

AGENDA

GENERAL MEETING

Wednesday, 8 October 2014 commencing at 9.30am

The Council Chambers 35 Bloomfield Street CLEVELAND QLD

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The Mayor is the Chair of the General Meeting. The following Portfolios are included in the General Meeting and Council's nominated spokesperson for that portfolio as follows:

	PORTFOLIO	SPOKESPERSON
1.	Office of the CEO (including Internal Audit)	Cr Mark Edwards
2.	Organisational Services (excluding Internal Audit and Emergency Management)	Mayor Karen Williams
3.	City Planning and Assessment	Cr Julie Talty
4.	Community & Cultural Services, Environment & Regulation	Cr Lance Hewlett
5.	Infrastructure & Operations	Cr Paul Gleeson
6.	Emergency Management	Cr Alan Beard

1 DECLARATION OF OPENING

On establishing there is a quorum, the Mayor will declare the meeting open.

Recognition of the Traditional Owners

Council acknowledges the Quandamooka people who are the traditional custodians of the land on which we meet. Council also pays respect to their elders, past and present, and extend that respect to other indigenous Australians who are present.

2 RECORD OF ATTENDANCE AND LEAVE OF ABSENCE

Motion is required to approve leave of absence for any Councillor absent from today's meeting.

3 DEVOTIONAL SEGMENT

Member of the Ministers' Fellowship will lead Council in a brief devotional segment.

4 RECOGNITION OF ACHIEVEMENT

Mayor to present any recognition of achievement items.

5 RECEIPT AND CONFIRMATION OF MINUTES

5.1 GENERAL MEETING MINUTES 17 SEPTEMBER 2014

Motion is required to confirm the Minutes of the General Meeting of Council held on 17 September 2014.

6 MATTERS OUTSTANDING FROM PREVIOUS COUNCIL MEETING MINUTES

6.1 CLEVELAND AQUATIC CENTRE LEASE

At the General Meeting of 21 May 2014 (Item 16.1.1 refers) Council resolved "That this item be deferred".

This Item is listed as Item 16.1.1 for Council consideration.

6.2 NOTICE OF MOTION – CR OGILVIE – INTERNET AND WIFI SPEEDS IN THE REDLANDS

At the General Meeting of 20 August 2014 (Item 14.2.1 refers) Council resolved as follows:

"That Council resolves to request a report on the following:

- 1. The feasibility of utilising direct wireless technology to enhance internet speeds in the Redlands; and
- 2. The viability of provision of public wi-fi nodes in the Redlands business districts"

A report will be presented to a future General Meeting for consideration.

6.3 COUNCILLORS' CODE OF CONDUCT

At the General Meeting of 3 September 2014 (Item 12.2.1 refers) Council resolved that this item 'lie on the table'.

This Item will be presented to a future General Meeting for consideration.

6.4 REQUEST FOR REPORT – PUBLIC VEHICLE ACCESS TO 'THE BASIN' AT AMITY

At the General Meeting of 17 September 2014 (Item 14.1.1 refers) Council resolved that a report be prepared for Council's consideration on the potential of facilitating public vehicle access to the area known as 'The Basin' at Amity.

A report will be presented to a future General Meeting for consideration.

6.5 REQUEST FOR REPORT – SHARK NET ENCLOSURE, RABY BAY FORESHORE

At the General Meeting of 17 September 2014 (Item 14.1.2 refers) Council resolved to:

- 1. Investigate the need and opportunity for a shark net enclosure to be installed on the Raby Bay (Masthead Drive) foreshore; and
- 2. That the report to Council include financial implications so that consideration can be given to possible inclusion in the Capital Works program.

A report will be presented to a future General Meeting for consideration.

7 PUBLIC PARTICIPATION

In accordance with s.42 Redland City Council Meetings – Standing Orders:

- Council may by resolution set aside a maximum of 15 minutes to permit members of the public to address the local government on matters of public interest relating to local government. The time given to each member of the public for their address will not exceed 5 minutes and the maximum number of speakers will be decided by the Chairperson.
- 2. A member of the public wishing to attend and address a meeting may either:
 - (a) make a <u>Written Application</u> to address the meeting, which must be received by the Chief Executive Officer, no later than 4.30pm two days before the meeting; or
 - (b) make a request to the Chairperson at the commencement of the public participation period, when invited to do so by the Chairperson.

- 3. The right of any member of the public to address the local government is at the absolute discretion of Council. Priority will be given to persons who have made a written application to speak at a meeting, in accordance with Council's Meetings Standing Orders.
- 4. If any address or comment made by a member of the public addressing a meeting is irrelevant, offensive, or unduly long, the Chairperson may require the person to cease their address.
- 5. Any person addressing a meeting will -
 - (a) unless they are incapacitated or it is otherwise unreasonable for them to do so, stand; and
 - (b) speak with decorum; and
 - (c) frame any remarks in respectful and courteous language.
- If a person is considered by the local government, Mayor or Chairperson to be unsuitably dressed, the person may be directed to immediately withdraw from the meeting. Failure to comply with a direction may be considered an act of disorder.

8 PETITIONS AND PRESENTATIONS

Councillors may present petitions or make presentations under this section.

9 MOTION TO ALTER THE ORDER OF BUSINESS

The order of business may be altered for a particular meeting where the Councillors at that meeting pass a motion to that effect. Any motion to alter the order of business may be moved without notice.

10 DECLARATION OF MATERIAL PERSONAL INTEREST OR CONFLICT OF INTEREST ON ANY ITEMS OF BUSINESS

Councillors are reminded of their responsibilities in relation to a Councillor's material personal interest and conflict of interest at a meeting (for full details see sections 172 and 173 of the *Local Government Act 2009*). In summary:

If a Councillor has a material personal interest in a matter before the meeting:

The Councillor must—

- inform the meeting of the Councillor's material personal interest in the matter;
 and
- leave the meeting room (including any area set aside for the public), and stay out
 of the meeting room while the matter is being discussed and voted on.

The following information must be recorded in the minutes of the meeting, and on the local government's website—

- the name of the Councillor who has the material personal interest, or possible material personal interest, in a matter;
- the nature of the material personal interest, or possible material personal interest, as described by the Councillor.

A Councillor has a *material personal interest* in the matter if any of the following persons stands to gain a benefit, or suffer a loss, (either directly or indirectly) depending on the outcome of the consideration of the matter at the meeting—

- (a) the Councillor;
- (b) a spouse of the Councillor:

- (c) a parent, child or sibling of the Councillor;
- (d) a partner of the Councillor;
- (e) an employer (other than a government entity) of the Councillor;
- (f) an entity (other than a government entity) of which the Councillor is a member;
- (g) another person prescribed under a regulation.

If a Councillor has a conflict of interest (a real conflict of interest), or could reasonably be taken to have a conflict of interest (a perceived conflict of interest) in a matter before the meeting:

The Councillor must—

- deal with the real conflict of interest or perceived conflict of interest in a transparent and accountable way.
- Inform the meeting of—
 - (a) the Councillor's personal interests in the matter; and
 - (b) if the Councillor participates in the meeting in relation to the matter, how the Councillor intends to deal with the real or perceived conflict of interest.

The following must be recorded in the minutes of the meeting, and on the local government's website—

- (a) the name of the Councillor who has the real or perceived conflict of interest;
- (b) the nature of the personal interest, as described by the Councillor;
- (c) how the Councillor dealt with the real or perceived conflict of interest;
- (d) if the Councillor voted on the matter—how the Councillor voted on the matter;
- (e) how the majority of persons who were entitled to vote at the meeting voted on the matter.

A conflict of interest is a conflict between—

- (a) a Councillor's personal interests (including personal interests arising from the Councillor's relationships, for example); and
- (b) the public interest;

that might lead to a decision that is contrary to the public interest.

11 REPORTS TO COUNCIL

11.1 PORTFOLIO 1 (CR MARK EDWARDS)

OFFICE OF CEO (INCLUDING INTERNAL AUDIT)

11.1.1 REPORT OF THE AUDIT COMMITTEE MEETING

Dataworks Filename: GOV Audit Committee

Attachment: Minutes Audit Committee - 11 September

<u>2014</u>

Authorising/Responsible Officer:

Luke Wallace

Gerbellund

Acting General Manager Organisational

Services

Author: Siggy Covill

Group Manager Internal Audit

PURPOSE

The purpose of this report is to present the minutes of the Audit Committee meeting on 11 September 2014 to Council for adoption in accordance with Section 211 of the Local Government Regulation 2012.

BACKGROUND

The primary objective of the Audit Committee is to assist Council in fulfilling its corporate governance role and oversight of financial measurement and reporting responsibilities imposed under the *Local Government Act 2009*, the *Financial Accountability Act 2009* and other relevant legislation.

To fulfil this objective and in order to enhance the ability of Councillors to discharge their legal responsibility, it is necessary that a written report is presented to Council as soon as practicable after a meeting of the Audit Committee about the matters reviewed at the meeting and the committee's recommendations about these matters.

ISSUES

Please refer to the attached Minutes of the Audit Committee meeting held on 11 September 2014.

STRATEGIC IMPLICATIONS

Legislative Requirements

Requirements from the *Local Government Act 2009*, the *Local Government Regulation 2012* and the *Financial Accountability Act 2009* have been taken into account during the preparation of this report.

Risk Management

There are no opportunities or risks for Council resulting from this report.

Financial

There are no financial implications impacting Council as a result of this report.

People

There are no implications on people as a result of this report.

Environmental

There are no environmental implications resulting from this report.

Social

There are no social implications as a result of this report.

Alignment with Council's Policy and Plans

Relationship to Corporate Plan: 8. Inclusive and ethical governance

Deep engagement, quality leadership at all levels, transparent and accountable democratic processes and a spirit of partnership between the community and Council will enrich residents' participation in local decision making to achieve the community's Redlands 2030 vision and goals.

8.5 Be transparent and consistent in the way we manage the organisation, its risks and obligations and ensure we are delivering against our priorities.

CONSULTATION

The Audit Committee minutes are presented for confirmation as a true and accurate record of proceedings at its next meeting.

OPTIONS

- 1. That Council accepts this report, which summarises the issues discussed at the Audit Committee meeting of 11 September 2014; or
- 2. That Council accepts this report and requests additional information; or
- 3. That Council not accepts this report and requests an alternative method of reporting.

OFFICER'S RECOMMENDATION

That Council resolves to accept this report, which summarises the issues discussed at the Audit Committee meeting of 11 September 2014.



MINUTES

AUDIT COMMITTEE MEETING

Thursday, 11 September 2014

Council Chambers
1st floor Administration Building
Bloomfield Street Cleveland QLD 4163

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1 DECLARATION OF OPENING

The Chairperson declared the meeting open at 3.01

2 RECORD OF ATTENDANCE AND APOLOGIES

Membership:

Cr Mark Edwards Chairperson
Cr Karen Williams Mayor

Mr Virendra Dua External Member

Secretary:

Ms Siggy Covill Group Manager Internal Audit

Invitees:

Mr Bill Lvon Chief Executive Officer

Mr Luke Wallace Acting General Manager Organisational Services
Mr Gary Soutar General Manager Infrastructure and Operations

Ms Linnet Batz Chief Financial Officer

Ms Deborah Corbett-Hall Service Manager Corporate Finance
Ms Leandri Brown Corporate Financial Reporting Manager
Mr Martin Power Bentleys - QAO Audit Representative
Ms Ashley Carle Bentleys - QAO Audit Representative

Mr Denis Byram Queensland Audit Office

Minutes:

Ms Joyce Parfitt Corporate Meetings & Registers Team

Apologies:

Mr Peter Dowling External Member

Mr Nick Clarke General Manager Organisational Services

Ms Louise Rusan General Manager Community and Customer Services

Mr Patrick Flemming Queensland Audit Office

3 RECEIPT AND CONFIRMATION OF MINUTES

The minutes of the Audit Committee meeting of 5 June 2014 were confirmed as correct.

3.1 BUSINESS ARISING FROM PREVIOUS MINUTES

The Chair asked for any business arising from the Minutes of 5 June 2014 to be presented.

COMMITTEE DECISION

The Chair stated that item 3.1 would be listed for the full Audit Committee meeting scheduled for 23 October 2014.

4 COUNCIL FINANCIAL REPORTS

4.1 COUNCIL DRAFT ANNUAL FINANCIAL STATEMENTS

The Chief Financial Officer presented the draft annual financial statements of Council to the Audit Committee.

Comments:

- 1. Page 27 of the Financial Statements Movements in the Asset Revaluation Surplus to include a note to tie the Asset Corrections back to Note 25.
- 2. Page 28 of the Financial Statements Note 26 Constrained Cash Reserves. Movement in Utilities Reserve of about \$10M as a result of the establishment of the Water business reserves. The reserves will capture any over and under recovery of maximum allowable revenue due to the price smoothing associated with the large increase in purchase price of bulk water expected in 2017/18.
- 3. Page 38 of the Financial Statements Relationship to Fair Value in Note 34(a). Clarification of the value per square meter was taken on notice.
- 4. Page 25 of the Financial Statements A breakdown was provided of the Additions to Intangible Assets in Note 19.
- 5. Mr Peter Dowling indicated via email his preference for Note 32 Correction of Errors to be softened to Prior Year Adjustments.

COMMITTEE DECISION

That the Audit Committee notes the draft annual financial statements as presented.

5 OTHER BUSINESS

The Group Manager Internal Audit updated the Committee with progress on the Annual Internal Audit Plan 2014-2015.

Mr Denis Byram advised the meeting that the Auditor-General will be distributing a survey to all Councils around mid-September for the upcoming performance audit on Fraud Management in Local Government.

COMMITTEE DECISION

That the Audit Committee notes the updates as presented.

6 MEETING CLOSURE

The chair declared the meeting closed at 3.24pm.

11.2 PORTFOLIO 2 (MAYOR KAREN WILLIAMS)

ORGANISATIONAL SERVICES (EXCLUDING INTERNAL AUDIT AND EMERGENCY MANAGEMENT)

11.2.1 REVIEW OF DELEGATIONS TO THE CHIEF EXECUTIVE OFFICER

Dataworks Filename: GOV Delegations - Council Officers

Attachments: <u>Acquisition of Land Act 1967 Council to</u>

CEO

Delegations Register updates Feb Aug

2014 all updates Council to CEO

Environmental Protection Regulation 2008

Council to CEO

Fire and Rescue Service Act 1990 Council to

CEO

Heavy Vehicle Mass Dimension and Loading National Reg Council to CEO Heavy Vehicle National Law Qld Council

to CEO

Heavy Vehicle National Law Regulation 2014

Council to CEO

Nature Conservation Administration Regulation 2006 Council to CEO

Nature Conservation Wildlife Management

Regulation 2006 Council to CEO

Nature Conservation Act 1992 Council to

CEO

Statutory Bodies Financial Arrangements

Act 1982 Council to CEO

Water Supply Safety and Reliability Act

2008 Council to CEO

Workers Compensation and Rehabilitation

Act 2003 Council to CEO

Electricity Act 1994 Council to CEO

Electricity Regulation 2006 Council to CEO

Authorising/Responsible Officer:

Luke Wallace

Acting General Manager Organisational

Services

Author: Trevor Green

Principal Advisor Corporate and Democratic

Governance

PURPOSE

The purpose of this report is for Council to provide updated delegations to the Chief Executive Officer (CEO) in accordance with the annual review of delegations.

BACKGROUND

Councils are required to make thousands of operational decisions each year under both State legislation and Council's own local laws. These include for example, the issuing of permits, licences and approvals, etc. It would be extremely ineffective, inefficient and inconvenient for all of these decisions to have to be made via reports to Council meetings and Council resolutions.

Section 257 of the *Local Government Act 2009* (the Act) allows a local government to delegate a power under the Act or another Act, other than where an Act specifically states that the power must be exercised by Council resolution. Section 257 (1)(b) of the Act specifically provides for a power to be delegated to the CEO. Section 259 of the Act allows a CEO to on-delegate their powers to appropriately qualified officers, other than where the local government specifically directs that the power not be further delegated or it is a power to keep a register of interests.

In late 2012 the *Local Government Act 2009* was amended to require Councils to review delegations to the CEO annually. Through King and Company Solicitors, the Local Government Association of Queensland (LGAQ) developed a complete list of all delegations under State laws which can be delegated to local government CEOs. This list is updated regularly.

ISSUES

In late 2013, Council conducted a full review of delegations to the CEO. The CEO was given all delegations as listed at that time by the LGAQ (Item 5.1.6 Coordination Committee Meeting 6 November 2013). This provided a new delegations framework which ensured that the CEO's delegations were completely up to date in accordance with all legislation. The framework also provided a base for all subsequent reviews and facilitates the process for each annual review. Each review then only needs to be made from the LGAQ's updated listings for that year.

This report is for Council to provide updated delegations to the CEO in accordance with the annual review of delegations (as per the LGAQ updated delegations list for 2014).

STRATEGIC IMPLICATIONS

Legislative Requirements

This review and the recommendations of this report are in accordance with the legislative requirements relating to delegation of powers to the CEO and to review these delegations annually.

Risk Management

The top down approach of Council making all delegations as listed by the LGAQ to the CEO in November 2013 ensured that Council's delegations were completely up to date in accordance with all legislation from that time. This then provided the base for all future annual reviews.

Financial

There are no specific financial implications associated with this report.

People

This review and report ensures that delegations to the CEO are up to date and allows the on-delegation of powers to appropriate officers to provide for the day to day operations of Council.

Environmental

There are no specific environmental implications associated with this report.

Social

There are no specific social implications associated with this report.

Alignment with Council's Policy and Plans

The annual review and delegation process provides an important role in the operation of Council in accordance with Council's policies and plans.

CONSULTATION

In conducting this review and preparing this report, consultation has occurred with the Local Government Association of Queensland and all relevant areas of Council impacted by the updated listings.

OPTIONS

- 1 That Council resolves to delegate under section 257 (1)(b) of the *Local Government Act 2009*, all functions and powers as listed in the attachments to this report to the Chief Executive Officer.
- 2 That Council resolves not to delegate functions and powers as listed in the attachments to this report to the Chief Executive Officer.

OFFICER'S RECOMMENDATION

That Council resolves to delegate under section 257 (1)(b) of the *Local Government Act 2009*, all functions and powers as listed in the attachments to this report, to the Chief Executive Officer.

Animal Management (Cats and Dogs) Act 2008

Date Updated:	12/02/2014
Reprint No:	
Updated Items:	95, 227(2), 228(2)(b)
New Items:	
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	
	Chief Executive Officer	Power to give an owner of a dog the subject of a regulated dog declaration, a notice about the decision under subsection (3) or (4).	Section 95 <u>Animal</u> <u>Management (Cats</u> <u>and Dogs) Act</u> <u>2008</u>			
	Chief Executive Officer	Where a local government has received a registration form in relation to a cat prior to 23 September 2013 and it has not yet given a registration notice, power to: (a) refund the registration fee to the owner; or (b) if the local government is a declared local government—register the cat under former chapter 3, part 2; or (c) if a local government makes a local law requiring cats to be registered register the cat under the local law.	Section 227(2) Animal Management (Cats and Dogs) Act 2008			Law provision repealed, delegation removed from register.

Chief Executive	Where a local government has received	Section 228(2)(b)	Law p	rovision repealed,
Officer	a registration fee in relation to a cat	Animal	delega	ation removed from register.
	prior to 23 September 2013 and it has	Management (Cats		
	given a registration notice for the cat,	and Dogs) Act		
	power to refund the registration fee or a	2008		
	portion of the fee to the owner.			

