GENERAL MEETING 27 MAY 2020

Item 13.4
Review of Delegations to the
Chief Executive Officer

ATTACHMENT 1

Register of Delegations Council to CEO Acts and Regulations

ATTACHMENT 2

Register of Delegations to the CEO Local Laws

Aboriginal Cultural Heritage Act 2003

Document Reviewed:	17/09/2019	
Reprint:	09/11/2018	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in the circumstances set out in subsection (1), to take all reasonable and practicable steps to ensure that the human remains are taken into the custody of the chief executive.	Section 17 Aboriginal Cultural Heritage Act 2003	
Power, in the circumstances set out in subsection (1), to advise the chief executive of the existence and location of the human remains and give the chief executive all details that the chief executive reasonably requires.	Section 18 Aboriginal Cultural Heritage Act 2003	
Power, as a person who carries out an activity, to take all reasonable and practicable measures to ensure the activity does not harm Aboriginal cultural heritage.	Section 23 Aboriginal Cultural Heritage Act 2003	
Power to consult with the Minister about cultural heritage duty of care guidelines.	Section 28(2) Aboriginal Cultural Heritage Act 2003	
Power, as a person who is involved in putting an approved cultural heritage management plan into effect, to take all reasonable steps to ensure the chief executive is advised about all Aboriginal cultural heritage revealed to exist because of any activity carried out under the plan.	Section 30 Aboriginal Cultural Heritage Act 2003	
Power, as a person who carries out an activity, to advise the chief executive of Aboriginal cultural heritage revealed to exist because of the activity.	Section 31 Aboriginal Cultural Heritage Act 2003	
Power to carry out a cultural heritage study and have its findings recorded in the register including all steps authorised or required by Part 6 of the Act for the purpose of carrying out the study, recording it in the register and objecting to the way the study is recorded in the register.	Sections 53, 56, 57, 58, 59, 60, 61, 62(2), 63(3), 64(2), 65(2), 67, 68, 69(2), 70, 71, 76, 77(2) and 153 Aboriginal Cultural Heritage Act 2003	
Power to consult with the Minister about guidelines to help people in choosing suitable methodologies for carrying out cultural heritage studies.	Section 54(2) Aboriginal Cultural Heritage Act 2003	
Power, as the owner or occupier of land, to consult with the sponsor about obtaining access to the land and determine whether or not access should be given.	Section 70(3) Aboriginal Cultural Heritage Act 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with the chief executive about a cultural heritage study.	Section 72(1)(c) Aboriginal Cultural Heritage Act 2003	
Power to object to the Land Court to:- (a) the chief executive's recording in the register of the findings of a cultural heritage study; and (b) the chief executive's refusal to record in the register the findings of a cultural heritage study.	Section 76 Aboriginal Cultural Heritage Act 2003	
Power to develop, reach agreement on and seek approval for a cultural heritage management plan including all steps authorised or required by Part 7 of the Act for the purpose of developing, reaching agreement on and seeking approval of the plan and objecting to any refusal to approve the plan.		
Power to consult with the Minister about guidelines to help people in choosing suitable methodologies for developing cultural heritage management plans.	Section 85(1) Aboriginal Cultural Heritage Act 2003	
Power, as the owner or occupier of land, to consult with a person who wishes to enter land to perform a cultural heritage activity about obtaining access to the land and to determine whether or not access should be given.	Section 153 Aboriginal Cultural Heritage Act 2003	

Acquisition of Land Act 1967

Document Reviewed:	26/02/2020	
Reprint:	1/10/2019	
Amended:	17(1A)	
Inserted:	17(5)	
Omitted:		
Note:	New Reprint. Changes.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power as an entity taking the resource interest to give the relevant chief executive for the resource interest written notice.	Section 4B(2) Acquisition of Land Act 1967	
Power to prepare, serve and amend a Notice of Intention to Resume, to discontinue a resumption and to give notice to the land registry.	Section 7 Acquisition of Land Act 1967	
Power to hear the objector, consider the grounds of objection to the taking of land and to amend the notice of intention to resume or discontinue the resumption.	Section 8 Acquisition of Land Act 1967	
Power to apply to the Minister that the land be taken and to respond to requests from the Minister for further particulars or information.	Section 9 Acquisition of Land Act 1967	
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	
Power to agree with the Claimant on the amount of compensation payable.	Section 12(5A) Acquisition of Land Act 1967	
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	
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	
Power to dedicate land taken under the Act as a road.	Section 12B Acquisition of Land Act 1967	
Power to take additional land.	Sections 13(1) and (1A) Acquisition of Land Act 1967	
Power to take additional land.	Sections 13(2) and (2A) Acquisition of Land Act 1967	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power to sell or otherwise deal with additional land	Section 13 (3) Acquisition	
taken.	of Land Act 1967	
Power to take land pursuant to a resumption	Section 15B Acquisition of	
agreement and to take all steps necessary to prepare	Land Act 1967	
and enter the resumption agreement.		
Power to apply to the Minister to take land pursuant to	Section 15C Acquisition of	
a resumption agreement and to respond to requests	Land Act 1967	
from the Minister for further particulars or		
information.		
Power to declare by gazette notice that land taken	Section 15D Acquisition of	
pursuant to a resumption agreement is taken for the	Land Act 1967	
purpose stated in the notice.)
Power to serve a notice of discontinuance of a	Section 16(1) Acquisition	
resumption.	of Land Act 1967	
Power to agree with the claimant about the amount of	Section 16(1B) Acquisition	
compensation payable under subsection (1A) or to	of Land Act 1967	
refer the issue for determination by the Land Court.	6 1: 46/46) 4 1:11	
Power to have the amount of compensation payable	Section 16(1C) Acquisition	
under subsection (1A) taxed by an officer of the	of Land Act 1967	
Supreme Court.	2 11 1=(1) 1 1 111	
Power as a gazetting authority to, by gazette notice,	Section 17(1) Acquisition	
revoke a gazette resumption notice.	of Land Act 1967	
Power to agree in writing with the person entitled as	Section 17(1A) Acquisition	
owner to compensation in respect of the taking of the	of Land Act 1967	
land, to the revesting of the land or part of it to which		
a gazette resumption notice relates.	C1' 47/2\/-\	
Power to lodge a gazette copy of the revoking gazette	Section 17(2)(c)	
notice with the land registry.	Acquisition of Land Act 1967	
Power to agree upon the amount of compensation to	Section 17(5) Acquisition	
be paid under subsection (4) or to agree that the	of Land Act 1967	
amount be determined by the Land Court.	5, 24.14 / 150 / 150 /	
Power to refer the determination of the amount of	Section 17(5) Acquisition	
compensation to be paid under subsection (4) to the	of Land Act 1967	
Land Court.	OJ LUNU ACT 1907	
Power to accept and deal with a claim for	Section 19 Acquisition of	
compensation served by the claimant within 3 years	Land Act 1967	
after the day the land was taken.		
Power to accept and deal with a claim for	Sections 19(4) and 19(6)	
compensation served by the claimant more than 3	Acquisition of Land Act	
years after the day the land was taken.	1967	
Power to agree to grant the claimant, in satisfaction	Section 21(1) Acquisition	
wholly or partly of the claimant's claim for	of Land Act 1967	
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.		

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⊫ POWEL TO ARREE WITH THE CIAIMANT UPON THE AMOUNT OF 1 SECTION 37151 ACQUISITION 1	Power to agree with the Claimant upon the amount of	Section 37(5) Acquisition	
compensation to be paid under section 37 or to agree of Land Act 1967			
that such amount be determined by the Land Court.		- 5, <u>- 2011</u> 27 100 100 100 1	
Power to issue a warrant to the sheriff to deliver up Section 38(1) Acquisition		Section 38(1) Acquisition	
possession of the land taken or occupied under the Act. of Land Act 1967	·		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	

Aged Care Act 1997 (Cth)

Document Reviewed:	26/02/2020
Reprint:	1/01/2020
Amended:	9-1(1), 9-2(2), 9-3(2), 9-3A(2), 9-3B(4), 63-1A(2), 63-1C
Inserted:	
Omitted:	8-2, 8-4, 10-3(3)(b), 66A-2(3), 66A-3(3), 66A-4, 67-2(2)(d), 67-
	3(2)(d), 67-4(2)(a), 67-4(2)(b), 68-4, 68-5(1), 91-3
Note:	New Reprint. Changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the Secretary in writing to be approved as a provider of aged care, to provide any documents that are required by the Secretary and to pay the application fee.	Section 8-2 Aged Care Act 1997 (Cth)	
Power to give the Secretary further information in response to a notice issued by the Secretary	Section 8 4 Aged Care Act 1997 (Cth)	
Power, as an approved provider, to notify the Secretary of the following in relation to each home care service the provider proposes to provide:- (a) the name and address of the service; and (b) any other information of a kind specified in the Approved Provider Principles for the purposes of this section.	Section 9-1A(1) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to notify of any change in the information notified under subsection (1).	Section 9-1A(4) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to notify the Quality and Safety Commissioner of a change of circumstances that materially affects the approved provider's suitability to be a provider of aged care.	Section 9-1(1) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with a request from the Quality and Safety Commissioner for information relevant to the approved provider's suitability to be a provider of aged care.	Section 9-2(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to give the Secretary information relating to payments.	Section 9-3(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to give the Quality and Safety Commissioner information specified in subsection (1) following receipt of a written request from the Secretary or Quality and Safety Commissioner.	Section 9-3A(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with a request in writing from the Secretary or Quality and	Section 9-3B(4) Aged Care Act 1997 (Cth)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Safety Commissioner for information specified in		
subsection (2).		
Power, as a provider of aged care, to make submissions	Section 10-3(3)(b)	
in response to a notice received from the Secretary	Aged Care Act	
	1997(Cth)	
Power to apply for an allocation of places and pay the	Sections 13-1 and 13-3	
application fee.	Aged Care Act 1997	
	(Cth)	
Power to reply to a request for further information	Section 13-4(2) Aged	
from the Secretary.	Care Act 1997 (Cth)	
Power to apply for a determination under section 15-1	Section 15-3(1) Aged	
before the end of the provisional allocation period.	Care Act 1997 (Cth)	
Power to respond to a notice from the Secretary.	Section 15-4(3)(b)	
	Aged Care Act 1997	
	(Cth)	
Power to apply to the Secretary for a variation of a	Section 15-5 Aged	
provisional allocation.	Care Act 1997 (Cth)	
Power to surrender a provisional allocation by notice in	Section 15-6 Aged	
writing to the Secretary.	Care Act 1997 (Cth)	
Power to apply to the Secretary for an extension of the	Section 15-7(4) Aged	
provisional allocation period.	Care Act 1997 (Cth)	
Power, as an approved provider, to give the Secretary	Section 16-2 Aged	
a transfer notice.	Care Act 1997 (Cth)	
Power, as a transferor or a transferee, to request the	Section 16-2(5) Aged	
Secretary to determine another period under	Care Act 1997 (Cth)	
paragraph 4(a) or (b).		
Power, as a transferor or a transferee, to give the	Section 16-2(8) Aged	
Secretary written notice of the changes.	Care Act 1997 (Cth)	
Power to make submissions in response to a notice to	Section 16-4(2)(e)	
resolve.	Aged Care Act 1997	
	(Cth)	
Power to agree in writing to another proposed transfer	Section 16-5(3) Aged	
day.	Care Act 1997 (Cth)	
Power, as a transferor, to give to the transferee the	Section 16-11 Aged	
records prescribed in subsections (1) and (2).	Care Act 1997 (Cth)	
Power, as an approved provider to whom a place has	Section 16-13 Aged	
been provisionally allocated, to give the Secretary a	Care Act 1997 (Cth)	
transfer notice.		
Power, as a transferor or a transferee, to request the	Section 16-13(5) Aged	
Secretary to determine another period under	Care Act 1997 (Cth)	
paragraph 4(a) or (b).		
Power, as a transferor or a transferee, to give the	Section 16-13(8) Aged	
Secretary written notice of the changes.	Care Act 1997 (Cth)	
Power as a transferee or a transferor, to make	Section 16-15(2)(e)	
submissions to the Secretary in response to a notice to	Aged Care Act 1997	
resolve.	(Cth)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a transferor or a transferee, to agree in	Section 16-16(3)(a)	
writing to another proposed transfer day.	Aged Care Act 1997	
, , ,	(Cth)	
Power, as an approved provider to whom a place has	Section 17-2 Aged	
been allocated under Division 14, to apply in writing to	Care Act 1997 (Cth)	
the Secretary to vary the conditions and to give the	,	
Secretary written notice of any changes to the		
application.		
Power to respond to a request for further information	Section 17-3(1) Aged	
issued by the Secretary.	Care Act 1997 (Cth)	
Power, as an applicant, to apply in writing to the	Section 17-7(2) Aged	
Secretary to approve a day as the variation day.	Care Act 1997 (Cth)	
Power, as an approved provider, to relinquish all or	Section 18-2(1) Aged	
some of the places by notice in writing to the Secretary.	Care Act 1997 (Cth)	
Power, as an approved provider, to give notice of the	Section 18-2(4) Aged	
relinquishment.	Care Act 1997 (Cth)	
Power, as an approved provider, to modify the	Section 18-3(4) Aged	
proposals as specified in the notice issued by the	Care Act 1997 (Cth)	
Secretary.		
Power, as an approved provider, to make written	Section 18-5(2)(b)	
submissions to the Secretary in response to a notice to	Aged Care Act 1997	
revoke the allocation.	(Cth)	
Power, as an approved provider, to make written	Section 23-4(3)(b)	
submissions to the Secretary in response to a notice	Aged Care Act 1997	
that revocation is being considered.	(Cth)	
Power, as an approved provider, to carry out an	Section 25-3 Aged	
appraisal of the level of care needed by a care	Care Act 1997 (Cth)	
recipient, relative to the needs of other care recipients,		
and give it to the Secretary.		
Power, as an approved provider, to make written	Section 25-4(3)(b)	
submissions to the Secretary in response to a notice to	Aged Care Act 1997	
suspend the approved provider from making appraisals	(Cth)	
and reappraisals.		
Power, as an approved provider, to enter an agreement	Sections 25-4(6A) and	
with the Secretary and comply with the terms of the	25-4A Aged Care Act	
agreement.	1997 (Cth)	
Power, as an approved provider, to apply to the	Section 25-C Aged	
Secretary for the lifting of a suspension from making	Care Act 1997 (Cth)	
appraisals and reappraisals.		
Power, as an approved provider, to respond to a notice	Section 25-4D Aged	
from the Secretary requiring the applicant to give	Care Act 1997 (Cth)	
further information.		
Power, as an approved provider, to give the Secretary	Section 26-2(3) Aged	
information relevant to whether an appraisal received	Care Act 1997 (Cth)	
out of time was sent in sufficient time to be received by		
the Secretary.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an approved provider, to conduct a	Sections 27-3(1) and	
reappraisal in response to a notice received from the	(3A) Aged Care Act	
Secretary under subsection (1) or (3A).	1997 (Cth)	
Power, as an approved provider, to apply to the	Section 27-3(4) Aged	
Secretary to vary or revoke a notice give under	Care Act 1997 (Cth)	
subsection (1) or (3A).	, ,	
Power, as an approved provider, to conduct a	Section 27-4 Aged	
reappraisal on its own initiative.	Care Act 1997 (Cth)	
Power, as an approved provider, to give the Secretary	Section 27-8(3) Aged	
information relevant to whether an appraisal received	Care Act 1997 (Cth)	
out of time was sent in sufficient time to be received by	, ,	
the Secretary.		
Power to make an application for extra service status,	Section 32-3 Aged	
pay the application fee, respond to any requests for	Care Act 1997 (Cth)	
further information received from the Secretary and		
agree to an assessment of the residential care service		
conducted by a person authorised by the Secretary.		
Power, as an approved provider, to agree with the	Section 32-8(6) Aged	
Secretary to vary the conditions applying to the extra	Care Act 1997 (Cth)	
service status.		
Power, as an approved provider, to request in writing	Section 33-4 Aged	
that the Secretary revoke or suspend the extra service	Care Act 1997 (Cth)	
status.		
Power, as a person who has applied for extra service	Sections 35-1 and 35-2	
status or who has been granted extra service status, to	Aged Care Act 1997	
apply to the Aged Care Pricing Commissioner for extra	(Cth)	
service fees to be approved for one or more places.		
Power, as a person providing residential care on an	Sections 36-1, 36-2,	
extra service basis, to enter an extra service agreement	36-3 and 36-4 Aged	
with a care recipient.	Care Act 1997 (Cth)	
Power, as an approved provider, to apply for the	Section 42-5 Aged	
Secretary to determine that the service is taken, for the	Care Act 1997 (Cth)	
purposes of Chapter 3, Part 3.1, Division 42, to meet its		
accreditation requirement and respond to any		
requests for further information from the Secretary.		
Power, as an approved provider, after the end of each	Section 43-4 Aged	
payment period, to give the Secretary:-	Care Act 1997 (Cth)	
(a) a claim, in the form approved by the Secretary,		
for residential care subsidy that is payable in		
respect of the residential care service for that		
payment period; and		
(b) any information relating to the claim that is		
stated in the form to be required, or that the		
Secretary requests; and		
(c) copies of any documents relating to the claim,		
or to the payment of *residential care subsidy,		
that are stated in the form to be required, or		
that the Secretary requests.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as an approved provider, to vary the claim	Section 43-4A Aged	
made in respect of a payment period.	Care Act 1997 (Cth)	
Power, as an approved provider, to enter an agreement	Section 43-5 Aged	
with the Secretary for the deduction of fees from	Care Act 1997 (Cth)	
amounts of residential care subsidy otherwise payable		
to the approved provider.	Soction 12 6 Acad	
Power, as an approved provider, to enter an agreement with the Secretary under which:-	Section 43-6 Aged Care Act 1997 (Cth)	
(a) amounts equal to the capital payments made	cure Act 1997 (Ctil)	
in respect of the service are to be deducted		
from amounts of *residential care subsidy		
otherwise payable to the approved provider in		
respect of the service; and		
(b) so far as amounts are so deducted, the		
approved provider ceases to be liable to the		
Commonwealth for repayment in respect of		
the capital payments.		
Power, as an approved provider, to respond to a notice	Section 44-32(3)(a)	
from the Secretary requiring written submissions	Aged Care Act 1997	
regarding the revocation of a determination of	(Cth)	
financial hardship.	Carlina 4C 2/2) Assat	
Power, as an approved provider providing home care	Section 46-2(2) Aged	
services, to comply with a request to suspend the service.	Care Act 1997 (Cth)	
Power, as an approved provider, after the end of each	Section 47-4 Aged	
payment period, to give the Secretary:-	Care Act 1997 (Cth)	
(a) a claim, in the form approved by the Secretary,	care Act 1557 (ctil)	
for home care subsidy that is payable in		
respect of the home care service for that		
payment period; and		
(b) any information relating to the claim that is		
stated in the form to be required, or that the		
Secretary requests.		
Power, as an approved provider, to vary the claim	Section 47-4A Aged	
made in respect of a payment period.	Care Act 1997 (Cth)	
Power, as an approved provider, to apply to the	Section 48-8(5) Aged	
Secretary for a determination under subsection (2) in	Care Act 1997 (Cth)	
respect of a care recipient and respond to any request for further information from the Secretary.		
Power, as an approved provider, to apply to the	Section 48-11 Aged	
Secretary on behalf of a care recipient for a	Care Act 1997 (Cth)	
determination of eligibility for a hardship supplement	55.67.66.2557 (667)	
and to respond to any requests for further information		
from the Secretary.		
Power, as an approved provider, to respond to a notice	Section 48-12(3)(a)	
from the Secretary requiring written submissions	Aged Care Act 1997	
regarding the revocation of a determination of	(Cth)	
financial hardship.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS
Power, as the provider of a residential care service or	Section 52F1(1)(a)	SUBJECT
an eligible flexible care service, to give a person:-	Aged Care Act 1997	
(a) an accommodation agreement; and	(Cth)	
(b) such other information as is specified in the	(Cill)	
Fees and Payments Principles.		
Power, as the provider of a residential care service or	Section 52F1(1)(b)	
an eligible flexible care service, to agree with the	Aged Care Act 1997	
person, in writing, about the maximum amount that	(Cth)	
would be payable if the person paid an accommodation	(Cill)	
payment for the service.		
	Sections 52F-2 to 52F-	
Power, as an approved provider, to enter an		
accommodation agreement with a person.	6 Aged Care Act 1997	
Dower as an empreyed westiden to soulcite the Accid	(Cth)	
Power, as an approved provider, to apply to the Aged	Section 52G-4 Aged	
Care Pricing Commission for approval to charge an	Care Act 1997 (Cth)	
accommodation payment that is higher than the		
maximum about of accommodation payment		
determined by the Minister under section 52G-3 for:		
(a) a residential care service or flexible care		
service; or		
(b) a distinct part of such a service,		
and to respond to any requests for further information		
made by the Aged Care Pricing Commissioner.	C 11 F21 C 4 1	
Power, as an approved provider, to retain income	Section 52J-6 Aged	
derived from a refundable deposit.	Care Act 1997 (Cth)	
Power, as an approved provider, to deduct a daily	Section 52J-7(1) Aged	
payment from a refundable deposit in the	Care Act 1997 (Cth)	
circumstances specified in subsection (1).	Continu FOL 7/0\ Arad	
Power, as an approved provider, to deduct an amount	Section 52J-7(2) Aged Care Act 1997 (Cth)	
from a refundable deposit in the circumstances specified in subsection (2).	Cure Act 1997 (Ctil)	
·	Section 52K-1(4)(b)	
Power, as an approved provider to whom an accommodation payment or accommodation	, ,, ,	
, ,	Aged Care Act 1997	
contribution is payable, to apply to the Secretary to	(Cth)	
determine a case of financial hardship and respond to any request for information from the Secretary.		
Power, as an approved provider, to respond to a notice	Section 52K-2(3)(a)	
from the Secretary requiring written submissions	Aged Care Act 1997	
regarding the revocation of a determination of	(Cth)	
financial hardship under section 52K-1.	(Citi)	
Power, as an approved provider, to comply with the	Section 52M-1(1)	
requirements of the Prudential Standards.	Aged Care Act 1997	
requirements of the Fradential Standards.	(Cth)	
Power, as an approved provider, to use a refundable	Section 52N-1 Aged	
deposit or an accommodation bond for a use that is	Care Act 1997 (Cth)	
permitted by section 52N-1.		
Power, as an approved provider, to refund a	Section 52P-1 Aged	
refundable deposit balance in the way specified in the	Care Act 1997 (Cth)	
Fees and Payments Principles.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a former approved provider, to refund the	Section 52P-2(2) Aged	
refundable deposit balance to the care recipient.	Care Act 1997 (Cth)	
Power, as an approved provider, to agree with a person	Section 52P-4 Aged	
to delay refunding the refundable deposit balance or	Care Act 1997 (Cth)	
accommodation bond balance on the conditions		
specified in subsection (2).		
Power, as an approved provider, to comply with the	Section 54-1 Aged	
responsibilities of approved providers.	Care Act 1997 (Cth)	
Power, as an approved provider, to comply with the	Section 56-1 Aged	
responsibilities of an approved provider in relation to a	Care Act 1997 (Cth)	
care recipient to whom the approved provider		
provides, or is to provide, residential care.		
Power, as an approved provider, to comply with the	Section 56-2 Aged	
responsibilities of an approved provider in relation to a	Care Act 1997 (Cth)	
care recipient to whom the approved provider		
provides, or is to provide, home care.		
Power, as an approved provider, to comply with the	Section 56-3 Aged	
responsibilities of an approved provider in relation to a	Care Act 1997 (Cth)	
care recipient to whom the approved provider		
provides, or is to provide, flexible care.		
Power, as an approved provider, to:	Section 56-4(1) Aged	
(a) establish a complaints resolution mechanism	Care Act 1997 (Cth)	
for the aged care service; and		
(b) use the complaints resolution mechanism to		
address any complaints made by or on behalf		
of a person to whom care is provided through		
the service; and		
(c) advise the person of any other mechanisms		
that are available to address complaints, and		
provide such assistance as the person requires		
to use those mechanisms; and		
(e) comply with any requirement made of the		
approved provider under rules made for the		
purposes of subsection 21(2) of the Aged Care		
Quality and Safety Commission Act 2018.		
Power, as an approved provider, to enter resident	Section 59-1 Aged	
agreements that comply with the requirements for	Care Act 1997 (Cth)	
resident agreements listed in section 59-1.		
Power, as an approved provider, to enter home care	Section 61-1 Aged	
agreements that comply with the requirements for	Care Act 1997 (Cth)	
home care agreements listed in section 61-1.		
Power, as an approved provider, to comply with the	Section 62-1 Aged	
responsibilities relating to protection of personal	Care Act 1997 (Cth)	
information relating to a person to whom the approved		
provider provides aged care.		
Power, as an approved provider, to comply with the	Section 63-1 Aged	
responsibilities of an approved provider in relation to	Care Act 1997 (Cth)	
accountability for the aged care provided by the		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
approved provider through an aged care service set out in subsections 63-1(1)(a) to 63-1(1)(m).		
Power, as an approved provider, to report an allegation or suspicion of a reportable assault.	Section 63-1AA(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to require staff members who provide a service connected with the approved provider's residential care service to report suspicions of reportable assault.	Section 63-1AA(5) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to ensure the identity of a person who reports a suspected reportable assault is not disclosed to anyone except a person listed in section 63-1AA(7).	Section 63-1AA(7) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to take reasonable measures to ensure the report recipient does not disclose the fact that the person was the maker of the report.	Section 63-1AA(8) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to take all reasonable steps specified in the Accountability Principles to ensure that none of its key personnel is a disqualified individual.	Section 63-1A(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to notify the Secretary of each care recipient who enters a residential care service operated by the approved provider on or after 20 March 2008.	Section 63-1B(2) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to do all things reasonably practicable to ensure that there is no change to the circumstance without complying with the steps specified in the notice given under subsection 63E(1) of the Quality and Safety Commission Act.	Section 65-1C Aged Care Act 1997 (Cth)	
Power, as an approved provider, to agree to the appointment of an adviser and appoint the adviser within the period specified in the agreement.	Section 66A-2(3) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to agree to the appointment of an administrator and appoint the administrator within the period specified in the agreement.	Section 66A-3(3) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to provide to a person appointed under section 6A-2 or 66A-3 all relevant information required by the person to assist the approved provider comply with its responsibilities.	Section 66A-4 Aged Care Act 1997 (Cth)	
Power, as an approved provider, to make submissions to the Secretary in response to a notice of non-compliance.	Section 67-2(2)(d) Aged Care Act 1997 (Cth)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an approved provider, to make submissions to the Secretary in response to a notice of intentions to impose sanctions.	Section 67-3(2)(d) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to give the Secretary a written undertaking to remedy the non-compliance specified in the notice.	Section 67-4(2)(a) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with an undertaking given under section 67-4(a).	Section 67-4(2)(b) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to apply in writing to the Secretary seeking the lifting of a sanction.	Section 68-4 Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with a notice requesting further information received from the Secretary.	Section 68-5 Aged Care Act 1997 (Cth)	
Power to apply in writing for the allocation of a residential care grant.	Section 71-1 Aged Care Act 1997 (Cth)	
Power to comply with a notice requesting further information received from the Secretary.	Section 71-3(1) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to enter an agreement with the Commonwealth agreeing to comply with the conditions to which the grant is subject.	Section 73-1(3) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with the grant conditions.	Section 73-3 Aged Care Act 1997 (Cth)	
Power, as an approved provider, to make submissions in response to notice to vary or revoke the allocation received from the Secretary.	Section 73-4(3)(b) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to apply to the Secretary for a variation of an allocation of a residential care grant.	Section 73-5(1) Aged Care Act 1997 (Cth)	
Power, as an approved provider, to comply with a notice requesting further information received from the Secretary.	Section 73-5(4) Aged Care Act 1997 (Cth)	
Power, as a body corporate, to enter into a written agreement with the Secretary under which the Commonwealth makes a grant of money for the purposes specified in the agreement	Section 83-1(1) Aged Care Act 1997 (Cth)	
Power, as person whose interests are affected by a reviewable decision, to request the Secretary to reconsider the decision.	Section 85-5(1) Aged Care Act 1997 (Cth)	
Power, as person whose interests are affected by a reviewable decision, to request the Aged Care Pricing Commissioner to reconsider the decision.	Section 85-5(2) Aged Care Act 1997 (Cth)	
Power to pay the application fee for reconsideration of a reviewable decision made under subsection 29-1(1).	Section 85-6(1) Aged Care Act 1997 (Cth)	
Power to make an application to the Administrative Appeals Tribunal for the review of a reviewable	Section 85-8 Aged Care Act 1997 (Cth)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
decision that has been confirmed, varied or set aside under section 85-4 or 85-5.		
Power, as an approved provider, to keep the records referred to in section 88-1.	Section 88-1 Aged Care Act 1997 (Cth)	
Power, as an approved provider, to keep records of the kind and in the form specified in the Records Principles.	Section 88-2 Aged Care Act 1997 (Cth)	
Power, as an occupier of premises, to consent to the entry of an authorised officer to the premises and to withdraw the consent at any time.	Section 91-1(3) Aged Care Act 1997 (Cth)	
Power, as an occupier of premises, to provide an authorised officer who entered the premises under section 91-1(1) with reasonable assistance and to refuse to provide the assistance.	Section 91-3 Aged Care Act 1997 (Cth)	
Power, as a person who has made an application to the Secretary under the Act, to withdraw the application.	Section 96-7 Aged Care Act 1997 (Cth)	

Animal Care and Protection Act 2001

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the occupier of a place, to consent to entry of the place by an inspector.	Sections 122(1)(a) Animal Care and Protection Act 2001	
Power, in the specified circumstances, to agree in writing to the transfer of the ownership of an animal or other thing to Council.	Sections 156(2) Animal Care and Protection Act 2001	
Power, in the specified circumstances, to deal with an animal or other thing as considered appropriate.	Section 157 Animal Care and Protection Act 2001	
Power, in the specified circumstances, to recover the cost from the animal's owner or former owner.	Section 189 Animal Care and Protection Act 2001	
Power, in the specified circumstances, to agree in writing to the transfer of the ownership of an animal to Council.	Section 214A(2) Animal Care and Protection Act 2001	

Animal Care and Protection Regulation 2012

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to comply with the requirements of schedule 3A – Code of practice for breeding of dogs.	Section 2(2), Animal Care and Protection Regulation 2012	
Power as a person in charge of a breeding dog usually kept at premises to ensure:- (a) the relevant information for the dog is recorded in writing; and (b) the records of the relevant information is kept for 3 years after the later of when the dog is last used for breeding or the dog is no longer kept for breeding.	Section 5A, Animal Care and Protection Regulation 2012	

Animal Management (Cats and Dogs) Act 2008

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give identifying information to particular persons.	Section 39 Animal Management (Cats and Dogs) Act 2008	
Power to recognise a body supervising an exhibition in which a cat or dog is participating.	Section 42(4) Animal Management (Cats and Dogs) Act 2008	
Power, as an approved entity, to:- (a) conduct an accreditation scheme to breed dogs; and (b) accredit a person as an "accredited breeder"	Section 43B Animal Management (Cats and Dogs) Act 2008	
under the accreditation scheme. ## Note: this section only applies to local governments who have been declared to be an approved entity under section 43W.		
Power, as an approved entity, to give an accreditation number to an accredited breeder. ## Note: this section only applies to local governments who have been declared to be an approved entity under section 43W.	Section 43C Animal Management (Cats and Dogs) Act 2008	
Power to give registration notice.	Section 49(2) Animal Management (Cats and Dogs) Act 2008	
Power to keep registration form and information.	Section 51 Animal Management (Cats and Dogs) Act 2008	
Power to fix the fee for the registration of a dog.	Section 52 Animal Management (Cats and Dogs) Act 2008	
Power to recognise a body supervising an exhibition or an obedience trial in which a dog is participating.	Section 64(1) Animal Management (Cats and Dogs) Act 2008	
Power to require applicant to give a stated document or information that is relevant to a permit application.	Section 74(1) Animal Management (Cats and Dogs) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS
		SUBJECT
Power to grant or refuse a permit application within a	Section 75(1) Animal	
certain time.	Management (Cats	
	and Dogs) Act 2008	
Power to decide whether desexing is likely to be a	Section 75(3) Animal	
serious risk to the health of a dog.	Management (Cats	
	and Dogs) Act 2008	
Power to impose conditions on the grant of an	Section 75(5) Animal	
application for a restricted dog permit.	Management (Cats	
	and Dogs) Act 2008	
Power to issue a restricted dog permit.	Section 77 Animal	
	Management (Cats	
	and Dogs) Act 2008	
Power to issue a decision notice after deciding to	Section 79 Animal	
refuse a permit application.	Management (Cats	
	and Dogs) Act 2008	
Power to grant or refuse a renewal application within	Section 84(1) Animal	
a certain time.	Management (Cats	
	and Dogs) Act 2008	
Power to seek further information in deciding an	Section 84(4)(b)	
application for a renewal application.	Animal Management	
	(Cats and Dogs) Act	
	2008	
Power to:	Section 84(5) Animal	
if the application is granted, issue a renewed	Management (Cats	
permit; or	and Dogs) Act 2008	
if the application is refused, issue a decision		
notice.	0 11 0 1	
Power to amend a restricted dog permit at any time.	Section 87 Animal	
	Management (Cats	
	and Dogs) Act 2008	
Power to make:-	Section 89(1) Animal	
(a) a dangerous dog declaration;	Management (Cats	
(b) a menacing dog declaration;	and Dogs) Act 2008	
(c) a restricted dog declaration.	Continue OO(A) Aminoral	
Power to determine whether a dog is of a breed	Section 89(4) Animal	
mentioned in section 63(1).	Management (Cats	
Dower to give a deg owner a proposed declaration	and Dogs) Act 2008	
Power to give a dog owner a proposed declaration	Section 90 Animal Management (Cats	
notice regarding a dog.	,	
Power to withdraw a proposed declaration notice	and Dogs) Act 2008 Section 92 Animal	
	Management (Cats	
regarding a dog.		
Dower to consider any written representations and	and Dogs) Act 2008 Section 94 Animal	
Power to consider any written representations and		
evidence within a period stated in a proposed declaration notice and make a regulated dog	Management (Cats and Dogs) Act 2008	
declaration notice and make a regulated dog declaration.	unu Duys) ALL 2008	
ueciai autiti.		<u> </u>

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give an owner of a dog the subject of a	Section 95 Animal	
regulated dog declaration, a notice about the decision	Management (Cats	
under subsection (3) or (4).	and Dogs) Act 2008	
Power to destroy a surrendered regulated dog.	Section 100 Animal	
	Management (Cats	
	and Dogs) Act 2008	
Power to recover reasonable seizure or destruction	Section 102 Animal	
costs.	Management (Cats	
	and Dogs) Act 2008	
Power to give notice of a proposed inspection	Section 114 Animal	
program.	Management (Cats	
p. 68.4	and Dogs) Act 2008	
Power to include other information considered	Section 178(e) Animal	
appropriate in the general register.	Management (Cats	
appropriate in the general register.	and Dogs) Act 2008	
Power to authorise an employee to verify a copy of a	Section 198(1) Animal	
document.	Management (Cats	
	and Dogs) Act 2008	
Where a local government has received a registration	Section 227(2) Animal	
form in relation to a cat prior to 23 September 2013	Management (Cats	
and it has not yet given a registration notice, power to:-	and Dogs) Act 2008	
(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		
(d) if a local government makes a local law		
requiring cats to be registered—register the		
cat under the local law.		
Where a local government has received a registration	Section 228(2)(b)	
fee in relation to a cat prior to 23 September 2013 and	Animal Management	
it has given a registration notice for the cat, power to	(Cats and Dogs) Act	
refund the registration fee or a portion of the fee to	2008	
the owner.		

