application having regard	17 18 19 20 21 22 23 24 25
lause		Ass Pla '(1)	After section 44—  insert—  sessing development applications under the nning Act—archaeological places  This section applies if, under the Planning Act, the chief executive is the assessment manager or a referral agency for a development application for development on an archaeological place.  The chief executive must assess the application having regard to the following—  (a) the impact of the proposed development on any	17 18 19 20 21 22 23 24 25 26 27

	'(3)	have	e chief executive is satisfied the development is likely to a detrimental impact on any archaeological artefact on blace, the chief executive may—	1 2 3
		(a)	if the chief executive is the assessment manager for the application—include in any development approval for the development—	4 5 6
			(i) a condition requiring the applicant to carry out an archaeological investigation of the place; or	7 8
			(ii) other conditions the chief executive considers necessary to appropriately manage archaeological artefacts on the place; and	9 10 11
		(b)	if the chief executive is a concurrence agency for the application—tell the assessment manager to include in any development approval for the development a condition mentioned in paragraph (a).	12 13 14 15
'44B			ecutive may seek council's advice on ment application	16 17
		asse appl exec	under the Planning Act, the chief executive is the ssment manager or a referral agency for a development ication for development on a registered place, the chief utive may, before giving the chief executive's decision or real agency's response under that Act for the application—	18 19 20 21 22
		(a)	refer a matter relating to the application to the council; and	23 24
		(b)	obtain the council's advice about the matter.'.	25
22	Am	endr	nent of s 45 (Development by the State)	26
	(1)	Sect	ion 45(1)—	27
		omit	, insert—	28
	'(1)	This	section applies if the State—	29
		(a)	proposes to carry out development in relation to a registered place other than because of an emergency endangering—	30 31 32

Clause

		(i) the life or health of a person; or	1
		(ii) the structural safety of a building; and	2
	(b)	does not have an exemption certificate for the development.'.	3 4
(2)	Sect	tion 45(4)—	5
	omit	t, insert—	6
'(4)	the herit	development would substantially affect the cultural tage significance of the place, the council must publish a lic notice stating the following—	7 8 9 10
	(a)	details of the development;	11
	(b)	that a person or other entity may give the council a written submission about the development;	12 13
	(c)	the place where the submission may be given;	14
	(d)	that the submission must be given within 20 business days after the notice is published.'.	15 16
(3)	Sect	tion 45(5)—	17
	omit	t.	18
(4)	Sect	tion 45(6), after 'consider'—	19
	inse	rt—	20
	'the	report and'.	21
(5)	Sect	tion 45(7), 'If the council'—	22
	omit	t, insert—	23
	'If tl	he place is a State heritage place and the council'.	24
(6)	Sect	tion 45(8), 'In deciding if there is a prudent'—	25
	omit	t, insert—	26
	'In c	considering whether there is no prudent'.	27
(7)	Sect	tion 45(6) to (10)—	28
	renu	umber as section 45(5) to (9).	29
(8)	Sect	tion 45(9), as renumbered, 'subsection (9)'—	30

			omi	t, inse	rt—	1
			'sub	sectio	on (8)'.	2
Clause	23		place		t of s 46 (Application for exemption	3 4
			Sect	tion 46	5—	5
			omi	t, inse	rt—	6
	<b>'46</b>	Ар	plica	tion f	or exemption certificate	7
		'(1)	exec	cutive	t person for a registered place may apply to the chief for an exemption certificate to carry out ent mentioned in subsection (3) on the place.	8 9 10
		'(2)	The	applic	cation must—	11
			(a)	be in	n the approved form; and	12
			(b)	be a	ccompanied by all of the following—	13
				(i)	enough details about the proposed development to enable the chief executive to assess its impact on the cultural heritage significance of the place;	14 15 16
				(ii)	a plan showing the location of the development in relation to the features of the place that contribute to its cultural heritage significance;	17 18 19
				(iii)	if the application is for development permitted under a heritage agreement for the place—details of the agreement to support the application;	20 21 22
				(iv)	if the application is for development other than development mentioned in subparagraph (iii)—information showing how the development will not have a detrimental impact on the cultural heritage significance of the place;	23 24 25 26 27
				(v)	the fee prescribed under a regulation.	28
		'(3)			nption certificate may be given to carry out ent on a registered place only if the development—	29 30
			(a)	is pe	ermitted under a heritage agreement for the place; or	31

		(b) will not have a detrimental impact on the cultural heritage significance of the place.	1 2
	'(4)	In this section—	3
		relevant person, for a registered place, means—	4
		(a) the owner of the place; or	5
		(b) with the owner's consent, another person who has an interest in the place.	6 7
'46A	Inq	uiry about application	8
	'(1)	The chief executive may, by notice given to the applicant, require the applicant to give the chief executive further information the chief executive reasonably requires to decide the application.	9 10 11 12
	'(2)	The notice must state the applicant is required to give the information to the chief executive within 60 business days after the notice is given.	13 14 15
	'(3)	The applicant is taken to have withdrawn the application if, within 60 business days after the notice is given, the applicant does not comply with a requirement under subsection (1).	16 17 18
	'(4)	A notice under subsection (1) must be given to the applicant within 10 business days after the chief executive receives the application.'.	19 20 21
24		nendment of s 47 (Deciding application for exemption rtificate)	22 23
	(1)	Section 47(1)—	24
		omit, insert—	25
	'(1)	The chief executive must decide the application within 20 business days after the later of the following—	26 27
		(a) the day the chief executive receives the application;	28
		(b) if, under section 46A, the applicant gives the chief executive further information about the application—the day the chief executive receives the information.'.	29 30 31

Clause

		(2)	Section 47(2) and (3), 'council'—	1
			omit, insert—	2
			'chief executive'.	3
Clause	25	Re	placement of ss 48 and 49	4
			Sections 48 and 49—	5
			omit, insert—	6
	<b>'48</b>		ief executive may give exemption certificate hout application	7 8
		'(1)	The chief executive may give a person an exemption certificate to carry out, on a registered place, development mentioned in section 46(3).	9 10 11
		'(2)	The chief executive's power to give an exemption certificate under this section includes the power to give a certificate (a <i>general exemption certificate</i> ) in relation to all registered places or a class of registered places.	12 13 14 15
		'(3)	An exemption certificate, including a general exemption certificate, may be given under this section at any time, with or without conditions, and without a person having applied for the certificate under section 46.	16 17 18 19
		'(4)	The chief executive may give a general exemption certificate under this section by publishing the certificate on the department's website.	20 21 22
	<b>'49</b>	Co	mpliance with conditions of exemption certificate	23
			'A person who carries out, on a registered place, development for which an exemption certificate has been given under this division, must not contravene a condition of the certificate.	24 25 26
			Maximum penalty—1000 penalty units.	27
	'Div	ision	n 3 Development for liturgical purposes	28

	'49A	Purpose of div 3			
		* *	ision is to provide for matters about hat is exempt development under the part 1, table 5, item 2.	2 3 4	
	'49B	When is development litu	rgical development	5	
		'Development is <i>liturgic</i>	al development if the development—	6	
		. ,	precincts of a place, that is a place of a registered place; and	7 8	
		(b) is required for a lit	urgical purpose; and	9	
		· · · · · · · · · · · · · · · · · · ·	official of a religious organisation nowledge of its religious services.	10 11	
	'49C	Notice of development		12	
		liturgical development, a	rs before starting development that is n official of the religious organisation ent must give the chief executive a	13 14 15 16	
		(a) states the name and	l position of the official; and	17	
		* *	f description of the proposed he liturgical purpose for which it is	18 19 20	
Clause	26	Replacement of s 50 (Her	itage agreements)	21	
		Section 50—		22	
		omit, insert—		23	
	<b>'50</b>	Heritage agreements		24	
		- · · ·	, after obtaining and considering the into a heritage agreement for a	25 26 27	
		(a) the owner of the pl	ace; or	28	
		(b) with the owner's c has an interest in the	onsent, another person or entity who he place.	29 30	

	'Pari	t 6A	Interim protection orders and notices about maintaining State heritage places	<ul><li>25</li><li>26</li><li>27</li></ul>
			insert—	24
			After section 54—	23
Clause	29	Inse	ertion of new pt 6A	22
			omit.	21
			Sections 52 and 53—	20
Clause	28	Om	ission of ss 52 and 53	19
			omit.	18
		(2)	Section 51(3)—	17
			'and appropriate management'.	16
			insert—	15
		(1)	Section 51(1)(a), after 'conservation'—	14
Clause	27		endment of s 51 (Provisions of heritage agreement)	13
			(b) if the agreement was entered into with another person or entity—by agreement with the person or entity and the owner.'.	10 11 12
			(a) if the agreement was entered into with the owner of the registered place—by agreement with the owner; or	8 9
		<b>'</b> (3)	The chief executive may, after obtaining and considering the council's advice, change or end a heritage agreement—	6 7
			For when a heritage agreement that attaches to land is binding on an owner or occupier of a place, see section 103B.	4 5
			Note—	3
		(2)	A heritage agreement attaches to the land the subject of the agreement, unless the agreement states otherwise.	1 2

