

Land and Other Legislation Amendment Bill 2022



Queensland

Land and Other Legislation Amendment Bill 2022

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A Bill

for

An Act to amend the Cape York Peninsula Heritage Act 2007, the Central Queensland Coal Associates Agreement Act 1968, the Land Act 1994, the Land Regulation 2020, the Land Title Act 1994, the Place Names Act 1994, the Stock Route Management Act 2002, the Survey and Mapping Infrastructure Act 2003, the Survey and Mapping Infrastructure Regulation 2014, the Vegetation Management Act 1999 and the legislation mentioned in schedule 1 for particular purposes, and to repeal the Foreign Governments (Titles to Land) Act 1948, the Starcke Pastoral Holdings Acquisition Act 1994, the Survey and Mapping Infrastructure (Survey Standards) Notice 2021, the Survey and Mapping Infrastructure (Survey Standards—Requirements for Mining Tenures) Notice (No. 1) 2011 and the Yeppoon Hospital Site Acquisition Act 2006

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	The P	arliamen	t of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Short tit	ile	3
			Act may be cited as the Land and Other Legislation andment Act 2022.	4 5
Clause	2	Comme	ncement	6
			following provisions of this Act commence on a day to be d by proclamation—	7 8
		(a)	sections 63(2) and (3), 64 and 65;	9
		(b)	section 67, to the extent it inserts section 187B(1)(a);	10
		(c)	section 69, to the extent it inserts section 340;	11
		(d)	sections 79, 81, 83 and 86;	12
		(e)	sections 94, 97, 101 to 104, 106 and 107;	13
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			edule, definition <i>landholder for the land</i> , paragraph (a), a 'land trust' to 'for'—	21 22

[s	5]
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		omit, insert— trustee, under the Aboriginal Land Act 1991, of	1 2
		trustee, under the Aboriginal Lana Act 1991, of	2
	Part		3
		Queensland Coal Associates	4
		Agreement Act 1968	5
Clause	5	Act amended	6
		This part amends the Central Queensland Coal Associates Agreement Act 1968.	7 8
Clause	6	Insertion of new s 9B	9
		After section 9A—	10
		insert—	11
		9B Making of 2022 agreement authorised	12
		(1) The Premier is authorised, for the State, to make an agreement (the 2022 agreement) with the other parties named in the 2022 agreement.	13 14 15
		(2) The 2022 agreement must be substantially in the form set out in schedule 7.	16 17
		(3) The Premier must notify, by gazette notice, the date the 2022 agreement is made.	18 19
Clause	7	Insertion of new sch 7	20
		After schedule 6—	21
		insert—	22
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section 9B

1

AGREEMENT MADE THE

DAY OF

2022

Between

STATE OF QUEENSLAND

and

BHP COAL PTY LTD ACN 010 595 721 (formerly Utah Development Company Limited), a company duly incorporated according to law and having its registered office at Level 14, 480 Queen Street, Brisbane, Qld, 4000

and

BHP QUEENSLAND COAL INVESTMENTS PTY LTD ACN 098 876 825, a company duly incorporated according to law and having its registered office at Level 14, 480 Queen Street, Brisbane, Qld, 4000

and

MITSUBISHI DEVELOPMENT PTY LTD ACN 009 779 873, a company duly incorporated according to law and having its registered office at Level 16, 480 Queen Street, Brisbane, Qld, 4000

and

QCT INVESTMENT PTY LTD ACN 010 487 831, a company duly incorporated according to law and having its registered office at Level 16, 480 Queen Street, Brisbane, Qld, 4000

and

QCT MINING PTY LTD ACN 010 487 840, a company duly incorporated according to law and having its registered office at Level 16, 480 Queen Street, Brisbane, Qld, 4000

and

QCT RESOURCES PTY LTD ACN 010 808 705, a company duly incorporated according to law and having its registered office at Level 16, 480 Queen Street, Brisbane, Qld, 4000

and

UMAL CONSOLIDATED PTY LTD ACN 000 767 386 (formerly Utah Mining Australia Limited), a company duly incorporated according to law and having its registered office at Level 14, 480 Queen Street, Brisbane, Qld, 4000

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RECITAL

A. The parties to the Agreement have agreed to amend its terms to allow Special Coal Mining Leases to be removed from the operation of the Act and the Agreement in particular circumstances.

IT IS AGREED-

1. Definitions

In this agreement-

"Act" means the Central Queensland Coal Associates Agreement Act 1968; and

"Agreement" means the Central Queensland Coal Associates Agreement as defined in the Act, section 1A.

Agreement amended

The parties agree to amend the Agreement as set out in clauses 3 to 6 of this agreement.

3. When this agreement takes effect

This agreement takes effect on the day the Premier signs it.

- 4. Amendment of Agreement, Pt 1, Cl 2
- 4.1 This clause amends Part I, Clause 2 of the Agreement.
- 4.2 Definition "The Coal Mining Acts"—

immediately after the words 'relating to coal mining', insert-

, but does not include the MERCP Act

4.3 Definition "Minister"—

omit, insert-

"Minister" means-

- (a) for Parts III and IIIA—the Minister administering Parts III and IIIA; and
- (b) otherwise—the Premier;
- 4.4 Definition "Water Acts"—

omit, insert—

3

"Water Act" means the Water Act 2000;

4.5 Insert as appropriate in alphabetical order of the clause—

"changed holder event" has the meaning given in the Financial Provisioning Act;

"Corresponding Application", for Part 1, Clause 7B, and Part IIIA means—

- (a) an application under the MERCP Act for approval of a prescribed dealing that is an assessable transfer for a mining lease; or
- (b) a notice of a notifiable dealing under the MERCP Act to enable registration;

"Financial Provisioning Act" means the Mineral and Energy Resources (Financial Provisioning)
Act 2018;

"MERCP Act" means the Mineral and Energy Resources (Common Provisions) Act 2014;

"proposed changed holder event" means an event that would be a changed holder event under the Financial Provisioning Act, section 31A, if it were to occur;

"Removed Lease" means a mining lease that is removed from the operation of the Act and this Agreement under Part IIIA;

"Scheme Fund" means the Financial Provisioning Fund under the Financial Provisioning Act;

"Scheme Manager" means the scheme manager under the Financial Provisioning Act;

5. Amendment of Agreement, Pt 1, Cl 6 and Cl 7

Part I, Clauses 6 and 7 of the Agreement-

omit, insert-

7A. Transfer of benefits and obligations of this Agreement

- (1) The Companies and each of them may transfer the benefits and obligations of this Agreement in whole or in part (including their rights to or as the holder of any lease, licence, easement, grant or other title) to Utah Construction & Mining Co. or a subsidiary company of Utah Construction & Mining Co. or a company jointly owned by the Companies as a matter of right. Mitsubishi Development Pty Ltd may likewise transfer such benefits to Mitsubishi Shoji Kaisha or a subsidiary company of Mitsubishi Shoji Kaisha as a matter of right.
- (2) Subject to Part IIIA, any other transfer of benefits and obligations made hereunder to any other company or companies may be done only with approval of the Governor in

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Council and on such terms and conditions as the Governor in Council may by Order in Council specify and in any such case the transferee may be made a party to this Agreement and this Agreement may be varied in accordance with Clause 5 of this Part.

- (3) An approval mentioned in subclause (2) of this Clause shall not be given unless it is established to the satisfaction of the Minister that such transferee is capable of carrying out the obligations so transferred and has sufficient funds available for the purpose.
- (4) Further, no transfer to another company in accordance with subclause (2) of this Clause shall be valid unless or until such company has been duly registered or is a recognised registered company under the laws relating to companies in the State.
- 7B. Application of Financial Provisioning Act to proposed transfer requiring approval under Clause 7A
- (1) This Clause applies if the Governor in Council decides under Clause 7A to approve a proposed transfer that involves the proposed transfer in whole or in part of a right or interest of one or more of the Companies as holder of a Special Coal Mining Lease.
- (2) If the proposed transfer would have required a Corresponding Application if the Special Coal Mining Lease had instead been a mining lease granted under The Coal Mining Acts—
 - the proposed transfer is taken to be a changed holder event for each environmental authority for the Special Coal Mining Lease that would be affected if the proposed transfer occurred ("each relevant environmental authority"); and
 - (b) the proposed transferor and proposed transferee must make a written request to the Scheme Manager to make a changed holder review allocation for each relevant environmental authority under the Financial Provisioning Act, section 32, as if the proposed transfer had been completed, and the following provisions of the Financial Provisioning Act apply (with all necessary modifications)—
 - (i) section 34;
 - (ii) part 3, division 1, subdivision 4;
 - (iii) part 3, division 2; and
 - (iv) parts 3B, 4 and 5.
- (3) The Scheme Manager—

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- (a) must review the risk category to which each relevant environmental authority for the Special Coal Mining Lease is allocated under the Financial Provisioning Act, section 32, as soon as reasonably practicable after receiving the written request; and
- (b) as soon as reasonably practicable after deciding to confirm or change the risk category allocation for each relevant environmental authority—
 - (i) must give the proposed transferee written notice of the decision; and
 - (ii) if the proposed transferee consents—may give the Companies written notice of the decision.
- (4) The Scheme Manager's decision takes effect on the day the proposed transferee receives the notice mentioned in subclause (3)(b)(i) of this Clause.
- (5) Any contribution to the Scheme Fund required to be paid, or surety required to be given, for each relevant environmental authority as a result of the Scheme Manager's decision must be paid within one (1) month after the day the decision takes effect, and the proposed transfer cannot be completed for the purposes of the Act and this Agreement until the contribution is paid or the surety is given.

6. Insertion of new Pt IIIA

After Part III of the Agreement-

insert—

PART IIIA. REMOVAL OF SPECIAL COAL MINING LEASE FROM OPERATION OF ACT AND THIS AGREEMENT

- 1. Application of this Part
- This Part IIIA applies if the Companies wish to remove a Special Coal Mining Lease ("relevant Special Coal Mining Lease") from this operation of the Act and this Agreement.
- 2. Exit Application
- (1) If the Companies wish to remove the relevant Special Coal Mining Lease from the operation of the Act and this Agreement, but do not wish to change the proportions in which the Companies hold interests in the Special Coal Mining Lease, the Companies may give the Minister written notice requesting the removal of the relevant Special Coal Mining Lease ("Exit Application").

- (2) In deciding the Exit Application, the Minister must act reasonably having regard to—
 - (a) the legitimate commercial and operational objectives of the Companies;
 - (b) the interests of the State as a party to this Agreement; and
 - (c) the public interest in relation to the regulation of coal mining in Queensland.
- (3) However, the Minister must not approve the Exit Application unless the Minister is satisfied that the Companies hold all necessary tenures, grants, permits, licences and other statutory authorities that the holder of a coal mining lease granted under The Coal Mining Acts is required under Queensland law to hold to carry out mining activities on the area of the relevant Special Coal Mining Lease as at the date of removal from the operation of the Act and this Agreement.
- (4) If the Minister is not satisfied of the matters stated in subclause (3) of this Clause, the Minister must give the Companies a written notice—
 - stating the requirements ("completion requirements") the Companies must complete in order for the Minister to be satisfied of those matters; and
 - (b) asking the Companies to give the Minister a written notice stating the period of time ("nominated period") within which the Companies reasonably consider they can satisfy the completion requirements.
- (5) If the Companies receive written notice from the Minister under subclause (4) of this Clause and the Companies do not satisfy the completion requirements within the nominated period (or a longer period agreed between the Minister and the Companies), the Minister must refuse the Exit Application.
- (6) Subject to subclause (5) of this Clause, the Minister must decide the Exit Application—
 - (a) if the Minister gives the Companies written notice under subclause (4) of this Clause and the Companies satisfy the completion requirements within the nominated period (or a longer period agreed between the Minister and the Companies)—within three (3) months after the end of the nominated period or longer period agreed; or
 - (b) otherwise—within four (4) months after the Minister receives the Exit Application.
- (7) Within one (1) week after deciding the Exit Application, the Minister must give the Companies a written notice stating the Minister's decision.