Biosecurity Act 2014

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Omitted:		
Note:	New Reprint. Changes.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in a circumstance listed in subsection (1), to advise an inspector of the presence of the biosecurity matter.	Section 36(2) Biosecurity Act 2014	
Power, in a circumstance listed in subsection (1), to advise an appropriate authorised officer of the presence of the biosecurity matter that is a relevant restricted matter.	Section 42(2) Biosecurity Act 2014	
Power to carry out the main function of a local government under the Act.	Section 48 Biosecurity Act 2014	
Power to consult with the Minister.	Section 50(3) Biosecurity Act 2014	
Power to comply with a notice issued by the Minister pursuant to subsection (4).	Section 50(5) Biosecurity Act 2014	
Power to agree with the chief executive that Council cannot achieve substantial compliance with the notice.	Section 51(2) Biosecurity Act 2014	
Power to comply with a request from the Minister for a written report made pursuant to subsection (1).	Section 52(2) Biosecurity Act 2014	
Power to prepare and approve a biosecurity plan for invasive biosecurity matter for Council's area.	Section 53 <i>Biosecurity</i> Act 2014	
Power to keep a copy of the biosecurity plan available for inspection.	Section 54 <i>Biosecurity</i> Act 2014	
Power to consult with the chief executive about the suitability and priority of the activities.	Section 59 <i>Biosecurity</i> Act 2014	
Power to pay the amount required by a notice issued by the Minister pursuant to this section.	Section 60(5) Biosecurity Act 2014	
Power, as a building authority for a barrier fence, or as an owner of land affected by the amendment, to consult with the chief executive about the amendment of the barrier fence map.	Section 91(3) Biosecurity Act 2014	
Power, as a building authority for a barrier fence, in the circumstance set out in subsection (1), to build and pay for a gate or grid in the fence.	Section 92(2) Biosecurity Act 2014	
Power, as a building authority for a barrier fence, to undertake the activities set out in subsections (a) and (b).	Section 93 Biosecurity Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as a building authority for a barrier fence, to	Section 94 Biosecurity	
enter a place in the circumstances set out in subsection	Act 2014	
(1).		
Power, as a building authority for a barrier fence, to	Section 95 Biosecurity	
enter into an agreement with another person about	Act 2014	
making an opening in the fence for a particular purpose		
and period.		
Power, as a building authority for a barrier fence, to	Section 96(2)	
give a notice to a person requiring the person to	Biosecurity Act 2014	
restore the fence.		
Power, as a building authority for a barrier fence, to	Section 96(4)	
carry out the restoration of the barrier fence and	Biosecurity Act 2014	
recover the reasonable costs from the person to whom		
notice was given pursuant to subsection (2).		
Power, as a building authority for a barrier fence part,	Section 100	
to appoint a person employed or engaged by Council	Biosecurity Act 2014	
to exercise powers under the Act in relation to the		
barrier fence part.		
Power, as a building authority for a barrier fence part,	Section 101(2)	
to give directions to a barrier fence employee.	Biosecurity Act 2014	
Power, as a relevant entity, to consult with the chief	Section 105	
executive about a proposed making of a code of	Biosecurity Act 2014	
practice.		
Power to make written submissions on a proposed	Section 107	
guideline.	Biosecurity Act 2014	
Power to apply to an inspector for a biosecurity	Section 121	
emergency order permit.	Biosecurity Act 2014	
Power to apply to an inspector for a biosecurity	Section 132	
instrument permit.	Biosecurity Act 2014	
Power as a registrable biosecurity entity to apply for	Sections 145 and 147	
registration.	Biosecurity Act 2014	
Power as a registrable biosecurity entity to apply for a	Section 146	
registration exemption.	Biosecurity Act 2014	
Power to make written submissions in response to a	Section 150(3)(b)	
notice from the chief executive.	Biosecurity Act 2014	
Power, in the circumstances referred to in subsection	Section 152	
(1) to apply for deregistration as a biosecurity entity.	Biosecurity Act 2014	
Power to comply with a requirement of the chief	Section 156(2)	
executive made under subsection (2) or (3).	Biosecurity Act 2014	
Power as a registered biosecurity entity, owner or	Section 160(2)	
occupier to give the chief executive a biosecurity risk	Biosecurity Act 2014	
notice.		
Power to apply to the chief executive for the removal	Section 164	
of the entry for a restricted place from the biosecurity	Biosecurity Act 2014	
register.		
Power to apply to the chief executive for the end of a	Section 164A	
declaration of a designated animal as a restricted	Biosecurity Act 2014	
animal.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to apply to the chief executive for the end of a	Section 164B	SOBJECT
declaration of a designated biosecurity matter as a	Biosecurity Act 2014	
restricted biosecurity matter.	Biosecurity rice 2014	
Power to give the chief executive further information	Section 165	
or a document about the application.	Biosecurity Act 2014	
Power as a registered biosecurity entity to give the	Section 170(2)	
chief executive a change notice.	Biosecurity Act 2014	
Power to apply to the chief executive for a travel	Section 181	
approval for the movement of a special designated	Biosecurity Act 2014	
animal.	,	
Power, as a receiver of a special designated animal at	Section 187	
a saleyard, to take the action referred to in subsections	Biosecurity Act 2014	
(a) and (b).		
Power, as a receiver of a special designated animal at	Section 188	
a restricted agricultural show, to take the action	Biosecurity Act 2014	
referred to in subsection (2).		
Power, as a receiver of a special designated animal at	Section 190	
a place, to take the action referred to in subsection (2).	Biosecurity Act 2014	
Power, in the circumstances referred to in subsection	Section 193(2)	
(1), as a receiver of a special designated animal to	Biosecurity Act 2014	
advise an inspector of the circumstances in subsection		
(1).		
Power, to comply with all reasonable directions the	Section 193(3)	
inspector gives.	Biosecurity Act 2014	
Power, as a relevant person, to create a movement	Section 194(2)	
record for a designated animal and to give the record	Biosecurity Act 2014	
to the conveyor or drover of the animal.		
Power, as a relevant person, to keep and produce a	Section 197	
movement record for a designated animal in	Biosecurity Act 2014	
accordance with the requirements of this section.	C1' 400/2\1/7\	
Power, as person who receives a copy of a movement	Section 198(2) and (7)	
record, to keep and produce the copy of the	Biosecurity Act 2014	
movement record for in accordance with the requirements of this section.		
Power, in the circumstances referred to in subsection	Section 198(5) and (7)	
(4) and as a person who accepts delivery of the animal	Biosecurity Act 2014	
at the end of the movement, to create, keep and	Biosecurity Act 2014	
produce a record complying with subsection (6).		
Power, as a person having responsibility for the	Section 199	
organisation and operation of an agricultural show, to	Biosecurity Act 2014	
keep a record in the appropriate form for the	2.0000a.7ty / 10t 2017	
designated animal.		
Power to apply for a prohibited matter permit or a	Sections 214 and 215	
restricted matter permit and to take all steps required	Biosecurity Act 2014	
to bring the application to finalisation and obtain a	, ., ., .,	
decision on the application.		
Power to apply for the renewal of a prohibited matter	Sections 225 and 226	
permit or a restricted matter permit and to take all	Biosecurity Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
steps required to bring the application to finalisation		
and obtain a decision on the application.		
Power to comply with a direction of the chief executive	Section 229	
issued pursuant to subsection (2).	Biosecurity Act 2014	
Power to apply for the transfer of a prohibited matter	Section 230	
permit or a restricted matter permit.	Biosecurity Act 2014	
Power to consult with an interested entity about a	Section 235(3)(d)	
proposed biosecurity program.	Biosecurity Act 2014	
Power to consult with the chief executive about a	Section 239(1)	
proposed biosecurity program.	Biosecurity Act 2014	
Power to consult with the chief executive and an	Section 239(2)	
invasive animal board before authorising a biosecurity program.	Biosecurity Act 2014	
Power to make copies of a biosecurity program	Section 241	
authorisation available for inspection and purchase at Council's public office.	Biosecurity Act 2014	
Power as an occupier of a place to sign an	Section 268(1)	
acknowledgement of consent to enter the place.	Biosecurity Act 2014	
Power as an occupier of a place to consent to entry by	Section 269(2)	
an authorised officer.	Biosecurity Act 2014	
Power to apply to the court for an order against the	Section 358	
person convicted of an offence against the Act to pay	Biosecurity Act 2014	
the costs Council has incurred in taking a thing or doing		
something else during the investigation of the offence.		
Power, as a relevant body, to stay the original decision,	Section 364	
fix conditions on the stay, fix the period of a stay and	Biosecurity Act 2014	
revoke a stay.	•	
Power, as the issuing authority, after receiving an	Section 365	
internal review application to conduct an internal	Biosecurity Act 2014	
review and make a decision.		
Power, as the issuing authority, to give notice of an	Section 366	
internal review decision.	Biosecurity Act 2014	
Power, as the issuing authority, to make a new decision	Section 372(1)	
following the receipt of directions from the court.	Biosecurity Act 2014	
Power, as the issuing authority, to give effect to a	Section 372(2)	
decision of the court to substitute the internal review	Biosecurity Act 2014	
decision with a new decision.		
Power, as the issuing authority for a biosecurity order,	Section 380(2)	
to give notice of the amount of the debt.	Biosecurity Act 2014	
Power to register a charge over the land for an unpaid	Section 381	
amount and to release the charge once the unpaid	Biosecurity Act 2014	
amount has been paid.		
Power, as a third party, to appear at the hearing of an	Section 383	
application for a cost recovery order.	Biosecurity Act 2014	
Power to enter into a government and industry	Section 391	
agreement with the Minister or the chief executive.	Biosecurity Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to enter into a compliance agreement with the	Section 393	
chief executive.	Biosecurity Act 2014	
Power to apply to the chief executive to enter into a	Section 396	
compliance agreement with the State.	Biosecurity Act 2014	
Power to give the chief executive further information	Section 399(1)(b)	
or a document required to decide the application.	Biosecurity Act 2014	
Power, as the other party to a compliance agreement,	Section 405	
to make written representations to the chief executive	Biosecurity Act 2014	
following receipt of a show cause notice.		
Power, as the holder for a relevant authority, to apply	Sections 479 and 480	
to the chief executive to amend the conditions of the	Biosecurity Act 2014	
authority and to take all steps necessary to obtain a		
decision on the application.		
Power, as the holder for a relevant authority, to make	Section 485	
written representations about the show cause notice	Biosecurity Act 2014	
to the chief executive.		
Power, as the holder for a relevant authority, to ask the	Section 490	
chief executive to cancel the authority.	Biosecurity Act 2014	
Power, as the holder for a relevant authority, to	Section 491(3)	
comply with a notice requiring the return of the	Biosecurity Act 2014	
document evidencing the authority.		

Body Corporate and Community Management (Accommodation Module) Regulation 2008

Document Reviewed:	17/09/2019	
Reprint:	01/07/2019	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the relevant planning body, to issue a certificate certifying the transaction has been approved or noted as required under the relevant Planning Act.	Body Corporate and	

Body Corporate and Community Management (Commercial Module) Regulation 2008

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Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the relevant planning body, to issue a certificate certifying the transaction has been approved or noted as required under the relevant Planning Act.	, ,, ,	

Body Corporate and Community Management (Small Schemes Module) Regulation 2008

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the relevant planning body, to issue a certificate certifying the transaction has been approved or noted as required under the relevant Planning Act.	Corporate and	

Body Corporate and Community Management (Specified Two-lot Schemes Module) Regulation 2011

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Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the relevant planning body, to issue a certificate certifying the transaction has been approved or noted as required under the relevant Planning Act.		

Body Corporate and Community Management (Standard Module) Regulation 2008

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Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the relevant planning body, to issue a certificate certifying the transaction has been approved or noted as required under the relevant Planning Act.	, ,	

Body Corporate and Community Management Act 1997

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Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a relevant planning authority, to endorse a community management statement notation on a proposed community management statement.	Section 60(3) Body Corporate and Community Management Act 1997.	
Power, as a utility service provider, to enter an agreement with a body corporate in relation to the utility charges for the scheme land.	Section 196(4) Body Corporate and Community Management Act 1997	
Power, as a utility service provider, to ask the registrar to register a charge and to remove the charge when the amount secured by the charge is paid.	Section 197 Body Corporate and Community Management Act 1997	
Power to enter the common property if necessary to exercise a power conferred under an Act.	Section 316(1) Body Corporate and Community Management Act 1997	

Building Act 1975

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Amended:		
Inserted:		
Omitted:		
Note:	New Reprint. No changes	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an assessment manager, to determine whether a building development application complies with the building assessment provisions and if it does, to approve the application.	Section 34A(2) Building Act 1975	
Power, as an assessment manager, to consult with the chief executive about the variation application.	Section 41(1) Building Act 1975	
Power, as a referral agency, to appoint or employ a building certifier to carry out the assessment against the fire safety standard.	Section 46(5) Building Act 1975	
Power, under the Planning Act to receive, assess and decide a building development application.	Section 51(2)(a) Building Act 1975	
Power to appoint or employ a private certifier or another building certifier.	Section 51(2)(b) Building Act 1975	
Power to appoint or employ a building certifier where asked in writing by the nominated owner and the building work has not been certified.	Section 51(3) Building Act 1975	
Power to issue a building development approval.	Section 52 Building Act 1975	
Power, in carrying out functions under the <i>Building Act</i> , to accept and, without checking, rely and act on a certificate or other document made by or given to the building certifier.	Section 53(2) Building Act 1975	
Power to accept and, without further checking, rely and act on a document, given to Council by a private certifier for a building development application, for the purpose of making it available for inspection or purchase as required by the <i>Planning Act</i> .	Section 54 Building Act 1975	
Power, as assessment manager, in relation to undecided building development applications and lapsed building development approvals, to resume or start the development assessment process under the Planning Act at any stage the assessment manager considers appropriate.	Section 55 Building Act 1975	
Power, as the holder of a registered easement or statutory covenant, to consent to building work.	Section 65 Building Act 1975	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to decide an application to extend the period mentioned in subsection 71(3), to consult with an entity in deciding the application and to give notice of the decision.	Section 71 Building Act 1975	
Power to give a private certifier a document acknowledging receipt of the fee mentioned in subsection 86(1)(c).	Section 87 Building Act 1975	
Power to take the action it considers necessary to complete the building work where the building development approval lapses and the building work is other than demolition.	Section 92(2) Building Act 1975	
Power to use all or part of any security given to the local government for the carrying out of the building work.	Section 92(5) Building Act 1975	
Power to refund or release part of any security given to the local government for the carrying out of the building work, at any time, having regard to the progress of the building work.	Section 93(1) Building Act 1975	
Power, as the assessment manager, to give a reminder notice about the lapsing.	Section 95 <i>Building Act</i> 1975	
Power to consult with a private certifier with regard to further extensions of the period under the Planning Act, s 85(1) (currency period).	Section 97(2) Building Act 1975	
Power, as the assessment manager, to take enforcement action against an owner contravening section 114 of the Act.	Section 117 Building Act 1975	
Power to give a building certifier a notice ('show cause notice').	Section 206(1) Building Act 1975	
Power to consider any representations made under the show cause notice and decide to take no further action, or apply to the Queensland Civil and Administrative Tribunal to start a disciplinary proceeding against the building certifier.	Section 207 Building Act 1975	
Power to apply to the Queensland Civil and Administrative Tribunal to conduct disciplinary proceeding to determine whether there are proper grounds for taking disciplinary action against a building certifier.	Section 208(1) Building Act 1975	
Power to notify the QBCC of its application to the Queensland Civil and Administrative Tribunal.	Section 210 Building Act 1975	
Power to consult with any other entity considered appropriate in deciding an application made by the owner of a budget accommodation building to approve a period for the building under section 220(a)(ii) or (b)(ii) (longer periods for approval).	Section 221(2) Building Act 1975	
Power to grant (including with reasonable conditions) or refuse an application made by the owner of a budget accommodation building to approve a period	Sections 221(2)(b) and (3) Building Act 1975	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
for the building under section 220(a)(ii) or (b)(ii) (longer periods for approval).		
Power to decide the application and give the owner an	Section 221(4)	
information notice about the decision.	Building Act 1975	
Power to, on written application from the owner,	Section 222(2)	
decide whether or not a building conforms with fire	Building Act 1975	
safety standards and, if applicable, state what must be	_	
done to make the building conform.		
Power to inspect budget accommodation buildings at	Section 228 Building	
least once every 3 years.	Act 1975	
Power, as local government, to approve, with or	Section 231AK(a)(iii)	
without conditions, a later day for a residential care	and (b)(iii) and section	
building to comply with section 231AK of the Building	231AL Building Act	
Act 1975.	1975	
Power, as local government, on an application by the	Section 231AL	
owner of an RCB for a later day to obtain a fire safety	Building Act 1975	
compliance certificate or certificate of classification to:		
(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.		
Power to require the applicant to give medical	Section 236 Building	
evidence to support the application.	Act 1975	
Power to, on application by a pool owner, decide an	Section 237 Building	
application for exemption from complying with part of	Act 1975	
the pool safety standard relating to barriers for a		
regulated pool due to disability (with or without		
conditions).		
Power to give notice of Council's decision (including an	Section 238 Building	
information notice about the decision).	Act 1975	
Power to give notice of each exemption granted under	Section 239 Building	
Chapter 8, Part 2, Division 3 to the QBCC	Act 1975	
commissioner.		
Power to give an applicant a show cause notice.	Section 242(2)	
	Building Act 1975	
Power to consider any representations made under	Section 242(3)	
the show cause notice and give a further notice (a	Building Act 1975	
revocation notice) to the applicant, revoking the		
decision previously given.		
Power to give to the QBCC commissioner notice of	Section 243 Building	
each revocation notice given.	Act 1975	
Power to keep a copy of each exemption granted and	Section 244 Building	
make the copy available for inspection and purchase as	Act 1975	
if it were a document, that under the Planning Act, the		
local government must make available for inspection		
and purchase.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to, on application by a pool owner for	Section 245A Building	
exemption from complying with part of the pool safety	Act 1975	
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.		
Power to, on application by a pool owner, decide an	Section 245B Building	
application for exemption from complying with part of	Act 1975	
the pool safety standard relating to barriers for the		
regulated pool due to compliance being impracticable		
(with or without conditions).		
Power to give written notice of the grant of an	Section 245C(1)	
exemption.	Building Act 1975	
Power to give an information notice.	Section 245C(2)	
	Building Act 1975	
Power to give the owner of the regulated pool a show	Section 245E(2)	
cause notice.	Building Act 1975	
Power to consider any representations made under	Section 245E(3)	
the show cause notice and give a further notice (a	Building Act 1975	
revocation notice) to the owner, revoking the decision		
previously given.		
Power to give the QBCC commissioner the notices	Section 245F Building	
required by sections 245F(1) and 245F(2).	Act 1975	
Power to keep a copy of each exemption available for	Section 245FA(2)	
inspection and purchase as if it were a document that,	Building Act 1975	
under the Planning Act, must be available for		
inspection and purchase.		
Power, as owner of adjoining land, to agree with the	Section 245XB(2)	
pool owner as to the construction of a pool barrier	Building Act 1975	
along the common boundary.		
Power, as owner of adjoining land, to agree with the	Section 245XD(2)	
pool owner as to the alteration or replacement of a	Building Act 1975	
dividing fence that is used, or proposed to be used, as		
a pool barrier along the common boundary.		
Power, as owner of adjoining land where a pool barrier	Section 245XF(2) and	
is constructed along the common boundary for a pool	(3) Building Act 1975	
on the other land, to:		
alter or replace the part of the pool barrier		
with the agreement of the pool owner; or		
attach a thing on the part of the pool barrier		
that does not unreasonably or materially alter		
or damage the barrier.	0 11 04510(1)	
Power, as owner of adjoining land, to grant access to	Section 245XG(1)	
Council's land to the owner of the other land to carry	Building Act 1975	
out fencing work.	C11 0.45\(\frac{1}{2}\)	
Power, as owner of adjoining land, where Council has	Section 245XN(2)	
carried out urgent fencing work under section 245XK	Building Act 1975	
of the <i>Building Act 1975</i> and the owner of the other		
land is responsible for some or all of the costs of		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
carrying out the fencing work under section 245XH of		
the <i>Building Act 1975</i> , to require the owner of the		
other land to contribute a share for any reasonable		
cost incurred for the fencing work.		
Power, as owner of adjoining land, to apply to QCAT, in	Section 245XS(1)	
the absence of the owner of the other land, for	Building Act 1975	
authorisation to carry out fencing work, including		
apportionment of the contributions for the work.		
Power, as owner of adjoining land, where an order has	Section 245XS(3)	
been made under section 245XS(1) of the Building Act	Building Act 1975	
1975 and the owner of the other land has since been		
located, to give a copy of the order to the owner of the		
other land and recover the contribution as stated in		
the order.	0 11 0 17 0 1/21	
Power, as owner of adjoining land, where the owner of	Section 245XV(2)	
the other land has carried out fencing work for a	Building Act 1975	
dividing fence forming part of a pool barrier without		
authorisation, to apply to QCAT for an order requiring		
the owner to rectify the dividing fence.	Castian 24CADA/2)	
Power to inspect a regulated pool for compliance when	Section 246ADA(2)	
a pool safety complaint notice, or section 245I or 245UA notice is received.	Building Act 1975	
	Section 246ADA(5)	
Power to take necessary enforcement action to ensure the pool complies with the pool safety standard or	Building Act 1975	
fencing standards for the pool.	building Act 1975	
Power to cancel pool safety certificate for a regulated	Section 246AF(2)	
pool.	Building Act 1975	
Power to give the QBCC commissioner notice of the	Section 246AF(3)	
cancellation of the pool safety certificate for a	Building Act 1975	
regulated pool.		
Power to give a show cause notice before cancelling a	Section 246AG(1)	
pool safety certificate.	Building Act 1975	
Power to consider submissions and decide whether to	Section 246AG(5)	
cancel a pool safety certificate.	Building Act 1975	
Power to give the owner notice of the decision.	Section 246AG(6)	
	Building Act 1975	
Power to give the owner an information notice about	Section 246AG(7)	
the decision.	Building Act 1975	
Power to appoint or employ a pool safety inspector to	Section 246AH	
conduct an inspection of a pool in the circumstances	Building Act 1975	
referred to in subsection (1).		
Power to keep a record of a notice mentioned in	Section 246AIA	
section 246ADA(1) and the results of the inspection	Building Act 1975	
carried out under section 246ADA.		
Power to comply with a request for information from	Section 246AIB(2)	
the QBCC commissioner.	Building Act 1975	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to give the QBCC commissioner notice of each	Section 246AQ	
existing regulated pool in Council's local government	Building Act 1975	
area of which it has a record.		
Power to give the swimming pool safety advisory	Section 246ATC	
information to the owner of each non-certificate	Building Act 1975	
regulated pool in its local government area.		
Power to, by gazette notice, designate land as a	Section 246X Building	
transport noise corridor.	Act 1975	
Power to give a notice ('enforcement notice') to the	Section 248(1)	
owner of a building, structure or building work.	Building Act 1975	
Power to give an enforcement notice to a person who	Section 248(2)	
does not comply with a particular matter in the	Building Act 1975	
Building Act 1975.	Section 249/2)	
Power to give a person a show cause notice.	Section 248(3) Building Act 1975	
Power, as local government, to make a complaint for	Section 256(2)(d)	
an offence against section 245G(1) of the <i>Building Act</i>	Building Act 1975	
1975.	Building Act 1975	
Power, as local government, to make a complaint for	Section 256(2)(e)	
an offence against section 245K, 245L or 246AR(2) of	Building Act 1975	
the Building Act 1975.		
Power, as local government, to make a complaint for	Section 256(2)(f)	
an offence against section 246AD(2) or 246AJ(4) of the	Building Act 1975	
Building Act 1975.		
Power, as local government, to make a complaint for	Section 256(2)(g)	
an offence against section 246AP(2) of the Building Act	Building Act 1975	
1975.		
Power, as local government, to make a complaint for	Section 256(2)(h)	
an offence against chapter 8, part 4, division 5,	Building Act 1975	
subdivision 2, other than section 246ATH(2) of the		
Building Act 1975.	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Power, as local government, to authorise a person to	Section 256(2)(h)	
make a complaint for an offence against chapter 8, part	Building Act 1975	
4, division 5, subdivision 2, other than section 246ATH(2) of the <i>Building Act 1975</i> .		
Power, as local government, to make a complaint for	Section 256(2)(i)	
an offence against chapter 8, part 5 of the Building Act	Building Act 1975	
1975.		
Power, as local government, to authorise a person to	Section 256(2)(i)	
make a complaint for an offence against chapter 8, part	Building Act 1975	
5 of the Building Act 1975.		
Power, as local government, to make a complaint for	Section 256(2)(k)	
an offence in the <i>Building Act 1975</i> other than an	Building Act 1975	
offence listed in section 256(2)(a)-(j) of the <i>Building Act</i>		
1975.	0 11 0 0 0 10 111 1	
Power, as local government, to authorise a person to	Section 256(2)(k)	
make a complaint for an offence in the <i>Building Act</i>	Building Act 1975	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
1975 other than an offence listed in section 256(2)(a)-(j) of the <i>Building Act 1975</i> .		
Power to extend the time for an owner of a swimming pool to comply with section 235 (where an extension under section 49H(11)(b) of the <i>Local Government Act</i> 1936 is still in force.	Section 262 Building Act 1975	

Building Regulation 2006

Document Reviewed:	26/02/2020
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Amended:	16Q(1), 16Q(2), 16R, 16S(2)(b), 16T(1), 16T(3), 16U, 16W(1), 16W(2), 16X(1), 16X(4), 16Y, 16ZA(1), 16ZB(2), 16ZB(3), 16ZD(2)(a), 16ZD(2)(b), 16ZF(3), 16ZM(2)
Inserted:	16ZA(4) and (5), 16ZQ(2),16ZQ(5)
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, if it is not practicable to show each of the designated bush fire prone areas in Council's planning scheme maps, to: (a) prepare maps showing the areas; and (b) ensure the maps are updated.	Section 12(4) Building Regulation 2006	
Power to keep a register of the flood hazard areas Council designates and when each designation was made.	Section 13(4) Building Regulation 2006	
Power as an owner to: (a) register, by using the online system, the owner's name and the address of the owner's private building; and (b) give a copy of a completed combustible cladding checklist (part 1) for the building to the QBCC by using the online system. NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building. Power as an owner to apply to the QBCC commissioner	Section 16Q(1) Building Regulation 2006 Section 16Q(2)	
to extend the time for complying with subsection (1). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Building Regulation 2006	
Power as an owner to keep the completed combustible cladding checklist for the owner's private building in the way provided in subsections (a) and (b). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16R Building Regulation 2006	
Power, as an owner who knows or suspects that the building is an affected private building, to give the QBCC notice of that knowledge or suspicion.	Section 16S(2)(b) Building Regulation 2006	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner to which section 16S applies, to give to the QBCC:- (a) a completed combustible cladding checklist (part 2) for the owner's private building; and (b) a building industry professional statement.	Section 16T(1) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner to which section 16S applies, to apply to the QBCC commissioner to extend the time for complying with subsection (1). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16T(3) Building Regulation 2006	
Power, as an owner to which section 16S applies, to keep the completed combustible cladding checklist (part 2) and a building industry professional statement for the owner's private building in the way provided in subsections (a) and (b). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16U Building Regulation 2006	
Power, as an owner to which section 16V applies, to give to the QBCC, the name and registration number of the fire engineer engaged by the owner for complying with part 4A, division 2, subdivision 3. NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16W(1) Building Regulation 2006	
Power, as an owner to which section 16V applies, to apply to the QBCC commissioner to extend the time for complying with subsection (1). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16W(2) Building Regulation 2006	
Power, as an owner to which section 16V applies, to give to the QBCC a copy of each of the following documents for the owner's private building:- (a) a completed combustible cladding checklist (part 3); (b) a building fire safety risk assessment; and (c) a fire engineer statement.	Section 16X(1) Building Regulation 2006	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner to which section 16V applies, to apply to the QBCC commissioner to extend the time for complying with subsection (1). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16X(4) Building Regulation 2006	
Power, as an owner to which section 16V applies, to keep the documents listed in subsection (1) for the owner's private building for the period provided in subsections (2) and/or (3). NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16Y Building Regulation 2006	
Power, as an owner to which subsection 16Z applies, to display an affected private building notice in compliance with subsections (2) and (3).	Section 16ZA(1) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner to which subsection 16Z applies, to give the QBCC, in the approved way, a compliance notice. NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Sections 16ZA(4) and (5) Building Regulation 2006	
Power, as an owner to which subsection 16Z applies of a building that comprises two or more lots, to, if there is a body corporate roll kept for the building, give a copy of the building fire safety risk assessment to each lot owner, and each leasehold interest holder, for a lot in the building.	Section 16ZB(2) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner to which subsection 16Z applies of a building that comprises two or more lots, to, if there is not a body corporate roll kept for the building, leave a copy of the building fire safety risk assessment at, or post a copy of the building fire safety risk assessment to, the address of each lot in the building.	Section 16ZB(3) Building Regulation 2006	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an original owner, in the circumstance set out in subsection (1), to, before the ownership changes, give the new owner:- (a) a notice, in the approved form, about the	Section 16ZD(2)(a) Building Regulation 2006	
extent to which the original owner has complied with part 4A; and		
(b) a copy of each document given by or to the original owner under this part.		
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an original owner, in the circumstance set out in subsection (1), to, before the ownership changes, give the QBCC a copy of the notice that is given to the new owner under subsection (2)(a)(i).	Section 16ZD(2)(b) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an original owner, to give the document/s referred to in subsection (1)(a) to the new owner before ownership of the building changes.	Section 16ZF(3) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		
Power, as an owner, to comply with a notice given by the QBCC. NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16ZM(2) Building Regulation 2006	
Power, as an owner of the building, to apply to the QBCC commissioner to replace the original checklist. NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.	Section 16ZQ(2) Building Regulation 2006	
Power, as an owner of the building, comply with the notice given by the QBCC commissioner under subsections 16ZQ(3) or (4)	Section 16ZQ(5) Building Regulation 2006	
NB This provision only applies if Council owns the building jointly with one or more private entities and the private entities own more than 50% of the building.		

