

Queensland

# **Queensland Reconstruction Authority Bill 2011**



#### Queensland

## **Queensland Reconstruction Authority Bill** 2011

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## 2011

### A Bill

for

An Act to establish the Queensland Reconstruction Authority and provide for other measures to assist with the rebuilding and recovery of Queensland communities affected by disaster events, and to amend this Act, the Building Act 1975, the Disaster Management Act 2003, the Integrity Act 2009, the Land Valuation Act 2010, the Public Service Act 2008 and the State Development and Public Works Organisation Act 1971 for particular purposes

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The Parl	iament of Queensland enacts—	1
Part 1	Preliminary	2
Divisio	n 1 Introduction	3
1 S	hort title  This Act may be cited as the Queensland Reconstruction Authority Act 2011.	4 5 6
2 M	The main purpose of this Act is to provide for appropriate measures to ensure Queensland and its communities effectively and efficiently recover from the impacts of disaster events.	7 8 9 10 11
3 H	The main purpose is to be achieved primarily by—  (a) establishing the Queensland Reconstruction Authority to coordinate and manage the rebuilding and recovery of affected communities, including the repair and rebuilding of community infrastructure and other property; and  (b) establishing the Queensland Reconstruction Board to oversee the operations of the authority; and  (c) providing for the following to facilitate flood mitigation	122 133 144 155 166 177 188 199 200 211
	for affected communities, or the protection, rebuilding and recovery of affected communities—  (i) the declaration of declared projects and reconstruction areas;	22 23 24 25

[s	4]

			(ii) the making of development schemes for declared projects and reconstruction areas.	1 2
4	Act	bind	is all persons	3
	(1)	exter	Act binds all persons, including the State and, to the nt the legislative power of the Parliament permits, the amonwealth and the other States.	4 5 6
	(2)		ning in this Act makes the State liable to be prosecuted for ffence.	7 8
Div	ision	2	Interpretation	9
5	Def	initio	ons	10
			dictionary in the schedule defines particular words used is Act.	11 12
6	Me	aning	g of disaster event	13
		Disa	ester event means any of the following—	14
		(a)	the floods caused by heavy rains in December 2010 and January 2011;	15 16
		(b)	severe tropical cyclone Yasi;	17
		(c)	another disaster, within the meaning of the <i>Disaster Management Act 2003</i> , prescribed under a regulation.	18 19

[s	7

Part	2		Queensland Reconstruction Authority	1 2
Divis	ion	1	Establishment	3
7	Est	ablis	shment of authority	4
		The	Queensland Reconstruction Authority is established.	5
8	Aut	thorit	ty represents the State	6
	(1)	The	authority represents the State.	7
	(2)		nout limiting subsection (1), the authority has the status, ileges and immunities of the State.	8 9
9	Ap	plica	tion of other Acts	10
	(1)	The	authority is—	11
		(a)	a unit of public administration under the <i>Crime and Misconduct Act 2001</i> ; and	12 13
		(b)	a statutory body under the <i>Financial Accountability Act</i> 2009 and the <i>Statutory Bodies Financial Arrangements</i> Act 1982.	14 15 16
	(2)		Statutory Bodies Financial Arrangements Act 1982, part explains how that Act affects the authority's powers.	17 18
Divis	ion	2	Functions and powers	19
10	Aut	thori	ty's functions	20
	(1)	The	main functions of the authority are as follows—	21
		(a)	to decide priorities for community infrastructure and community services needed for the protection, rebuilding and recovery of affected communities;	22 23 24

(b)	to work closely with affected communities to ensure each community's needs are recognised in the rebuilding and recovery of the communities;	1 2 3
(c)	to collect and collate information about community infrastructure and other property, and community services, damaged or otherwise affected in a disaster event;	4 5 6 7
(d)	to develop an arrangement for sharing data across all levels of government to ensure effective and efficient exchange of information to facilitate flood mitigation for affected communities, or the protection, rebuilding and recovery of affected communities;	8 9 10 11 12
(e)	to coordinate and distribute financial assistance for affected communities;	13 14
(f)	to put into effect the strategic priorities of the board;	15
(g)	to facilitate flood mitigation for affected communities and to ensure the protection, rebuilding and recovery of affected communities is—	16 17 18
	(i) effectively and efficiently carried out; and	19
	(ii) appropriate, having regard to the nature of the disaster event;	20 21
(h)	if asked by the Minister, to give the Minister advice about putting into effect the recommendations of the commission of inquiry issued by the Governor in Council under the <i>Commissions of Inquiry Order (No. 1)</i> 2011, particularly any recommendations about flood mitigation or land use planning.	22 23 24 25 26 27
	Editor's note—	28
	The Commissions of Inquiry Order (No. 1) 2011 was published in an extraordinary gazette of 17 January 2011 at pages 77 to 79.	29 30
	authority's functions also include any other function	31 32

(2)

11	Au	thorit	ty's powers	1
	(1)	the a	ject to any Ministerial direction or notice under section 12, authority has all the powers of an individual, and may, for mple—	2 3 4
		(a)	enter into contracts; and	5
		(b)	acquire, hold, deal with and dispose of property; and	6
		(c)	appoint agents and attorneys; and	7
		(d)	engage consultants; and	8
		(e)	do anything else necessary or convenient to be done in the performance of its functions.	9 10
	(2)		nout limiting subsection (1), the authority has the powers n to it under this Act or another Act.	11 12
12	Mir	nister	rial direction or notice	13
	(1)	the p	Minister may give the authority a written direction about performance of its functions or the exercise of its powers, otice of a public sector policy, if the Minister is satisfied it ecessary to give the direction or notice in the public rest.	14 15 16 17 18
	(2)	The with	authority must ensure the direction or policy is complied	19 20
	(3)	The	authority—	21
		(a)	must include in its annual report, prepared under the <i>Financial Accountability Act 2009</i> , section 63, details of any direction or notice given by the Minister under subsection (1) during the financial year to which the report relates; and	22 23 24 25 26
		(b)	may include in the report a comment about the effect on the authority's activities of complying with the direction or notice.	27 28 29

Divisio	n 3 Membership of the authority	1
13 N	embership of authority	2
	The authority consists of—	3
	(a) the chief executive officer; and	4
	(b) the other staff of the authority.	5
Divisio	n 4 Staff of the authority	6
Subdiv	sion 1 Chief executive officer	7
14 C	hief executive officer	8
(1	The authority must have a chief executive officer.	9
(2	The chief executive officer is appointed by the Governor in Council.	10 11
15 R	estriction on appointment	12
	A member of the board must not be appointed as chief executive officer.	13 14
16 C	hief executive officer employed under this Act	15
	The chief executive officer is employed under this Act and not under the <i>Public Service Act 2008</i> .	16 17
17 T	erm of office	18
(1	Subject to this subdivision, the chief executive officer holds office for the term stated in the officer's instrument of appointment.	19 20 21
(2	The term of office can be no longer than a period ending on the expiry of this Act.	22 23

18	Fu	ctions and powers of chief executive officer 1
	(1)	The main functions of the chief executive officer are as follows—
		(a) to ensure the authority performs its functions effectively and efficiently; 4
		(b) to undertake or commission investigations, prepare plans or take steps the Minister directs, or the chief executive officer considers necessary or desirable, to ensure proper planning, preparation, coordination and control of development for the protection, rebuilding and recovery of affected communities;
		(c) to make recommendations to the Minister about any matter that—
		(i) relates to the performance or exercise of the chief executive officer's or authority's functions or powers; and
		(ii) may help the Minister in the proper administration 1 of this Act.
	(2)	The chief executive officer's functions also include any other function given to the chief executive officer under this Act or another Act.
	(3)	The chief executive officer may exercise the powers of the authority and any other powers given to the chief executive officer under this Act or another Act.
19		ef executive officer not to engage in other paid 2 2 2 2
		The chief executive officer must not, without the approval of the board— 2
		(a) engage in paid employment outside the duties of the office of chief executive officer; or 3
		(b) actively take part in the activities of a business, or in the management of a corporation carrying on business.

Co	onditions of appointment	1
(1)	The chief executive officer is to be paid the remuneration and allowances decided by the Governor in Council.	2 3
(2)	The chief executive officer holds office on the terms and conditions, not provided by this Act, that are decided by the Governor in Council.	4 5 6
Va	cancy in office of chief executive officer	7
(1)	The office of the chief executive officer becomes vacant if the chief executive officer—	8 9
	(a) completes a term of office; or	10
	(b) resigns office by signed notice given to the Minister; or	11
	(c) is removed from office by the Governor in Council under subsection (2); or	12 13
	(d) is convicted of an indictable offence or an offence against this Act; or	14 15
	(e) is a person who is an insolvent under administration under the Corporations Act, section 9.	16 17
(2)	The Governor in Council may at any time remove the chief executive officer from office for any reason or none.	18 19
Pr	eservation of rights of chief executive officer	20
(1)	This section applies if an officer of the public service is appointed as the chief executive officer.	21 22
(2)	The person keeps all rights accrued or accruing to the person as an officer of the public service as if service as the chief executive officer were a continuation of service as a public service officer.	23 24 25 26
(3)	At the end of the person's term of office or resignation as the chief executive officer—	27 28
	(a) the person has the right to be appointed to an office in the public service on the same terms and conditions that	29 30

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		applied to the person before being appointed as the chief executive officer; and	1 2
		(b) the person's service as the chief executive officer is taken to be service of a like nature in the public service for deciding the person's rights as an officer of the public service.	3 4 5 6
23	Ac	ting chief executive officer	7
		The Governor in Council may appoint a person, other than a member of the board, to act in the office of chief executive officer during—	8 9 10
		(a) any vacancy, or all vacancies, in the office; or	11
		(b) any period, or all periods, when the chief executive officer is absent from duty, or can not, for another reason, perform the functions of the office.	12 13 14
		-	
Suk	divis	sion 2 Appointment of persons to help	15
		chief executive officer	16
24	Ар	pointment	17
	(1)	The chief executive officer may appoint any person to help the chief executive officer in the performance or exercise of his or her functions or powers.	18 19 20
	(2)	The person holds office on the terms and conditions, not provided by this Act, stated in—	21 22
		(a) the person's instrument of appointment; or	23
		(b) a notice signed by the chief executive officer and given to the person.	24 25
	(3)	In appointing a person under this section, the chief executive officer must consult with the commission chief executive under the <i>Public Service Act 2008</i> .	26 27 28
	(4)	A person appointed under this section is employed under this Act and not under the <i>Public Service Act 2008</i> .	29 30

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25	Pre	eserv	ation of rights of persons appointed under s 24	1
	(1)		section applies if an officer of the public service is pinted under section 24 to help the chief executive officer.	2 3
	(2)	as ar whic	person keeps all rights accrued or accruing to the person of officer of the public service as if service in the office to the person is appointed (the <i>appointed office</i> ) were a inuation of service as a public service officer.	4 5 6 7
	(3)		he end of the person's term of office or resignation from appointed office—	8 9
		(a)	the person has the right to be appointed to an office in the public service at a salary level no less than the current salary level of an office equivalent to the office the person held before being appointed to the appointed office; and	10 11 12 13
		(b)	the person's service in the appointed office is taken to be service of a like nature in the public service for deciding the person's rights as an officer of the public service.	15 16 17
Sub	divis	sion		18
Sub 26				
		thorit The	3 Other staff	18
	Au	thorit The to pe	3 Other staff  by staff authority may employ other staff it considers appropriate	18 19 20
	<b>Au</b> (1) (2)	The to pe	3 Other staff  ty staff authority may employ other staff it considers appropriate erform its functions.  other staff are to be employed under the <i>Public Service</i>	18 19 20 21 22

(2)	An officer or employee whose under subsection (1)—	e services are made available	1 2
		fficer or employee of the nent, entity or corporation; and	3 4
	department, local government the same terms and condi	or otherwise engaged by the ment, entity or corporation on tions applying to the officer or or her services were made	5 6 7 8 9
	•	ces are made available and for thority's functions, taken to be ne authority.	10 11 12
Part 3	Queensland Board	Reconstruction	13 14
Division	1 The board		15
Subdivis	sion 1 Establishment	and functions	16
28 Th	e board		17
	The authority has a board of a <i>Reconstruction Board</i> ).	management (the Queensland	18 19
29 Fu	nctions of board		20
	The functions of the board are a	as follows—	21
	(a) to set the strategic prioriti	es for the authority;	22
	(b) to make recommendations	s to the Minister about—	23