3. Transfer and Exit Application

- (1) This Clause applies if-
 - the Companies wish to remove the relevant Special Coal Mining Lease from the operation of the Act and this Agreement; and
 - (b) one or more of the Companies that is the holder, or are the holders, of the relevant Special Coal Mining Lease ("relevant holder") wishes to transfer all or part of the relevant holder's rights and interests in the relevant Special Coal Mining Lease to—
 - (i) one or more of the Companies;
 - (ii) a company or companies registered under the Corporations Act 2001 (Cth) that is not one of the Companies (each, "Another Company"); or
 - (iii) combination of one or more of the Companies and Another Company,

(each, a "proposed transferee").

- (2) The Companies may give the Minister a written notice ("Transfer and Exit Application") that—
 - is in substantially the same form, and accompanied by substantially the same information, (with all necessary modifications) as a Corresponding Application;
 and
 - (b) states-
 - (i) the identity of each proposed transferee; and
 - (ii) the extent of the rights and interests in the relevant Special Coal Mining Lease proposed to be transferred to each proposed transferee.
- (3) In deciding the proposed removal of a Special Coal Mining Lease from the operation of the Act and this Agreement under the Transfer and Exit Application, the Minister must act reasonably having regard to—
 - (a) the legitimate commercial and operational objectives of the Companies;
 - (b) the interests of the State as a party to this Agreement; and
 - (c) the public interest in relation to the regulation of coal mining in Queensland.

- (4) In addition, for deciding the proposed transfer under the Transfer and Exit Application, the provisions of the MERCP Act relating to the transfer of a mining lease, or an interest in a mining lease, other than section 23, are taken to apply (with all necessary modifications) as though—
 - the relevant Special Coal Mining Lease were instead a mining lease granted and administered under The Coal Mining Acts; and
 - (b) the Transfer and Exit Application related to a transfer of a mining lease, or an interest in a mining lease, under the MERCP Act.
- (5) If the proposed transfer would have required a Corresponding Application if the Special Coal Mining Lease had instead been a mining lease granted under The Coal Mining Acts—
 - (a) the making of a Transfer and Exit Application is taken to be a changed holder event for each environmental authority for the relevant Special Coal Mining Lease that would be affected if the proposed transfer occurred ("each relevant environmental authority"); and
 - (b) the Scheme Manager must-
 - review the risk category to which each relevant environmental authority is allocated ("Changed Holder Review"); and
 - decide to confirm or change the risk category to which each relevant environmental authority is allocated ("Changed Holder Decision").
- (6) The following provisions of the Financial Provisioning Act apply (with all necessary modifications) to the Changed Holder Review and the Changed Holder Decision—
 - (a) sections 32 and 34;
 - (b) part 3, division 1, subdivision 4;
 - (c) part 3, division 2; and
 - (d) parts 3B, 4 and 5.
- (7) As soon as reasonably practicable after making the Changed Holder Decision for each relevant environmental authority, the Scheme Manager—
 - (a) must give the proposed transferee written notice of the Changed Holder Decision; and

- (b) if the proposed transferee consents—may give the proposed transferor written notice of the Changed Holder Decision.
- (8) The Changed Holder Decision takes effect on the day the proposed transferee receives the notice mentioned in subclause (7)(a) of this Clause.
- (9) The Transfer and Exit Application cannot be approved until any contribution to the Scheme Fund required to be paid, or surety required to be given, for each relevant environmental authority as a result of the Changed Holder Decision, has been paid or given.
- 4. Indicative Approval of Transfer and Exit Application
- This Clause applies if the Companies propose to make a Transfer and Exit Application for the relevant Special Coal Mining Lease under Clause 3 of this Part IIIA ("Proposed Transfer and Exit Application").
- (2) Before making the Proposed Transfer and Exit Application, the Companies may apply to the Minister for an indication of (an "Indicative Approval")—
 - (a) whether the Minister is likely to approve the Proposed Transfer and Exit Application; and
 - (b) what, if any, conditions are likely to be imposed by the Minister.
- (3) If an application for Indicative Approval is made under subclause (2) of this Clause, the Minister must decide to either refuse to give the Indicative Approval or give the Indicative Approval with or without conditions.
- (4) If the proposed transfer under the Proposed Transfer and Exit Application would have required a Corresponding Application if the relevant Special Coal Mining Lease had instead been a mining lease granted under The Coal Mining Acts—
 - (a) the application for Indicative Approval is taken to be a proposed changed holder event for the Financial Provisioning Act, section 33, in relation to each environmental authority for the relevant Special Coal Mining Lease that would be affected if the proposed transfer occurred ("each relevant environmental authority");
 - (b) the Companies must make an application under the Financial Provisioning Act, section 33, for a changed holder review allocation for each relevant environmental authority ("Proposed Changed Holder Review Allocation");

- for deciding the application for the Proposed Changed Holder Review Allocation, the Financial Provisioning Act, section 34, applies (with all necessary modifications); and
- (d) the Financial Provisioning Act, sections 76F and 76G, apply to the Scheme Manager's decision for the Proposed Changed Holder Review Allocation as though it were a changed holder review allocation under the Financial Provisioning Act, section 32(2)(b).
- (5) If—
 - an Indicative Approval given under subclause (3) of this Clause indicates the Minister will approve the Proposed Transfer and Exit Application; and
 - (b) within 6 months from the day the Indicative Approval was given, the Companies make a Transfer and Exit Application,

then, subject to subclause (6) of this Clause-

- (c) the Minister must approve the Transfer and Exit Application in accordance with the Indicative Approval unless—
 - the proposed transferee is not eligible to be a resource authority holder under the MERCP Act or The Coal Mining Acts;
 - the application for the Indicative Approval contained incorrect material information or omitted material information and, had the Minister been aware of the discrepancy, the Minister would not have given the Indicative Approval; or
 - preconditions for the Indicative Approval have not been complied with; and
- (d) the Scheme Manager must decide to allocate each relevant environmental authority for the relevant Special Coal Mining Lease to the risk category indicated in the notice of decision for the Proposed Changed Holder Review Allocation if—
 - the Companies did not make any submissions under the Financial Provisioning Act, section 34, in response to the notice of indicative decision; or
 - (ii) the Companies have given a notice to the Scheme Manger under the Financial Provisioning Act, section 34(1)(e)(ii).

- (6) If neither of the matters mentioned in subclause (5)(d)(i) or (ii) of this Clause has occurred when the Companies make the Transfer and Exit Application, the process described in Clauses 3(5) to (9) of this Part IIIA applies.
- 5. Relationship between Part IIIA and the Water Act, chapter 8, part 3C, division 3
- (1) If an Exit Application, or a Transfer and Exit Application, is made, the Companies may not, while the Exit Application, or the Transfer and Exit Application, is being decided, make a request or enter into an agreement under the Water Act, chapter 8, part 3C, division 3, to replace water rights in relation to the relevant Special Coal Mining Lease.
- (2) To avoid doubt, subclause (1) of this Clause does not affect any right of one or more of the Companies under the Water Act, chapter 8, part 3C, division 3, to make a request or enter into an agreement to replace the water rights under Part VII of this Agreement at any time other than while an Exit Application, or a Transfer and Exit Application, is being decided.
- 6. Consequences of approval of Exit Application or Transfer and Exit Application
- If the Minister approves an Exit Application or a Transfer and Exit Application under this Part IIIA—
 - the relevant Special Coal Mining Lease immediately ceases to be a Special Coal Mining Lease and becomes a Removed Lease;
 - (b) the provisions of the Act and this Agreement (including the water rights described in Part VII of this Agreement) immediately cease to apply to the Removed Lease;
 - (c) the Removed Lease-
 - is taken for all purposes to be a mining lease granted under The Coal Mining Acts; and
 - (ii) will from that time forward be administered under The Coal Mining Acts.
- (2) To avoid doubt-
 - (a) a Removed Lease has the same grant and commencement dates that it had before it ceased to be a Special Coal Mining Lease; and
 - (b) the removal of a Special Coal Mining Lease from the operation of the Act and this Agreement does not affect the rights and interests of the Companies under

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the Act and this Agreement in relation to the remaining Special Coal Mining Leases.

	13
SIGNED for the STATE OF QUEENSLAND bY THE PREMIER))
in the presence of:)))
(signature of witness))
(name of witness))
EXECUTED by BHP COAL PTY LTD ACN 010 595 721 in accordance with section 127(1) of the <i>Corporations Act 2001</i> (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	
EXECUTED by BHP QUEENSLAND COAL INVESTMENTS PTY LTD ACN 098 876 825 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	

	14
EXECUTED by MITSUBISHI DEVELOPMENT PTY LTD ACN 009 779 873 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	
EXECUTED by QCT INVESTMENT PTY LTD ACN 010 487 831 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary

Date of signing

	13
EXECUTED by QCT MINING PTY LTD ACN 010 487 840 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	
EXECUTED by QCT RESOURCES PTY LTD ACN 010 808 705 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	

	16
EXECUTED by UMAL CONSOLIDATED PTY LTD ACN 000 767 386 in accordance with section 127(1) of the Corporations Act 2001 (Cth):	
Signature of director	Signature of director/secretary
Name of director	Name of director/secretary
Date of signing	

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	Part	4 Amendment of Land Act 1994	
Clause	8	Act amended 2	
		This part amends the <i>Land Act 1994</i> .	
		Note— 4	
		See also the amendments in schedule 1. 5	
Clause	9	Amendment of s 8 (Definitions for pt 4) 6	
		Section 8, definition <i>right line tidal boundary</i> , from 'land 7 that'— 8	
		omit, insert—	
		land that—	0
		(a) is located approximately where a tidal 11 boundary might otherwise be located; or 12	
		Example— 13	3
		The boundaries of a lot include a tidal boundary. Because of difficulties arising in relation to the location at law of the tidal boundary, or for some other reason, the registered owner of the lot agrees to surrender the lot to the State. The lot is resurveyed, and a new deed of grant is issued for the lot, but without the tidal boundary. The deed of grant and associated plan of survey now provide for a right line boundary in a location that is the approximate location of the previous tidal boundary.	567890123
		(b) adjoins land that is, whether permanently or from time to time, covered by tidal water.	
Clause	10	Amendment of s 9 (Land adjacent to tidal boundary or right line tidal boundary owned by State) 22	
		(1) Section 9(6), 'commencement of this section'—	9
		omit, insert—	0
		relevant commencement 33	1

	(2) Section 9—	_		1
	insert—			2
	(7)	For mean	subsection (6), relevant commencement	3
		1 ;	in relation to a tidal boundary or right line tidal boundary under section 8, definition right line tidal boundary, paragraph (a)—the commencement of subsection (6); or	5 6 7 8 9
		1	in relation to a right line tidal boundary under section 8, definition <i>right line tidal boundary</i> , paragraph (b)—the commencement of this subsection.	10 11 12 13
Clause 11	Amendment of	of s 60	(Trustee permits)	14
	(1) Section 60		, ,	15
	omit, inser	<i>t</i> —		16
	(2)	A tru	stee permit must not be inconsistent with—	17
		(a) 1	the purpose of the trust land; or	18
		(b) 1	the requirements prescribed by regulation.	19
	(2A)	-	ite subsection (2)(a), a trustee permit may be asistent with the purpose of the trust land if—	20 21
			a management plan for the trust land has been approved under section 48; and	22 23
		(b) 1	the management plan—	24
		((i) identifies the potential impacts of the trustee permit being inconsistent with the purpose of the trust land; and	25 26 27
		((ii) states how the trustee permit being inconsistent with the purpose of the trust land would not diminish the purpose of the trust land.	28 29 30 31