Coastal Protection and Management Act 1995

Document Reviewed:	17/09/2019	
Reprint:	11/04/2019	
Amended:	<mark>123(5)</mark>	
Inserted:		
Omitted:		
Note:		
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make submissions to the Minister regarding a draft coastal plan.	Section 25(2)(d) Coastal Protection and Management Act 1995	
Power to make a copy of a draft coastal plan available for inspection by the public.	Section 25(5) Coastal Protection and Management Act 1995	
Power to comply with a request from the Chief Executive to carry out particular activities necessary to implement a coastal plan.	Section 34(2) Coastal Protection and Management Act 1995	
Power to:- (a) make submissions to the Minister before a regulation, pursuant to section 54(1)(b), is made declaring, changing the boundaries of or abolishing a coastal management district; and (b) when making a submission, ask the Minister for a response on the submission.	Section 57 Coastal Protection and Management Act 1995	
Power to appeal against the chief executive's decision to give a coastal protection notice to Council.	Section 59(5) Coastal Protection and Management Act 1995	
Power to appeal against the chief executive's decision to give a tidal works notice to Council.	Section 60(7) Coastal Protection and Management Act 1995	
Power, as an owner of land or as a party with an interest in the land, to:- (a) give written notice to the chief executive claiming compensation at any time during, or within 3 months after, the chief executive's occupation and use of the land; and (b) make an agreement with the chief executive concerning the amount of compensation payable.	Section 68(5), (6) and (9) Coastal Protection and Management Act 1995	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power to keep available for inspection by the public any document given to Council under section 70(2)(c) or 71(2)(b).	Section 72 Coastal Protection and Management Act 1995	
Power to make an application to the chief executive for an allocation of quarry material in tidal water.	Section 73 Coastal Protection and Management Act 1995	
Power to make a submission to the chief executive about Council's views on the removal of quarry material or placement of spoil regarding an application for allocation of quarry material.	Section 75(3)(c) Coastal Protection and Management Act 1995	
Power, as an allocation notice holder, to give the chief executive written notice:- a) about the quantity of quarry material removed under the allocation in a period where a condition requires it; or b) about the quantity of quarry material removed under the allocation in a quarter within 20 business days after the end of a quarter.	Section 80(2) Coastal Protection and Management Act 1995	
Power, as an allocation notice holder, to apply to the chief executive to transfer all or part of the allocation to another person.	Section 82 Coastal Protection and Management Act 1995	
Power, as an allocation notice holder, to apply to the chief executive officer to renew the allocation notice.	Section 83 Coastal Protection and Management Act 1995	
Power, as an allocation notice holder, to make representations to the chief executive showing why the allocation notice should not be amended, suspended or cancelled.	Section 86(1) Coastal Protection and Management Act 1995	
Power, as an allocation notice holder, to surrender the allocation.	Section 88 Coastal Protection and Management Act 1995	
Power to endorse a plan of subdivision with Council's acceptance of trusteeship of the reserve.	Section 115B(5)(a) Coastal Protection and Management Act 1995	
Power to certify a plan of subdivision which shows an artificial waterway.	Section 119(2) Coastal Protection and Management Act 1995.	
Power to maintain and keep clean each canal in its area and access channel for a canal in its area, whether or not the access channel is in its area.	Section 121 Coastal Protection and Management Act 1995.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power:- (a) as an owner of freehold land; or (b) an occupier of land, other than freehold land, adjacent to State tidal land; or (c) as a public utility provider; or (d) as a trustee under any law or agreement, to occupy and use State tidal land to carry out tidal works in accordance with a development permit or to maintain and use infrastructure constructed as part of tidal works.	Section 123(5) Coastal Protection and Management Act 1995	
Power:- (a) as an owner of freehold land adjacent to State tidal land; or (b) as an occupier of land, other than freehold land, adjacent to State tidal land; or (c) as a public utility provider; or (d) as a trustee under any law or agreement, to ensure that tidal works are maintained in a safe condition.	Section 124 Coastal Protection and Management Act 1995	
Power, as an owner or occupier of land, to allow an authorised person to enter the land.	Section 134(3)(a) Coastal Protection and Management Act 1995	
Power to claim compensation if Council incurs a loss or expense because of the exercise or purported exercise of a power under chapter 3, part 2, division 1 by an authorised person.	Section 136 Coastal Protection and Management Act 1995	
Power, as an owner of an interest in land, to claim compensation if the existing use that may be made of the land is changed by a prohibition imposed by the coastal plan or the declaration of a coastal management district.	Section 150 and 152 Coastal Protection and Management Act 1995	
Power, as an owner of an interest in land, to appeal against the decision of the chief executive regarding a claim for compensation under section 150.	Section 153(3) and (4) Coastal Protection and Management Act 1995	
Power to make an appeal to the Planning and Environment Court against the chief executive's decision to give Council a coastal protection or tidal works notice.	Section 159 Coastal Protection and Management Act 1995	
Power to bring a proceeding in the Planning and Environment Court for a declaration about a matter done, to be done or that should have been done, for chapter 2, part 3, division 2.	Section 164A Coastal Protection and Management Act 1995	
Power to:- (a) where the chief executive has delegated powers under the Coastal Protection and Management Act 1995, to exercise those powers; and	Section 165 Coastal Protection and Management Act 1995	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(b) sub-delegate the powers delegated by the chief executive under subsection (1) to an appropriately qualified entity.		
Power to elect not to be the assessment manager (in which case Council cannot be a referral agency) for an application to make a minor change to a deemed approval under section 177.	Section 190 Coastal Protection and Management Act 1995	
Power to elect not to be the responsible entity for a request to make a permissible change to a deemed approval under section 177.	Section 193 Coastal Protection and Management Act 1995	
Power to elect not to be the responsible entity for a change application.	Section 206(5) Coastal Protection and Management Act 1995	

Disaster Management Act 2003

Document Reviewed:	17/09/2019
Reprint:	01/12/2018
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to establish a Local Disaster Management Group for the local government area.	Section 29 Disaster Management Act 2003.	
Power to agree to unite with one or more other local government/s for the purpose of establishing a local group.	Section 31 Disaster Management Act 2003.	
Power to provide, at least once a year, written notice of the members of a Local Disaster Management Group to the chief executive and the chairperson of the district group for the disaster district in which the Local Disaster Management Group is situated.	Section 37 Disaster Management Act 2003.	
Power to prepare a local disaster management plan for disaster management in the local government's area.	Section 57(1) Disaster Management Act 2003.	
Power to review, or renew, its local disaster management plan when local government considers it appropriate.	Section 59 Disaster Management Act 2003.	
Power to, on payment of the appropriate fee, give a person a copy of the local disaster management plan.	Section 60 Disaster Management Act 2003.	
Power to agree to unite with one or more other local governments for the purpose of preparing a local disaster management plan.	Section 61 Disaster Management Act 2003.	

Disaster Management Regulation 2014

Document Reviewed:	26/02/2020
Reprint:	1/11/2019
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to appoint a person to a district disaster management group for a disaster district.	Section 5(1) Disaster Management Regulation 2014	
Power to inform the chief executive of the department, and the chairperson of the district group, of an appointment under section 5(1).	Section 5(6) Disaster Management Regulation 2014	>
Power to nominate a person to a temporary district disaster management group.	Section 7(1) Disaster Management Regulation 2014	
Power to appoint a person as a member of a local disaster management group.	Section 9(1) Disaster Management Regulation 2014	
Power to appoint a chairperson and deputy chairperson of a local disaster management group.	Section 10(1) Disaster Management Regulation 2014	

Economic Development Act 2012

Document Reviewed:	26/02/2020	
Reprint:	9/12/2019	
Amended:		
Inserted:	98(1)	
Omitted:	99(5)	
Note:	New Reprint. Changes.	

Section 36B Economic	SUBJECT
Development Act 2012	
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Section 40H(1)	
Economic	
Development Act 2012	
Section 40I Economic	
Development Act 2012	
Section 40J(a)	
Economic	
Development Act 2012	
Section 40J(b)	
Economic	
Development Act 2012	
Section 40K(2)	
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Development Act 2012	
Section 40M(2)	
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	Section 36C(3) Economic Development Act 2012 Section 36I(3) Economic Development Act 2012 Section 36I(3) Economic Development Act 2012 Section 40B Economic Development Act 2012 Section 40H(1) Economic Development Act 2012 Section 40I Economic Development Act 2012 Section 40I Economic Development Act 2012 Section 40J(a) Economic Development Act 2012 Section 40J(b) Economic

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make submissions to MEDQ about the	Section 41(5)(b)	
proposed planning instrument change.	Economic	
	Development Act 2012	
Power as the proposer to prepare a proposed planning	Sections 42A, 42B,	
instrument change. For the avoidance of doubt this	42C, 42D, 42E, 42G,	
power includes all actions and all matters required to	42H, 42I, 42J and 42L	
be considered under sections 42A, 42B, 42C, 42D, 42E,	Economic	
42G, 42H, 42I, 42J and 42L of the <i>Economic</i>	Development Act 2012	
Development Act 2012.		
Power to agree to the making of a regulation making an	Section 43(3)	
interim local law.	Economic	
	Development Act 2012	
Power, as the enforcement authority under the	Section 51AJ Economic	
Planning Act for a Planning Act approval and where	Development Act 2012	
chapter 3, part 2, division 4, subdivision 3 applies, to		
commence proceedings in the court seeking a		
declaration mentioned in section 51AJ(3).		
Power, as the enforcement authority under the	Section 51AQ(2)	
Planning Act for a Planning Act approval and where	Economic	
chapter 3, part 2, division 4, subdivision 3 applies, to	Development Act 2012	
give an infrastructure charges notice if the		
circumstances in section 51AQ(2) apply.		
Power, as a distributor-retailer under the South-East	Section 51AU(6)	
Queensland Water (Distribution and Retail	Economic	
Restructuring) Act 2009 (SEQW(DRR)A) and where a	Development Act 2012	
water connection aspect of a water approval		
mentioned in section 51AU of the <i>Economic</i>		
Development Act 2012 is amended, to give an		
infrastructure charges notice under the SEQW(DRR)A		
in relation to the amendment.		
Power to comply with a request by MEDQ to supply	Section 52(3)	
documents or information.	Economic	
	Development Act 2012	
Power to consult with MEDQ about a proposed	Section 58(2)(a)	
development scheme.	Economic	
	Development Act 2012	
Power as an owner of land to consent to the making of	Section 82(1)(b)	
a PDA development application.	Economic	
	Development Act 2012	
Power to make submissions to MEDQ about a PDA	Section 84(4)(d)	
development application.	Economic	
	Development Act 2012	
Power as an owner of land to consent in writing to the	Section 98(1)	
cancellation of a PDA development approval.	Economic	
	Development Act 2012	
Power as an owner of land to consent to the making of	Section 99(5)	
an amendment application.	Economic	
	Development Act 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power as a superseding public sector entity to continue	Section 116E(3)(b)	
to make and levy the infrastructure expenses	Economic	
recoupment charge.	Development Act 2012	
Power as a charging entity to give a charge notice.	Section 116G	
	Economic	
	Development Act 2012	
Power to recover a charge that becomes owing under	Section 117 Economic	
subsection (1).	Development Act 2012	
Power to consult with MEDQ about a proposed	Section 122(2)	
infrastructure agreement likely to continue to apply in	Economic	
relation to land after the land ceases to be in, or to be	Development Act 2012	
PDA-associated land for, a priority development area.		
Power as a directed entity to do everything reasonably	Section 127(4)	
necessary to comply with a direction given by MEDQ.	Economic	
	Development Act 2012	
Power as a directed entity to comply with a direction	Section 128(4)	
given by MEDQ to provide or maintain stated	Economic	
infrastructure in, or relating to, a stated priority	Development Act 2012	
development area.		
Power to subdelegate a function or power of	Section 169(4)	
MEDQ delegated to Council under subsection (1) to an	Economic	
appropriately qualified employee Council.	Development Act 2012	
Power, where serving a document under the <i>Economic</i>	Section 171B	
Development Act 2012, to effect service by giving the	Economic	
receiver a communication stating that:	Development Act 2012	
(a) the relevant document can be viewed on a		
stated website or other electronic medium;		
and		
(b) the receiver may ask for a copy of the relevant		
document.		
Power, where serving a document under section	Section 171B(6)	
171B(1) or (2), and where the receiver has asked for a	Economic	
copy of the relevant document, to give the receiver a	Development Act 2012	
copy of the relevant document.		
Power as a directed entity, in the circumstances	Section 213(2)	
specified in subsection (1), to comply with the	Economic	
direction.	Development Act 2012	
Power as a directed entity, in the circumstances	Section 214(2)	
specified in subsection (1), to comply with the	Economic	
direction.	Development Act 2012	

Electricity Act 1994

Document Reviewed:	17/09/2019
Reprint:	24/05/2019
Amended:	
Inserted:	
Omitted:	
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.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a road authority, to enter a written agreement with an electricity entity.	Section 102(2) Electricity Act 1994	
Power, as a road authority, to give an electricity entity information about lines and levels for proposed roadworks.	Section 102(4) Electricity Act 1994	
Power, as a road authority, to consult with an electricity entity.	Section 103 Electricity Act 1994	
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 Electricity Act 1994	
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	
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, including all steps necessary to progress the internal review (such as applying for a statement of reasons, applying to QCAT for a stay, participating in a mediation or arbitration).	Sections 214, 215, 216 and 217 Electricity Act 1994	
Power, as a person whose interests are affected by a decision of the regulator under section 218 to apply to QCAT for an external review of the decision.	Section 219 Electricity Act 1994	

Electricity Regulation 2006

Document Reviewed:	17/09/2019
Reprint:	01/07/2019
Amended:	
Inserted:	
Omitted:	
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.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public entity, to agree on a different consultation period with an electricity entity.	Section 18(3) Electricity Regulation 2006	
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	
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	
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	
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	
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.	Section 24 Electricity Regulation 2006	

Environmental Offsets Act 2014

Document Reviewed:	17/09/2019
Reprint:	11/04/2019
Amended:	<mark>25A</mark>
Inserted:	14, 15, 26, 28,35, 39
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make an environmental offsets policy available for inspection.	Section 12(3) Environmental Offsets Act 2014	
Power, as an administering agency, to impose an offset condition if the circumstances in sections 14 and 15 apply.	Sections 14 and 15 Environmental Offsets Act 2014	
Power to consider a notice of election and any offset delivery plan.	Section 19(1) Environmental Offsets Act 2014	
Power to decide whether it is appropriate to deliver the environmental offset in the way stated in the notice of election, and any offset delivery plan, or whether the offset should be delivered in a different way and to give notice of the decision.	Sections 19(2) and 19(3)Environmental Offsets Act 2014	
Power to agree to amend either or both of the agreed delivery arrangement and an offset delivery plan.	Section 19(7) Environmental Offsets Act 2014	
Power to give the notice required to be given under subsection (4).	Section 19A Environmental Offsets Act 2014	
Power to enter another agreed delivery arrangement.	Section 20 Environmental Offsets Act 2014	
Power to decide an application to remove duplicate conditions, make other amendments to the authority, and give notice of the decision.	Section 25A Environmental Offsets Act 2014	
Power, as a relevant agency, to enter an environmental offset agreement.	Section 26 Environmental Offsets Act 2014	
Power, as a relevant agency, to enter another environmental offset agreement that varies, or terminates and replaces, an earlier environmental offset agreement.	Section 28 Environmental Offsets Act 2014	
Power, in the circumstance specified in subsection 35(1)(a), to give a compliance notice in relation to the terms of the environmental offset agreement.	Section 35 Environmental Offsets Act 2014	Page 55 c

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where Council has given a compliance notice and the person contravenes it by not doing something, to do the thing and recover any reasonable costs or expenses incurred in doing it as a debt.	Section 39 Environmental Offsets Act 2014	
Power to credit amounts received by Council as a financial settlement offset to Council's trust fund.	Section 89(1) Environmental Offsets Act 2014	
Power to transfer an amount received by Council as a financial settlement offset in one of the circumstances listed in subsection (2).	Section 89(2) Environmental Offsets Act 2014	
Power, as an administering agency, to keep a register of the matters listed in subsection one, make the register available for inspection and give information held on the register to the chief executive.	Section 90 Environmental Offsets Act 2014	
Power, as an administering agency, to decide an application to amend:- (a) an existing authority; (b) an authority granted, on or after commencement, as the result of an application that was made but not dealt with, before commencement, and to do all things authorised or required by section 95B following the making of the decision.	Section 95B Environmental Offsets Act 2014	

Environmental Offsets Regulation 2014

Document Reviewed:	26/02/2020
Reprint:	7/02/2020
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an owner of land proposed to be included within a new area covered by a later environmental offset agreement, to decide whether or not to consent to the amended declaration of the environmental offset protection area.	Section 11(3)(c) Environmental Offsets Regulation 2014	
Power, as a decision maker, to decide an application for an area of land to be identified as an advanced offset and to do all things authorised or required by section 14 following the making of the decision.	Section 14 Environmental Offsets Regulation 2014	
Power, as a decision maker, to remove an advanced offset from the register kept under section 90 of the Act.	Section 14(7) Environmental Offsets Regulation 2014	
Power, as a decision maker, to decide an application to vary the boundary of an area of land identified as an advanced offset and to do all things authorised or required by section 15 following the making of the decision.	Section 15 Environmental Offsets Regulation 2014	
Power, as a relevant entity, to extend the time for applying for internal review.	Section 18(2) Environmental Offsets Regulation 2014	
Power, as a relevant entity, to review a reviewable decision, make an internal review decision and to do all things authorised or required by section 19 following the making of the decision.	Section 19 Environmental Offsets Regulation 2014	

Environmental Protection (Water and Wetland Biodiversity) Policy 2019

Document Reviewed:	26/02/2020
Reprint:	01/12/2019
Amended:	
Inserted:	
Omitted:	
Note:	New register.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a recognised entity, in cooperation with the chief executive, to develop and implement a healthy waters management plan.	Section 16(2) Environmental Protection (Water and Wetland Biodiversity) Policy 2019	

Environmental Protection Act 1994

Document Reviewed:	26/02/2020	
Reprint:	9/12/2019	
Amended:		
Inserted:	197, 579(4)	
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
Power to make a written submission about a submitted EIS.	Section 54 Environmental Protection Act 1994	
Power, as an administering authority, to give an applicant a notice about an application that is not a properly made application.	Section 128 Environmental Protection Act 1994	
Power to agree a further period within which the applicant must give notice under section 128	Section 129 Environmental Protection Act 1994	
Power, as an administering authority, to give a notice about an application made by joint applicants, to the principal applicant nominated in the application.	Section 130 Environmental Protection Act 1994	
Power, as an administering authority, to refuse to allow a change to an application if the change would result in the application not being a properly made application and the applicant does not take action to make the remade application properly made.	Section 132 Environmental Protection Act 1994	
Power, as an administering authority, to give written agreement that a change to an application is a minor change.	Section 133 Environmental Protection Act 1994	
Power, as an administering authority, to determine satisfaction that the requirements under the application stage have been complied with.	Section 136(b)(i) Environmental Protection Act 1994	
Power, as an administering authority, to make a written information request to the applicant to give further information needed to assess the application.	Section 140 Environmental Protection Act 1994	
Power, as an administering authority, to agree to extend the applicant's information request response period.	Sections 145 and 147 Environmental Protection Act 1994	
Power, as an administering authority, to determine not to make an information request.	Section 148(b)(i) Environmental Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an administering authority, to determine the	Section 150(1)(d)	
change would not be likely to attract a submission	Environmental	
objecting to the thing the subject of the change, if the	Protection Act 1994	
notification stage were to apply to the change.		
Power, as an administering authority, to give the	Section 152	
applicant an information notice prescribing an	Environmental	
additional or substituted way to give public notice of an	Protection Act 1994	
application.		
Power to decide to allow or not allow substantial	Section 159	
compliance with public notice requirements.		
Power, as an administering authority, to, by written	Section 168	
notice to the applicant, extend the decision period and	Environmental	
further extend the decision period with the written	Protection Act 1994	
agreement of the applicant.		
Power, as an administering authority, to approve a	Section 170	
standard application subject to the standard conditions	Environmental	
for the relevant activity or authority.	Protection Act 1994	
Power, as an administering authority, to approve a	Section 171	
variation application subject to the standard conditions	Environmental	
for the relevant activity or authority or subject to	Protection Act 1994	
conditions which are different to the standard		
conditions for the activity or authority.		
Power, as an administering authority, to refuse a site-	Section 172	
specific application or approve a site-specific	Environmental	
application subject to conditions.	Protection Act 1994	
Power, as an administering authority, to include a	Section 177	
copy of the environmental authority in the relevant	Environmental	
register.	Protection Act 1994	
Power, as an administering authority, to issue an	Section 195	
environmental authority.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to include a copy	Section 197	
of an environmental authority in the relevant register.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to give an	Section 198(2)	
information notice to the applicant for an	Environmental	
environmental authority.	Protection Act 1994	
Power, as an administering authority, to give an	Section 198(4)	
information notice about the decision to any submitter	Environmental	
for the application.	Protection Act 1994	
Power, as an administering authority, to impose a	Section 203	
condition on an environmental authority or draft	Environmental	
environmental authority to which section 115 applies.	Protection Act 1994	
Power, as an administering authority, to amend an	Section 211	
environmental authority to correct a clerical or formal	Environmental	
error by giving written notice to the holder but only if	Protection Act 1994	
the amendment does not adversely affect the interests		
of the holder or anyone else.		
of the holder of anyone else.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as an administering authority, to amend an	Section 213	
existing environmental authority issued subject to	Environmental	
conditions to replace the existing standard conditions	Protection Act 1994	
with new standard conditions issued by the chief		
executive and to give written notice of the amendment		
to the environmental authority holder.		
Power, as an administering authority, to make an	Section 215	
amendment to an environmental authority:-	Environmental	
(a) which is necessary or desirable because of a	Protection Act 1994	
matter mentioned in section 215(2) and where		
the procedure required by Chapter 5, Part 6,		
Division 2; or		
(b) if the holder has agreed in writing to the amendment.		
Power, as an administering authority, to make other	Sections 216 and 219	
amendments to an environmental authority in	Environmental	
accordance with the procedure required by Chapter 5,	Protection Act 1994	
Part 6, Division 2 or with the written agreement of the	77000010117100 2337	
authority holder.		
Power, as an administering authority, to refuse an	Section 227A	
amendment application to which section 227A(1)	Environmental	
applies, to require the environmental authority holder	Protection Act 1994	
to make a site specific application and to give written		
notice of the refusal to the applicant.		
Power, as an administering authority, to decide	Section 228	
whether an application made by the holder of an	Environmental	
environmental authority to amend the authority is a	Protection Act 1994	
minor or major amendment.	C1' 224	
Power, as an administering authority, to set the	Section 234	
submission period for the application by written notice.	Environmental	
Dower as an administering authority to give written	Protection Act 1994 Section 237	
Power, as an administering authority, to give written agreement to the continued assessment of a changed	Environmental	
application to amend an environmental authority.	Protection Act 1994	
Power, as an administering authority, to request	Section 238(3)	
further information needed to assess a changed	Environmental	
amendment application which is not a minor change	Protection Act 1994	
and to which the information stage applies.		
Power, as an administering authority, to decide that	Section 238(7)	
the notification stage be repeated in respect of a	Environmental	
changed amendment application which would be likely	Protection Act 1994	
to attract a submission objecting to the change.		
Power, as an administering authority, to:-	Sections 240 & 242	
(a) decide to approve or refuse an amendment	Environmental	
application;	Protection Act 1994	
(b) if the amendment is approved, to make other		
amendments to the conditions of the		
environmental authority;		
(c) give notice of the decision to the applicant; and		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(d) include a copy of any amended environmental authority in the register		
Power, as an administering authority, to decide to approve an application to amalgamate environmental authorities or refuse an amalgamation application to which section 247(1)(b) applies.	Section 247 Environmental Protection Act 1994.	
Power, as an administering authority, to:- (a) de-amalgamate an environmental authority; (b) issue 2 or more environmental authorities; and (c) include each environmental authority in the relevant register.	Section 250C Environmental Protection Act 1994.	
Power, as an administering authority, to approve or refuse an application by the holder of an environmental authority to transfer all or part of the environmental authority to another entity.	Section 254 Environmental Protection Act 1994.	
Power, as an administering authority, to decide whether a final rehabilitation report includes enough information to decide that the requirements in section 264(1)(b)(i) and 264(1)(b)(ii) have been met.	Section 264 Environmental Protection Act 1994	
Power, as an administering authority, to make a written request to an applicant to give further information needed to assess an application to surrender an environmental authority.	Section 265 Environmental Protection Act 1994	
Power, as an administering authority, to approve or refuse a surrender application.	Section 266 Environmental Protection Act 1994	
Power, as an administering authority, to:- (a) cancel or suspend an environmental authority if an event mentioned in section 278(2) has occurred; (b) follow the procedures in Chapter 5, Part 11, Division 2; (c) give notice of the decision; and (d) record the action in the relevant register.	Sections 278, 279, 280, 281, 282, 283 and 284 Environmental Protection Act 1994	
Power, as an administering authority, to approve or refuse an application made by the holder of an environmental authority to suspend the environmental authority.	Section 284C Environmental Protection Act 1994	
Power, as an administering authority, to impose a condition on an environmental authority requiring the holder to give financial assurances as security for compliance with the environmental authority and for costs or expenses mentioned in section 298.	Section 292 Environmental Protection Act 1994	
Power, as an administering authority, to decide the amount and form of financial assurance required under a condition of an environmental authority.	Section 295 Environmental Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as an administering authority, to give notice of	Section 296	
the decision under section 295(1).	Environmental	
	Protection Act 1994	
Power, as an administering authority, to decide to	Section 301	
make a claim on or realise a financial assurance and	Environmental	
give an information notice about the decision.	Protection Act 1994	
Power, as an administering authority, to by written	Section 304	
notice require an applicant to give a compliance	Environmental	
statement for a financial assurance before deciding an	Protection Act 1994	
application to amend or discharge the financial		
assurance.		
Power, as an administering authority, to approve or	Section 305	
refuse an application by the holder of an	Environmental	
environmental authority to amend the amount or form	Protection Act 1994	
of a financial assurance stated in a notice given under		
section 296 or to discharge a financial assurance.		
Power, as an administering authority, to require a	Section 306	
change of the amount of a financial assurance.	Environmental	
	Protection Act 1994	
Power, as an administering authority to, in the	Section 307	
circumstances referred to in subsection (1), give notice	Environmental	
stating how much of the financial assurance has been	Protection Act 1994	
used and requiring it be replenished.		
Power, as the administering authority, to recover from	Section 308	
the holder of an environmental authority as a debt,	Environmental	
outstanding annual fees.	Protection Act 1994	
Power, as an administering authority, to change the	Section 310	
anniversary day for an environmental authority for	Environmental	
which an annual fee is prescribed, in the circumstances	Protection Act 1994	
provided for by section 310(1)(a) and 310(1)(b).		
Power, as an administering authority, to change an	Section 311	
anniversary day for an environmental authority.	Environmental	
	Protection Act 1994	
Power, as an administering authority to, in the	Section 314	
circumstances specified in section 314(1)(a) and	Environmental	
314(1)(b):-	Protection Act 1994	
(a) require the holder of the environmental		
authority to make a site-specific application for		
a new environmental authority under Chapter		
5 Part 2 or make an amendment application for		
the authority under Chapter 5 Part 7;		
(b) give written notice of the proposed		
requirement prior to making it.		
Power, as an administering authority, to ask any entity	Section 315	
for advice, comment or information about an	Environmental	
application made under Chapter 5.	Protection Act 1994	
Power to make submissions about a proposed ERA	Section 318A	
standard.	Environmental	
	Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as person aware of an event described in	Section 320C	
section 320A, to give written notice of the event, its	Environmental	
nature and the circumstances in which it happened to	Protection Act 1994	
the administering authority, any occupier of the		
affected land or any registered owner of the affected		
land, or by public notice.	Section 320D	
Power, as employer aware of an event described in section 320A, to give written notice of the event, its	Environmental	
nature and the circumstances in which it happened to	Protection Act 1994	
the administering authority, any occupier of the	Trotection Act 1994	
affected land or any registered owner of the affected		
land, or by public notice.		
Power, as a person mentioned in section 320A(2)(a), to	Section 320DA(1)	
within 24 hours after becoming aware of an event or	Environmental	
change mentioned in section 320A(2)(b)(i) or (ii) give	Protection Act 1994	
the administering authority written notice of the		
matters stated in subsection (2).		
Power, as a person mentioned in section 320A(2)(a), to	Section 320DA(3)	
within 20 business days after becoming aware of an	Environmental	
event or change mentioned in section 320A(2)(b)(iii) give the administering authority written notice of the	Protection Act 1994	
activity.		
Power, as a local government mentioned in section	Section 320DB(1)	
320A(3)(a), to within 20 business days after becoming	Environmental	
aware that the activity has been, or is being, carried out	Protection Act 1994	
on land in its area, give the administering authority		
written notice.		
Nb. the section in the Act incorrectly refers to section		
320(3)(a). This delegation refers to the correct section.		
Power, as a local government mentioned in section	Section 320DB(2)	
320A(3)(b), to within 24 hours after becoming aware of	Environmental	
	Protection Act 1994	
the administering authority written notice. Nb. the section in the Act incorrectly refers to section		
320(3)(b). This delegation refers to the correct section.		
Power, as an administering authority, to require a	Sections 322 and 323	
person to conduct or commission an environmental	Environmental	
audit and give an environmental report about the	Protection Act 1994	
audit.		
Power, as an administering authority, to require a	Section 326B	
person to conduct or commission an environmental	Environmental	
investigation.	Protection Act 1994	
Power, as an administering authority, to ask for further	Section 326F	
information.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to accept the	Section 326G	
report or refuse to accept the report and to give notice	Environmental	
of the decision.	Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an administering authority which has	Section 326H	
accepted an environmental report under section 326G,	Environmental	
to do 1 or more of the things listed in subsection (1).	Protection Act 1994	
Power, as an administering authority which has refused	Section 326I	
to accept an environmental report under section	Environmental	
326G(4)(b), to, by written notice, require the recipient	Protection Act 1994	
to conduct or commission another environmental		
investigation and submit a report on the investigation.		
Power, as an administering authority, to require a	Section 332	
person or public authority to submit a draft transitional	Environmental	
environmental program.	Protection Act 1994	
Power to submit a draft transitional environmental	Section 333	
program to the administering authority for approval.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to by written	Section 334A	
notice require the person or public authority that	Environmental	
submitted the draft transitional environmental	Protection Act 1994	
authority to give further information.		
Power to make a submission in relation to a draft	Section 335	
transitional environmental program.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to invite parties	Section 336	
to a conference to help it determine whether or not to	Environmental	
approve a draft transitional environmental program.	Protection Act 1994	
Power, as an administering authority, to seek advice,	Section 336A	
comment or information about a TEP submission.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to extend the	Section 337	
period for decision about a draft transitional	Environmental	
environmental program and approve a draft	Protection Act 1994	
transitional environmental program.		
Power, as an administering authority, to:-	Section 339(1)	
a) approve a draft transitional environmental	Environmental	
program as submitted or with amendments	Protection Act 1994	
requested or agreed to by the administering		
authority; or		
b) refuse to approve a draft transitional		
environmental program.		
Power, as an administering authority, to impose on an	Section 339(2)	
approval of a draft transitional environmental	Environmental	
program:-	Protection Act 1994	
a) any conditions the authority must impose under a		
regulatory requirement; and		
b) any other conditions the administering authority considers appropriate.		
Power, as an administering authority, to give a person	Section 340	
or public authority who submitted a draft transitional	Environmental	
environmental program for approval written notice of	Protection Act 1994	
the decision.		