			(i) priorities for community infrastructure, other property and community services needed for the protection, rebuilding and recovery of affected communities; and	1 2 3 4
			(ii) the need for the declaration of declared projects and reconstruction areas;	5 6
		(c)	to ensure the authority performs its functions and exercises its powers in an appropriate, effective and efficient way.	7 8 9
Sub	divis	sion :	2 Members	10
30	Me	mber	ship of board	11
	(1)		board consists of 7 persons (each a <i>member</i> ), as ows—	12 13
		(a)	the chairperson;	14
		(b)	2 members nominated by the Commonwealth;	15
		(c)	1 member nominated by the Local Government Association of Queensland Ltd ACN 142 783 917;	16 17
		(d)	3 other members.	18
	(2)	Each	n member must be appointed by the Governor in Council.	19
	(3)	and	ember mentioned in subsection (1)(d) must have expertise experience in engineering, finance, planning or another the Minister considers appropriate for a member of the d.	20 21 22 23
31	Ter	m of	office	24
	(1)		ect to this subdivision, a member holds office for the term ed in the member's instrument of appointment.	25 26
	(2)		term of office can be no longer than a period ending on expiry of this Act	27 28

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32	Co	nditions of appointment	1
	(1)	A member is to be paid the remuneration and allowances decided by the Governor in Council.	2 3
	(2)	A member holds office on the terms and conditions, not provided by this Act, that are decided by the Governor in Council.	4 5 6
33	Vac	cancy in office of member	7
	(1)	The office of a member becomes vacant if the member—	8
		(a) completes a term of office; or	9
		(b) resigns office by signed notice given to the Minister; or	10
		(c) is removed from office by the Governor in Council under subsection (2); or	11 12
		(d) is convicted of an indictable offence or an offence against this Act; or	13 14
		(e) is a person who is an insolvent under administration under the Corporations Act, section 9; or	15 16
		(f) becomes employed by, or becomes a contractor of, the authority.	17 18
	(2)	The Governor in Council may at any time remove a member from office for any reason or none.	19 20
Sub	divis	sion 3 Chairperson	21
34	Ro	le of chairperson	22
		The chairperson is responsible for leading and directing the activities of the board to ensure the board performs its functions appropriately.	23 24 25

Sub	divis	sion 4 Proceedings of the board	1
35	Tin	ne and place of meetings	2
	(1)	The board may hold its meetings when and where it decides.	3
	(2)	However, the board must meet at least once each month.	4
	(3)	The chairperson—	5
		(a) may at any time call a meeting of the board; and	6
		(b) must call a meeting if asked by at least 2 other members.	7
36	Qu	orum	8
		A quorum for a meeting of the board is at least half of the members.	9 10
37	Pre	esiding at meetings	11
	(1)	The chairperson presides at all meetings of the board at which the chairperson is present.	12 13
	(2)	If the chairperson is absent, the member chosen by the members present presides.	14 15
38	Со	nduct of meetings	16
	(1)	Subject to this subdivision, the board may conduct its proceedings, including its meetings, as it considers appropriate.	17 18 19
	(2)	The board may hold meetings, or allow members to take part in meetings, by using any technology allowing reasonably contemporaneous and continuous communication between persons taking part in the meeting.	20 21 22 23
	(3)	A member who takes part in a meeting of the board under subsection (2) is taken to be present at the meeting.	24 25
	(4)	A question at a meeting of the board is to be decided by a majority of the votes of the members present at the meeting.	26 27

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	(5)	If the votes are equal, the member presiding has a casting vote.	1 2
	(6)	A resolution is a valid resolution of the board, even though it is not passed at a meeting of the board, if—	3
		(a) at least half the members give written agreement to the resolution; and	5 6
		(b) notice of the resolution is given under procedures approved by the board.	7 8
39	Miı	nutes and other records	9
		The board must keep—	10
		(a) minutes of its meetings; and	11
		(b) a record of any decisions and resolutions of the board.	12
Sub	divis	sion 5 Disclosure of conflict of interests	13
		and reporting requirements	14
40	Dis	sclosure of conflict of interest	15
	(1)	If—	16
		(a) a member has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the board; and	17 18 19
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter;	20 21 22
		the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the interest at a meeting of the board.	23 24 25
	(2)	Particulars of any disclosure made under this section must be recorded by the board in a register of interests kept for the purpose.	26 27 28

	(3)	matter, the member must not be present during any deliberation of the board about the matter, or take part in any decision of the board about the matter, unless the board otherwise decides.	1 2 3 4 5
	(4)	For the making of a decision by the board under subsection (3), a member who has a direct or indirect pecuniary or other interest in a matter to which the disclosure relates must not—	6 7 8
		(a) be present during any deliberation of the board for the purpose of making the decision; or	9 10
		(b) take part in the making of the decision by the board.	11
	(5)	A contravention of this section does not invalidate any decision of the board.	12 13
	(6)	However, if the board becomes aware a member contravened this section, the board must reconsider any decision made by the board in which the member took part in contravention of this section.	14 15 16 17
<b>41</b>	Re	porting by the board and chairperson	18
	(1)	As soon as practicable after the end of each month, the board must give the Minister a report about the performance of the authority's functions and the exercise of its powers during the month.	19 20 21 22
	(2)	Also, if the Minister asks the board for a report about the performance of the authority's functions and the exercise of its powers, the board must comply with the request.	23 24 25
	(3)	The Minister must ensure a copy of each report given under subsection (1) or (2) is made available on the department's website.	26 27 28
	(4)	If the chairperson becomes aware of any matter the chairperson considers may adversely affect the authority's ability to perform its functions or exercise its powers, the	29 30 31

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Part 4			Declarations about declared projects, reconstruction areas and critical infrastructure projects	1 2 3 4
Divis	ion	1	Declarations	5
42	Dec	larat	tion of declared project	6
	(1)		Minister may declare a project for proposed development a declared project if the Minister is satisfied—	7 8
		(a)	the project is to be undertaken in a part of the State that has been directly or indirectly affected by a disaster event; and	9 10 11
		(b)	the declaration is necessary to facilitate flood mitigation for affected communities, or the protection, rebuilding and recovery of affected communities.	12 13 14
	(2)	The	declaration must be made by gazette notice.	15
	(3)		gazette notice must describe the land to which the ared project relates.	16 17
		Exam	aple of a description of land—	18
		a lo	ot on plan description	19
	(4)	regar	ore declaring a declared project, the Minister must have rd to the responsibilities of the relevant local government matters about land use, and the giving of development ovals, for the local government's area.	20 21 22 23
	(5)		Minister may make the declaration on the Minister's own ative or at the request of a local government.	24 25
43	Dec	larat	tion of reconstruction area	26
	(1)		gulation (a <i>declaration regulation</i> ) may declare a part of State to be a reconstruction area.	27 28

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(2)	However, the Minister must not recommend to the Governor in Council the making of a regulation under subsection (1) unless the Minister is satisfied—	1 2 3
	(a) the part of the State has been directly or indirectly affected by a disaster event; and	4 5
	(b) the declaration is necessary to facilitate flood mitigation for affected communities, or the protection, rebuilding and recovery of affected communities.	6 7 8
(3)	Before recommending to the Governor in Council the making of a declaration regulation, the Minister must have regard to the responsibilities of the relevant local government for matters about land use, and the giving of development approvals, for the local government's area.	9 10 11 12 13
(4)	A declaration regulation for a reconstruction area may declare that land in a part of the area is land ( <i>acquisition land</i> ) that is subject to section 100.	14 15 16
	Note—	17
	Under section 100, the owner may not dispose of acquisition land other than to the authority or a local government, and the authority or local government may be required to acquire acquisition land.	18 19 20
(5)	However, the Minister must not recommend to the Governor in Council the making of a declaration regulation for a reconstruction area that includes acquisition land unless the Minister is satisfied the declaration of the acquisition land is necessary for the carrying out of the authority's reconstruction function.	21 22 23 24 25 26
(6)	If a declaration regulation declares land to be acquisition land, the declaration regulation must—	27 28
	(a) describe the acquisition land; and	29
	Example of a description of land—	30
	a lot on plan description	31
	(b) if the authority may be required to acquire the land under section 100—state that fact; and	32 33

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		(c) if a local government may be required to acquire the land under section 100—state that fact and the name of the local government.	1 2 3					
	(7)	The declaration regulation must not state a local government for subsection (6)(c) without the agreement of the local government.	4 5 6					
	(8)	The Minister may recommend to the Governor in Council the making of a declaration regulation on the Minister's own initiative or at the request of a local government.	7 8 9					
44	No	tice about declaration of acquisition land	10					
	(1)	As soon as practicable after land is declared to be acquisition land, the authority must—						
		(a) give each owner of the land a notice that—	13					
		(i) states the land is subject to section 100; and	14					
		(ii) states the entity that, under the section, may be required to acquire the land; and	15 16					
		(iii) includes information about how the section affects the owner's dealing with the land; and	17 18					
		(b) give the registrar of titles notice of the declaration.	19					
	(2)	A notice given under subsection (1) must include particulars of the land subject to the declaration.						
	(3)	The registrar of titles must keep records that show the land is subject to the declaration.						
	(4)	The registrar of titles must keep the records in a way that a search of the freehold land register will show the land is subject to the declaration.	24 25 26					
45	Declaration of critical infrastructure project							
	(1)	This section applies if the Minister considers the undertaking of a declared project, or particular development in a reconstruction area, is critical or essential for the State for economic, environmental or social reasons.	28 29 30 31					

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	(2)	Note-	Minister may, by gazette notice, declare the project or lopment to be a critical infrastructure project.  the application of the <i>Judicial Review Act 1991</i> to a decision about claring a critical infrastructure project, see section 61.	1 2 3 4 5
Divis	sion	2	Relationship with particular Acts about local government	6 7
46			ship with the City of Brisbane Act 2010 or the overnment Act 2009	8
	(1)		declaration of a declared project or an area as a nstruction area does not affect—	10 11
		(a)	the operation of the <i>City of Brisbane Act 2010</i> or the <i>Local Government Act 2009</i> in relation to land the subject of the declared project or land in the reconstruction area; or	12 13 14 15
		(b)	the area of the relevant local government; or	16
		(c)	the jurisdiction, under the Acts, of the relevant local government.	17 18
	(2)	function relations the r	ever, the performance of the relevant local government's tions or the exercise of its powers under the Acts in ion to land the subject of the declared project or land in econstruction area is subject to the authority's functions owers under this Act.	19 20 21 22 23

Part 5		Particular powers for declared projects and development in reconstruction areas	1 2 3
Division	1	Preliminary	4
47 Def	initio	ons for pt 5	5
	In th	nis part—	6
	mea	<i>licant</i> , for a prescribed decision or prescribed process, and the person seeking the decision or undertaking of the decision or process.	7 8 9
	deve	<i>cal infrastructure project</i> means a declared project or elopment in a reconstruction area the Minister declares, er section 45, to be a critical infrastructure project.	10 11 12
	deci	sion-maker—	13
	(a)	for a prescribed decision, means the entity that may make the decision under the relevant law for the decision; and	14 15 16
		Example of a decision-maker for paragraph (a)—	17
		an assessment manager	18
	(b)	for a prescribed process, means the entity responsible for undertaking the process under the relevant law for the process.	19 20 21
		Examples of a decision-maker for paragraph (b)—	22
		a concurrence agency	23
		<ul> <li>an entity that may give evidence required to be given under the Sustainable Planning Act, section 264(1)</li> </ul>	24 25
		<i>laration</i> , for a declared project, means the declaration for project made by the Minister under section 42.	26 27
	noti	ce to decide see section 50(1)	28

pre	escribed decision—	1				
1	A prescribed decision means a decision, in relation to a declared project or development in a reconstruction area, required to be made under a law of the State, including, for example, a decision about the construction, undertaking, carrying out, establishment, maintenance or operation of a declared project or development in a reconstruction area.					
2	However, a <i>prescribed decision</i> does not include a decision required to be made by the Governor in Council or a Minister.	9 10 11				
Exc	ample of a prescribed decision—	12				
	decision of an assessment manager on an application for a levelopment approval	13 14				
pro	escribed process means a process, in relation to a declared oject or development in a reconstruction area, required to be dertaken under a law of the State, including, for example, a ocess in a stage of IDAS.	15 16 17 18				
Exc	Example of a prescribed process—					
the giving of an acknowledgement notice under the application stage of IDAS						
pro	ogression notice see section 49(1).	22				
me	<i>evant law</i> , for a prescribed decision or prescribed process, cans the law, other than this Act, under which the decision by be made or the process undertaken.	23 24 25				
ste	<i>p-in notice</i> see section 51(1).	26				
plic	ation of laws	27				
•	is part applies despite any other law.	28				
	1 11 'T' 'T' 'J' 'T' 'T' 'T' 'T' 'T' 'T' 'T'					