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		(2) Section 60(2A) to (4)—	L
		renumber as section $60(3)$ to (5) .)
Clause	12	Amendment of s 70 (Sale by mortgagee in possession)	3
		Section 70(3), from ', in'—	ŀ
		omit, insert—	í
		that the land is for sale, in a way the mortgagee considers is reasonably likely to come to the attention of members of the public in the locality of the land.	7
			0
		conspicuous and easily visible to members of the 1	12 13
			15
			18
Clause	13	Amendment of s 98 (Closure of road)	9
		Section 98(2)—	20
		omit, insert—	21
		(2) The Minister may—	22
		receiving an application under section 2	23 24 25
			26 27
Clause	14		28 29
		(1) Section 130(1)—	30

			omit, insert	<u>. </u>	1		
			(1)	Before a lease issued for a significant development is transferred, the chief executive may obtain an independent assessment of the transferee's financial and managerial capabilities.	2 3 4 5		
		(2)	Section 130)	6		
			insert—		7		
			(4)	If the chief executive obtains an assessment under subsection (1), the lease must not be transferred to the transferee unless the Minister is satisfied, having regard to the assessment, about the transferee's financial and managerial capabilities.	8 9 10 11 12		
Clause 15	15	Omission of ch 4, pt 1, div 3 (Availability of additional areas)					
			Chapter 4, 1	part 1, division 3—	15		
			omit.		16		
Clause ·	16			f s 156 (Lessee must give improvements er information)	17 18		
		(1)	Section 156	6(1), before paragraph (a)—	19		
			insert—		20		
				(aa) the chief executive decides not to make an offer of a new lease under section 157B; or	21 22		
		(2)	Section 156	6(1)(b)—	23		
			omit, insert	<u></u>	24		
				(b) a renewal application made by the lessee is refused.	25 26		
		(3)	Section 156	6(1)(aa) to (b)—	27		
			renumber a	s section 156(1)(a) to (c).	28		

Clause	17

Insertion of ne	ew s	157E	3	1		
After section	n 157	7A—		2		
insert—				3		
			ot to make offer of new lease ving renewal application	4 5		
(1)	The chief executive may decide not to make an offer of a new lease at any time before receiving a renewal application from the lessee of a term lease.					
(2)		e uno	eciding not to make an offer of a new der subsection (1), the chief executive	10 11 12		
	(a)	_	the lessee a notice stating each of the owing—	13 14		
		(i)	that the chief executive proposes not to make an offer of a new lease;	15 16		
		(ii)	the reasons for the chief executive's proposal not to make an offer of a new lease;	17 18 19		
		(iii)	that the lessee may, within the reasonable period stated in the notice, make written submissions about any matter relevant to the reasons for the chief executive's proposal; and	20 21 22 23 24		
	(b)		sider any written submissions made by lessee within the period stated in the ce.	25 26 27		
(3)			420FA, 420G and 420H apply in relation g a decision under subsection (1)—	28 29		
	(a)	or r	f a reference in the sections to deciding efusing an application were a reference taking the decision; and	30 31 32		
	(h)	with	other necessary changes	33		

Clause	18	Am	endment of	s 15	58 (<i>P</i>	application for new lease)	1
	(1)	Section 158(1), from 'unless'—					
			omit, insert—	-			3
			ι	ınle	ss—		4
			((a)	notic chie whe	chief executive has given the lessee a ce under section 157B(2)(a) and the f executive is continuing to consider ther to make a decision under that ion; or	5 6 7 8 9
			(` /	follo new	chief executive has made either of the owing decisions on the ground that a lease is not the most appropriate form enure for the lease land—	10 11 12 13
					(i)	a decision not to make an offer of a new lease under section 157B;	14 15
					(ii)	a decision to refuse an earlier renewal application; or	16 17
			((c)		ndition of the lease or this Act prohibits renewal of the lease.	18 19
		(2)	Section 158(3	3)(a) and (b)—			
			omit, insert-	_			21
			((a)	follo grou	chief executive has made either of the owing decisions other than on the and that a new lease is not the most copriate form of tenure for the lease	22 23 24 25 26
					(i)	a decision not to make an offer of a new lease under section 157B;	27 28
					(ii)	a decision to refuse an earlier renewal application; and	29 30
			((b)	fron	e is no relevant change in circumstances in the decision under section 157B or the er application.	31 32 33

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Clause	19		of s 159A (Provisions for decision about riate form of tenure)	1 2				
		(1) Section 15	9A(1), 'the subject of a renewal application'—	3				
		omit.		4				
		(2) Section 15	9A(3), after 'decision'—	5				
		insert—		6				
			in relation to a renewal application	7				
		(3) Section 15	9A(4), 'the election'—	8				
		omit, inser	<i>t</i> —	9				
			an election under subsection (3)	10				
Clause	20	Amendment of s 160 (Notice of chief executive's decision)						
		Section 16	0(2) and (3)—	13				
		omit, insert—						
		(2)	If the chief executive decides not to make an offer of a new lease under section 157B or decides to refuse a renewal application (each a <i>refusal decision</i>), the lessee must be given notice of the reasons for the refusal decision.	15 16 17 18 19				
		(3)	The lessee may appeal against the chief executive's refusal decision if the only reason for the decision was that the lessee had not complied with the conditions of the lease.	20 21 22 23				
Clause	21	Amendment of required for of	of s 165A (Chief executive's approval conversion)	24 25				
		Section 165A, from 'if'—						
		omit, inser	<i>t</i> —	27				
			if the chief executive has made an offer to convert the lease under this division and the offer has been accepted.	28 29 30				

Clause	22	Insertion of ne	ew s	165E	3	1
		After section	n 16	5A—		2
		insert—				3
					o make offer to convert lease ving conversion application	4 5
		(1)	rece		ef executive may, at any time before a conversion application, decide to offer t—	6 7 8
			(a)	a pe	rpetual lease to freehold land; or	9
			(b)	a ter	m lease to freehold land; or	10
			(c)		rm lease to a perpetual lease, but only if term lease is—	11 12
				(i)	a lease for pastoral purposes; or	13
				(ii)	a lease for tourism purposes for land on a regulated island.	14 15
		(2)	the	chief	naking a decision under subsection (1), executive must evaluate the lease land to e most appropriate tenure for the land.	16 17 18
		(3)			on 16 applies with necessary changes.	19 20
		(4)			420FA and 420G apply in relation to decision under subsection (1)—	21 22
			(a)	an a	f a reference in the sections to deciding application were a reference to making decision; and	23 24 25
			(b)	with	other necessary changes.	26
Clause	23	Amendment o	fs1	66 (<i>A</i>	Application to convert lease)	27
		Section 166	$\delta(2)(a$) and	(b)—	28
		omit, insert				29
			(a)	eithe	er—	30

			(i)	the lessee has rejected an earlier offer by the chief executive to convert the lease to freehold land or a perpetual lease; or	1 2 3 4
			(ii)	the lessee has made an earlier conversion application and the application was refused; and	5 6 7
		(b)	fror	re is no relevant change in circumstances in the rejection of the chief executive's er or the earlier application.	8 9 10
lause 24	Am	endment of s 1	67 (F	Provisions for deciding application)	11
	(1)	Section 167, hea	ding	, after 'deciding'—	12
		insert—			13
		con	versi	on	14
	(2)	Section 167, befo	ore s	ubsection (1)—	15
		insert—			16
				etion applies in relation to the chief e deciding a conversion application.	17 18
	(3)	Section 167(2), '	Subs	section (1)'—	19
		omit, insert—			20
		Sub	secti	on (2)	21
	(4)	Section 167(2), '	fulfi	lment of'—	22
		omit, insert—			23
		com	pliar	nce with	24
	(5)	Section 167(3), '	subs	ection (1)(d)'—	25
		omit, insert—			26
		subs	sectio	on (2)(d)	27
	(6)	Section 167(6), '	subs	ection (1)(k)'—	28
		omit, insert—			29

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		subsection (2)(k)	1
	(7)	Section 167(6), 'in subsection (1)'—	2
		omit, insert—	3
		in subsection (2)	4
	(8)	Section 167(1AA) to (7)—	5
		renumber as section 167(1) to (8).	6
lause 25		nendment of s 168 (Notice of chief executive's cision)	7 8
	(1)	Section 168(1), 'applicant'—	9
		omit, insert—	10
		lessee	11
	(2)	Section 168(1A), 'application'—	12
		omit, insert—	13
		offer	14
	(3)	Section 168(3)—	15
		omit, insert—	16
		(3) The offer may be for—	17
		(a) a smaller size area of land; or	18
		(b) if the offer is made in relation to a conversion application—a different tenure from the tenure applied for.	-
	(4)	Section 168(4) and (5), 'the conversion'—	22
		omit, insert—	23
		a conversion	24
	(5)	Section 168(5), 'fulfilled'—	25
		omit, insert—	26
		complied with	27

[s 26]

Clause	26	Replacement of lease ends und		176Z (When payment obligations end if part)	1 2
		Section 176	Z—		3
		omit, insert-	_		4
		176Z Wł und		payment obligations end if lease ends art	5 6
		(1)	Thi	s section applies if a lease ends under this part.	7
		(2)	amo	obligation to pay future rent and other punts that may become payable in relation to lease stops on—	8 9 10
			(a)	if the lease ends because an offer to convert the lease to freehold land is accepted—the day the offer to convert the lease is accepted; or	11 12 13 14
			(b)	otherwise—the day before the day on which the lease ends.	15 16
Clause	27	Omission of sa	s 20	6 and 207	17
		Sections 20	6 and	1 207—	18
		omit.			19
Clause	28			47 (Application of payment for incoming lessee or buyer)	20 21
		Section 247	(2)—	_	22
		omit, insert-	_		23
		(2)	Hov	wever, no amount is payable by the State to—	24
			(a)	a person mentioned in subsection (1), if the person waives the person's entitlement to payment of the amount; or	25 26 27
			(b)	a person who was a registered lessee of a lease, if the lease was forfeited because the	28 29

					see acquired the lease by fraud or was not gible to acquire or hold the lease.	1 2	
Clause	29	Amend	ment of s	322 (I	Requirements for transfers)	3	
		(1) Sec	etion 322(2)(a)—		4	
		om	it, insert—			5	
			(a)	the	licence is held by—	6	
				(i)	the registered owner of freehold land (the <i>subject land</i>); or	7 8	
				(ii)	the lessee of land leased under this Act (also the <i>subject land</i>); and	9 10	
		(2) Sec	etion 322(2)(b), 'fı	reehold'—	11	
		om	it, insert—			12	
			subject				
		(3) Sec	etion 322(2)(c), 'th	ne freehold'—	14	
		om	it, insert—			15	
			an	intere	est in the subject	16	
Clause	30	Amend	ment of s	346 (Sale of mortgaged lease)	17	
		Sec	etion 346(2),	from	', in'—	18	
		om	it, insert—			19	
			cor	ısider	lease is for sale, in a way the mortgagee s is reasonably likely to come to the of members of the public in the locality ase.	20 21 22 23	
			_	mples section	of ways a notice may be published under	24 25	
			•	lea to	playing the notice on the land the subject of the use so the notice is conspicuous and easily visible members of the public from a place other than a land	26 27 28 29	

s	31	

				 publishing the notice in a newspaper circulating generally in the locality of the lease 	1 2
				• publishing the notice in an online local newspaper for the locality of the lease	3 4
lause	31			of s 360A (Chief executive may change term petual leases, other than State leases)	5 6
		(1)	Section 360	0A(2)(c), 'if'—	7
			omit.		8
		(2)	Section 360)A(2)(e)—	9
			omit.		10
		(3)	Section 360)A—	11
			insert—		12
			(3A)	The chief executive may act under subsection (2)(d) or (3)(c) in relation to unallocated State land that is to be granted without competition only if the Minister decides under section 121(1)(b) that the lease of the unallocated State land may be granted without competition.	13 14 15 16 17 18
		(4)	Section 360	0A(3A) to (5)—	19
			renumber a	s section 360A(4) to (6).	20
lause	32		nendment o gistration)	of s 362 (Easements may be created only by	21 22
			Section 362	2—	23
			insert—		24
			(7)	In this section—	25
				full supply level, for a dam or weir, means the level of the dam's or weir's water surface when water storage is at maximum operating level without being affected by flood.	26 27 28 29

s 331	
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Clause	33	Am	nendment o	f s 373A (Covenant by registration)	1
			Section 373	3A(12)—	2
			insert—		3
				tidal water land means land that, under section 9(1), is the property of the State and may be dealt with as unallocated State land.	4 5 6
Clause	34	Am	nendment o	f s 373AB (Compliance with s 373A)	7
			Section 373	3AB(4), 'section 373A(7)(b)'—	8
			omit, insert	<u></u>	9
				section 373A(9)(b)	10
Clause	35		nendment o ated land)	f s 390A (Special provision for transport	11 12
		(1)	Section 390	A, heading, after 'for'—	13
			insert—		14
				defence land or	15
		(2)	Section 390	OA(2), from 'transport' to 'purposes'—	16
			omit, insert	<u> </u>	17
				defence land or transport related land	18
		(3)	Section 390)A—	19
			insert—		20
			(3)	In this section—	21
				defence land means lease land under a term lease or perpetual lease to the Commonwealth for defence purposes.	22 23 24
				transport related land means—	25
				(a) transport land; or	26
				(b) lease land under a perpetual lease to the State for marine facility purposes.	27 28

