

Queensland Reconstruction Authority Act 2011

Queensland Reconstruction Authority Regulation 2022

Current as at 18 March 2022

© State of Queensland 2022





Queensland

Queensland Reconstruction Authority Regulation 2022

Contents

| | | Page |
|---|------------------------------------------------------------|------|
| 1 | Short title | 3 |
| 2 | Authority directed to undertake particular works—Act, s 96 | 3 |

Queensland Reconstruction Authority Regulation 2022

1 Short title

This regulation may be cited as the *Queensland Reconstruction Authority Regulation 2022*.

2 Authority directed to undertake particular works—Act, s 96

- (1) Subsection (2) is a direction for section 96 of the Act.
- (2) The authority must undertake the project works.
- (3) In this section—

2022 Brisbane floods means the floods in Brisbane caused by heavy rains in February 2022.

Drift restaurant pontoon means the improvements that—

- (a) were originally constructed on the leased land as a marine facility comprising a restaurant, pontoon and floating deck; and
- (b) during the 2022 Brisbane floods, became partly located outside the leased land.

leased land means lots 1 and 2 on SP261481.

project works means the following works—

- (a) stabilising the Drift restaurant pontoon to the extent possible;
- (b) other works that are reasonably necessary to protect any person, vessel or infrastructure in the vicinity of the Drift restaurant pontoon or the leased land, including—
 - (i) demolishing the Drift restaurant pontoon; and
 - (ii) removing the Drift restaurant pontoon from the leased land and the vicinity of the leased land;
- (c) works that are reasonably connected with, or incidental to, the works mentioned in paragraph (a) or (b),

including, for example, early incidental works, inspections, investigations, planning and preparation for the works.