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Division 2 Subdivision 1				Notices about declared projects and development in reconstruction areas  Progression notice	1 2 3
			1		4
49	Pro	gres	sion	notice	5
	(1)	the deci	decisi sion-n ce, ad	ority may, by notice (a <i>progression notice</i> ) given to ion-maker for a prescribed process, require the maker to undertake, within the period stated in the dministrative processes required to complete the	6 7 8 9 10
	(2)	The	progr	ession notice must—	11
		(a)		tify the process, including, for example, a process er a stage of IDAS; and	12 13
		(b)	state	the decision-maker must—	14
			(i)	undertake the process within the stated period; and	15
			(ii)	inform the authority of the completion of the process within 5 business days after it is completed.	16 17 18
	(3)	On mus		ving the progression notice, the decision-maker	19 20
		(a)	proc	ect to subsection (5), undertake the prescribed ess within the period stated in the notice for that pose; and	21 22 23
		(b)		rm the authority of the completion of the process in 5 business days after it is completed.	24 25
	(4)	with	out th	ority may, by notice given to the decision-maker and the decision-maker's agreement, extend the period for the prescribed process.	26 27 28

	(5)	If the authority extends the period for undertaking the prescribed process under subsection (4), the decision-maker must undertake the process within the extended period.	1 2 3			
	(6)	Before giving a progression notice for a prescribed process, the authority must have regard to the requirements, if any, under the relevant law for undertaking the process.	4 5 6			
	(7)	Subject to this section, the relevant law for the prescribed process continues to apply to the undertaking of the process.	7 8			
Sub	divis	sion 2 Notice to decide	9			
50	No	tice to decide	10			
	(1)	The authority may, by notice (a <i>notice to decide</i> ) given to the decision-maker for a prescribed decision, require the decision-maker to make the decision within the period stated in the notice.				
	(2)	The stated period must be at least—				
		(a) 20 business days after the notice is given; or	16			
		(b) if, under the relevant law for the prescribed decision, the decision-maker would, other than for this section, be required to make the decision within a period that is less than the period mentioned in paragraph (a)—the lesser period.	17 18 19 20 21			
	(3)	The notice to decide must—	22			
		(a) identify the decision; and	23			
		(b) state the decision-maker must—	24			
		(i) make the decision within the stated period; and	25			
		(ii) inform the authority of the decision within 5 business days after it is made.	26 27			
	(4)	On receiving the notice to decide, the decision-maker must—	28			

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		(a)	subject to subsection (6), make the prescribed decision within the period stated in the notice for that purpose; and	1 2 3				
		(b)	inform the authority of the decision within 5 business days after it is made.	4 5				
	(5)	with	authority may, by notice given to the decision-maker and out the decision-maker's agreement, extend the period for ng the prescribed decision.	6 7 8				
	(6)	If the authority extends the period for making the prescribed decision under subsection (5), the decision-maker must make the decision within the extended period.						
	(7)	devel the	e prescribed decision relates to an application for a lopment approval, the notice to decide may be given to decision-maker only after the decision stage for the cation under the Sustainable Planning Act starts.	12 13 14 15				
	(8)	other author the re	re giving a notice to decide for a prescribed decision, than a decision mentioned in subsection (7), the prity must have regard to the requirements, if any, under elevant law for the decision about public notification of mation or other matters in relation to the decision.	16 17 18 19 20				
	(9)		ect to this section, the relevant law for the prescribed sion continues to apply to the making of the decision.	21 22				
Subd	livis	ion (	3 Step-in notice	23				
51	Ste	p-in r	notice	24				
	(1)	decis preso decis asses	authority may, with the approval of the Minister, give the sion-maker and applicant for a prescribed decision or a cribed process a notice (a <i>step-in notice</i> ) advising the sion-maker and applicant that the authority is to make an assment and a decision about the prescribed decision or less under this subdivision.	25 26 27 28 29 30				
	(2)		re deciding to approve the giving of a step-in notice, the ster must be satisfied the giving of the notice is necessary	31 32				

		to facilitate flood mitigation for an affected community, or the protection, rebuilding and recovery of, an affected community.	1 2 3
	(3)	The step-in notice must—	4
		(a) identify the decision or process; and	5
		(b) state that the authority is the decision-maker for the prescribed decision or process from the time the notice is given until the authority makes a decision, under section 55, about the prescribed decision or process.	6 7 8 9
52	Wh	en step-in notice may be given	10
	(1)	The authority may give a step-in notice for a prescribed decision or a prescribed process only after a progression notice or notice to decide has been given for the decision or process.	11 12 13 14
	(2)	If a progression notice or notice to decide has been given for a prescribed decision or process, the step-in notice may be given—	15 16 17
		(a) at any time after the authority is satisfied the decision-maker has not complied with the progression notice or notice to decide, but before the decision-maker has undertaken the process or made the decision; or	18 19 20 21
		(b) if the decision-maker has complied with the progression notice or notice to decide—only if the applicant, by notice given to the authority within 10 business days after the applicant is notified of the decision, asks the authority to give a step-in notice for the decision.	22 23 24 25 26
	(3)	Despite subsection (1), a step-in notice also may be given for a prescribed decision at any time after the decision is made until 10 business days after—	27 28 29
		(a) if an appeal against the decision has been started under the relevant law for the decision—the start of the appeal; or	30 31 32

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		(b) otherwise—the expiry of the period, under the relevant law for the decision, for starting an appeal against the decision.	1 2 3
	(4)	For subsection (2)(b), the step-in notice must be given to the decision-maker within a reasonable period after the authority receives the request.	4 5 6
	(5)	In this section—	7
		appeal includes review.	8
53	Pro	oviding assistance or recommendations	9
	(1)	The decision-maker for the prescribed decision or prescribed process must give the authority all reasonable assistance or materials it requires to act under this subdivision, including—	10 11 12
		(a) all material about the prescribed decision or process the decision-maker had before the step-in notice was given; and	13 14 15
		(b) any material received about the prescribed decision or process by the decision-maker after the step-in notice was given.	16 17 18
	(2)	Without limiting subsection (1), the authority may, by notice, require the decision-maker to give the authority within the reasonable period stated in the notice a written report containing—	19 20 21 22
		(a) an assessment of matters, stated in the notice, relevant to the prescribed decision or process; or	23 24
		(b) recommendations about the assessment mentioned in paragraph (a), including, for example, recommendations about proposed conditions relevant to the prescribed decision or process.	25 26 27 28
	(3)	Subsection (4) applies if, other than for the giving of the step-in notice, under the relevant law for the prescribed decision a local government could have imposed a condition, in relation to the decision, for infrastructure to which the Sustainable Planning Act, chapter 8, part 1, applies.	29 30 31 32 33

	(4)	decise the	local government may, before the authority makes a sion under section 55 about the prescribed decision, give authority a written recommendation to impose the lition.	1 2 3 4
54	Eff	ects (	of step-in notice	5
	(1)		e authority gives a step-in notice for a prescribed decision rescribed process—	6 7
		(a)	the authority is the decision-maker under the relevant law for the prescribed decision or process from the time the step-in notice is given until the authority makes a decision under section 55 about the prescribed decision or process; and	8 9 10 11 12
		(b)	for making the decision, the authority has all the powers of the decision-maker under the relevant law for the prescribed decision or process; and	13 14 15
		(c)	for making the decision, the authority must consider the following—	16 17
			(i) the criteria, if any, for making the prescribed decision or undertaking the prescribed process under the relevant law;	18 19 20
			(ii) the main purpose of this Act; and	21
		(d)	if the prescribed decision or process relates to an application for a development approval—the assessment manager and each concurrence agency for the application is, under the Sustainable Planning Act, taken to be an advice agency for the application until the authority makes its decision about the prescribed decision or process; and	22 23 24 25 26 27 28
		(e)	if an appeal was made or was started in relation to the prescribed decision or process under the relevant law for the decision or process—the appeal is of no further effect; and	29 30 31 32
		(f)	despite paragraph (a), the authority's decision about the prescribed decision or process is taken to be the exercise	33 34

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				power or performance of a function of the authority er this Act.	1 2
	(2)	In th	is sec	etion—	3
			ce ag	ency means an advice agency under the Sustainable Act.	4 5
		арре	e <b>al</b> inc	cludes review.	6
55	Au	thorit	y's d	ecision	7
	(1)			ting an assessment about the prescribed decision or d process, the authority may—	8 9
		(a)		e decision has not been made or the process has not undertaken by the decision-maker—	10 11
			(i)	make the decision or undertake the process; or	12
			(ii)	send back the decision or process, with or without conditions, to the decision-maker under the relevant law for the decision or process; or	13 14 15
			(iii)	decide aspects of the decision and send back undecided aspects of the decision, with or without conditions, to the decision-maker under the relevant law for the decision; or	16 17 18 19
		(b)	othe	erwise—	20
			(i)	confirm or amend the decision; or	21
			(ii)	cancel the decision and substitute a new decision.	22
	(2)	pres	cribed	under subsection (1), the authority may, for the decision, impose conditions it considers necessary le having regard to—	23 24 25
		(a)		nature of the declared project, or development in the instruction area, to which the decision relates; and	26 27
		(b)		matters mentioned in section 54(c) the authority sidered for the decision.	28 29
	(3)			thority receives a recommendation under section impose a condition in relation to the prescribed	30 31

		decision, the authority must impose the condition unless the Minister directs otherwise.	1 2
	(4)	The authority's decision to impose a condition under subsection (3) is taken to be a decision for the purposes of the Sustainable Planning Act, section 633(2)(b).	3 4 5
	(5)	For a condition imposed under this section, the authority may nominate an entity that is to have jurisdiction, under the relevant law for the prescribed decision, for the condition.	6 7 8
	(6)	An entity may be nominated for 1 or more of the conditions.	9
	(7)	If the authority nominates an entity under subsection (5), the authority must give each of the following notice of the nomination—	10 11 12
		(a) the entity;	13
		(b) the decision-maker and the applicant for the prescribed decision.	14 15
	(8)	Subject to this subdivision, the relevant law for the prescribed decision or process applies to the making of the authority's decision under this section.	16 17 18
56	Eff	ects of decision	19
	(1)	The authority's decision under section 55 about the prescribed decision or prescribed process, including a decision to impose a condition—	20 21 22
		(a) is taken to be a decision of the decision-maker (the <i>original decision-maker</i> ) under the relevant law for the prescribed decision or process but a person may not appeal against the authority's decision under this Act or the relevant law; and	23 24 25 26 27
		(b) takes effect when the applicant for the prescribed decision or process and the original decision-maker are given notice under section 57 of the authority's decision.	28 29 30
	(2)	A condition imposed by the original decision-maker in relation to the prescribed decision is of no effect to the extent it is inconsistent with a condition imposed by the authority.	31 32 33

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	(3)	decis recor other	he original decision-maker makes another prescribed sion for the declared project, or development in the nstruction area, to which the step-in notice relates, the r prescribed decision must not be inconsistent with the ority's decision.	1 2 3 4 5		
57	No	tice o	of decision	6		
	(1)		authority must give notice of its decision under section 55 at the prescribed decision or prescribed process to—	7 8		
		(a)	the applicant and decision-maker for the prescribed decision or process; and	9 10		
		(b)	each entity nominated by the authority to have jurisdiction for a condition in relation to the prescribed decision or process.	11 12 13		
	(2)	The	notice must include—	14		
		(a)	the reasons for the authority's decision; and	15		
		(b)	the conditions, if any, imposed under section 55(2) in relation to the decision.	16 17		
58	Re	port a	about decision	18		
	(1)	1) The authority must prepare a report about each step-in no given for a prescribed decision or prescribed process.				
	(2)	The	authority must include the following in the report—	21		
		(a)	a copy of the step-in notice;	22		
		(b)	details of each entity nominated, under section 55(5), to have jurisdiction for a condition in relation to the prescribed decision or process;	23 24 25		
		(c)	a copy of the notice, given under section 57, of the authority's decision;	26 27		
		(d)	other details about the authority's decision required by the Minister.	28 29		