Power, as an administering authority, to approve a draft transitional environmental program if there has been substantial compliance with public notice requirements. Power, as an administering authority, to consider and approve or refuse an application to amend a Environmental	
been substantial compliance with public notice Protection Act 1994 requirements. Power, as an administering authority, to consider and approve or refuse an application to amend a Environmental	
requirements. Power, as an administering authority, to consider and approve or refuse an application to amend a Environmental	
Power, as an administering authority, to consider and Section 344 approve or refuse an application to amend a Environmental	
approve or refuse an application to amend a <i>Environmental</i>	
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the mailting of a suring a managed and a managed	
transitional environmental program. Protection Act 1994	
Power, as an administering authority, to cancel the Section 344E	
approval for a transition environmental program, give Environmental	
notice of the decision or record details of the decision Protection Act 1994	
in a register.	
Power, as an administering authority, to withdraw the Section 344F	
notice or remove the record. Environmental	
Protection Act 1994	
Power, as an administering authority, to give the holder Section 344G	
of the environmental authority a copy of the authority Environmental	
that does not include the note. Protection Act 1994	
Power, as an administering authority, to apply to the Section 355	
Court for an order that section 353(1) does not apply. Environmental	
Protection Act 1994	
Power, as an administering authority who has made an Section 357(2)	
application to the Court under section 355, to apply to Environmental	
the Court for an order pending decision on the <i>Protection Act 1994</i>	
application	
Power, as administering authority, to – Sections 357C, 357D	
• grant an application for a temporary emissions and 357E	
licence, with or without conditions, as submitted or Environmental	
on different terms than have been requested in the Protection Act 1994	
application; or	
refuse to grant the application for a temporary	
emissions licence.	
Power, as administering authority, to amend, cancel or Section 357J	
suspend a temporary emissions licence. Environmental	
Protection Act 1994	
Power, as holder of a temporary emissions licence, to Section 357J	
give written agreement to the amendment of the <i>Environmental</i>	
licence. Protection Act 1994	
Power, as an administering authority, to issue an Section 358	
environmental protection order. Environmental	
Protection Act 1994	
Power, as an administering authority, to decide a Section 363AB	
person has a relevant connection with a company. Environmental	
Protection Act 1994	
Power, as an administering authority, to issue an Section 363AC	
environmental protection order to a related person of Environmental	
the company. Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as an administering authority, to issue an	Section 363AD	
environmental protection order to a related person of	Environmental	
a high risk company.	Protection Act 1994	
Power, as an administering authority, to issue a cost	Section 363AI	
recovery notice to the recipient.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to claim the	Section 363AI(7)	
amount from the recipient as a debt.	Environmental	
	Protection Act 1994	
Power, as the land's owner, to make a written	Section 376	
submission to the administering authority in response	Environmental	
to a show cause notice issued pursuant to section 375.	Protection Act 1994	
Power, to give the administering authority:-	Section 390	
(a) a contaminated land investigation document	Environmental	
accompanied by a declaration and a statement;	Protection Act 1994	
and		
(b) a statement as owner of the land agreeing to		
the draft plan.		
Power, as a prescribed responsible person, to make a	Section 392(1)	
written submission in response to a show cause notice	Environmental	
issued pursuant to section 391.	Protection Act 1994	
Power, as a prescribed responsible person, to comply	Section 394(5)	
with a notice issued by the administering authority	Environmental	
pursuant to this section.	Protection Act 1994	
Power, as a prescribed responsible person, to:-	Section 395	
(a) obtain the consent of the owner or occupier to	Environmental	
enter the land;	Protection Act 1994	
(b) give the owner or occupier written notice of		
the intention to enter the land;		
(c) agree with the owner or occupier about		
reasonable compensation because of the loss		
or damage; and		
(d) appear in any proceeding before a court of		
competent jurisdiction (including instructing a		
legal representative to appear) where		
agreement about compensation cannot be		
reached.	Casting 207	
Power, as a prescribed responsible person, to comply	Section 397	
with a requirement of the administering authority	Environmental	
given pursuant to this section.	Protection Act 1994	
Power to apply to amend a site management plan and	Section 402	
to comply with Chapter 7, Part 8, Division 3,	Environmental	
Subdivisions 2 to 4 as they relate to the application.	Protection Act 1994	
Power, as owner or occupier of land, to consent to the	Section 403	
amendment of a site management plan for the land by	Environmental	
the administering authority.	Protection Act 1994	
Power, as the person who released the contaminant,	Section 404	
the relevant local government or the owner of the land,	Environmental	
to prepare a draft amendment of a site management	Protection Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
plan if requested to do so by the administering authority and to comply with Chapter 7, Part 8, Division		
3, Subdivisions 2 to 5 as they relate to the draft		
amendment.		
Power, as owner of land, to give a lessee or proposed	Section 407	
lessee notice that particulars of the land have been	Environmental	
recorded in the contaminated land register.	Protection Act 1994	
Power, as an owner of land in a circumstance listed in	Section 408	
subsection (1), to give the notice required by	Environmental	
subsection (2).	Protection Act 1994	
Power, as an administering authority, to require a	Section 451	
person to provide information for the enforcement or	Environmental	
administration of this Act.	Protection Act 1994	
Power, as owner or occupier of land, to consent to an	Section 452	
authorised person's entry onto the land.	Environmental	
	Protection Act 1994	
Power, as owner or occupier of land, to consent to an	Section 454	
authorised person's entry onto the land.	Environmental	
	Protection Act 1994	
Power, as an administering authority, to issue a notice	Section 454(3)(b) and	
that an authorised person will enter land.	(4) Environmental	
De la contraction of a contract to a contract to	Protection Act 1994	
Power, as the occupier of access land, to consent to an	Section 455 Environmental	
authorised person's entry onto the land.	Protection Act 1994	
Power as a person to whom an emergency direction is	Section 478	
given to comply with the direction and to take the steps	Environmental	
required by subsection (b).	Protection Act 1994	
Power, as an administering authority, to waive	Section 489	
payment of costs of investigation or remediation work.	Environmental	
payment of costs of investigation of remediation work.	Protection Act 1994	
Power, as an administering authority, to make an	Section 501(1)(c)	
application to the court for an order against a	Environmental	
defendant for costs.	Protection Act 1994	
Power, as an administering authority, to carry out work	Section 502A(2)	
or take other action reasonably necessary where a	Environmental	
person has failed to comply with an order made under	Protection Act 1994	
section 502.		
Power, as an administering authority, to make an	Section 505	
application to the Court to remedy or restrain an	Environmental	
offence against this Act.	Protection Act 1994	
Power, as a person who has made an application	Section 506	
pursuant to section 505, to seek an order of the Court	Environmental	
pending determination of the application.	Protection Act 1994	
Power, as the administering authority, to:	Section 507	
(a) accept or reject an enforceable undertaking;	Environmental	
(b) given written notice of the decision and the	Protection Act 1994	
reasons for the decision		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
(c) publish a copy of any undertaking on Council's website; and		
(d) take all reasonable steps to have any		
proceedings in relation to the contravention		
discontinued.		
Power, as the administering authority, to agree in	Section 509	
writing to the withdrawal or variation of an enforceable	Environmental	
undertaking and to publish notice of the withdrawal or	Protection Act 1994	
variation on Council's website.		
Power, as the administering authority, to amend an	Section 510	
enforceable undertaking by written agreement.	Environmental	
Devices on the administration authority to make an	Protection Act 1994 Section 511	
Power, as the administering authority, to make an amendment to an enforceable undertaking to correct a	Environmental	
clerical or formal error and give written notice of the	Protection Act 1994	
amendment.	Trotection Act 1994	
Power, as the administering authority, to:-	Section 512	
(a) amend or suspend an enforceable undertaking	Environmental	
where satisfied one of the circumstances in	Protection Act 1994	
subsections 512(1)(a) to (d) apply; and		
(b) comply with the requirements of subsection		
512(2) to (7).		
Power, as the administering authority, to apply to the	Section 513(2)	
Magistrates Court for an order if a person contravenes	Environmental	
an enforceable undertaking.	Protection Act 1994	
Power to exercise all the powers of the chief executive	Section 516	
that have been delegated to Council. (Sub-section (2)	Environmental	
permits sub delegation of these powers to a qualified	Protection Act 1994	
entity). Power, where the chief executive has delegated the	Section 518(1)(a)(ii)	
powers as an administering authority to Council, to	Environmental	
exercise those delegated powers.	Protection Act 1994	
Power, as an administering authority, to review a	Section 521(5)	
decision.	Environmental	
	Protection Act 1994	
Power, as a dissatisfied person, to apply for a review of	Section 521	
an original decision.	Environmental	
	Protection Act 1994	
Power, as a dissatisfied person that has applied for a	Section 522	
review under section 521, to apply to the Planning and	Environmental	
Environment Court or the Land Court for a stay of	Protection Act 1994	
operation of the original decision.	6 11 504	
Power, as a dissatisfied person, to appeal to the Land	Section 524	
Court against a review decision of an original decision	Environmental Protection Act 1994	
mentioned in schedule 2, part 1. Power, as a dissatisfied person, to appeal to the	Section 531	
Planning and Environment Court against a review	Environmental	
decision of an original decision, other than a review	Protection Act 1994	
decision to which Chapter 11, Part 3, Division 3,	500000017100 1557	
	<u> </u>	Page 69

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Subdivision 1 of this Act applies or a review decision		
that relates to an original decision mentioned in		
Schedule 2, Part 3.		
Power, as an administering authority, keep the	Section 540, 541 and	
registers listed in section 540(1) and keep them	542 Environmental	
available for inspection.	Protection Act 1994	
Power, as an administering authority, to prepare and submit a report to the chief executive.	Section 546 Environmental	
submit a report to the chief executive.	Protection Act 1994	
Power, as an administering authority, to consult with	Section 548(3)	
the chief executive about guidelines the chief executive	Environmental	
proposes for administering authorities.	Protection Act 1994	
Power to consult with the chief executive about	Section 549(3)	
guidelines the chief executive proposes.	Environmental	
	Protection Act 1994	
Power, in the circumstance referred to in subsection	Section 574BA	
574BA(1), to recover the administering authorities	Environmental	
reasonable costs and expenses in performing the	Protection Act 1994	
function.		
Power, as an administering authority, to request	Section 578	
written notice of damage caused to land or something	Environmental	
on the land by a person who enters land under an entry	Protection Act1994	
order.		
Power, as the owner or occupier of the land, to claim	Section 579(4)	
compensation for any compensatable effect in a	Environmental	
proceeding brought in a court of competent	Protection Act 1994	
jurisdiction.		
Power, as an administering authority, to change or	Section 620	
cancel a condition of an environmental authority given	Environmental	
continuing effect under section 619(2)(d) or 619(4)(d)	Protection Act 1994	
of this Act. Power, as an administering authority, in relation to an	Section 621	
activity being carried out under section 619(1) of this	Environmental	
Act, to give the person carrying out the activity a	Protection Act 1994	
development approval and a registration certificate.		
Power, as an administering authority, to give the	Section 623	
registered operator for a level 1 approval for a level 1	Environmental	
chapter 4 activity taken to be a registration certificate	Protection Act 1994	
under section 619, a notice stating that section 316		
applies to the registration certificate.		
Power, as an administering authority, to amend a	Section 634	
condition about financial assurance imposed under	Environmental	
Chapter 13 Part 7.	Protection Act 1994	
Power, as an administering authority, to consider or	Section 671(2)	
continue to consider, a draft transitional program	Environmental Protection Act 1994	
submitted under section 332 or 333 before 4 April 2011 and decide whether to approve it under the	FIOLECTION ACT 1994	
unamended Act.		
anamenaca Acti		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an administering authority, to approve or	Section 697	
refuse an application made by the holder of a	Environmental	
transitional authority, to convert the conditions of the	Protection Act 1994	
transitional authority to the standard conditions for the		
authority or relevant activity.		
Power, as an administering authority, to approve an	Section 698B	
application to convert a surrendered registration	Environmental	
certificate to an environmental authority that has been	Protection Act 1994	
suspended under Chapter 5, Part 11A of this Act.		
Power, as an administering authority, to amend an	Section 699	
environmental authority to which a requirement	Environmental	
applies to impose a condition about the financial	Protection Act 1994	
assurance and to give written notice of the amendment		
to the authority holder.		

Environmental Protection Regulation 2019

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Inserted:	41AA(3)
Omitted:	
Note:	New Reprint. Changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where Council is a referral agency for a development application for a material change of use for a concurrence ERA to assess the development application against the matters stated in subsection 19(2)(a) to (c).	Section 19(4) Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to an environmentally relevant activity, other than a prescribed ERA to do those things required in subsections 35(1)(a) to 35(1)(e).	Section 35(1) Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to a prescribed ERA to do those things required in subsections 35(3)(a) and 35(3)(b).	Section 35(3) Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to an activity, to consider whether to impose conditions about each of the matters listed in subsections 36(1)(a) to 36(1)(m).	Section 36(1) Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to an activity, to consider whether to impose monitoring conditions about the release of contaminants from the activity on the receiving environment.	Section 37 Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to an activity that involves, or may involve, the release of water or waste to a wetland for treatment, to refuse to grant the application for a reason listed in subsection 40(2).	Section 40 Environmental Protection Regulation 2019	
Power, as an administering authority making an environmental management decision relating to an activity that involves, or may involve, the release of water or waste directly to groundwater, to refuse to grant the application for a reason listed in subsection 40(2).	Section 41 Environmental Protection Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an administering authority in the circumstances set out in subsection 41AA(1), to refuse to grant the application if the relevant activity will, or may have, a residual impact.	Section 41AA(3) Environmental Protection Regulation 2019	
Power, as a person who generates waste, if required by an authorised person, to retest the waste under chapter 5, part 1, division 2.	Section 47 Environmental Protection Regulation 2019	
Power, as a generator of waste in the circumstances prescribed in subsection 51(1), to notify the administering authority of the change within 24 hours after receiving the test results for the retesting.	Section 51(2) Environmental Protection Regulation 2019	
Power, as a generator of waste in the circumstances prescribed in subsection 51(1), to give a written report to the administering authority containing those things prescribed in subsection 51(3).	Section 51(3) Environmental Protection Regulation 2019	
Power, as a generator of tested waste in the State, to: (a) for each load of the waste transported to a receiver, record the prescribed information for the load in the approved form; (b) give the prescribed information for the load to the receiver; and (c) keep the record mentioned in subsection 52(1) for at least 5 years.	Section 52 Environmental Protection Regulation 2019	
Power, as a receiver in the State who is given a load of tested waste, to: (a) record the prescribed information for the load in the approved form; (b) within 24 hours after becoming aware of an omission or inaccuracy in the prescribed information, give written notice of the omission or inaccuracy to the administering authority; and (c) keep the record mentioned in subsection 53(2) for at least 5 years.	Section 53 Environmental Protection Regulation 2019	
Power, as a waste handler to pay the fee to the chief executive when giving prescribed information about the transportation of trackable waste to the administering authority.	Section 73 Environmental Protection Regulation 2019	
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 78(1) Environmental Protection Regulation 2019	
Power, as a generator, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period after giving the waste to the transporter.	Section 78(2) Environmental Protection Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a transporter, to give the receiver the prescribed information about the waste and to record the prescribed information about the waste.	Section 79(2) Environmental Protection Regulation 2019	
Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator.	Section 79(3) Environmental Protection Regulation 2019	
Power, as a transporter, to keep the record mentioned in subsection 79(2)(b) for at least 5 years.	Section 79(4) Environmental Protection Regulation 2019	
Power, as a receiver, to record the prescribed information about the waste.	Section 80(1) Environmental Protection Regulation 2019	
Power, as a receiver, to give a copy of the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period.	Section 80(2) Environmental Protection Regulation 2019	
Power, as a receiver, to give the administering authority written notice of a discrepancy in information received from the transporter.	Section 80(3) Environmental Protection Regulation 2019	
Power, as a transporter, to keep the record mentioned in subsection 80(1) for at least 5 years.	Section 80(4) Environmental Protection Regulation 2019	
Power, as a receiver, to record the prescribed information about the waste.	Section 84(1) Environmental Protection Regulation 2019	
Power, as a receiver, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period.	Section 84(2) Environmental Protection Regulation 2019	
Power, as a receiver, to give the administering authority written notice of a discrepancy in information received from the transporter.	Section 84(3) Environmental Protection Regulation 2019	
Power, as a receiver, to keep the record mentioned in subsection 84(1) for at least 5 years.	Section 84(4) Environmental Protection Regulation 2019	
Power, as a generator, to give the transporter the prescribed information about the waste and to record the prescribed information about the waste.	Section 87(1) Environmental Protection Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a generator, to give the prescribed information about the waste to the administering authority in the prescribed way and within the prescribed period.	Section 87(2) Environmental Protection Regulation 2019	
Power, as a receiver, to keep the record mentioned in subsection 87(1)(b) for at least 5 years.	Section 87(4) Environmental Protection Regulation 2019	
Power, as a transporter, to give the administering authority notice of a discrepancy in information received from the generator.	Section 88(2) Environmental Protection Regulation 2019	
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 92 Environmental Protection Regulation 2019	
Power to apply to the administering executive for a consignment number for a load of trackable waste to be transported into Queensland and to take all steps necessary to advance the application.	Section 93 Environmental Protection Regulation 2019	
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 94 Environmental Protection Regulation 2019	
Power to apply to the administering executive for a generator identification number.	Section 97 Environmental Protection Regulation 2019	
Power to require an owner or occupier of relevant premises to supply waste containers other than standard general waste containers.	Section 101(1)(b) Environmental Protection Regulation 2019	
Power to supply premises with standard general waste containers.	Section 101(2) Environmental Protection Regulation 2019	
Power to require a waste container to be kept at a particular place at a premises.	Section 103(1)(a) Environmental Protection Regulation 2019	
Power to require a prescribed person of serviced premises, other than a detached dwelling, to supply: (a) an elevated stand at a level required by Council; or (b) an imperviously paved and drained area for the waste containers, and	Section 104(2) Environmental Protection Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(c) a hose cock and hose in the vicinity of the stand or paved area; and		
(d) a suitable enclosure for the waste containers.		
Power to give a written notice about the removal of	Section 105	
general waste.	Environmental	
	Protection Regulation 2019	
Power to give a written approval to the owner or	Section 106	
occupier of relevant premises for depositing or	Environmental	
disposing of general waste and to impose conditions on the approval.	Protection Regulation 2019	
Power to require the occupier of relevant premises	Section 107(1)	
where there is industrial waste to:	Environmental	
(a) supply industrial waste containers;	Protection Regulation	
(b) keep the waste containers at a place at the	2019	
premises that Council requires; and		
(c) keep each waste container clean and in good repair.		
Power, where the occupier does not supply the waste	Section 107(2)	
containers required under subsection 107(1)(a), to	Environmental	
supply industrial waste containers.	Protection Regulation	
	2019	
Power to require occupier of relevant premises where	Section 108	
there is industrial waste, to treat the waste to the	Environmental Base latin	
standard approved by Council for disposal of the waste	Protection Regulation	
at a waste facility. Power, as an occupier of a reporting facility that under	2019 Section 117(2)	
NPI NEPM exceeds the reporting threshold for a	Environmental	
substance in the facility's reporting period, to give the	Protection Regulation	
chief executive the information identified in subsection	2019	
117(2).	2013	
Power, as an occupier of a reporting facility that under	Section 117(7)	
NPI NEPM exceeds the reporting threshold for a	Environmental	
substance in the facility's reporting period, to comply	Protection Regulation	
with a notice issued by the chief executive pursuant to	2019	
subsection 117(6).		
Power, as an occupier of a reporting facility that under	Section 119	
NPI NEPM exceeds the reporting threshold for a	Environmental	
substance in the facility's reporting period, to keep the	Protection Regulation	
information listed in section 119.	2019	
Power, as an occupier of a reporting facility that under	Section 120 Environmental	
NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to make	Protection Regulation	
written representations to the Minister in response to	2019	
a notice issued pursuant to subsection 120(4).	2013	
Power, as an occupier of a reporting facility that under	Section 123	
NPI NEPM exceeds the reporting threshold for a	Environmental	
substance in the facility's reporting period, to apply to		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
the chief executive for an estimation technique approval and to respond to any request for further information.	Protection Regulation 2019	
Power, as an occupier of a reporting facility that under NPI NEPM exceeds the reporting threshold for a substance in the facility's reporting period, to give the chief executive a written notice claiming that the information required to be given under section 117(2) or (7) should be treated as confidential and to respond to any requests for further information.	Section 127 Environmental Protection Regulation 2019	
Power to administer and enforce those provisions of the Act devolved to Council under Chapter 8, Part 1.	Sections 130, 131, 132, 133, 134, 135 and 136 Environmental Protection Regulation 2019	
Power, as an administering authority, to recover as a debt an unpaid fee under the Act.	Section 155 Environmental Protection Regulation 2019	
Power, as a holder, to give the chief executive the documents listed in subsection 166(1).	Section 166(1) Environmental Protection Regulation 2019	
Power, as a holder, to keep the records listed in in subsections 170(a) to (d).	Section 170 Environmental Protection Regulation 2019	
Power, as a holder, to comply with a notice issued by an authorised person pursuant to subsection 171(2).	Section 171(3) Environmental Protection Regulation 2019	
Power, as a holder, to give the administering authority written notice that eligibility for the reduced annual fee under subsections 165(1)(c)(i) or (ii) has stopped.	Section 172 Environmental Protection Regulation 2019	
Power, as an administering authority, to require by written notice the holder to pay the difference between the annual fee and the reduced annual fee.	Section 173(2) Environmental Protection Regulation 2019	
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 174(3) Environmental Protection Regulation 2019	
Power, as an administering authority, to, by written notice, require the holder of an environmental authority for regulated waste transport to pay a supplementary annual fee and if unpaid, to recover the supplementary annual fee as a debt.	Section 175 Environmental Protection Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an administering authority, to, by written	Section 177(2)	
notice, require the holder to pay:-	Environmental	
(a) the annual fee or the outstanding amount of	Protection Regulation	
the fee; and	2019	
(b) the late payment fee stated in schedule 15 of		
the Regulation.		
Power, as a holder, to comply with a notice issued	Section 177(3)	
pursuant to subsection 177(2).	Environmental	
	Protection Regulation	
	2019	
Power, as a holder, to pay the administering authority	Section 178(2)	
a fee for its assessment of the holder's annual returns	Environmental	
and monitoring compliance with the transitional	Protection Regulation	
environmental program.	2019	

Fire and Emergency Services Act 1990

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to comply with a requirement issued by an authorised fire officer under subsection (2).	Section 58D Fire and Emergency Service Act 1990	
Power to comply with a requisition notice.	Section 69 Fire and Emergency Service Act 1990	
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	
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	
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	
Power to implement an off-site emergency plan.	Section 101 Fire and Emergency Service Act 1990	
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	
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	
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	
Power to consult with the commissioner about a notice under section $104G(1)$.	Section 104G(2) Fire and Emergency Service Act 1990	_

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the occupier or owner of a building, to comply with a notice issued by the commissioner under	Section 104G(3) Fire and Emergency Service	
section 104G(1).	Act 1990	
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	
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	
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	
Power to collect annual contributions and other amounts imposed by the local government pursuant to Part 10 of the Fire and Emergency Service Act 1990.	Section 111(2) Fire and Emergency Service Act 1990	
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	Section 112(1) Fire and Emergency Service Act 1990	
to the categories prescribed under a regulation made under section 108.		
Power to give the owner of a prescribed property a levy notice.	Section 112(2) Fire and Emergency Service Act 1990	
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	
Power to amend, revoke or revoke and give a new levy notice if the chief executive allows an appeal.	Section 113(6) Fire and Emergency Service Act 1990	
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	
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 1990</i> .	Section 117(3) Fire and Emergency Service Act 1990	
Power to make payments to the department, for the fund, out of its operating fund from moneys received	Section 118(1) Fire and Emergency Service	
or recovered by the local government under Part 10. Power to prepare and submit a return in the approved form	Act 1990 Section 118(4) Fire and Emergency Service Act 1990	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to engage a debt collector (authorised to perform a debt collection activity under the <i>Debt Collectors (Field Agents and Collection Agents) Act</i> 2014) to collect any arrears of annual contribution payable by an owner of prescribed property, and to require by notice in writing the owner to pay an amount by way of a collection fee.	Section 126(1) Fire and Emergency Service Act 1990	
Power to contribute amounts raised via special rates or charges, or separate rates or charges, to rural fire brigades operating in Council's local government area.	Section 128A Fire and Emergency Service Act 1990	
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	
Power to nominate a person to be the local controller for an SES unit.	Section 134(2) Fire and Emergency Service Act 1990	
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	
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	
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	
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	
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	
Power to nominate a person to be an ES unit coordinator.	Section 146(2) Fire and Emergency Service Act 1990	
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	

Food Act 2006

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to administer and enforce the following provisions of the <i>Food Act 2006</i> : (a) section 39(1); (b) chapters 3 and 4; (c) chapter 6, other than section 159.	Section 23(1) Food Act 2006	
Power to administer and enforce sections 32, 33, 35 and 36 of the <i>Food Act 2006</i> , in conjunction with the State.	Section 24 Food Act 2006	
Power to agree with the chief executive that the State may do a thing that is a matter of administration and enforcement for local government under section 23(1) of the <i>Food Act 2006</i> .	Section 25(1)(a) Food Act 2006	
Power to agree with the chief executive that Council may do a thing that is a matter of administration and enforcement for the State under section 22(1) of the Food Act 2006.	Section 25(1)(b) Food Act 2006	
Power to consult with the chief executive, and provide information required by the chief executive, about the administration and enforcement of sections 24 and 25 of the <i>Food Act 2006</i> .	Section 28 Food Act 2006	
Power to consider and grant, or refuse to grant, an application for a licence to carry on a licensable food business.	Section 55 Food Act 2006	
Power to obtain and consider the written advice of an auditor about whether a food safety program complies with section 98.	Section 56(2) Food Act 2006	
Power to decide whether premises are suitable for carrying on a licensable food business.	Section 58 Food Act 2006	
Power to make enquiries as to the suitability of the applicant to hold a licence, and the suitability of the premises for carrying on a licensable food business.	Section 59(1)(a) Food Act 2006	
Power to require the applicant to give Council further information or documents that Council reasonably requires.	Section 59(1)(b) Food Act 2006	
Power to extend the time needed to make a decision about the application.	Section 62(2) Food Act 2006	Page 97

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to agree with the applicant, at any time prior to the final consideration day, about the day upon which the application must be decided.	Section 62(3) Food Act 2006	
Power to issue a provisional licence, at any time prior to deciding an application for a licence.	Section 64 Food Act 2006	
Power to decide the term of the licence. (Note: not more than 3 years).	Section 67 Food Act 2006	
Power to decide the term of the provisional licence. (Note: not more than 3 months).	Section 68(1) Food Act 2006	
Power to extend, and further extend, the term of a provisional licence (to a total period of not more than 3 months after the provisional licence was issued).	Section 68(2) Food Act 2006	
Power to impose reasonable conditions on the licence.	Section 69(1)(e) Food Act 2006	
Power to consider and renew, or refuse to renew, the licence for an application made under section 72(1) of the <i>Food Act 2006</i> .	Section 72(3) Food Act 2006	
Power to consider and restore, or refuse to restore, the licence, where application has been made under section 73(1) of the <i>Food Act 2006</i> .	Section 73(3) Food Act 2006	
Power to consider and amend, or refuse to amend, a licence, where application has been made under section 74(1) of the <i>Food Act 2006</i> .	Section 74(3) Food Act 2006	
Power to require the applicant to give Council further information or documents Council reasonably requires to decide the application (for an application that is made under Chapter 3, Part 5, Division 2, Subdivision 1, i.e. sections 72(1), 73(1) and 74(1)).	Section 75(1) Food Act 2006	
Power to give an information notice where Council has failed to decide an application within 30 days of receipt under Chapter 3, Part 5, Division 2, Subdivision 1, i.e. Sections 72(1), 73(1) and 74(1).	Section 77(4) Food Act 2006	
Power to give a show cause notice.	Section 79(2) Food Act 2006	
Power to consider representations about a show cause notice.	Section 80(2) Food Act 2006	
Power to end the show cause process after considering representations made by the licensee.	Section 81 Food Act 2006	
Power to suspend a licence after considering representations (if any).	Section 82(2)(a) Food Act 2006	
Power to cancel a licence after considering representations (if any). Power to suspend a licence immediately.	Section 82(2)(b) Food Act 2006 Section 83(1) Food Act	
Power to give an information notice and show cause notice, as required, before suspending a licence pursuant to section 83(1).	2006 Section 83(2) Food Act 2006	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the second local government, to take the same action as the first local government (except the power to cancel, suspend impose conditions or other similar action in relation to the licence).	Section 90(1) Food Act 2006	
Power, as the second local government, to advise the first local government of the thing done or omitted to be done by a licensee of a mobile food business.	Section 91(2) Food Act 2006	
Power, as the first local government, to take action, in relation to a thing done or omitted to be done by the licensee in the second local government area.	Section 92(2) Food Act 2006	
Power to consider and grant, or refuse to grant, an application for a replacement licence.	Section 97 Food Act 2006	
Power to consider an application and to accredit, or refuse to accredit, the food safety program.	Section 103(1) Food Act 2006	
Power to obtain and consider the written advice of an auditor about whether or not the food safety program complies with the criteria in section 104.	Section 103(2) Food Act 2006	
Power, before deciding the application, to require the applicant to give further information or documents reasonably required to decide the application.	Section 105(1) Food Act 2006	>
Power to give an information notice to the applicant where the application is refused under section 107.	Section 107(4) Food Act 2006.	
Power to decide that more time is needed to make a decision about the application.	Section 108(1) Food Act 2006	
Power to agree with the applicant, at any time prior to the final consideration day, about the day upon which the application must be decided.	Section 108(3) Food Act 2006	
Power, after accrediting an applicant's food safety program, to decide how often the program must have compliance audits.	Section 109(2) Food Act 2006	
Power to determine changes to the frequency of compliance audits for a food safety program accredited by Council.	Section 110 Food Act 2006.	
Power to consider an application and approve, or refuse to approve, the amendment of an accredited food safety program.	Section 112(4) Food Act 2006	
Power, before deciding the application, to require the applicant to give further information or documents reasonably required to decide the application.	Section 113(1) Food Act 2006	
Power, by notice, to direct the holder of a Council accredited food safety program to amend the program.	Section 114 Food Act 2006	
Power to give the holder of a food safety program a show cause notice, and to decide the term of the show cause period.	Section 118 Food Act 2006.	
Power to consider representations about a show cause notice.	Section 119 Food Act 2006	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, after considering written representations by	Section 120 Food Act 2006.	
the holder of the accredited food safety program, to take no further action.	2006.	
Power to cancel the accreditation of a food safety	Section 121 (2) Food Act 2006.	
program. Power to conduct a nonconformance audit of a food	Section 160(2)Food	
safety program.	Act 2006	
Power to approve an improvement notice where	Section 210(2) Food	
remedying the contravention would be likely to stop the food business from operating.	Act 2006	
Power, as the 'reviewer', to review an original decision under Chapter 3 or Chapter 4 of the <i>Food Act 2006</i> .	Section 237 Food Act 2006	
Power, as reviewer, to, at any time, extend the time to apply for a review.	Section 238(2) Food Act 2006	
Power, as reviewer, to, after reviewing the original	Section 239 Food Act	
decision, make a further decision to:	2006	
(a) confirm the original decision; or		
(b) amend the original decision; or(c) substitute another decision for the original		
decision.		