'Division 1		1	Interim protection orders				
'54A	Chi	ief ex	xecutive may give interim protection order	2			
	'(1)	The chief executive may give the owner of a place an order (an <i>interim protection order</i> ) in relation to the place if—					
		(a)	there is a current application for the place; and	5			
		(b)	the chief executive is satisfied on the evidence available to the chief executive when the order is given that—	6 7			
			(i) the place is likely to satisfy 1 or more of the cultural heritage criteria; and	8 9			
			(ii) the order is necessary to conserve the cultural heritage significance of the place because of development that may be carried out on the place.	10 11 12			
	'(2)	pers	chief executive may give a copy of the order to any son the chief executive considers is proposing to carry out elopment on the place.	13 14 15			
	'(3)	In th	his section—	16			
		curr	rent application, for a place, means an application—	17			
		(a)	to have the place entered in the Queensland heritage register as a State heritage place; and	18 19			
		(b)	in relation to which the council has not made a decision, and is not taken to have made a decision, under section 42J or 42L.	20 21 22			
'54B	For	m ar	nd content of order	23			
		'The	e interim protection order must—	24			
		(a)	be in writing; and	25			
		(b)	include enough information to identity the place; and	26			
		(c)	state the following—	27			
			(i) the name of the owner of the place;	28			
			(ii) the reasons for making the order;	29			

s 29 47 s 29

			(iii)	that the place is taken to be a State heritage place when the order is given; and	2
		(d)	inclu	ade information about the duration of the order.	3
'54C	Dui	ration	of o	order	4
	'(1)	The	interii	m protection order—	5
		(a)	takes and	s effect when it is given to the owner of the place;	; 6 7
		(b)		ss sooner ended by the chief executive, ends on the est of the following days—	8 9
			(i)	the day that is 60 business days after the day the order is given;	e 10 11
			(ii)	the day the council makes a decision under section 42J in relation to the application mentioned in section 54A(1)(a) for the place;	
			(iii)	the day the council is taken to have made a decision under section 42L in relation to the application.	_
	'(2)			executive may, by notice given to the owner of the the interim protection order at any time.	e 18 19
'54D	Effe	ect of	orde	er	20
		the s	subjec	urposes of this Act and the Planning Act, the place et of the interim protection order is taken to be a age place while the order has effect.	
'Divi	sion	2		Notices about maintaining State heritage places	24 25
'54E				ve may give notice about essential work	26 27
	'(1)		sect ves—	ion applies if the chief executive reasonably	28 29

(a)

it is necessary to carry out essential maintenance work

		on a State heritage place; and	2
	(b)	the work is urgently required to be carried out to protect the place from serious or irreparable damage or deterioration caused by weather, fire or vandalism.	3 4 5
'(2)	(the	chief executive may give the owner of the place a notice <i>maintenance notice</i> ) requiring the owner to carry out the ntial maintenance work stated in the notice.	6 7 8
'(3)	mus plac	ore giving the maintenance notice, the chief executive t take reasonable steps to consult with the owner of the e about the essential maintenance work the chief cutive believes necessary to carry out.	9 10 11 12
'(4)	The	maintenance notice must state the following—	13
	(a)	the essential maintenance work the chief executive requires to be carried out on the State heritage place;	14 15
	(b)	that the chief executive believes the work is necessary to prevent serious or irreparable damage to, or deterioration of, the place;	16 17 18
	(c)	the reasons for the chief executive's belief;	19
	(d)	that the owner of the place must carry out the stated work within the stated reasonable period;	20 21
	(e)	that it is an offence to fail to comply with the notice unless the owner has a reasonable excuse.	22 23
'(5)		stated period for subsection (4)(d) must not be less than business days after the owner receives the maintenance ce.	24 25 26
'(6)		owner of the place must comply with the maintenance ce unless the owner has a reasonable excuse.	27 28
	Max	imum penalty—	29
	(a)	for an individual—100 penalty units;	30
	(b)	for a corporation—1000 penalty units.	31
'(7)	In th	nis section—	32
		ntial maintenance work, in relation to a State heritage e, means work of a minor nature that, if carried out on the	33 34

place, would help to prevent serious or irreparable damage to,

	or deterioration of, the place.	2
	Examples—	3
	re-fixing loose roofs or wall boards	4
	removing potential fire hazards	5
		6 7
	boarding up insecure openings in an unoccupied building	8
		9 10
30	eplacement of pt 7, divs 1 and 2	11
	Part 7, divisions 1 and 2—	12
	omit, insert—	13
<b>'Divis</b>	n 1 Offences relating to archaeological	14
	artefacts and shipwrecks	15
<b>'55</b>	efinition for div 1	16
	'In this division—	17
		18 19
<b>'56</b>		20 21
	A person who discovers a thing the person knows or ought reasonably to know is an archaeological artefact that is an important source of information about an aspect of Queensland's history must give the chief executive a notice	
	A person who discovers a thing the person knows or ought reasonably to know is an archaeological artefact that is an important source of information about an aspect of Queensland's history must give the chief executive a notice under this section.	21 22 23 24 25
	A person who discovers a thing the person knows or ought reasonably to know is an archaeological artefact that is an important source of information about an aspect of Queensland's history must give the chief executive a notice under this section.  Maximum penalty—1000 penalty units.	21 22 23 24 25 26
	'Divisio	<ul> <li>re-fixing loose roofs or wall boards</li> <li>removing potential fire hazards</li> <li>maintaining existing fire management systems, or locks on doors and windows</li> <li>boarding up insecure openings in an unoccupied building</li> <li>shutting down electricity or gas services to an unoccupied building'.</li> <li>Replacement of pt 7, divs 1 and 2         Part 7, divisions 1 and 2—             <i>omit, insert</i>—     </li> <li>'Division 1 Offences relating to archaeological artefacts and shipwrecks</li> <li>'55 Definition for div 1         'In this division—         <i>interfere with</i> includes damage, destroy, disturb, expose or</li> </ul>

		(b)	state where the thing was discovered; and	1
		(c)	include a description or photographs of the thing.	2
<b>'57</b>	Offe	ence	about interfering with discovery	3
	'(1)		s section applies to a thing for which a person has, under ion 56, given the chief executive a notice.	4 5
	'(2)	with pers	erson who knows that the notice has been given must not, nout the chief executive's written consent or unless the on has a reasonable excuse, interfere with the thing until ast 20 business days after the giving of the notice.	6 7 8 9
		Max	simum penalty—1000 penalty units.	10
<b>'58</b>	Offe	ence	about interfering with shipwreck	11
	'(1)	A p	person must not, without the chief executive's written sent or unless the person has a reasonable excuse, interfere a shipwreck.	12 13 14
		Max	timum penalty—1000 penalty units.	15
	'(2)	In th	nis section—	16
			wreck means the remains or any part of the remains of a that—	17 18
		(a)	is in Queensland waters; and	19
		(b)	has been in the waters for more than 75 years.	20
'Div	ision	2	Provisions about ownership of	21
			particular archaeological artefacts	22
'Sul	odivis	sion	1 Declaration of ownership	23
<b>'59</b>			tion about ownership of particular logical artefacts	24 25
	'(1)		chief executive may, by public notice, declare that an aeological artefact that is in, or has been removed from, a	26 27

s 30 51 s 30

		registered place is the property of the State if the chief executive is satisfied—	1 2
		(a) the artefact is important to Queensland's cultural heritage; and	3 4
		(b) a declaration under this section is necessary to help conserve the cultural heritage significance of the artefact.	5 6 7
	'(2)	The notice must—	8
		(a) include enough information to identify the archaeological artefact; and	9 10
		(b) state that a person who suffers loss because of the exercise of the chief executive's power under subsection (1) is entitled to apply for compensation for the loss; and	11 12 13
		(c) state how the person may apply for the compensation.	14
	'(3)	As soon as practicable after the notice is published, the chief executive must give a copy of it to any person the chief executive reasonably considers is likely to suffer loss because	15 16 17
		of the exercise of the chief executive's power under subsection (1).	18 19
Sub	odivis	of the exercise of the chief executive's power under subsection	18
		of the exercise of the chief executive's power under subsection (1).	18 19
Sub		of the exercise of the chief executive's power under subsection (1).  sion 2 Compensation	18 19 20
59 <b>A</b>	Ent	of the exercise of the chief executive's power under subsection (1).  sion 2 Compensation  titlement to compensation  'Subject to this division, a person who suffers loss because of the exercise of the chief executive's power under section 59 is entitled to be paid just and reasonable compensation for the	18 19 20 21 22 23 24
59 <b>A</b>	Ent	of the exercise of the chief executive's power under subsection (1).  sion 2 Compensation  sitlement to compensation  'Subject to this division, a person who suffers loss because of the exercise of the chief executive's power under section 59 is entitled to be paid just and reasonable compensation for the loss.	18 19 20 21 22 23 24 25
	Ent	of the exercise of the chief executive's power under subsection (1).  sion 2 Compensation  titlement to compensation  'Subject to this division, a person who suffers loss because of the exercise of the chief executive's power under section 59 is entitled to be paid just and reasonable compensation for the loss.  plying for compensation  A person who suffers loss because of the exercise of a power under section 59 may apply to the chief executive for	18 19 20 21 22 23 24 25 26 27 28