	(3)	Asser	nbly	ter must table a copy of the report in the Legislative within 14 sitting days after notice is given under of the authority's decision.	1 2 3
Divi	ision	3		Other matters	4
59	Re	coveri	ng c	ost of advice or services	5
	(1)	part a autho	about rity c	on applies if, in making an assessment under this a prescribed decision or prescribed process, the obtains from another entity advice or services the onsiders necessary to make the assessment.	6 7 8 9
	(2)	presc	ribed	ority may recover from the applicant for the decision or process as a debt the reasonable cost of the advice or services.	10 11 12
60	No	requi	reme	nt to consult on particular actions	13
				rity is not required to consult with anyone before ogression notice or notice to decide under this part.	14 15
61	Аp	plicati	on o	f Judicial Review Act 1991	16
				ial Review Act 1991, parts 3 and 5, other than (1), do not apply to—	17 18
		(a)	a dec	ision of the Minister to declare—	19
			( )	a declared project or development in a reconstruction area to be a critical infrastructure project; or	20 21 22
				a declared project if the project is a critical infrastructure project; or	23 24
			notic	eision of the authority to give a progression notice, e to decide or a step-in notice for a critical structure project; or	25 26 27

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		(c) the authority's decision under section 55 about a prescribed decision or prescribed process for a critical infrastructure project; or	1 2 3
		(d) a decision or conduct leading up to or forming part of the process of making a decision mentioned in paragraph (a), (b) or (c).	4 5 6
		Note—	7
		The <i>Judicial Review Act 1991</i> , part 3 deals with statutory orders of review, and part 5 deals with prerogative orders and injunctions.	8 9
Part	6	Development schemes	10
. 011 0			10
Divis	sion	1 Making development schemes	11
62	Aut	hority may make development scheme	12
	(1)	Subject to the other provisions of this division, the authority may make a development scheme for a declared project, a reconstruction area or part of a reconstruction area.	13 14 15
	(2)	The development scheme is a statutory instrument under the <i>Statutory Instruments Act 1992</i> and has the force of law as provided for under this Act.	16 17 18
63	Coi	ntent of development scheme	19
	(1)	The development scheme may provide for any matter that the authority considers will promote the proper and orderly planning, development and management of the declared project or reconstruction area.	20 21 22 23
	(2)	The development scheme must include—	24
		(a) a land use plan regulating development for the project or in the area; and	25 26

	(b)	a plan for infrastructure for the project or in the area; and	1 2
	(c)	an implementation strategy to achieve the reconstruction function of the authority for the project or in the area, to the extent it is not achieved by the land use plan or the plan for infrastructure.	3 4 5 6
(3)	With	nout limiting subsection (2)(a), the land use plan may—	7
	(a)	provide for any matter about which a planning instrument may provide; or	8 9
	(b)	identify development for the project or in the area to be any of the following categories of development under the Sustainable Planning Act—	10 11 12
		(i) self-assessable development;	13
		(ii) development requiring compliance assessment;	14
		(iii) assessable development;	15
		(iv) prohibited development; or	16
	(c)	require impact assessment or code assessment, or both impact and code assessment, under the Sustainable Planning Act for assessable development; or	17 18 19
	(d)	include a code for IDAS; or	20
	(e)	state that particular development is consistent or inconsistent with the plan.	21 22
(4)	cons	making the development scheme, the authority must ider, but is not bound by, a requirement under any of the wing relevant to the project or area—	23 24 25
	(a)	a planning instrument;	26
	(b)	a plan, policy or code made under the Sustainable	27

64		velopment scheme may make provision for particular sessable development	1 2
	(1)	A development scheme may provide that assessable development prescribed under the Sustainable Planning Act, section 232(1) is not assessable development for a declared project or reconstruction area.	3 4 5 6
	(2)	If a development scheme provides that development is not assessable development for the declared project or reconstruction area, the development is not assessable development under the Sustainable Planning Act, section 232(1) for the declared project or reconstruction area.	7 8 9 10 11
	(3)	A development scheme may provide that an entity that, but for the development scheme, would be a referral agency for a development application for the declared project or reconstruction area, is not a referral agency for the development application.	12 13 14 15 16
	(4)	If a development scheme provides that an entity is not a referral agency for a development application, the entity is not a referral agency for the application under the Sustainable Planning Act.	17 18 19 20
65	Pre	eparation of proposed development scheme	21
		Before preparing a proposed development scheme, the authority must—	22 23
		(a) consult, in the way it considers appropriate, with the relevant local government; and	24 25
		(b) make reasonable endeavours to consult, in the way it considers appropriate, with any of the following the authority considers will be likely to be affected by a development scheme for the declared project or reconstruction area—	26 27 28 29 30
		(i) a government entity or GOC;	31
		(ii) a person or other entity.	32

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Pu	blic notification
(1)	After preparing the proposed development scheme, the authority must—
	(a) publish the proposed scheme on its website; and
	(b) in a gazette notice—
	(i) state that the proposed scheme may be inspected on the authority's website; and
	(ii) invite anyone to make submissions on the proposed scheme within a stated period fixed by the authority (the <i>submission period</i> ); and
	(c) publish a notice to the same effect as the gazette notice at least once in a newspaper circulating in the area of the relevant local government.
(2)	The submission period must be at least 30 business days.
	bmissions on proposed scheme  Anyone may make submissions about the proposed development scheme within the submission period.  Insideration of submissions
(1)	
(1)	The authority must consider any submissions received within the submission period.
(1)	· · · · · · · · · · · · · · · · · · ·
(2)	the submission period.  Subsection (1) does not prevent the authority from considering a submission made to it after the submission

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	(2)	If the authority considers the amendment significantly changes the proposed scheme, it must re-comply with sections 66 and 68 for the amended scheme.	1 2 3
70	Init	ial making and submission of scheme	4
	(1)	The authority must, as soon as practicable after complying with sections 68 and 69, make the development scheme (the <i>submitted scheme</i> ) and give it to the Minister.	5 6 7
	(2)	The submitted scheme must be accompanied by a report that—	8 9
		(a) summarises the submissions considered by the authority; and	10 11
		(b) is about—	12
		(i) the merits of the submissions; and	13
		(ii) to what extent the proposed development scheme was amended to reflect the submissions.	14 15
71	No	tice of submitted scheme	16
		The authority must, as soon as practicable after giving the Minister the submitted scheme, give each person (a <i>submitter</i> ) who made a submission received within the submission period about the scheme a notice stating that—	17 18 19 20
		(a) the scheme has been made and submitted to the Minister; and	21 22
		(b) the authority's report about the submitted scheme can be inspected on its website; and	23 24
		(c) if the submitter is an affected owner for the relevant declared project or reconstruction area—the submitter may, within 20 business days after receiving the notice, ask the Minister to amend the submitted scheme to protect the owner's interests.	25 26 27 28 29

72			rial power to amend submitted scheme at affected request	1 2
	(1)	Min	Minister may amend the submitted scheme in a way the ister considers appropriate to protect an affected owner's rests.	3 4 5
	(2)	How	vever, the amendment may be made only if—	6
		(a)	the affected owner has, within 20 business days after being given notice of the submitted scheme under section 71, asked the Minister to amend it to protect the owner's interests; and	7 8 9 10
		(b)	the amendment is made within 40 business days after the submitted scheme was given to the Minister.	11 12
73	Direction to authority to engage again in public notification and submissions			
		sche Min re-co	me Minister considers an amendment of the submitted teme significantly changes the submitted scheme, the ister must give the authority a written direction to comply with sections 66, 68, 69 and 70 for the submitted teme as amended.	15 16 17 18 19
74	Wh	en p	roposed scheme takes effect	20
			development scheme does not take effect until it has been roved under a regulation.	21 22
75	No	tice c	of development scheme	23
			authority must, as soon as practicable after the elopment scheme takes effect—	24 25
		(a)	publish the scheme on its website; and	26
		(b)	publish, at least once in a newspaper circulating in the area to which the development scheme applies, a notice stating that—	27 28 29
			(i) the scheme has been approved; and	30

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			(ii) the scheme may be inspected on the authority's website; and	1 2
		(c)	give each person who made a submission received within the submission period about the scheme a notice stating that—	3 4 5
			(i) the scheme has been approved; and	6
			(ii) the authority's report about the scheme can be inspected on its website.	7 8
Divi	ision	2	Amendment, tabling and inspection of development schemes	9 10
76	Au	thorit	ty may amend development scheme	11
	(1)	proc	authority may amend a development scheme only if redures under division 1 for making a development reme have been followed.	12 13 14
	(2)	Divi	sion 1 applies to the amendment as if—	15
		(a)	a reference in the division to making a development scheme were a reference to the making of the amendment; and	16 17 18
		(b)	a reference in the division to a proposed development scheme were a reference to the proposed amendment.	19 20
77	Tak	oling	and inspection requirement	21
	(1)	This	s section applies if—	22
		(a)	a regulation under this part approves a development scheme or an amendment of a development scheme; and	23 24
		(b)	the development scheme or amendment is not part of, or attached to, the regulation.	25 26
	(2)		Minister must, when the regulation is tabled in the islative Assembly under the <i>Statutory Instruments Act</i>	27 28

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		1992, section 49, also table a copy of the development scheme or amendment.	1 2
	(3)	A failure to comply with this section does not invalidate or otherwise affect the regulation.	3 4
Divis	sion	3 Effect of development scheme on other instruments	5 6
78	Re	ationship with other instruments	7
	(1)	If there is a conflict between a development scheme and any of the following instruments, the development scheme prevails to the extent of the inconsistency—	8 9 10
		(a) a planning instrument;	11
		(b) a plan, policy or code made under the Sustainable Planning Act or another Act.	12 13
	(2)	A development scheme may suspend or otherwise affect the operation of a planning instrument, but does not amend the planning instrument.	14 15 16
Divis	sion	4 Relationship with Sustainable Planning Act	17 18
Sub	divis	sion 1 Preliminary	19
79	Ар	plication of sdivs 2 and 3	20
		Subdivisions 2 and 3 apply to a development application for development in an area to which a development scheme for a declared project or a reconstruction area, or part of a reconstruction area, applies.	21 22 23 24

Sub	divis	sion 2 Assessing development applications	1 2
80		ferral agency's assessment of development olication	3 4
	(1)	A referral agency must, in assessing the development application, have regard to the development scheme.	5 6
	(2)	This section does not limit the Sustainable Planning Act, section 282.	7 8
81		sessment manager's assessment of development olication	9 10
	(1)	An assessment manager must assess the development application against the development scheme.	11 12
	(2)	To remove any doubt, it is declared that, for assessing the development application under the Sustainable Planning Act, chapter 6, part 5, division 2, the development scheme is a law for sections 311 and 317 of that Act.	13 14 15 16
	(3)	This section does not limit the Sustainable Planning Act, sections 313, 314 and 316.	17 18
Sub	divis	sion 3 Deciding development applications	19
82	De	cision generally	20
	(1)	The assessment manager's decision on the development application may be inconsistent with a State planning regulatory provision under the Sustainable Planning Act if the conflict is necessary to ensure the decision complies with the development scheme.	21 22 23 24 25
	(2)	This section applies despite the Sustainable Planning Act, section 324(3) or 327(3).	26 27

83	Re	Restriction on granting development approval				
	(1)	appr wou	assessment manager can not grant a development roval for the development application if the development ld be inconsistent with the land use plan for the elopment scheme unless—	2 3 4 5		
		(a)	a preliminary approval under the Sustainable Planning Act is in force for the land; and	6 7		
		(b)	the development would be consistent with the preliminary approval.	8 9		
	(2)	not 1	require the assessment manager to grant the development roval only because subsection (1)(a) and (b) applies.	10 11 12		
Sub	divis	sion	4 Compliance stage under IDAS	13		
84	Ар	plicat	tion of compliance stage	14		
			compliance stage under the Sustainable Planning Act ies to—	15 16		
		(a)	development identified in a development scheme as development requiring compliance assessment; or	17 18		
		(b)	a document or work stated in a development scheme as a document or work requiring compliance assessment.	19 20		
85		mina sessn	ting a document or work for compliance nent	21 22		
	(1)		evelopment scheme may state that a document or work is a ment or work requiring compliance assessment.	23 24		
	(2)	docu	development scheme identifies development requiring pliance assessment, or states that a document or work is a ment or work requiring compliance assessment, the elopment scheme must state—	25 26 27 28		
		(a)	the matters or things against which the development, document or work must be assessed; and	29 30		

