

Economic Development Act 2012

Economic Development Regulation 2013

Current as at 1 February 2013

Information about this reprint

This reprint shows the legislation current as at the date on the cover and is authorised by the Parliamentary Counsel.

A new reprint of the legislation will be prepared by the Office of the Queensland Parliamentary Counsel when any change to the legislation takes effect. This change may be because a provision of the original legislation, or an amendment to it, commences or because a particular provision of the legislation expires or is repealed.

When a new reprint is prepared, this reprint will become a historical reprint. Also, if it is necessary to replace this reprint before a new reprint is prepared, for example, to include amendments with a retrospective commencement, an appropriate note would be included on the cover of the replacement reprint and on the copy of this reprint at www.legislation.qld.gov.au.

The endnotes to this reprint contain detailed information about the legislation and reprint. For example—

- The table of reprints endnote lists any previous reprints and, for this reprint, gives details of any discretionary editorial powers under the Reprints Act 1992 used by the Office of the Queensland Parliamentary Counsel in preparing it.
- The list of legislation endnote gives historical information about the original legislation and the legislation which amended it. It also gives details of uncommenced amendments to this legislation. For information about possible amendments to the legislation by Bills introduced in Parliament, see the Queensland Legislation Current Annotations at <u>www.legislation.qld.gov.au/information</u>.
- The list of annotations endnote gives historical information at section level.

All Queensland reprints are dated and authorised by the Parliamentary Counsel. The previous numbering system and distinctions between printed and electronic reprints are not continued.



Queensland

Economic Development Regulation 2013

Contents

		Page
Part 1	Preliminary	
1	Short title	3
2	Commencement	3
Part 2	Priority development areas	
3	Transitioned UDAs and declaration of priority development areas	3
4	Making of interim land use plan	4
5	Transitioned development schemes	4
6	Placing notice about PDA development application on land	5
Schedule 1	Priority development areas	7
Schedule 2	Interim land use plans	9
Schedule 3	Development schemes for transitioned UDAs	10
Endnotes		
1	Index to endnotes	12
2	Date to which amendments incorporated.	12
3	Кеу	12
4	Table of reprints	13
5	List of legislation	13
6	List of annotations	13

[s 1]

Economic Development Regulation 2013

[reprinted as in force on 1 February 2013]

Part 1 Preliminary

1 Short title

This regulation may be cited as the *Economic Development Regulation 2013*.

2 Commencement

This regulation commences on 1 February 2013.

Part 2 Priority development areas

3 Transitioned UDAs and declaration of priority development areas

(1) For section 196(1)(a) of the Act, the part of the State identified as an urban development area on the map mentioned in schedule 1, part 1, column 1 is the transitioned UDA mentioned in column 2 of part 1 of the schedule.

Note-

A transitioned UDA is taken to be a priority development area. See sections 177, definition *transitioned UDA* and 190 of the Act.

(2) For section 37(1) of the Act, the part of the State identified as a priority development area on the map mentioned in schedule 1, part 2, column 1 is declared to be the priority development area mentioned in column 2 of part 2 of the schedule.

[s 4]

Editor's note—

Each map is available for inspection at the department's office at level 4, 229 Elizabeth Street, Brisbane during normal business hours and on the department's website at <www.dsdip.qld.gov.au>.

4 Making of interim land use plan

 A document, or part of a document, mentioned in schedule 2, part 1, column 1 is an interim land use plan continued under section 191 of the Act for the transitioned UDA mentioned in column 2 of part 1 of the schedule.

Note—

See section 191(5) of the Act for when an interim land use plan for a transitioned UDA expires.

(2) A document, or part of a document, mentioned in schedule 2, part 2, column 1 is an interim land use plan made under section 38(1) of the Act for the priority development area mentioned in column 2 of part 2 of the schedule.

Note—

Under section 39(1) of the Act, an interim land use plan expires 12 months after it commences.

(3) A copy of each interim land use plan is held by MEDQ and available for inspection by the public.

5 Transitioned development schemes

- (1) For section 196(1)(b)(ii) of the Act—
 - (a) each transitioned development scheme mentioned in schedule 3, part 1, column 1 is the development scheme for the transitioned UDA mentioned in column 2 of part 1 of the schedule; and
 - (b) the amendment mentioned in schedule 3, part 2, column2 is the approved amendment for the transitioned development scheme mentioned in column 1 of part 2 of the schedule.

Editor's note—

Each transitioned development scheme is available for inspection on the department's website at <www.dsdip.qld.gov.au>.

(2) In this section—

transitioned development scheme see section 194(4) of the Act.