		(b) be made within 20 business days after the notice is published; and	
		(c) state—	3
		(i) details of the person's loss; and	ļ
		(ii) the amount of compensation claimed and the grounds for the amount claimed.	
	'(3)	The applicant also must give the chief executive any other relevant information reasonably required by the chief executive to decide the application.	3
	'(4)	person's application for compensation made more than 20 business days after the notice is published if the chief executive is satisfied it would be reasonable in all the	10 12 13
59C	Lap	sing of application	15
	'(1)	the chief executive may make a requirement under section 59B(3) for information to decide the application by giving the	16 17 18
		(a) the required information; and	2(
		•	2 <u>1</u>
		<del>_</del>	23
	'(2)	· ·	25
	'(3)	extending or further extending the time if the chief executive is satisfied it would be reasonable in all the circumstances to	27 28 29 30
		8-1-1	
	'(4)	A notice may be given under subsection (3) even if the time to	31 32

'59D		the s	e applicant does not comply with the requirement within tated time, or any extension, the application lapses.	1 2
	Dec	ciding	g application	3
	'(1)	appli	chief executive must consider and decide an accepted ication within 60 days after the last of the following to ben—	4 5 6
		(a)	the chief executive receives the application;	7
		(b)	the chief executive receives all necessary information to decide the application.	8 9
	'(2)	with the	e chief executive has not decided an accepted application in the period stated in subsection (1) for the application, chief executive is taken to have refused to pay pensation.	10 11 12 13
	<b>'</b> (3)	In th	is section—	14
		secti	<b>pted application</b> means an application made under on 59B(2) or an application the chief executive accepts er section 59B(4).	15 16 17
		_		
'59E	Not	tice a	bout decision	18
'59E	Not	'As chief	soon as practicable after deciding the application, the f executive must give the applicant a notice stating all of following—	18 19 20 21
'59E	Not	'As chief	soon as practicable after deciding the application, the f executive must give the applicant a notice stating all of	19 20
'59E	Not	'As chief the f	soon as practicable after deciding the application, the f executive must give the applicant a notice stating all of following—	19 20 21
'59E	Not	'As chief the f	soon as practicable after deciding the application, the f executive must give the applicant a notice stating all of following— the decision and the reasons for it;	19 20 21 22
'59E	Not	'As chief the f	soon as practicable after deciding the application, the f executive must give the applicant a notice stating all of following—  the decision and the reasons for it; if the chief executive decides to pay compensation—  (i) details of the amount and how the amount was	19 20 21 22 23 24

'Sub	divi	sion 3 Appeals	1
'59F	Wh	'An applicant for the payment of compensation under this division who is dissatisfied with the chief executive's decision to refuse to pay compensation or about the amount of compensation may appeal against the decision.	2 3 4 5 6
'59G	Sta	rting an appeal	7
	'(1)	An appeal may be started at—	8
		(a) the Magistrates Court nearest the place where the person lives or carries on business; or	9 10
		(b) a Magistrates Court at Brisbane.	11
	'(2)	The notice of appeal under the <i>Uniform Civil Procedure Rules</i> 1999 must be filed with the registrar of the court within 28 days after—	12 13 14
		(a) if the person is given notice of the decision under section 59E—the day the person is given the notice; or	15 16
		(b) if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	17 18
	'(3)	The court may, at any time, extend the time for filing the notice of appeal.	19 20
'59H	Hea	aring procedures	21
	'(1)	In hearing the appeal, the Magistrates Court is not bound by the rules of evidence and must comply with natural justice.	22 23
	'(2)	The appeal is by way of rehearing, unaffected by the chief executive's decision, on the material before the chief executive and any further evidence allowed by the court.	24 25 26
'59I	Pov	wers of court on appeal	27
	'(1)	In deciding the appeal, the Magistrates Court may confirm the chief executive's decision or substitute another decision the	28 29

s 31 55 s 33

			chief executive could have made for the chief executive's decision.	1 2
		'(2)	The chief executive must give effect to the court's decision.	3
	'59J	Ар	peal to District Court	4
			'An appeal lies to the District Court from a decision of a Magistrates Court under this subdivision, but only on a question of law.'.	5 6 7
Clause	31	Am	nendment of s 60 (Declaration of protected areas)	8
			Section 60, 'protected objects or'—	9
			omit.	10
Clause	32	Am	nendment of s 61 (Offence to destroy protected area)	11
		(1)	Section 61(1), penalty—	12
			omit, insert—	13
			'Maximum penalty—	14
			(a) for an individual—1700 penalty units;	15
			(b) for a corporation—17000 penalty units.'.	16
		(2)	Section 61(2)—	17
			renumber as section 61(3).	18
		(3)	Section 61—	19
			insert—	20
		'(2)	For subsection (1), it is a reasonable excuse if the entering or interfering happens under a heritage agreement or an exemption certificate for the protected area.'.	21 22 23
Clause	33	Am	nendment of s 68 (Appeals)	24
		(1)	Section 68, heading, after 'Appeals'—	25
			insert—	26
			'about permit to enter protected area'.	27

		(2)	Sect	ion 68(1)(d)—	1
			omit		2
		(3)	Sect	ion 68(5), 'Integrated Planning Act 1997'—	3
			omit	, insert—	4
			'Plaı	nning Act'.	5
lause	34	Ins	ertio	n of new pt 7B	6
			Afte	r section 68—	7
			inser	<i>t</i> —	8
	'Par	t 7E	3	Provisions about places of	9
				cultural heritage significance in	10
				local government areas	11
	'Divi	ision	1	Preliminary	12
	'68A	Noi	n-app	plication of pt 7B	13
		'(1)		part does not apply to a local government prescribed for section under a regulation.	14 15
		'(2)		cal government may be prescribed under subsection (1) if the chief executive is satisfied—	16 17
			(a)	the local government has, in its planning scheme, identified places of cultural heritage significance in its area; and	18 19 20
			(b)	the local government's planning scheme satisfactorily provides for the conservation of places of cultural heritage significance in its area	21 22 23

'Divi	ision	2	Local heritage registers	1
'68B	Loc	cal go	overnment to keep register	2
	'(1)		ocal government must keep a register (a <i>local heritage ster</i> ) of places of cultural heritage significance in its area.	3 4
	'(2)	A lo	cal government—	5
		(a)	may keep its local heritage register in the form, including electronic form, it considers appropriate; and	6 7
		(b)	must keep it available for inspection, free of charge, by members of the public.	8 9
'68C	Co	ntent	of register	10
			ocal heritage register must include, for each place entered the register under division 3—	11 12
		(a)	enough information to identify the location and boundaries of the place; and	13 14
		(b)	a statement about the cultural heritage significance of the place.	15 16
'Divi	ision	3	Entry of places in, and removal of places from, local heritage registers	17 18
'68D			recutive may recommend entering place in ritage register	19 20
	'(1)	This	section applies if the chief executive is satisfied—	21
		(a)	a place is of cultural heritage significance for a local government's area; and	22 23
		(b)	entry of the place in the local government's local heritage register is necessary to help conserve its cultural heritage significance.	24 25 26
	'(2)	gove	chief executive may, by notice given to the local ernment, recommend that the local government enter the e in its local heritage register.	27 28 29

**s 34** 58 **s 34** 

	'(3)	The	notice must include—	1
		(a)	enough information to identify the location and boundaries of the place; and	2 3
		(b)	a statement about the cultural heritage significance of the place; and	4 5
		(c)	information to support the statement.	6
'68E	Loc ren	cal go noval	overnment to propose entry of place in, or of place from, local heritage register	7 8
	'(1)		ocal government may, on its own initiative, propose to r a place in its local heritage register if—	9 10
		(a)	the place is in the local government's area; and	11
		(b)	the local government reasonably considers the place is a place of cultural heritage significance for its area.	12 13
	'(2)	herit	cal government must propose to enter a place in its local tage register if the chief executive, under section 68D, mmends that the local government enters it in the register.	14 15 16
	'(3)	local	cal government must propose to remove a place from its l heritage register if the local government is satisfied it is onger a place of cultural heritage significance for its area.	17 18 19
'68F	No	tice o	of proposal	20
	'(1)		local government proposes to enter a place in, or remove a e from, its local heritage register, the local government t—	21 22 23
		(a)	give the owner of the place notice of the proposal; and	24
		(b)	within 10 business days after giving the notice under paragraph (a), publish the notice in a newspaper circulating generally in its area.	25 26 27
	'(2)	The	notice must—	28
		(a)	include enough information to identify the place; and	29
		(b)	state the following—	30

		(i)	whether the place is under consideration for entry in, or removal from, the local government's local heritage register;	1 2 3
		(ii	the reasons for the proposed entry or removal;	4
		(ii	i) that a person or other entity may give the local government a written submission about the proposal;	5 6 7
		(iv	the place where the submission may be given and the basis on which it may be given;	8 9
		(v)	that the submission must be given to the local government within 20 business days after the notice is published.	10 11 12
	'(3)	that the	ission under subsection (2) must be made on the basis place is or is not a place of cultural heritage unce for the local government's area.	13 14 15
'68G		cal gove ormation	rnment to consider submissions and other	16 17
			deciding to enter a place in, or remove a place from, heritage register, a local government—	18 19
		its local	<del>-</del>	
		its local	heritage register, a local government— ust have regard to—	19
		its local (a) m	heritage register, a local government— ust have regard to— the submissions received under section 68F about the proposal to enter or remove the place; and	19 20 21
		its local (a) mi (i) (ii)	heritage register, a local government—  ast have regard to—  the submissions received under section 68F about the proposal to enter or remove the place; and  if the chief executive, under section 68D, recommended that the local government enter the place in its register—the information about the place included in the chief executive's	19 20 21 22 23 24 25 26
'68H		its local (a) m (i) (ii) (b) m go	the submissions received under section 68F about the proposal to enter or remove the place; and  if the chief executive, under section 68D, recommended that the local government enter the place in its register—the information about the place included in the chief executive's recommendation; and  by have regard to other information the local	19 20 21 22 23 24 25 26 27 28