Building Act 1975

Date Updated:	12/02/2014
Reprint No:	
Updated Items:	210
New Items:	231AL (b)(iii), 245A, 245C(1), 245C(2), 245F
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	
	Chief Executive Officer	Power to notify the QBCC of its application to the Queensland Civil and Administrative Tribunal.	Section 210 Building Act 1975			
	Chief Executive Officer	Power, as local government, on an application by the owner of an rcb for a later day to obtain a fire safety compliance certificate or certificate of classification to:	Section 231AL and (b)(iii) and section 231AL Building Act 1975			
		 (A) Consult on the application; (B) Decide the application; (C) Impose conditions on the grant of an application; (D) Give an information notice about the decision. 				

Chief Executive Officer	Power to, on application by a pool owner for exemption from complying with part of the pool safety standard relating to barriers for the regulated pool due to compliance being impracticable, require further information to establish that compliance with the part of the pool safety standard is not practicable.	Section 245A Building Act 1975		
Chief Executive Officer	Power to give written notice of the grant of an exemption.	Section 245C(1) Building Act 1975		
Chief Executive Officer	Power to give an information notice.	Section 245C(2) Building Act 1975		
Chief Executive Officer	Power to give the Chief Executive the notices required by sections 245F(1) and 245F(2).	Section 245F Building Act 1975		

Disaster Management Act 2003

Date Updated:	14/08/2014
Reprint No:	
Updated Items:	
New Items:	
Removed Items:	84A, 85, 88A, 89(2), 90(3), 94

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	
	Chief Executive Officer	Power to consult with the chief executive regarding the chief executive establishing an SES unit for the local government area.	Section 84A <u>Disaster</u> <u>Management</u> <u>Act 2003.</u>			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to nominate a member to be appointed the local controller of an SES unit by the chief executive.	Section 85 Disaster Management Act 2003.			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to enter into an agreement with the chief executive that sets out the responsibilities of each party in relation to the SES in the local government's area.	Section 88A Disaster Management Act 2003.			Law provision repealed, delegation removed from register.

Chief Executive Officer	Power to consult with the chief executive regarding the chief executive establishing an ES unit (emergency service unit) in the local government area.	Section 89(2) Disaster Management Act 2003.		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power to consult with the chief executive regarding the functions of an ES unit in the local government area.	Section 90(3) Disaster Management Act 2003.		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power to nominate a member to be appointed as an ES unit coordinator by the chief executive.	Section 94 <u>Disaster</u> <u>Management</u> <u>Act 2003.</u>		Law provision repealed, delegation removed from register.

Environmental Protection Act 1994

Date Updated:	14/08/2014
Reprint No:	13 June 2014
Updated Items:	
New Items:	42,43 and 54
Removed Items:	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
	Chief Executive Officer	Power, as an affected person, to make written comments to the chief executive about a TOR notice.	Sections 42 and 43 Environmental Protection Act 1994		
	Chief Executive Officer	Power to make a written submission about a submitted EIS.	Section 54 Environmental Protection Act 1994		

Environmental Protection (Waste Management) Regulations 2000 – Council to CEO

Date Updated:	18/02/2014
Reprint No:	
Updated Items:	Section 10H
New Items:	
Removed Items:	Sections 10M, 10N, 10O

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	
	Chief Executive Officer	Power to issue a notice to the occupier of a premises notice in relation to the removal of general waste produced at the premises.	Section 10H Environmental Protection (Waste Management) Regulation 2000			
	Chief Executive Officer	Power to issue a notice to an owner/occupier to fill in a cesspit or cesspool.	Section 10M Environmental Protection (Waste Management) Regulation 2000			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to provide written approval to an owner to place, construct or alter a sanitary convenience.	Section 10N Environmental Protection (Waste Management) Regulation 2000			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to require the owner or occupier of premises to bury nightsoil in a particular place.	Section 100 Environmental Protection (Waste Management) Regulation 2000			Law provision repealed, delegation removed from register.

Environmental Protection (Water) Policy 2009

Date Updated:	18/2/2014
Reprint No:	
Removed Items	Section 17, 19, 22
Update:	

0	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to provide the chief executive a copy of Council's environmental plan within 4 years of the commencement of this Policy.	Section 17(1)(b) Environmental Protection (Water) Policy 2009			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to review and update Council's plan within 5 years of its publication.	Section 17(1)(c) Environmental Protection (Water) Policy 2009			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to review and amend Council's plan when requested to by the chief executive.	Section 17(2) Environmental Protection (Water) Policy 2009			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to develop and implement an environmental plan about water cycle management.	Section 19 Environmental Protection (Water) Policy 2009			Law provision repealed, delegation removed from register.

		Power to develop and implement an environmental plan about trade waste management.			Law provision repealed, delegation removed from register.
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Land Act 1994

Date Updated:	18/02/2014
Reprint No:	7 November 2013
Updated Items:	
New Items:	Section 214D
Removed Items:	Section 180C

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an entity given a notice under section 180B of a proposal to cancel a permit, to make a submission against the proposed cancellation to the chief executive.	Section 180C Land Act 1994.			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power, as a lessee or licensee to whom a remedial action notice has been given, to comply with the notice.	Section 214D Land Act 1994.			

Land Protection (Pest and Stock Route Management) Act 2002

Date Updated:	18/2/2014
Reprint No:	23 September 2013
Update:	
New items	Section 29, 34 and 35

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to cause a pest management plan for declared pests for Council's local government area, that complies with the requirements of the Land Protection (Pest and Stock Route Management) Act, to be drafted, publicly notified and considered by the Minister.	28, and 29 <u>Land</u> <u>Protection (Pest</u> <u>and Stock Route</u>			
	Chief Executive Officer	Power to give a copy of an amended pest management plan to the Minister and to amend the plan in response to feedback from the Minister.	Section 34 <u>Land</u> <u>Protection (Pest</u> <u>and Stock Route</u> <u>Management) Act</u> <u>2002</u>			

Chief Executive Officer	Power to keep a copy of Council's pesimanagement plan available for inspection.	Protection (Pest and Stock Route Management) Act
		2002

Land Valuation Act 2010

Date Updated:	13/08/2014
Reprint No:	31 March 2014
Update:	s74

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTI ON	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to consult with the valuer- general about a proposed decision not to make an annual valuation of land.	Section 74 <u>Land</u> <u>Valuation Act 2010</u>			

Liquor Act 1992

Date Updated:	18/02/2014
Reprint No:	1 January 2014
Update:	
New items	Section 118A

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to make a submission about an application which requires a notice to be published under section 118 and a community impact statement to be given under section 116.	Liquor Act 1992			

Date Updated:	13/08/2014
Reprint No:	1 July 2014
Update:	
New items	
Updated items	Section 117A

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to comment about an application relating to a restricted area.	Section 117A Liquor Act 1992			

Local Government Act 2009

Date Updated:	18/02/2014
Reprint No:	
Updated Items:	
New Items:	Section 47
Removed Items:	Section 18

ON	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to apply to the change commission to assess whether a local government change other than a local government change made under the 2007 reform process should be made.	Section 18 Local Government Act 2009			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power to apply a code of competitive conduct to a business activity.	Section 47 Local Government Act 2009			

Local Government Regulation 2012

Date Updated:	18/02/2014
Reprint No:	
Updated Items:	Section 232 (3) – (6)
New Items:	Section 237
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to establish a register of pre-qualified suppliers of particular goods or services by inviting tenders.	\ /			
	Chief Executive Officer	Power to publish and display relevant details of a contractual arrangement worth \$200,000.00 or more (exclusive of GST).	Section 237 Local Government Regulation 2012			

Version information:

Date Updated:	13/08/2014
Reprint No:	
Updated Items:	Schedule 4 (s5, 7, 8, 10)
New Items:	
Removed Items:	

(this change was not noted by LGAQ's register)

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTI ON	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief	Power to make a reasonable allocation	Schedule 4			
	Executive	of its administrative and overhead costs	Section 5 Local			
	Officer	to each relevant activity, having regard	Government			
		to all of a local government's relevant	Regulation 2012			
		activities.				
	Chief	Power to decide an amount for	Schedule 4			
	Executive	depreciation of an asset used in	Section 7 Local			
	Officer	conducting a relevant activity that is	Government			
		appropriate in the circumstances.	Regulation 2012			
	Chief	Power to work out tax equivalents for	Schedule 4			
	Executive	commonwealth or state taxes a local	Section 8 Local			
	Officer	government is not liable to pay as	Government			
		a local government in accordance with	Regulation 2012			
		schedule 4 section 8 local government				
		regulation 2012.				

Chief Executive Officer	Power to decide the amount for the return on capital used by a local government in conducting a relevant activity in accordance with schedule 4	Schedule 4 Section 10 Local Government Regulation 2012	
	section 10 Local Government Regulation 2012.		

Plumbing and Drainage Act 2002

Date Updated:	19/02/2014
Reprint No:	1 November 2013
Updated Items:	
New Items:	Sections 83, 86A, 143
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to give a copy of a resolution which decides work for which a compliance permit is not required to the chief executive and a distributor-retailer (if applicable) and to make it available for inspection at Council's public office.	Section 83 Plumbing and Drainage Act 2002			
	Chief Executive Officer	Power to decide a request for compliance assessment of compliance assessable work in a remote area to which a resolution under section 86A(1)(b) applies and to give the compliance certificate or issue an information notice.	Section 86A(4), (5) and (8) Plumbing and Drainage Act 2002			

Chief Executive Officer	Power to give a copy of a compliance certificate for compliance assessable work in a remote area to which a resolution under section 86A(1)(b) to the owner of the premises.	Section 86A(6) Plumbing and Drainage Act 2002		
Chief Executive Officer	Power to give a copy of a resolution pursuant to section 86A(1)(b) to the chief executive and to make it available for inspection at Council's public office.			
Chief Executive Officer	Power to keep a copy of each compliance document and make compliance documents available for inspection and purchase.	Section 143 Plumbing and Drainage Act 2002		

Right to Information Act 2009

Date Updated:	19/02/2014
Reprint No:	7 November 2014
Updated Items:	Section 78A
New Items:	
Removed Items:	

NO	DELEGAT E	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to— (a) include a copy of a document, or details identifying the document and information about how the document may be accessed, in a disclosure log if that document that does not contain personal information of the applicant and is accessed by the applicant within the access period; or (b) include details identifying the document and information about how the document may be accessed and any applicable charge if the applicant has failed to access the document within the access period.	<u>2009</u>			

Standard Plumbing and Drainage Regulation 2003

Date Updated:	19/02/2014
Reprint No:	1 December 2013
Updated Items:	Section 29B
New Items:	
Removed Items:	

DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
Chief Executive Officer	Power to give a rectification notice and an information notice	Section 29B(2) and 29B(6) <u>Standard</u> <u>Plumbing and</u> <u>Drainage</u> <u>Regulation 2003</u>			

Sustainable Planning Act 2009

Date Updated:	18/02/2014
Reprint No:	1 January 2014
Updated Items:	
New Items:	Section 39, 41, 957(N/A for RCC)
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a local government, to amend a planning scheme to reflect a designated region's regional plan.	Section 39 Sustainable Planning Act 2009			
	Chief Executive Officer	Power, as a local government, to consult with the Minister about the establishment of a regional planning committee.	Sustainable			

Date Updated:	13/08/2014		
Reprint No:	4 July 2014		
Updated Items:	98, 408, 413, 632, 635, 650, 651, 678, 679, 729		
New Items:	643, 646, 647, 660, 662, 664, 665, 976A, 977		
Removed Items: 626, 626A, 628, 629, 632, 635, 637, 638, 639, 641, 647, 648, 648			
	648F, 648K, 648L, 649, 653, 656, 658, 659		

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTI ON	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a local government, to decide application request for extension of time made under section 98(2), and give written notice of that decision.	Section 98(2) And (4) Sustainable Planning Act 2009			
	Chief Executive Officer	Power, as a compliance assessor, to decide a request, give an action notice, give a compliance permit with conditions (if any) and give a compliance certificate with conditions (if any).	Sustainable			
	Chief Executive Officer	Power, as a compliance assessor, to decide a request to change a compliance permit or compliance certificate.	Sustainable			

Chief	Power as a local government giving a	Section 635		
Executive Officer	Power, as a local government giving a development approval where there is an adopted charge that applies for providing trunk infrastructure for the development, to give an infrastructure charges notice.	Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a local government giving a change approval or an extension approval where there is an adopted charge that applies for providing trunk infrastructure for the development, to give a new infrastructure charges notice.	and 635 Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a participating local government for a distributor-retailer, to agree with a distributor-retailer about the breakup of adopted charges. 1	Sustainable		
Chief Executive Officer	Power, as a local government, to state, in an infrastructure charges notice for development other than reconfiguring a lot, building work or making a material change of use, the day the adopted charge is payable.	Sustainable Planning Act 2009		

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¹ Note that the breakup agreement will be effective only where the local government does not have a charges resolution or where the breakup agreement is reflected in the local government's charges resolution

Chief Executive Officer	Power, as a local government that gave an infrastructure charges notice, to agree with a person to whom an infrastructure charges notice has been given, about:- a) whether the charge may be paid other than as required under section 638, including whether it may be paid by instalments; and/or b) whether infrastructure may be provided instead of paying all or part of the charge.	<u>Sustainable</u>		
Chief Executive Officer	Power, as a local government, to consider submissions made on an infrastructure charges notice and, if the submissions are agreed, issue a new infrastructure charges notice.	Sustainable		
Chief Executive Officer	Power, as a local government with a LGIP that identifies adequate trunk infrastructure to service the subject premises, to impose a condition on a development approval requiring either or both of the following to be provided at a stated time: a) the identified infrastructure; and/or different trunk infrastructure delivering the same desired standard of service.	<u>Sustainable</u>		

Chief Executive Officer	Power, as a local government with a LGIP that does not identify adequate trunk infrastructure to service the subject premises, to impose a condition on a development approval requiring development infrastructure necessary to service the premises to be provided at a stated time.	<u>Sustainable</u>		
Chief Executive Officer	Power, as a local government, to impose a condition requiring payment of additional trunk infrastructure costs.			
Chief Executive Officer	Power, as a local government, to agree with an applicant about the payment time for an additional payment condition imposed under section 650(1).	Section 651 (2) Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a local government that has received a conversion application, to give a notice to the applicant requiring the applicant to give information reasonably needed to decide the conversion application.	Section 660(3) Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a local government within 20 business days of deciding, on a conversion application, to convert non-trunk infrastructure to trunk infrastructure, to amend the development approval by imposing a necessary infrastructure condition for the trunk infrastructure.	<u>Sustainable</u>		
Chief Executive Officer	Power, as a local government, to agree with an applicant that a levied charge, for the purpose of its recovery, is not taken to be rates.	<u>Sustainable</u>		

Chief Executive Officer	Power, as a local government, to impose a condition on a development approval about non-trunk infrastructure.			
Chief Executive Officer	Power, as a local government, to enter an infrastructure agreement.	Chapter 8 Part 4 Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a public sector entity, to enter an agreement about: a) providing or funding infrastructure; or refunding payments made towards the cost of providing or funding infrastructure.	<u>Sustainable</u>		
Chief Executive Officer	Power, as a local government, to sell land it holds on trust in fee simple for public parks infrastructure or local community facilities.	Sustainable		
Chief Executive Officer	Power, as a local government where trunk infrastructure is not identified because paragraphs (a), (b) and (c) of the definition of trunk infrastructure in section 627 do not apply, to impose a condition on a development approval for the supply of development infrastructure for a purpose mentioned in section 665(2).	Sustainable		

	T_ :			
Chief Executive Officer	Power, as an assessment manager, to decide that section 729(1) does not apply where reasonably satisfied that the documents mentioned in section 729(1)(I) or (m)— (a) sensitive security information; or (b) information of a purely private nature about an individual, including, for example, someone's residential address.			
Chief Executive Officer	Power, as a local government, to decide that section 736(1) and (2) do not apply where reasonably the information contains sensitive security information.			
Chief Executive Officer	Power, as a local government that has started the process for preparing a PIP under section 627 as it was before the SPICOLAA came into effect, to continue to prepare and make the PIP as if the SPICOLAA had not commenced.	Section 976A Sustainable Planning Act 2009		
Chief Executive Officer	Power, as a local government that has given a notice mentioned in section 977(1) in relation to a development approval (e.g. an adopted infrastructure charges notice), to, where a request to change the development approval under section 369 is made, amend the notice.			
Chief Executive Officer	Power, as a local government, to impose a condition in relation to non-trunk infrastructure.	Section 626 Sustainable Planning Act 2009		Law provision repealed, delegation removed from register.

Chief Executive Officer	Power, as a local government, to impose a condition for supplying development infrastructure for 1 or more of the following: a) networks internal to a premises; b) connecting a premises to external infrastructure networks; c)a) protecting or maintaining the safety or efficiency of the infrastructure network of which the development infrastructure is a component.	Section 626A Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government prescribed under a regulation, to review its priority infrastructure plan every 5 years.	Section 628 Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to levy a charge for supplying trunk infrastructure.	Section 629 Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to agree in writing, with the owner of the land to which an infrastructure charge relates, regarding a charge to be levied.	Section 632(3) Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to agree with the State infrastructure provider for State-controlled roads that the infrastructure charge may be used to provide works for the Council road network.	Section 635 Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.

Chief Executive Officer	Power, as a local government, to enter into a written agreement with a distributor retailer about the proportion of an adopted infrastructure charge made under section 648A(1)(b) that may be: a) levied by Council; or b)a)chargedbythedistributor retailer for its water or wastewater service.	Section 648G(2) Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to enter into a written agreement with a person to whom an adopted infrastructure charges notice or negotiated adopted infrastructure charges notice has been given, about: c) whether the charge may be paid at a different time from that stated in the notice and whether it may be paid by instalments; and/or d)c) whether infrastructure may be supplied instead of paying all or part of the charge.	Section 648K(1) Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, for development infrastructure that is land, to give the applicant or person who requested compliance assessment a notice, in addition to, or instead of, the notice given under section 648F, requiring the applicant or person to give Council, in fee simple, part of the land the subject of the development application or request for compliance assessment.	Section 648K(3) Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.

Chief Executive Officer	Power, as a local government, where Council's adopted infrastructure charges resolution provides for the charge to increase under section 648D and where a notice under section 648K(3) has been given, to increase part of the adopted infrastructure charge payable in combination with land.	Section 648K(5) Sustainable Planning Act 2009	l II	aw provision repealed, lelegation removed from register.
Chief Executive Officer	Power, as a local government, to enter into a written agreement with an applicant or person who requested compliance assessment stating that the charge is a debt owing to Council by the applicant or person and section 648L(1) does not apply.	Section 648L(2) Sustainable Planning Act 2009		aw provision repealed, lelegation removed from register.
Chief Executive Officer	Power, as a local government, to impose conditions requiring the applicant or person who requested compliance assessment to supply different trunk infrastructure to that identified in the priority infrastructure plan.	Section 649 Sustainable Planning Act 2009		aw provision repealed, lelegation removed from register.
Chief Executive Officer	Power, as a local government, to enter into an agreement with the State infrastructure provider and the person required to comply with a conditions imposed by a State infrastructure provider about when payment of the amount collected will be made.	Section 653(5) Sustainable Planning Act 2009		aw provision repealed, lelegation removed from register.

Chief Executive Officer	Power, as a local government, to enter an agreement with an applicant and the State infrastructure provider for the refund of the proportion of the establishment cost of the infrastructure	Section 656(2) Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a public sector entity, to enter into a written agreement with a person about supplying or funding infrastructure, or refunding payments made towards the cost of supplying or funding infrastructure.	Section 658 Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to sell land held on trust in fee simple by Council.	Section 659 Sustainable Planning Act 2009	Law provision repealed, delegation removed from register.