6 Placing notice about PDA development application on land

- (1) This section prescribes for section 84(2)(b) of the Act the way a notice about a PDA development application must be placed on land.
- (2) The notice must be—
 - (a) placed on, or within 1.5m of, the road frontage for the land; and
 - (b) mounted at least 300mm above ground level; and
 - (c) positioned so that it is visible from the road; and
 - (d) made of weatherproof material; and
 - (e) not less than 1200mm x 900mm.
- (3) The lettering on the notice must be as follows—
 - (a) for lettering in the heading of the notice—at least 50mm in height and in a bold style;
 - (b) for lettering in any subheadings of the notice—at least 25mm in height and in a bold style;
 - (c) for lettering not mentioned in paragraph (a) or (b)—at least 25mm in height, of regular weight and in sentence case.
- (4) Each sentence in the notice must start on a new line.
- (5) If the land has more than 1 road frontage, a notice must be placed on each road frontage for the land.
- (6) The applicant must maintain the notice from the day it is placed on the land until the end of the submission period for the application.

[s 6]

(7) In this section—

road frontage, for land, means-

- (a) generally—the boundary between the land and any road adjoining the land; or
- (b) if the only access to the land is across other land—the boundary between the other land and any road adjoining the other land at the point of access.

Schedule 1 Priority development areas

section 3

Part 1 Transitioned UDAs

Column 1	Column 2	
Description of area	Transitioned UDA	
Map No. UDA4 - Andergrove Urban Development Area	Andergrove	
Map No. UDA8 - Blackwater Urban Development Area	Blackwater	
Map No. UDA2 - Bowen Hills Urban Development Area	Bowen Hills	
Map No. UDA14 - Caloundra South Urban Development Area	Caloundra South	
Map No. UDA17 - Central Queensland University Rockhampton Urban Development Area	Central Queensland University Rockhampton	
Map No. UDA5 - Clinton Urban Development Area	Clinton	
Map No. UDA3 - Fitzgibbon Urban Development Area	Fitzgibbon	
Map No. UDA11 - Greater Flagstone Urban Development Area	Greater Flagstone	
Map No. UDA10 - Moranbah Urban Development Area	Moranbah	
Map No. UDA1 - Northshore Hamilton Urban Development Area	Northshore Hamilton	

Economic Development Regulation 2013

Schedule 1

Column 1 Description of area	Column 2 Transitioned UDA
Map No. UDA6 - Oonoonba Urban Development Area	
Map No. UDA12 - Ripley Valley Urban Development Area	Ripley Valley
Map No. UDA9 - Bowen Street, Roma Urban Development Area	Bowen Street, Roma
Map No. UDA 15 - Tannum Sands Urban Development Area	Tannum Sands
Map No. UDA16 - Toolooa Urban Development Area	Toolooa
Map No. UDA7 - Woolloongabba Urban Development Area	Woolloongabba
Map No. UDA13 - Yarrabilba Urban Development Area	Yarrabilba

Part 2 Declared priority development areas

Column 1

Description of area

Map No. PDA 1 - Parklands Priority Development Area Column 2

Priority development area

Parklands

Schedule 2 Interim land use plans

section 4

Part 1 Transitioned UDAs

Column 1	Column 2
Interim land use plan	Transitioned UDA
Central Queensland University Rockhampton Urban Development Area Interim Land Use Plan 2011	Central Queensland University Rockhampton
Toolooa Urban Development Area Interim Land Use Plan 2011	Toolooa

Part 2 Declared priority development areas

Column 1	Column 2
Interim land use plan	Priority development area
Parkland Priority development area Interim land	Parklands

Parkland Priority development area Interim land Parklands use plan

Schedule 3 Development schemes for transitioned UDAs

section 5

Part 1 Development schemes

Column 1	Column 2	
Development scheme	Transitioned UDA	
Andergrove UDA Development Scheme 2010	Andergrove	
Blackwater UDA Development Scheme 2011	Blackwater	
Bowen Hills UDA Development Scheme 2009	Bowen Hills	
Bowen Street, Roma UDA Development Scheme 2011	Bowen Street, Roma	
Caloundra South UDA Development Scheme 2011	Caloundra South	
Clinton UDA Development Scheme 2010	Clinton	
Fitzgibbon UDA Development Scheme 2009	Fitzgibbon	
Greater Flagstone UDA Development Scheme 2011	Greater Flagstone	
Moranbah UDA Development Scheme 2011	Moranbah	
Northshore Hamilton UDA Development Scheme 2009	Northshore Hamilton	
Oonoonba UDA Development Scheme 2011	Oonoonba	
Ripley Valley UDA Development Scheme 2011	Ripley Valley	
Tannum Sands UDA Development Scheme 2012	Tannum Sands	

Column 1	Column 2
Development scheme	Transitioned UDA
Woolloongabba UDA Development Scheme 2011	Woolloongabba
Yarrabilba UDA Development Scheme 2011	Yarrabilba