		(a)	the place is in the local government's area; and	1
		(b)	the local government is satisfied it is a place of cultural heritage significance for its area.	2 3
	'(2)	place satisf	cal government may, by resolution, decide to remove a e from its local heritage register if the local government is fied the place is no longer a place of cultural heritage ficance for its area.	4 5 6 7
	'(3)	local	cision under subsection (1) or (2) must be made by the government within 80 business days after the notice r section 68F is published for the place.	8 9 10
681	Not	ice o	f decision	11
		place must	local government decides to enter a place in, or remove a e from, its local heritage register, the local government, within 10 business days after making the decision, give e of the decision and the reasons for it to—	12 13 14 15
		(a)	the owner of the place; and	16
		(b)	any other person or entity, if the person or entity gave the local government a submission under section 68F about the proposal to enter or remove the place.	17 18 19
Divis	sion	4	Code for IDAS for local heritage	20
			places	21
68J	Cod	le for	IDAS	22
	<b>'</b> (1)	_	gulation may prescribe a code for IDAS for development local heritage place.	23 24
	'(2)	In thi	is section—	25
		3, for	S means the system detailed in the Planning Act, chapter r integrating State and local government assessment and eval processes for development.	26 27 28

Other matters

29

'Division 5

'68K	Cha	anging entries in register	1
	'(1)	A local government may change an entry for a place in its local heritage register if the change—	2 3
		(a) is the addition of an informative note to the entry; or	4
		(b) corrects or updates the address or real property description of the place; or	5 6
		(c) is another change to correct an error, or update information, in the entry.	7 8
	'(2)	Despite subsection (1)(c), the local government must not, without the written agreement of the owner of the place, change a statement mentioned in section 68C(b) for the place.	9 10 11
'68L		cal heritage register may be adopted in planning neme	12 13
	'(1)	A local government's planning scheme may, under the <i>Statutory Instruments Act 1992</i> , section 23, apply, adopt or incorporate its local heritage register.	14 15 16
	'(2)	This section applies despite the Planning Act, section 2.1.18.	17
'68M	Pro	vision about entitlement to claim compensation	18
	'(1)	This section applies if a place is entered on a local government's local heritage register under division 3.	19 20
	'(2)	For the purposes of the Planning Act, chapter 5, part 4, the entry of the place on the local heritage register is taken to be a change to the local government's planning scheme.	21 22 23
	'(3)	An owner of the place at the time the change mentioned in subsection (2) happens is entitled to claim compensation under the Planning Act, section 5.4.2, in relation to the change.	24 25 26 27
	'(4)	For claiming compensation—	28
		(a) the change mentioned in subsection (2) has effect as if the local government's planning scheme were amended to the extent of the change; and	29 30 31

			(b)	effect happ	et before the amendment mentioned in paragraph (a) bens is taken to be a superseded planning scheme er the Planning Act; and	1 2 3 4
			(c)		Planning Act, chapter 5, part 4, applies in relation to claim with any necessary changes.'.	5 6
Clause	35	Ins	ertior	n of n	new pt 8, div 2, sdivs 3A and 3B	7
			Part	8, div	ision 2—	8
			inser	<i>t</i> —		9
	'Sub	divi	sion	3 <b>A</b>	Power to seize evidence	10
	'84A				ence at a place that may be entered ent or warrant	11 12
			with may	out th seize onably	rised person who enters a place under this division he consent of the occupier and without a warrant, a a thing at the place only if the authorised person y believes the thing is evidence of an offence against	13 14 15 16 17
	'84B				ence at a place that may only be consent or warrant	18 19
		'(1)	This	section	on applies if—	20
			(a)	this	uthorised person is authorised to enter a place under division only with the consent of an occupier of the e or a warrant; and	21 22 23
			(b)		authorised person enters the place after obtaining the essary consent or warrant.	24 25
		'(2)		ent, tl	norised person enters the place with the occupier's he authorised person may seize a thing at the place	26 27 28
			(a)		authorised person reasonably believes the thing is ence of an offence against this Act; and	29 30

(b)

seizure of the thing is consistent with the purpose of

		entry as told to the occupier when asking for the occupier's consent.	2 3
	'(3)	If the authorised person enters the place with a warrant, the authorised person may seize the evidence for which the warrant was issued.	4 5 6
	'(4)	The authorised person also may seize anything else at the place if the authorised person reasonably believes—	7 8
		(a) the thing is evidence of an offence against this Act; and	9
		(b) the seizure is necessary to prevent the thing being—	10
		(i) hidden, lost or destroyed; or	11
		(ii) used to continue, or repeat, the offence.	12
	'(5)	Also, the authorised person may seize a thing at the place if the authorised person reasonably believes it has just been used in committing an offence against this Act.	13 14 15
Sub	divis	sion 3B Dealing with seized things	16
Sub 84C		sion 3B Dealing with seized things	16 17
		curing seized things	17
		curing seized things  'Having seized a thing, an authorised person may—  (a) move the thing from the place where it was seized (the	17 18 19 20 21
		curing seized things  'Having seized a thing, an authorised person may—  (a) move the thing from the place where it was seized (the place of seizure); or  (b) leave the thing at the place of seizure, but take	17 18 19 20 21
		<ul> <li>'Having seized things</li> <li>'Having seized a thing, an authorised person may—</li> <li>(a) move the thing from the place where it was seized (the <i>place of seizure</i>); or</li> <li>(b) leave the thing at the place of seizure, but take reasonable action to restrict access to it.</li> </ul>	17 18 19 20 21 22 23 24
		<ul> <li>'Having seized things</li> <li>'Having seized a thing, an authorised person may—</li> <li>(a) move the thing from the place where it was seized (the place of seizure); or</li> <li>(b) leave the thing at the place of seizure, but take reasonable action to restrict access to it.</li> <li>Examples of restricting access to a thing—</li> <li>sealing a thing and marking it to show access to it is</li> </ul>	17 18 19 20 21 22 23 24 25 26
	Sec	'Having seized a thing, an authorised person may—  (a) move the thing from the place where it was seized (the place of seizure); or  (b) leave the thing at the place of seizure, but take reasonable action to restrict access to it.  Examples of restricting access to a thing—  • sealing a thing and marking it to show access to it is restricted  • sealing the entrance to a room where the thing is situated	17 18 19 20 21 22 23 24 25

		restricting access to the thing, without an authorised person's approval.	1 2
		Maximum penalty—100 penalty units.	3
	'(2)	In this section—	4
		tamper includes attempt to tamper.	5
'84E	Pov	wers to support seizure	6
	'(1)	To enable a thing to be seized, an authorised person may require the person in control of it—	7 8
		(a) to take it to a stated reasonable place by a stated reasonable time; and	9 10
		(b) if necessary, to remain in control of it at the stated place for a reasonable time.	11 12
	'(2)	The requirement—	13
		(a) must be made by notice; or	14
		(b) if for any reason it is not practicable to give the notice, may be made orally and confirmed by notice as soon as practicable.	15 16 17
	'(3)	A further requirement may be made under this section about the same thing if it is necessary and reasonable to make the further requirement.	18 19 20
	'(4)	A person of whom a requirement is made under subsection (1) or (3) must comply with the requirement, unless the person has a reasonable excuse.	21 22 23
		Maximum penalty—100 penalty units.	24
	'(5)	Subject to section 87, the cost of complying with subsection (4) must be borne by the person.	25 26
'84F	Aut	thorised person may require thing's return	27
	'(1)	If an authorised person has required a person to take a thing to a stated place by a stated reasonable time under section 84E, the authorised person may require the person to return the thing to the place from which it was taken.	28 29 30 31

	'(2)	A person of whom a requirement is made under subsection (1) must comply with the requirement, unless the person has a reasonable excuse.	1 2 3
		Maximum penalty—100 penalty units.	4
	'(3)	Subject to section 87, the cost of complying with subsection (2) must be borne by the person.	5 6
'84G	Red	ceipts for seized things	7
	'(1)	As soon as practicable after an authorised person seizes a thing, the authorised person must give a receipt for it to the person from whom it was seized.	8 9 10
	'(2)	However, if for any reason it is not practicable to comply with subsection (1), the authorised person must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	11 12 13 14
	'(3)	The receipt must describe generally each thing seized and its condition.	15 16
	'(4)	This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value.	17 18 19
'84H	For	feiture of seized things	20
	'(1)	A seized thing is forfeited to the State if the authorised person who seized the thing—	21 22
		(a) can not find its owner, after making reasonable inquiries; or	23 24
		(b) can not return it to its owner, after making reasonable efforts.	25 26
	'(2)	In applying subsection (1)—	27
		(a) subsection (1)(a) does not require the authorised person to make inquiries if it would be unreasonable to make inquiries to find the owner; and	28 29 30