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ıs	30

lause 36	Insertion of ne	ew ch 7	', pt 1D	1
	Chapter 7—	_		2
	insert—			3
	Part 1	D	Provisions about offers	4
	403P A	pplicati	on of part	5
		under	part applies in relation to an offer made this Act by a person (the <i>offeror</i>) to another (the <i>offeree</i>).	6 7 8
	403Q D	efinitio	ns for part	9
		In this	part—	10
		offere	e see section 403P.	11
		offero	r see section 403P.	12
		offer p	period see section 403R.	13
	403R M	eaning	of offer period	14
	(1)	The period	eriod for which an offer is valid (the <i>offer</i>) is—	15 16
		(a) th	ne period stated in the offer; or	17
			no period is stated in the offer—3 months om the day the offer is made.	18 19
	(2)		ver, if the offer period is extended under tion (3) or (4), the extended period is the eriod .	20 21 22
	(3)	offer i	feror may extend the period for which the s valid in the offer period if the offeree s for the extension within the offer period.	23 24 25
	(4)	offer i	feror may extend the period for which the s valid after, but within 42 days after, the period ends if—	26 27 28

	(a) the offeree applies for the extension after, but within 42 days after, the offer period ends; and	1 2 3
	(b) the offeror considers that exceptional circumstances exist.	4 5
(5)	The period for which an offer is valid may be extended under subsection (4) only once.	6 7
403S Re	equirement for making conditional offers	8
(1)	This section applies if an offer is subject to conditions.	9 10
(2)	The offer must state—	11
	(a) that, for the offer to be accepted, the conditions must be complied with within the offer period; and	12 13 14
	(b) that the offer lapses if the offer is not accepted under this Act within the offer period.	15 16 17
403T Re	equirements for acceptance of offers	18
(1)	An acceptance of an offer must be in writing.	19
(2)	An offer that is made subject to conditions is accepted only if the conditions are complied with within the offer period.	20 21 22
	Note—	23
	See section 171 for a requirement about accepting particular conditional offers.	24 25
403U La	apse of offer	26
	An offer lapses at the end of the offer period if the offer is not accepted under this Act within the offer period	27 28 29

		range in purchase price or cash premium if er period extended	2
	(1)	This section applies if—	3
		(a) an offer includes a purchase price, or a cash premium, that is not fixed by reference to a particular date; and	4 5 6
		(b) the offeror extends the period for which the offer is valid under section 403R(3) or (4).	7 8
	(2)	The offeror may amend the offer to change the purchase price or cash premium.	9 10
	(3)	The offeror must decide the new purchase price or cash premium in the way the offeror was required to decide the original purchase price or cash premium under this Act.	11 12 13 14
Clause 37	Omission of s boundaries)	437 (Changing county or parish	15 16
	Section 437	<u>'</u>	17
	omit.		18
Clause 38	Insertion of ne	ew ch 9, pt 7	19
	Chapter 9—	-	20
	insert—		21
	Part 7	Transitional provisions	22
		for Land and Other	23
		Legislation	24
		Amendment Act 2022	25
	550 Def	initions for part	26
		In this part—	27
		former, for a provision of this Act, means the	28

	provision as in force from time to time before the commencement.	1 2
	<i>new</i> , for a provision of this Act, means the provision as in force from the commencement.	3 4
	sting applications to transfer leases issued significant development	5 6
(1)	This section applies if an application for approval to transfer a lease issued for a significant development is made, but not decided, under this Act before the commencement.	7 8 9 10
(2)	New section 130 applies in relation to the lease.	11
	gistration of documents for particular sting dealings	12 13
(1)	This section applies to a dealing mentioned in new section 390A(1) affecting defence land if—	14 15
	(a) the dealing or the process for the dealing started before the commencement, whether or not the dealing or process was also completed before the commencement; and	16 17 18
	(b) immediately before the commencement, a document for the dealing had not been registered.	20 21 22
(2)	New section 390A applies in relation to the dealing and the registration of a document for the dealing.	23 24 25
(3)	In this section—	26
	defence land see section 390A(3).	27
553 Evi	sting offers for renewal of term leases	20
(1)	This section applies if a term lease is the subject	28
(1)	of an offer under this Act for renewal that was	29 30

[s 3	9]
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			made, but not fully dealt with, before the commencement.	1 2
		(2)	New section 434B applies in relation to the lease.	3
		554 Lap	ose of existing offers	4
		(1)	This section applies to an offer—	5
			(a) made under this Act before the commencement; and	6 7
			(b) that has not, immediately before the commencement, lapsed under former section 442.	8 9 10
		(2)	New chapter 7, part 1D applies in relation to the offer.	11 12
lause	39 Ar	mendment o	f sch 6 (Dictionary)	13
	(1)		, definitions additional area, full supply level and	14
	(1)		sidence condition—	15
		omit.		16
	(2)	Schedule 6	<u> </u>	17
		insert—		18
			offeree, for chapter 7, part 1D, see section 403P.	19
			offeror, for chapter 7, part 1D, see section 403P.	20
			offer period, for chapter 7, part 1D, see section 403R.	21 22
	Part 5		Amendment of Land	23
			Regulation 2020	24
lause	40 Re	egulation an	nended	25
		_	mends the Land Regulation 2020.	26
		=		

s	4	1	1

		Note— See also the amendments in schedule 1.	1 2
Clause	41	Amendment of s 9 (Deciding purchase price for particular purposes—Act, ss 109C, 122, 123A and 170)	3 4
		Section 9(1)(d), 'under section 168(1) of the Act'—	5
		omit, insert—	6
		in relation to a conversion offer	7
Clause	42	Amendment of s 10 (Net present value)	8
		Section 10(2)—	9
		omit, insert—	10
		(2) For land the subject of a conversion offer, the net present value must be worked out as at—	11 12
		(a) if the offer is made under section 165B of the Act—the day stated in the offer; or	13 14
		(b) if the offer is made in relation to a conversion application—the day the chief executive received the application.	15 16 17
		(3) For subsection (2)(a), the day stated in the offer may be earlier than the day the chief executive makes the offer, but no earlier than 4 months before the day the chief executive makes the offer.	18 19 20 21
Clause	43	Amendment of s 13 (Working out unimproved value of land)	22 23
		(1) Section 13(4)—	24
		omit, insert—	25
		(4) For deciding the purchase price for land granted or leased in relation to a conversion offer, the unimproved value of the land is the unimproved value as at—	26 27 28 29

			(a)	if the offer is made under section 165B of the Act—the day stated in the offer; or	1 2
			(b)	if the offer is made in relation to a conversion application—the day the chief executive received the application.	3 4 5
		(4A)	may mak	subsection (4)(a), the day stated in the offer be earlier than the day the chief executive tes the offer, but no earlier than 4 months ore the day the chief executive makes the offer.	6 7 8 9
	(2)	Section 13(4A) t	o (6)—	10
		renumber a	s sec	tion 13(5) to (7).	11
Clause 44	Am lan		fs1	5 (Value of commercial timber—other	12 13
	(1)	Section 15((3)(a)	, from 'at'—	14
		omit, insert			15
			at—	-	16
			(i)	if a conversion offer is made under section 165B of the Act—the day stated in the offer; or	17 18 19
			(ii)	if a conversion offer is made in relation to a conversion application—the day the chief executive received the application; or	20 21 22
	(2)	Section 15-		conversion application—the day the chief	21
	(2)	Section 15- insert—		conversion application—the day the chief	21 22

s	45]

Clause	45	Amendment of s 19 (Appeal against decision on purchase price for conversion)	1 2
		Section 19(1)(a)—	3
		omit, insert—	4
		(a) makes a conversion offer; and	5
Clause	46	Replacement of s 37 (Rent for lease with particular title reference)	6 7
		Section 37—	8
		omit, insert—	9
		37 Rent for leases with particular title references	10
		The rent payable for the term of each of the leases with the title references 40058945, 40077786 and 40078857 is \$1.	11 12 13
Clause	47	Amendment of sch 9 (Dictionary)	14
		Schedule 9—	15
		insert—	16
		<i>conversion offer</i> means an offer to convert a lease under chapter 4, part 3, division 3 of the Act.	17 18
	Part		19
		1994	20
Clause	48	Act amended	21
		This part amends the Land Title Act 1994.	22
		Note—	23
		See also the amendments in schedule 1.	24

[s	49]
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Clause	49	Amendment or registration)	of s 82 (Creation of easement by	1 2
		Section 82-	<u> </u>	3
		insert—		4
		(7)	In this section—	5
			full supply level, for a dam or weir, means the level of the dam's or weir's water surface when water storage is at maximum operating level without being affected by flood.	6 7 8 9
	Part	7	Amendment of Place Names Act 1994	10 11
Clause	50	Act amended		12
		This part a	mends the <i>Place Names Act 1994</i> .	13
Clause	51	Amendment of	of s 3 (Definitions)	14
		Section 3—	_	15
		insert—		16
			Queensland government website see the Financial Accountability Act 2009, section 88F(7).	17 18 19
			regional newspaper see the Financial Accountability Act 2009, section 88H(2).	20 21
			<i>relevant website</i> , for publishing a notice relating to a place, means—	22 23
			(a) the department's website; or	24
			(b) a Queensland government website; or	25
			(c) another website the Minister considers appropriate, having regard to the nature of the information contained in the notice.	26 27 28

s	521

Clause	52	Amendment of s 9	(Not	tice of place name proposal)	1
		Section 9(2)(a)—	_		2
		omit, insert—			3
		(a)		t be published in the gazette and in at 1 of the following ways—	4 5
			(i)	on a relevant website;	6
			(ii)	in an electronic version of a newspaper;	7
			(iii)	in a regional newspaper circulating generally in the area of the place to which the proposal relates; and	8 9 10
Clause	53	Amendment of s 1	1 (De	ecision about proposal)	11
		Section 11(2)(a)			12
		omit, insert—			13
		(a)		t be published in the gazette and in at t 1 of the following ways—	14 15
			(i)	on a relevant website;	16
			(ii)	in an electronic version of a newspaper;	17
			(iii)	in a regional newspaper circulating generally in the area of the place to which the proposal relates; and	18 19 20
	Part			dment of Stock Route	21
		IVIA	maç	gement Act 2002	22
Clause	54	Act amended			23
		This part amend	s the	Stock Route Management Act 2002.	24
		Note—			25
		See also the ame	ndmer	nts in schedule 1.	26