REGISTER OF DELEGATIONS COUNCIL TO CEO

Food Production (Safety) Act 2000

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to approve the appointment of an employee of Council as an authorised officer by Safe Food Production (QLD).		

Heavy Vehicle (Mass, Dimension and Loading) National Regulation

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
DESCRIPTION OF FOWER DELEGATED	LEGISLATION	THE DELEGATION IS SUBJECT
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	
Power, as a relevant road manager for an HML declaration, to consent to the making of the declaration subject to the condition that stated intelligent access conditions are imposed on the use of a stated type of HML heavy vehicle under the higher mass limits in an area or on a route to which the declaration applies.	Section 14(3) Heavy Vehicle (Mass, Dimension and Loading) National Regulation	
Power, as a relevant road manager for an HML declaration, to give written reasons for a decision made under subsection 14(3) to the Regulator.	Section 14(4) Heavy Vehicle (Mass, Dimension and Loading) National Regulation	
Power, as a relevant road manager for an HML declaration in the circumstances set out in subsection 18(1), to ask the Regulator to do one or more of the things listed in subsection 18(2).	Section 18 Heavy Vehicle (Mass, Dimension and Loading) National Regulation	
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	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a road manager, to consent to amendment	Section 29(4) Heavy	
of an HML permit.	Vehicle (Mass,	
	Dimension and	
	Loading) National	
	Regulation	
Power, as a road manager for a HML permit, to request	Section 31(2) Heavy	
the regulator to amend or cancel the permit.	Vehicle (Mass,	
	Dimension and	
	Loading) National	
	Regulation	
Power, as a road manager, to consent to a declaration	Section 41(1) Heavy	
of the regulator pursuant to section 40.	Vehicle (Mass,	
	Dimension and	
	Loading) National	
	Regulation	

Heavy Vehicle National Law (Qld)

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party in the chain of responsibility for a heavy vehicle, to ensure, so far as is reasonably practicable, the safety of the party's transport activities relating to the vehicle.	Section 26C Heavy Vehicle National Law (Qld)	
Power to apply for a vehicle standards exemption permit and to comply with any request from the Regulator for further information.	Section 69 Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a vehicle standards exemption (permit), to apply to the Regulator for an amendment or cancellation of the exemption and to comply with any request from the Regulator for further information.	Section 75 Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a vehicle standards exemption permit, to make written representation in response to a notice issued by the Regulator issued under subsection (2).	Section 76(2)(e) Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a vehicle standards exemption permit, to comply with a notice issued by the Regulator requiring the return of the permit.	Section 79(1) Heavy Vehicle National Law (Qld)	
Power, in the circumstances specified in subsection (1), to apply for a replacement permit.	Section 80(1) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 82(3) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 83(3) Heavy Vehicle National Law (Qld)	
Power, as a person who permits another person to drive a heavy vehicle on a road, to ensure the vehicle, and the vehicle's components and load, comply with the mass requirements applying to the vehicle.	Section 96(1) Heavy Vehicle National Law (Qld)	
Power, as a person who permits another person to drive a heavy vehicle on a road, to ensure the vehicle, and the vehicle's components and load, comply with the dimension requirements applying to the vehicle.	Section 102(1) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person who permits another person to drive a heavy vehicle on a road, to ensure the vehicle, and the vehicle's components and load, comply with the loading requirements applying to the vehicle.	Section 111(1) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the grant of a mass or dimension exemption (notice)	Section 118(1)(b) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the amendment of a map or list imposed on a mass or dimension exemption (notice)	Section 119(5)(b) Heavy Vehicle National Law (Qld)	
Power to apply to the Regulator for a mass or dimension exemption (permit) and to comply with a notice from the Regulator for additional information.	Section 123 Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the grant of a mass or dimension exemption (permit)	Section 124(1)(b) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to ensure, so far as is reasonably practicable, the driver of the pilot vehicle or escort vehicle complies with subsection (2). the vehicle, and the vehicle's components and load, comply with the loading requirements applying to the vehicle	Section 130(3) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 132(3) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (1), to ensure the driver complies with subsection (1).	Section 133(3) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the grant of a class 2 heavy vehicle authorisation (notice)	Section 139(1)(b) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the amendment of a map or list imposed on a class 2 heavy vehicle authorisation (notice)	Section 142(6)(b) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the grant of a class 2 heavy vehicle authorisation (permit)	Section 145(1)(b) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 151(3) Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (1), to ensure the driver complies with subsection (1).	Section 152(3) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent or not to consent to the grant of a mass or dimension authority.	Section 156(1) Heavy Vehicle National Law (Qld)	
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)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a road manager, to determine that the consent should only be given if the mass of the vehicle under the application for the authority was less than applied for, and give the consent subject to a road condition that the vehicle not exceed the mass.	Section 156A(2) Heavy Vehicle National Law (Qld)	
Power to give the Regulator a written statement that explains the road manager's decision and complies with section 172.	Section 156A(4) Heavy Vehicle National Law (Qld)	
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; (b) the fee payable (if any) for the route assessment under a law of the jurisdiction in which the road is situated.	Section 159(2) Heavy Vehicle National Law (Qld)	
Power, as a road manager, to consent to the grant a mass or dimension authority subject to conditions.	Sections 160(1), 161(1) and 162(1) Heavy Vehicle National Law (Qld)	
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. Power, as a road manager for a mass or dimension	Sections 160(2), 161(2) and 162(2) Heavy Vehicle National Law (Qld) Section 167(2)(b)	
authority, to give the Regulator a notice objecting to the application of section 167 to the proposed replacement authority.	Heavy Vehicle National Law (Qld)	
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)	
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)	
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)	
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 if the circumstances of section 174(1) exist.	Section 174(2) Heavy Vehicle National Law (Qld)	
Power, as a road manager for a mass or dimension authority granted by permit, to request the Regulator to amend or cancel the authority if the circumstances of section 178(1) exist.	Section 178(2) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a responsible entity for a freight container,	Section 190(1) Heavy	
to ensure an operator or driver of a heavy vehicle does	Vehicle National Law	
not transport the freight container by road using the	(Qld)	
vehicle without a complying container weight		
declaration for the freight container containing		
information in the form required under section 192A.		
Power, as an operator of a heavy vehicle, to ensure a	Section 191(1) Heavy	
driver of a heavy vehicle does not transport the freight	Vehicle National Law	
container by road using the vehicle without a	(Qld)	
complying container weight declaration for the freight		
container containing information in the form required		
under section 192A.		
Power, as an operator of a heavy vehicle, to ensure the	Section 191(3) Heavy	
freight container is not given to another carrier unless	Vehicle National Law	
the carrier has been provided with:-	(Qld)	
(a) a complying container weight declaration for	(4.5)	
the freight container containing information in		
the form required under section 192A; or		
(b) the prescribed particulars contained in a		
complying container weight declaration for the		
freight container.		
Power, as a relevant party for the driver, in the	Section 264(2) Heavy	
circumstances mentioned in subsection (1), to ensure,	Vehicle National Law	
so far as is reasonably practicable, the driver:-	(Qld)	
(a) does not drive a fatigue-regulated heavy	(Q/d)	
vehicle after making the change unless the		
driver has complied with section 263; and		
(b) can comply with his or her obligations in		
relation to the change.		
Power, as a person referred to in subsection (1), to	Section 274 Heavy	
apply to the Regulator for a work and rest hours	Vehicle National Law	
exemption and provide any additional information		
	(4.5)	
	Section 280 Heavy	
	(4.5)	
3	Section 284 Heavy	
regarding a work and rest floars exemption.		
Power, where a permit for a work and rest hours	` '	
•		
	' '	
sought by the Regulator. Power, as the holder of a permit for a work and rest hours exemption, to apply to the Regulator for an amendment or cancellation of the exemption and to provide any additional information sought by the Regulator. Power to comply with a notice from the Regulator regarding a work and rest hours exemption. Power, where a permit for a work and rest hours exemption is defaced, destroyed, lost or stolen, to apply to the Regulator for a replacement permit. Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 280 Heavy Vehicle National Law (Qld) Section 284 Heavy Vehicle National Law (Qld) Section 285 Heavy Vehicle National Law (Qld) Section 287(3) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS
		SUBJECT
Power, as a relevant party for a driver mentioned in	Section 288(3) Heavy	
subsection (1), to ensure the driver complies with	Vehicle National Law	
subsection (1).	(Qld)	
Power, as a record keeper in the circumstances listed	Section 311 Heavy	
in subsection (1), to, as soon as reasonably practicable	Vehicle National Law	
after becoming aware of the matter or having reason	(Qld)	
to suspect the matter:-		
(a) either:-		
(i) make the electronic work diary capable		
of recording new information; or (ii) give the driver a new electronic work		
diary that is in working order; and		
(b) if the record keeper removes any information		
relating to any period during the last 28 days		
from the work diary to make it capable of		
recording new information—give the driver		
the removed information in a way that makes		
the information readily available to the driver;		
and		
(c) notify the Regulator in the approved form that		
the electronic work diary has been filled up.		
Power, as a record keeper in the circumstances listed	Section 312(2) Heavy	
in subsection (1), to, as soon as reasonably practicable	Vehicle National Law	
after becoming aware of the matter or having reason	(Qld)	
to suspect the matter:-		
(a) inform the driver that the electronic work diary		
has been destroyed, lost or stolen unless the		
driver informed the record keeper about the		
fault under section 309; and		
(b) give the driver an electronic work diary that is		
in working order; and		
(c) give the driver any information, in a way that		
makes the information readily available to the		
driver, that was in the destroyed, lost or stolen		
electronic work diary that:- (i) is accessible to the record keeper; and		
(ii) relates to any period during the last 28		
days; and		
(iii) is not stored in the new electronic work		
diary.		
Power as a record keeper to notify the Regulator in the	Section 312(3) Heavy	
approved form that the electronic work diary has been	Vehicle National Law	
destroyed, lost or stolen.	(Qld)	
Power, as a record keeper in the circumstances listed	Section 313(2) Heavy	
in subsection (1), to, as soon as reasonably practicable	Vehicle National Law	
after becoming aware of the matter or having reason	(Qld)	
to suspect the matter inform the driver about the		
matter unless the driver informed the record keeper		
about the matter under section 309.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a record keeper in the circumstances listed in subsection (1), to, after becoming aware of the matter or having reason to suspect the matter: (a) direct the driver in the approved form to use a supplementary record in compliance with section 305; and (b) give the driver information that was in the electronic work diary, in a way that makes the information readily available to the driver, that:- (i) is accessible to the record keeper; and (ii) relates to any period during the last 28 days; and (iii) is not stored in the electronic work diary because the electronic work diary is not in working order or is malfunctioning or has malfunctioned; and (c) notify the Regulator in the approved form that the electronic work diary is not in working order or is malfunctioning or has malfunctioned; and (d) ensure the electronic work diary is examined and brought into working order and is not malfunctioning.	Section 313(3) Heavy Vehicle National Law (Qld)	
Power, as a responsible party for the driver of a fatigue- regulated heavy vehicle, to ensure, so far as is reasonably practicable, the driver complies with each of Part 6.4, Division 2, Subdivisions 1, 2, 3 and 4.	Section 315 Heavy Vehicle National Law (Qld)	
Power, as a record keeper for a driver of a fatigue-regulated heavy vehicle who is undertaking only100km work under standard hours, to keep a record of the information listed in subsections (1)(a) to (b).	Section 319 Heavy Vehicle National Law (Qld)	
Power, as a record keeper for a driver of a fatigue-regulated heavy vehicle who is undertaking 100+km work under standard hours; or operating under BFM hours, AFM hours or exemption hours, to keep a record of the information listed in subsections (1)(a) to (c) and (3) (where relevant).	Section 321 Heavy Vehicle National Law (Qld)	
Power, as a record keeper for a driver of a fatigue-regulated heavy vehicle to ensure the driver complies with subsection (2). Power, as a new record keeper for a driver of a fatigue-regulated heavy vehicle to ensure the driver complies	Section 322(4) Heavy Vehicle National Law (Qld) Section 323(3) Heavy Vehicle National Law	
with subsection (2). Power, as a record keeper in the circumstances listed in subsection (1), to give the driver the information listed in subsection (2).	(Qld) Section 324(2) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a record keeper in the circumstances listed in subsection (1), to give the driver the information listed in subsection (2).	Section 324A(2) Heavy Vehicle National Law (Qld)	
Power, as a record keeper for the driver of a fatigue- regulated heavy vehicle who knows, or has reasonable grounds to suspect, an electronic work diary has been tampered with, to report the matter to the Regulator.	Section 336A Heavy Vehicle National Law (Qld)	
Power as a record keeper of the driver of a fatigue-regulated heavy vehicle, to keep a record (or a copy) required to be made or kept under Division 3, for the period for which, and way in which subsections (1) to (7) require.	Section 341 Heavy Vehicle National Law (Qld)	
Power to apply to the Regulator for the approval of an electronic recording system.	Section 342 Heavy Vehicle National Law (Qld)	
Power, as the holder of an electronic recording system approval, to apply to the Regulator for an amendment or cancellation of the approval and give any additional information sought by the Regulator.	Section 351 Heavy Vehicle National Law (Qld)	
Power, as the holder of the approval in relation to which a direction has been given under subsection (2), to comply with the direction.	Section 354(3) Heavy Vehicle National Law (Qld)	
Power, as a person given a notice under subsection (3), to give a copy of the notice to each other person to whom the person has supplied an electronic recording system the subject of the approval, or a device forming part of the system.	Section 354(5) Heavy Vehicle National Law (Qld)	
Power, in the circumstance stated in subsection (1), to remove any electronic message on the system's visual display stating the system is or includes an electronic work diary.	Section 355(2) Heavy Vehicle National Law (Qld)	
Power, in the circumstance stated in subsection (1), to give each person to whom the holder has supplied an electronic recording system the subject of the approval that constitutes an electronic work diary, or of which an electronic work diary is a part, a notice stating that the approval has been cancelled	Section 355(4) Heavy Vehicle National Law (Qld)	
Power, as the employer of the driver of a fatigue- regulated heavy vehicle to make an application under subsection (1) on behalf of the driver and give any further information sought by the Regulator.	Section 364 Heavy Vehicle National Law (Qld)	
Power, as a relevant party for a driver mentioned in subsection (2), to ensure the driver complies with subsection (2).	Section 376(3) Heavy Vehicle National Law (Qld)	
Power, as the record keeper for a driver of a fatigue-regulated heavy vehicle, to apply to the Regulator for a fatigue record keeping exemption (permit) and give any further information sought by the Regulator.	Section 384 Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the holder of a permit for a fatigue record keeping exemption, to apply to the Regulator for an amendment or cancellation of the exemption and give any further information sought by the Regulator.	Section 389 Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a fatigue record keeping exemption, to make submissions to the Regulator.	Section 390(2)(e) Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a fatigue record keeping exemption that is amended or cancelled, to comply with a notice of the Regulator given under subsection (1).	Section 392(2) Heavy Vehicle National Law (Qld)	
Power, as the holder of a permit for a fatigue record keeping exemption that is defaced, destroyed, lost or stolen, to apply to the Regulator for a replacement permit.	Section 393(1) Heavy Vehicle National Law (Qld)	
Power, as the owner of a fatigue-regulated heavy vehicle required by the national regulations to be fitted with an odometer, to maintain the odometer in accordance with the requirements prescribed by the national regulations.	Section 396(2) Heavy Vehicle National Law (Qld)	
Power, as the owner of a fatigue-regulated heavy vehicle that is informed under section 397 of a malfunctioning or suspected malfunctioning odometer, to ensure the odometer is examined and brought into working order.	Section 398(2) Heavy Vehicle National Law (Qld)	
Power, as the operator of a heavy vehicle, to apply to the Regulator for heavy vehicle accreditation, provide the declaration required by subsection (3) and give any further information or statutory declaration sought by the Regulator.	Section 459 Heavy Vehicle National Law (Qld)	
Power, as the applicant, to consent to the Regulator obtaining prescribed criminal history information.	Section 460(3) Heavy Vehicle National Law (Qld)	
Power as an operator to ask the Regulator for an accreditation label for the new relevant vehicle.	Section 466(2)(a) Heavy Vehicle National Law (Qld)	
Power, as the operator of a heavy vehicle, to ensure a driver who is operating under a BFM accreditation or AFM accreditation complies with subsection (1).	Section 468(3) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation, to, if the accreditation is BFM accreditation or AFM accreditation, ensure each driver who operates under the accreditation: (a) is inducted into the operator's relevant management system; and (b) at all times, meets the requirements relating to drivers operating under the accreditation (if any).	Section 470(2) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation, to, if the accreditation is AFM accreditation, ensure each driver who operates under the accreditation is informed of the AFM hours applying under the accreditation.	Section 470(3) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation, to keep the things listed in subsection (4).	Section 470(4) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation, to comply with a requirement issued by the Regulator under subsection (7).	Section 470(8) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation that is amended or suspended, or as an operator that ceases to hold an accreditation, to give notice to any driver of, or scheduler for, a heavy vehicle who may be affected by the amendment, suspension or cessation	Section 471(2) Heavy Vehicle National Law (Qld)	
Power, as a person who holds a heavy vehicle accreditation, to apply to the Regulator for an amendment or cancellation of the heavy vehicle accreditation and give any further information sought by the Regulator.	Section 472 Heavy Vehicle National Law (Qld)	
Power, as a person who holds a heavy vehicle accreditation, to make written representations in response to a notice given by the Regulator.	Section 473(2)(f) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle who holds a heavy vehicle accreditation that is amended, suspended or cancelled, to comply with a notice of the Regulator issued under subsection (1).	Section 476(2) Heavy Vehicle National Law (Qld)	
Power, as a person whose accreditation certificate for a heavy vehicle accreditation is defaced, destroyed, lost or stolen, to apply to the Regulator for a replacement accreditation certificate.	Section 477(1) Heavy Vehicle National Law (Qld)	
Power, as an occupier of a place, to consent to its entry by an authorised officer, with or without conditions, and to sign and acknowledgement of the consent.	Section 504(1) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to comply with a direction of an authorised officer to move the vehicle or cause it to be moved to a location stated in the direction.	Section 516(3) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to comply with a direction of an authorised officer to move the vehicle or cause it to be moved to a location stated in the direction and do, or cause to be done, anything else the officer reasonably requires in the direction.	Section 517(4) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a registered operator or owner of a heavy vehicle, to comply with a notice of an authorised officer issued under subsection (2) and to request that the place or time of inspection be changed.	Sections 522(3) and (5) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to make a request to an authorised officer for written permission for the vehicle that is the subject of a vehicle defect notice to be used on a road during a period stated in the permission.	Section 529A Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to comply with a direction of an authorised officer given under subsection (2).	Section 533(7) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to comply with a direction of an authorised officer given under subsection (2).	Section 534(5) Heavy Vehicle National Law (Qld)	
Power, as an operator of a heavy vehicle, to comply with a direction of an authorised officer given under subsection (2).	Section 535(5) Heavy Vehicle National Law (Qld)	
Power, as owner of a thing seized under chapter 10 and not forfeited, to apply to the relevant tribunal or court for the return of the thing.	Section 556(3) Heavy Vehicle National Law (Qld)	
Power, as a person served with an embargo notice, to take all reasonable steps to stop any other person from doing anything prohibited in the notice.	Section 558(3) Heavy Vehicle National Law (Qld)	
Power, as a person served with an embargo notice, to comply with a requirement stated in the notice.	Section 559(3) Heavy Vehicle National Law (Qld)	
Power to seek an authorised officer's approval to tamper with an embargoed thing or anything used to restrict access to the thing and enter a place in contravention of a restriction or tamper with anything used to restrict access to a place.	Sections 559(4) and (5) Heavy Vehicle National Law (Qld)	
Power, as owner of a thing or sample seized under chapter 10 and forfeited under section 561(1), to agree with the Regulator to transfer the ownership of the thing or sample to the Regulator.	Section 563 Heavy Vehicle National Law (Qld)	
Power, as a party mentioned in subsection (1), to apply to the relevant tribunal or court for: (a) ownership in the thing or sample to be transferred to Council; or (b) the thing or sample to be sold and the Regulator to pay to Council, and any other persons with a registered interest in the thing	Section 565(2) Heavy Vehicle National Law (Qld)	
or sample, an amount commensurate with the value of their respective interest. Power, as a responsible person for a heavy vehicle, to comply with a requirement issued by an authorised officer under subsection (1).	Section 569(2) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a responsible person for a heavy vehicle, to comply with a requirement issued by an authorised	Section 570(3) Heavy Vehicle National Law	
officer under subsection (1). Power to comply with a notice issued by an authorised officer under subsections (2) or (3).	(Qld) Section 570A(5) Heavy Vehicle National Law (Qld)	
Power, as a person given an improvement notice, to take the steps necessary to comply with the notice.	Section 573 Heavy Vehicle National Law (Qld)	
Power, as a person given a direction under section 576A(2) or a prohibition notice to comply with the direction or notice.	Section 576C Heavy Vehicle National Law (Qld)	
Power, as an occupier of a place, to comply with a requirement issued by an authorised officer under subsections (1) or (2).	Section 577(4) Heavy Vehicle National Law (Qld)	
Power to claim compensation from the Regulator if Council incurs costs, damage or loss because of the exercise, or purported exercise, of a power by or for an authorised officer.	Section 581(1) Heavy Vehicle National Law (Qld)	
Power to give an undertaking in relation to the contravention or alleged contravention of the Heavy Vehicle National Law by Council.	Section 590A Heavy Vehicle National Law (Qld)	
Power to comply with an undertaking given under section 590A.	Section 590B Heavy Vehicle National Law (Qld)	
Power to agree in writing with the promise to withdraw the undertaking or change the undertaking.	Section 590C(1) Heavy Vehicle National Law (Qld)	
Power, as a person to whom a supervisory intervention order applies, to apply to the Court to amend or revoke the order.	Section 603 Heavy Vehicle National Law (Qld)	
Power, as a person to whom a supervisory intervention order applies, to take the steps necessary to comply with the order.	Section 604 Heavy Vehicle National Law (Qld)	
Power, as a person to whom a prohibition order applies, to apply to the Court to amend or revoke the order.	Section 609 Heavy Vehicle National Law (Qld)	
Power, as a person to whom a prohibition order applies, to take the steps necessary comply with the order.	Section 610 Heavy Vehicle National Law (Qld)	
Power, as a road manager, to apply to the Court for a compensation order.	Section 611(2) Heavy Vehicle National Law (Qld)	
Power, as a road manager and public authority, to sign a certificate.	Section 612(2)(c) Heavy Vehicle National Law (Qld)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public authority, to give a copy of the certificate issued pursuant to section 611(2)(c) to the defendant.	Section 613(1) Heavy Vehicle National Law (Qld)	
Power, as a dissatisfied person for a reviewable decision, to apply to the Regulator for internal review of the decision.	Section 641(1) Heavy Vehicle National Law (Qld)	
Power, as a person who has made a review application for a reviewable decision, to apply for a stay of the decision and serve a copy of the application on the Regulator.	Sections 642(2) and (6) Heavy Vehicle National Law (Qld)	
Power, as a person who has made a review application for a reviewable decision, to make representations to the reviewer.	Section 644(3) Heavy Vehicle National Law (Qld)	
Power, as a reviewer, to make a review decision.	Section 645(1) Heavy Vehicle National Law (Qld)	
Power, as a reviewer who is a road manager, to give a copy of the review decision to the Regulator.	Section 645(5) Heavy Vehicle National Law (Qld)	
Power, as a road manager and reviewer, to agree to a longer prescribed period for a review of a reviewable decision.	Section 645(6) Heavy Vehicle National Law (Qld)	
Power to appeal against a review decision relating to a reviewable decision made by the Regulator or an authorised officer.	Section 647(1) Heavy Vehicle National Law (Qld)	
Power, as a person who appeals against a review decision, to apply to the relevant appeal body for a stay of the decision and to serve a copy of the application on the Regulator.	Sections 648(2) and (6) Heavy Vehicle National Law (Qld)	
Power, as a defendant for an offence, to give the complainant notice of the intention to challenge a matter stated in a certificate mentioned in section 711, 712, 713 or 714(1).	Section 715 Heavy Vehicle National Law (Qld)	
Power, as a defendant for an offence, to give the complainant notice of the intention to challenge a matter stated in subsection (5).	Section 722 Heavy Vehicle National Law (Qld)	
Power, as a defendant for an offence, to give the complainant notice of the intention to challenge a matter stated in subsection (4).	Section 724 Heavy Vehicle National Law (Qld)	

Heavy Vehicle National Law Regulation 2014

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a road manager, to set the fee payable for a route assessment.	Section 4(2) Heavy Vehicle National Law Regulation 2014	

Housing Act 2003

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to enter a funding agreement with the Chief	Section 25(1) Housing	
Executive.	Act 2003	
Power, as a funded provider, to respond to a show	Section 26(2)(b)	
cause notice issued by the Chief Executive.	Housing Act 2003	
Power, as a funded provider, to comply with the prescribed requirements.	Section 34 Housing Act 2003	
Power, as a funded provider who has received a	Section 35(5) Housing	
compliance notice, to comply with the notice.	Act 2003	
Power, as an applicant that is a local government, to	Section 37B Housing	
apply for registration on the State Register, pay the	Act 2003	
prescribed fee and comply with any requirement for		
information or documents issued by the Registrar.		
Power, as a registered provider, to comply with each	Section 37D Housing	
condition applying to the registration and each	Act 2003	
applicable code provision.		
Power, as a State provider, to apply to the Registrar	Section 37G(1)(a)	
for the cancellation of the provider's registration.	Housing Act 2003	
Power, as a State provider, in circumstances	Sections 37H(3) and	
mentioned in subsection (1), to ensure that on or	(4) Housing Act 2003	
before the relevant day, each State community		
housing asset is transferred in accordance with		
subsection (3) and any conditions imposed by the chief executive.		
Power, as a registered provider, to comply with the binding instructions stated in a notice of non-compliance.	Section 38B(3) Housing Act 2003	
Power, as a registered provider who has received a	Section 38C(3) Housing	
notice of intent to cancel registration, to respond to	Act 2003	
the notice.		
Power, as a registered provider, to agree with a	Section 38D(7)	
statutory manager about the provider performing a	Housing Act 2003	
function exercising a power.		
Power, as a registered provider, to pay the expenses	Section 38E(1) Housing	
of a statutory manager.	Act 2003	
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consent to the release of information	Section 38H(b)	
concerning Council by the registrar.	Housing Act 2003	
Power, as a funded ancillary provider, to pay the	Section 59 Housing Act	
amount of an administration cost.	2003	
Power to claim compensation from the Chief	Section 62(1) Housing	
Executive where Council has incurred loss or damage	Act 2003	
because of the exercise or purported exercise of a		
power under Part 6 of the Act.		
Power, as an entity entitled to be given a notice under	Section 65 Housing Act	
section 64, to apply to a Chief Executive for a review	2003	
of the decision.		
Power to comply with a notice received from the Chief	Section 81(5) Housing	
Executive of an authorised officer requiring Council to	Act 2003	
give information or documents.		
Power, as a registered provider, to ensure that a	Section 81A(1)	
suitably qualified officer attends a meeting with the	Housing Act 2003	
Registrar.		
Power, where Council incurs loss or damage because	Section 83 Housing Act	
of the exercise or purported exercise of a power under	2003	
Part 7, to claim compensation from the Chief		
Executive.		