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		(b) the entity to whom a request for compliance assessment under the Sustainable Planning Act must be made.	1 2
	(3)	The development scheme also may state, for documents or work, when the request for compliance assessment must be made.	3 4 5
	(4)	An entity mentioned in subsection (2)(b) is a compliance assessor for the request under the Sustainable Planning Act.	6 7
86		ndition of development approval or compliance permit out compliance assessment	8 9
		For assessing a document or work requiring compliance assessment, the Sustainable Planning Act, section 398(3) applies as if that section included a reference to a development scheme.	10 11 12 13
87	As	sessment of request	14
		For assessing development, a document or work requiring compliance assessment, a development scheme is a relevant instrument for the Sustainable Planning Act, section 403.	15 16 17
88	Ma	king request for compliance assessment	18
	(1)	This section applies if, under a development scheme, a person is required to request compliance assessment of a document or work within a period stated in the development scheme.	19 20 21
	(2)	The person must comply with the requirement.	22
		Maximum penalty—165 penalty units.	23
Sub	divis	sion 5 Existing uses	24
89	La	wful use of premises protected	25
	(1)	This section applies if, immediately before the taking of effect of a development scheme, or of an amendment of a	26 27

		development scheme, the use of premises to which the scheme relates was a lawful use of the premises.	1 2
	(2)	Neither the development scheme nor the amendment can—	3
		(a) stop the use from continuing; or	4
		(b) further regulate the use; or	5
		(c) require the use to be changed.	6
	(3)	In this section—	7
		lawful use, of premises, includes—	8
		(a) a use that is generally in accordance with a current rezoning approval given under—	9 10
		(i) the repealed <i>Local Government Act 1936</i> , section 33(5)(k), to which section 33(5)(m) of that Act also applied; or	11 12 13
		(ii) the repealed Local Government (Planning and Environment) Act 1990, section 4.5(6), 4.8(6), 4.10(6) or 8.10(9A); and	14 15 16
		(b) a use that is a natural and ordinary consequence of making a material change of use of the premises if the change was lawfully made under the Sustainable Planning Act.	17 18 19 20
		material change of use, of premises, see the Sustainable Planning Act, section 10.	21 22
90	Lav	wfully constructed buildings and work protected	23
		To the extent a building has been lawfully constructed or work lawfully carried out, neither a development scheme nor an amendment of a development scheme can require the building or work to be altered or removed.	24 25 26 27
91		w instruments can not affect existing development proval or compliance permit	28 29
	(1)	This section applies if—	30

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		(a) a development approval or compliance permit exists for premises; and	1 2
		(b) after the approval or permit is given, a new development scheme or amendment of a development scheme commences.	3 4 5
	(2)	To the extent the approval or permit has not lapsed, neither the development scheme nor the amendment can stop or further regulate the development, or otherwise affect the approval or permit.	6 7 8 9
92		nister's power to amend development approval or mpliance permit	10 11
	(1)	The Minister may, by a notice given to the assessment manager and the holder of an existing development approval for development in a reconstruction area for which there is a development scheme, amend the development approval if satisfied the amendment is necessary for the carrying out of the authority's reconstruction function.	12 13 14 15 16 17
	(2)	For the Sustainable Planning Act, any amendment of a development approval under subsection (1)—	18 19
		(a) is taken to be a part of the approval; and	20
		(b) is taken to have been made by the assessment manager for the development approval; and	21 22
		(c) takes effect when the notice under subsection (1) is given.	23 24
	(3)	If an assessment manager is given a notice under subsection (1), the assessment manager must keep the notice available for inspection and purchase under the Sustainable Planning Act.	25 26 27
	(4)	If there is an inconsistency between the amendment and the development approval, the amendment prevails to the extent of the inconsistency.	28 29 30
	(5)	The Minister may, by a notice given to the holder of an existing compliance permit and the entity that gave the permit for development in a reconstruction area for which there is a development scheme, amend the permit if satisfied the	31 32 33 34

		amendment is necessary for the carrying out of the authority's reconstruction function.	1 2
	(6)	For the Sustainable Planning Act, any amendment of a compliance permit under subsection (5)—	3 4
		(a) is taken to be a part of the permit; and	5
		(b) is taken to have been made by the entity that gave the permit; and	6 7
		(c) takes effect when the notice under subsection (5) is given.	8 9
	(7)	If an entity that gave a compliance permit is given a notice under subsection (5), the entity must keep the notice available for inspection and purchase under the Sustainable Planning Act.	10 11 12 13
	(8)	If there is an inconsistency between the amendment and the compliance permit, the amendment prevails to the extent of the inconsistency.	14 15 16
	(9)	This section applies despite sections 89, 90 and 91.	17
(2	10)	In this section—	18
		existing, for a development approval or a compliance permit, means a development approval or compliance permit in effect for development in a reconstruction area, or part of a reconstruction area, immediately before a development scheme takes effect for the area or part.	19 20 21 22 23
Subdi	ivis	ion 6 Community infrastructure designations	24 25
93	Cor	nmunity infrastructure designations	26
	(1)	A community infrastructure designation can not be made for land to which a development scheme applies.	27 28
	(2)	However, a community infrastructure designation in force immediately before a development scheme takes effect for land continues in force for the land.	29 30 31

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	(3)	Subsection (1) applies, despite the Sustainable Planning Act, chapter 5.	1 2
94		w IDAS applies to land under community rastructure designation	3
		Development on land under a community infrastructure designation that is in force immediately before a development scheme takes effect is exempt development under the Sustainable Planning Act, to the extent the development is self-assessable development, development requiring compliance assessment or assessable development under the development scheme.	5 6 7 8 9 10 11
Sub	divis	sion 7 Miscellaneous provision	12
95	Pla	nning and Environment Court may make declarations	13
	(1)	The authority may bring a proceeding in the Planning and Environment Court for a declaration about—	14 15
		(a) a matter done, to be done or that should have been done for this Act; or	16 17
		(b) the interpretation of this Act; or	18
		(c) the lawfulness of land use or development—	19
		(i) for a declared project; or	20
		(ii) in a reconstruction area.	21
	(2)	The court may make—	22
		(a) a declaration about a matter mentioned in subsection (1); or	23 24
		(b) an order about the declaration.	25
	(3)	In this section—	26
		<b>Planning and Environment Court</b> means the Planning and Environment Court under the Sustainable Planning Act.	27 28

Part 7			Undertaking works, taking land, dealing with roads and application of particular laws	1 2 3
Divis	sion	1	Provisions about undertaking works	4 5
96	Dir	ectio	n for authority to undertake works	6
	(1)	effect reco	s section applies if the Minister is satisfied that, for the ctive and efficient carrying out of the authority's instruction function, it is necessary or desirable for icular works to be undertaken by the authority.	7 8 9 10
	(2)	A re	gulation may direct the authority to undertake the works.	11
	(3)	State	regulation directs the authority to undertake the works, the e Development Act, sections 110, 111(2) to (4) and 112 y in relation to the direction as if—	12 13 14
		(a)	the references in the sections to section 109 were a reference to this section; and	15 16
		(b)	the references in the sections to the Coordinator-General were references to the authority; and	17 18
		(c)	the reference in section 110(1) of that Act to 'or other person directed under the section' were omitted; and	19 20
		(d)	the reference in section 110(2) of that Act to 'or by another person on behalf of the Coordinator-General' were omitted.	21 22 23
97			tion of State Development Act for transfer of sed works	24 25
			State Development Act, section 134 applies in relation to uthorised works under this Act as if—	26 27
		(a)	the references in the section to the Coordinator-General were references to the authority; and	28 29

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		(b)	the references in the section to authorised works were references to authorised works under this Act; and	1 2
		(c)	the reference in section 134(2) of that Act to the Minister were a reference to the Minister administering this Act.	3 4 5
98			tion of State Development Act for works on re or under waters	6 7
		reco 140	the effective and efficient carrying out of the authority's instruction function, the State Development Act, section applies to the authority as if the references in the section are Coordinator-General were references to the authority.	8 9 10 11
Div	ision	2	Provisions about taking land and entry to land	12 13
99	Au	thorit	y's power to take land	14
	(1)		authority may, as provided under this section, take land my of the following purposes—	15 16
		(a)	to carry out authorised works;	17
		(b)	to implement a development scheme for a declared project or a reconstruction area;	18 19
		(c)	to carry out the authority's reconstruction function;	20
		(d)	to comply with section 100(3).	21
	(2)	takiı	Acquisition of Land Act 1967 (the ALA) applies for ang land under subsection (1) and paying compensation for and taken as if—	22 23 24
		(a)	the taking were a taking under the ALA by a constructing authority; and	25 26
		(b)	the constructing authority were the authority; and	27
		(c)	the reference in the ALA, section 5(1)(c) to the taking of land for a purpose stated in the schedule to that Act were	28 29

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		a reference to the taking of land for a purpose mentioned in subsection (1); and	1 2
		(d) the reference in the ALA, section 9 to the Minister were a reference to the Minister administering this Act.	3
	(3)	For applying the process for taking land and paying compensation, the ALA applies with all other necessary changes.	5 6 7
	(4)	The power to take land under this section for a purpose (the <i>primary purpose</i> ) includes power to take land at any time, either for the primary purpose or for any purpose incidental to the carrying out of the primary purpose.	8 9 10 11
	(5)	This section does not limit the power of a constructing authority under the ALA to take land under that Act.	12 13
	(6)	To remove any doubt, it is declared that the taking of land under this section is not a taking of land under the ALA, even though the process for taking the land and paying compensation for the land is the process stated in that Act.	14 15 16 17
100	Wh	en authority or local government must take land	18
	(1)	This section applies if an owner of acquisition land is given a notice under section 44(1)(a) (the <i>relevant notice</i> ).	19 20
	(2)	The owner must not dispose of the acquisition land other than to the entity (the <i>relevant entity</i> ) stated in the relevant notice for the purpose of this section.	21 22 23
		Maximum penalty—165 penalty units.	24
	(3)	If the owner of the land gives the relevant entity a notice that the owner proposes to sell the land, the entity must acquire the land from the owner—	25 26 27
		(a) if the entity is the authority—in the way provided for under section 99; or	28 29
		Note—	30
		Under section 102, land taken by the authority may be vested in a government entity, GOC or local government.	31 32

		(b) if the entity is a local government—in the way provided for under the <i>Acquisition of Land Act 1967</i> .	1 2
	(4)	If any transaction is entered into in contravention of subsection (2), the transaction is not invalid, and the new owner is taken to have been given notice under section $44(1)(a)$ .	3 4 5 6
	(5)	This section does not limit the authority's power to take the land for a purpose mentioned in section 99(1)(a) to (c).	7 8
101	Au	thority's power to take public utility easement	9
	(1)	The authority's power under section 99 to take land for a purpose mentioned in section 99(1), includes the power to create, by registration, a public utility easement over the land under the <i>Land Title Act 1994</i> , part 6, division 4.	10 11 12 13
	(2)	For the <i>Land Title Act 1994</i> , section 89, the person for whom the land is to be taken under section 99 is taken to be a public utility provider.	14 15 16
	(3)	The easement may be registered under the <i>Land Title Act</i> 1994 without the document having been signed by the owner of the land to be burdened by the easement.	17 18 19
	(4)	Subsection (3) applies despite the <i>Land Title Act 1994</i> , section 83(1).	20 21
102	Ves	sting of land taken	22
	(1)	Land taken by the authority under this division vests, as provided for in the instrument under which it is taken, in the State, the authority, a government entity, GOC or local government.	23 24 25 26
	(2)	A regulation may divest any land from the authority and vest the land in the State, a government entity, GOC or local government.	27 28 29
	(3)	The State Development Act, section 128(3) applies to land taken by the authority and vested in the State as if—	30 31

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	(a)	the reference in the subsection to the Coordinator-General were a reference to the authority; and	1 2 3
	(b)	the reference in the subsection to the proclamation were a reference to the instrument; and	4 5
	(c)	the reference in the subsection to the works or purposes were a reference to the purposes.	6 7
103	Power to	o use, lease or dispose of land	8
		authority may, to give effect to a purpose mentioned in ion 99(1), do any or all of the following—	9 10
	(a)	lease, or agree to lease, to any person land taken, or proposed to be taken, under this division;	11 12
	(b)	sign an agreement with any person to carry out, own, operate and maintain any works or development on land taken, or proposed to be taken, under this division;	13 14 15
	(c)	sign an agreement with any person in relation to works or development for land taken, or proposed to be taken, under this division;	16 17 18
	(d)	sell land taken, or agree to sell land to be taken, under this division.	19 20
104		tion of other provisions of the State Development ut the taking of land	21 22
	in re	State Development Act, sections 130, 132 and 133 apply elation to the taking of land by the authority under this sion as if—	23 24 25
	(a)	the references in the sections to the Coordinator-General were references to the authority; and	26 27
	(b)	the reference in section 130(1) of that Act to the proclamation were a reference to the instrument; and	28 29