Waste Reduction and Recycling Act 2011

Date Updated:	19/02/2014
Reprint No:	1 November 2014
Updated Items:	
New Items:	Sections 43, 44, 52, 123, 147and 152
Removed Items:	Sections 55, 57, 58, 61 and 62

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the operator of a waste disposal site required to hold an environmental authority for the disposal of more than 10000t of waste in a year at the site to install prescribed under a regulation, to install and keep in proper working order, a weighbridge (Nb. this obligation does not come into operation until the day provided in section 8(2) of the Regulation).	Reduction and			
	Chief Executive Officer	Power, as the operator of a waste disposal site at which a weighbridge is installed, to measure and record waste.	Section 44 Waste Reduction and Recycling Act 2011			
	Chief Executive Officer	Power, as the operator of a waste disposal site, to prepare a waste data return for each reporting period.	Section 52 Waste Reduction and Recycling Act 2011			

Chief Executive Officer	Power, as operator of a levyable waste disposal site, to apply to the chief executive to enter into a waste levy instalment agreement.	Section 55 Waste Reduction and Recycling Act 2011		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as operator of a levyable waste disposal site, to apply to the chief executive for the amendment of a waste levy instalment agreement.	Section 57 Waste Reduction and Recycling Act 2011		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as operator of a levyable waste disposal site, to apply to the chief executive for an extension of time within which to pay a waste levy amount.	Section 58 Waste Reduction and Recycling Act 2011		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as operator of a levyable waste disposal site forming the whole or part of a waste facility, to declare an area at the facility as a resource recovery area under certain circumstances.	Section 61 Waste Reduction and Recycling Act 2011		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as operator of a levyable waste disposal site, or as an entity having responsibility for the operation of the resource recovery area, to cancel the area's declaration as a resource recovery area.	Section 62 Waste Reduction and Recycling Act 2011		Law provision repealed, delegation removed from register.
Chief Executive Officer	Power, as a local government, to prepare and implement a waste reduction and recycling plan (Nb. this obligation does not commence until 30 June 2015).	Section 123 Waste Reduction and Recycling Act 2011		

Chief Executive Officer	Power, as a local government, to give the chief executive a report about the operation, in the financial year, of all the local government's waste reduction and recycling plans in force in its local government area (Nb. this obligation does not commence until 2 months after 30 June 2015).	Reduction and Recycling Act 2011		
Chief Executive Officer	Power, as a reporting entity, to give the chief executive a report about the entity's receiving, sorting, recycling, treatment or disposal of waste in the financial year.	Reduction and		

Waste Reduction and Recycling Regulation 2011

Date Updated:	17/09/2014
Reprint No:	17 September 2014
Updated Items:	
New Items:	Section 7, 41ZL, 41ZM
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power to decide the frequency of general waste or green waste collection in designated areas.	Section 7(b) Waste Reduction and Recycling Regulation 2011			
	Chief Executive Officer	Power to give the information required by sections 41Q(2) and 41Q(3) to the Chief Executive	Section 41Q Waste Reduction and Recycling Regulation 2011			
	Chief Executive Officer	Power to give the information required by sections 41ZL(1) and 41ZL(2) to the Chief Executive.	Section 41ZL Waste Reduction and Recycling Regulation 2011			
	Chief Executive Officer	Power to prepare an emergency plan and keep it up to date.	Section 41ZM Waste Reduction and Recycling Regulation 2011			

Water Act 2000

Date Updated:	18/2/2014
Reprint No:	2 January 2014
Updated Items:	Sections 266
New Items:	Sections 20C
Removed Items:	Sections 20

0	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a constructing authority, to take water in an emergency situation for constructing or maintaining infrastructure without a water entitlement.	Section 20(8) Water Act 2000			Law provision repealed, delegation removed from register.
	Chief Executive Officer	Power, as a constructing authority or water service provider, to take water to operate public showers or toilets.	Section 20C(2) Water Act 2000			
	Chief Executive Officer	Power, as a constructing authority, to take water to construct or maintain infrastructure if the taking of the water is for a purpose stated under a regulation.	Section 20C(3) Water Act 2000			

Chief Executive Officer	Power to apply to the chief executive for a permit to:	Section 266 Water Act 2000		
	(a) excavate in a watercourse, lake or spring;			
	(b) place fill in a watercourse, lake or spring.			

Work Health and Safety Regulation 2011

Date Updated:	13/08/2014
Reprint No:	1 July 2014
Updated Items:	
New Items:	422, 424, 425, 426, 429, 430
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTI ON	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to ensure that all asbestos or asbestos contaminated material at a workplace is identified by a competent person.	Section 422(1) Work Health and Safety Regulation 2011			
	Chief Executive Officer	Power to ensure that the presence and location of all asbestos or asbestos contaminated material at a workplace is clearly indicated and if practicable labelled.	Section 424 Work Health and Safety Regulation 2011			
	Chief Executive Officer	Power to prepare, maintain and review an asbestos register for each workplace.	Sections 425(1) and 426 Work Health and Safety Regulation 2011			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTI ON	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to prepare, maintain and review an asbestos management plan for each workplace.	Sections 429 and 430 Work Health and Safety Regulation 2011			

Workers' Compensation and Rehabilitation Regulation 2003

Date Updated:	19/2/2014
Reprint No:	8 November 2013
Updated Items:	Sections 39 and 99C
New Items:	Sections 9, 15, 34, 67, 69, 72, 77E, 77J and 89
Removed Items:	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE and number OF resolution	CONDITIONS to which the delegation is subject	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an employer other that a self-insurer, to submit to WorkCover a declaration of wages.	Section 9(2) Workers' Compensation and Rehabilitation Regulation 2003			
	Chief Executive Officer	Power, as a former employer, to give written notice to WorkCover.	Section 15(3) Workers' Compensation and Rehabilitation Regulation 2003			
	Chief Executive Officer	Power, as a self-insurer, to appoint an actuary to calculate an amount of outstanding liability for section 87 of the Act.				

Chief Executive Officer	Power, as an employer, to agree with WorkCover on a calculation of an outstanding liability for section 87 of the Act, based on a joint summary report prepared by actuaries under section 38 of the Workers' Compensation and Rehabilitation Regulation 2003.	Section 39 Workers' Compensation and Rehabilitation Regulation 2003		
Chief Executive Officer	Power, as a former self-insurer, to appoint an actuary to calculate an amount of liability for section 102 of the Act.	Section 67 Workers' Compensation and Rehabilitation Regulation 2003		
Chief Executive Officer	Power, as a former self-insurer, to give the information, in the approved form, necessary to enable the actuaries to complete the calculation.	Section 69 Workers' Compensation and Rehabilitation Regulation 2003		
Chief Executive Officer	Power, as a former self-insurer, to agree with WorkCover on the amount of the calcualtion for section 102 of the Act.	Section 72 Workers' Compensation and Rehabilitation Regulation 2003		
Chief Executive Officer	Power, as a self-insurer, to give the Regulator and the approved actuary, in the form approved by the Regulator, the self-insurer's data necessary to enable the actuary to calculate the self-insurer's estimated claims liability and prepare and give to the Regulator an actuarial report on the calculation.	Section 77E Workers' Compensation and Rehabilitation Regulation 2003		
Chief Executive Officer	Power, as a self-insurer, to agree with the Regulator about the self-insurer's estimated claims liability.	Section 77J Workers' Compensation and Rehabilitation Regulation 2003		

Chief Office	Executive	Power, as an employer other than a self-insurer, to, with WorkCover's consent, arrange for or agree, on behalf of WorkCover, with a doctor, hospital or institution to provide:- (a) medical treatment; or (b) hospitialisation; or (c) medical aid, to a worker who has sustained injury.	Section 89 Workers' Compensation and Rehabilitation Regulation 2003		
Chief Office	Executive	Power, as an employer of employees to appoint 1 rehabilitation and return to work coordinator for more than one workplace.	Section 99C(4) Workers' Compensation and Rehabilitation Regulation 2003		

Acquisition of Land Act 1967

Date Updated:	28/05/2014
Reprint No:	28/05/2014

To view the changes within this document please turn on 'Track Changes' to show 'Final: Show Mark-Up'

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to prepare, serve and amend a Notice of Intention to Resume, to discontinue a resumption and to give notice to the land registry.	Acquisition of Land			
	Chief Executive Officer	Power to consider the grounds of objection to the taking of land and to amend the notice of intention to resume or discontinue the resumption.	Acquisition of Land			
	Chief Executive Officer	Power to apply to the Minister that the land be taken and to respond to requests from the Minister for further particulars or information.	Acquisition of Land			
	Chief Executive Officer	Power to deal with land mentioned in subsection (4) for the purpose for which it is taken on and from the day it is taken, even though the land is yet to be dedicated, granted, leased or otherwise dealt with under subsection (4A).	Section 12(4B) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to agree with the Claimant on the amount of compensation payable.	Section 12(5A) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to serve the gazette resumption notice upon every person who is entitled pursuant to section 18 to claim compensation or is a mortgagee of the land.	Section 12(7) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to lodge with the registrar of titles a plan of survey showing a new boundary for a lot or common property.	Section 12A Acquisition of Land Act 1967			
	Chief Executive Officer	Power to dedicate land taken under the Act as a road.	Section 12B Acquisition of Land Act 1967			
	Chief Executive Officer	Power to take additional land.	Section 13A(2A) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to sell or otherwise deal with additional land taken.	Section 13A(3) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to take land pursuant to a resumption agreement and to take all steps necessary to prepare and enter the resumption agreement.	Section 15B Acquisition of Land Act 1967			
	Chief Executive Officer	Power to apply to the Minister to take land pursuant to a resumption agreement and to respond to requests from the Minister for further particulars or information.	Section 15C Acquisition of Land Act 1967			
	Chief Executive Officer	Power to declare by gazette notice that land taken pursuant to a resumption agreement is taken for the purpose stated in the notice.	Section 15D Acquisition of Land Act 1967			
	Chief Executive Officer	Power to serve a notice of discontinuance of a resumption.	Section 16(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree with the claimant about the amount of compensation payable under subsection (1).	Section 16(1B) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to have the amount of compensation payable under subsection (1) taxed by an officer of the Supreme Court.	Section 16(1C) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power as a gazetting authority to, by gazette notice, revoke a gazette resumption notice.	Section 17(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree in writing with the person entitled as owner to compensation in respect of the taking of the land to the revesting of the land or part of it, to which a gazette resumption notice will relate.	Section 17(1A) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to lodge a gazette copy of the revoking gazette notice with the land registry.	Section 17(2)(c) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree upon the amount of compensation to be paid under subsection (4) or to agree that the amount be determined by the Land Court.				
	Chief Executive Officer	Power to accept and deal with a claim for compensation served by the claimant more than 3 years after the day the land was taken.	Section 19(4) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to agree to grant the claimant, in satisfaction wholly or partly of the claimant's claim for compensation, any easement, right of way, lease or other right of occupation, or any other right, privilege or concession in, upon, over or under the land taken or any other land the property of Council.	Section 21(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree to transfer land held in fee simple by Council to the claimant in satisfaction wholly or partly of the Claimant's claim for compensation.	Section 21(1A) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree with the Claimant that the extent to which the grant or transfer shall satisfy the claim for compensation be determined by the Land Court.	Section 21(2) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to make an advance on compensation to the Claimant.	Section 23(2) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to pay to Council, the Crown or a mortgagee any amount by which the advance has been reduced.	Section 23(7) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to refer a claim for compensation to the Land Court.	Section 24(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to apply to the Land Court for further or other particulars of a claim for compensation.	Section 24(4) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to apply to the Land Court for the Claimant to enter an appearance on the reference.	Section 25(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to pay the amount of compensation agreed upon or determined into the Supreme Court.	Sections 29 & 30 Acquisition of Land Act 1967			
	Chief Executive Officer	Power to deduct from an amount of compensation and pay to the Crown or to Council any amount of taxes, rates or other moneys charged upon the land taken in favour of the Crown or Council.	Section 35 Acquisition of Land Act 1967			
	Chief Executive Officer	Power to temporarily occupy and use any land for the purpose of constructing, maintaining or repairing any works and to exercise the powers prescribed in subsection (1).	Section 37(1) Acquisition of Land Act 1967			

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to give notice to the occupier or owner of the intention to temporarily occupy and use the land.	Section 37(2) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to agree with the Claimant upon the amount of compensation to be paid under section 37 or to agree that such amount be determined by the Land Court.	Section 37(5) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to issue a warrant to the sheriff to deliver up possession of the land taken or occupied under the Act.	Section 38(1) Acquisition of Land Act 1967			
	Chief Executive Officer	Power to offer for sale land taken under the Act to the former owner of the land.	Section 41(1) Acquisition of Land Act 1967			

Electricity Act 1994

Note: This register contains the powers of Council as a road authority, public entity and street lighting customer only. It does not contain provisions which apply to Council as a consumer of electricity.

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATED DATE:
	Chief Executive Officer	Power, as a road authority, to enter a written agreement with an electricity entity.	Section 102(2) <u>Electricity Act</u> <u>1994</u>			
	Chief Executive Officer	Power, as a road authority, to give an electricity entity information about lines and levels for proposed roadworks.	Section 102(4) Electricity Act 1994			
	Chief Executive Officer	Power, as a road authority, to consult with an electricity entity.	Section 103 Electricity Act 1994			
	Chief Executive Officer	Power, as a public entity, to require an electricity entity to alter the position of the electricity entity's works in a publicly controlled place if the works could interfere with the exercise of the public entity's powers for the place.	Section 106 <u>Electricity Act</u> <u>1994</u>			
	Chief Executive Officer	Power, as a public entity, to refer a dispute with an electricity entity arising under Chapter 4, Part 4 of the Act to the Regulator.	Section 117(2) Electricity Act 1994			

Electricity Act 1994

Note: This register contains the powers of Council as a road authority, public entity and street lighting customer only. It does not contain provisions which apply to Council as a consumer of electricity.

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATED DATE:
	Chief Executive Officer	Power, as a person whose interests are affected by a decision mentioned in schedule 1, to apply to the reviewer for internal review of the decision.	Electricity Act			

Electricity Regulation 2006

Note: This register contains the powers of Council as a public entity and local government only. It does not contain provisions which apply to Council as a consumer of electricity.

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATED DATE:
	Chief Executive Officer	Power, as a public entity, to agree on a different consultation period with an electricity entity.	Section 18(3) Electricity Regulation 2006			
	Chief Executive Officer	Power, as a public entity, to impose reasonable requirements on an electricity entity that proposes to undertake action on a publicly controlled place.	Section 19(1) Electricity Regulation 2006			
	Chief Executive Officer	Power, as a public entity, to require an electricity entity to provide additional warning or protection devices to safeguard the public whilst taking action on a publicly controlled place.	Section 20(2) Electricity Regulation 2006			
	Chief Executive Officer	Power, as a public entity, to agree with an electricity entity about the restoration of a publicly controlled place that has been opened or broken up, including the power to impose reasonable conditions and requirements for the restoration.	Section 21(2) Electricity Regulation 2006			
	Chief Executive Officer	Power, as a public entity, to agree with an electricity entity about the way maintenance work is to be carried out.	Section 22(2) Electricity Regulation 2006			

Electricity Regulation 2006

Note: This register contains the powers of Council as a public entity and local government only. It does not contain provisions which apply to Council as a consumer of electricity.

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATED DATE:
	Chief Executive Officer	Power, as a local government, to consult with a person about the installation of a low voltage electricity line beyond the person's property, including the power to state in writing whether or not Council has any objection to the proposal.	Regulation 2006			

Environmental Protection Regulation 2008

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NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power, as a generator, to give the transporter the prescribed information about the waste in the prescribed form and to record the prescribed information about the waste.	Section 81I Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a transporter, to give the receiver the prescribed information about the waste in the prescribed form and to record the prescribed information about the waste.	Section 81J(2) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator.	Section 81J(3) Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power, as a receiver, to record the prescribed information about the waste.	Section 81K(1) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority.	Section 81K(2) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a receiver, to give the administering authority notice of a discrepancy in information received from the transporter.	Section 81K(3) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a receiver, to record the prescribed information about the waste.	Section 81O(1) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority.	Section 81O(2) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a receiver, to give the administering authority notice of a discrepancy in information received from the transporter.	Section 81O(3) Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power, as a generator, to give the transporter the prescribed information about the waste and to record the prescribed information about the waste.	Section 81R(1) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a generator, to give the prescribed information about the waste to the administering authority.	Section 81R(2) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator.	Section 81S(2) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to apply to the administering executive for approval of a particular way of giving prescribed information to the administering authority under division 3 and to take all steps necessary to advance the application.	Section 81W Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to apply to the administering executive for a consignment number for loads of trackable waste to be transported into Queensland and to take all steps necessary to advance the application.	Section 81X Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to apply to the administering executive for an exemption for the transportation of trackable waste to which Chapter 5, Part 9 applies and to take all steps necessary to advance the application.	Section 81Y Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to apply to the administering executive for a generator identification number.	Section 81ZB Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to require an owner or occupier of relevant premises to supply waste containers other than standard general waste containers. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZF(1)(b) Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to supply premises with standard general waste containers. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZF(2) Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to require a waste container to be kept at a particular place at a premises. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Protection Protection			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to require a prescribed person of serviced premises, other than a detached dwelling, to supply: (a) an elevated stand; or (b) an imperviously paved and drained area for the waste containers, and (c) a hose cock and hose in the vicinity of the stand or paved area; and (d) a suitable enclosure for the waste containers. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZI(2) Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to give a written notice about the removal of general waste. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZJ Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to give written approval to the owner or occupier of relevant premises for depositing and disposing of general waste and to impose conditions on the approval. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##				

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to require the occupier of relevant premises where there is industrial waste to: (a) supply industrial waste containers; (b) keep the waste containers in a specified location; and (c) keep the waste containers clean and in good repair. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZL Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to require occupier of relevant premises, where there is industrial waste, to treat the waste to the standard required by Council for disposal of the waste at a waste facility. ##Please note this section applies only until Council passes a local law which states it replaces Chapter 5A of the Regulation or 1 September 2016 (whichever is the earlier)##	Section 81ZM Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power to administer and enforce those provisions of the Act devolved to Council.	Sections 98, 99, 100 and 101, 102 Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as an administering authority, to recover as a debt an unpaid fee under the Act.	Section 116A Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as an administering authority, to recover as a debt from the holder of an environmental authority an unpaid supplementary annual fee for an amended environmental authority.	Section 134 Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as an administering authority, to recover as a debt from the holder of an environmental authority any shortfall in the annual fee which results from a major amendment to the environmental authority.	Section 135 Environmental Protection Regulation 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB-DELEGATION DATE:
	Chief Executive Officer	Power, as an administering authority, to refund the holder of an environmental authority any overpayment of the annual fee which results from a major amendment to the environmental authority.	Section 136 Environmental Protection Regulation 2008			
	Chief Executive Officer	Power to administer and enforce former environmentally relevant activities devolved to Council.	Section 156 Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as an administering authority, to refund:- a) the application fee for a later application; and b) the annual fee for a development approval for chemical storage.	Section 164 Environmental Protection Regulation 2008			
	Chief Executive Officer	Power, as an administering authority, to refund to the holder of an environmental authority an annual fee if environmental authorities are amalgamated.	Section 168 Environmental Protection Regulation 2008			

Fire and Emergency Service Act 1990

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Removed Items:	