	(b)	subsection (1)(b) does not require the authorised person to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	1 2 3
'(3)	_	ard must be had to a thing's nature, condition and value in ding—	4 5
	(a)	whether it is reasonable to make inquiries or efforts; and	6
	(b)	if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	7 8 9
'(4)	On t	the forfeiture of a thing to the State—	10
	(a)	the thing becomes the State's property; and	11
	(b)	it may be dealt with by the chief executive as the chief executive considers appropriate.	12 13
'(5)		nout limiting subsection (4), the chief executive may roy or dispose of the thing.	14 15
'(6)	the	pite subsection (5), the chief executive must not deal with thing in a way that could prejudice the outcome of an eal, relevant to the thing, of which the chief executive is re.	16 17 18 19
Ret	turn d	of seized things	20
'(1)		thing has been seized but not forfeited under this division, authorised person must return it to its owner—	21 22
	(a)	at the end of 6 months; or	23
	(b)	if a proceeding for an offence involving the thing is started within 6 months, at the end of the proceeding and any appeal from the proceeding.	24 25 26
'(2)	auth evid	pite subsection (1), unless the thing has been forfeited, the orised person must immediately return a thing seized as ence to its owner if the authorised person stops being ified its continued retention as evidence is necessary.	27 28 29 30

**'84I** 

s 36 67 s 36

	'84J	Acc	cess t	to seized things	1
		'(1)	this o	a thing that has been seized is forfeited or returned under division, an authorised person must allow its owner to ect it and, if it is a document, to copy it.	2 3 4
		'(2)		ection (1) does not apply if it is impracticable or would areasonable to allow the inspection or copying.'.	5 6
Clause	36	Ins	ertior	n of new pt 8A	7
			After	r section 94—	8
			inser	<i>t</i> —	9
	<b>'Par</b>	't 8 <i>A</i>	\	Appeals to Planning and Environment Court against	10 11
				particular decisions	12
	'94A	Wh	o ma	y appeal	13
		'(1)	This	section applies to the following persons—	14
			(a)	the owner of a place who is given, or is entitled to be given, an information notice under section 42K(3) about a decision of the council;	15 16 17
			(b)	a person who is given, or is entitled to be given, an information notice under section 42M(2) about a decision of the council;	18 19 20
			(c)	the owner of a place who is given, or is entitled to be given, an information notice under section 43J(3) about a decision of the council.	21 22 23
		'(2)		person may appeal to the Planning and Environment t against the decision.	24 25
	'94B	Gro	ounds	s for appeal	26
		'(1)	may	ppeal by a person mentioned in section 94A(1)(a) or (b) only be made on the ground that the place the subject of appeal does or does not satisfy the cultural heritage ria.	27 28 29 30

		'(2) An appeal by a person mentioned in section 94A(1)(c) may only be made on the ground that the place the subject of the appeal does or does not satisfy the archaeological criteria.	1 2 3
	'94C	Starting appeal	4
		'An appeal must be started within 20 business days after—	5
		(a) if the person has been given an information notice about the decision—the day the person is given the notice; or	6 7
		(b) if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	8 9
	'94D	Court process for appeal	10
		'The Planning Act, chapter 4, part 1, division 12, with any changes the Planning and Environment Court considers appropriate, applies to an appeal under this part.'.	11 12 13
Clause	37	Amendment of s 95 (Assistance by local governments)	14
		Section 95, 'or the council'—	15
		omit, insert—	16
		'or chief executive'.	17
Clause	38	Relocation and renumbering of s 96 (Non-application to Aboriginal or Torres Strait Islander places etc.)	18 19
		Section 96—	20
		relocate and renumber, in part 1, as section 2A.	21
Clause	39	Amendment of s 98 (Evidence)	22
		(1) Section 98(1)(a)—	23
		omit, insert—	24
		'(a) in Queensland waters; or'.	25

s 40 69 s 42

		(2)	Section 98(1)(c)—	1
			renumber as section 98(1)(b).	2
Clause	40	Am	nendment of s 100 (Restoration orders)	3
		(1)	Section 100(1), 'against this Act'—	4
		( )	omit.	5
		(2)	Section 100—	6
		(-)	insert—	7
		<b>'</b> (4)	In this section—	8
		. ,	offence means—	9
			(a) an offence against this Act; or	10
			(b) an offence against the Planning Act, section 4.3.1(1) or 4.3.3 in relation to development on a registered place.'.	11 12
Clause	41	Am	nendment of s 101 (Non-development order)	13
		(1)	Section 101(1), 'against this Act'—	14
			omit.	15
		(2)	Section 101—	16
			insert—	17
		'(6)	In this section—	18
			offence means—	19
			(a) an offence against this Act; or	20
			(b) an offence against the Planning Act, section 4.3.1(1) or 4.3.3 in relation to development on a registered place.'.	21 22
Clause	42	Ins	ertion of new ss 103A and 103B	23
			After section 103—	24
			insert—	25

'103A Chi	ef executive may make guidelines	1					
'(1)	The chief executive may, after consultation with the council, make guidelines to provide guidance to persons about any of the following—						
	a) making an application under part 4;						
	(b) the administration of part 5, division 1, for the carrying out of development on a registered place;	6 7					
	(c) the giving of an exemption certificate under part 5, division 2;	8 9					
	(d) carrying out an archaeological investigation of a place;	10					
	(e) another matter relating to the administration of this Act.	11					
'(2)	If the chief executive makes a guideline under this section, the chief executive must publish the guideline, as in effect from time to time, on the department's website.	12 13 14					
'103B Red	cording of particular matters	15					
<b>'</b> (1)	If—	16					
	(a) a place is entered in the Queensland heritage register as a State heritage place or an archaeological place; or	17 18					
	(b) the chief executive, under section 50, enters into a heritage agreement that attaches to land; or	19 20					
	(c) the chief executive, under section 50(3), changes a heritage agreement to state that it attaches to the land the subject of the agreement;	21 22 23					
	the chief executive must give the registrar notice of the entry or heritage agreement.	24 25					
'(2)	The notice must include particulars of the land the subject of the entry or heritage agreement.	26 27					
'(3)	The registrar must keep a record of the entry or heritage agreement.	28 29					
'(4)	The registrar must keep the record in a way that a search of the register kept by the registrar under any Act relating to title to land will show the land—	30 31 32					

			(a) is a place entered in the Queensland heritage register as a State heritage place or an archaeological place; or	1 2
			(b) is the subject of a heritage agreement.	3
		'(5)	If—	4
			(a) a State heritage place or an archaeological place is removed from the Queensland heritage register; or	5 6
			(b) a heritage agreement that attaches to land ends;	7
			the chief executive must give the registrar notice of the removal or ending.	8 9
		'(6)	The registrar must amend the records kept under this section to show the removal or ending.	10 11
		'(7)	While a heritage agreement has effect for a place and is recorded by the registrar under this section, the agreement is binding on—	12 13 14
			(a) each person who is from time to time the owner of the place, whether or not the person signed the agreement or agreed to any change to the agreement; and	15 16 17
			(b) to the extent the agreement affects the use of the place, the occupier of the place.	18 19
		'(8)	In this section—	20
			<b>registrar</b> means the registrar of titles or another person responsible for keeping a register for dealings in land.'.	21 22
Clause	43	Re	placement of s 104 (Delegation by Minister)	23
			Section 104—	24
			omit, insert—	25
	<b>'104</b>	Del	legation by Minister or chief executive	26
		'(1)	The Minister may delegate the Minister's functions under this Act to—	27 28
			(a) the chairperson of the council; or	29
			(b) a local government; or	30
			(c) an appropriately qualified public service officer.	31