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Clause	55 Insertion of ne	ew s 97A	1
	After section	n 97—	2
	insert—		3
	97A Sto	ck route map	4
	(1)	The chief executive may certify a map in digital electronic form as the stock route map for the State.	5 6 7
	(2)	If the chief executive certifies a map under subsection (1)—	8 9
		(a) the chief executive must publish the map, as the current stock route map for the State, on the department's website; and	10 11 12
		(b) the map takes effect as the stock route map for the State on the day it is published under paragraph (a).	13 14 15
	(3)	A map published under subsection (2)(a) stops having effect as the stock route map for the State if the chief executive publishes another map under the subsection.	16 17 18 19
	(4)	The chief executive must, for each map that stops having effect as the current stock route map for the State under subsection (3), publish the map as a previous stock route map for the State on the department's website.	20 21 22 23 24
	(5)	A map published under subsection (4) must state the period for which it had effect.	25 26
Clause !	56 Insertion of ne	ew s 97B	27
	Before sect	ion 98—	28
	insert—		29
	97B Def	inition for part	30
		In this part—	31

		prescribed local government means a local government to which part 3 applies.
ause	57	Amendment of s 98 (State stock route network management strategy)
		Section 98(1), ', as soon as practicable after the commencement of this part,'—
		omit.
use	58	Insertion of new s 100A
		After section 100—
		insert—
		100A Notice of strategy taking effect
		The chief executive must, as soon as practicable after a State stock route network management strategy takes effect, notify each prescribed local government of that fact.
iuse	59	Replacement of ss 102 and 103
		Sections 102 and 103—
		omit, insert—
		102 Reviewing, amending and renewing strategy
		(1) The chief executive may review, amend or renew a State stock route network management strategy as the chief executive considers appropriate.
		(2) However, the chief executive must review the effectiveness of the strategy at least 6 months before it stops having effect.
		(3) In amending the strategy, the chief executive must have regard to the principles of stock route network management.
		(4) If the chief executive amends or renews the

		strategy, the chief executive must notify each prescribed local government of the amendment or renewal.	1 2 3
	103 C	hief executive must publish copy of strategy	4
	(1)	The chief executive must, on or before the day the State stock route network management strategy takes effect, publish a copy of the strategy on the department's website.	5 6 7 8
	(2	If the chief executive amends or renews the strategy under this part, the chief executive must publish the amended or renewed strategy on the department's website.	9 10 11 12
lause 60		of s 105 (Local governments to have stock k management plan)	13 14
	(1) Section 1	05, heading, 'have'—	15
	omit, inse	rt—	16
		adopt	17
	(2) Section 1	05(1), '2 years after this part commences, have'—	18
	omit, inse	rt—	19
		1 year after being notified of a State stock route network management strategy taking effect under section 100A, adopt	20 21 22
	(3) Section 1	05—	23
	insert—		24
	(3)	The plan must be consistent with—	25
		(a) the principles of stock route network management; and	26 27
		(b) the State stock route network management strategy.	28 29

lause	61	Replacement of	of ss	106 to 111	1
		Sections 10	6 to 1	111—	2
		omit, insert-	_		3
				ng draft plan—matters local nent must have regard to	4 5
		(1)	man	preparing a draft stock route network agement plan, a local government must have ard to the following—	6 7 8
			(a)	the principles of stock route network management;	9 10
			(b)	the State stock route network management strategy in relation to which the plan is being prepared;	11 12 13
			(c)	the maintenance of travelling stock facilities and pasture for the needs of travelling stock on the local government's part of the stock route network;	14 15 16 17
			(d)	the environmental and cultural values of the local government's part of the stock route network;	18 19 20
			(e)	the uses, other than in relation to travelling stock, of the local government's part of the stock route network;	21 22 23
			(f)	how the uses mentioned in paragraph (e) may affect the local government's part of the stock route network being used for travelling stock;	24 25 26 27
			(g)	whether the local government's part of the stock route network needs management for controlled burning or grazing, declared pest treatment, erosion rehabilitation or pasture regeneration;	28 29 30 31 32
			(h)	how the integrity of the local government's part of the stock route network can be	33 34

	maintained so that the network is not fragmented;	1 2
	(i) the interests of the local community in the local government's area, including, for example, the interests of landholders, Aboriginal communities, industry groups and members of the public.	3 4 5 6 7
(2)	For subsection (1), the local government's part of the stock route network is the part of the network that is in the local government's area.	8 9 10
(3)	In this section—	11
	declared pest see the Land Act 1994, schedule 6.	12
107 Pre	paring draft plan—consultation uirements for particular stock routes	13 14
(1)	This section applies if—	15
	(a) a local government is preparing a draft stock route network management plan for managing stock routes in its area; and	16 17 18
	(b) all or part of a stock route in the area is in, on, crosses or is adjacent to a protected area, State-controlled road or waterway.	19 20 21
(2)	The local government must, in preparing the draft plan—	22 23
	(a) consult with the interested department for the protected area, State-controlled road or waterway about requirements under Acts administered by the department that may impact on the use of the stock route for travelling stock; and	24 25 26 27 28 29
	(b) have regard to—	30
	(i) the requirements; and	31

	(ii) any recommendations of the interested department relating to the requirements.	1 2 3
(3)	In this section—	4
	interested department—	5
	(a) for a protected area—means the department in which the <i>Nature Conservation Act 1992</i> is administered; or	6 7 8
	(b) for a State-controlled road—means the department in which the <i>Transport Infrastructure Act 1994</i> is administered; or	9 10 11
	(c) for a waterway—means the department in which the <i>Fisheries Act 1994</i> is administered.	12 13 14
	<i>protected area</i> see the <i>Nature Conservation Act</i> 1992, schedule.	15 16
	waterway see the Fisheries Act 1994, schedule 1.	17
	paring draft plan—other consultation uirement	18 19
(1)	This section applies if—	20
	(a) a local government is preparing a draft stock route network management plan for managing stock routes in its area; and	21 22 23
	(b) the chief executive officer of the local government considers a requirement under an Act may impact on the use of 1 or more of the stock routes for travelling stock.	24 25 26 27
(2)	The local government must, in preparing the draft plan—	28 29
	(a) consult with the department in which the Act is administered about the requirement; and	30 31 32

	(b) have	e regard to—	1
		(i)	the requirement; and	2
		(ii)	any recommendations of the department relating to the requirement.	3 4
(3) T	his sect	ion applies in addition to section 107.	5
109 N p	otice ublic	of dra	aft plan and consideration of nissions	6 7
(1	af	ter pro	government must, as soon as possible eparing a draft stock route network ment plan, give public notice of that fact.	8 9 10
(2	() T	he notio	ce must—	11
	(a	be p way	bublished in at least 1 of the following vs—	12 13
		(i)	on a relevant website;	14
		(ii)	in a regional newspaper circulating generally in the local government's area;	15 16 17
		(iii)	in an electronic version of a newspaper mentioned in subparagraph (ii); and	18 19
	(b	*	e a website where an online copy of the it plan may be accessed; and	20 21
	(c	subi gov	te the public to make written missions about the draft plan to the local ernment within 28 days after the notice ublished (the <i>submission period</i>).	22 23 24 25
(3) T	he loca	l government must—	26
	(a	web	are the draft plan is published on the site mentioned in subsection (2)(b) for entire submission period; and	27 28 29
	(b	_	ritten submissions are made about the	30 31

	(i) consider the submissions; and	1
	(ii) make any amendments to the plan the local government considers appropriate in relation to the submissions.	2 3 4
110 Add	opting plan	5
	A local government may adopt a stock route network management plan, by resolution, if—	6 7
	(a) sections 106 to 109 have been complied with in relation to the plan; and	8 9
	(b) the local government is satisfied the plan complies with section 105(3).	10 11
111 Dur	ation of plan	12
(1)	A local government's stock route network management plan takes effect from the start day stated in the plan.	13 14 15
(2)	The start day must be after the day the plan is adopted but within 1 year after the day the chief executive notifies the local government, under section 100A, about the State stock route network management strategy in relation to which the plan is prepared.	16 17 18 19 20 21
(3)	The plan stops having effect on the earlier of the following—	22 23
	(a) immediately before another stock route network management plan of the local government takes effect under subsection (1);	24 25 26 27
	(b) the day that is 1 year after the chief executive notifies the local government, under section 100A, about a new State stock route network management strategy taking effect	28 29 30 31

[s	62]
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	(4)	Als	o, if the plan is renewed under section 113—	1
		(a)	the plan stops having effect immediately before the renewed plan takes effect; and	2 3
		(b)	subsections (1) and (3) apply to the renewed plan.	4 5
lause 62	Replacement of	of ss	s 113 to 115	6
	Sections 11.	3 to	115—	7
	omit, insert-	_		8
	113 Rev	iew	ng, amending and renewing plan	9
	(1)	its s	ocal government may review, amend or renew stock route network management plan as the of executive officer of the local government siders appropriate.	10 11 12 13
	(2)	effe	vever, the local government must review the ctiveness of the plan at least 3 months before start of each financial year.	14 15 16
	(3)	gov rout 102	o, if the chief executive notifies the local ernment of an amendment of the State stock the network management strategy under section (4), the local government must, within 1 years receiving the notice—	17 18 19 20 21
		(a)	review the plan; and	22
		(b)	if necessary, amend the plan to ensure it is consistent with the amended strategy.	23 24
	(4)	gov netv 102 with	ther, if the chief executive notifies the local ernment of the renewal of the State stock route work management strategy under section (4), the local government must renew the plan in 1 year after the local government receives notice.	25 26 27 28 29 30

		ments for review, amendment or of plan	1 2
(1)	gove	s section applies in relation to a local ernment doing any of the following under ion 113—	3 4 5
	(a)	reviewing its stock route network management plan, other than under section 113(2);	6 7 8
	(b)	amending its stock route network management plan, including as a result of a review under section 113(2);	9 10 11
	(c)	renewing its stock route network management plan.	12 13
(2)		tions 107 to 110 apply in relation to the ew, amendment or renewal—	14 15
	(a)	as if—	16
		(i) a reference to preparing a draft stock route network management plan were a reference to reviewing, amending or renewing the plan; and	17 18 19 20
		(ii) a reference to a stock route network management plan, or a draft stock route network management plan, were a reference to the stock route network management plan the subject of the review, amendment or renewal; and	21 22 23 24 25 26
	(b)	with any other necessary changes.	27
		overnment must publish, and make e for inspection, copy of plan	28 29
(1)	A lo	ocal government must—	30
	(a)	publish a copy of its stock route network	31

		(b) keep an electronic copy of the plan available for inspection, free of charge, by the public at the local government's public office.	1 2 3
	. ,	A reference in subsection (1) to a local government's stock route network management plan includes a reference to the plan as amended or renewed from time to time under section 113.	4 5 6 7
lause 63	Amendment of	s 116 (Application for permit)	8
	(1) Section 116(3)—	9
	omit, insert–	_	10
	, ,	A notice mentioned in subsection (2)(c)(ii) must—	11 12
		(a) be published in at least 1 of the following ways—	13 14
		(i) on a relevant website;	15
		(ii) in a regional newspaper circulating generally in the area in which the land is situated;	16 17 18
		(iii) in an electronic version of a newspaper mentioned in subparagraph (ii); and	19 20
		(b) identify the land; and	21
		(c) invite persons to apply for a permit within 7 days after the notice is published.	22 23
	(2) Section 116(4)—	24
	omit, insert–	_	25
	(4)	The application—	26
		(a) may be made in writing, electronically or orally; and	27 28
		(b) must be accompanied by the application fee prescribed by regulation.	29 30
	(4A)	However, the issuing entity may waive payment	31

			of the application fee if satisfied the applicant is experiencing financial hardship.	1 2
		(3) Section 11	6(4A) and (5)—	3
		renumber	as section 116(5) and (6).	4
Clause	64	Amendment	of s 122 (Application for renewal)	5
		(1) Section 12	2(2)—	6
		omit, inser	<i>t</i> —	7
		(2)	The application—	8
			(a) may be made in writing, electronically or orally; and	9 10
			(b) must be—	11
			(i) made before the permit expires; and	12
			(ii) accompanied by the renewal application fee prescribed by regulation.	13 14 15
		(2A)	However, the issuing entity may waive payment of the renewal application fee if satisfied the applicant is experiencing financial hardship.	16 17 18
		(2) Section 12	2(2A) to (4)—	19
		renumber	as section 122(3) to (5).	20
Clause	65	Amendment	of s 134 (Application for permit)	21
		(1) Section 13		22
		omit, inser	<i>t</i> —	23
		(2)	The application—	24
		, , , , , , , , , , , , , , , , , , ,	(a) may be made in writing, electronically or orally; and	25 26
			(b) must be accompanied by the application fee prescribed by regulation.	27 28

[s (66]
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		(2A)	However, the issuing entity may waive payment of the application fee if satisfied the applicant is experiencing financial hardship.	1 2 3
		(2) Section 1	34(2A) and (3)—	4
		renumber	as section 134(3) and (4).	5
Clause	66	Amendment	of s 168 (Notice of seizure)	6
		Section 1	58(2)—	7
		omit, inse	rt—	8
		(2)	If the owner's name is not known, the notice must be given to the owner by publishing the notice in at least 1 of the following ways—	9 10 11
			(a) on a relevant website;	12
			(b) in a regional newspaper circulating generally in the area in which the stock were found;	13 14 15
			(c) in an electronic version of a newspaper mentioned in paragraph (b).	16 17
Clause	67	Replacemen amounts to	t of s 187A (Local government to pay department)	18 19
		Section 1	37A—	20
		omit, inse	rt—	21
		187A	ines payable to local government	22
		(1)	This section applies if, in proceedings brought by a local government for an offence against this Act, the court imposes a fine.	23 24 25
		(2)	The fine must be paid to the local government's operating fund, unless the court orders the fine to be paid to a particular person.	26 27 28

			ocal government must use amounts eived for particular purposes	1 2
		(1)	This section applies if a local government receives an amount—	3 4
			(a) as an application fee under section 116(4)(b), 122(2)(b)(ii) or 134(2)(b); or	5 6
			(b) as a permit fee for a stock route agistment permit or stock route travel permit; or	7 8
			(c) under a water facility agreement; or	9
			(d) in payment of a fine under section 187A.	10
		(2)	The local government must use the amount for the administration, maintenance or improvement of the stock route network in its area.	11 12 13
		(3)	For subsection (2), the administration of the stock route network in the local government's area includes deciding applications under sections 116, 122 and 134 relating to stock routes in the area.	14 15 16 17 18
Clause	68		f s 188 (Minister may ask for particular om local government)	19 20
		Section 188	3(1)(a), 'payable'—	21
		omit, insert	<u> </u>	22
			received	23
Clause	69	Insertion of ne	ew ch 11, pt 4	24
		Chapter 11-	_	25
		insert—		26