Housing Regulation 2015

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a funded provider, to use the funding or	Section 7 Housing	
receipts in a way that complies with the funding	Regulation 2015	
agreement.		
Power, as a funded provider, to repay the amount to	Section 8(3) Housing	
the Chief Executive.	Regulation 2015	
Power, as a funded provider, to pay the amount stated	Section 9(4) Housing	
in the payment notice to the Chief Executive.	Regulation 2015	
Power, as a funded provider that receives funding for	Section 11 Housing	
an ancillary housing service, to prepare annual financial	Regulation 2015	
statements and provide copies of the statements to the		
Chief Executive.		
Power, as a funded provider, to keep and implement an	Section 12 Housing	
asset management plan for each funded property and	Regulation 2015	
to provide a copy of the asset management plan to the		
Chief Executive.		
Power, as a funded provider that receives funding to	Section 14(2) Housing	
provide a social housing service, to implement:-	Regulation 2015	
(a) the Social Housing Eligibility Criteria; and		
(b) the Allocations Policy for Funded Social Housing		
Providers.		
Power, as a funded provider, to accept an application	Section 15(2) Housing	
from a person for a social housing service and to give	Regulation 2015	
the application to the Chief Executive or an approved		
funded provider.		
Power, as a funded provider that receives funding to	Section 16(2) Housing	
provide an ancillary housing service, to keep an	Regulation 2015	
eligibility policy and implement the eligibility policy		
consistently and fairly.		
Power, as a funded provider that receives funding to	Section 17(2) Housing	
provide housing for residential use, to keep a rent	Regulation 2015	
policy and implement the rent policy consistently and		
fairly.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a funded provider who receives funding to provide housing for residential use, where a tenant pays rent for the housing, to keep a record of rent calculations for the tenant stating those matters listed in subsection (4).	Section 17(4) Housing Regulation 2015	
Power, as a funded provider that receives funding to provide a social housing service, to give the Chief Executive information about each funded property for the service and where necessary, to notify details of changes of the information.	Section 18 Housing Regulation 2015	
Power, as a funded provider that receives funding to provide a housing service, to comply with a notice from the Chief Executive for information.	Section 19(3) Housing Regulation 2015	
Power, where Council has applied to the Chief Executive to lodge a document, to comply with a requisition notice issued by the Chief Executive.	Section 26 Housing Regulation 2015	
Power, as an accommodation provider, to consult with the Chief Executive about the most appropriate way of transferring or otherwise disposing of the relevant asset.	Section 37(2) Housing Regulation 2015	
Power, as an accommodation provider, to comply with a condition imposed by the Chief Executive.	Section 37(6) Housing Regulation 2015	

Human Rights Act 2019

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Inserted:	
Omitted:	
Note:	New register.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party to a proceeding before a court, in the circumstances in subsection 49(1), to make an application to have the proceeding referred to the Supreme Court.	Section 49(2) Human Rights Act 2019	
Power, as a party to a proceeding in the Supreme Court or District Court, to give notice in the approved form to the Attorney-General and the commission if: (a) a question of law arises that relates to the application of the Act; or (b) a question arises in relation to the interpretation of a statutory provision in the Act.	Section 52(1)(a) Human Rights Act 2019	
Power, as a party to a proceeding, to give notice in the approved form to the Attorney-General and the commission if a question is referred to the Supreme Court under section 49.	Section 52(1)(b) Human Rights Act 2019	
Power, where the commissioner decides to accept a human rights complaint, to comply with the actions taken by the commissioner including: (a) making submissions to the commission in writing in response to the complaint; (b) complying with a direction to give the commission information relevant to the complaint; (c) participating in a conciliation of the complaint under part 4, division 2, subdivision 4.	Section 77(1) Human Rights Act 2019	
Power, as a relevant entity for a complaint, to comply with a direction given by the commissioner under subsection 78(2).	Section 78(5) Human Rights Act 2019	
Power, as a party to a complaint, to seek the consent of the commissioner to be represented by another person.	Section 83(1) Human Rights Act 2019	
Power to make submissions to the commissioner about a proposed adverse comment in a report prepared under section 88 or part 4, division 3.	Section 93(2) Human Rights Act 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to comply with a notice, issued by the commissioner pursuant to subsection 98(1), to provide information.	Section 98(3) Human Rights Act 2019	

Industrial Relations Act 2016

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Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, to ask or require an employee to work additional hours if the hours are reasonable under section 26.	Section 23(2) Industrial Relations Act 2016	
Power, as the employer, to agree with an employee who is not covered by an applicable industrial instrument, to an averaging arrangement.	Section 25(1) Industrial Relations Act 2016	
Power, as the employer, to decide an employee's request for flexible working arrangements with or without conditions.	Sections 28(1) and (2) Industrial Relations Act 2016	
Power, as the employer, to give written notice of the decision on an employee's request for flexible working arrangements.	Section 28(3) Industrial Relations Act 2016	
Power, as the employer, to agree when an employee is to take annual leave.	Section 33(1) Industrial Relations Act 2016	
Power, as the employer, and where the employer and employee cannot agree when the employee is to take annual leave, to decide when the employee is to take the leave and give the applicable notice to the employee.	Section 33(3) Industrial Relations Act 2016	
Power, as the employer, to agree that an employee may take annual leave before becoming entitled to it.	Section 33(4) Industrial Relations Act 2016	
Power, as the employer, to agree to pay the employee for annual leave otherwise than in advance.	Section 35(1) Industrial Relations Act 2016	
Power, as the employer, to agree that an employee may cash out a particular amount of annual leave.	Section 37(2) Industrial Relations Act 2016	
Power, as the employer, to pay an employee for annual leave not taken on termination of employment.	Section 38(3) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee taking additional unpaid carer's leave.	Section 42(4) Industrial Relations Act 2016	_

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, to agree to an employee who is a short term casual taking additional unpaid carer's leave.	Section 43(3) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee who is a long term casual taking additional unpaid carer's leave.	Section 44(3) Industrial Relations Act 2016	
Power, as the employer, to require an employee to give a doctor's certificate or statutory declaration as evidence of the need to take carer's leave for more than 2 consecutive days.	Section 45(1) Industrial Relations Act 2016	
Power, as the employer, to require an employee to give a statutory declaration or evidence mentioned in section 45(3)(a) to (d) as evidence of the need to take carer's leave to care for or support a person who has experienced domestic violence.	Section 45(2) Industrial Relations Act 2016	
Power, as the employer, to require an employee to give a copy of a funeral notice or other evidence as evidence of a death resulting in the taking of bereavement leave.	Section 49(1) Industrial Relations Act 2016	
Power, as the employer, to require an employee to give evidence to satisfy a reasonable person that the employee was taking compassionate leave because the life of a member of the employee's family or household was threatened by personal illness or personal injury.	Section 49(2) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee taking additional unpaid bereavement leave or compassionate leave.	Section 50 Industrial Relations Act 2016	
Power, as the employer, to agree to an employee taking unpaid cultural leave	Section 51(2) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee taking additional unpaid domestic and family violence leave.	Section 52(5) Industrial Relations Act 2016	
Power, as the employer, and where an employee has claimed domestic and family violence leave, to ask the employee for evidence that the employee has experienced domestic violence and needs to take leave as a result.	Section 54(1) Industrial Relations Act 2016	
Power, as the employer, to inform the employee his/her entitlements and obligations under chapter 2, part 3, division 8.	Section 71(2) Industrial Relations Act 2016	
Power, as the employer that has decided to implement significant change at a workplace, to advise employees on parental leave about the proposed change before it is implemented and give each employee reasonable opportunity to discuss any significant effect the change will have on the employee's position.	Section 72 Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, to agree to an employee entitled to parental leave under subdivision 2, or who is taking parental leave, making more than 1 application under subsection (1) within a 12-month period in relation to a particular instance of parental leave.	Section 73(2) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee on parental leave, making more than 1 application under subsection (1) within a 12-month period.	Section 74(2) Industrial Relations Act 2016	
Power, as the employer, to decide an application by an employee entitled to or taking parental leave to extend parental leave if the circumstances of section 73 exist, to discuss the application and to give written notice of that decision.	Section 76 Industrial Relations Act 2016	
Power, as the employer, to decide an application by an employee on parental leave to return to work on a part-time basis pursuant to section 74, to discuss the application and to give written notice of that decision.	Section 76 Industrial Relations Act 2016	
Power, as the employer, to nominate a time for the employee to resume work.	Section 78(3) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee taking paid sick leave or other paid leave whilst the employee is on unpaid parental leave.	Section 79(3) Industrial Relations Act 2016	
Power, as the employer, to agree to an employee on parental leave performing work on a keeping in touch day.	Section 80(1)(b) Industrial Relations Act 2016	
Power, as the employer, to agree that an employee break the period of parental leave by returning to work. Power, as the employer, to agree to an employee on	Section 81 Industrial Relations Act 2016 Section 83 Industrial	
parental leave shortening the period of leave.	Relations Act 2016 Section 84 Industrial	
Power, as the employer, to give notice to the employee of the day on which the employee must return to work and, if the employee returns to work, to cancel the rest of the parental leave.	Relations Act 2016	
Power, as the employer of a female employee whose present work is, because of her pregnancy or breastfeeding, a risk to the health or safety of the employee or her unborn or newborn child, to temporarily adjust the employee's working conditions or hours of work, or transfer the employee to other appropriate work.	Section 89 Industrial Relations Act 2016	
Power, as the employer of a replacement employee, to give the replacement employee written notice of the temporary nature of the employment and the parent's right to return to work.	Section 92(1) Industrial Relations Act 2016	
Power, as the employer, to agree when an employee is to take long service leave.	Section 97(2) Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, and where the employer and employee cannot agree when the employee is to take long service leave, to decide when the employee is to take the leave and give the applicable notice to the employee.	Section 97(3) Industrial Relations Act 2016	
Power, as the employer, where the employee is on long service leave and where the ordinary rate is increased or reduced, to pay the employee at the increased or reduced rate for the leave period to which the increased or reduced rate applies.	Section 98(4) Industrial Relations Act 2016	
Power, as the employer, to agree on when, and the way in which, the employee will be paid for long service leave.	Section 101 Industrial Relations Act 2016	
Power, as the employer of a casual or regular part-time employee, to agree that the employee's entitlement to long service leave may be taken in the form of its full time equivalent.	Section 104 Industrial Relations Act 2016	
Power, as the employer, to agree in writing with the employee that the employee be paid for all or part of an entitlement to long service leave instead of taking the leave.	Section 110(2) Industrial Relations Act 2016	
Power, as the employer, upon an employee's death, to pay the employee's legal personal representative any amount payable for the employee's entitlement to long service leave that has not already been paid.	Section 111(2) Industrial Relations Act 2016	
Power, as the employer, to ask an employee to work on a public holiday if the request is reasonable.	Section 116(2) Industrial Relations Act 2016	
Power, as the employer, to dismiss an employee if the circumstances of section 121(1) exist.	Section 121(1) Industrial Relations Act 2016	
Power, as the employer who obtains other acceptable employment for the employee or cannot pay the amount, to apply to the commission for an order reducing the amount of the redundancy pay to a stated amount the commission considers appropriate.	Section 127(2) Industrial Relations Act 2016	
Power, as the employer, to give each employee before, or as soon as practicable after, the employee starts working for the employer, the information and documents required by section 129(1).	Section 129 Industrial Relations Act 2016	
Power, as the employer, where a magistrate has made an order about an offence against section 137(4) and that order states both alternatives of section 137(8), to decide how to comply with that order in terms of the alternatives.	Section 137(9) Industrial Relations Act 2016	
Power, as an employer, to apply to the commission to:- (a) make a modern award; or (b) make an order varying a modern award.	Section 147(2)(b) Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as an employer, to apply to the commission to	Section 150(3)(b)(iii)	
make an order revoking a modern award.	Industrial Relations	
	Act 2016	
Power, as a person to whom a modern award applies,	Section 156(1)(b)(i)	
to apply to the commission to review the award.	Industrial Relations	
	Act 2016	
Power, as an employer, to make a certified agreement	Section 165 Industrial Relations Act 2016	
with 1 or more employee organisations that represent, or are entitled to represent, Council's employees, or	REIULIONS ACT 2016	
the employees of Council at the time the agreement is		
made.		
Power, as an employer, to consent to the making of a	Section 167(a)	
bargaining award.	Industrial Relations	
	Act 2016	
Power, as a proposer, to give a notice of intention to:-	Section 169(2)	
(a) the other proposed parties to the negotiations;	Industrial Relations	
(b) if the negotiations relate to a project	Act 2016	
agreement—all relevant employee		
organisations and the commission.		
Power, as a recipient of a notice of intention where the	Section 170(2)	
negotiations:-	Industrial Relations Act 2016	
(a) relate to a project agreement; or(b) involve a multi-employer agreement,	ALL 2016	
to give written notice of Council's intention to be a		
party to the negotiations to the proposer and the		
commission.		
Power, as the employer and where the circumstances	Section 171(2)	
of section 171(1) exist, to take reasonable steps to	Industrial Relations	
ensure compliance with section 171(2).	Act 2016	
Power, as the employer and where the circumstances	Section 171(4)	
of section 171(1) exist, to give the relevant employee	Industrial Relations	
organisation a reasonable opportunity to represent the	Act 2016	
employee as required by section 171(4). Power, as the employer and where the circumstances	Section 172(2)	
of section 172(1) exist, to negotiate with the single	Industrial Relations	
bargaining unit.	Act 2016	
Power, as negotiating party, to negotiate in good faith	Section 173 Industrial	
and do all things listed in subsections (2) and (3).	Relations Act 2016	
Power, as negotiating party, where the peace	Section 175(1)(b)	
obligation period has ended, to ask the commission to	Industrial Relations	
help the parties reach an agreement.	Act 2016	
Power, as one of the negotiating parties, to notify the	Section 175(2)	
commission that the parties intend to resume	Industrial Relations	
negotiating without the commission's help.	Act 2016	
Power, as a negotiating party, to comply with an	Section 176(2)	
attendance notice and negotiate on Council's behalf at	Industrial Relations	
a conciliation conference.	Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as one of the negotiating parties, to apply to the commission for arbitration of the matter.	Section 178(1) Industrial Relations Act 2016	
Power, as one of the negotiating parties, to agree matters with the other negotiating parties before or during an arbitration of the matter.	Section 181(1) Industrial Relations Act 2016	
Power, as a negotiating party, to agree with the other negotiating parties the nominal expiry date for the arbitration determination.	Section 183(1) Industrial Relations Act 2016	
Power, as a negotiating party, to apply to the commission for a scope order.	Section 184(1) Industrial Relations Act 2016	
Power, as a party to an agreement, to apply to the commission to certify the agreement.	Section 189(1) Industrial Relations Act 2016	
Power, as a party to a proposed bargaining award, to apply to the commission to:- (a) make the bargaining award; and (b) terminate the relevant modern award.	Section 190(2) Industrial Relations Act 2016	
Power, as a person who will be covered by a proposed bargaining instrument, to take action that may be necessary to enable the commission to grant the application, including participating in a conciliation on Council's behalf.	Section 194 Industrial Relations Act 2016	
Power, as a party to a proposed bargaining instrument, to sign it on Council's behalf.	Section 196(1)(b) Industrial Relations Act 2016	
Power, as an employer in the circumstances set out in subsection (1), to apply to the commission for a decision under subsection (3).	Section 213(3) Industrial Relations Act 2016	
Power, as the employer, on or before the nominal expiry date of a bargaining instrument, to, apply to the commission to extend the nominal expiry date.	Section 223(1) Industrial Relations Act 2016	
Power, as an employer, to apply to the commission to amend a bargaining instrument.	Section 225(1) Industrial Relations Act 2016	
Power, as an approving party, to approve an amendment to a bargaining instrument.	Section 225(2)(a)(i) Industrial Relations Act 2016	
Power, as a person to whom a bargaining instrument applies, to apply to the commission to amend the instrument in one of the ways set out in subsection (5) and to agree to any amendment.	Section 225(5) Industrial Relations Act 2016	
Power, as a party to a bargaining award or a proposed new party to the award, to, in the circumstances set out in subsection (1), apply to the commission to amend the bargaining award so the award applies to the proposed new party.	Section 226(2) Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as the employer, on or before the nominal	Section 227(1)	
expiry date of a certified agreement or arbitration	Industrial Relations	
determination, to apply to the commission to	Act 2016	
terminate the agreement or determination.		
Power, as the employer, after the nominal expiry date	Section 228(1)	
of a certified agreement or arbitration determination,	Industrial Relations	
to apply to the commission to terminate the agreement	Act 2016	
or determination.		
Power, as the person who intends to terminate the	Section 228(2)	
agreement or determination to give all other persons	Industrial Relations	
to whom the agreement or determination applies,	Act 2016	
notice of the intention.		
Power, as a party to an agreement or determination	Section 228(3)(b)(i)	
that does not provide for the way it may be terminated,	Industrial Relations	
to agree to the agreement or determination being	Act 2016	
terminated.		
Power, as a negotiating party for a proposed bargaining	Section 232 Industrial	
instrument, to take protected industrial action for the	Relations Act 2016	
proposed instrument subject to the requirements of		
Chapter 4, Part 8.		
Power, as the employer intending to take the industrial	Section 236 Industrial	
action, to give notice of the intention to all of the	Relations Act 2016	
negotiating parties for the proposed bargaining		
instrument, either in writing or by taking other reasonable steps to notify employees of the intended		
action.		
Power, as the employer taking industrial action that is	Section 237(3)	
the lockout of an employee, to refuse to pay the	Industrial Relations	
employee for the period of the lockout.	Act 2016	
Power, as a negotiating party for a proposed bargaining	Section 240(1)	
instrument, to apply to the commission for an order to	Industrial Relations	
suspend or terminate protected industrial action for	Act 2016	
the proposed bargaining instrument being engaged in,		
or threatened to be engaged in.		
Power, as a negotiating party for a proposed bargaining	Section 241(1)	
instrument, to apply to the commission for an order to	Industrial Relations	
suspend or terminate protected industrial action for	Act 2016	
the proposed bargaining instrument being engaged in,		
where the industrial action has threatened, is		
threatening or would threaten:-		
(a) to endanger the life, personal safety or health,		
or welfare of the State's population or part of		
it; or		
(b) to cause significant damage to the State's		
economy or an important part of it.	C1' 242/2\	
Power, as the employer, to apply to the registrar for a	Section 242(2)	
certificate stating that the employer need not	Industrial Relations	
negotiate with an employee organisation under	Act 2016	
chapter 4 because of a circumstance in section 171(5).		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party to a certified agreement or a bargaining award, to sign the affidavit prepared	Section 250(3) Industrial Relations	
pursuant to subsection (2) on behalf of Council.	Act 2016	
Power, as a relevant party subject to a direction of the	Section 251(4)	
commission, to comply with the direction on behalf of	Industrial Relations	
Council, including signing any affidavit required under subsection (3).	Act 2016	
Power, as a party to an industrial dispute, in the circumstances referred to in subsection (1), to give the	Section 261(1) Industrial Relations	
registrar written notice of the dispute. Power, as a party directly involved in an industrial	Act 2016 Section 263(a)	
cause, to request the registrar act as mediator in the cause.	Industrial Relations Act 2016	
Power, as a person served with an attendance notice,	Section 264(1)	
to attend the compulsory conference and agree to	Industrial Relations	
measures which attempt to prevent or settle the	Act 2016	
dispute.	Costion 2CF/2)	
Power, as a person the subject of an order, to prepare, file and sign an affidavit under subsection (3)(c).	Section 265(3) Industrial Relations	
The and sign an amdavit under subsection (5)(c).	Act 2016	
Power, as a person served with a show cause notice, to	Section 265(7)	
show cause to the full bench at the stated time why	Industrial Relations	
Council should not be dealt with under section 266.	Act 2016	
Power, as the employer, to pay or refuse to pay, an	Section 268(1)	
employee for a period when the employee engages in	Industrial Relations	
a strike.	Act 2016	
Power, as an employer against whom the strike was organised, engaged in or threated, to make an	Section 269(2) Industrial Relations	
application to the commission for an order for a	Act 2016	
contravention of section 268.	ACT 2010	
Power, as a person who has been affected by a	Section 309(1)	
contravention of Chapter 8, Part 1, to apply to the	Industrial Relations	
commission for the commission to deal with the dispute.	Act 2016	
Power, as an applicant or an employer, to attend a	Section 312(2)	
conciliation conference at a stated time and place and	Industrial Relations	
attempt to settle the matter on behalf of Council.	Act 2016	
Power, as an employer, to attend a conciliation	Section 318(2)	
conference at a stated time and place and attempt to	Industrial Relations	
settle the matter on behalf of Council. Power, as a party, to seek further conciliation, or settle	Act 2016 Section 318(5)	
the matter, at any time before an order is made under	Industrial Relations	
section 321 or 322.	Act 2016	
Power, as the employer that has decided to dismiss 15	Section 329(1)	
or more employees for economic, technological or	Industrial Relations	
structural reasons, to dismiss the employees if the	Act 2016	
circumstances of section 329(1) apply and give the		
requisite notices.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as the employer, to give each employee	Section 330 Industrial	
organisation the opportunity to consult on the ways	Relations Act 2016	
listed in section 330(1).		
Power, as the employer, to stand down an employee if	Section 333 Industrial	
the circumstances of section 333 apply.	Relations Act 2016	
Power, as the employer, to apply to the commission for	Section 338(1)	
an authorised officer's authority under section 337 to	Industrial Relations	
be revoked or suspended.	Act 2016	
Power, as the employer, to keep a time and wages	339(1) Industrial	
record for each industrial instrument employee as	Relations Act 2016	
required by section 339.		
Power, as the employer and upon request by the	Section 339(5)	
employee, to give the employee a certificate stating	Industrial Relations	
the total hours recorded under section 339(1)(d) for	Act 2016	
the employee, worked out to the previous 30 June.		
Power, as the employer, to keep a time and wages	340(1) Industrial	
record for each non-industrial instrument employee as	Relations Act 2016	
required by section 340.		
Power, as the employer and upon request by the	Section 340(5)	
employee, to give the employee a certificate stating	Industrial Relations	
the total hours recorded under section 340(1)(d) for	Act 2016	
the employee, worked out to the previous 30 June.		
Power, as the employer, to keep an employee register	341(1) Industrial	
as required by section 341.	Relations Act 2016	
Power, as the employer, when paying an employee	343(1) Industrial	
wages, to give the employee a written statement as	Relations Act 2016	
required by section 343(2).		
Power, as the employer, when asked by the inspector	344(2) Industrial	
to inspect, or for electronic access to, the time and	Relations Act 2016	
wages record, to comply with the request.		
Power, as the employer, when asked by the registrar to	346(2) Industrial	
inspect, or for electronic access to, the time and wages	Relations Act 2016	
record, to comply with the request.		
Power, as the employer, when directed by the	346(4) Industrial	
registrar, to give the employee register or index to a	Relations Act 2016	
stated person, at a stated reasonable time and place.		
Power, as the employer, to agree to an employee	Section 347 Industrial	
inspecting the time and wages record for that	Relations Act 2016	
employee's particulars, as permitted by section		
347(2)(a) and (b), and to give the particulars to the		
employee in writing.	C1' 047/0\	
Power, as the employer, to agree to an employee	Section 347(2)	
inspecting the time and wages record:-	Industrial Relations	
(a) more than once in any 12-month period; or	Act 2016	
(b) outside the employer's business hours; or		
(c) during the employee's working time.	Soction 249/2)	
Power, as the employer, to require an authorised	Section 348(2)	
officer to produce the officer's authorisation.	Industrial Relations	
	Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, where an authorised officer fails to produce the officer's authorisation, to treat the office as a trespasser.	Section 348(5) Industrial Relations Act 2016	
Power, as the employer, when asked by the authorised officer for an item in section 350(1), to comply with the request and to refuse to comply if the circumstances of section 350(3) or 350(5) exist.	Section 350 Industrial Relations Act 2016	
Power, as the employer, to keep an accurate written account of the amounts received from the prime contractor, and of the way the amounts have been disbursed or disposed of.	Section 359(4) Industrial Relations Act 2016	
Power, as the employer, to produce the account for inspection to an employee in the circumstances set out in subsection (a) to (c) and allow the employee to make a copy of the account.	Sections 359(5) and (6) Industrial Relations Act 2016	
Power, as a prime contractor served with an attachment notice, to keep from the amounts payable, or to become payable, by the prime contractor to the employer for the contracted work, an amount sufficient to satisfy: (a) the claim for wages stated in the notice; and (b) all further claims for wages stated in notices of attachment served on the prime contractor within 7 days after the service of the first notice.	Section 361(2) Industrial Relations Act 2016	
Power, as a prime contractor served with an attachment notice, to pay the amount to which the notice relates to a clerk of the Magistrates Court.	Section 361(4) Industrial Relations Act 2016	
Power, as a prime contractor, to pay the amount stated in the relevant order to the employee from the amounts attached and kept in the hands of the prime contractor.	Section 362(4) Industrial Relations Act 2016	
Power, as a prime contractor, to ask the employee to sign a discharge for the amount paid for a claim for wages to which an order under section 362 relates.	Section 366 Industrial Relations Act 2016	
Power, as the employer, where an employee's consent authorising a deduction to be made from wages is not written, to, before making the deduction, give the employee written acknowledgement of the consent.	Section 371(5) Industrial Relations Act 2016	
Power, as the employer, to pay each employee's wages at least monthly to the employee.	Section 373(1) Industrial Relations Act 2016	_
Power, as the employer, where the circumstances in subsection (1) apply, to immediately at the end of the 30 days, pay the wages payable to the former employee to the nearest clerk of the Magistrates Court.	Section 375(2) Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as the employer, to recover an amount to which	Section 376(2)	
the employee is not entitled by deducting amounts	Industrial Relations	
from the employee's wages for a subsequent pay	Act 2016	
period or periods.		
Power, as the employer, where an employee ceases	Section 377 Industrial	
employment without giving the employer the notice required by an industrial instrument, to deduct from the employee's wages an amount stated by an industrial instrument.	Relations Act 2016	
Power, as the employer, to contribute, for eligible	Section 394(1)	
employees, to the approved superannuation fund at	Industrial Relations	
the level required by the relevant industrial	Act 2016	
instrument.		
Power, as a person who may be directly affected by the	Section 463(1)	
declaration, to apply to the commission for a	Industrial Relations	
declaration about an industrial matter.	Act 2016	
Power, as an employer, to apply to the commission for	Sections 467(1) and	
an interpretation of an industrial instrument, other	468(1) Industrial	
than a certified agreement or bargaining award.	Relations Act 2016	
Power, as a person bound by the agreement, to apply	Sections 467(1) 468(2)	
to the commission for an interpretation of a certified	Industrial Relations	
agreement or bargaining award.	Act 2016	
Power, as a party to an industrial cause, to agree in	Sections 469(1) and	
writing to the parties requesting the commission to	(2) Industrial Relations	
assist the parties in negotiating or resolving a matter	Act 2016	
relevant to the industrial cause, whether or not the		
matter is within the jurisdiction of the commission and to agree that the request being amended.		
Power, as a party to an industrial cause, to agree, in	Section 469(4)	
writing, for the decision of the commission to bind the	Industrial Relations	
parties.	Act 2016	
Power, as a party to a dispute, to make a referral	Section 470(1)(b)	
agreement with the other parties to the dispute.	Industrial Relations	
agreement man the other perties to the disputer	Act 2016	
Power, as a party to a dispute, in the circumstances set	Section 470(2)	
out in subsection (1), to apply to the commission for	Industrial Relations	
the commission to perform its dispute resolution	Act 2016	
functions.		
Power, as a party to a contract, in the circumstances set	Section 471(1)	
out in subsection (1), to apply to the commission for	Industrial Relations	
the commission to amend or declare void (wholly or	Act 2016	
partly) the contract.		
Power, as a person under section 474, to apply to the	Section 473(1)	
commission for the commission to grant an injunction:-	Industrial Relations	
(a) to compel compliance with an industrial	Act 2016	
instrument, a permit or this Act; or		
(b) to restrain or prevent a contravention, or		
continuance of a contravention, of an industrial		
instrument, a permit or this Act.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an employer, to apply to the full bench for the orders set out in section 479 about a demarcation dispute.	Section 479 Industrial Relations Act 2016	
Power, as a person mentioned in section 485, to apply to the full bench or the commission for proceedings to be reopened.	Section 484(1) Industrial Relations Act 2016	
Power, as a party to proceedings, to appoint in writing, an agent to represent Council in the proceedings.	Section 529(1)(a) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the court or the full bench constituted by the president and 2 or more other members, to appeal to the Court of Appeal.	Section 554(1) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the full bench constituted by the president and 2 or more other members, to seek the leave of the Court of Appeal to appeal.	Section 554(2) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of a magistrate, to appeal to the court.	Section 556 Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the commission, to appeal to the court.	Section 557(1) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the commission, to seek the leave of the court to appeal.	Section 557(2) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the registrar, to appeal to the full bench.	Section 560(1) Industrial Relations Act 2016	
Power, as a person aggrieved by a decision of the registrar, to seek the leave of the full bench to appeal.	Section 560(2) Industrial Relations Act 2016	
Power to apply to the industrial tribunal to allow a longer period in which to start an appeal.	Section 564(2) Industrial Relations Act 2016	
Power, as a person mentioned in column 2 of schedule 3, to apply to the relevant industrial tribunal for an order in relation to a contravention, or alleged contravention, of a civil penalty provision.	Section 572 Industrial Relations Act 2016	
Power, as a person subject to a requirement from an inspector to produce a document, to comply with the requirement.	Section 912(2) Industrial Relations Act 2016	
Power, as an employer subject to a written demand by an inspector under subsection (1), to comply with the demand.	Section 915(2) Industrial Relations Act 2016	
Power, as an employer, to pay wages payment to an employee under the Act, a relevant industrial instrument or a permit, in accordance with the employee's written direction.	Section 928(1)(b) Industrial Relations Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as the employer in a workplace where an	Section 934(2)	
industrial instrument applies, to display a copy of the	Industrial Relations	
industrial instrument as required by section 934(2).	Act 2016	
Power, as the employer, where a person whose	Section 935(2)	
employment with the employer has been terminated	Industrial Relations	
has asked for a certificate described in section 935(1),	Act 2016	
to give the certificate.		