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NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to comply with a requisition notice.	Section 69 Fire and Emergency Service Act 1990		As per sub dated 26/11/13	
	Chief Executive Officer	Power, as the occupier of a premises in or on which any dangerous goods are stored or to be stored, to provide information sought by the commissioner in a notice.	Section 96 Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power, as the occupier of a premises in or on which any dangerous goods are stored or to be stored, to prepare an off-site emergency plan and to amend the plan.	Sections 97, 99 and 100 Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to pay to the commissioner charges for any advice or other assistance provided in preparation of an off-site emergency plan.	Section 98(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to implement an off-site emergency plan.	Section 101 Fire and Emergency Service Act 1990		Insert new positions	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to give written notice to the chief executive of a change of circumstances affecting an off-site emergency plan.	Section 102(1) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power, as the occupier of a building, to maintain a fire and evacuation plan and to provide instructions to prescribed persons in the building concerning the action to be taken by them in the event of fire threatening the building.	Section 104E Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to pay to the commissioner charges for any advice or other assistance provided in preparation of a fire and evacuation plan.	Section 104F(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to consult with the commissioner about a notice under section 104G(1).	Section 104G(2) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power, as the occupier or owner of a building, to comply with a notice issued by the commissioner under section 104G(1).	Section 104G(3) Fire and Emergency Service Act 1990		Insert new positions	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to consult with an authorised officer about a notice under section 104I(7) or (8).	Section 104I(9) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to nominate a person to be appointed an assessor by the commissioner to help QCAT in section 104SG(1) proceedings.	Section 104SI(2)(b)(ii) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to furnish to the chief executive a return disclosing the particulars prescribed under a regulation relating to certain properties.	Section 109(1) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to collect annual contributions and other amounts imposed by the local government pursuant to Part 10 of the <i>Fire and Emergency Service Act</i> .	Section 111(2) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to, in respect of each financial year: (a) determine the prescribed properties within its area; and (b) determine the annual contributions payable in respect of prescribed properties by reference to the categories prescribed under a regulation made under section 108.	Section 112 Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to give the owner of a prescribed property a levy notice.	Section 112(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to give the chief executive information which is relevant to the determination of an appeal against a local government's determination, if required by the chief executive.	Section 113(3) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to amend, revoke or revoke and give a new levy notice if the chief executive allows an appeal.	Section 113(5) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to refund to the appellant any amount paid in respect of contributions, for the financial year to which the notice relates and for any previous financial year, in excess of the amount calculated in accordance with the chief executive's determination.	Section 113(7) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to decide the way in which it keeps an administration fee for performing functions under Part 10 of the <i>Fire and Emergency Service Act</i> .	Section 117(3) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to make payments to the department, for the fund, out of its operating fund from moneys received or recovered by the local government under Part 10.	Section 118(1) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to prepare and submit a return in the approved form	Section 118(4) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to refuse or grant, subject to any conditions, an application to pay contributions by instalments.	Section 121(2) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to engage a commercial agent (licensed as such under the <i>Property Agents and Motor Dealers Act 2000</i>) to collect annual contributions in arrears and recover the costs of those services.	Section 126(1) Fire and Emergency Service Act 1990		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to make and levy special rates or charges or separate rates or charges and to contribute amounts raised to rural fire brigades operating in Council's local government area.	Section 128A Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to consult with the commissioner about the establishment of an SES unit in Council's local government area.	Section 133(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to nominate a person to be the local controller for an SES unit.	Section 134(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power as a local government affected by a disaster to request the commissioner to appoint a person as a SES coordinator.	Section 136(3) Fire and Emergency Service Act 1990		Insert new positions	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to consult with the commissioner about the appointment of a person as a SES coordinator.	Section 136(4) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to enter an agreement with the Department which sets out the responsibilities of each party in relation to the SES in Council's local government area.	Section 140 Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to consult with the commissioner about the establishment of an ES unit in Council's local government area.	Section 141(2) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to consult with the commissioner about the functions of an ES unit in Council's local government area.	Section 142(3) Fire and Emergency Service Act 1990		Insert new positions	
	Chief Executive Officer	Power to nominate a person to be a ES unit coordinator.	Section 146(2) Fire and Emergency Service Act 1990		Insert new positions	

NO	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to produce to an authorised person any document or record mentioned in subsection (2)(b).	Section 152C(4) Fire and Emergency Service Act 1990		Insert new positions	

Heavy Vehicle (Mass, Dimension and Loading) National Regulation

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager, to consent to the making of an HML declaration.	Sections 13(1)(b) and 14 Heavy Vehicle (Mass, Dimension and Loading) National Regulation			
	Chief Executive Officer	Power, as a road manager, to consent to the making of an HML declaration subject to conditions.	Section 14(3) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			
	Chief Executive Officer	Power, as a road manager for a HML declaration, to request the regulator to amend or cancel the declaration.	Section 14(4) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			

Heavy Vehicle (Mass, Dimension and Loading) National Regulation

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager, to consent to the granting of an HML permit.	Sections 22(1)(b) and 23 Heavy Vehicle (Mass, Dimension and Loading) National Regulation			
	Chief Executive Officer	Power, as a road manager, to consent to the granting of an HML permit subject to conditions.	Section 24(1)(a) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			
	Chief Executive Officer	Power, as a road manager, to consent to amendment of an HML.	Section 29(4) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			

Heavy Vehicle (Mass, Dimension and Loading) National Regulation

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager for a HML permit, to request the regulator to amend or cancel the permit.	Section 31(2) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			
	Chief Executive Officer	Power, as a road manager, to consent to a declaration of the regulator pursuant to section 40.	Section 41(1) Heavy Vehicle (Mass, Dimension and Loading) National Regulation			

Heavy Vehicle National Law (Qld)

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager, to consent to the grant of a mass or dimension authority.	Section 156(1) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager, to ask the regulator for a longer period of time under section 156(1)(b).	Section 156(2) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager, to give the regulator a written statement that explains the road manager's decision and complies with section 172.	Section 156(6) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager, to notify the regulator:- (a) that a route assessment is required for the road manager deciding whether to give or not to give the consent;	Section 159(2) Heavy Vehicle National Law (Qld)			
		(b) the fee payable (if any) for the route assessment under a law of the jurisdiction in which the road is situated.				

Heavy Vehicle National Law (Qld)

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager, to grant a mass or dimension authority subject to conditions.	Sections 160(1), 161(1) and 162(1) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to give the regulator a written statement that explains the road manager's decision and complies with section 172.	Sections 160(2), 161(2) and 162(2) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to give the regulator a notice objecting to the application of section 167 to the proposed replacement authority.	Section 167(2)(b) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to give the regulator a notice objecting to the application of section 167 to the proposed replacement authority.	Section 167(2)(b) Heavy Vehicle National Law (Qld)			

Heavy Vehicle National Law (Qld)

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to seek an extension of time to give a notice under section 167(2)(b).	Section 167(2)(b)(ii) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to give consent to the grant of a mass or dimension authority for a trial period of no more than 3 months.	Section 169(1) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority, to object to the renewal of the authority for a further trial period.	Section 170(3) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority granted by Commonwealth gazette notice, to request the regulator to amend or cancel the authority.	Section 174(2) Heavy Vehicle National Law (Qld)			

Heavy Vehicle National Law (Qld)

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager for a mass or dimension authority granted by permit, to request the regulator to amend or cancel the authority.	Section 178(2) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager, to apply to the Court for a compensation order.	Section 611(2) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a public authority, to sign a certificate.	Section 612(2)(c) Heavy Vehicle National Law (Qld)			
	Chief Executive Officer	Power, as a road manager, to agree to a longer prescribed period for a review of a reviewable decision.	Section 645(6) Heavy Vehicle National Law (Qld)			

Heavy Vehicle National Law Regulation 2014

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a road manager, to set the fee payable for a route assessment.	Section 4(2) Heavy Vehicle National Law Regulation 2014			

Nature Conservation (Administration) Regulation 2006

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to apply for the grant of a relevant authority and to do all things necessary to process the application to obtain a decision.	Sections 23, 24, 26, 27, 27A, 28 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to apply for the amendment of a relevant authority.	Section 47 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to make representations in response to a notice issued by the Chief Executive pursuant to this section.	Section 49 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to make representations in response to a notice issued by the Chief Executive pursuant to this section.	Section 54 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to return a relevant authority to the chief executive.	Sections 55(2), 56(2) and 57 Nature Conservation (Administration) Regulation 2006			

Nature Conservation (Administration) Regulation 2006

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to apply to the Chief Executive for replacement of a damaged, destroyed, lost or stolen relevant authority.	Section 64 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to surrender a relevant authority to the Chief Executive.	Section 65 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to apply for internal review of a reviewable decision and to do all things necessary to process the application to obtain a decision	Sections 100 and 102 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power, as a person who is given, or is entitled to be given, a notice under section 101(2) about a decision, to apply to QCAT for external review of the decision.	Section 103 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to give a return of operations to the chief executive	Section 132 Nature Conservation (Administration) Regulation 2006			

Nature Conservation (Administration) Regulation 2006

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to keep a copy of a return of operations given to the chief executive	Section 134 Nature Conservation (Administration) Regulation 2006			
	Chief Executive Officer	Power to give the chief executive a notice stating a return of operations has been stolen, lost, destroyed or damaged.	Section 135 Nature Conservation (Administration) Regulation 2006			

Please note that this register only includes powers which associated with an application for a relevant authority. It does not include powers associated with the making of a commercial agreement

Nature Conservation (Wildlife Management) Regulation 2006

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a local government, to:- (a) destroy a flying-fox roost; (b) drive away, or attempt to drive away, a flying-fox from a flying-fox roost; or (c) disturb a flying fox in a flying-fox roost., in an urban flying-fox management area.	Section 41 A Nature Conservation (Wildlife Management) Regulation 2006			
	Chief Executive Officer	Power, as the holder of a damage mitigation permit, to give a return of operations for the permit to the chief executive.	Section 188 Nature Conservation (Wildlife Management) Regulation 2006			
	Chief Executive Officer	Power, as the holder of a flying-fox roost management permit, to give a return of operations for the permit to the chief executive.	Section 188G Nature Conservation (Wildlife Management) Regulation 2006			

Nature Conservation (Wildlife Management) Regulation 2006

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a local government, to give the Chief Executive information about: (a) an area zoned for use for residential or commercial purposes under the local government's planning scheme; and (b) ask the chief executive to amend the urban flying-fox management area map to include the area.	Section 379(2) Nature Conservation (Wildlife Management) Regulation 2006			
	Chief Executive Officer	Power, as a local government, to respond to a request from the Chief Executive pursuant to this section.	Section 383(2)(a) Nature Conservation (Wildlife Management) Regulation 2006			

Please note that this register only includes those powers which Councils have in relation to the management of flying-foxes under the Regulation. It does not include powers to apply for the various other permits/authorities contained in the Regulation

Nature Conservation Act 1992

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a landholder, to make a submission to the Minister about the proposed declaration of a nature refuge.	Section 44(4) Nature Conservation Act 1992			
	Chief Executive Officer	Power, as a landholder, to enter a conservation agreement with the Minister about the declaration of a nature refuge.	Sections 45(1) and 48(1) <i>Nature</i> <i>Conservation Act</i> 1992			
	Chief Executive Officer	Power, as a landholder, to request the cancellation of a conservation agreement.	Section 47(2) Nature Conservation Act 1992			
	Chief Executive Officer	Power, as a landholder, to make an objection to a proposed compulsory declaration of a nature refuge.	Section 49(2)(c) Nature Conservation Act 1992			
	Chief Executive Officer	Power, as a landholder, to claim compensation for injurious affection arising out of the declaration of a nature refuge under section 49 of the Act.	Section 67(5) Nature Conservation Act 1992			
	Chief Executive Officer	Power, as a landholder of land subject to an interim conservation order, to claim compensation.	Section 108(1) Nature Conservation Act 1992			

Nature Conservation Act 1992

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a landholder, to make a submission about a draft management plan.				
	Chief Executive Officer	Power, as a landholder, to claim compensation for injurious affection arising where:- (a) a regulation is made, or a conservation plan is approved, for an area identified under the regulation or plan as, or including, a critical habitat or an area of major interest; and (b) a landholder's interest in land in the area is injuriously affected by a restriction or prohibition imposed under the regulation or plan on the landholder's existing use of the land.	Nature Conservation Act			

Please note that this register only includes those powers which Councils have as landholders or regulatory bodies under the Act. It does not include powers to apply for the various permits/authorities contained in the Act

Statutory Bodies Financial Arrangements Act 1982

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a statutory body, to operate a deposit and withdrawal account with a financial institution.	Section 31(1) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to seek the approval of the Treasurer to operate a deposit and withdrawal account with an overdraft facility.	Section 31(2) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to borrow money and to seek the treasurer's approval for the borrowing.	Section 34(1) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to, (a) create an encumbrance; and (b) otherwise transfer property, or assign income, by way of security, and to seek the treasurer's approval for same.	Section 35(3) Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer (Please note that this power applies to all Councils except for Brisbane City, Cairns Regional, Gold Coast City, Ipswich City, Logan City, Moreton Bay Regional and Sunshine Coast Regional Councils.)	Power, as a statutory body, to exercise category 1 investment powers.	Sections 42 and 44 Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer (Please note that this power applies to Cairns Regional, Gold Coast City, Ipswich City, Logan City, Moreton Bay Regional and Sunshine Coast Regional Councils only.)	Power, as a statutory body, to exercise category 2 investment powers.	Sections 42 and 45 Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer (Please note that this power applies to Brisbane City Council only.)	Power, as a statutory body, to exercise category 3 investment powers.	Section 46 Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to keep records that show Council has invested in the way most appropriate in all the circumstances.	Section 47(2) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to:- (a) obtain the Treasurer's approval for continuing with an investment arrangement referred to in section 52(1); or	Section 52(2) Statutory Bodies Financial Arrangements Act 1982			
		(b) liquidate an investment arrangement referred to in section 52(1).				

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer (Please note that this power applies to Brisbane City and Gold Coast City Councils only.)	Power, as a statutory body, to enter a derivative transaction.	Section 53(1) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer (Please note that this power applies to Brisbane City and Gold Coast City Councils only.)	Power, as a statutory body, to appoint a person as an agent for Part 7, Division 1 and obtain the treasurer's approval for the appointment.	Section 53(1)(b)Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer (Please note that this power applies to Brisbane City and Gold Coast City Councils only.)	Power, as a statutory body, to obtain the treasurer's approval for the entering of a derivative transaction.	Section 53(2) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer (Please note that this power applies to Brisbane City and Gold Coast City Councils only.)	Power, as a statutory body, to give the treasurer a report about a derivative transaction and give a copy of the report to the Minister that administers the <i>Local Government Act 2009</i> .	Sections 55 and 56 Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a statutory body, to appoint a person as a funds manager and obtain the treasurer's approval for the appointment.	Section 59 Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to enter a type 1 financial arrangement and obtain the treasurer's approval for the arrangement.	Section 60A Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body to which section 61 applies, to enter a type 2 financial arrangement and obtain the treasurer's approval for the arrangement.	Section 61 A Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to sign documents for a financial arrangement under the Act.	Section 62(1) Statutory Bodies Financial Arrangements Act 1982			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a statutory body, to obtain the treasurer's approval before signing for a financial arrangement that: (a) creates an encumbrance; or (b) otherwise transfers Council's property, or assigns Council's income, by way of security.	Section 62(2) Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to apply to the treasurer for approval of the exercise of a power under the Act.	Section 71 Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to respond to a request from the Treasurer for a document or information the Treasurer considers necessary for considering Council's application under section 71 of the Act.	Section 72 Statutory Bodies Financial Arrangements Act 1982			
	Chief Executive Officer	Power, as a statutory body, to keep a register of the Treasurer's approvals under Part 9, Division 3 of the Act for Council's exercise of a power.	Section 74 Statutory Bodies Financial Arrangements Act 1982			

Water Supply (Safety and Reliability) Act 2008

Version information:

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New Items:	99A, 108A, 142, 142A, 142B, 196AA, 196AB, 196AD, 196AE, 446, 447,			
	448, 449, 475, 516, 575A, 576A			
Removed Items:	71, 72, 73, 75, 76, 80, 81, 82, 83, 85, 86, 88, 89, 90, 106, 107, 123, 125, 126, 127, 129, 133, 134, 135, 139, 141, 146, 149, 201, 250, 251, 256, 257			

To view the changes within this document please turn on 'Track Changes' to show 'Final: Show Mark-Up'