Part 4	Transitional provisions for Land and Other Legislation Amendment Act 2022	1 2 3 4
334 Def	initions for part	5
	In this part—	6
	continued strategy see section 337(1).	7
	<i>first map publication day</i> means the day a stock route map is first published by the chief executive under section 97A(2)(a).	8 9 10
	<i>former</i> , in relation to a provision of this Act, means the provision as in force immediately before the commencement.	11 12 13
	<i>new</i> , in relation to a provision of this Act, means the provision as in force on the commencement.	14 15
	sting stock routes declared under ulation	16 17
(1)	This section applies to a road or route that, immediately before the commencement, was declared under a regulation to be a stock route.	18 19 20
(2)	The road or route continues as a stock route under this Act until the first map publication day.	21 22
336 Exi	sting permits and applications for permits	23
(1)	The first publication of a stock route map by the chief executive under section 97A(2)(a) does not affect any of the following—	24 25 26
	(a) the effect of an existing permit under chapter 3;	27 28

	(b) a local government deciding an existing permit application under this Act;	1 2
	(c) the effect of a permit, granted in relation to an existing permit application, under chapter 3.	3 4 5
(2)	A permit mentioned in subsection (1)(a) or (c) applies to land for which the permit is granted even if—	6 7 8
	(a) immediately before the first map publication day, the land or a part of the land is relevant land only because it is a road or route to which section 335 applies; and	9 10 11 12
	(b) on the first map publication day, the land or part is not identified as a stock route on the stock route map.	13 14 15
(3)	In this section—	16
	existing permit application means an application for a stock route agistment permit or stock route travel permit, or the renewal of a stock route agistment permit, made but not decided before the first map publication day.	17 18 19 20 21
	existing permit means a stock route agistment permit or stock route travel permit that is in effect on the first map publication day.	22 23 24
	ntinuation of State stock route network nagement strategy	25 26
(1)	The State stock route network management strategy kept by the chief executive under former section 98 (the <i>continued strategy</i>) continues as the State stock route network management strategy under new section 98.	27 28 29 30 31
(2)	The chief executive is not required to comply with section 100A in relation to the continued strategy.	32 33

338			ation of adopted stock route network ment plans	1 2
	(1)		s section applies to a local government's stock e network management plan if—	3 4
		(a)	the plan was adopted under former chapter 3, part 3 after the continued strategy took effect; and	5 6 7
		(b)	immediately before the commencement, the plan—	8 9
			(i) was in effect; and	10
			(ii) complied with former section 107.	11
	(2)	stoc	plan continues as the local government's k route network management plan under new ion 105.	12 13 14
	(3)		v section 111(2) does not apply in relation to plan.	15 16
339		tinu	oed local governments without ed stock route network management	17 18 19
	(1)	netv	ernment that does not have a stock route work management plan that is continued under ion 338.	20 21 22 23
	(2)	prep und	ne prescribed local government had started paring a stock route network management plan er former chapter 3, part 3 after the continued tegy took effect—	24 25 26 27
		(a)	the local government must continue to prepare the plan under former chapter 3, part 3; and	28 29 30
		(b)	former chapter 3, part 3 continues to apply in relation to the local government as if the	31 32

		Land and Other Legislation Amendment Act 2022 had not been enacted; and							
	(c)	if the plan is adopted under former chapter 3, part 3—							
		(i)	the plan is taken to be the local government's stock route network management plan under new section 105; and	5 6 7 8					
		(ii)	new section 111(2) does not apply in relation to the plan.	9 10					
(3)		ubsection (2) does not apply to the prescribed al government—							
	(a)	the local government must adopt a stock route network management plan under new chapter 3, part 3; and							
	(b)	(b) for paragraph (a), the local government is taken to have been notified of the continued strategy taking effect under section 100A on the commencement.							
		Note—							
		ac	nder section 105(1), the local government must dopt a stock route network management plan ithin 1 year after the notification.	21 22 23					
340 App	olica	tion	fees	24					
0 10 7 pp	• •								
	An application fee mentioned in section 116(4)(b), 122(2)(b)(ii) or 134(2)(b) (each a								
relevant fee provision) applies only to an									
application made after the relevant fee provision									
	com	meno	ces.	29					
341 Fin	es in	npos	sed by court after commencement	30					
		-	87A applies to a fine imposed by a court	31					
	for an offence against this Act after the								
	for an offence against this Act after the commencement, regardless of when the offence								

					committed or the proceeding for the offence started.	1 2		
Clause	70	Amendment of sch 3 (Dictionary)						
		(1)	Schedule 3,	defi	nitions stock route and submission period—	4		
			omit.			5		
		(2)	Schedule 3-			6		
			insert—			7		
					a, of a local government, means the local ernment's local government area.	8 9		
				_	scribed local government, for chapter 3, part ee section 97B.	10 11		
				U	conal newspaper see the <i>Financial</i> ountability Act 2009, section 88H(2).	12 13		
				a lo	vant website, for the publication of a notice by cal government or the chief executive officer local government, means—	14 15 16		
				(a)	the local government's website; or	17		
				(b)	another website the chief executive officer of the local government considers appropriate, having regard to the nature of the information contained in the notice.	18 19 20 21		
				stoc	k route means—	22		
				(a)	a road or route that is ordinarily used for travelling stock; or	23 24		
				(b)	another road or route identified as a stock route on the stock route map.	25 26		
				chie	k route map means the map published by the ef executive as the current stock route map for State under section 97A(2)(a).	27 28 29		
					k route network management plan, for a al government, means the local government's	30 31		

			_	
		(3)	stock route network management plan under chapter 3, part 3. Schedule 3, definition <i>State stock route network management strategy</i> , 'prepared'— <i>omit, insert</i> —	1 2 3 4 5
			kept	6
	Part	9	Amendment of Survey and Mapping Infrastructure Act 2003	7 8 9
Clause	71	Act	t amended	10
			This part amends the <i>Survey and Mapping Infrastructure Act</i> 2003. Note— See also the amendment in schedule 1.	11 12 13 14
Clause	72	Am	nendment of s 6 (Survey standards)	15
		(1)	Section 6(3)(g)(ii)—	16
		` '	omit, insert—	17
			(ii) the extent to which, and how, searchable registered, or otherwise authoritative, information held by the registrar of titles or the chief executive can be used to represent any length of a tidal or non-tidal boundary of land on the plan of survey instead of resurveying that length of the boundary; and	18 19 20 21 22 23 24
		(2)	Section 6—	25
			insert—	26
			(4A) The requirements for surveying a tidal or non-tidal boundary under subsection (3)(g)(i)	27 28

			ma	y include requirements about—	1
			(a)	applying the ambulatory boundary principles to the tidal or non-tidal boundary; and	2 3 4
			(b)	extending a right line boundary of adjoining land to the tidal or non-tidal boundary.	5 6
	(3)	Section	6(4A) to	0 (6)—	7
		renumb	er as sec	tion 6(5) to (7).	8
lause	73 Re	placeme	ent of s	s 9 and 10	9
		Section	s 9 and 1	0—	10
		omit, in	sert—		11
		9		survey standard or survey guideline en it takes effect	12 13
				urvey standard and survey guideline about a ter may be combined in 1 instrument.	14 15
				survey standard or survey guideline takes	16 17
			(a)	on the day it is first published under section $10(1)$; or	18 19
			(b)	if a later day is stated in the survey standard or survey guideline—on the later day.	20 21
			Leg	survey standard must be tabled in the gislative Assembly within 14 sitting days after published under section 10(1).	22 23 24
				survey standard is not tabled under subsection it ceases to have effect.	25 26
			and	Statutory Instruments Act 1992, sections 50 51 apply to a survey standard as if it were ordinate legislation.	27 28 29

			idelines	2
		(1)	The chief executive must publish on a government website a copy of—	3 4
			(a) each survey standard or survey guideline made under this part; and	5 6
			(b) each document applied, adopted or incorporated by the survey standard or survey guideline.	7 8 9
		(2)	The chief executive must also keep a copy of each document mentioned in subsection (1) at the department's head office.	10 11 12
		(3)	The chief executive must make the documents mentioned in subsection (1) available for inspection on a government website, and at the department's head office, free of charge.	13 14 15 16
lause 74			of s 25A (Special provision for taking of soil nultiple lot declarations)	17 18
lause 74		nples for n		
lause 74	sam	nples for n	nultiple lot declarations) A, heading 'for multiple lot declarations'—	18
lause 74	sam	nples for n Section 25	nultiple lot declarations) A, heading 'for multiple lot declarations'—	18 19
lause 74	sam	nples for n Section 25	A, heading 'for multiple lot declarations'— t— etc. for collecting relevant evidence	18 19 20
lause 74	sam (1)	sples for n Section 25 omit, inser	A, heading 'for multiple lot declarations'— t— etc. for collecting relevant evidence A(1)—	18 19 20 21
lause 74	sam (1)	Section 25 omit, inser	A, heading 'for multiple lot declarations'— t— etc. for collecting relevant evidence A(1)—	18 19 20 21 22
lause 74	sam (1)	Section 25 omit, inser Section 25 omit, inser	A, heading 'for multiple lot declarations'— t— etc. for collecting relevant evidence A(1)— t— The chief executive may, for the purpose of making a declaration under section 83, 93, 109 or 120 about land of a type mentioned in section 21,	18 19 20 21 22 23 24 25 26
lause 74	sam (1)	Section 25 omit, inser Section 25 omit, inser	A, heading 'for multiple lot declarations'— t— etc. for collecting relevant evidence A(1)— t— The chief executive may, for the purpose of making a declaration under section 83, 93, 109 or 120 about land of a type mentioned in section 21, direct a surveyor—	18 19 20 21 22 23 24 25 26 27

				Example of another device—	1
				a remotely controlled device commonly known as a drone	2 3
			(c)	to do any other thing on the land that may provide evidence of the location of a natural feature or other thing forming a boundary of the land.	4 5 6 7
		(3)	Section 25A(2)(a), 'take soil samples'—	8
			omit, insert—		9
			do t	he thing mentioned in the direction	10
		(4)	Section 25A(2)(b), 'taking soil samples'—	11
			omit, insert—		12
			doir	ng the thing mentioned in the direction	13
		(5)	Section 25A(3)(a), 'taking the soil samples'—	14
			omit, insert—		15
			doir	ng the thing mentioned in the direction	16
lause	75	Am	endment of s 5	2 (Other datasets)	17
			Section 52, 'the	department's website on the internet'—	18
			omit, insert—		19
			a go	overnment website	20
lause	76	Am	endment of s 6	2 (Definitions for pt 7)	21
		(1)	Section 62, head	ing, 'pt 7'—	22
			omit, insert—		23
			par	t	24
		(2)	Section 62, defin of survey—	nitions associated material and compiled plan	25 26
			omit.		27
		(3)	Section 62—		28

	insert—	1
		associated material, for a plan of survey, 2 means—
		(a) anything that records, whether on the plan of survey, in field notes accompanying the plan of survey or anywhere else, any aspect of the survey the subject of the plan of survey, including any of the following—
		(i) a measurement or analysis, including an electronically produced 1 measurement or analysis, made for, or 1 in relation to, the survey; 1
		(ii) information about survey marks for the survey; or 1
		(b) directions and instructions applying to surveyors when the plan of survey is or was prepared. 1
		relevant evidence, in relation to making a declaration under section 83, 93, 109 or 120 about the location of a boundary, means evidence relevant to identifying the location of the boundary, including, for example, the following evidence about a natural feature relevant to identifying the location of the boundary—
		(a) evidence about the history of the location of the natural feature that is reasonably available to the chief executive;
		(b) if soil samples, images or other material is obtained under section 25A in relation to the last known location of the natural feature—the findings arising from the analysis of the samples, images or material.
(4)	Section 62,	definition declaration decision, '93(9)(b)'— 3
	omit, insert-	_ 3
		93(10)(b) 3