Industrial Relations Regulation 2018

Document Reviewed:	17/09/2019	
Reprint:	23/11/2018	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the employer, when working out continuous service under section 123(1) of the <i>Industrial Relations Act 2016</i> , to notify the employee that another absence from work breaks the employee's continuous service.	Section 4(1)(c) Industrial Relations Regulation 2018	
Power, as the employer, when working out continuous service under section 123(1) of the <i>Industrial Relations Act 2016</i> , to withdraw a notice to the employee given under section 4(1)(c)	Section 4(5)(b) Industrial Relations Regulation 2018	

Information Privacy Act 2009

Document Reviewed:	17/09/2019	
Reprint:	01/07/2019	
Amended:		
Inserted:		
Omitted:		
Note:		

	CRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Pow	er, as agency, to transfer an individual's personal	Section 33 Information	
infor	mation to an entity outside Australia under certain	Privacy Act 2009	
circu	mstances.		
Pow	er, as agency, to enter into a service arrangement	Section 34 Information	
with	an entity other than an agency to provide services.	Privacy Act 2009	
Pow	er, as agency, to give access to a document created	Section 47 Information	
after	the application for access is received.	Privacy Act 2009	
Pow	er, as agency, to search for a document on a	Section 49 Information	
back	up system if it considers the search is appropriate.	Privacy Act 2009	
Pow	er, as agency, to appoint an appropriately qualified	Section 50(5)(b)	
heal	chcare professional to make a healthcare decision	Information Privacy	
	ation to an access or amendment application.	Act 2009	
	er, as agency, to contact the person and tell them	Section 53(2)	
how	the application does not comply with a relevant	Information Privacy	
	cation requirement.	Act 2009	
	er, as agency, to refuse to deal with an access or	Section 53(3)	
	ndment application if:	Information Privacy	
(a)	the application does not comply with all relevant	Act 2009	
	application requirements; and		
(b)	the applicant has been afforded a reasonable		
	opportunity to consult with a view to making the application comply.		
Pow	er, as agency, to give prescribed written notice of	Section 53(6)	
the o	lecision.	Information Privacy	
		Act 2009	
	er, as agency, to refuse to deal with an access	Section 54 <i>Information</i>	
	cation if:	Privacy Act 2009	
((a) the application should have been made under		
	the Right to Information Act (because it is for		
	access to a document other than to the extent		
	it contains the applicant's personal		
	information); and		
((b) reasonable efforts have been made to inform		
	the applicant that the application:		
	(i) cannot be made under the <i>Information</i>		
	Privacy Act 2009; and		

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(ii) should be made under the <i>Right to</i>		
<i>Information Act</i> ; and		
(iii) may be changed so it can be made under		
the <i>Information Privacy Act 2009</i> , or may		
be dealt with under the <i>Right to</i>		
Information Act by paying the application		
fee.		
Power, as agency, at any time before a deemed	Section 55(1)	
decision is taken to have been made in relation to an	Information Privacy	
access or amendment application, to ask applicant for	Act 2009	
a further specified period to consider the application.		
Note: more than one request can be made (section		
55(2) Information Privacy Act 2009.		
Power, as agency, to continue to consider an access or	Section 55(3)	
amendment application, if a further specified period	Information Privacy	
has been requested under section 55(1), the applicant	Act 2009	
has not refused the request, and no notice that the		
applicant has applied for review has been received.		
Power, as agency, to give access to a document that	Section 56(1)	
contains information the disclosure of which may	Information Privacy	
reasonably be expected to be of concern to a	Act 2009	
government, agency, or person (a "relevant third		
party"), only if reasonably practicable steps are taken		
to obtain the relevant third party's views on whether:		
(a) the document is a document for Chapter 3 of		
the <i>Information Privacy Act 2009</i> (document of		
an agency or a Minister under the Right to		
Information Act); or		
(b) the information is exempt information or		
contrary to public interest information.		
Power, as agency, to transfer an access or amendment	Section 57(2)	
application to another agency if the document is not in	Information Privacy	
the original agency's possession, but is, to the original	Act 2009	
agency's knowledge, in the other agency's possession,		
and the other agency consents.		
Power, as agency, to refuse to deal with the application	Section 59 Information	
without having identified any or all of the documents,	Privacy Act 2009	
if the documents contain information of a stated kind		
or relate to a stated subject matter and it appears that		
all of the documents are comprised of exempt		
information (as defined in Schedule 3 of the Right to		
Information Act).		
Power, as agency, to refuse to deal with an access or	Section 60(1)	
amendment application, or, if considering two or more	Information Privacy	
access or amendment applications by the applicant, all	Act 2009	
the applications, if the work involved in dealing with		
the application, or all the applications, would		
substantially and unreasonably divert the resources of		
Council from use in performance of Council functions.		
Power, as agency, to give the applicant:	Section 61(1)	
	Information Privacy	
	Act 2009	

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(a) written notice of the refusal to deal with an	
access or amendment application under	
section 60(1) Information Privacy Act 2009; and	
(b) a reasonable opportunity to consult.	
Power, as agency, to refuse to deal with a later access	Section 62(3)
application for one or more of the same documents	Information Privacy
sought under the first access application by the same	Act 2009
applicant, to the extent it is for access to documents in	
the first application, if the later application does not	
disclose any reasonable basis for seeking such access.	
Power, as agency, to refuse to deal with a later	Section 63(3)
amendment application for one or more of the same	Information Privacy
documents sought to be amended under the first	Act 2009
access application by the same applicant, to the extent	
it is for amendment to documents in the first	
application, if the later application does not disclose	
any reasonable basis for seeking such access.	
Power, as agency, after considering an access	Section 65 Information
application, to decide whether to give access to the	Privacy Act 2009
document and whether any access charge must be paid	7777 dey 71et 2003
by the applicant.	
Power, as agency, to refuse access to a document in the	Section 67(1)
same way and to the extent access can be refused	Information Privacy
under section 47 <i>Right to Information Act</i> , were access	Act 2009
to the document applied for under that Act.	7.55 2555
Power, as agency, to give a prescribed written notice to	Section 68(1)
an applicant, for an access application, of:	Information Privacy
(a) the decision on the application, including a	Act 2009
decision to refuse to deal with the application;	
and	
(b) the fact that the document is not a document	
in the possession, or under the control, of	
Council, if this is the case.	
Power, as agency, to not include any exempt	Section 68(3)
information or contrary to public interest information	* *
in the notice given under section 68(1) <i>Information</i>	Act 2009
Privacy Act 2009.	
Power, as agency, to give prescribed written notice to	Section 69(2)
an applicant that does not include details required to	Information Privacy
be in a prescribed written notice under section 199(a)	Act 2009
and (b) <i>Information Privacy Act 2009</i> , but states that	
Council neither confirms nor denies the existence of	
the document, but assuming the document does exist,	
it would be a document to which access would be	
refused under section 67 <i>Information Privacy Act 2009</i>	
to the extent it comprised prescribed information.	
Power, as agency, after considering an amendment	Section 70 Information
application, to decide whether amendment of the	Privacy Act 2009
document is permitted.	
Power, as agency, to give an applicant for an	Section 73(1)
amendment application a prescribed written notice of	Information Privacy
the decision on the application.	Act 2009
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Power, as agency, to not include reasons for a decision	Section 73(2)	
to permit amendment of the document in the notice	Information Privacy	
given under section 73(1) Information Privacy Act 2009.	Act 2009	
Power, as agency, to not include any exempt	Section 73(3)	
information or contrary to public interest information	Information Privacy	
in the notice given under section 73(1) Information	Act 2009	
Privacy Act 2009.		
Power, as agency, if a decision to amend the document	Section 74 <i>Information</i>	
is made, to make the amendment by altering the	Privacy Act 2009	
personal information or adding an appropriate		
notation to the personal information.		
Power, as agency, to waive an access charge.	Sections 80, 81 and 82	
	Information Privacy	
	Act 2009	
Power, as agency, to refuse to give access to a	Section 83(4)	
document in a form requested, if it would:	Information Privacy	
(a) interfere unreasonably with Council's	Act 2009	
operations, or		
(b) be detrimental to the preservation of the		
document, or		
(c) be inappropriate having regard to the physical		
nature of the document; or		
(d) involve an infringement of the copyright of a		
person other than the State,		
and give access in another form.		
Power, as agency, to extend the period in which an	Section 84(2)	
applicant may access a document.	Information Privacy	
	Act 2009	
Power, as agency, to defer giving access to a document	Section 87 Information	
for a reasonable period if the document was prepared:	Privacy Act 2009	
(a) for presentation to the Assembly or a		
committee of the Assembly; or		
(b) for release to the media; or		
(c) solely for inclusion in a document prepared for		
a purpose in (a) or (b).		
Power, as agency, to delete irrelevant information from	Section 88 Information	
a copy of a requested document when giving access to	Privacy Act 2009	
that requested document, if the agency considers it is		
reasonably practicable to give access to the copy.		
Power, as agency, to give access to a copy of a	Section 89 Information	
document from which the exempt information has	Privacy Act 2009	
been deleted.		
Power, as agency, to give access to a copy of a	Section 90 Information	
document from which the contrary to public interest	Privacy Act 2009	
information has been deleted.		
Power, as agency, to direct access to the document be	Section 92(2)	
given instead to an appropriately qualified healthcare	Information Privacy	
professional nominated by the applicant and approved	Act 2009	
by the agency, where access was refused under section		
47(3)(d) of the Right to Information Act, as applied		
under the <i>Information Privacy Act 2009</i> .		
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Power, as agency, to conduct a particular further	Section 115
search or to conduct further searches directed by the	Information Privacy
information commissioner.	Act 2009
Power, as agency, to apply to the information	Section 127
commissioner for declaration that at person is a	Information Privacy
vexatious applicant.	Act 2009
Power, as agency, to apply to the information	Section 157
commissioner for approval to waive or modify the	Information Privacy
obligation to comply with the privacy principles.	Act 2009
Power, as agency, to ask the information commissioner	Section 159
to extend the time within which to take action stated	Information Privacy
in a compliance notice.	Act 2009
Power, as agency, to apply to QCAT, as provided under	Section 161(1)
the <i>QCAT Act</i> , for review of the information	Information Privacy
commissioner's decision to give a compliance notice.	Act 2009

Labour Hire Licensing Act 2017

Document Reviewed:	17/09/2019	
Reprint:	16/04/2018	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply for a licence to provide labour hire services.	Section 13(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to apply for renewal of the licence before it expires.	Section 18(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to withdraw an application for renewal of a licence.	Section 18(3)(b) Labour Hire Licensing Act 2017	
Power to apply for restoration of the licence after it has expired.	Section 19(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to give a written response to a show cause notice that proposes to cancel the licence.	Section 23(2) Labour Hire Licensing Act 2017	
Power, as a licensee, to return a suspended or cancelled licence to the chief executive.	Section 25(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to surrender the licence.	Section 26(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to comply with conditions imposed on a licence.	Section 29 Labour Hire Licensing Act 2017	
Power, as a licensee, to give a written response to a proposed condition or variation of a licence.	Section 30(1)(c) Labour Hire Licensing Act 2017	
Power, as a licensee, to give the chief executive a report that complies with sections 31 and 32.	Section 31(1) Labour Hire Licensing Act 2017	
Power, as a licensee, to apply to the chief executive to remove and appoint nominated officers for the licence.	Section 35 Labour Hire Licensing Act 2017	
Power, as a licensee, to substitute a nominated officer for a limited period if the circumstances of section 36(1) exist.	Section 36 Labour Hire Licensing Act 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a licensee, to apply to the chief executive to	Section 37 Labour Hire	
extend the appointment of a substitute nominated	Licensing Act 2017	
officer.		
Power, as a licensee, to produce a copy of the licence	Section 38 Labour Hire	
for inspection by an inspector, worker or other person	Licensing Act 2017	
on request.		
Power, as a licensee, to give the chief executive notice	Section 40 Labour Hire	
of a prescribed change in circumstances of the licensee.	Licensing Act 2017	
Power, as an applicant, to give the chief executive	Section 41(2) Labour	
information the chief executive reasonably requires to	Hire Licensing Act	
decide the application.	2017	
Power, as an applicant, to consent to the chief	Section 42(3)(b)	
executive entering and inspecting Council's place of	Labour Hire Licensing	
business for the purpose of ascertaining whether	Act 2017	
Council is a fit and proper person to provide labour hire	7101 2017	
services.		
Power, as a licensee, to give the chief executive the	Section 43 Labour Hire	
information required in a notice given under section	Licensing Act 2017	
43.	Licensing Act 2017	
Power, as an occupier, to consent to entry of Council's	Section 60(1) Labour	
premises by an inspector and to sign an	Hire Licensing Act	
acknowledgement of the consent.	2017	
Power, as an occupier, to comply with a help	Section 69(2) Labour	
requirement given by an inspector.	Hire Licensing Act	
requirement given by an inspector.	2017	
Power, as an owner of a seized thing, to apply to the	Section 79(3) Labour	
chief executive for its return.	Hire Licensing Act	
chief executive for its return.	2017	
Power, as an owner of a seized thing, to agree, in	Section 82(b) <i>Labour</i>	
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writing, to the transfer of the ownership of the thing to	Hire Licensing Act	
the State.	2017	
Power to claim compensation from the State if loss is	Section 87(1) Labour	
incurred because of the exercise, or purported exercise	Hire Licensing Act 2017	
of a power by or for an inspector.		
Power, as a person who has been given or is entitled to	Section 93(1) Labour	
be given an information notice for a decision, to apply	Hire Licensing Act	
for review of the decision.	2017	
Power, as an interested person, to apply for review of	Section 93(2) Labour	
a decision listed in section 93(2).	Hire Licensing Act	
D	2017	
Power, as an applicant mentioned in section 93(1), to	Section 96(2) Labour	
apply to QCAT for a stay of the decision.	Hire Licensing Act	
	2017	
Power, as an organisation given a QCAT information	Section 98(1) Labour	
notice, to apply to QCAT for a review of the decision.	Hire Licensing Act	
	2017	

Land Access Ombudsman Act 2017

Document Reviewed:	17/09/2019	
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Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to refer a land access dispute to the land access ombudsman.	Section 32(1) Land Access Ombudsman Act 2017	
Power to resolve a land access dispute.	Section 32(2) Land Access Ombudsman Act 2017	
Power, as a party to a land access dispute, to provide reasonable help to the land access ombudsman in the conduct of reasonably necessary inquiries.	Section 35(2) Land Access Ombudsman Act 2017	
Power to comply with a direction from the land access ombudsman to make a reasonable attempt to resolve the land access dispute with the other party.	Section 37(2) Land Access Ombudsman Act 2017	
Power, by notice given to the land access ombudsman, and in compliance with the requirements for withdrawal under a procedural guideline made under section 65, to withdraw a land access dispute referral.	Section 39(1) and (2) Land Access Ombudsman Act 2017	
Power, as a party to a land access dispute, to comply with a request from the land access ombudsman, to give the ombudsman a stated document or information at a stated reasonable time and place; or access to a stated document or information.	Section 42(4) Land Access Ombudsman Act 2017	
Power, as a party to a land access dispute, to comply with a notice from the land access ombudsman, requiring attendance at a meeting with the land access ombudsman at a stated reasonable time and place, and answer questions.	Section 43(2) Land Access Ombudsman Act 2017	
Power, as a party to a land access dispute, to seek the leave of the land access ombudsman to be represented by someone at a meeting.	Section 43(4) Land Access Ombudsman Act 2017	
Power to consent to the land access ombudsman entering land the subject of a dispute about a conduct and compensation agreement.	Section 45(1) Land Access Ombudsman Act 2017	
Power to consent to the land access ombudsman entering land the subject of a dispute about a make good agreement.	Section 45(2) Land Access Ombudsman Act 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to impose conditions upon the land access ombudsman's entry to the disputed land and to withdraw consent for the land access ombudsman to enter disputed land.	Section 45(3) Land Access Ombudsman Act 2017	
Power, if consent is given for the land access ombudsman to enter disputed land, to sign an acknowledgement of the consent.	Section 49(1) Land Access Ombudsman Act 2017	
Power to make submissions to the land access ombudsman in response to the draft notice about the investigation.	Section 51(4) Land Access Ombudsman Act 2017	
Power to make submissions to the land access ombudsman about the proposed action.	Section 53(4) Land Access Ombudsman Act 2017	
Power to make a submissions to the land access ombudsman about action to be taken under section 54(2).	Section 54(4) Land Access Ombudsman Act 2017	
Power to make a submission to the land access ombudsman about action to be taken under section 55(2).	Section 55(4) Land Access Ombudsman Act 2017	
Power to inspect a document within the custody of the land access ombudsman.	Section 57(2) Land Access Ombudsman Act 2017	
Power, when giving a document or information to the land access ombudsman, to inform the land access ombudsman of a belief that the document or information to be provided is confidential or that the disclosure of the document or information to the ombudsman might be detrimental to the party's commercial activities.	Section 59(2) Land Access Ombudsman Act 2017	
Power to consent to the use of, recording of, or disclosure of confidential information by a person who is, or has been, the land access ombudsman or an officer.	Section 60(3)(b) Land Access Ombudsman Act 2017	

Land Act 1994

Document Reviewed:	26/02/2020
Reprint:	11/10/2019
Amended:	23A(1), 23A(6), 34H(2), 38G(1), 38G(2), 48, 49, 55H(1),
	55H(2), 58(1), 58(7), 201, 240E(1), 240G, 243(1A), 243(1),
	322(3), 322(5), 322(8), 327, 327A, 327B, 327C(1), 327C(2),
	327I(1), 327I(2), 332(7), 358(2), 360C(2),
Inserted:	339F, 339G, 339H(2), 339I(1) and (2), 339J(1) and (2), 339K,
	339L, 339O(1) and (2), 339Q(3)(c), 339R(1)(b), 339R(2),
	339T, 339U, 431ZG, 431ZH(2) and (5)
Omitted:	
Note:	New Reprint. Changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person who may take water under the <i>Water Act 2000</i> , section 96, to exercise a right of access, a right of grazing and a right to bring action for trespass over the adjacent land.	Section 13A(4) Land Act 1994	
Power, as an adjacent owner for the land, to consent to the dedication of non-tidal watercourse land or non- tidal lake land as a reserve.	Section 13AC(1)(a) Land Act 1994	
Power, as owner of land having a non-tidal boundary (watercourse) (the relevant land), to apply to the chief executive (water) to have land adjoining the relevant land (the watercourse land) declared to be former watercourse land.	Section 13B(1) Land Act 1994	
Power to give notice of the person's intention to make an application pursuant to section 13B to the owners of any land that adjoins the watercourse land	Section 13B(2) Land Act 1994	
Power, as an applicant under section 13B(1), to appeal against the refusal of the application.	Section 13B(6) Land Act 1994	
Power, as registered owner of land, to enter an agreement with the Governor in Council to exchange all or part of the freehold land for the grant of unallocated State land.	Section 18(1) Land Act 1994	
Power, as lessee of a freeholding lease, to enter an agreement with the Governor in Council to exchange all or part of the freeholding lease for a freeholding lease over unallocated state land.	Section 18(2) Land Act 1994	
Power, as lessee of a term lease (other than a State lease or a perpetual lease), to enter an agreement with the Minister to exchange all or part of the term lease for a lease of unallocated State land for a term of years or in perpetuity.	Section 18(3) Land Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person seeking to have a plan of subdivision registered in relation to the land contained in a deed of grant, deed of grant in trust or lease, to apply to the chief executive for the allocation of a floating reservation to some or all of the lots created by the plan.	Section 23A(1) Land Act 1994	
Power, as an applicant under section 23A(1), to appeal against the chief executive's decision.	Section 23A(6) Land Act 1994	
Power, as registered owner of the deed of grant or lessee of a freeholding lease of a reservation for a public purpose to be sold under section 24(1), to apply to the Governor in Council to buy the land.	Section 24(3) Land Act 1994	
Power to appeal against the Minister's determination of the unimproved value of land to be sold under section 24(1) of the <i>Land Act 1994</i> .	Section 25(2) Land Act 1994	
Power, as trustee, lessee or registered owner, to agree to the Minister's proposal to change the boundaries of a lease, deed of grant or deed of grant in trust where the Governor in Council is resuming possession of all or part of a reservation and the boundaries of the reservation are not stated in the lease, deed of grant or deed of grant in trust.	Section 26(2) Land Act 1994	
Power, as lessee, registered owner or trustee, to appeal the Minister's decision to change the boundaries of a lease, deed of grant or deed of grant in trust where the Governor in Council is resuming possession of all or part of a reservation and the boundaries of the reservation are not stated in the lease, deed of grant or deed of grant in trust.	Section 26(4) Land Act 1994	
Power, as lessee or registered owner, to buy a forest entitlement area under sections 24 and 25.	Section 26B(2) Land Act 1994	
Power, as lessee or registered owner, to appeal against the value decided by the Minister for commercial timber on a forest entitlement area that the local government is buying.	Section 26B(8) Land Act 1994	
Power, to apply to the Minister for the dedication of a reserve.	Section 31C(1) Land Act 1994	
Power to give notice of the intention to apply for the dedication of a reserve.	Sections 31C(2) and 31C(3) Land Act 1994	
Power, as trustee, to apply to the Minister to change the boundary of a reserve or the purpose of a reserve.	Section 31D(1) Land Act 1994	
Power to give notice of the intention to change the boundary of a reserve or the purpose of a reserve.	Sections 31D(2) and 31D(3) <i>Land Act 1994</i>	
Power, as trustee, to consult with the Minister in response to a proposed State lease over a reserve.	Section 32 Land Act 1994	
Power to apply to the Minister to revoke the dedication of all or part of a reserve.	Section 34(1) Land Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give notice of the intention to apply to the Minister to revoke the dedication of all or part of a reserve.	Sections 34(2) and 34(3) <i>Land Act 1994</i>	
Power, as owner of improvements on a reserve the dedication to which has been revoked, to apply to remove improvements on the reserve.	Section 34H(1) Land Act 1994	
Power, as owner of improvements on a reserve the dedication to which has been revoked, to remove improvements with the written approval of the chief executive.	Section 34H(2) Land Act 1994	
Power, as trustee of an operational reserve, to apply for a deed of grant over the reserve.	Section 34I(1) Land Act 1994	
Power, as trustee of an operational reserve, to give notice of the intention to apply for a deed of grant over the reserve.	Sections 34I(3) and 34I(4) Land Act 1994	
Power, as trustee, to apply for an additional community purpose or to amalgamate land with common purposes.	Section 38A(1) Land Act 1994	
Power, as trustee, to apply for the cancellation of a deed of grant in trust under section 38.	Section 38A(2) Land Act 1994	
Power, as trustee, to give notice of the intention to apply under section 38A.	Sections 38A(3) and 38A(4) <i>Land Act 1994</i>	
Power, as owner of improvements on a deed of grant in trust that has been cancelled, to apply, in writing to the chief executive, to remove the improvements on the deed of grant in trust.	Section 38G(1) Land Act 1994	
Power, as owner of improvements on a deed of grant in trust that has been cancelled, to remove the improvements with the chief executive's approval.	Section 38G(2) Land Act 1994	
Power to accept appointment as trustee.	Section 44 Land Act 1994	
Power, as trustee, to advise the chief executive of change in details.	Section 45 Land Act 1994	
Power, as trustee, to comply with the administrative, accounting function and other directions provided by Minister.	Sections 46, 47, 48 and 49 <i>Land Act 1994</i>	
Power, as trustee, to:- (a) comply with a request of the chief executive to apply for the approval of a management plan for the trust land; and	Section 48 Land Act 1994	
 (b) comply with a request of the chief executive to make all records available for inspection by the chief executive and allow copies and notes of the records to be made; 		
(c) register any management plan in the appropriate register		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as trustee, to:- (a) allow the auditor-general, a person mentioned in section 47(1)(a) to (d), or a person authorised by the chief executive of a department, to audit the trust's financial accounts; and (b) help the conduct of the audit, including the disclosure of financial institution accounts necessary for the audit.	Section 49 Land Act 1994	
Power to take all necessary action for the maintenance and management of trust land.	Sections 52(1) Land Act 1994.	
Power, as trustee, to surrender all or part of a deed of grant in trust on terms agreed with the Minister and with the Minister's written approval.	Section 55(1) <i>Land Act</i> 1994.	
Power, as trustee, to apply to surrender all or part of a deed of grant in trust.	Section 55A(1) Land Act 1994	
Power, as trustee, to give notice of the intention to apply to surrender all or part of a deed of grant in trust.	Sections 55A(2) and 55A(3) Land Act 1994	
Power, as owner of improvements on a deed of grant in trust that has been surrendered, to apply, in writing to the chief executive, to remove the improvements on the deed of grant in trust.	Section 55H(1) Land Act 1994	
Power, as owner of improvements on a deed of grant in trust that has been surrendered, to remove the improvements on the deed of grant in trust with the written approval of the chief executive.	Section 55H(2) Land Act 1994	
Power, as trustee, to lease all or part of the trust land if the trustee first obtains the Minister's written "in principle' approval to the lease.	Section 57(1) Land Act 1994.	
Power as trustee to, without the Minister's approval, grant a trustee lease (construction) or a trustee lease (State or statutory body) over all or part of the trust land.	Section 57(3) Land Act 1994.	
Power to seek the Minister's approval to amend a trustee lease.	Section 57A(1) Land Act 1994	
Power, as trustee lessee, to transfer, mortgage or sublease a trustee lease subject to the written approval of:- (a) the Minister for a sublease; or (b) otherwise, the chief executive.	Section 58(1) Land Act 1994	
Power to appeal against the Minister's or chief executive's decision to refuse to allow a transfer, mortgage or sublease of a trustee lease.	Section 58(7) Land Act 1994	
Power, as trustee, to issue a trustee permit to use all or part of the trust land.	Section 60(1) Land Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power to lodge a trustee permit in the appropriate register.	Section 60(3) Land Act 1994	
Power to seek consent to group trust land reserved for	Section 62 Land Act	
similar purposes together.	1994	
Power to seek the Minister's approval for rent from a	Section 63(3) Land Act	
trustee lease or trustee permit to be applied to costs other than on maintenance and enhancement of the	1994	
trust land.		
Power, as a relevant person, to apply for approval to lease, sublease or sub-sublease trust land even if an authority is in force.	Section 64(4) Land Act 1994	
Power, as trustee, to cancel a trustee lease or trustee	Section 65(1) Land Act	
permit if the lessee or permittee does not comply with	1994	
the conditions of the lease or permit.		
Power to allow the trustee lessee or trustee permittee	Section 66(1) Land Act	
to remove the trustee lessee's or trustee permittee's	1994	
improvements on the land within a reasonable time		
stated by the trustee.		
Power, as trustee of a deed of grant in trust, to	Section 67(2) Land Act	
mortgage a deed of grant in trust issued prior the	1994	
commencement of the Land Act 1994, subject to the		
Minister's approval under section 67(4).	- 11(2)	
Power to mortgage a deed of grant in trust issued after	Section 67(3) Land Act	
the commencement of the <i>Land Act 1994</i> subject to section 67(3)(a) and (b) and the Minister's approval	1994	
under section 67(4).		
Power, as trustee of trust land for cemetery purposes,	Section 80(1) Land Act	
to repair or remove structures, monuments or	1994	
tombstones from a cemetery on trust land.		
Power to ask the Minister that a cemetery on trust land	Section 81(1) Land Act	
be closed to further burials.	1994	
Power to ask the Minister to re-open a cemetery previously closed for further burials.	Section 81(4) Land Act 1994	
Power to agree to take on the trusteeship of a	Section 82 Land Act	
cemetery from trustees of the cemetery, and to agree	1994.	
on the terms of the transfer.		
Power to seek approval from the Minister to exhume a	Section 83(1) Land Act	
body from a cemetery, in the absence of any local law	1994.	
covering the matter.	C1' 04/4'	
Power to apply to the Minister seeking approval to	Section 84(1) Land Act	
surrender land granted for an estate in fee simple for some community, public or similar purpose, the land to	1994.	
the State, and for the issue of a deed of grant in trust		
under this Act for a community or public purpose.		
Power to apply for land to be dedicated as a road for	Section 94(2) Land Act	
public use.	1994.	
Power to apply to the Minister to permanently close a	Section 99(1) Land Act	
road.	1994.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the Minister to temporarily close a road.	Section 99(3) Land Act 1994.	
Power, as an adjoining owner of land who makes an application to permanently close a road pursuant to section 99(1) of the <i>Land Act 1994</i> , to ask that the land be amalgamated with the adjoining owner's adjoining land upon its closure.	Section 99(4) <i>Land Act</i> 1994.	
Power to object to a road closure application in response to a public notice.	Section 100 Land Act 1994.	
Power, as a road licensee, to surrender all or part of a road licence.	Section 105(3) Land Act 1994.	
Power, as registered owner of land, to apply for the simultaneous opening and closing of roads subject to the conditions in section 109A(1)(a), (b) and (c).	Section 109A(1) <i>Land Act 1994</i> .	
Power, as registered owner, to ask the Minister to include certain matters in the deed of grant in trust issued under section 358.	Section 109A(2) <i>Land Act 1994</i> .	
Power, as registered owner, to appeal against any conditions the Minister imposes under section 420I.	Section 109A(3) <i>Land Act 1994</i> .	
Power, as trustee of lessee, to apply for the simultaneous opening or closing of roads subject to section 109B(1)(a), (b) and (c).	Section 109B(1) <i>Land Act 1994</i> .	
Power to ask the Minister to include certain matters in the deed of grant in trust issued under section 358 or dedicated as a reserve under section 31A (whichever is applicable).	Section 109B(2) <i>Land Act 1994</i> .	
Power, as lessee, to ask that the land in the road being closed be amalgamated in accordance with section 109B(3)(a) or (b) (whichever is applicable).	Section 109B(3) Land Act 1994	
Power, as trustee or lessee, to appeal against any conditions the Minister imposes under section 420I.	Section 109B(4) Land Act 1994	
Power to apply for an interest in land that may be granted without competition.	Section 120A(1) Land Act 1994	
Power, as lessee, to apply to the Minister that a lease be used for additional or fewer purposes.	Section 154 Land Act 1994.	
Power, as lessee, to apply for extension of a term lease (40 years).	Section 155A(2) Land Act 1994.	
Power, as lessee, to apply for extension of a term lease (50 years).	Section 155B(2) <i>Land Act 1994</i> .	
Power, as lessee, to apply for extension of a term lease (75 years).	Section 155BA(2) Land Act 1994.	
Power, as lessee, to apply for an offer of a new lease (a renewal application).	Section 158 Land Act 1994.	
Power, as an applicant for a renewal application, to appeal against the chief executive's decision to refuse the renewal application if the only reason for the refusal was that the applicant had not fulfilled the conditions of the lease.	Section 160(3) <i>Land Act 1994</i> .	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a lessee under a rolling term lease, to apply	Section 164C(1) Land	
to the Minister for an extension of the term.	Act 1994.	
Power, as a lessee under a rolling term lease, to appeal	Section 164C(7) Land	
to the Minister's refusal of an extension of the term.	Act 1994.	
Power, as lessee, to apply to convert a perpetual lease	Section 166(1) Land	
to freehold land and a term lease to a perpetual lease	Act 1994.	
or to freehold land.		
Power, as applicant for a conversion application, to appeal against the chief executive's decision to refuse the conversion application if the only reason for the refusal was that the applicant had not fulfilled the	Section 168(5) <i>Land Act 1994.</i>	
conditions of the lease.		
Power to appeal against the chief executive's decision	Section 170(2) Land	
on the purchase price for the conversion of a lease to a	Act 1994.	
deed of grant.		
Power, as lessee, to apply for approval to subdivide the	Section 176(1) Land	
lease.	Act 1994.	
Power to appeal against the Minister's decision to	Section 176E Land Act	
refuse an application for approval to subdivide a lease.	1994.	
Power, as lessee of 2 or more leases, to apply to the	Section 176K(1) Land	
Minister for approval to amalgamate the leases.	Act 1994.	
Power, as a local government, to prepare a statement	Section 176K(3)(b)	
of Council's views on the amalgamation of 2 or more	Land Act 1994.	
leases.	Section 176N Land Act	
Power to give the chief executive an opinion in respect of a proposed road closure.	1994.	
Power to consult with the chief executive regarding the	Section 177 Land Act	
issue of a permit to occupy unallocated State land, a	1994.	
road or a reserve.	1554.	
Power to apply for a permit to occupy unallocated State	Section 177A(1) Land	
land, a reserve or a road.	Act 1994.	
Power to give notice of an intention to apply for a	Section 177A(2) Land	
permit to occupy unallocated State land, a reserve or a	Act 1994.	
road.		
Power, as an applicant for a permit, to enter an	Section 179 Land Act	
agreement with an adjoining owner about the	1994.	
maintenance of a fence.		
Power, as a permittee, to surrender a permit to occupy	Section 180(2) Land	
on terms agreed to between the chief executive and	Act 1994.	
the permittee and with the chief executive's written		
approval.		
Power, as a relevant entity, to apply to surrender or	Section 180A Land Act	
cancel a permit to occupy.	1994.	
Power, as a permittee for a permit that is cancelled or	Section 180H(1) Land	
surrendered, to apply to remove the permittee's	Act 1994.	
improvements on the permit land.		
Power, as a permittee, to remove improvements with	Section 180H(2) Land	
the chief executive's written approval.	Act 1994.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as lessee, licensee or permittee, to give the Minister or chief executive the information asked for about the lease, licence or permit.	Section 201 Land Act 1994.	
Power, as lessee, licensee or permittee, to apply to change an imposed condition of the lease, licence or permit.	Section 210 Land Act 1994.	
Power to appeal against the Minister's decision to change an imposed condition about the protection and sustainability of the lease land.	Section 212(3) <i>Land Act 1994</i> .	
Power to make submissions to the Minster in response to a warning notice.	Section 214A Land Act 1994.	
Power, as a lessee or licensee to whom a remedial action notice has been given, to appeal against the decision to give the notice.	Section 214B Land Act 1994.	
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.	
Power, as lessee, to appeal against the Minister's decision to reduce the term of, or impose additional conditions on, a lease.	Section 214F(3) <i>Land Act 1994.</i>	
Power, as a person who has a lawful interest in the matters listed at section 219(3)(a), (b) and (c), to claim compensation as prescribed by the <i>Acquisition of Land Act 1967</i> .	Section 219(3) <i>Land Act 1994</i> .	
Power, as a compensation claimant, to appeal the Minister's decision about the amount of loss, costs and expenses the claimant is entitled to claim.	Section 222(6) <i>Land Act 1994.</i>	
Power, as owner of lawful improvements on a lease or part of lease resumed under the division, to claim compensation.	Section 225(2) <i>Land Act 1994.</i>	
Power, as lessee, to appeal against the Minister's decision on compensation payable.	Section 226(5) <i>Land Act 1994.</i>	
Power, as owner of lawful improvements on all or part of a reservation resumed, to claim compensation.	Section 230(2) <i>Land Act 1994</i> .	
Power, as owner, to appeal against the Minister's decision on compensation payable.	Section 232(5) <i>Land Act 1994.</i>	
Power, as a relevant local government of a term or a perpetual lease, to appeal against a decision under subsection (2)(b)(iv) to allow an entity other than the relevant local government to sell the lease.	Section 239(4) <i>Land Act 1994.</i>	
Power, after receiving a notice under section 235(1) or 238(3), as a lessee of a lease, to apply in writing to the chief executive for permission to sell the lease.	Section 240E(1) <i>Land Act 1994</i> .	
Power, as a local government, to apply to the chief executive to sell a lease.	Section 240G Land Act 1994.	
Power, as lessee of a forfeited lease, to apply, in writing to the chief executive, to remove the lessee's improvements on the lease.	Section 243(1A) <i>Land Act 1994</i> .	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as lessee of a forfeited lease, to remove the improvements with the written approval of the chief executive.	Section 243(1) <i>Land Act 1994.</i>	
Power, as a transferor or a person creating the interest, or the transferee or the person in whose favour the interest is to be created, to sign a document transferring a lease, sublease or licence or creating an interest in a lease or sublease.	Section 288(1) Land Act 1994	
Power, as a transferee or the person in whose favour the interest is to be created, to authorise a legal practitioner to sign a document transferring a lease, sublease or licence or creating an interest in a lease or sublease on Council's behalf.	Section 288(1)(b) <i>Land Act 1994</i>	
Power to lodge a standard terms document and amend the standard terms document by lodging a further document.	Sections 318 & 319 Land Act 1994.	
Power, as a lessee, licensee or the holder of a sublease, to apply to transfer a lease, sublease or licence under the Act with the approval of the chief executive.	Section 322(3) Land Act 1994	
Power, as a lessee, licensee or the holder of a sublease, to apply to the chief executive to extend the time mentioned in subsection 322(4).	Section 322(5) Land Act 1994	
Power, as a lessee, licensee or the holder of a sublease, to appeal a decision of the chief executive not to grant the transfer of a lease, sublease or licence.	Section 322(8) Land Act 1994	
Power to surrender freehold land on terms agreed between the chief executive and the registered owner and with the chief executive's written approval.	Section 327 Land Act 1994	
Power to surrender a lease or part of a lease on terms agreed between the chief executive and the lessee and with the chief executive's written approval.	Section 327A Land Act 1994	
Power, as a registered owner, to apply in writing to the chief executive to surrender freehold land.	Section 327B Land Act 1994.	
Power, as a lessee, to apply in writing to the chief executive to surrender all or part of a lease.	Section 327C(1) Land Act 1994.	
Power, as a lessee, to give notice of an intention to apply to any other person with a registered interest in the lease.	Sections 327C(2) and 327C(3) <i>Land Act</i> 1994.	
Power, as owner of improvements on a lease that has been surrendered, to apply in writing to the chief executive to remove the owner's improvements on the lease.	Section 327I(1) Land Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as owner of improvements on a lease that has been surrendered, to remove the owner's improvements with the chief executive's written approval.	Section 327I(2) Land Act 1994	
Power, as lessee, to give notice of the intention to surrender a lease.	Section 329(1) <i>Land Act 1994.</i>	
Power to seek the Minister's approval to sublease a lease issued under the Act.	Sections 332(1) and 332(2) <i>Land Act 1994</i>	
Power to appeal against the Minister's refusal to approve the sublease of a lease issued under the Act.	Section 332(7) Land Act 1994	
Power to seek the Minister's approval to amend a sublease.	Section 336 Land Act 1994	
Power, as party to a sublease, to give another party to the sublease a dispute notice and ask the responder to give information reasonably required for resolving the dispute.	Section 339F Land Act 1994.	
Power, as a party to a sublease who has received a dispute notice, to respond to the dispute notice and ask for further information reasonably required for resolving the dispute.	Section 339G Land Act 1994.	
Power, as a party to a sublease and where the circumstances of section 339H(1) apply, to attempt to resolve the dispute by mediation.	Section 339H(2) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, to jointly appoint a mediator to mediate the dispute.	Section 339I(1) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339I(2) apply, to request the prescribed dispute resolution entity to appoint a mediator to mediate the dispute.	Section 339I(2) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, to agree to a time for the mediation.	Section 339J(1) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339J(2) apply, to request the prescribed dispute resolution entity to set a time for the mediation of the dispute.	Section 339J(2) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute that is the subject of mediation, to participate in the mediation, agree to adjourn the mediation, and agree to a later time for the mediation.	Section 339K Land Act 1994.	
Power, as a party to a sublease and a party to a dispute that is the subject of mediation, to pay Council's share of the mediator's costs of the mediation or otherwise agree with the other parties to the dispute how the costs of the mediator will be paid.	Section 339L Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, to jointly appoint an arbitrator to decide the dispute.	Section 339O(1) Land Act 1994.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party to a sublease and a party to a dispute, and where the circumstances of section 339O(2) apply, to request the prescribed dispute resolution entity to appoint an arbitrator to decide the dispute.	Section 339O(2) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, to agree to extend the period for the arbitrator to decide the dispute by issuing an award.	Section 339Q(3)(c) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, and where the arbitrator has required, to give an appointed expert access to or copies of any relevant information, documents or other property.	Section 339R(1)(b) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute, to request that an appointed expert participate in a hearing.	Section 339R(2) Land Act 1994.	
Power, as a party to a sublease and a party to a dispute that has been decided by arbitration, to apply to the Supreme Court to set aside the decision in certain circumstances.	Section 339T Land Act 1994.	
Power, as a party to a sublease and a party to a dispute that is the subject of arbitration, to pay Council's share of the arbitration costs or otherwise agree with the other parties to the dispute how the arbitration costs will be paid.	Section 339U Land Act 1994.	
Power, as the registered owner or trustee, to surrender land if the description of the land is no longer correct, because of the reasons listed in section 358(1)(a) to (f).	Section 358(1) Land Act 1994	
Power, as registered owner or trustee, to surrender the land contained in the registered owner's deed of grant or trustee's deed of grant in trust if, on resurvey of the land, the boundaries of the land do not agree with the boundaries described in the existing deed or appropriate plan, and no doubt exists about the boundaries of the land, with the written approval of the chief executive.	Section 358(2) Land Act 1994	
Power to apply to amend the description in a freeholding lease if the description of the lease may be amended under section 360(1)(a) or (d).	Section 360C(1) Land Act 1994.	
Power to apply to amend the description in a term lease or a perpetual lease, other than a State lease, if the description of the lease may be amended under section 360A(2)(a), (b) or (c).	Section 360C(2) Land Act 1994.	
Power to apply to amend the description in a State lease if the description of the lease may be amended under section 360B(1)(a), (b), (c) or (d).	Section 360C(3) Land Act 1994.	
Power, as a lessee or a person acting for a lessee, to give notice of an intention to make an application under section 360C to amend the description of a lease.	Section 360D Land Act 1994.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to sign the document creating the easement where Council is the public utility provider or the owner of the land to be burdened.	Section 363(1)(b) <i>Land Act 1994</i> .	
Power to sign a document surrendering an easement in favour of Council, where Council is one or more of the entities listed in subsections 371(2)(a) to (c).	Section 371(2) <i>Land Act 1994</i> .	
Power to apply to the Minister for approval for a public utility easement to continue over unallocated State land when the deed of grant in trust, lease or licence ends or the dedication of the reserve is revoked.	Section 372(2) <i>Land Act 1994.</i>	
Power to apply to the Minister for approval for a public utility easement to continue over unallocated State land when the freehold land is surrendered.	Section 372(5) <i>Land Act 1994</i> .	
Power, as the trustee, lessee or sublessee of non-freehold land the subject of a trust, lease or sublease, to consent to the creation of a covenant on the land.	Section 373A Land Act 1994.	
Power, as trustee of trust land, or as a lessee, licensee or permittee to start a proceeding in the Magistrates Court for unlawful occupation or trespass of the trust land, or a lease, licence or permit.	Section 415 Land Act 1994.	
Power to make a submission in response to a notice received under the Act about a proposed application.	Section 420CB Land Act 1994.	
Power to respond to a request from the Chief Executive for information listed in sections 420E(1)(a) and 420E(1)(b).	Section 420E Land Act 1994.	
Power to apply to the Minister for a review of a decision.	Section 423 Land Act 1994.	
Power to appeal to the Court against a decision.	Section 427 Land Act 1994.	
Power to consult with the Minister about whether Council wishes to be the manager of a declared beach area.	Section 431U(2) <i>Land Act 1994.</i>	
Power to consult with the public and the owner of the lot about the use conditions to be contained in a local law applying to a declared beach area.	Section 431U(3) <i>Land Act 1994</i> .	
Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZG(1) apply, to give the chief executive written notice of the damage.	Section 431ZG Land Act 1994.	
Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZH(1) apply, to enter a remediation agreement with the chief executive.	Section 431ZH(2) Land Act 1994.	
Power, as an interested person and owner of adjacent land, and where the circumstances of section 431ZH(1) apply and a remediation agreement has not been made, to apply to the court to decide what remediation action, if any, will be taken.	Section 431ZH(5) Land Act 1994.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as licensee, to surrender all or part of an occupation licence, on terms agreed to between the Minister and the licensee and with the Minister's written approval.	Section 481A Land Act 1994.	
Power, as a public utility provider or a licensee to apply to cancel or surrender all or part of an occupation licence.	Section 481B(1) and 481B(2) <i>Land Act</i> 1994.	
Power, to give notice of an intention to, as a public utility provider or a licensee, apply to cancel or surrender all or part of an occupation licence.	Section 481B(4) and 481B(5) <i>Land Act</i> 1994.	
Power, as a licensee of an occupation licence that is cancelled or surrendered absolutely, to apply to remove the licensee's improvements on the licence.	Section 481J(1) <i>Land Act 1994</i> .	
Power, as a licensee, to remove the licensee's improvements on the licence with the written approval of the Minister.	Section 481J(2) <i>Land Act 1994</i> .	
Power, as licensee of an occupation licence, to carry out improvements or development work on the licence only with the Minister's written approval.	Section 482 Land Act 1994.	
Power, as a local government, to apply to exchange the conditional deed for a reserve or deed of grant in trust with the local government as trustee or a lease granted under the <i>Land Act 1994</i> .	Section 492(1) Land Act 1994.	
Power to agree to an allocation or dedication of land from the State, where the land has become an asset of the State by virtue of section 231 (repealed) of the <i>Transport Infrastructure Act 1994</i> .	Section 505(2) <i>Land Act 1994.</i>	