'(2)	The chief executive may delegate the chief executive's functions under this Act, other than a function under section 54A, 54E or 59(1), to an appropriately qualified public service officer.	1 2 3 4
'(3)	Also, the chief executive may delegate a function of the chief executive under part 5, division 2, other than a function under section 48, to an appropriately qualified person.	5 6 7
'(4)	In this section—	8
	function includes power.	9
'104A Ap	proval of forms	10
·	'The chief executive may approve forms for use under this Act.	11 12
'104B Am	nendment to renumber	13
'(1)	On the commencement of this section, the provisions of this Act are amended by numbering and renumbering them in the same way as a reprint may be numbered and renumbered under the <i>Reprints Act 1992</i> , section 43.	14 15 16 17
'(2)	Subsection (1) applies to a provision of this Act enacted or otherwise affected (a <i>relevant provision</i> ) by a provision of an amending Act enacted but uncommenced when subsection (1) is commenced (the <i>uncommenced provision</i> ), with the following intent for the relevant provision—	18 19 20 21 22
	(a) if the number of the relevant provision would have changed under subsection (1) had the uncommenced provision commenced—	23 24 25
	(i) a number is allocated to the relevant provision as if the uncommenced provision had commenced; and	26 27
	(ii) when the uncommenced provision commences, the number of the relevant provision is amended by omitting it and inserting the number allocated to it under subparagraph (i);	28 29 30 31
	(b) if the relevant provision would have been omitted or relocated had the uncommenced provision commenced,	32 33

				its number remains the same as it was before the commencement of subsection (1) until the omission or relocation takes effect.	1 2 3
		'(3)	refer regu renu renu	nout limiting the <i>Reprints Act 1992</i> , section 43(4), each rence in this Act, and each reference in another Act or a lation stated in subsection (4) to a provision of this Act mbered under subsection (1), is amended, when the mbering happens, by omitting the reference to the ious number and inserting the new number.	4 5 6 7 8 9
		<b>'</b> (4)	The	following are stated for subsection (3)—	10
			(a)	Integrated Planning Act 1997;	11
			(b)	Queensland Heritage Regulation 2003;	12
			(c)	Whistleblowers Protection Act 1994.	13
		<b>'</b> (5)	This	section expires on the later of the following—	14
			(a)	the day after the commencement of the last numbering or renumbering of a provision done under the section;	15 16
			(b)	30 June 2008.	17
		<b>'</b> (6)	In th	is section—	18
			ame	nding Act means an Act that amends this Act.'.	19
lause	44	Inse	rtio	n of new pt 10, div 2	20
			Afte	r section 107—	21
			inse	rt—	22
	'Divis	sion	2	<b>Provisions for Queensland Heritage</b>	23
				and Other Legislation Amendment	24
				Act 2007	25
	<b>'108</b>	Defi	nitic	ons for div 2	26
			'In t	his division—	27
				on 38 of the pre-amended Act.	28 29

		<b>commencement</b> means the day on which the provision in which the term is used commences.	1 2
		post-amended Act means this Act as in force after the commencement.	3 4
		pre-amended Act means this Act as in force before the commencement.	5 6
		<i>register</i> means the heritage register under the pre-amended Act.	7 8
109	Ар	plication under s 32	9
	'(1)	This section applies to an application that—	10
		(a) was made under section 32(1) of the pre-amended Act; and	11 12
		(b) on the commencement, had not been dealt with by the council under the section.	13 14
	'(2)	The council must deal, or continue to deal, with the application under section 32(1) of the pre-amended Act as if the section had not been amended under the <i>Queensland Heritage and Other Legislation Amendment Act</i> 2007.	15 16 17 18
110		ce permanently entered in register taken to be te heritage place	19 20
	'(1)	This section applies to a place that, immediately before the commencement, was entered in the register on a permanent basis.	21 22 23
	'(2)	On the commencement, the place is taken to be a State heritage place under the post-amended Act.	24 25
	'(3)	The chief executive must ensure a record of the place is included in the Queensland heritage register as soon as practicable after the commencement.	26 27 28

	in,		2
	'(1)	or 36 of the pre-amended Act to enter a place in, or remove a place from, the register if, immediately before the	3 4 5 6
		place was under consideration for entry, but was not	7 8 9
			10 11
			12 13
		(ii) the application had not been decided; and	14
		under section 36(4) of the pre-amended Act in	15 16 17
	'(2)	in the Queensland heritage register as a State heritage place, or to remove the place from the Queensland heritage register, made to the chief executive under section 35 of the	18 19 20 21 22
	'(3)	the application is taken to have been received by the chief	23 24 25
<b>'112</b>	for	entry in, or removal from, register on council's	26 27 28
	'(1)	commencement, was under consideration on the council's	29 30 31
		register—the place has not been provisionally entered in	32 33 34

		(b)	regi: requ	a place under consideration for removal from the ster—the council has not given any notices as fired under section 36(4) of the pre-amended Act in tion to the place.	1 2 3 4
	'(2)	place	e for	ommencement, the council's consideration of the entry in or removal from the register under the ded Act is taken to end.	5 6 7
	'(3)			n (2) does not limit a person's or other entity's right under the post-amended Act—	8 9
		(a)		entry of the place in the Queensland heritage register State heritage place; or	10 11
		(b)	for a	removal of the place from the Queensland heritage ster.	12 13
113				process for dealing with objection under d Act	14 15
	'(1)	This	secti	on applies if—	16
		(a)	on the	he commencement, the council is considering—	17
			(i)	whether a place that is provisionally entered in the register should be permanently entered in the register; or	18 19 20
			(ii)	whether a place that is permanently entered in the register should be removed from the register; and	21 22
		(b)	the j	elation to the proposal to enter the place in or remove place from the register, an objection has been made er section 37 of the pre-amended Act.	23 24 25
	'(2)			commencement, the council has not referred the to an assessor—	26 27
		(a)		council must, under section 39 of the pre-amended refer the objection to an assessor; and	28 29
		(b)	Act,	assessor must, under section 40 of the pre-amended enquire into and report to the council on the ection.	30 31 32
	'(3)	,		e commencement, the council has referred the to an assessor, the assessor may, under section 40 of	33 34

		the pre-amended Act, enquire into, or continue to enquire into, and report to the council on the objection.						
	'(4)	For o	dealing with an objection mentioned in this section—	3				
		(a)	there is to continue to be a panel of expert assessors as provided for under section 38 of the pre-amended Act; and	4 5 6				
		(b)	the Minister may, under that section, appoint assessors to the panel; and	7 8				
		(c)	sections 38, 39 and 40(1) to (3) of the pre-amended Act continue to apply in relation to the panel and the assessors as if the <i>Queensland Heritage and Other Legislation Amendment Act</i> 2007, section 17, had not commenced.	9 10 11 12 13				
114			with assessor's report on objection under ended Act	14 15				
	'(1)	secti	section applies if, after the commencement and under on 40(3) of the pre-amended Act, an assessor gives the icil a report on an objection mentioned in section 113 at a proposal—	16 17 18 19				
		(a)	to enter a place in the register on a permanent basis; or	20				
		(b)	to remove a place from the register.	21				
	'(2)	asses	council must, within 20 business days after receiving the ssor's report, consider the report and decide whether to eed with the proposal.	22 23 24				
	'(3)		a proposal to enter a place in the register on a permanent s, the council may decide—	25 26				
		(a)	to enter the place, as originally proposed, in the Queensland heritage register as a State heritage place; or	27 28				
		(b)	to enter the place, as varied from the original proposal, in the Queensland heritage register as a State heritage place; or	29 30 31				
		(c)	not to enter the place in the Queensland heritage register.	32 33				

(4)		a prop decid	osal to remove a place from the rele—	egister, the council	1 2
	(a)		emove the place from the Quester; or	neensland heritage	3 4
	(b)		ary the entry of the place in the Q ster; or	ueensland heritage	5 6
	(c)	to le	ave the place in the Queensland h	neritage register.	7
'(5)	(3)	or (4)	ely after making a decision menti the council must advise the chic the reasons for the decision and the	ef executive of the	8 9 10
'(6)			business days after receiving the must—	e advice, the chief	11 12
	(a)	_	public notice of the decision a e; and	nd the day it was	13 14
	(b)	give	notice of the decision and the rea	asons for it to—	15
		(i)	the owner of the place; and		16
		(ii)	if the owner is not the local g area in which the place is s government.		17 18 19
'(7)	(b), the	or (4) owne	sion is a decision mentioned in s (a) or (b), the notice given under s or of the place must be accommodice about the decision.	subsection (6)(b) to	20 21 22 23
'(8)	an ir appe	nform al ag	r of a place who is given, or is enation notice under subsection (7) ainst the decision under part 8A as nentioned in section 94A(1)(a).	for a decision may	24 25 26 27
<b>'</b> (9)	remo Que soon	oval ( ensla	executive must ensure the enter of a place from, or variation of a heritage register is recorded racticable after receiving the count (5).	f an entry in, the in the register as	28 29 30 31 32

115	Co	ntinuing appointment of assessors	1			
	'(1)	This section applies to a person who, immediately before the commencement, was an assessor.	2 3			
	'(2)	Despite the repeal of section 38 of the pre-amended Act, the person continues as an assessor—	4 5			
		(a) under section 38 of the pre-amended Act for the purposes of inquiring into, and reporting on, objections mentioned in section 113; and	6 7 8			
		(b) on the terms and conditions decided by the Minister.	9			
	'(3)	Subsection (2) applies to the person until 1 year after the commencement unless the person sooner stops being an assessor.	10 11 12			
<b>'116</b>	Appeals under pre-amended Act					
	'(1)	Subsection (2) applies if, before the commencement—				
		(a) a person has, under section 41 of the pre-amended Act, appealed to the Planning and Environment Court against a decision of the council; and	15 16 17			
		(b) the appeal has not been decided.	18			
	'(2)	The Planning and Environment Court may hear, or continue to hear, and decide the appeal.	19 20			
	'(3)	Subsection (4) applies if—	21			
		(a) immediately before the commencement a person could have appealed to the Planning and Environment Court under section 41 of the pre-amended Act against a decision of the council; and	22 23 24 25			
		(b) the person has not appealed before the commencement.	26			
	'(4)	The person may appeal, and the Planning and Environment Court may hear and decide the appeal.	27 28			
	'(5)	For subsections (2) and (4), section 41(5) to (7) of the pre-amended Act applies as if the <i>Queensland Heritage and Other Legislation Amendment Act 2007</i> , section 17, had not commenced.	29 30 31 32			