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	(Distribution a following cour provider" under Act 2008: Sunshin Moreto Brisbar Ipswich Scenic Lockye	tue of the South-East Queensland Water nd Retail Restructuring) Act 2009 the will do NOT have powers as "service the Water Supply (Safety and Reliability) are Coast Regional Council as Regional Council as City Council Rim Regional Council ar Valley Regional Council et Regional Council et Regional Council				
	Chief Executive Officer	Power, as a responsible entity, to respond to a notice to give information received from the regulator.	Section 13 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a local government that owns infrastructure for supplying water or sewerage services, to apply for registration as a service provider.	Sections 20 and 21(1) <i>Water Supply (Safety and Reliability) Act 2008</i>			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an applicant under section 20 of the <i>Water Supply (Safety and Reliability) Act 2008</i> , to give additional information to the regulator about the application.	Section 21(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to apply to change the service provider's details of registration in the service provider register.	Section 23 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a service provider, to review the service provider's registration details in the service provider register and notify the regulator of any changes in the details.	Section 23A <u>Water Supply</u> (<u>Safety and</u> <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a current infrastructure owner, to give to the regulator notice of the transfer of the ownership of infrastructure for the relevant service or notice of transfer of the registration as service provider for the relevant service.	Section 25A Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, to respond to the regulator's request to give additional information about a transfer notice.	Section 25A(3) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to give notice to the regulator that the service provider is likely to stop supplying a registered service.	Section 26(2) and 26(7)(b) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to respond to a request by the regulator for additional information about a possible stoppage.	Section 26(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to give notice to the regulator that the service provider has stopped supplying a registered service.	Section 26(8) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to apply to the regulator to cancel the registration as a service provider if the service provider is not supplying, and does not intend to start supplying, the service for which the provider is registered.	Section 28 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as applicant, to respond to a request by the regulator for additional information about a cancellation of registration as a service provider.	Section 28(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to give a person a notice requiring them to provide a reason why Council should not disconnect their unauthorised connection.	Section 33(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to consider a response provided to a notice issued pursuant to section 33(2).	Section 33(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to recover from a person, as a debt, Council's costs in disconnecting the unauthorised connection, and the value of any service used by the person through the connection.	Section 33(4) (b) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to give a person a notice requiring them to rectify equipment or remove vegetation or other things.	Section 34(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to recover from an owner as a debt, Council's costs in doing the work required to be done in a notice issued under section 34(2) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 34(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to install or approve the installation of a meter on infrastructure supplying water to premises.	Section 35 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to give a person an entry notice.	Section 36(2)(b) <u>Water Supply</u> (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to recover from a person as a debt, the amount of the loss or reasonable cost of repairing damage to Council's infrastructure caused by the person.	Section 40(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as water service provider, to restrict: (a) the volume of water taken by or supplied to a customer or type of customer; or (b) the hours when water may be used on premises for stated purposes; or (c) the way water may be used on premises.	Section 41(1) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a water service provider, to give notice of a service provider water restriction imposed by the service provider to anyone affected by it.	Section 43(1) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a water service provider, to shut off water supply to premises for the time reasonably necessary to perform work on the infrastructure.	Section 44(1) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a water service provider, to give notice of shut off of water supply to anyone likely to be affected by it.	Sections 44(2) and 44(4) <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as service provider, to shut off water supply without notice if there is: (a) a serious risk to public health; (b) likelihood of serious injury to persons or damage to property; or (c) another emergency.	Section 44(3) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to appoint an authorised person.	Section 45 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to issue an indentity card to an authorised person.	Section 46 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as service provider, to give a customer, or type of customer, a written notice to prepare a plan and to give it to Council within a reasonable period.	Section 52(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to require the customer to give additional information about the plan within a reasonable period, for deciding whether or not to approve a water efficiency management plan.	Section 54(1) <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as service provider, to approve or refuse a water efficiency management plan.	Section 54(2) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to give an information notice.	Section 54(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, where the water efficiency management plan is not approved, to extend the 20 business day period within which the customer must amend the plan to address the reasons for the decision and give the revised plan to Council under section 54(4) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 54(5) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to recover from the customer, as a debt, an application fee for the approval of a water efficiency management plan.	Section 54(7) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to give the chief executive:- a) a copy of an approved water efficiency management plan; or b) information about a plan that has not yet been approved; or c) a report summarising progress by the water service provider's customers in achieving water savings and efficiencies.	Section 56(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to comply with a written direction of the Chief Executive	Section 57(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider, to give a customer a written notice requiring the customer to: a) amend the plan and give it to the water service provider within the reasonable period stated by the water service provider; or b) prepare a new water efficiency management plan and give it to the water service provider within the reasonable period stated by the water service provider.	Section 58(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to approve a request to amend an approved water efficiency management plan or a request that a new water efficiency management plan be prepare.	Section 59 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a service provider, to give a customer a notice to comply with a water efficiency management plan.	Section 60 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider, to require a customer to review a water efficiency management plan.	Section 61 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a drinking water service provider, to prepare a drinking water quality management plan.	Section 95 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a drinking water service provider, to provide information requested by the regulator.	Section 96 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a drinking water service provider, to amend, with the agreement of the Regulator, a drinking water quality management plan.	Section 99A <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a drinking water service provider, to apply to amend a drinking water quality management plan.	Section 100 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as drinking water service provider, to make submissions in response to a show cause notice issued by the regulator regarding proposed amendments to the drinking water quality management plan.	Water Supply (Safety and			
	Chief Executive Officer	Power, as drinking water service provider, to comply with a notice issued by the regulator pursuant to section 101(3)(a) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	<u>Water Supply</u>			
	Chief Executive Officer	Power, as drinking water service provider, to notify the regulator any noncompliance with the water quality criteria relating to the service and the circumstances that gave rise to the noncompliance.	Section 102 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as drinking water service provider that obtains water for the drinking water service from a water storage or other infrastructure not part of a water service for which there is a drinking water quality management plan, to give notice to the owner of the water storage or other infrastructure asking for information reasonably required about the quality of the water.	Section 103 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a service provider, to review a drinking water quality management plan, in accordance with the notice given by the regulator under section 99	Section 106(1) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to amend a drinking water quality management plan to reflect the changes to the operation of the water service and to apply to the regulator to approve the amended plan.	Section 107(2) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider, to arrange for the preparation of a drinking water quality management plan audit report and to give it to the regulator.	Section 108 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to arrange for the preparation of a performance audit report and to give it to the regulator.	Section 108A Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to comply with an information notice given by the regulator pursuant to section 110(6) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 110(7) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to give access to the service provider's infrastructure and records relating to the infrastructure to the auditor and any person employed or authorised by the auditor.	Section 112 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider who does not have service contract with all of its customers, to prepare a proposed customer service standard and publish it.	Section 115(1) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as a service provider who does not have service contract with all of its customers, to consider all submission made in response to the proposed customer service standard and prepare a final customer service standard.	Section 115(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to revise a customer service standard if required to by the regulator under section 118 of the <i>Water Supply (Safety and Reliability)</i> Act 2008.	Section 119 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to review a customer service standard.	Section 120 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a relevant service provider, to prepare a drinking water quality management plan report for each financial year after a financial year in which a relevant service provider's drinking water quality management plan has been approved and give a copy to the regulator.	Section 142(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as a relevant service provider, to prepare a performance report for each financial year and give a copy to the regulator.	Section 142A(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant service provider, to prepare a system operating plan report for each financial year and give a copy to the regulator.	Section 142B(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider providing a retail water service, to fix a meter and/or seal to a private fire fighting system.	Section 144(2) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to give notice of the making or amendment of a declaration under section 161 of the <i>Water Supply (Safety and Reliability) Act 2008</i> and to make the notice available for inspection and purchase.	Section 162 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a service provider, to:- a) keep a map of the service area; update the map, at least annually.	Section 163 <u>Water Supply</u> (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to recover from a customer the reasonable costs of complying with its obligations under section 164 of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 165 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as service provider, to impose conditions on the installation of water storage tanks and pumps, where the customer wants to connect to Council's water supply services.	Section 166(3) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as service provider, to advise the owner of premises of any work the service provider considers reasonably necessary to be carried out on the premises and any reasonable connection fee to enable the premises to be connected to the service provider's infrastructure.	Section 167(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to issue a notice to the owner of premises in Council's service area, requiring the owner to carry out works for connecting the premises to a registered service.	Section 168 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to issue a notice to an owner or occupier, requiring them to stop contravening a restriction or pay the rate or charge for the service.	Section 169(1) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to reduce the water supply to premises to the minimum level necessary for health and sanitation purposes, where the circumstances described in section 169(1) of the <i>Water Supply (Safety and Reliability) Act 2008</i> apply.	Section 169(2) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as sewerage service provider, to give a person a trade waste approval or a seepage water approval with or without conditions.	Sections 180 and 181 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as sewerage service provider, to suspend or cancel a trade waste approval or seepage water approval.	Section 182 Water Supply (Safety and Reliability) Act 2008		Complying with section 183 of the Water Supply (Safety and Reliability) Act 2008	
	Chief Executive Officer	Power, as sewerage service provider, to immediately suspend or cancel a trade waste approval or seepage water approval if urgent action is necessary in the interests of public health or safety, to prevent environmental harm, or to prevent damage to the sewerage system or the sewerage service provider has been given a regulator notice prohibiting the sewerage service provider from giving the trade waste approval or seepage water approval.	Section 184 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as sewerage service provider, to, by notice given to the approval holder, amend the approval to ensure it is consistent with the conditions mentioned in section 185(1)(a) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 185 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to give or refuse written consent for a person to connect or disconnect from Council's infrastructure.	Section 191 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to give or refuse written consent for a person to interfere with Council's infrastructure.	Section 192(1) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider, to give or refuse written consent for a person to: (a) build over; (b) interfere with access to; (c) increase or reduce the cover over; or (d) change the surface of land in a way causing ponding of water over an access chamber for; Council's infrastructure.	Section 192(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as service provider, to give or refuse written consent for a person to discharge water from an ornamental pond, swimming pool or filtration system of a swimming pool into Council's infrastructure.	Section 193(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as service provider, to give or refuse written consent for a person to take water from Council's infrastructure.	Section 195 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability</u>) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, other than a CSG recycled water scheme, to apply for registration of the scheme.	Section 196AA Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, other than a CSG recycled water scheme, to give additional information about an application under section 196AA to the regulator and to verify the information in a statutory declaration.	Section 196AB Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, other than a CSG recycled water scheme, to change the details of the registration that are recorded in the register.	Section 196AD Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, other than a CSG recycled water scheme, to apply to cancel the registration if recycled water is no longer supplied under the scheme.	Section 196AE Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the relevant entity of a recycled water scheme, to apply to the regulator for approval of a recycled water management plan for the scheme.	Section 202 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the relevant entity of a recycled water scheme, to respond to the regulator's request for additional information or to verify any information by statutory declaration.	Section 203 <u>Water Supply</u> (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme, to give the regulator notice of the stoppage or proposed stoppage of production or supply of recycled water.	Section 208(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme, to stop supply of recycled water to the entity if the entity is using the water other than in a way or for the purpose provided for under the recycled water management plan.	Section 208(3) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a scheme manager for a multiple-entity recycled water scheme, to give the regulator notice of the recycled water provider's stoppage or proposed stoppage of production or supply of recycled water.	Section 208(5) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider for a multiple-entity recycled water scheme, to stop supply of recycled water to an entity if the entity is using the water other than in a way or for the purpose provided for under the recycled water management plan.	Section 208(6) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the relevant entity for recycled water scheme, to amend the recycled water management plan with the regulator's agreement.	Section 209 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme, to make a submission in response to the regulator's show cause notice issued under section 210(2) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 210(3) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme, to amend a recycled water management plan in the way required by a notice issued by the regulator under section 210(3) of the <i>Water Supply (Safety and Reliability) Act 2008</i> and to give a copy of the amended plan to the regulator.	Section 210(3)(a) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the scheme manager or declared entity for a multiple-entity recycled water scheme, to make a submission in response to the regulator's show cause notice issued under section 211(2) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Section 211(3) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a scheme manager or declared entity for a multiple-entity recycled water scheme, to amend the manager's scheme manager plan or the entity's scheme provider plan in the way required by a notice issued by the regulator under section 211(3) of the Water Supply (Safety and Reliability) Act 2008 and to give a copy of the amended plan to the regulator.	Sections 211(3)(a) and 211(5) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a r entity for the recycled water scheme to apply to the regulator for approval of an amendment to a recycled water management plan.	Sections 212 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the responsible entity, scheme manager or declared entity for a recycled water scheme, to make submissions in response to the regulator's show cause notice issued under section 213(2)(a) or (b) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	(Safety and Reliability) Act			
	Chief Executive Officer	Power, as the relevant entity for a recycled water management plan that has been suspended under Chapter 3 Part 2 of the <i>Water Supply (Safety and Reliability) Act 2008</i> , to apply to the regulator for approval to resume supply of recycled water under the scheme.	Section 215(1) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the relevant entity for a recycled water management plan that has been suspended under Chapter 3 Part 2 of the <i>Water Supply (Safety and Reliability) Act 2008</i> , to comply with a direction of the regulator pursuant to section 215(4)(c) or (d) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .				
	Chief Executive Officer	Power, as a recycled water provider for a recycled water scheme that is not a critical recycled water scheme, to notify the regulator of a proposal to permanently stop the supply of water under the scheme.	Section 230(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant entity for a critical recycled water scheme, to notify the regulator of a proposal to permanently stop the supply of water under the scheme.	Section 230(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the relevant entity for the recycled water scheme, to provide information or to verify information by statutory declaration as required by the regulator under section 230(6) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Water Supply (Safety and Reliability) Act			
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, to notify the regulator of a stoppage in the supply of recycled water under the scheme.	Section 230(9) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the relevant entity for the recycled water scheme that augments the supply of drinking water, to apply to the regulator for approval of a validation program.	Section 237 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the relevant entity for the recycled water scheme that augments the supply of drinking water, to provide information or information verified by statutory declaration as required by the regulator under section 238(1) of the <i>Water Supply (Safety and Reliability) Act</i> 2008.	Section 238(1) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as the relevant entity for the recycled water scheme that augments the supply of drinking water, to apply to the regulator to amend the approved validation program.	Section 242 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme to review the approved recycled water management plan for the scheme.	Section 258(1) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a scheme manager for a multiple-entity recycled water scheme to arrange for a review of the approved recycled water management plan for the scheme	Section 258(2) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme to amend the approved recycled water management plan for the scheme and apply to the regulator for approval of the amended plan.	Section 259(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a scheme manager for a multiple-entity recycled water scheme to amend the manager's scheme manager plan for the scheme.	Section 259(3)(a) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a declared entity for a multiple-entity recycled water scheme to amend the entity's scheme provider plan for the scheme.	Section 259(3)(b) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a scheme manager for a multiple-entity recycled water scheme to apply to the regulator for approval of the amended recycled water management plan for the scheme.	Section 259(4) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme or a scheme manager for a multiple-entity recycled water scheme, to arrange for an internal audit report and give it to the regulator.	Sections 260(1) and 260(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider for a single-entity recycled water scheme or a scheme manager for a multiple-entity recycled water scheme, to arrange for an audit report and give it to the regulator.	Sections 261(1) and 261(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as recycled water service provider for a single-entity recycled water scheme, to respond to the regulator's show cause notice about a proposed spot audit.	Section 262(3) <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as the scheme manager or declared entity for a multiple-entity recycled water scheme, to respond to the regulator's show cause notice about a proposed spot audit.	Section 262(3) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the responsible entity, to comply with the regulator's notice issued pursuant to section 262(8) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .	Sections 262(8) and 262(9) <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as the relevant entity and any declared entity for a recycled water scheme, to give the auditor, and any person employed or authorised by the auditor, free and uninterrupted access to the infrastructure forming part of the scheme and any records relating to the infrastructure.	Sections 265 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as an alerting entity, to inform the regulator and the responsible entity for the non-compliance that the quality of recycled water produced or supplied under the recycled water scheme for the entity does not comply with the water quality criteria for the recycled water relevant to the scheme.	Sections 270(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a responsible entity for the non-compliance, to give the regulator notice of the following:- a) the noncompliance and the circumstances that gave rise to the noncompliance; b) any action taken, or to be taken, by the entity to correct the noncompliance; c) the measures the entity will take to prevent the noncompliance in the future.	Sections 270(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as an alerting entity, to inform the regulator and the responsible entity for the prescribed incident about a prescribed incident.	Sections 271(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a responsible entity for the non-compliance, to give the regulator notice of the following: a) the prescribed incident and the circumstances that gave rise to the prescribed incident; b) any action taken, or to be taken, by the entity relating to the prescribed incident; c) the measures the entity will take to prevent the prescribed incident in the future.	Sections 271(4) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a relevant entity for a recycled water scheme, to prepare an annual report about the scheme and give it to the regulator.	Section 273 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as a relevant entity for a CSG recycled water scheme, or a recycled water scheme, other than a CSG recycled water scheme, to augment a supply of drinking water, or a recycled water scheme to premises by way of a dual reticulation system, to prepare and make publicly available a public report about the scheme.	Section 274 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as recycled water provider or another entity, to respond to a notice issued by the regulator pursuant to this section.	Section 302 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider, or other entity for a multiple-entity recycled water scheme, to make submissions regarding the regulator's intention to make a declaration that the recycled water scheme is a critical recycled water scheme.	Section 303 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the relevant entity for a critical recycled water scheme, to ask the regulator to review the making of the declaration that the scheme is a critical recycled water scheme, after one year since the declaration was made.	Section 306 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as sewerage service provider, to comply with a regulator notice.	Section 330 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a sewerage service provider, to give the regulator a report about the actions taken to comply with a regulator notice.	Section 331 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability</u>) Act 2008			
	Chief Executive Officer	Power, as a recycled water provider or other declared entity, to give the scheme manager, information the scheme manager reasonably requires to comply with the scheme manager's obligations under the Act.	Section 333 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a dam, to have it failure impact assessed and give it to the chief executive.	Sections 343, 344 and 345 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			
	Chief Executive Officer	Power, as a dam owner, to give the chief executive additional information about a failure impact assessment.	Section 349(2) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a dam owner, to comply with an information notice issued by the chief executive pursuant to this section and return the recertified assessment to the chief executive.	Section 351 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as a dam owner, to comply with an information notice issued by the chief executive pursuant to this section.	Section 352 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to prepare an emergency action plan for the dam and comply with the requirements of Chapter 4, Part 1, Subdivision 3 when preparing the plan.	Sections 352F, 352G and 352H, Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to comply with an information notice issued by the chief executive pursuant to this section.	Section 352L Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the owner of a referrable dam, to comply with a notice issued by the chief executive pursuant to this section.	Section 3520 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to review an emergency action plan for the dam, give the chief executive a notice stating whether or not the owner proposes an amendment of the plan because of the review and if so, a copy of the amended plan.	Section 352P Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to apply to the chief executive to correct a minor error or make a change, that is not a change of substance, in an emergency action plan for the dam.	Section 352Q Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to apply to the chief executive for a change of substance to an emergency action plan for the dam.	Section 352R(1) Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the owner of a referrable dam, to comply with a notice issued by the chief executive pursuant to this section.	Section 352R(2)(c) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to prepare a new emergency action plan for the dam and give it to the chief executive for approval.	Section 352S Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to prepare an emergency event report in compliance with Chapter 4, Part 1, Subdivision 9 and give it to the chief executive.	Section 352T Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to comply with a notice issued by the chief executive pursuant to this section.	Section 352U Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the owner of a referrable dam, to provide the chief executive with information that will help the chief executive to decide what safety conditions are to apply to the dam.	Section 353 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as the owner of a referrable dam, to provide the chief executive with information that will help the chief executive to decide what changes should be made to the safety conditions and development conditions that apply to the dam.	Section 356 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power to comply with a compliance notice issued by the chief executive pursuant to this section.	Section 359 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power to prepare an improvement plan in response to an improvement notice issued by the regulator.	Sections 446(2) and 447 <u>Water</u> <u>Supply (Safety</u> <u>and Reliability)</u> <u>Act 2008</u>			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power to respond to a show cause notice issued by the regulator pursuant to this section.	Section 446(3) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power to comply with a direction issued by the regulator pursuant to this section 448.	Sections 448 and 449 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power to start a proceeding referred to in section 475(1) in the District Court and to give a copy of the proceeding to the regulator.	Section 475 Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as an interested person for an original decision, to apply for an internal review of the decision.	Section 512 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as the recipient of a submitter notice on an internal review application, to make written submissions on the application.	Section 513(4) <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the applicant on an internal review application, to apply for the stay of an original decision to the relevant entity listed in section 516(2).	Section 516(2) Water Supply (Safety and Reliability) Act 2008			
	Chief Executive Officer	Power, as an interested person for the original decision, to appeal against or apply for an external review of an internal review decision	Section 517 Water Supply (Safety and Reliability) Act 2008			

NO.	DELEGATE	DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an interested person for a review decision about an original decision the subject of an information notice or a compliance notice mentioned in section 510(1)(b), other than an original decision that is a decision relating to a matter involving drinking water or recycled water, to give the authority under the <i>Queensland Competition Authority Act 1997</i> a notice applying for arbitration on the decision.	Section 524 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as water service provider, to make guidelines for persons about preparing a water efficiency management plan.				
	Chief Executive Officer	Power, as a service provider, to keep available for inspection and purchase the documents referred to in the section.	Section 575 <u>Water Supply</u> (Safety and <u>Reliability</u>) Act 2008			

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a service provider, to publish each of the documents referred to in the section.	Section 575A <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the relevant entity for a recycled water scheme, to keep available for inspection and purchase the documents referred to in the section.	Section 576 <u>Water Supply</u> (<u>Safety and</u> <u>Reliability) Act</u> 2008			
	Chief Executive Officer	Power, as the relevant entity for a recycled water scheme, to publish the annual report prepared under section 273.	Section 576A Water Supply (Safety and Reliability) Act 2008			

Workers' Compensation and Rehabilitation Act 2003

Version information:

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To view the changes within this document please turn on 'Track Changes' to show 'Final: Show Mark-Up'