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16	//
ı	,,,

Clause 7	7 Amendment of of survey)	s 65 (Special provision for reserved plans	1 2
	Section 65(4	4)—	3
	omit, insert-	_	4
	(4)	In this section—	5
		reserved plan of survey means a plan of survey—	6
		(a) prepared and registered only for the purpose of a disposal of, or other dealing with, part of the land under the <i>Land Act 1994</i> for a public purpose under that Act; or	7 8 9 10
		(b) prepared and registered for the purposes of a development approval under the repealed <i>Sustainable Planning Act 2009</i> as in force at the commencement of this part, other than for the purposes of an amendment of the development approval made after the commencement of this part; or	11 12 13 14 15 16
		(c) prepared on the basis of a survey performed before the commencement of this part for the purposes of work directed or authorised under a regulation under the <i>State Development and Public Works Organisation Act 1971</i> to be undertaken or completed by an entity.	18 19 20 21 22 23 24
		Example for paragraph (c)—	25
		Under the <i>State Development and Public Works Organisation Act 1971</i> , section 140, a regulation may authorise the Coordinator-General to undertake works in, on, over, through or across a foreshore.	26 27 28 29 30
Clause 7	78 Insertion of ne	w ss 65A and 65B	31
-	After section		32
	insert—		33

65A Spe	cial	prov	vision for old plans of survey	1
(1)		s sect	ion applies in relation to an old plan of at—	2 3
	(a)		pts a natural feature for representing a l or non-tidal boundary of land; and	4 5
	(b)	has surv	not been superseded by a new plan of vey.	6 7
(2)	in co	ompl lying	ral feature is taken to have been adopted innce with the directions and instructions to surveyors when the old plan of survey ared if—	8 9 10 11
	(a)	a na	tural feature exists in a location that—	12
		(i)	corresponds with the location of a boundary shown on the old plan of survey; or	13 14 15
		(ii)	differs to the location mentioned in subparagraph (i) only to an extent attributable to a gradual change of a natural feature; and	16 17 18 19
	(b)		possible to describe the natural feature ationed in paragraph (a).	20 21
(3)	dire		on (2) does not apply in relation to s or instructions applying to surveyors	22 23 24
	(a)	tida	l planes; or	25
	(b)		adoption of the line of intersection of a icular level of water flow with land; or	26 27
	(c)	sepa	adoption of the notional middle line arating the lands of owners on opposite s of a watercourse	28 29 30

	ecial provision for particular boundaries of v land	1 2
(1)	This section applies in relation to a tidal or non-tidal boundary identified in source material for land (the <i>new land</i>) that is common with a boundary of land adjoining the new land that—	3 4 5 6
	(a) is shown on a registered plan of survey for the adjoining land; and	7 8
	(b) does not comply with the boundary location criteria to the extent allowed under this part.	9 10
(2)	The boundary shown on a plan of survey for the new land—	11 12
	(a) must be represented as the boundary is shown on the registered plan of survey for the adjoining land; and	13 14 15
	(b) is not required to comply with the boundary location criteria to the extent necessary to satisfy paragraph (a).	16 17 18
(3)	Subsection (2) applies until a new plan of survey for the adjoining land that shows the boundary in accordance with the boundary location criteria is registered.	19 20 21 22
(4)	In this section—	23
	boundary location criteria means the criteria stated in section 72 or 100.	24 25
Omission of soperation of s	79 (Special requirement to support the div 3)	26 27
Section 79–	_	28
omit.		29

S	80]	

Clause	80	ado	opted natu	ral fe	atur	hird exception for the original e rule (tidal) provision (chief claration (tidal) exception))	1 2 3
		(1)	Section 83	(5)(a)	, befo	ore 'would otherwise'—	4
			insert—				5
				pro	visio	1	6
		(2)	Section 83	(7), a	fter 'e	extent'—	7
			insert—				8
				, ha	ving	regard to all relevant evidence,	9
Clause	81		nission of seration of s		-	cial requirement to support the	10 11
			Section 85				12
			omit.				13
Clause	82		nendment o	ofs9	3 (M	ultiple lot declaration (tidal)	14 15
		(1)	Section 93	(3)—			16
			omit, inser	rt—			17
			(3)			r, the chief executive may make a lot declaration (tidal) only if—	18 19
				(a)	the <i>orig</i> any	the land constituting the relevant lots was subject of 1 old plan of survey (the ginal old plan of survey), whether or not other land was also the subject of the ginal old plan of survey; and	20 21 22 23 24
				(b)	eith	er—	25
					(i)	the original adopted natural feature rule (tidal) provision would otherwise apply to 1 or more of the relevant lots but, on a consideration of all the relevant lots taken as a whole, the chief executive is	26 27 28 29 30

			satisfied a circumstance mentioned in subsection (4) exists for the relevant lots; or	1 2 3
		(ii)	the second exception for the original adopted natural feature rule (tidal) provision (applied criteria exception) would otherwise have applied to locate the tidal boundary.	4 5 6 7 8
	(3A) F	or subse	ection (3)(b)(i), the circumstances are—	9
	(;	corre originatu	espondence between the evidence on the inal old plan of survey of an adopted ral feature and evidence on the ground my natural feature; or	10 11 12 13 14
	(1	loca than subj	adopted natural feature is currently ted in a substantially different location it would have been if it had been the ect of only gradual change since it was oted in the original old plan of survey; or	15 16 17 18 19
	((the t surv that rega appl	natural feature adopted for representing idal boundary in the original old plan of ey was different from the natural feature should have been adopted, having rd to the directions and instructions ying to surveyors when the original old of survey was prepared; or	20 21 22 23 24 25 26
	(1	prov adop	nuse of circumstances not otherwise rided for in this subdivision, the original oted natural feature rule (tidal) provision not practicably be applied.	27 28 29 30
(2)	Section 93(6)	from 'i	s not'—	31
	omit, insert—			32
	S	_	with the requirements of the first, nd third of the tidal boundary location	33 34 35

		(3) Section 93(7), 'subsection (4)(b)'—	1
		omit, insert—	2
		subsection (5)(b)	3
		(4) Section 93(11)—	4
		omit.	5
		(5) Section 93(3A) to (10)—	6
		renumber as section 93(4) to (11).	7
Clause	83	Omission of s 107 (Special requirement to support the operation of sdiv 3)	8 9
		Section 107—	10
		omit.	11
Clause	84	Amendment of s 108 (Boundary location criteria rule (non-tidal) provision)	12 13
		Section 108(1), from 'that' to 'extent'—	14
		omit, insert—	15
		closest to the water of the watercourse that, to the greatest practicable extent,	16 17
Clause	85	Amendment of s 109 (First exception for the boundary location criteria rule (non-tidal) provision (chief executive single lot declaration (non-tidal) exception))	18 19 20
		Section 109(7), from 'evidence' to 'chief executive'—	21
		omit, insert—	22
		relevant evidence	23
Clause	86	Omission of s 112 (Special requirement to support the operation of sdiv 4)	24 25
		Section 112—	26

[s	87]
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		omit.		1
Clause	87	Amendment of s 120 provision)) (Multiple lot declaration (non-tidal)	2 3
		(1) Section 120(6), bet	fore 'relevant evidence'—	4
		insert—		5
		all		6
		(2) Section 120(11)—		7
		omit.		8
Clause	88	Amendment of pt 9, repeals)	hdg (Transitional provisions and	9 10
		Part 9, heading, aft	ter 'repeals'—	11
		insert—		12
		for Ac	ct No. 71 of 2003	13
Clause	89	Insertion of new pt 1	0	14
		After part 9—		15
		insert—		16
		Part 10	Transitional provisions	17
			for Land and Other	18
			Legislation	19
			Amendment Act 2022	20
			survey standards and survey s continue in effect	21 22
		immed in effe	vey standard or survey guideline in effect diately before the commencement continues ect as a survey standard or survey guideline under this Act.	23 24 25 26

		144 Pub guid	olic a delin	ccess to survey standards and survey les made before commencement	1 2
		(1)	or s	tion 10 applies in relation to a survey standard urvey guideline made under this Act before commencement, including a former standard uideline.	3 4 5 6
		(2)	In th	nis section—	7
			stan	ther standard or guideline means a survey dard or survey guideline made under this Act, ore the commencement, that is no longer in ct.	8 9 10 11
lause 90	Am	endment o	f sch	nedule (Dictionary)	12
	(1)	Schedule, d	efinit	ion compiled plan of survey—	13
		omit.			14
	(2)	Schedule—			15
		insert—			16
			gove	ernment website means—	17
			(a)	the department's website; or	18
			(b)	a whole-of-government website.	19
			rele	vant evidence, for part 7, see section 62.	20
			who	le-of-government website means—	21
			(a)	an official Queensland government website with a URL that includes 'qld.gov.au', other than the website of a local government; or	22 23 24
			(b)	another website prescribed by regulation.	25
	(3)	Schedule, d	lefini	tion ambulatory boundary principles, ', for	26 27
		omit			28

[s 91]

	Part	10	Amendment of Survey and Mapping Infrastructure Regulation 2014	1 2 3
Clause	91	Regulation	n amended	4
		-	eart amends the Survey and Mapping Infrastructure attion 2014.	5 6
Clause	92	Amendme boundarie	ent of s 18 (Procedure after reinstating existing es)	7 8
		(1) Section	n 18(2)(a), from 'register' to 'boundary'—	9
		omit, ii	isert—	10
			give the plan with the reinstated boundary to the relevant person under section 19	11 12
		(2) Section	18(2)(b), 'registering entity'—	13
		omit, ii	isert—	14
			relevant person	15
	Part	11	Amendment of Vegetation	16
			Management Act 1999	17
Clause	93	Act amend	ded	18
		This pa	art amends the Vegetation Management Act 1999.	19
Clause	94	Amendme	nt of s 8 (What is vegetation)	20
		Section	n 8(b), 'prescribed under a regulation'—	21
		omit, ii	ısert—	22
			identified in the VM REDD as having a grassland structure	23 24

[s 95]	
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Clause	95	Am	endment o	f s 16 (P	reparing declaration)	1
			Section 16(7)(a)—		2
			omit, insert-			3
				(a) be p	published—	4
				(i)	on the department's website; and	5
				(ii)	in any other way the Minister considers appropriate, including, for example, in an electronic version of a newspaper; and	6 7 8 9
Clause	96	coı dev	nduct of nat	tive fore: assessa	When code compliant clearing and st practices are accepted ble development or prohibited ing Act)	10 11 12 13
		(1)	Section 190	Q, heading	<u>; —</u>	14
			omit, insert			15
			fore		liant clearing and conduct of native ices are accepted development for	16 17 18
		(2)	Section 190	Q(2), inclu	uding note—	19
			omit, insert			20
			(2)	develop	Planning Act, the activity is accepted ment only if and to the extent the activity is with the code.	21 22 23
				Note—		24
				not co develop part 2	the Planning Act, the activity to the extent it does omply with the code may be prohibited oment or assessable development. See chapter 5, of that Act in relation to offences applying to ted development and assessable development.	25 26 27 28 29

[s 97	1
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Clause	97	Amendment o assessable ve	of s 20AK (What is a <i>property map of</i> egetation (or <i>PMAV</i>))	1 2
		Section 20a	AK—	3
		insert—		4
		(3)	In this section—	5
			<i>regional ecosystem number</i> , for a regional ecosystem, means the regional ecosystem number established under the VM REDD for the regional ecosystem.	6 7 8 9
Clause	98	Amendment o	of s 20D (When PMAV may be replaced)	10
		Section 201	D(3)(b), including editor's note—	11
		omit, insert	<u>:</u>	12
			(b) to reflect a change to a regional ecosystem, in an area mentioned in subsection (2), under division 7A; or	13 14 15
Clause	99	Insertion of ne	ew s 20G	16
		After section	on 20F—	17
		insert—		18
		20G Eff	ect of PMAV	19
		(1)	An owner of land included in a PMAV, or any other person, may rely on the PMAV as correctly showing a vegetation category area.	20 21 22
		(2)	Also, until the regulated vegetation management map is amended under section 20HB to reflect a PMAV that has been made or replaced, a reference in section 20AL, 20AM, 20AN, 20ANA or 20AO to an area of a particular category shown on the regulated vegetation management map is taken to include a reference to an area of that category shown on the PMAV.	23 24 25 26 27 28 29 30