		(c) the references in sections 130 and 133 of that Act to 'this Act' were references to 'the <i>Queensland Reconstruction Authority Act 2011</i> '.	1 2 3
105		olication of provisions of the State Development Act ut entry to land	4 5
	(1)	An authorised person may, to undertake authorised works, exercise a power stated in the State Development Act, section 136(1)(a) to (f) in relation to land.	6 7 8
	(2)	For subsection (1), the State Development Act, section 136(1)(f) applies as if—	9 10
		(a) the reference in that paragraph to the Coordinator-General were a reference to the authority; and	11 12 13
		(b) the reference in that paragraph to officers or employees were a reference to authorised persons.	14 15
	(3)	The State Development Act, section 136(2) to (4) applies to the exercise of a power mentioned in subsection (1) as if—	16 17
		(a) the reference in section 136(4) of that Act to the Coordinator-General were a reference to the authority; and	18 19 20
		(b) the reference in section 136(4) of that Act to 'or his or her delegate' were omitted.	21 22
	(4)	Also, the State Development Act, section 139(1), (2), (3) and (5) applies to the exercise of a power mentioned in subsection (1) as if—	23 24 25
		(a) the references in the subsections to section 136 included a reference to section 136 as applied under this section; and	26 27 28
		(b) the reference in section 139(5) of that Act to the Coordinator-General were a reference to the authority.	29 30
	(5)	The authority may, by notice in writing given to an appropriately qualified person, authorise the person to	31 32

		exercise a power under the State Development Act, section 136(1)(a) to (f) as applied under this section.	1 2
	(6)	In exercising or attempting to exercise a power mentioned in subsection (1) at a place, the authorised person must take all reasonable steps to ensure the authorised person causes as little inconvenience to any person at the place, and does as little damage, as is practicable in the circumstances.	3 4 5 6 7
	(7)	In this section—	8
		<i>appropriately qualified</i> , for the exercise of a power, means having the qualifications, experience or standing appropriate to exercise the power.	9 10 11
		Example of standing—	12
		a person's classification or level in a department	13
		<i>land</i> does not include a part of a place where a person resides.	14
Divi	sion	3 Dealing with roads	15
Divi		3 Dealing with roads ads and road closures	15 16
		<b>3</b>	
	Ro	ads and road closures  The authority may perform functions or exercise powers for a road in a reconstruction area that the authority considers	16 17 18
	<b>Ro</b> (1)	ads and road closures  The authority may perform functions or exercise powers for a road in a reconstruction area that the authority considers necessary or desirable to perform its other functions.  Without limiting subsection (1), the authority may, by gazette notice, permanently or temporarily close all or part of a road	16 17 18 19 20 21
	<b>Ro</b> (1) (2)	ads and road closures  The authority may perform functions or exercise powers for a road in a reconstruction area that the authority considers necessary or desirable to perform its other functions.  Without limiting subsection (1), the authority may, by gazette notice, permanently or temporarily close all or part of a road in a reconstruction area.  Before the closing of the road takes effect, the authority must publish a notice the authority considers appropriate about the	16 17 18 19 20 21 22 23 24
	Ro (1) (2) (3)	The authority may perform functions or exercise powers for a road in a reconstruction area that the authority considers necessary or desirable to perform its other functions.  Without limiting subsection (1), the authority may, by gazette notice, permanently or temporarily close all or part of a road in a reconstruction area.  Before the closing of the road takes effect, the authority must publish a notice the authority considers appropriate about the closure in a newspaper circulating in the reconstruction area.  Failure to comply with subsection (3) does not invalidate the	16 17 18 19 20 21 22 23 24 25
	(1) (2) (3) (4)	The authority may perform functions or exercise powers for a road in a reconstruction area that the authority considers necessary or desirable to perform its other functions.  Without limiting subsection (1), the authority may, by gazette notice, permanently or temporarily close all or part of a road in a reconstruction area.  Before the closing of the road takes effect, the authority must publish a notice the authority considers appropriate about the closure in a newspaper circulating in the reconstruction area.  Failure to comply with subsection (3) does not invalidate the closure.  The authority may do everything necessary to stop traffic	16 17 18 19 20 21 22 23 24 25 26 27 28

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		(a) whether or not a road is a State-controlled road under the <i>Transport Infrastructure Act 1994</i> ; and
		(b) whether or not the Land Act 1994 applies to a road.
7		wer to vest land in permanently closed road or allocated State land in reconstruction areas
	(1)	The Authority may, by gazette notice, declare that any of the following land in a reconstruction area is vested, in fee simple, in the authority—
		(a) land that comprised a road under the <i>Land Act 1994</i> that has been permanently closed under section 106;
		(b) unallocated State land under the Land Act 1994.
	(2)	The chief executive of the department in which the <i>Land Act</i> 1994 is administered must, under that Act, register the vesting if the authority lodges in the land registry under that Act—
		(a) a request under that Act to register the vesting; and
		(b) if that chief executive so requires—a plan of subdivision under that Act for the land the subject of the vesting; and
		(c) a copy of the gazette notice.
	(3)	On the registration of the request to vest, the Governor in Council may issue to the authority a deed of grant under the <i>Land Act 1994</i> for the land the subject of the vesting.
	(4)	Despite the <i>Land Act 1994</i> and the <i>Land Title Act 1994</i> , no fee is payable by the authority in relation to the registration of the vesting or to give effect to it.
8		ving information about roads to relevant local vernment
	(1)	This section applies if the authority performs a function or exercises a power relating to a road or former road in a reconstruction area.
	(2)	The authority must give the relevant local government the information the authority has to allow the local government to

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		comply with its obligation for its map and register of roads under the <i>Local Government Act 2009</i> , section 74.	1 2		
Divis	ion	4 Application of other laws	3		
109	App	lication of State Development Act, pt 7	4		
		The State Development Act, sections 154 to 156 apply in relation to works undertaken by the authority or chief executive officer as if—	5 6 7		
		(a) a reference in section 154 or 155 to the Coordinator-General included a reference to the authority or chief executive officer; and	8 9 10		
		(b) the reference in section 155 to 'or the Coordinator-General's delegate' were omitted.	11 12		
110	Application of Sustainable Planning Act				
		Despite the Sustainable Planning Act, section 14(1), that Act does not bind the authority or chief executive officer in relation to the authority's or chief executive officer's functions or powers under this Act.	14 15 16 17		
Part	8	Direction to take action about	18		
		local planning instruments	19		
111	Pro	cedures before exercising particular power	20		
	(1)	Before a power is exercised under section 112, the Minister must give notice of the proposed exercise of the power to the local government to be affected by the exercise of the power.	21 22 23		
	(2)	However, notice need not be given if the power is proposed to be exercised at the local government's request.	24 25		

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	(3)	The notice must state—	1		
		(a) the reasons for the proposed exercise of the power; and	2		
		(b) a period within which the local government may make submissions to the Minister about the proposed exercise of the power.	3 4 5		
	(4)	The Minister must consider any submissions made under subsection (3) and advise the local government that the Minister has decided—	6 7 8		
		(a) not to exercise the power; or	9		
		(b) to exercise the power.	10		
	(5)	If the Minister decides to exercise the power, the Minister must advise the local government the reasons for deciding to exercise the power.	11 12 13		
112		Power of Minister to direct local government to take particular action about local planning instrument			
	(1)	This section applies if the Minister is satisfied it is necessary to give a direction to a local government to ensure the main purpose of this Act is achieved.	16 17 18		
	(2)	The Minister may direct the local government to take an action in relation to—	19 20		
		(a) a local planning instrument; or	21		
		(b) a proposed local planning instrument; or	22		
		(c) a proposed amendment of a local planning instrument.	23		
		Example for paragraph (c)—	24		
		an amendment to include a structure plan for a declared master planned area under the Sustainable Planning Act	25 26		
	(3)	The direction may be as general or specific as the Minister considers appropriate and must state the reasonable period within which the local government must comply with the direction.	27 28 29 30		
	(4)	Without limiting subsection (2), the direction may require the local government to—	31 32		

		(a)	review its planning scheme; or	1
		(b)	make a planning scheme or amend its planning scheme; or	2 3
		(c)	make or repeal a temporary local planning instrument; or	4 5
		(d)	make, amend or repeal a planning scheme policy.	6
	(5)	In th	nis section—	7
		<b>plan</b> 79.	aning scheme see the Sustainable Planning Act, section	8 9
			<b>tining scheme policy</b> see the Sustainable Planning Act, ion 108.	10 11
		_	porary local planning instrument see the Sustainable uning Act, section 101.	12 13
113			of Minister if local government does not comply ection	14 15
	(1)	direc state	ne local government does not comply with the Minister's action under section 112 within the reasonable period and in the notice, the Minister may take the action the dister directed the local government to take.	16 17 18 19
	(2)	to h	thing done by the Minister under subsection (1) is taken ave been done by the local government and has the same ct as it would have if the local government had done it.	20 21 22
	(3)	actio	expense reasonably incurred by the Minister in taking an on under subsection (1) may be recovered from the local ernment as a debt owing to the State.	23 24 25
114	Mir	nister	to give notice of direction	26
		secti is gi	ne Minister gives a local government a direction under ion 112, the Minister must ensure a copy of the direction even to the chief executive of the department in which the trainable Planning Act is administered.	27 28 29 30

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Part 9 Division 1			General offence provisions and legal proceedings	1 2
		1	Offences	3
115	Du	ty to	act honestly	4
	(1)		s section applies to a person who is a member of the board in officer of the authority.	5 6
	(2)	pers	person must at all times act honestly in the exercise of the on's powers and the performance of the person's etions.	7 8 9
		Max	ximum penalty—200 penalty units.	10
116	Dis	closi	ure of information	11
		adm	person must not disclose information obtained in the inistration of this Act, or another Act giving functions to authority, unless the disclosure is made—	12 13 14
		(a)	with the agreement of the person from whom the information was obtained; or	15 16
		(b)	for the administration of this Act or another Act giving functions to the authority; or	17 18
		(c)	in legal proceedings; or	19
		(d)	under the <i>Crime and Misconduct Act 2001</i> or the <i>Ombudsman Act 2001</i> ; or	20 21
		(e)	with another lawful excuse.	22
		Max	simum penalty—100 penalty units.	23

117	Fal	se or misleading information	1		
	(1)	A person must not, for the purposes of this Act, state anything the person knows is false or misleading in a material particular.	2 3 4		
		Maximum penalty—200 penalty units.	5		
	(2)	It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	6 7 8		
118	Fal	se or misleading documents	9		
	(1)	A person must not, for the purposes of this Act, give the authority a document containing information the person knows is false, misleading or incomplete in a material particular.	10 11 12 13		
		Maximum penalty—200 penalty units.	14		
	(2)	It is enough for a complaint against a person for an offence against subsection (1) to state that the document was false, misleading or incomplete to the person's knowledge.	15 16 17		
119	Obstructing authorised person				
	(1)	A person must not obstruct an authorised person who is exercising a power under this Act, unless the person has a reasonable excuse.	19 20 21		
		Maximum penalty—100 penalty units.	22		
	(2)	In this section—	23		
		<i>obstruct</i> includes hinder and attempt to obstruct or hinder.	24		

Division 2		2	Legal proceedings	1
Sub	divis	sion	1 Evidence	2
120	Ар	plica	tion of sdiv 1	3
		This	subdivision applies to a proceeding under this Act.	4
121	Ар	point	ments and authority	5
			following must be presumed unless a party to the reeding, by reasonable notice, requires proof of it—	6 7
		(a)	the appointment of—	8
			(i) the chairperson; or	9
			(ii) an authorised person;	10
		(b)	the authority of a person to do anything under this Act.	11
122	Sig	natu	res	12
		or tl	gnature purporting to be the signature of the chairperson he chief executive officer is evidence of the signature it ports to be.	13 14 15
123	Oth	ner ev	videntiary aids	16
	(1)	exec	proceeding, a certificate purporting to be that of the chief cutive officer stating any of the following matters is ence of the matter—	17 18 19
		(a)	a stated document is an appointment or notice made or given under this Act;	20 21
		(b)	a stated document is a document given to the authority or chief executive officer;	22 23
		(c)	a stated document is a copy of a document mentioned in paragraph (a) or (b).	24 25