Part 2 Amendments of development schemes

Column 1	Column 2		
Development scheme	Amendment		
Bowen Hills UDA Development Scheme 2009	the amendment approved under a regulation notified on 1 April 2010		
Fitzgibbon UDA Development Scheme 2009	the amendment approved under a regulation notified on 29 July 2011		

Endnotes

Endnotes

1 Index to endnotes

Page

		\mathcal{O}
2	Date to which amendments incorporated	.12
3	Key	.12
4	Table of reprints	.13
5	List of legislation	.13
6	List of annotations	.13

2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). However, no amendments have commenced operation on or before that day. Future amendments of the Economic Development Regulation 2013 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

Key		Explanation	Key	Explanation
AIA amd amdt ch def div exp gaz hdg ins lap notfd num		Acts Interpretation Act 1954 amended amendment chapter definition division expires/expired gazette heading inserted lapsed notified numbered	(prev) proc prov pt pubd R[X] RA reloc renum rep (retro) rv s	previously proclamation provision part published Reprint No. [X] Reprints Act 1992 relocated renumbered repealed retrospectively revised edition section
num o in c om orig p para prec pres		order in council omitted original page paragraph preceding present	s sch sdiv SIA SIR SL sub unnum	section schedule subdivision Statutory Instruments Act 1992 Statutory Instruments Regulation 2002 subordinate legislation substituted unnumbered
prev	=	previous		

4 Table of reprints

A new reprint of the legislation is prepared by the Office of the Queensland Parliamentary Counsel each time a change to the legislation takes effect.

The notes column for this reprint gives details of any discretionary editorial powers under the *Reprints Act 1992* used by the Office of the Queensland Parliamentary Counsel in preparing it. Section 5(c) and (d) of the Act are not mentioned as they contain mandatory requirements that all amendments be included and all necessary consequential amendments be incorporated, whether of punctuation, numbering or another kind. Further details of the use of any discretionary editorial power noted in the table can be obtained by contacting the Office of the Queensland Parliamentary Counsel by telephone on 3237 0466 or email <u>legislation.queries@oqpc.qld.gov.au</u>.

From 29 January 2013, all Queensland reprints are dated and authorised by the Parliamentary Counsel. The previous numbering system and distinctions between printed and electronic reprints is not continued with the relevant details for historical reprints included in this table.

Current as at	Amendments included	Notes
1 February 2013	none	RA ss 7(1)(k), 40

5 List of legislation

Regulatory impact statements

For subordinate legislation that has a regulatory impact statement, specific reference to the statement is included in this list.

Explanatory notes

All subordinate legislation made on or after 1 January 2011 has an explanatory note.

Economic Development Regulation 2013 SL No. 2

made by the Governor in Council on 31 January 2013
notfd gaz 1 February 2013 pp 192–4
ss 1–2 commenced on date of notification
remaining provisions commenced 1 February 2013 (see s 2)
<u>exp 1 September 2023</u> (see SIA s 54)
Note—The expiry date may have changed since this reprint was published. See the latest reprint of the SIR for any change.

6 List of annotations

PART 3—AMENDMENT OF OTHER LEGISLATION

pt hdg om RA s 7(1)(k)

Division 1—Amendment of Body Corporate and Community Management (Accommodation Module) Regulation 2008

div 1 (ss 7-8) om RA ss 7(1)(k), 40

Endnotes

- Division 2—Amendment of Body Corporate and Community Management (Commercial Module) Regulation 2008
- div 2 (ss 9–10) om RA ss 7(1)(k), 40
- Division 3—Amendment of Body Corporate and Community Management (Small Schemes Module) Regulation 2008
- div 3 (ss 11-12) om RA ss 7(1)(k), 40
- Division 4—Amendment of Body Corporate and Community Management (Specified Two-lot Schemes Module) Regulation 2011
- div 4 (ss 13–14) om RA ss 7(1)(k), 40
- Division 5—Amendment of Body Corporate and Community Management (Standard Module) Regulation 2008
- div 5 (ss 15–16) om RA ss 7(1)(k), 40
- **Division 6—Amendment of Land Regulation 2009 div 6 (ss 17–19)** om RA ss 7(1)(k), 40
- Division 7—Amendment of State Development and Public Works Organisation Regulation 2010
- div 7 (ss 20–21) om RA ss 7(1)(k), 40
- Division 8—Amendment of Statutory Bodies Financial Arrangements Regulation 2007

div 8 (ss 22–24) om RA ss 7(1)(k), 40

Division 9—Amendment of Sustainable Planning Regulation 2009 div 9 (ss 25–30) om RA ss 7(1)(k), 40

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