117	under Planning Act						
	'(1)	This section applies to a development application under the Planning Act if, immediately before the commencement—	3 4				
		(a) the council is the assessment manager or a referral agency under that Act for the application; and	5 6				
		(b) the council has not given the council's decision or referral agency's response under that Act for the application.	7 8 9				
	'(2)	On the commencement, the chief executive is taken to be the assessment manager or referral agency under the Planning Act for the development application.	10 11 12				
	'(3)	The chief executive must deal with the application under section 44 of the post-amended Act.	13 14				
<b>'118</b>	Application under s 46						
	'(1)	This section applies to an application for an exemption certificate made under section 46 of the pre-amended Act and not decided before the commencement.	16 17 18				
	'(2)	The application is taken to have been made to the chief executive under section 46 of the post-amended Act.	19 20				
	'(3)	The chief executive must deal with the application under the post-amended Act.	21 22				
	'(4)	For sections 46A(4) and 47(1) of the post-amended Act, the application is taken to have been received by the chief executive on the commencement.	23 24 25				
<b>'119</b>	Co	ntinuing exemption certificates	26				
	'(1)	This section applies to an exemption certificate that—	27				
		(a) is in force immediately before the commencement; and	28				
		(b) was issued for development mentioned in section 46(5)(a), (b), (c), (e) or (f) of the pre-amended Act.	29 30				
	'(2)	The exemption certificate—	31				

		(a)	continues in force; and	1
		(b)	is taken to be an exemption certificate given under part 5, division 2 of the post-amended Act; and	2 3
		(c)	if the exemption certificate was issued for development mentioned in section 46(5)(a), (b), (c) or (f) of the pre-amended Act—the development is taken to be development that will not have a detrimental impact on the cultural heritage significance of the place to which it relates.	4 5 6 7 8 9
120	Pro	visio	n about particular heritage agreements	10
	'(1)	This	section applies to a heritage agreement that—	11
		(a)	was entered into under the pre-amended Act; and	12
		(b)	is in force on the commencement.	13
	'(2)	the 1	cord kept by the registrar of titles, under section 52(2) of pre-amended Act, of a notification about the heritage ement—	14 15 16
		(a)	must be kept in a way mentioned in section 103B(4); and	17 18
		(b)	for the purposes of section 103B(5) to (7)—is taken to be a record of the agreement under that section.	19 20
121			of cultural heritage significance for local nent areas	21 22
	'(1)	ident a pl	section applies if, on the commencement, a place is tified in a local government's local planning instrument as lace of cultural heritage significance for the local ernment's area.	23 24 25 26
	'(2)		the commencement, the place is taken to be a local age place for the local government.	27 28
	'(3)	place	local government must ensure that, in relation to the e, the information mentioned in section 68C is included in ocal heritage register.	29 30 31

	'(4)	The local government must act under subsection (3) within 2 years after the commencement.	1 2
	'(5)	Section 68M does not apply in relation to the entry of a place on a local government's local heritage register under this section.	3 4 5
	'(6)	In this section—	6
		<i>local government</i> does not include a local government prescribed for section 68A under a regulation.	7 8
		<i>local planning instrument</i> see the Planning Act, schedule 10.'.	9 10
Clause 45	Am	nendment of schedule (Dictionary)	11
	(1)	Schedule, definitions, Crown, cultural heritage significance, heritage register, maintenance work, minor repair work, object, other minor work, owner, place, protected object, registered place, territorial waters of the State and waters—	12 13 14 15
		omit.	16
	(2)	Schedule—	17
		insert—	18
		'appropriately qualified, for the exercise of a power or performance of a function under this Act, includes having the qualifications, experience or standing appropriate to exercise the power or perform the function.	19 20 21 22
		Example of standing—	23
		a person's classification level in the public service	24
		approved form means a form approved under section 104A.	25
		archaeological artefact—	26
		1 Archaeological artefact means any artefact that is evidence of an aspect of Queensland's history, whether it is located in, on or below the surface of land.	27 28 29
		2 Archaeological artefact does not include a thing that is aboriginal cultural heritage under the Aboriginal Cultural Heritage Act 2003 or Torres Strait Islander	30 31 32

cultural heritage under the Torres Strait Islander Cultural Heritage Act 2003.	1 2				
<i>archaeological criteria</i> means the criteria for entry in the Queensland heritage register stated in section 43C.	3 4				
archaeological investigation, of a place, means a physical investigation of the place carried out by an appropriately qualified person for the purpose of investigating, recording or conserving archaeological artefacts on the place.					
archaeological place means a place entered on the Queensland heritage register as an archaeological place under part 4A.	9 10 11				
archaeological submission see section 43D(2)(b)(iii).	12				
assessor, for part 10, division 2, see section 108.	13				
business day does not include a day between 26 December in a year and 1 January in the following year.	14 15				
commencement, for part 10, division 2, see section 108.	16				
<i>cultural heritage criteria</i> means the criteria for entry in the Queensland heritage register stated in section 34(1).	17 18				
<i>cultural heritage significance</i> , of a place or feature of a place, means its aesthetic, architectural, historical, scientific, social, or other significance, to the present generation or past or future generations.	19 20 21 22				
development approval means a development approval as defined under the Planning Act.	23 24				
<i>feature</i> , in relation to a place, includes the following—	25				
(a) a building or structure, or part of a building or structure;	26				
(b) an artefact, including an archaeological artefact;	27				
(c) a precinct;	28				
(d) a natural or landscape feature.	29				
<i>heritage agreement</i> means a heritage agreement entered into under this Act, whether before or after the commencement of this definition.	30 31 32				
heritage recommendation see section 42A(1).	33				

heri	tage s	ubmission see section 40(1).	1				
sum	marily	offence includes an indictable offence dealt with y, whether or not the Criminal Code, section 659, the indictable offence.	2 3 4				
U	<i>rmati</i> ng—	on notice, about a decision, means a notice	5 6				
(a)	that the person to whom the notice is given may appeal to the Planning and Environment Court against the decision within 20 business days after receiving the notice; and						
(b)	the g	ground for an appeal; and	11				
(c)	how	to appeal.	12				
inte	rfere 1	with, for part 7, division 1, see section 55.	13				
inte	rim pi	rotection order see section 54A(1).	14				
lana wate		udes Queensland waters and land covered by the	15 16				
loca regis		tage place means a place entered in a local heritage	17 18				
loca	l heri	tage register see section 68B(1).	19				
mai	ntena	nce notice see section 54E(2).	20				
own	er—		21				
1	An a	owner in relation to land, means—	22				
	(i)	for freehold land—the registered owner; or	23				
	(ii)	for land the subject of a mining interest—the person who holds the interest; or	24 25				
	(iii)	for a road or other land under a local government's control—the local government; or	26 27				
	(iv)	for other land held from the State under another Act under an interest less than fee simple and conferring a right to possession of the land—the person who holds the interest; or	28 29 30 31				
	(v)	for unallocated State land under the <i>Land Act</i> 1994, land in a State forest or timber reserve under	32 33				

		the <i>Forestry Act 1959</i> , or other land under the control of the State—the State.	1 2
2		o, a mortgagee of land is the <i>owner</i> of land if the tgagee is in possession of the land.	3 4
3	atta	owner of an artefact that is not permanently ched to, or under, land means a person legally tled to possession of the artefact.	5 6 7
nam		<i>information</i> , of an applicant, means the applicant's address, or other information that may identify the	8 9 10
plac	e—		11
1		ce means a defined or readily identifiable area of l, whether or not held under 2 or more titles or ners.	12 13 14
2	Plac	ce includes—	15
	(i)	any feature on land mentioned in item 1; and	16
	(ii)	any part of the immediate surrounds of a feature mentioned in subparagraph (i) that may be required for its conservation.	17 18 19
plac	e of s	eizure see section 84C.	20
Plan	ning	Act means the Integrated Planning Act 1997.	21
		and Environment Court means the Planning and ent Court under the Planning Act.	22 23
_	ning ion 2.	<i>scheme</i> has the meaning given by the Planning Act, 1.1.	24 25
post	-amei	nded Act, for part 10, division 2, see section 108.	26
pre-	amen	ded Act, for part 10, division 2, see section 108.	27
<b>Que</b> part		nd heritage register means the register kept under	28 29
regi	s <i>ter</i> , f	for part 10, division 2, see section 108.	30
_		<i>place</i> means a State heritage place, an gical place or a protected area.	31 32

	State heritage place means a place entered in the Queensland heritage register as a State heritage place under part 4.	1 2
	stop order see section 88(1).'.	3
(3)	Schedule, definition aesthetic significance, 'object'—	4
	omit, insert—	5
	'artefact'.	6
(4)	Schedule, definition building, 'objects'—	7
	omit, insert—	8
	'artefacts'.	9
(5)	Schedule, definition development, 'Integrated Planning Act 1997'—	10 11
	omit, insert—	12
	'Planning Act'.	13
(6)	Schedule, definition <i>exemption certificate</i> , 'issued under section 46'—	14 15
	omit, insert—	16
	'given under part 5, division 2'.	17
(7)	Schedule, definition previous Act, before 'means'—	18
	insert—	19
	', for part 10, division 1,'.	20
(8)	Schedule, definition protected area, 'part 7'—	21
	omit, insert—	22
	'part 7A'.	23
(9)	Schedule, definition <i>public notice</i> , paragraphs (b) and (c)—	24
	omit, insert—	25
	'(b) in a newspaper circulating generally in the area in which the place or artefact to which the notice relates is situated'	26 27 28