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an employer, to insure and keep insured all Council's employees and Councillors.	Section 48 Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power, as an employer, to pay a premium notice issued by WorkCover.	Section 54(7) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to pay a reassessment premium notice issued by WorkCover.	Section 56(5) Workers' Compensation and Rehabilitation Act 2003		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an employer, to apply to WorkCover for a waiver or reduction of a penalty for contravening section 48.	Section 57(3) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to object to a default assessment issued by WorkCover.	Section 58(6) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to pay a default assessment notice issued by WorkCover.	Section 58(10) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to apply to WorkCover for a waiver or reduction of an additional premium.	Section 64(2) Workers' Compensation and Rehabilitation Act 2003		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as an employer who is not a self-insurer, and who is or is required to be insured under a WorkCover policy, to pay the weekly payment of compensation payable to an injured worker during the excess period.	Section 66(2) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to apply to WorkCover for a waiver or reduction of a penalty provided in section 66(6).	Section 66(7) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a local government self-insurer, to cover councillors under the self-insurer's licence.	Section 68A(1) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a local government self-insurer, to notify the councillors and the Regulator of its decision to cover councillors under the self-insurer's licence.	Section 68A(3) Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power to apply to the Regulator to be licensed as a self-insurer, as described in Chapter 2, Part 4.	Sections 69 and 70 Workers' Compensation and Rehabilitation Act 2003		Not necessary as RCC already self-insured.	
	Chief Executive Officer	Power, as a prospective self-insurer, to make a submission to the Regulator about a decision to refuse an application to be licensed as a self-insurer.	Section 77(3) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as self-insurer, to apply to renew a self-insurer licence or to notify the Regulator that Council intends not to apply for renewal.	Section 79 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as self-insurer, to make a submission to the Regulator about a decision to refuse an application to renew a self-insurer licence.	Section 80(3) Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power, as a self-insurer, to pay the annual levy to the Regulator.	Section 81 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a self-insurer, to comply with the conditions imposed on the licence under the Regulation and by the Regulator.	Section 83 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a self-insurer, to lodge an unconditional bank guarantee or cash deposit with the Regulator before the issue or renewal of a self-insurer licence.	Section 84 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a self-insurer, to obtain a contract of reinsurance of liabilities and lodge the contract with the Regulator.	Section 86 Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power, as a self-insurer, to exercise all of the powers identified in section 92 in relation to the self-insurer's workers.	Section 92 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a local government self-insurer, to exercise all of the powers identified in section 92A in relation to councillors covered by the self-insurer's licence.	Section 92A Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a local government self-insurer, to keep the documents identified in sections 93 and 93A.	Sections 93 and 93A Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a self-insurer, to comply with a notice to give documents issued by the Regulator under this section.	Section 94 Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power, as a self-insurer, to respond to a written notice issued by the Regulator under this section.	Section 96 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a self-insurer, to send a written notice to the Regulator seeking to cancel a self-insurer licence.	Section 97 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as former self-insurer, to request the Regulator to allow Council to continue to exercise the powers referred to in sections 92 and/or 92A.	Section 100(2) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a former self-insurer, to request the return of an unconditional bank guarantee or cash deposit from the Regulator.	Section 103 Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power, as an employer, to ask the Regulator to approve the amount provided for in the industrial instrument for the purposes of section 107B of the Workers' Compensation and Rehabilitation Act 2003.	Section 107E(2) Workers' Compensation and Rehabilitation Act 2003		Not necessary as all RCC employees are employed under an Industrial Act.	
	Chief Executive Officer	Power, as an employer, to appeal the Regulator's decision to refuse to approve the amount provided for in the industrial instrument under Chapter 13 of the <i>Workers' Compensation and Rehabilitation Act 2003</i> .	Section 107E(6) Workers' Compensation and Rehabilitation Act 2003		Not necessary as all RCC employees are employed under an Industrial Act.	
	Chief Executive Officer	Power, as a self-insurer, to pay compensation for an injury sustained by a worker.	Section 109(1) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer who is not a self-insurer, to pay compensation for an injury sustained by a worker where the worker has made an application for compensation under section 132 and	Section 109(4) Workers' Compensation and Rehabilitation Act		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
		Council has complied with section 133A.	2003			
	Chief Executive Officer	Power, as an employer, to apply to WorkCover for a waiver or reduction of a penalty provided in section 109A.	Section 109A(4) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, other than a self-insurer, whose worker sustains an injury for which compensation may be payable, to complete a report in the approved form and send it to the nearest WorkCover office.	Section 133 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, other than a self-insurer, to give WorkCover written notice in the approved form if:- (a) a worker asks the employer for compensation for an injury sustained by the worker; or (b) the employer pays the worker an amount, either in compensation or instead of compensation, that is payable by the employer or WorkCover under the Act for an	Section 133A Workers' Compensation and Rehabilitation Act 2003		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER	LEGISLATION	DATE AND	CONDITIONS	SUB DELEGATED
110.	DELEGRIE	DELEGATED	ELGIGLATION	NUMBER OF RESOLUTION	TO WHICH THE DELEGATION	DATE:
					IS SUBJECT	
		injury sustained by the worker.				
	Chief Executive Officer	Power, as an employer, to pay compensation to an injured worker for the day the worker stops work because of the injury.	Section 144 Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to pay the amount of the first charge or the whole of the damages to the insurer.	Section 207B(3) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer, to appoint a Rehabilitation and Return to Work Coordinator where the employer meets the criteria prescribed under a regulation.	Section 226 Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power, as an employer, to prepare and have in place a workplace rehabilitation policy and procedure, and review those policies and procedures every 3 years.	Section 227 Workers' Compensation and Rehabilitation Act		As per sub delegation dated 26/11/13	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			2003			
	Chief Executive Officer	Power, as an employer, to assist or provide an injured worker with rehabilitation.	Section 228(1) and 228(2) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer other than a self-insurer, to provide written evidence to WorkCover that it is not practicable to provide a worker with suitable duties.	Section 228(3) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer other than a self-insurer, to apply to WorkCover for a waiver or reduction of a penalty provided in section 229.	Section 229(4) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer against whom negligence is alleged, to cooperate fully with and give WorkCover all information and access to documents in	Section 280 Workers' Compensation and		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED relation to the claim.	LEGISLATION Rehabilitation Act	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a self-insurer against whom a proceeding for damages has been brought, to conduct the proceedings and/or settle the claim.	2003 Section 300(6) Workers' Compensation and		Insert new position	
	Chief Executive Officer	Power, as an employer, other than a self-insurer, against whom a proceeding for damages has been brought, to execute all documents and do everything that WorkCover considers reasonably necessary to allow the proceedings to be	Rehabilitation Act 2003 Section 300(7) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	conducted by it. Power to comply with the requirement of an authorised person to give information or produce documents required under section 532C.	Section 532C Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer or contractor, to keep the documents about workers, and contracts for the performance of work, prescribed under a regulation.	Section 532D Workers' Compensation and		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
			Rehabilitation Act 2003			
	Chief Executive Officer	Power, as an employer who is not a self-insurer, to give WorkCover information the employer has in relation to a person defrauding, or attempting to defraud, WorkCover, or in relation to a person stating anything, or giving a document containing information, to WorkCover or a registered person that the person knows is false or misleading in a material particular.	Section 536(3) Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as an employer who is a self-insurer, to give the Regulator information the employer has in relation to a person defrauding, or attempting to defraud, the self-insurer, or in relation to a person stating anything, or giving a document containing information, to the self-insurer or a registered	Section 536(4) Workers' Compensation and Rehabilitation Act 2003		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
		person that the person knows is false or misleading in a material particular.				
	Chief Executive Officer	Power to apply for a review of a decision identified in section 540(1) of the <i>Workers' Compensation and Rehabilitation Act 2003</i> and to take all steps necessary to conduct the application and to appear at the hearing.	Section 541 Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power to appeal to an appeal body against the following decisions of the Regulator or the insurer: (a) a review decision, other than a decision to return a matter to a decision-maker under section 545 of the Workers' Compensation and Rehabilitation Act 2003; and (b) a decision under Chapter 3 or Chapter 4 of the Workers' Compensation and Rehabilitation Act 2003 that is not a decision mentioned in section 540(1) (a non-reviewable decision),	Section 549, 550, 552A and 554 Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
		and to take all steps necessary to file and serve the notice of appeal and conduct the appeal, to appear at any conference in the proceeding and to appear at the hearing.				
	Chief Executive Officer	Power to seek the consent of the other party or the leave of the appeal body for Council to be represented by a lawyer at a conference under section 552A or at the hearing of an appeal.	552B Workers' Compensation and Rehabilitation Act 2003			
	Chief Executive Officer	Power to appeal against a decision of the Regulator identified in section 567 of the Workers' Compensation and Rehabilitation Act 2003 and to take all steps necessary to file and serve the notice of appeal and conduct the appeal, to appear at any conference in the proceeding and to appear at the hearing.	Section 568 Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	
	Chief Executive Officer	Power, as a prospective employer, to request in writing that a prospective worker disclose to Council the worker's pre-existing injury or medical condition, if any.	Section 571B Workers' Compensation and Rehabilitation Act 2003		Insert new position	

NO.	DELEGATE	DESCRIPTION OF POWER DELEGATED	LEGISLATION	DATE AND NUMBER OF RESOLUTION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	SUB DELEGATED DATE:
	Chief Executive Officer	Power, as a prospective employer, to apply to the Regulator for a prospective worker's claims history summary.	Section 571D Workers' Compensation and Rehabilitation Act 2003		Insert new position	
	Chief Executive Officer	Power, as a principal contractor for a construction project to, by written notice, to ask the relevant contractor for a copy of a required document.	Section 576C Workers' Compensation and Rehabilitation Act 2003		As per sub delegation dated 26/11/13	

11.2.2 APPOINTMENTS OF COUNCILLORS TO TASK FORCES/EXTERNAL ORGANISATIONS

Dataworks Filename: GOV Council Meeting Dates & Information

Authorising/Responsible Officer:

Luke Wallace

Malland

Acting General Manager Organisational

Services

Author: Trevor Green

Principal Advisor Corporate and Democratic

Governance

PURPOSE

To appoint Councillors to task forces/external organisations, so as to better align with Council's new portfolio structure and portfolio spokespersons' responsibilities.

BACKGROUND

In addition to the statutory duties associated with Council's ordinary meetings and standing committees, there are also a number of regional forums, taskforces, boards and committees, where Council is required to be represented, or where it is in Council's best interest to be represented by elected representatives.

A Councillor's role as the representative of Redland City Council includes promoting Redland's policies, strategies and objectives and ensuring that Council's interests are represented in regional policy development.

To assist Councillors and ensure effective capture and communication of information, these positions are often supported by nominated officers.

ISSUES

At the Post-Election Meeting of 17 May 2012 (Item 8), Council appointed Councillors to a number of external organisations and task forces. A major factor in the determination of roles related to an alignment of appointments to the then Committee structure and appointments of Committee Chairpersons.

Since the Post-Election Meeting Council has undertaken three meeting reviews:

- In December 2012, Council moved from having a General Meeting and a number of separate Committees, to a General Meeting which incorporated the one Coordination Committee, made up of 10 portfolios; (plus the Cleveland CBD Revitalisation Committee). Councillors were subsequently appointed as portfolio spokespersons.
- 2 In November 2013, the Coordination and Cleveland CBD Revitalisation Committees were removed, with all matters taken directly to the General Meeting, under the 10 portfolios structure.

In August 2014, the portfolio structure was restructured from 10 to 6 portfolios, to better align with the 2013 organisational restructure.

As such, the current appointments of Councillors to task forces/external organisations do not align with portfolio responsibilities. It is therefore considered appropriate at this time that the appointment of Councillors to task forces/external organisations be reviewed to better align with the current appointments of portfolio spokespersons.

STRATEGIC IMPLICATIONS

Legislative Requirements

The recommendations of this report are in accordance with the legislative requirements relating to the conduct of Council's meetings and the appointment of Councillors to task forces/external organisations.

Risk Management

The report recommendation reduces risks associated with the current situation where Councillor appointments to task forces/external organisations do not align with Councillors' responsibilities via their appointments as portfolio spokespersons.

Financial

There are no specific financial implications associated with this report.

People

Councillors will be in a better position to represent Council and the Redlands' community on task forces/external organisations, if these appointments align with their portfolio responsibilities.

Environmental

There are no specific environmental implications associated with this report.

Social

Councillors will be in a better position to represent Council and the Redlands' community on task forces/external organisations, if these appointments align with their portfolio responsibilities.

Alignment with Council's Policy and Plans

This report aligns with Council's policies and plans and further reduces red tape associated with Councillors carrying out their responsibilities.

CONSULTATION

Councillors have conducted their own consultation to determine how best to make appointments on task forces/external organisations.

OPTIONS

That Council appoint Councillors to task forces/external organisations, so as to better align with the new portfolio structure and portfolio spokespersons' responsibilities.

2 That Council maintain the current Councillor appointments to task forces/external organisations.

OFFICER'S RECOMMENDATION

That Council resolves to appoint Councillors to task forces/external organisations, so as to better align with the new portfolio structure and portfolio spokespersons' responsibilities.

11.3 PORTFOLIO 3 (CR JULIE TALTY)

CITY PLANNING AND ASSESSMENT

11.3.1 DECISIONS MADE UNDER DELEGATED AUTHORITY FOR CATEGORY 1, 2, 3 DEVELOPMENT APPLICATIONS

Dataworks Filename: Reports to Council - Portfolio 3 Planning &

Development

Attachment: Decisions Made Under Delegated Authority 31 08

2014 to 20 09 2014

Authorising Officer:

Louise Rusan

General Manager Community & Customer

Services

Responsible Officer: David Jeanes

Group Manager City Planning & Assessment

Author: Debra Weeks

Group Support Officer

PURPOSE

The purpose of this report is for Council to note that the decisions listed below were made under delegated authority for Category 1, 2 and 3 development applications.

This information is provided for public interest.

BACKGROUND

At the General Meeting of 27 July, 2011, Council resolved that development assessments be classified into the following four Categories:

Category 1 – Minor Complying Code Assessments and Compliance Assessments and associated administrative matters, including correspondence associated with the routine management of all development applications;

Category 2 – Complying Code Assessments and Compliance Assessments and Minor Impact Assessments;

Category 3 – Moderately Complex Code & Impact Assessments; and

Category 4 – Major and Significant Assessments.

The applications detailed in this report have been assessed under:-

- Category 1 criteria defined as complying code and compliance assessable applications, including building works assessable against the planning scheme, and other applications of a minor nature, including all accelerated applications.
- Category 2 criteria defined as complying code assessable and compliance assessable applications, including operational works, and Impact Assessable applications without submissions of objection. Also includes a number of process related delegations, including issuing planning certificates, approval of

- works on and off maintenance and the release of bonds, and all other delegations not otherwise listed.
- Category 3 criteria that are defined as applications of a moderately complex nature, generally mainstream impact assessable applications and code assessable applications of a higher level of complexity. Impact applications may involve submissions objecting to the proposal readily addressable by reasonable and relevant conditions. Both may have minor level aspects outside a stated policy position that are subject to discretionary provisions of the Planning Scheme. Applications seeking approval of a plan of survey are included in this category. Applications can be referred to General Meeting for a decision.

OFFICER'S RECOMMENDATION

That Council resolves to note this report.

	Decisions Made Under Delegated Authority 31.08.2014 to 20.09.2014								
Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division	
	Category 1								
MCU013308	Dwelling House	Category1	Javica Pty Ltd	16 Matilda Street, Wellington Point QLD 4160	Code Assessment	04/09/2014	Development Permit	1	
OPW001688	Advertising Device	Category1	Redland City Council As Trustee Redland Performing Arts Centre	Redlands Performing Arts Centre, 2-16 Middle Street, Cleveland QLD 4163	Code Assessment	05/09/2014	Development Permit	2	
ROL005784	CTS - Building Format Reconfiguration - 1 into 2 lots	Category1	East Coast Surveys Pty Ltd	13 Midjimberry Road, Point Lookout QLD 4183	Code Assessment	03/09/2014	Development Permit	2	
BWP002469	Design & Siting - Patio	Category1	Shaun Michael Winks	25 Captains Court, Cleveland QLD 4163	Concurrence Agency Respons	02/09/2014	Approved	2	
BWP002493	Design & Siting- Dwelling House	Category1	Dixon Homes Pty Ltd (Sherwood)	108 Passage Street, Cleveland QLD 4163	Concurrence Agency Respons	03/09/2014	Approved	2	
BWP002489	Design & Siting - Carport	Category1	The Certifier Pty Ltd	63 Beach Street, Cleveland QLD 4163	Concurrence Agency Respons	02/09/2014	Approved	3	
BWP002506	Design & Siting - Dwelling House	Category1	Building Code Approval Group Pty Ltd	120 Thornlands Road, Thornlands QLD 4164	Concurrence Agency Respons	03/09/2014	Approved	3	
ROL005789	Reconfiguration 1 into 2 lots	Category1	Statcorp Pty Ltd	7 Base Street, Victoria Point QLD 4165	Code Assessment	02/09/2014	Development Permit	4	
MCU013306	Dwelling House and Carport ADA	Category1	Bay Island Designs	22 Koonwarra Parade, Macleay Island QLD 4184	Code Assessment	04/09/2014	Development Permit	5	

Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
BWP002362	Domestic dwelling	Category1	Professional Certification Group	229 Hardwood Drive, Mount Cotton QLD 4165	Concurrence Agency Respons	04/09/2014	Permissible Change - Development Permit	6
BWP002486	Design & Siting - Dwelling House	Category1	Metricon Homes Pty Ltd	7 Brut Street, Mount Cotton QLD 4165	Concurrence Agency Respons	02/09/2014	Approved	6
BWP002494	Design & Siting- Dwelling House	Category1	Henley Properties Qld Pty Ltd	4 Brut Street, Mount Cotton QLD 4165	Concurrence Agency Respons	02/09/2014	Approved	6
BWP002513	Design and Siting - Dwelling	Category1	Inspire Style And Living	55 Balthazar Circuit, Mount Cotton QLD 4165	Concurrence Agency Respons	03/09/2014	Approved	6
BWP001902	Design & Siting - Secondary Dwelling	Category1	Delyse S Andrews	12 Marina Street, Alexandra Hills QLD 4161	Concurrence Agency Respons	05/09/2014	Extension to Relevant Period - Approved	8
BWP002481	Design & Siting - Dwelling House	Category1	Shane Leslie Manteit	9 Agnola Court, Birkdale QLD 4159	Concurrence Agency Respons	02/09/2014	Approved	10
BWP002490	Design & Siting- Dwelling House	Category1	The Certifier Pty Ltd	24 Juanita Street, Birkdale QLD 4159	Concurrence Agency Respons	03/09/2014	Approved	10
				Category 2				
MCU012308	Shop and Indoor Recreation	Category2	Philip Impey Architect	Crystal Waters Shopping Centre, 51-55 Island Outlook Avenue, Thornlands QLD 4164	Impact Assessment	02/09/2014	Permissible Change - Development Permit	3
OPW001664	Civil and Landscaping works Multiple Dwelling x 3	Category2	Statcorp Pty Ltd	18 Moore Street, Victoria Point QLD 4165	Compliance Assessment3	01/09/2014	Compliance Certificate	4

	Decisions Made Under Delegated Authority 07.09.2014 to 13.09.2014							
Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
				Category 1				
BWP002518	Design & Siting - Additions to existing house	Category1	James Thomas Moore	14 Oceanic Street, Wellington Point QLD 4160	Concurrence Agency Response	10/09/2014	Approved	1
BWP002500	Combined Design and Siting and Build Over or Near Underground Infrastructure - Domestic Outbuilding	Category1	John Sanderson	12 Meredith Place, Redland Bay QLD 4165	Concurrence Agency Response	10/09/2014	Approved	4
BWP002507	Design & Siting - Dwelling House	Category1	Building Code Approval Group Pty Ltd	12 Lakefield Drive, Victoria Point QLD 4165	Concurrence Agency Response	10/09/2014	Approved	4
BWP002501	Design & Siting - Carport	Category1	Jennifer Godfrey	11 Island View Road, Russell Island QLD 4184	Concurrence Agency Response	10/09/2014	Approved	5
BWP002505	Design & Siting- Dwelling House	Category1	Visual Diversity C-/ Professional Certification Group	91 Taffeta Drive, Mount Cotton QLD 4165	Concurrence Agency Response	12/09/2014	Approved	6
BWP002508	building over/near relevant infrastructure - timber retaining wall.	Category1	Matthew James Plant	17 Bandana Street, Mount Cotton QLD 4165	Concurrence Agency Response2	08/09/2014	Approved	6
BWP002509	Design & Siting - Dwelling	Category1	Checkpoint Building Surveyors (Coomera)	4 Whiteash Street, Mount Cotton QLD 4165	Concurrence Agency Response	09/09/2014	Approved	6

Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
BWP002510	Design and Siting - Dwelling	Category1	Checkpoint Building Surveyors (Coomera)	65 Sugargum Avenue, Mount Cotton QLD 4165	Concurrence Agency Response	09/09/2014	Approved	6
BWP002511	Design and Siting - Dwelling	Category1	Checkpoint Building Surveyors (Coomera)	94 Sugargum Avenue, Mount Cotton QLD 4165	Concurrence Agency Response	09/09/2014	Approved	6
BWP002512	Design & Siting - Dwelling	Category1	Checkpoint Building Surveyors (Coomera)	96 Sugargum Avenue, Mount Cotton QLD 4165	Concurrence Agency Response	09/09/2014	Approved	6
BWP002528	Design & Siting - Dwelling	Category1	Metricon Homes Pty Ltd	5 Brut Street, Mount Cotton QLD 4165	Concurrence Agency Response	10/09/2014	Approved	6
BWP002515	Carport	Category1	The Certifier Pty Ltd	316 Finucane Road, Alexandra Hills QLD 4161	Concurrence Agency Response	10/09/2014	Approved	7
ROL005769	Standard Format 1 into 3 Lots	Category1	Bartley Burns Certifiers & Planners	12 Beenwerrin Crescent, Capalaba QLD 4157	Code Assessment	10/09/2014	Development Permit	9
				Category 2				
MCU013257	Multiple Dwelling x 12	Category2	Javica Pty Ltd	61-67 Delancey Street, Ormiston QLD 4160	Code Assessment	09/09/2014	Development Permit	1
OPW001708	Operational Works - Domestic Driveway Crossover	Category2	Lawrence Maxwell Haling	9 Como Street, Ormiston QLD 4160	Code Assessment	12/09/2014	Development Permit	1
OPW001593. WM	External Water Main - Waterline - Entire Estate	Category2	Sheehy & Partners Pty Ltd	310A-310B Redland Bay Road, Thornlands QLD 4164	Code Assessment	10/09/2014	Development Permit	4
OPW001649	Operational Works - Prescribed Tidal Works - Revetment Wall (Smarteda)	Category2	Redland City Council As Permittee	58A Tina Avenue, Lamb Island QLD 4184	Code Assessment	10/09/2014	Development Permit	5

Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
OPW001675	Operational Works - (Civil) - Multiple dwelling x 9	Category2	Statcorp Pty Ltd	58-60 Valantine Road, Birkdale QLD 4159	Compliance Assessment	10/09/2014	Compliance Certificate	8

	Decisions Made Under Delegated Authority 14.09.2014 to 20.09.2014							
Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
				Category 1				
ROL005786	Standard format: 1 into 4	Category1	Aedis Development Pty Ltd	59-61 Starkey Street, Wellington Point QLD 4160	Code Assessment	17/09/2014	Development Permit	1
BWP002499	Domestic Additions, Shed, Carport	Category1	The Certifier Pty Ltd	44 Oak Street, Ormiston QLD 4160	Code Assessment	16/09/2014	Development Permit	1
MCU013318	Home Business - ADA	Category1	Iris Van Quickelburghe	9 Anhs Place, Wellington Point QLD 4160	Code Assessment	18/09/2014	Development Permit	1
MCU013261	Dual Occupancy	Category1	Barry Arnold Filer Catherine Sheila Filer	3 Sherrin Court, Cleveland QLD 4163	Impact Assessment	16/09/2014	Development Permit	2
MCU013295	Dual Occupancy	Category1	Brett Ashley La Caze Margaret Anne La Caze	4 Pratt Court, Point Lookout QLD 4183	Code Assessment	15/09/2014	Development Permit	2
ROL005790	Standard Format 1 into 2 Lots	Category1	C & V Anderson Family Trust	48 Sentinel Court, Cleveland QLD 4163	Code Assessment	17/09/2014	Development Permit	2
BWP002514	Design & Siting - Secondary Dwelling and Carport	Category1	Applied Building Approvals	67 Coburg Street East, Cleveland QLD 4163	Concurrence Agency Response	16/09/2014	Approved	2
MCU013288	Dual Occupancy	Category1	Dixon Homes Pty Ltd (Sherwood)	287-291 Bloomfield Street, Cleveland QLD 4163	Code Assessment	17/09/2014	Development Permit	3
ROL005793	Reconfiguration 1 into 2	Category1	Eric Nicholas Rogers	59 Thornlands Road, Thornlands QLD 4164	Code Assessment	18/09/2014	Development Permit	3

Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
BWP002502	Domestic Additions	Category1	Building Code Approval Group Pty Ltd	54 Manning Esplanade, Thornlands QLD 4164	Code Assessment	17/09/2014	Development Permit	3
BWP002461	Design & Siting - Combined Building over Infrastructure	Category1	Henley Properties Qld Pty Ltd	8 Seagull Street, Victoria Point QLD 4165	Concurrence Agency Response	17/09/2014	Approved	4
BWP002529	Design & Siting - Dwelling House	Category1	Building Code Approval Group Pty Ltd	4 Colbet Close, Victoria Point QLD 4165	Concurrence Agency Response	18/09/2014	Approved	5
MCU013303	Dual Occupancy	Category1	Justin Kim Carter Kelly Jean Kathleen Carter	43 Vineyard Drive, Mount Cotton QLD 4165	Code Assessment	16/09/2014	Development Permit	6
BWP002487	Combined domestic additions and outbuilding	Category1	Andrew Peter Kinsella	223-225 Avalon Road, Sheldon QLD 4157	Code Assessment	16/09/2014	Development Permit	6
BWP002504	Design and Siting - Dwelling	Category1	Checkpoint Building Surveyors (Coomera)	100 Balthazar Circuit, Mount Cotton QLD 4165	Concurrence Agency Response	17/09/2014	Approved	6
BWP002543	Design & Siting - Dwelling House	Category1	Planbuild Homes Pty Ltd	92 Balthazar Circuit, Mount Cotton QLD 4165	Concurrence Agency Response	17/09/2014	Approved	6
BWP002517	Concurrence Agency Referral - Domestic Additions - Pergola	Category1	Building Certification Consultants Pty Ltd	9 Downwind Court, Birkdale QLD 4159	Code Assessment	15/09/2014	Approved	10
Category 2								
OPW001683	Operational Works – ROL 1 into 6 (SmartEda)	Category2	Civil Dimensions Consulting Engineers	52-54 Rose Street, Ormiston QLD 4160	Code Assessment	18/09/2014	Development Permit	1

Application	Description	Category	Applicant	Property Address	Application Type	Decision Date	Decision	Division
OPW001583	Prescribed Tidal Works - Slipway, Hardstand, Rock Revetment Wall & removal of marine plants (Smart eDA)	Category2		98 Beveridge Road, Thornlands QLD 4164	Code Assessment	16/09/2014	Development Permit	4

11.3.2 APPEALS LIST CURRENT AS AT 22 SEPTEMBER 2014

Dataworks Filename: Reports to Council - Portfolio 3 Planning and

Development

Authorising Officer:

Louise Rusan

General Manager Community & Customer

Services

Responsible Officer: David Jeanes

Group Manager City Planning & Assessment

Author: Chris Vize

Service Manager Planning Assessment

PURPOSE

The purpose of this report is for Council to note the current appeals.

BACKGROUND

Information on appeals may be found as follows:

1. Planning and Environment Court

- a) Information on current appeals and declarations with the Planning and Environment Court involving Redland City Council can be found at the District Court web site using the "Search civil files (eCourts) Party Search" service: http://www.courts.qld.gov.au/esearching/party.asp
- b) Judgements of the Planning and Environment Court can be viewed via the Supreme Court of Queensland Library web site under the Planning and Environment Court link: http://www.sclqld.org.au/qjudgment/

2. Department of State Development, Infrastructure and Planning (SDIP)

The DSDIP provides a Database of Appeals (http://services.dip.qld.gov.au/appeals/) that may be searched for past appeals and declarations heard by the Planning and Environment Court.

The database contains:

- A consolidated list of all appeals and declarations lodged in the Planning and Environment Courts across Queensland of which the Chief Executive has been notified.
- Information about the appeal or declaration, including the appeal number, name and year, the site address and local government.

ISSUES

1.	File Number:	Appeal 1963 of 2009 (MC010715)		
Applic	ant:	JT George Nominees P/L		
Application Details:		Preliminary Approval for MCU for neighbourhood centre, open space and residential uses (concept master plan). Cnr Taylor Rd & Woodlands Dve, Thornlands.		
Appea	Il Details:	Applicant appeal against refusal.		
Current Status:		The appellant has submitted amended plans to all parties. Council and co-respondents are considering the amended plans. The matter is listed for a determination on whether the amendments comprise a minor change.		
Hearing Date:		Listed for review 1 October 2014.		

2.	File Number:	Appeal 2675 of 2009. (MC010624)		
Applic	cant:	L M Wigan		
Applic	cation Details:	Material Change of Use for residential development (Res A & Res B) and preliminary approval for operational works 84-122 Taylor Road, Thornlands		
Appea	al Details:	Applicant appeal against refusal.		
Curre	nt Status:	The appellant has submitted amended plans that are considered a minor change to the application. Orders have been made by the Court outlining events and timeframes. The parties must attend a without prejudice meeting by 5 December 2014.		

3.	File Number:	Appeal 4521 of 2013 (MCU012995)		
Applicant:		D Polzi and ML Polzi		
Application Details:		Material Change of Use for a Landscape Supply Depot		
Appea	l Details:	Submitter appeal against development permit approval.		
Current Status:		Listed for review 5 November 2014.		

4.	File Number:	Appeal 4564 of 2013 (ROL005669)		
Applicant:		Ausbuild Projects Pty Ltd		
Application Details:		Reconfiguration of Lots (6 into 259) and Material Change of Use (Dwelling Houses)		
Appea	ıl Details:	Applicant appeal against refusal.		
Current Status:		Adjourned until 4 December 2014.		

5.	File Number:	Appeal 1760 of 2014 (ROL005698)
Applicant:		Ausbuild Pty Ltd
Application Details:		Reconfiguration of Lots (8 lots) and Material Change of Use (Dwelling Houses)
Appeal Details:		Applicant appeal against refusal.
Current Status:		Meeting of the experts to be held by 3 October 2014. Final Mediation to be held by 7 November 2014.

6.	File Number:	Appeal 2630 of 2014 (MCU012906)
Applicant:		Jackson & others
Application Details:		Material Change of Use for a Cemetery
Appeal Details:		Submitter appeal against approval.
Current Status:		Parties are to attend a mediation by 17 October 2014.

7.	File Number:	Appeal 33 of 2014 (BWP002436)
Applicant:		Simonds Homes
Application Details:		Building work near relevant infrastructure
Appeal Details:		Applicant appeal against conditions of concurrence agency. Matter heard by a building and development committee.
Current Status:		Matter settled by consent on 19 September 2014.

OFFICER'S RECOMMENDATION

That Council resolves to note this report.

11.4 PORTFOLIO 5 (CR PAUL GLEESON)

INFRASTRUCTURE & OPERATIONS

11.4.1 PROPOSED ROAD OPENING AT MINJERRIBA ROAD, RUSSELL ISLAND

Dataworks Filename: PDG-80016; P151147

Attachments: Acquisition Drawing AM35 1 1 Rev A

<u>Design Services Drawing 80016 04 Rev A</u> <u>Design Services Drawing 80016 07 Rev A</u>

Authorising Officer:

Lex Smith

Acting General Manager Infrastructure &

Operations

Responsible Officer: Jason Masters

Survey Services Manager

Author: Michelle Gill

Survey Project Officer

PURPOSE

To seek Council approval to dedicate approximately 56m² from Council owned Lot 12 on S31826 to road as shown on Acquisition Drawing AM35-1-1 Rev.A, pursuant to Section 51 of the *Land Title Act 1994* and Section 94 of the *Land Act 1994*.

BACKGROUND

Council has been progressively upgrading roads on the Southern Moreton Bay Islands (SMBI) to enhance the quality and use of island roads.

The acquisition for road is required to facilitate the road improvements at the intersection of Minjerriba Road at Centre Road, Russell Island as part of the SMBI Road Upgrade Program.

ISSUES

Council proposes to make safety improvements to the intersection of Minjerriba Road at Centre Road, Russell Island. These works include road widening, installation of painted medians, advanced warning signage and pavement markings.

During the design phase it was identified that an area of approximately 56m² is required from Lot 12 on S31826 to facilitate turning movements through the intersection.

These improvements meet the requirements of the Redlands Planning Scheme and are in accordance Australian Standard AS1428.1, Redland City Council standard drawings, Austroads, Queensland Urban Drainage Manual and the Queensland Department of Main Roads Road Planning and Design Manual.

STRATEGIC IMPLICATIONS

Legislative Requirements

These works proceed under two pieces of legislation. The *Land Title Act 1994* deals with freehold land and the *Land Act 1994* works with State land. The tenure process requires the surrender of Council's freehold land to the State, dedication of the land as road and granting Council as Trustee.

Section 51(2) of the Land Title Act notes: 'If the dedication is for road, the registration of the plan operates, without anything further, to open the road for the Land Act 1994.'

Section 94(4) of the Land Act notes: 'Land may be dedicated as road for public use by the registration of a dedication notice or a plan of subdivision.'

The process for dedication of the road will be triggered by the lodgement of an appropriate survey plan with the Department of Natural Resources & Mines who will register the plan, dedicate the road and assign Council as Trustee.

Risk Management

The dedication of the road will bring the area under Section 37 of the *Civil Liability Act 2003* mitigating some risk in respect to possible legal action.

In addition, risks to road users will be reduced due to clearer visibility and the improvements made to the intersection.

As Lot 12 is Council owned, it was chosen as being more cost effective than resuming part of the opposite lot which is privately owned. From a risk perspective, there are no major implications to Council.

Financial

The upgrading of the intersection of Minjerriba Road at Centre Road, Russell Island was adopted within the 10-year capital program, approved under the Road Upgrade Program – SMBI for the 2014/2015 financial year.

People

There are no implications to staff identified.

Environmental

There are no environmental implications identified.

Social

There are no social implications identified.

Alignment with Council's Policy and Plans

This report meets the objectives of The Corporate Plan Outcome 5: Wise Planning and Design.

CONSULTATION

- Service Manager Risk and Liability;
- Management Accountant Commercial Business (confirmation of Financials);
- Design Services Manager;
- Principal Engineer City Infrastructure;
- Service Manager Property Services;
- Construction Projects Service Manager;
- Project Delivery Group Manager;
- Redwaste Services Manager;
- Group Manager Environment and Regulation;
- Group Manager City Spaces;
- Parks and Conservation Service Manager;
- Adviser Environment City Spaces Group;
- Group Manager City Planning and Assessment;
- Principal Engineer Water; and
- Principal Engineer Wastewater Reticulation

OPTIONS

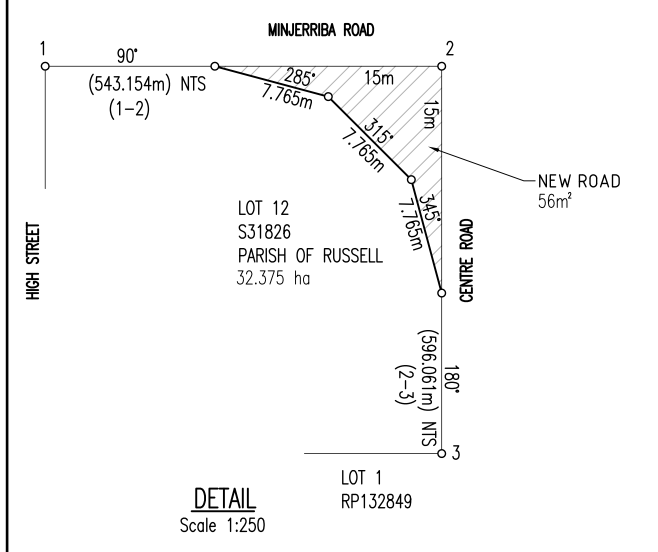
- To dedicate part of Lot 12 on S31826 as road pursuant to Section 51 of the Land Title Act 1994 and that the Chief Executive Officer be authorised to sign any documentation in relation thereto.
- Council resolves not to acquire the land at the intersection of Minjerriba Road at Centre Road, Russell Island. If the road opening does not proceed then the intersection upgrade will not accommodate the safe manoeuvring of commercial vehicles and road users will have to drive over the grass verge or cross the centre of the road to negotiate the bend.

OFFICER'S RECOMMENDATION

That Council resolves as follows:

- 1. To dedicate part of Lot 12 on S31826 as road pursuant to Section 51 of the Land Title Act 1994; and
- 2. That the Chief Executive Officer be delegated authority (under s.257(1)(b) of the *Local Government Act 2009*) to negotiate, make, vary, discharge and sign all necessary documentation.





LOT 12 S31826

PARISH OF RUSSELL

TOTAL AREA = 32.375 haACQUIRED AREA = 56m^2

PROPOSED AREA = 32.369 ha APPROX.

OWNER: REDLAND CITY COUNCIL

PO BOX 21 CLEVELAND 4163

PRELIMINARY

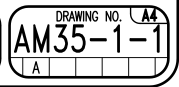
NOT FOR CONSTRUCTION OR TENDER

NOTE: ALL DIMENSIONS AND AREAS ARE APPROXIMATE ONLY AND ARE SUBJECT TO SURVEY CONFIRMATION.

DATE: 1/8/14
DRAWN: MH
CHECKED:

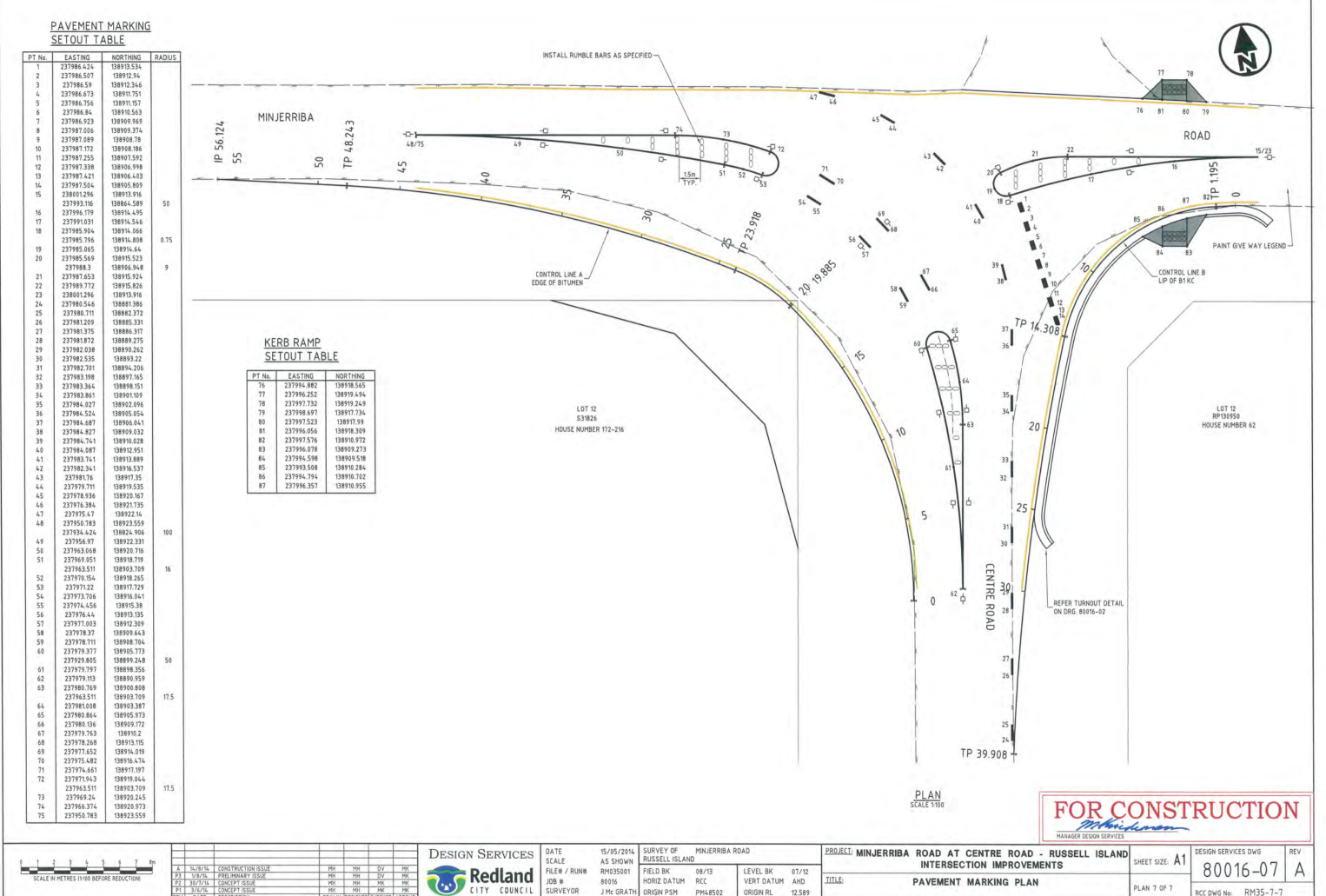


PROPOSED LAND ACQUISITION LOT 12 S31826 PARISH OF RUSSELL CNR OF MINJERRIBA RD AND CENTRE RD



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11.4.2 BYPASS ENTRY LANE AT BIRKDALE WASTE TRANSFER STATION

Dataworks Filename: WM Waste Transfer Station - Birkdale

Attachment: <u>Linemarking Layout</u>

Authorising/Responsible Officer:

Lex Smith

Acting General Manager Infrastructure and

Operations

Author: Peter Heffernan

Contract Superintendent

PURPOSE

The purpose of this report is for Council to resolve to construct a bypass entry lane at the Birkdale waste transfer station to improve the operations of traffic movements, particularly at peak times.