S 124	[s	1	24]
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	(2)	A statement in a complaint for an offence against this Act that the matter of the complaint came to the complainant's knowledge on a stated day is evidence of when the matter came to the complainant's knowledge.	1 2 3 4
Subc	livis	sion 2 Offence proceedings	5
124	Sui	nmary offences	6
		An offence against this Act is a summary offence.	7
125		nitation on time for starting proceeding for summary ence	8 9
		A summary proceeding under the <i>Justices Act 1886</i> for a summary offence must start within whichever is the longer of the following—	10 11 12
		(a) 1 year after the commission of the offence;	13
		(b) 6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	14 15 16
Part	10	Miscellaneous provisions	17
Divis	ion	1 Duty to cooperate and requesting information	18 19
126		ension of duty to cooperate under State Development , s 13	20 21
	(1)	This section applies to an entity on whom a duty is imposed, under the State Development Act, section 13(1), to cooperate	22 23

		with the Coordinator-General in the performance of the Coordinator-General's functions and duties under that Act.	1 2
	(2)	The entity is also taken to be subject to a duty to cooperate with the authority in the performance of the authority's functions and the exercise of its powers under this Act.	3 4 5
	(3)	The State Development Act, section 13(2) applies to the entity as if—	6 7
		(a) a reference in the subsection to the Coordinator-General were a reference to the authority; and	8 9
		(b) the reference in section 13(2)(b) to 'the State or within any area over which the State claims jurisdiction' were a reference to a reconstruction area; and	10 11 12
		(c) the reference in section 13(2)(c) to the functions or duties of the Coordinator-General were a reference to the functions or powers of the authority.	13 14 15
127	Info	ormation requirement made by authority—general	16
	(1)	The authority may, by notice, ask a relevant entity or other person to give the authority information, other than personal information, in the entity's or person's possession or control that the authority reasonably requires for the effective and efficient carrying out of the authority's functions.	17 18 19 20 21
	(2)	If the authority asks an entity or other person for information under this section, the entity or person must comply with the request.	22 23 24
		Maximum penalty—100 penalty units.	25
	(3)	For subsection (1), information is not taken to be in the entity's or person's control merely because of an agreement between the entity or person (the <i>first person</i> ) and anyone else (the <i>second person</i> ) under which the second person must give the information to the first person.	26 27 28 29 30
	(4)	This section does not limit section 126.	31
	(5)	In this section—	32

		personal information means information or an opinion, including information or an opinion forming part of a database, whether true or not, about an individual whose identity is apparent, or can reasonably be ascertained from the information or opinion.  relevant entity means a government entity, GOC or local government.	1 2 3 4 5 6 7
128		ormation requirement made by authority—prescribed cisions	8 9
	(1)	The authority may ask a relevant person for a prescribed decision to give the authority information it reasonably requires—	10 11 12
		(a) to decide whether to give a progression notice, a notice to decide or a step-in notice for the decision; or	13 14
		(b) to make an assessment and a decision about the prescribed decision under this Act; or	15 16
		(c) to undertake a prescribed process.	17
	(2)	The relevant person must comply with a request under subsection (1).	18 19
	(3)	This section does not limit section 126.	20
	(4)	In this section—	21
		<b>relevant person</b> , for a prescribed decision, means the applicant for the decision or another entity the authority reasonably considers has information that may help it act on the matters mentioned in subsection (1)(a) or (b).	22 23 24 25
129	Giv	ving of information protected	26
	(1)	This section applies if a person, acting honestly, gives information or a record (the <i>information</i> ) to the authority—	27 28
		(a) in compliance with this division; or	29
		(b) otherwise under this Act.	30

	(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	1 2
	(3)	Also, merely because the person gives the information, the person can not be held to have—	3 4
		(a) breached any code of professional etiquette or ethics; or	5
		(b) departed from accepted standards of professional conduct.	6 7
130	Inte	eraction with other laws	8
	(1)	This division does not limit a power or obligation under another Act or law to give information.	9 10
	(2)	This division applies to information despite any other law that would otherwise prohibit or restrict the giving of the information.	11 12 13
Divi	sion	2 Dealing with land held by authority on expiry of Act	14 15
131	Ves	sting of land in Coordinator-General	16
	(1)	This section applies to land held by the authority on the expiry day.	17 18
	(2)	On the expiry day, the land is taken to have been divested from the authority and vested in the Coordinator-General.	19 20
	(3)	In this section—	21
		expiry day means the day this Act expires.	22

Divi	sion	3 Other miscellaneous provisions	1
132	De	legations	2
	(1)	The chief executive officer may delegate his or her functions under this Act to an appropriately qualified senior executive under the <i>Public Service Act 2008</i> .	3 4 5
	(2)	In this section—	6
		appropriately qualified includes having qualifications, experience or standing appropriate for the function.	7 8
		functions includes powers.	9
133	Pro	otecting officials from liability	10
	(1)	An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	11 12
	(2)	If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to the State.	13 14
	(3)	In this section—	15
		official means any of the following when performing a function or exercising a power under this Act—	16 17
		(a) the Minister;	18
		(b) a member of the board;	19
		(c) an authorised person or another officer of the authority.	20
134	Mir	nisterial access to information	21
	(1)	The Minister may by notice require the authority to give the Minister stated information or stated documents, or copies of documents, in the authority's possession.	22 23 24
	(2)	The authority must comply with the requirement.	25

135	Au	Authority's guidelines				
	(1)	The authority may make guidelines (each an <i>authority guideline</i> ), consistent with this Act, to provide guidance to persons about matters relating to the operation of the Act or the authority.	2 3 4 5			
	(2)	An authority guideline may be amended or replaced by a later guideline made under this section.	6 7			
	(3)	The authority must—	8			
		(a) give a copy of an authority guideline to a person on request; and	9 10			
		(b) keep a copy of each guideline on the authority's website.	11			
136	Ар	plication of provisions	12			
	(1)	This section applies if a provision of this Act applies to another law, or a provision of another law, (each the <i>applied law</i> ) for a purpose.	13 14 15			
	(2)	The applied law and any definition relevant to it apply with necessary changes.	1 <i>6</i> 17			
	(3)	Subsection (2) is not limited merely because a provision states how the applied law is to apply.	18 19			
137	Ар	proved forms	20			
		The authority may approve forms for use under this Act.	21			
138	Re	gulation-making power	22			
	(1)	The Governor in Council may make regulations under this Act.	23 24			
	(2)	A regulation may impose a penalty of no more than 20 penalty units for contravention of a regulation.	25 26			

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Part	11 Expiry of Act	1
139	Expiry  This Act expires 2 years after the day it commences.	2 3
Part	12 Amendment of Acts	4
Divis	ion 1 Amendment of this Act	5
140	Act amended This division amends this Act.	6 7
141	Amendment of long title  Long title, from ', and to amend'—  omit.	8 9 10
Divis	ion 2 Amendment of Building Act 1975	11
142	Act amended This division amends the <i>Building Act 1975</i> .	12 13
143	Amendment of s 231B (What is a regulated pool)  Section 231B(3), from 'on common'—  omit, insert—  'on either of the following if an approved pool safety management plan is in force for the pool—	14 15 16 17 18

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	(a)	common property in a class 3 building, including a class 3 building that is to be constructed;	1 2
	(b)	land adjacent to land on which a class 3 building is, or is to be, constructed and that is—	3 4
		(i) in the same ownership as the building; or	5
		(ii) used in association with the building.'.	6
144	Replace	ement of s 245J (Application of div 6)	7
	Sect	ion 245J—	8
	omit	t, insert—	9
'245J	Applicat	tion of div 6	10
		s division applies to the owner of a swimming pool that is ated on—	11 12
	(a)	common property in a class 3 building, including a class 3 building that is to be constructed; or	13 14
	(b)	land adjacent to land on which a class 3 building is, or is to be, constructed and that is—	15 16
		(i) in the same ownership as the building; or	17
		(ii) used in association with the building.'.	18
145	Amendr	nent of s 245M (Application for approval)	19
	Sect	ion 245M(3), after 'around the pool'—	20
	inse	rt—	21
		cluding, for example, providing for an on-site lifeguard he pool'.	22 23
146	Insertio	n of new ch 11, pt 11	24
	Cha	pter 11—	25
	inse	rt—	26

'Par	t 11	Transitional and validation provisions for Queensland Reconstruction Authority Act 2011	1 2 3 4
<b>'301</b>	Def	inition for pt 11	5
		'In this part—	6
		exemption period means the period—	7
		(a) starting on 8 January 2011; and	8
		(b) ending on 8 July 2011.	9
		relevant building surveying technician means a person who—	10 11
		(a) was a building surveying technician immediately before 1 January 2010; or	12 13
		(b) was issued with a licence or a renewed licence on a decision for an application mentioned in section 287(1).	14 15
		<i>relevant certifying function</i> means a building certifying function for a building or structure having a rise of no more than 2 storeys and a total floor area no more than 500m <sup>2</sup> .	16 17 18
<b>'302</b>	Мо	dified application of ch 8 provisions	19
	'(1)	Subsection (2) applies to a relevant regulated pool if, but for the subsection, the pool safety standard application day for the pool would happen, or would have happened, during the exemption period because an accommodation agreement is or was entered into.	20 21 22 23 24
	'(2)	Section 231A, definition <i>pool safety standard application day</i> , paragraphs (b), (c) and (e) apply, and are taken to have applied, to the pool as if the references in the paragraphs to 'the day an accommodation agreement is entered into' were a reference to 'the day, not being a day during the exemption period, an accommodation agreement is entered into'.	25 26 27 28 29

	'(3)	appl acco	cion 246ATG does not apply, and is taken not to have lied, to the owner of regulated premises for an emmodation agreement entered into by the owner during exemption period.	1 2 3 4
	<b>'</b> (4)	appl carri	tion 246ATL does not apply, and is taken not to have lied, to a licensee under that section in relation to activities lied out by the licensee for an accommodation agreement red into during the exemption period.	5 6 7 8
	'(5)	In th	nis section—	9
		pool	safety standard application day see section 231A.	10
		regu	ulated pool see section 231B.	11
		rele	vant regulated pool means a regulated pool—	12
		(a)	in existence on the 2010 Act commencement day; and	13
		(b)	to which section 231A, definition <i>pool safety standard</i> application day, paragraph (b), (c) or (e) applies.	14 15
303		ence eeme	about entering into accommodation ent	16 17
	'(1)		s section applies to the owner of regulated premises during exemption period if—	18 19
		(a)	section 302(3) applies to the owner; and	20
		(b)	the owner does not have a pool safety certificate for a relevant regulated pool for the premises that is not a shared pool.	21 22 23
	'(2)	agre occu	owner must, before entering into an accommodation ement for the premises, give the person who will be the upier of the premises under the agreement a notice in the coved form.	24 25 26 27
		Max	ximum penalty—165 penalty units.	28

'304		ditional role of relevant building surveying hnician	1 2
		'A relevant building surveying technician may, while employed by a local government, perform a relevant certifying function.	3 4 5
'305		lidation of relevant building surveying technician	6 7
	'(1)	This section applies to a relevant certifying function performed by a relevant building surveying technician between 1 January 2010 and the day this section commences.	8 9 1
	'(2)	The relevant certifying function is taken to be, and have always been, validly performed by the relevant building surveying technician.'.	1 1 1
147	Am	nendment of sch 2 (Dictionary)	1
	(1)	Schedule 2—	1
		insert—	1
		'exemption period, for chapter 11, part 11, see section 301.	1
		<i>relevant building surveying technician</i> , for chapter 11, part 11, see section 301.	1 1
		<i>relevant certifying function</i> , for chapter 11, part 11, see section 301.'.	2 2
	(2)	Schedule 2, definition accommodation agreement, ', for chapter 8,'—	2 2
		omit.	2
	(3)	Schedule 2, definition <i>regulated premises</i> , ', for chapter 8, part 4, division 5,'—	2 2
		omit.	2

Division 3		3 Amendment of Disaster Management Act 2003	1 2	
148	Act	t amended	3	
		This division amends the Disaster Management Act 2003.	4	
149	Ins	ertion of new s 20B	5	
		After section 20A—	6	
		insert—	7	
'20B	Cha app	airperson may give notice about deemed provals under Sustainable Planning Act	8 9	
	'(1)	This section applies—	10	
		(a) if there is a disaster situation; and	11	
		(b) despite the Sustainable Planning Act.	12	
	'(2)	The chairperson of the State group may give a written notice to a relevant local government for the disaster situation stating that the deemed approval provisions do not apply to a development application (an <i>affected application</i> ) made to the local government but not decided before the day the local government receives the notice.	13 14 15 16 17 18	
	'(3)	The chairperson may give the notice only if satisfied the giving of the notice is appropriate having regard to the effect on the relevant local government of the disaster for which the disaster situation has been declared.	19 20 21 22	
	'(4)	The notice must state a day (the <i>stated day</i> ), being not more than 20 business days after the disaster situation ends, the notice ceases to have effect.	23 24 25	
	'(5)	As soon as practicable after giving a notice to a local government under subsection (2), the chairperson must publish, in a newspaper circulating in the local government's local government area, a notice stating—	26 27 28 29	
		(a) that the notice under subsection (2) has been given to the	30	