[s	1	00]
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Clause	100	Amendment o management	f s 20HB (Amending vegetation map)	1 2
		Section 20I	HB, from 'certifies'—	3
		omit, insert	<u> </u>	4
			makes or replaces a PMAV, the chief executive must amend the regulated vegetation management map in a way that reflects the PMAV.	5 6 7 8
Clause	101	Insertion of ne	ew s 22L	9
		Before sect	ion 22LA—	10
		insert—		11
			tifying Regional Ecosystem Description abase for this Act	12 13
		(1)	The chief executive may certify a version of the Regional Ecosystem Description Database (the <i>REDD</i>) for this Act.	14 15 16
		(2)	The certification of a version of the REDD under subsection (1) takes effect on—	17 18
			(a) the day the version is published under subsection (5); or	19 20
			(b) if the version published under subsection (5) states a later day from which the version takes effect as the certified version—the day stated in the version.	21 22 23 24
		(3)	Before certifying a version of the REDD under subsection (1), the chief executive must ensure that, if certified, the version would comply with sections 22LA(2), 22LB(2) and 22LC(2).	25 26 27 28
		(4)	However, a failure to comply with subsection (3), or section 22LA(2), 22LB(2) or 22LC(2), in relation to the certification of a version of the REDD under subsection (1) does not affect the validity of the certification.	29 30 31 32 33

[s 102]	[s	1	02]
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			(5)	The chief executive must ensure each version of the REDD certified under subsection (1)—	1 2
				(a) is published on the department's website; and	3 4
				(b) states the period for which that version is or was the certified version for this Act.	5 6
Clause	102		endment o	f s 22LA (Endangered regional	7 8
		(1)	Section 22L	_A(1)—	9
			omit, insert-	<u> </u>	10
			(1)	Each regional ecosystem identified in the VM REDD as an endangered regional ecosystem is an endangered regional ecosystem.	11 12 13
		(2)	Section 22I	LA(2), from 'The' to 'unless'—	14
			omit, insert-	<u> </u>	15
				The VM REDD may identify a regional ecosystem as an endangered regional ecosystem only if	16 17 18
		(3)	Section 22L	_A(3)—	19
			omit.		20
Clause	103	Am	endment o	f s 22LB (Of concern regional ecosystems)	21
		(1)	Section 22L		22
			omit, insert-		23
			(1)	Each regional ecosystem identified in the VM REDD as an of concern regional ecosystem is an of concern regional ecosystem.	24 25 26
		(2)	Section 22I	LB(2), from 'The' to 'unless'—	27
			omit, insert-	<u> </u>	28
				The VM REDD may identify a regional	29

			1
		(3) Section 22LB(3)—	3
		omit.	4
Clause	104	Amendment of s 22LC (Least concern regional ecosystems)	5 6
		(1) Section 22LC(1)—	7
		omit, insert—	8
		REDD as a least concern regional ecosystem is a	9 10 11
		(2) Section 22LC(2), from 'The' to 'unless'—	12
		omit, insert—	13
		ecosystem as a least concern regional ecosystem	14 15 16
		(3) Section 22LC(3)—	17
		omit.	18
Clause	105		19 20
		Section 61(b), note—	21
		omit.	22
Clause	106	Insertion of new pt 6, div 15	23
		Part 6—	24
		insert—	25

	DIVISIO	on 15	Land and Other Legislation Amendment Act 2022	1 2 3
	De		o Regional Ecosystem Database in particular	4 5 6
	(1)	Ecosysten	on applies to a reference to the Regional n Description Database in a VM t as in effect on the commencement.	7 8 9
	(2)		ext permits, the reference is taken to be to the VM REDD.	10 11
	(3)	when the	on stops applying to a VM instrument instrument is first amended or replaced ommencement.	12 13 14
	(4)	In this sec	tion—	15
		VM instru	<i>ment</i> means—	16
		(a) the S	tate policy; or	17
		(b) an clear	accepted development vegetation ing code; or	18 19
		(c) an ar	ea management plan; or	20
		the	Code 16: Native vegetation clearing of State development assessment sions under the Planning Act.	21 22 23
Clause 107	Amendment of	of schedule	e (Dictionary)	24
			encroachment, grassland regional l ecosystem number—	25 26
	omit.			27
	(2) Schedule—	_		28
	insert—			29

		encroachment means a woody species that has invaded an area of a grassland regional ecosystem, identified in the VM REDD as having a woody grassland structure, to an extent the area is no longer consistent with the description of the regional ecosystem.	1 2 3 4 5 6
		grassland regional ecosystem means a regional ecosystem identified in the VM REDD as a grassland regional ecosystem.	7 8 9
		Regional Ecosystem Description Database means the database of that name maintained by the Queensland Herbarium that contains numbers, descriptions, conservation classes and biodiversity status of regional ecosystems.	10 11 12 13 14
		VM REDD means the version of the Regional Ecosystem Description Database certified by the chief executive under section 22L.	15 16 17
Part	12	Other amendments	18
108	Legisla	tion amended	19
	Sch	nedule 1 amends the legislation it mentions.	20
Part	: 13	Repeal of legislation	21
109	Repeals	S	22
	The	e following legislation is repealed—	23
	•	Foreign Governments (Titles to Land) Act 1948, 12 Geo 6 No. 12	24 25
	•	Starcke Pastoral Holdings Acquisition Act 1994, No. 4	26
	•	Survey and Mapping Infrastructure (Survey Standards) Notice 2021, SL No. 154	27 28

Clause

Clause

[s 109]

•	Survey and Mapping Infrastructure (Survey	1
	Standards—Requirements for Mining Tenures) Notice	2
	(No. 1) 2011, SL No. 221	3
•	Yeppoon Hospital Site Acquisition Act 2006, No. 43.	4

Sch	edule 1	Other amendments	1
		section 108	2
Acqı	uisition of La	and Act 1967	3
1	Sections 7(4) 'section 9(4)		4 5 6
	c,c	an application under section 9(1) has not been made within the time stated in section 9(2)	7 8
Fore	est Wind Far	m Development Act 2020	9
1	`	(3) and 45(3), 'sections 441A and 442 apply'—	10
	omit, inse	chapter 7, part 1D applies	11 12
Gove	ernment Ow	ned Corporations Act 1993	13
1	Regulation 2 Building and	entries for Environmental Protection 2008, Land Regulation 2009, Queensland I Construction Commission Regulation 2003 able Planning Act 2009—	14 15 16 17
	omit.		18

2	Schedule 5—	1
	insert—	2

Environmental Protection Regulation 2019	schedule 19, part 2, definition State or local government entity, to the extent it applies to section 140
Land Regulation 2020	section 26(3), definition government leasing entity section 38(1)(c)
Planning Act 2016	schedule 2, definition <i>public</i> sector entity
Queensland Building and Construction Commission Regulation 2018	schedule 8, definition agency of the State, to the extent it applies to schedule 1, section 8

Lan	d Act 1994		3
1	Section 15(1)), from 'application' to 'section 166(1)'—	4 5
		offer to convert a lease under chapter 4, part 3, division 3	6 7
2	Section 120A	A(2)—	8
	insert—		9
		Note—	10
		See section 403T for requirements for acceptance of offers.	11 12

Section 120A(3)—	1
omit.		2
Section 161—		3
omit.		4
Section 162(1))—	5
insert—		6
	Note—	7
	See section 403T for requirements for acceptance of offers.	8 9
Section 171—		10
omit, insert	<u></u>	11
171 Co	mpliance with particular conditional offers	12
(1)	This section applies if the conditions of an offer include a requirement to enter into a forest consent agreement.	13 14 15
(2)	The condition including the requirement is taken to be complied with only if the chief executive under the <i>Forestry Act 1959</i> advises the chief executive under this Act that the forest consent agreement has been entered into.	16 17 18 19 20
	Note—	21
	See section 403T for requirements for acceptance of offers.	22 23
Section 176F-	_	24
omit.		25
Section 176G((1)(b), note—	26
omit.		27

9	Section 176G(1)—	1
	insert—	2
	Note—	3
	See—	4
	(a) section 403T for requirements for acceptance of offers; and	5 6
	(b) section 153 for a requirement for a lease to state its purpose.	7 8
10	Section 176R—	9
	omit.	10
11	Section 176S(1), note—	11
	omit, insert—	12
	Note—	13
	See—	14
	(a) section 403T for requirements for acceptance of offers; and	15 16
	(b) section 153 for a requirement for a lease to state its purpose.	17 18
12	Section 204(3), 'fulfilling'—	19
	omit, insert—	20
	complying with	21
13	Section 360F(1), '360A(4)'—	22
	omit, insert—	23
	360A(5)	24
14	Section 361, definition full supply level—	25
	omit.	26

Section 434B(1) and (2), before 'application'—	1
insert—	2
offer or	3
Section 434B(2), 'finalised'—	4
omit, insert—	5
fully dealt with	6
Sections 441A and 442—	7
omit.	8
Sections 458(1)(a), 463(1)(a) and 467(1)(a), 'fulfilled'—	9
omit, insert—	10
complied with	11
Sections 471(1) and 478(1), 'application'—	12
omit, insert—	13
offer	14
Schedule 1A, entry for section 136—	15
omit.	16
Schedule 2, entries for sections 160(3) and 168(5), 'fulfilled'—	17 18
omit, insert—	19
complied with	20
	offer or Section 434B(2), 'finalised'—

Lar	nd Regulation 2	2020	1
1	Section 5(1), 's	section 60(2)'—	2
	omit, insert	<u> </u>	3
		section 60(2)(b)	4
2	Section 12, 'ar	nd (5)'—	5
	omit, insert	<u> </u>	6
		and (6)	7
3	Section 42—		8
	omit.		9
Lar	nd Sales Act 19	984	10
1	Section 8(1)(b), from 'as' to '176F'—	11
	omit, insert		12
		under the Land Act 1994	13
2	Section 8(1)(b)—	14
	insert—		15
		Note—	16
		See the <i>Land Act 1994</i> , section 403T for requirements for acceptance of offers under that Act.	17 18

Lan	nd Title Act 1994	1
1	Section 81A, definition full supply level—	2
	omit.	3
2	Schedule 2, definition full supply level—	4
	omit.	5
Que	een's Wharf Brisbane Act 2016	6
1	Section 54(3), definition <i>indemnity and insurance</i> conditions and note, 'Land Regulation 2009, schedule 10A, part 1, sections 1 and 2'—	7 8 9
	omit, insert—	10
	Land Regulation 2020, schedule 1, sections 1 and 2	11 12
Sto	ck Route Management Act 2002	13
1	Chapter 3, part 1, heading—	14
	omit, insert—	15
	Part 1 Preliminary	16
2	Section 97, heading, after 'Principles'—	17
	insert—	18
	of stock route network management	19

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3	Section 100(2), 'ceases to have'—	1
	omit, insert—	2
	stops having	3
4	Section 120, 'section 122(3)'—	4
	omit, insert—	5
	section 122(4)	6
5	Section 309(2)—	7
	omit, insert—	8
	(2) A regulation may be made about charges, costs or fees payable under this Act.	9 10
Sto	ock Route Management Regulation 2003	11
1	Section 9—	12
	omit.	13
2	Section 16—	14
	omit.	15
Sui	rvey and Mapping Infrastructure Act 2003	16
1	Section 63, heading and section 64, heading, 'pt 7'—	17
	omit, insert—	18
	this part	10

Schedule 1

Water Act 2000		1
1	Section 730(8), definition <i>indemnity and insurance</i> conditions, 'Land Regulation 2009, schedule 10A, part 1, sections 1 and 2'—	
	omit, insert—	5
	Land Regulation 2020, schedule 1, sections 1 and 2	6 7

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