BACKGROUND

Since Birkdale ceased to receive waste to landfill in 2011, the site has continued to operate as a waste transfer station that mainly services the northern part of the Redland City Council (RCC) area. Queuing is reported to occur at the entrance to the weighbridge at peak times which can extend out and onto Old Cleveland Road East. These peak times include weekends and the Christmas / New Year holiday period. The issue will continue to worsen as population growth within the catchment for the site is forecast to increase by 25% in the next 20 years.

ISSUES

Delays are also compounded by the presence of the following:

- Estimated 60% contribution: Especially on weekends, green waste can account for a large proportion of the number of transactions at the transfer station. This rate fluctuates depending on conditions such as time of year, weather, one-off events, etc. As disposal of green waste material takes place at the top of the plateau, residential vehicles that don't have to be weighed are unnecessarily held in the queue to register their transaction at the gate house.
- Estimated 20% contribution: Not enough residual waste disposal bins during the peak periods that are in close proximity to the gatehouse. This causes vehicles to queue back onto the weighbridge to wait for a stall to become available for use. This then prevents other vehicles, including those with green waste, from accessing the site in a timely manner.
- Estimated 20% contribution: A single weighbridge which must cater for commercial loads both entering and exiting the site. As a vehicle carrying a commercial load needs to be weighed again upon exit in order for the appropriate disposal charge to be imposed, it is required to travel along the weighbridge in the opposite direction. It is then weighed, the charge is imposed and paid for and then it exits.

OPTIONS TO MITIGATE THE IDENTIFIED PROBLEM

1. Do nothing

Whilst this option would save Council from having to do any work or spend money, there is a problem to be solved and an expectation that Council is doing work to improve the efficiency of operations and customer experience at the transfer station.

2. Fully upgrade the entrance and road network

This option is completely out of scope in that it does not align with the objectives set out in the brief. This would involve a \$1-\$2 million capital works project which could potentially involve the installation of a second weighbridge as well as road widening/upgrades out to and including the intersection with Old Cleveland Road. This would set up the site for future growth and may be considered more relevant to any future upgrade of the transfer station.

3. Undertake minor site improvements to incorporate a bypass lane for peak periods

The idea is to allow normal residential vehicles with green waste or recycling to bypass the weighbridge at peak times when there is a queue waiting to use the residual waste disposal stalls and/or when commercial vehicles are waiting to exit via the weighbridge. This bypass lane will only be in operation during peak times and will require an attendant to be on duty to manage the operation and direct vehicles to use the lane. Road widening to allow for the bypass lane will be sufficient to allow an exit weighbridge to be installed in the future. The estimated project cost is \$228,187 however an additional \$50,000 of contingency should be considered for mitigation against any unforeseen circumstances encountered during the design and construction process.

4. Construct a bypass road behind the residual waste disposal area

This option is a variation on option 3 which is to construct a new one-way road, entering the transfer station before the main entrance, joining on to the alignment of the fire track and then intersecting onto the primary haul road. There will be a small gatehouse and boom gate to control traffic into the bypass lane and also an escape lane for those vehicles not eligible to use it. This option does not make use of existing infrastructure and will also be very difficult to manage its operations in terms of directing the correct traffic in the lane. The estimated cost is \$370,269.

5. Construct a new weighbridge and entry/exit bypass lanes

This option considers a weighbridge and bypass lanes on both the entry and exit points. In this option, a weighbridge would be installed adjacent to the gatehouse on the exit lane, the existing exit lane would be widened to accommodate the exit bypass lane and a new lane would be constructed adjacent to the existing weighbridge to create an entrance bypass lane. The estimated cost of this option is \$752,914. The significantly higher cost is due to the need to install a new weighbridge, construct an all-new road to act as the bypass entry lane as well as widening the existing exit lane, technology upgrades and installation of license plate cameras.

PREFERRED OPTION

The aim of this project is to reduce the likelihood of excessive queuing, particularly back to and on Old Cleveland Road East as well as to improve the customer experience. However, it is to be undertaken in the most cost-effective manner whilst optimising traffic flow on site. Therefore Option 3 is the preferred option. Traffic modelling indicates that there will be a significant improvement in average vehicle delay and queue lengths at the site. A concept layout is attached to this document.

SWOT ANALYSIS

SWOT analysis has been undertaken on the preferred option and is summarised below:

Strengths

- Reduces the likelihood of queuing back and onto Old Cleveland Road East by allowing vehicles with green waste and/or hardfill to bypass the gatehouse during peak times.
- Improved customer service.

<u>Weaknesses</u>

- Does not address the queuing caused by the lack of stalls available for residual waste disposal.
- Could still cause vehicles with green waste or hardfill to wait because of the length of the queue for the residual waste disposal stalls.

Opportunities

- Some cost savings may exist through alternative construction methods and/or materials.
- Use existing survey data at the site to save on design costs.

Threats

- The option is unfunded and a budget needs to be approved.
- It is difficult to quantify the expected benefit.

STRATEGIC IMPLICATIONS

This work is an interim solution until the general direction of Council to retain the Birkdale waste transfer station as an operational site is known. Funding is commensurate with the immediate problem to be solved and still allows Council to finalise its future waste strategy pending the outcome of the regional collaboration initiatives that are currently underway.

Legislative Requirements

Nil

Risk Management

A safety issue has been identified in that vehicles are queuing out and onto Old Cleveland Road East as a result of a lack of capacity at the gatehouse. There is the

potential for collisions to occur due to this queuing as well as the efficiency of operations on Old Cleveland Road East being affected. This project improves the capacity at the gatehouse.

Financial

The estimated project cost is \$228,187 however an additional \$50,000 of contingency should be considered for mitigation against any unforeseen circumstances encountered during the design and construction process. Therefore an allocation of \$278,187 (excluding GST) should be provided. An additional \$7,000 per year would also be added to the operational budget of the waste transfer station because an extra attendant will be required when the bypass lane is in use. Depreciation of the bypass lane will be approximately \$15,000 per year which will need to be funded from future waste utility charges.

People

An additional attendant would be required when the bypass lane is in use. The project will be designed and constructed by the Project Delivery Group under the direction of the Closed Landfill Management Unit using existing Council resources.

Environmental

All works will be undertaken with strict environmental controls in place. A beneficial outcome will also be fewer emissions from vehicles waiting to access the site hence cleaner air for users and workers.

Social

These works will have a positive social impact through the improved customer experience at the site.

Alignment with Council's Policy and Plans

This proposal for works at the Birkdale waste transfer station results from a Councillor workshop in which the issue of excessive vehicle queuing was discussed.

Furthermore, these works align with the following strategies of RCC's Corporate Plan 2010-2015:

- 2.1 Achieve sustainability through strong leadership and innovation, and by effective planning and managing our services, assets and resources
- 2.2 Implement Council's waste management strategy by applying best practice principles in pricing, public awareness, resource management, recycling and recovery

CONSULTATION

Consultation has been undertaken with Council's Waste Operations unit, Workplace Health & Safety Unit as well as contractors who operate or use the waste transfer facility. They have been generally supportive of the concept layout and comments and suggestions have been incorporated where appropriate.

OPTIONS

Option 1

- 1 To note the report and approve amendments to the 2014/15 RedWaste Annual Budget (both operational and capital) as a result of this report; and
- 2 To adopt proposed option 3.

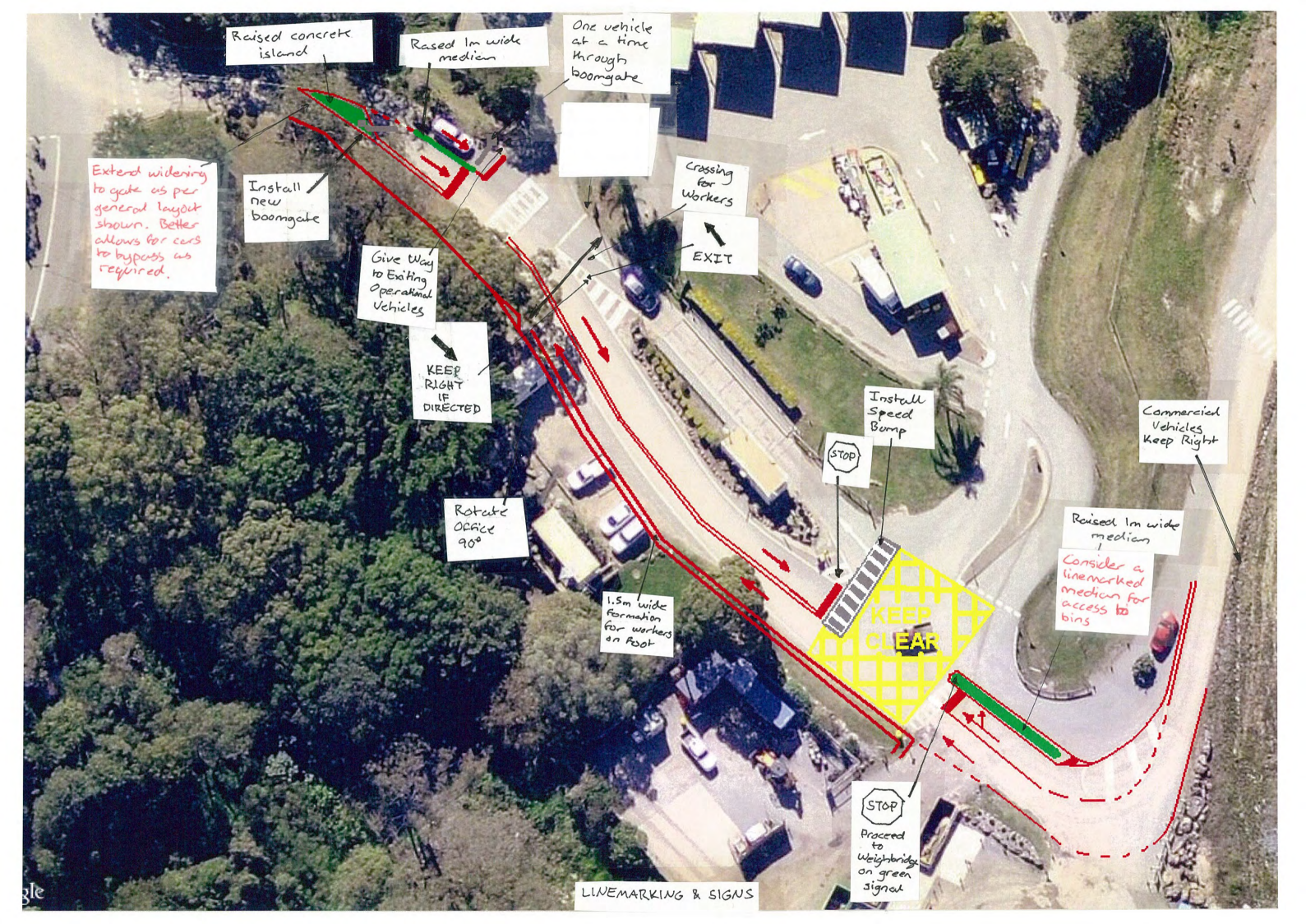
Option 2

That Council resolves not to adopt the proposal.

OFFICER'S RECOMMENDATION

That Council resolves to:

- 1. Note the report and approve amendments to the 2014/15 RedWaste Annual Budget (both operational and capital) as a result of this report; and
- 2. Adopt the proposed Option 3 to undertake minor site improvements to incorporate a bypass entry lane at Birkdale waste transfer station and to allocate \$278.187 (excluding GST) to the project.



11.4.3 COUNCIL APPROVAL TO EXPEND FUNDS TO REDUCE FIRE RISK RUSSELL ISLAND

Dataworks Filename: P&R Bushfire Prevention/Assessment – Bay

Islands

Authorising/Responsible Officer:

Lex Smith

Acting General Manager Infrastructure &

Operations

Author: David Katavic

Service Manager - Parks and Conservation

Unit

PURPOSE

The purpose of this report is to seek approval to expend funds from the Environment Charge Maintenance Reserve to undertake construction of new fire breaks and widening of existing breaks to reduce fire risks on Russell Island.

BACKGROUND

Council's Fire Management Officer raised concerns about the volatility of fire should it occur on Russell Island and the danger this could potentially have for the residents of this island. As a result of this, a representative from Queensland Fire & Emergency Services (QFES) and Council's Fire Management Officer presented options to the Mayor, Deputy Mayor, Council's Local Disaster Coordinator and Council officers on 18 August 2014. All parties agreed that this situation needed to be addressed and the Mayor asked officers to provide advice on strategies to make this dangerous situation more manageable.

The proposal is to create a number of new fire breaks and upgrade existing fire breaks so in the event of a wild fire, these areas can be accessed more readily along with creating a physical barrier to reduce the threat of fire damaging properties.

Firebreak sites:

- Turtle Swamp Wetlands;
- Water Mouse Wetlands;
- Melomys Wetlands;
- Whistling Kite Conservation Area.

ISSUES

This project requires endorsement by Council in order to create a job number and account for expenditure of \$77,965 out of the Environment Charge Maintenance Reserve.

Prior to commencement of tree clearing, Council will undertake regional ecosystem and cultural heritage assessments.

STRATEGIC IMPLICATIONS

Legislative Requirements

The project will be required to meet all obligations related to the *Cultural Heritage Act* and state and federal legislation in relation to tree clearing and land tenure.

Risk Management

A steering group has been formed with representatives from City Spaces and will seek to identify and manage risks.

Financial

A budget of \$77,965 will be required to undertake the proposed works from the Environment Charge Maintenance Reserve. Currently the anticipated closing balance of this reserve is \$1,504,851.85 as provided by Financial Services.

People

The project will improve existing fire breaks along with creating new ones which will increase the safety to the residents and visitors of Russell Island as well as the safety of fire fighting officers.

Environmental

The project will enhance the natural environment allowing more controlled burns in the future and reducing the potential of wild fires.

Alignment with Council's Policy and Plans

Expenditure under the Environment Charge Acquisition and Management Policy POL-3077.

Wise Planning and design

- 5.10 Maintain the quality and liveability of residential areas and protect natural Resources.
- 5.13 Enhance the city's liveability and enable people to enjoy outdoor activities, social gatherings and community events through planning, providing and managing high quality parks and open spaces.

CONSULTATION

Consultation has been undertaken between QFES and Council, Mayor and Deputy Mayor, Manager Disaster Planning & Operations and other officers within City Spaces. There is agreement that the project should be undertaken by the Executive Leadership Team (ELT) as a result of formal ELT action number 20140915 asking for a report to Council.

OPTIONS

 That Council resolves to endorse the expenditure of funds from the Environment Charge Maintenance Reserve to undertake works to reduce fire risks on Russell Island. 2. That Council rejects endorsing the expenditure of funds from the Environment Charge Maintenance Reserve to undertake works to reduce fire risks on Russell Island.

OFFICER'S RECOMMENDATION

That Council resolves to endorse the expenditure of \$77,965 from the Environment Charge Maintenance Reserve to undertake works to reduce fire risks on Russell Island.

12 MAYORAL MINUTES

12.1.1 EXTEND COMMUNITY CONSULTATION PERIOD FOR PROPOSED LOCAL LAWS

The Mayor has given notice that at the General Meeting scheduled for Wednesday 8 October 2014, she intends to move as follows:

That Council resolves to extend the current community consultation period for the proposed local laws for a further four weeks (28 days) to 5th November 2014.

Background

Council is proposing to make a full set of local laws (other than vegetation management) under the State Model Local Law framework. While the consultation period has already been extended from the minimum requirement of three weeks to eight weeks, the level of community interest in this project indicates that it would be appropriate to further extend the engagement period.

12.1.2 SURRENDER OF TRUSTEESHIP OF LAND LOCATED AT 32A TEAK LANE, VICTORIA POINT

The Mayor has given notice that at the General Meeting scheduled for Wednesday 8 October 2014, she intends to move as follows:

That Council resolves as follows:

- 1. To surrender its trusteeship under the Land Act 1994 to the Queensland State Government for land located at 32A Teak Lane, Victoria Point (Lot 12 on SP147233), subject to ensuing suitable public access between Sycamore Parade, Victoria Point and the adjoining Victoria Point Town Centre Shopping Centre; and
- 2. That the Chief Executive Officer be authorised (under s.257(1)(b) of the *Local Government Act 2009*) to negotiate, make or vary the relinquishment of the land and to sign all relevant documents.

Background

Sycamore Nature Belt, situated at 32A Teak Lane, Victoria Point, is directly behind the Victoria Point TownCentre Shopping Centre. The land was dedicated to Council on 24 July 2006 through the development process that approved construction of the shopping centre. The reserve was created for environmental and community recreation purposes and to provide a buffer zone to the shopping centre's activities.

Public safety and anti-social issues in the nature belt have been of concern since 2004, when the shopping centre construction was completed. The issues have been ongoing and are well documented. The nature belt is concealed from public gaze and as such is subject to vandalism, graffiti, loitering, drunken behaviour, noise, arson and has become a refuge for truants. Recently, a person was seriously assaulted there. Multiple actions have been implemented over the past 10 years to address local issues, with limited success. Residents living adjacent to the nature strip are most affected, and continue to be exposed to anti-social behaviour.

The reserve is no longer effective from a community or environmental perspective. It is proving difficult to manage and maintain in its current layout. A long-term solution needs to be found so that nearby residents can have peace of mind again. Handing the area back to the State will enable other solutions to be explored.

13 NOTICES OF MOTION TO REPEAL OR AMEND RESOLUTIONS

In accordance with s.262 Local Government Regulation 2012.

14 NOTICES OF MOTION

In accordance with s.7(3) Redland City Council Meetings – Standing Orders.

15 URGENT BUSINESS WITHOUT NOTICE

A Councillor may bring forward an item of urgent business if the meeting resolves that the matter is urgent.

16 CLOSED SESSION

16.1 INFRASTRUCTURE & OPERATIONS

16.1.1 CLEVELAND AQUATIC CENTRE LEASE

Dataworks Filename: R&C Contract – Cleveland Aquatic Centre

Responsible/Authorising Officer:

Lex Smith

Acting General Manager Infrastructure &

Operations

Author: Tim Goward

Senior Sport & Recreation Officer

EXECUTIVE SUMMARY

Council or Committee has a broad power under section 275(1) of the *Local Government Regulation 2012* to close a meeting to the public where there are genuine reasons why the discussion on a matter should be kept confidential.

OFFICER'S RECOMMENDATION

That the meeting be closed to the public to discuss this matter pursuant to 275(1) of the *Local Government Regulation 2012*.

The reason that is applicable in this instance is as follows:

(e) contracts proposed to be made by it (Council);

17 MEETING CLOSURE