	Part	3		Amendment of Integrated Planning Act 1997	1 2
Clause	46	Act am	ende	d in pt 3	3
		Thi	s part	amends the Integrated Planning Act 1997.	4
Clause	47	Amend develo		of s 1.3.5 (Definitions for terms used in t)	5 6
		Sec	tion 1	.3.5(1), definition <i>building work</i> , item 2—	7
		om	it, inse	rt—	8
		'2	<i>Que</i> Que	ding work, for administering IDAS under the tensland Heritage Act 1992 in relation to a tensland heritage place, includes any of the towing—	9 10 11 12
			(a)	altering, repairing, maintaining or moving a built, natural or landscape feature on the place;	13 14
			(b)	excavating, filling or other disturbances to land that damage, expose, or move archaeological artefacts, as defined under that Act, on the place;	15 16 17
			(c)	altering, repairing or removing artefacts on the place that contribute to its cultural heritage significance, including, for example, furniture and fittings;	18 19 20 21
			(d)	altering, repairing or removing building finishes that contribute to the place's cultural heritage significance, including, for example, paint, wallpaper and plaster.'.	22 23 24 25
Clause	48			of s 4.3.1 (Carrying out assessable t without permit)	26 27
		(1) Sec	tion 4	.3.1(2)(a), '4.3.6 and 4.3.6A'—	28
		om	it, inse	rt—	29
		<b>'4</b> .3	3.6, 4.3	3.6A and 4.3.6B'.	30

		(2)	Sect	ion 4.3.1(3)(b)—	1
			omit	t, insert—	2
			'(b)	on a Queensland heritage place or local heritage place.'.	3
Clause	49			ment of s 4.3.6 (General exemption for emergency ment use)	4 5
			Sect	ion 4.3.6(1)(a), after 'tidal works'—	6
			inse	rt—	7
			or b	building work to which section 4.3.6B applies'.	8
Clause	50			ment of s 4.3.6A (Coastal emergency exemption ational work that is tidal works)	9 10
			Sect	ion 4.3.6A(6)—	11
			omit		12
Clause	51	Ins	ertio	n of new s 4.3.6B	13
			Afte	er section 4.3.6A—	14
			inse	rt—	15
	'4.3.6			ion for building work on Queensland e place	16 17
		'(1)		section applies to building work (the <i>emergency building</i> k) if—	18 19
			(a)	the work is carried out on a Queensland heritage place; and	20 21
			(b)	other than for this section, a development permit would have been required to carry out the work; and	22 23
			(c)	it is necessary to carry out the work because of an emergency endangering—	24 25
				(i) the life or health of a person; or	26
				(ii) the structural safety of a building.	27
		'(2)		ions 4.3.1, 4.3.3, 4.3.4 and 4.3.5 do not apply to a person carries out the emergency building work if—	28 29

			(a)	obta	ins the advice of a registered professional engineer at the work; and	1 2 3
			(b)	the	person takes all reasonable steps—	4
				(i)	to ensure the work is reversible; or	5
				(ii)	if the work is not reversible—to limit the impact of the work on the cultural heritage significance of the Queensland heritage place; and	6 7 8
			(c)		oon as reasonably practicable after starting the work, person—	9 10
				(i)	makes a development application for any development permit that would otherwise be required for the work; and	11 12 13
				(ii)	gives the assessment manager for the application written notice of the work.	14 15
		'(3)	requ	ired 1	subsection (2) does not apply if the person is by an enforcement notice or order to stop carrying nergency building work.	16 17 18
		'(4)			osection (2) ceases to apply if the development in mentioned in subsection (2)(c) is refused.	19 20
		'(5)	pers		subsection (4), subsection (2) ceases to apply, the ast remove the emergency building work as soon as e.	21 22 23
			Max	imun	n penalty—1665 penalty units.'.	24
Clause	52				of sch 8 (Assessable development and ble development)	25 26
		(1)	Sche (c)—		8, part 1, table 5, item 2, all words before paragraph	27 28

		omit, insert—			
'Development on Queensland heritage place					
	2	All aspects of development on a Queensland heritage development—	e place, other than		
		(a) for which an exemption certificate under the <i>Qu Act 1992</i> has been issued; or	eensland Heritage		
		(b) that, under section 49B of that Act, is liturgical	development; or'.		
	(2	2) Schedule 8, part 1, table 5—			
		insert—			
		'Development on local heritage place			
	2A	All aspects of development on a local heritage place development mentioned in schedule 9.'.	other than		
	<u> </u>				
use		Amendment of sch 8A (Assessment manag development applications)	er for		
	(2	1) Schedule 8A, table 3, item 7—			
		omit, insert—			
		'Development on Queensland heritage pla	ce		
	7	If tables 1 and 2 do not apply and the application is for—	Chief executive		
		(a) assessable development on a Queensland heritage place; and	administering the Queensland Heritage Act 1992		
		(b) no other assessable development.	Hernage Act 1992		
		Development on local heritage place			
	7A	If tables 1 and 2 do not apply and the application is for—  (a) assessable development on a local heritage place; and	The local government for the place'.		
		(b) no other assessable development.			
	(2	2) Schedule 8A, table 4, item 1(a)(iv)—			
		omit, insert—			
		'(iv) assessable development on a Que place; and'.	ensland heritage		
ause	54 A	Amendment of sch 10 (Dictionary)			
		1) Schedule 10, definition <i>emergency work</i> —			
	(.	1) Schedule 10, definition emergency work—			

			omit.	1
		(2)	Schedule 10—	2
			insert—	3
			'local heritage place means a local heritage place under the Queensland Heritage Act 1992.	4 5
			Queensland heritage place means a registered place under the Queensland Heritage Act 1992.	6 7
			registered professional engineer means a registered professional engineer under the <i>Professional Engineers Act</i> 2002 or a person registered as a professional engineer under an Act of another State.'.	8 9 10 11
	Part	4	Minor and consequential	12
			amendments	13
Clause	55	Act	s amended in schedule	14
		(1)	The schedule amends the Acts it mentions.	15
		(2)	However, subsection (1) does not apply in relation to a particular Act if another provision of this Act states that the schedule amends the particular Act.	16 17 18

Scł	nedule	Minor and conse	quential	1 2
			sections 3 and 55	3
Geo	othermal Ex	ploration Act 2004		4
1	Section 87	(2)(c)(viii), 'heritage registe	r'—	5
	omit, insert–	_		6
	'Queensland	heritage register'.		7
Que	ensland He	eritage Act 1992		8
1	Section 14,	, 'section 10(4)'—		9
	omit, insert–	_		10
	'section 10(5	5)'.		11
2	Part 3, head	ding, after 'The'—		12
	insert—			13
	'Queensland	1'.		14
3	Part 4, head	ding—		15
	omit, insert–	_		16
'Pa	rt 4	Matters about reg	gistration of	17
		State heritage pla		18
		Queensland herit	tage register	19

		Schedule (continued)	
'Divis	ion 1	Criteria for entry in register as State heritage place'.	1 2
4	Section 54, he	eading, after 'agreement'—	3
	insert—		4
	'—Planning ar	nd Environment Court order'.	5
5	Part 7, headin	g, 'objects and archaeological areas'—	6
	omit, insert—		7
	'artefacts'.		8
6	Part 7, divisio	n 3, heading—	9
	omit, insert—		10
<b>'Part</b>	7A	Protected areas	11
'Divis	ion 1	Declaration of, and entry to, protected areas'.	12 13
7	Sections 64(3	)(c), (d) and (e) and 70(1)(a), 'objects'—	14
	omit, insert—		15
	'artefacts'.		16
8		numbered under this Act), division 4,	17
	heading—		18
(D: :	omit, insert—	A.v. a. a.l.a.	19
<b>'Divis</b>	sion 2	Appeals'.	20

Schedule	(continued)
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9	Section 70(1)(b)(ii), 'Integrated Planning Act 1997'— omit, insert—		1 2
	'Planning Act'.		3
10	Section 80(1)(a), 'Integrated Planning Act 1997'—		
	omit, insert—		5
	'Planning Act'.		6
11	Part 8, division 2, subdivision 3, heading, 'investigators'—		
	omit, insert—		9
	'authorised persons'.		
12	Part 10, heading—		
	omit, insert—		12
<b>'Part</b>	10	Transitional provisions	13
'Division 1		Provisions for Queensland Heritage	14
		and Other Legislation Amendment	15
		Act 2003'.	16
Valua	ition of Land	d Act 1944	17
1	Section 14(5)(d), '1992, part 6'—		
	omit, insert—		
	<i>'1992'</i> .		20

# Schedule (continued)

Whistleblowers Protection Act 1994			
1	Schedu	ule 2, entry for Queensland Heritage Act 1992—	2
	omit, in:	sert—	3
	'Queen	sland Heritage Act 1992	4
	•	Section 61 (Offence to destroy protected area)	5
	•	Section 89 (Contravention of stop order)	6
	•	Section 100(2) (Restoration orders)'.	7

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