	(b)	how the notice affects development applications made to the local government.	1 2
'(6)	If a (2)–	notice is given to a local government under subsection	3 4
	(a)	the deemed approval provisions are taken not to apply to an affected application—	5 6
		(i) from the day the local government receives the notice; and	7 8
		(ii) to the end of the stated day; and	9
	(b)	the applicant for the affected application can not give a deemed approval notice under the Sustainable Planning Act for the application until after the end of the stated day; and	10 11 12 13
	(c)	a deemed approval notice given, or purportedly given, under the Sustainable Planning Act for the application after the day the local government receives the notice under subsection (2), and before the stated day ends, is taken to be of no effect under that Act.	14 15 16 17 18
'(7)	In th	nis section—	19
		ned approval provisions means the Sustainable Planning chapter 6, part 5, division 3, subdivision 4.	20 21
		<b>Elopment application</b> see the Sustainable Planning Act, edule 3.	22 23
	loca area	want local government, for a disaster situation, means a l government in whose local government area the declared, or part of the declared area, for the disaster situation is ated.	24 25 26 27
		tainable Planning Act means the Sustainable Planning 2009.'.	28 29
Δm	endr	ment of s 67 (Extending disaster situation)	30
73111		ion 67(3), '14 days'—	31

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	<i>omit, i</i> '28 da	insert— nys'.	1 2
151	Amendm	ent of s 72 (Extending disaster situation)	3
		on 72(3), '14 days'—	4
		insert—	5
	'28 da		6
Divis	sion 4	Amendment of Integrity Act 2009	7
152	Act amen	ded	8
	This d	livision amends the <i>Integrity Act</i> 2009.	9
153	Amendme 72C)	ent of sch 1 (Statutory office holders for section	10 11
	Sched	ule 1—	12
	insert-	_	13
	'Queen	sland Reconstruction Authority Act 2011	14
		the chief executive officer of the Queensland Reconstruction Authority'.	15 16
Divis	sion 5	Amendment of Land Valuation Act 2010	17 18
154	Act amen	ded	19
	This d	livision amends the Land Valuation Act 2010.	20
155	Amendmo information	ent of s 76 (Unprotected valuation roll on to be available for inspection)	21 22
	Section	on 76—	23

[s 156]
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		insert—	1
	'(5)	Despite subsection (2)(b), information about annual valuations that are to take effect on 30 June 2011—	2 3
		(a) may be made available after the date that is 3 months before 30 June 2011; but	4 5
		(b) must be made available before 30 June 2011.	6
	'(6)	Subsection (5) and this subsection expire on 30 June 2011.'.	7
156	Am	endment of s 79 (Valuation notice to owner)	8
		Section 79—	9
		insert—	10
	'(4)	Despite subsection (2), notice of an annual valuation that is to take effect on 30 June 2011—	11 12
		(a) may be given after 31 March 2011; but	13
		(b) must be given before 30 June 2011.	14
	'(5)	Subsection (4) and this subsection expire on 30 June 2011.'.	15
157	Am	endment of s 203 (Supplying copies of valuation roll)	16
		Section 203—	17
		insert—	18
	'(5A)	Despite subsection (3), for valuations recorded in the roll document that will first take effect on 30 June 2011, subsection (2)—	19 20 21
		(a) may be complied with after the date that is 3 months before 30 June 2011; but	22 23
		(b) must be complied with before 30 June 2011.	24
	'(5B)	Subsection (5A) and this subsection expire on 30 June 2011,	25

[s	1	58
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Divis	sion 6 Amendmen 2008	t of Public Service Act	1 2
158	Act amended		3
	This division amends the Pi	ublic Service Act 2008.	4
159	Amendment of sch 1 (Public heads)	service offices and their	5 6
	Schedule 1—		7
	insert—		8
under	ensland Reconstruction Authority the Queensland Reconstruction rity Act 2011	chief executive officer under the Queensland Reconstruction Authority Act 2011'.	
Divis		t of State Development Works Organisation Act	9 10 11
160	Act amended		12
	This division amends the Works Organisation Act 197	State Development and Public 71.	13 14
161	Insertion of new pt 9, div 4		15
	Part 9—		16
	insert—		17

'Divi	isior	Transitional provisions for expiry of Queensland Reconstruction Authority Act 2011	1 2 3
<b>'183</b>	De	finition for div 4	4
		'In this division—	5
		<b>Reconstruction Act</b> means the <i>Queensland Reconstruction</i> Authority Act 2011.	6 7
<b>'184</b>	Ар	plication of div 4	8
		'This division applies on and after the day the Reconstruction Act expires.	9 10
		Note—	11
		The Reconstruction Act expires 2 years after the day it commences.	12
<b>'185</b>		quirement for Coordinator-General to advise jistrar of titles	13 14
	'(1)	This section applies if land vests in the Coordinator-General under the Reconstruction Act, section 131.	15 16
	'(2)	As soon as practicable after the land vests in the Coordinator-General, the Coordinator-General must give written notice of the vesting to the registrar of titles.	17 18 19
	'(3)	On receiving the notice, the registrar of titles must record in the freehold land register that the land has vested in the Coordinator-General.	20 21 22
<b>'186</b>	De	aling with acquisition land	23
	'(1)	The owner of acquisition land must not dispose of the land other than to—	24 25
		(a) if the entity stated in the notice given under the Reconstruction Act, section 44(1)(a)(ii) for the land (the	26 27

		<i>relevant notice</i> ) is the Queensland Reconstruction Authority—the Coordinator-General; or	1 2
		(b) if paragraph (a) does not apply—the local government stated in the relevant notice for the land.	3
		Maximum penalty—165 penalty units.	5
	'(2)	If subsection (1)(a) applies to the owner of acquisition land and the owner gives the Coordinator-General a written notice stating that the owner proposes to sell the land, the Coordinator-General must acquire the land from the owner in the way provided for under section 125 of this Act.	6 7 8 9 10
	'(3)	If subsection (1)(b) applies to the owner of acquisition land, and the owner gives the local government stated in the relevant notice for the land a written notice stating that the owner proposes to sell the land, the local government must acquire the land from the owner in the way provided for under the <i>Acquisition of Land Act 1967</i> .	11 12 13 14 15 16
	'(4)	If any transaction is entered into in contravention of subsection (1), the transaction is not invalid, and the new owner is taken to have been given notice under the Reconstruction Act, section 44(1)(a).	17 18 19 20
	'(5)	This section does not limit the Coordinator-General's power to otherwise take the land under this Act.	21 22
	'(6)	In this section—	23
		acquisition land means land that, immediately before the expiry of the Reconstruction Act, is land to which section 100 of that Act applies.	24 25 26
<b>'187</b>	Tra	nsitional regulation-making power	27
	'(1)	A regulation (a <i>transitional regulation</i> ) may make provision of a saving or transitional nature—	28 29
		(a) for which it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition of provisions of the Reconstruction Act after it expires; and	30 31 32 33

S	161	IJ
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	(b) for which this Act or the Reconstruction Act does not make provision or sufficient provision.	1 2
'(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the day the Reconstruction Act expires.	3 4 5
<b>'</b> (3)	A transitional regulation must declare it is a transitional regulation.	7
<b>'</b> (4)	This section and any transitional regulation expire 1 year after the day the Reconstruction Act expires.'.	8

## Schedule Dictionary

1

section 5	2
acquisition land see section 43(4).	3
affected community means a community affected by a disaster event.	4 5
affected owner, for a declared project or a reconstruction area, means a person who owns land in, or that adjoins—	6 7
(a) the area to which the declared project relates; or	8
(b) the reconstruction area.	9
<i>applicant</i> , for a prescribed decision or prescribed process, see section 47.	10 11
assessment manager see the Sustainable Planning Act, section 246(1).	12 13
authorised person means—	14
(a) the chief executive officer; or	15
(b) an employee, or other member of staff, of the authority; or	16 17
(c) another person authorised in writing under section 105(5).	18 19
authorised works means works authorised under this Act, or the State Development Act as applied under this Act, to be undertaken by the authority.	20 21 22
<i>authority</i> means the Queensland Reconstruction Authority established under section 7.	23 24
board means the Queensland Reconstruction Board.	25
chairperson means the chairperson of the board.	26
chief executive officer means the chief executive officer appointed under section 14	27

and the infrastructure many	1
community infrastructure means—	1
(a) community infrastructure prescribed under Sustainable Planning Act, section 200; and	the 2 3
(b) other community infrastructure prescribed under regulation.	r a 4 5
community infrastructure designation means a designation of land for community infrastructure under the Sustaina Planning Act.	
<i>compliance permit</i> see the Sustainable Planning Act, sect 394.	tion 9 10
concurrence agency means a concurrence agency under Sustainable Planning Act.	the 11
<b>convicted</b> includes a finding of guilt or the acceptance of plea of guilty by a court, whether or not a conviction recorded.	_
<b>Coordinator-General</b> means the Coordinator-General unthe State Development Act.	nder 16 17
critical infrastructure project, for part 5, see section 47.	18
decision-maker, for part 5, see section 47.	19
declaration, for part 5, see section 47.	20
<i>declared project</i> means a project declared under section 42 be a declared project.	2 to 21
development means development as defined under Sustainable Planning Act.	the 23 24
development application means a development application under the Sustainable Planning Act.	tion 25 26
development approval means a development approval un the Sustainable Planning Act.	nder 27 28
development scheme, for a declared project or reconstruction area, or part of a reconstruction area, is development scheme for the project or area made un section 62, as amended from time to time under section 76	the 30 ader 31 a. 32
disaster event see section 6.	33

		ent entity means an entity, other than a GOC, as nder the <i>Public Service Act 2008</i> , section 24.	1 2
Act,	chap	ans the system detailed in the Sustainable Planning oter 6 for integrating State and local government and approval processes for development.	3 4 5
be la	aid by	e offence means an offence for which a charge may indictment or an equivalent process, whether that is or an optional way to lay a charge of the offence.	6 7 8
infr	astruo	cture see the Sustainable Planning Act, schedule 3.	9
	_	<i>plan</i> , for a development scheme, means the land use ided in the development scheme.	10 11
	<i>l plar</i> edule (	<i>aning instrument</i> see the Sustainable Planning Act, 3.	12 13
men	nber,	of the board, see section 30(1).	14
noti	<i>ce</i> me	eans a notice in writing.	15
noti	ce to	decide, for part 5, see section 47.	16
offic	cer, of	f the authority, means—	17
(a)	the	chief executive officer; or	18
(b)	an e	employee, or other member of staff, of the authority;	19 20
(c)	an i	ndividual who performs services for the authority—	21
	(i)	under a contract, other than a contract of employment, between the individual and the authority; or	22 23 24
	(ii)	under an arrangement between the authority and a person (other than an individual).	25 26
rece	ive th	land, means the person for the time being entitled to ne rent for the land or who would be entitled to e rent for it if it were let to a tenant at a rent.	27 28 29
_	<i>ning</i> edule (	<ul><li>instrument see the Sustainable Planning Act,</li><li>3.</li></ul>	30 31

pren	nises means—	1
(a)	a building or other structure; or	2
(b)	land, whether or not a building or other structure is situated on the land.	3 4
pres	cribed decision see section 47.	5
pres	cribed process see section 47.	6
prog	ression notice, for part 5, see section 47.	7
Que	ensland Reconstruction Board see section 28.	8
	<i>nstruction area</i> means a part of the State declared to be a nstruction area under section 43.	9 10
	<b>nstruction function</b> , of the authority, means the function as authority mentioned in section $10(1)(g)$ .	11 12
refe	<i>rral agency</i> see the Sustainable Planning Act, section 252.	13
rele	vant law, for part 5, see section 47.	14
deve area	elopment scheme, means each local government in whose the reconstruction area, the land, or the land to which the elopment scheme applies is located.	15 16 17 18
road	<i>l</i> means—	19
(a)	an area of land dedicated to public use as a road; or	20
(b)	an area of land that—	21
	(i) is developed for, or has as 1 of its main uses, the driving or riding of motor vehicles; and	22 23
	(ii) is open to or used by the public; or	24
(c)	a bridge, culvert, ford, tunnel or viaduct; or	25
(d)	a pedestrian or bicycle path; or	26
(e)	a part of an area, bridge, culvert, ford, tunnel, viaduct or path mentioned in any of paragraphs (a) to (d).	27 28
	e Development Act means the State Development and lic Works Organisation Act 1971.	29 30
ston.	in natice see section 47	31

## Schedule

<i>structure</i> means anything built or constructed, whether or not attached to land.	1 2
submission means a written submission.	3
<i>submission period</i> , for a proposed development scheme, see section 66(1)(b).	4 5
submitted scheme see section 70(1).	6
Sustainable Planning Act means the Sustainable Planning Act 2009.	7 8

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