Land Title Act 1994

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person served with a written notice by the registrar, to give public notice of a request listed in subsection (1) and to satisfy the registrar that the public notification has been given.	Section 18 Land Title Act 1994	
Power to undertake the searches and obtain copies of the documents described in section 35(1)	Section 35(1) Land Title Act 1994	
Power, as a registered owner, to task the registrar to issue a certificate of title.	Section 42(1) Land Title Act 1994	
Power, as the registered owner, to agree to a plan of subdivision and dedicating the public use land	Section 50(1)(b) Land Title Act 1994	
Power, as the relevant planning body, to approve a plan of subdivision	Section 50(1)(h) Land Title Act 1994	
Power, as the registered proprietor whose interests are affected by the plan, to consent to a plan of subdivision	Section 50(1)(j) Land Title Act 1994	
Power, as the registered owner of a lot, to dedicate the lot as a road for public use	Section 54(1) Land Title Act 1994	
Power, as the relevant planning body, to approve a dedication notice to dedicate a lot as a road for public use	Section 54(3) Land Title Act 1994	
Power, as the registered owner, to sign a building management statement for registration	Section 54B(1) Land Title Act 1994	
Power, as the registered owner, to sign an instrument of amendment for a building management statement	Section 54E(2) <i>Land</i> <i>Title Act 1994</i>	
Power, as the registered owner of all lots to which a building management statement applies, to ask the registrar to extinguish the building management statement.	Section 54G <i>Land Title</i> Act 1994	
Power, as the registered owner, to sign an instrument of extinguishment or partial extinguishment for a building management statement.	Section 54H(3) Land Title Act 1994	
Power, as the registered owner of a lot with two or more registered owners, to request the registrar create a separate indefeasible title for the interest of each owner.	Section 57 Land Title Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a registered owner subject to a joint tenancy,	Section 59(1) Land	
to unilaterally sever the joint tenancy.	Title Act 1994	
Power, as a registered owner subject to a joint tenancy,	Section 59(2) Land	
to give notice of the severing of the joint tenancy in the	Title Act 1994	
way prescribed by subsection (2).		
Power to register an instrument of transfer for the	Section 60(1) Land	
transfer of a lot or interest to or from Council.	Title Act 1994	
Power to register an instrument of lease for the lease	Section 64 Land Title	
of a lot, or part of a lot, to or from Council.	Act 1994	
Power to register an instrument of amendment of a	Section 67(1) Land	
lease to or from Council.	Title Act 1994	
Power, as the relevant local government, to approve	Section 65(3A) Land	
the instrument of lease where it is for reconfiguring a	Title Act 1994	
lot within the meaning of the Planning Act 2016.		
Power, as a lessor under a registered lease who has	Section 68(1) Land	
lawfully re-entered and taken possession under the	Title Act 1994	
lease, to lodge a request for the registrar to register the		
re-entry.		
Power, as a lessor or lessee under a registered lease, to	Section 69(1) Land	
execute and register an instrument of surrender of the	Title Act 1994	
lease.		
Power, as a sublessee, to consent to the surrender of	Section 69(2) Land	
the lease.	Title Act 1994	
Power, as a lessor or lessee under a registered lease, to	Section 69(3) Land	
give written notice of the surrender of the lease to	Title Act 1994	
every registered mortgagee and registered sublessee.		
Power to register an instrument of easement	Section 82(1) Land	
benefiting or burdening land owned by Council.	Title Act 1994	
Power, as the registered owner, lessee, person entitled	Section 83(1)(b) Land	
to the land or public utility provider, to sign an	Title Act 1994	
instrument of easement for particular easements.		
Power, as the relevant local government, to approve	Section 83(2) Land	
the plan of survey for the creation of an easement	Title Act 1994	
giving access to a lot from a constructed road where it	776767166 1337	
is the reconfiguring of a lot under the <i>Planning Act</i>		
2016.		
Power, as the registered owner of a lot burdened by an	Section 85B(2) Land	
easement in favour of a public utility provider that is	Title Act 1994	
not a public thoroughfare easement, to recover from		
the public utility provider a reasonable contribution		
towards the cost of keeping the part of the lot affected		
by the easement in a condition appropriate for		
enjoyment of the easement.		
Power, as the registered owner of the lot benefited and	Section 87 Land Title	
the lot burdened by an easement, to ask the registrar	Act 1994	
to extinguish the easement.		
to extinguish the easement.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to register an instrument of surrender of an easement benefiting or burdening land owned by Council.	Section 90(1) Land Title Act 1994	
Power to sign an instrument of surrender of an easement.	Section 90(2) Land Title Act 1994	
Power, as a lessee or sublessee of a lot benefited by an easement, to consent to surrender of the easement.	Section 90(3) Land Title Act 1994	
Power, as the registered owner of the lot benefited and the lot burdened by a profit a prendre, to ask the registrar to extinguish the profit a prendre.	Section 97I <i>Land Title</i> Act 1994	
Power, as a local government and covenantee, to register an instrument of covenant.	Section 97A Land Title Act 1994	
Power, as a local government and covenantee, to register an instrument of amendment of a covenant.	Section 97C Land Title Act 1994	
Power, as a local government and covenantee, to sign and register an instrument of surrender of a covenant.	Section 97D Land Title Act 1994	
Power to register an instrument of profit a prendre benefiting or burdening land owned by Council.	Section 97E Land Title Act 1994	
Power, as the registered owner of the lot benefited and the lot burdened by a profit a prendre, to ask the registrar to extinguish the profit a prendre.	Section 97I <i>Land Title</i> Act 1994	
Power to register an instrument of amendment of a profit a prendre benefiting or burdening land owned by Council.	Section 97K Land Title Act 1994	
Power to register an instrument of release of a profit a prendre benefiting or burdening land owned by Council	Section 97L Land Title Act 1994	
Power to register instrument of carbon abatement interest for a lot owned by Council or over which Council has an interest.	Section 970 Land Title Act 1994	
Power, as a holder of a registered interest in land affected by a proposed grant of a carbon abatement interest, to consent to the proposed grant.	Section 97P(c) Land Title Act 1994	
Power to register instrument of amendment of a carbon abatement interest for a lot owned by Council or over which Council has an interest.	Section 97S(1) Land Title Act 1994	
Power to register instrument of surrender of a carbon abatement interest for a lot owned by Council or over which Council has an interest.	Section 97U(1) Land Title Act 1994	
Power to apply to be registered as owner of a lot as an adverse possessor.	Section 99(1) Land Title Act 1994	
Power to withdraw an application to be registered as owner of a lot as an adverse possessor and request that all documents lodged in support of the claim be returned.	Section 100 Land Title Act 1994	
Power, as a person claiming an interest in a lot the subject of an adverse possession claim, to lodge a caveat.	Section104 Land Title Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a caveator given a written notice under subsection (1), to:- (a) start a proceeding in the Supreme Court to recover the lot; and (b) give written notice, in the way the registrar requires, to the registrar that the proceeding has started.	Section106(2) Land Title Act 1994	
Power, as a caveator that does not agree to the registration of the applicant for a lesser interest in the lot, to:- (a) start a proceeding in the Supreme Court to recover the lot; and (b) give written notice, in the way the registrar requires, to the registrar that the proceeding has started.	Sections107(2) and (3) Land Title Act 1994	
Power, as an applicant, to sign the plan of subdivision as if the applicant were the registered owner of the relevant lot.	Section108A Land Title Act 1994	
Power, as the registered owner holding the interest in the lot as trustee, to lodge an instrument of transfer to register the interest as being held as trustee.	Section 110(1) Land Title Act 1994	
Power, as a person who is beneficially entitled under a will to a lot or an interest in a lot of a deceased registered proprietor, to apply to the registrar to be registered as proprietor of the lot.	Section 112(1) Land Title Act 1994	
Power, as a person mentioned in section 114(1), to apply to the Supreme Court for an order to be registered as proprietor of the lot.	Section 114(2) Land Title Act 1994	
Power to lodge a caveat.	Section 122 Land Title Act 1994	
Power to withdraw a caveat.	Section 125 Land Title Act 1994	
Power, as a caveatee, to serve on the caveator a notice requiring the caveator to start a proceeding in a court of competent jurisdiction to establish the interest claimed under the caveat and to notify the registrar of service of the notice.	Sections 126(2) and (3) Land Title Act 1994	
Power, as a caveator served with a notice under subsection (2), to:- (a) start a proceeding in a court of competent jurisdiction to establish the interest claimed under the caveat; and (b) notify the registrar that a proceeding has been started and the identity of the proceeding.	Section 126(4) Land Title Act 1994	
Power, as a caveatee, to apply to the Supreme Court for an order that a caveat be removed. Power to lodge a request to cancel a caveat.	Section 127(1) Land Title Act 1994 Section 128(1) Land Title Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to seek the leave of a court of competent	Section 129(2) Land	
jurisdiction to lodge a further caveat.	Title Act 1994	
Power to deposit a priority notice for a lot.	Section 139(1) Land Title Act 1994	
Power to deposit a request to extend a priority notice.	Section 141(1) Land Title Act 1994	
Power to deposit a request to withdraw a priority notice.	Section 143(1) Land Title Act 1994	
Power, as an affected person for a lot to which a priority notice applies, to apply to the Supreme Court for an order that the priority notice be removed.	Section 144(1) Land Title Act 1994	
Power to deposit a request to cancel a priority notice.	Section 145(1)(a) Land Title Act 1994	
Power, as the depositor of a priority notice, to request a correction to the priority notice.	Section 149(1) Land Title Act 1994	
Power to comply with a requisition given to Council by the registrar.	Section 156(3) Land Title Act 1994	
Power to apply to the registrar to relodge an instrument that the registrar has permitted to be withdrawn.	Section 159(4) Land Title Act 1994	>
Power to comply with a requirement of the registrar to deposit an instrument for correction or cancellation.	Section 160 Land Title Act 1994	
Power to comply with a requirement of the registrar to lodge a plan of survey for the lot.	Section 165 Land Title Act 1994	
Power to lodge a standard terms document and amend a standard terms document on Council's behalf.	Section 169(1) Land Title Act 1994	
Power to request the registrar to withdraw a standard terms document on Council's behalf	Section 172(1) Land Title Act 1994	
Power, as a person affected by a correction, to apply to the Supreme Court for an order that the correction be amended or set aside.	Section 186(2) Land Title Act 1994	
Power, as a person with an entitlement to compensation under section 188 or 188A, to apply to the Supreme Court for an order: (a) for compensation to be paid by the State; (b) directing the registrar to take stated action.	Section 188B(1) Land Title Act 1994	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Land Valuation Act 2010

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Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with the valuer-general about a proposed decision not to make an annual valuation of land.	Section 74 Land Valuation Act 2010	
Power to give the valuer-general valuation-related documents, information about a sale or proposed sale of land for unpaid rates and information about all land Council acquires or disposes of.	Section 244 Land Valuation Act 2010	

Liquor Act 1992

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply, as provided under the <i>QCAT Act</i> , to the tribunal for a review of a decision of a commissioner.	Section 30 <i>Liquor Act</i> 1992	
Power to apply appeal a decision of the tribunal to the Court of Appeal.	Section 35 Liquor Act 1992	
Power to consent to the making of an application for an adult entertainment permit or to abstain from consenting to the application.	Section 105B Liquor Act 1992	>
Power to make comments in regard to the grant of an adult entertainment permit.	Section 107D(2) Liquor Act 1992	
Power to raise a matter and make comment to the chief executive, where Council is consulted in relation to an application for an extended hours permit.	Section 110(4)(a) Liquor Act 1992	
Power to: (a) comment on the reasonable requirements of the public in the locality; or (b) object in respect of the grant of a relevant application.	Section 117(2) Liquor Act 1992	
Power to comment about an application relating to a restricted area.	Section 117A Liquor Act 1992	
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.	Section 118A Liquor Act 1992	
Power to designate a "public place" as a "designated area", for the purposes of permitting the consumption of liquor, and power to set the period or times during which the designation will have effect.	Section 173C(1) and (2) Liquor Act 1992	
Power to advertise the designation made under section 173C(1), and power to erect signs advising of the designation, the period and times of the designation.	Section 173D(1) and (3) Liquor Act 1992	
Power to repeal or amend the designation under section 173C, and power to advertise the repeal or amendment; erect signs that the designation has been amended; or remove signs if the designation has been repealed.	Section 173E (1) and (3) Liquor Act 1992	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to display a notice regarding a designation at or	Section 173M(1)	
near each entrance to a place within a restricted area.	Liquor Act 1992	
Power to:	Section 173N (3) and	
 (a) display a notice about the suspension of a restricted area designation on each of the section 173M notices displayed for the restricted area whilst the suspension is in force; and 	(4) Liquor Act 1992	
(b) notify the Queensland Police Service about the suspension.		

Local Government Act 2009

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to conduct a joint government activity.	Section 10 Local Government Act 2009	
Power to:-	Section 16 Local	
(a) review whether each of its divisions has a reasonable proportion of electors; and	Government Act 2009	
(b) give the electoral commissioner and the Minister written notice of the results of the review		
no later than 1 March in the year before the quadrennial elections.		
Power to make submissions to the change commission	Section 19 <i>Local</i>	
in response to a request for submissions in relation to a proposed local government change.	Government Act 2009	
Power to decide the local government's process for	Section 29(1) Local	
making a local law consistent with Chapter 3, Part 1 of the Local Government Act 2009.	Government Act 2009	
Power to consult with relevant government entities	Section 29A(3) Local	
about the overall State interest in a proposed local law.	Government Act 2009	
Power to conduct a public benefit assessment of a new	Section 46(2) Local	
significant business activity	Government Act 2009	
Power to prepare a report on the public benefit	Section 46(5) <i>Local</i>	
assessment in accordance with section 46(5) of the Local Government Act 2009.	Government Act 2009	
Power to apply a code of competitive conduct to a	Section 47(9) Local	
business activity other than a business activity prescribed under a regulation.	Government Act 2009	
Power to exercise control of all roads in the local	Section 60 <i>Local</i>	
government area including the ability to survey and	Government Act 2009	
resurvey roads, construct, maintain and improve roads,		
approve the naming and numbering of private roads,		
and name and number other roads.		
Power to give the owner of land a notice of intention to	Section 61 <i>Local</i>	
acquire land.	Government Act 2009	
Power to lodge the copy of a notice of intention to	Section 61(6) Local	
acquire land with the Registrar of Titles for registration on the instrument of title to the land.	Government Act 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to decide a claim for compensation for a notice	Section 62 <i>Local</i>	
of intention to acquire land.	Government Act 2009	
Power to acquire land after service of notice of	Section 64 Local	
intention to acquire instead of paying compensation for injurious affection.	Government Act 2009	
Power to assess compensation for acquisition of land.	Section 64 Local Government Act 2009	
Power to serve notice of decision not to proceed to acquire land the subject of a notice of intention to acquire.	Section 65(3) Local Government Act 2009	
Power to withdraw notice of intention to acquire land.	Section 65(4) Local Government Act 2009	
Power to lodge with Registrar of Titles for registration	Section 65(4) Local	
a notice of a decision not to proceed with, or to withdraw, notice of intention of realignment of road or part of road.	Government Act 2009	
Power to assess and pay the owner of land reasonable compensation for decrease in value of land because of decision not to proceed with realignment of a road or part of a road after giving a notice of intention to acquire land and structural improvements have been made on land that adjoins the road.	Section 66 Local Government Act 2009	
Power to acquire land that adjoins a road for use as a	Section 67 Local	
footpath.	Government Act 2009	
Power to submit objection to application for opening	Section 68 Local	
or closing of road in local government area by someone other than the local government.	Government Act 2009	
Power to close a road (permanently or temporarily) to all traffic, or traffic of a particular class, if there is another road or route reasonably available for use by the traffic.	Section 69(1) Local Government Act 2009	
Power to close a road to all traffic, or traffic of a particular class: (a) during a temporary obstruction to traffic; or (b) if it is in the interests of public safety; or (c) if it is necessary or desirable to close the road for a temporary purpose (including a fair, for	Section 69(2) Local Government Act 2009	
example). Power to publish notice of closing of road.	Section 69(3) Local	
Power to do everything necessary to stop traffic using	Government Act 2009 Section 69(4) Local	
the road after it is closed.	Government Act 2009	
Power to permit the use of any part of a road after it is	Section 69(5) Local	
closed to traffic for a temporary purpose subject to appropriate conditions.	Government Act 2009	
Power to make a temporary road through land	Section 70(2) <i>Local</i>	
adjoining the road to be used while the road is being remade or repaired.	Government Act 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to agree with owner or occupier of land	Sections 70(3) and (4)	3003201
regarding local government entry and the giving of	Local Government Act	
written or oral notice as specified in section 70(3) and	2009	
(4) of the <i>Local Government Act 2009</i> .		
Power to agree with the owner of land the amount of	Sections 70(7) and (8)	
compensation for physical damage caused by local	Local Government Act	
government entering, occupying or using land under	2009	
section 70 of the Local Government Act 2009.		
Power to fix and advise the owner or occupier or	Sections 71(1) and (3)	
change the permanent level of a road under section 71	Local Government Act	
of the Local Government Act 2009.	2009	
Power to agree the amount of compensation payable	Section 71(4) Local	
under section 71 of the Local Government Act 2009.	Government Act 2009	
Power, in the circumstances set out in subsection 72(1),	Section 72(2) Local	
to require the entity that is conducting the activity to	Government Act 2009	
provide information that will enable the local		
government to assess the impact of the activity on the		
road.		
Power, in the circumstances set out in subsection 72(1),	Section 72(3) Local	
to assess impact of the activity on the road.	Government Act 2009	
Power to give the entity conducting an activity a	Section 72(3)(a) and	
direction about the use of the road to lessen the impact	(b) Local Government	
or to require the entity to carry out works to lessen the	Act 2009	
impact or to pay an amount as compensation for the		
impact.		
Power to recover an amount of compensation payable	Section 72(5) Local	
under subsection 72(3)(b)(ii) in a court.	Government Act 2009	
Power to categorise the roads in the local government	Section 73 <i>Local</i>	
area according to the surface of the road.	Government Act 2009	
Power to prepare and keep up to date a map of every	Section 74(1) Local	
road including private roads in the local government	Government Act 2009	
area and a register of roads showing the category of		
every road, the level of every road that has a fixed level		
and other particulars prescribed under a regulation.		
Power to approve the carrying out of works on a road	Section 75 Local	
or interference with a road or its operation subject to	Government Act 2009	
conditions.		
Power to, by written notice, require the owner of a	Section 77 Local	
property to connect a stormwater installation for the	Government Act 2009	
property to the local government's stormwater drain in		
the way, under the conditions and within the time		
stated in the notice.	Continu 77 Last	
Power to give approval for the connection of a	Section 77 Local	
stormwater installation to the local government's	Government Act 2009	
stormwater drain (including the imposition of		
conditions) in accordance with section 77 of the <i>Local Government Act 2009.</i>		
Power to give a notice requiring the owner of a	Section 78 <i>Local</i>	
property to perform sewerage installation works.	Government Act 2009	
property to periorii sewerage installation works.	GOVERNMENT ALL 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to perform work to fix damage and recover	Section 79 <i>Local</i>	
reasonable costs for the work from a person who puts a prohibited substance in the stormwater drain.	Government Act 2009	
Power to provide a ferry service across a water course	Section 80B Local	
under section 80B of the Local Government Act 2009	Government Act 2009	
including the leasing of the right to provide the ferry		
service.		
Power to apply to the Minister for approval to make a	Section 90B <i>Local</i>	
major policy decision during the caretaker period for	Government Act 2009	
an election for the local government.		
Power to register a charge over land for overdue rates	Section 95 <i>Local</i>	
and charges under section 95 of the Local Government	Government Act 2009	
Act 2009.		
Power to lodge documents with the Registrar of Titles	Section 95 Local	
for release of the charge if overdue rates and charges	Government Act 2009	
are paid.		
Power to establish a system of financial management,	Section 104(1) Local	
except those parts of the system that must be adopted	Government Act 2009	
by resolution (e.g. 5-year corporate plan, budget and		
operational plan).		
Power to regularly review and update the financial	Section 104(6) Local	
policies of Council.	Government Act 2009	
Power to carry out a review of the implementation of	Section 104(7) Local	
the annual operational plan annually.	Government Act 2009	
Power to establish an efficient and effective internal	Section 105(1) Local	
audit function.	Government Act 2009	
Power, as a large local government, to establish an	Section 105(2) Local	
audit committee.	Government Act 2009	
Power to maintain public liability insurance and	Section 107(1) Local	
professional indemnity insurance.	Government Act 2009	
Power to enter into a contract of insurance with	Section 107(3) Local	
WorkCover Queensland or another insurer to cover its	Government Act 2009	
councillors. Power to give the public notice of the disbursement of	Section 110 <i>Local</i>	
funds not provided for in the local government's	Government Act 2009	
budget.	Government Act 2009	
Power to make submission to the Minister about the	Section 120(3)(d) Local	
Minister's proposed exercise of the power.	Government Act 2009	
Power to give or to attempt to give an occupier of a	Section 133 Local	
property a written notice that informs the occupier of	Government Act 2009	
the local government's intention to enter the property.		
Power to assess, agree and pay compensation for	Section 137 Local	
damage or loss incurred by a person because of the	Government Act 2009	
exercise, or purported exercise, of a power under		
division 1 part 2 chapter 5 of the <i>Local Government Act</i>		
2009.		
Power to authorise an employee or agent of the local	Section 138(5) Local	
government to act as a local government worker.	Government Act 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give each local government worker an	Section 138A(1) Local	
identity card.	Government Act 2009	
Power to give a reasonable entry notice, as defined by	Section 142(2) Local	
section 138AA(4), to the occupier of a property that a	Government Act 2009	
local government worker may enter the property and		
take action required under a remedial notice.		
Power to recover as a debt the amount that the local	Section 142(4) Local	
government properly and reasonably incurs in taking the action from the person who failed to take the action.	Government Act 2009	
Power to recover a debt payable under section 142 of	Section 142 (7) Local	
the Local Government Act 2009 as if the debt were an	Government Act 2009	
overdue rate.	Government Net 2003	
Power to give reasonable entry notice, as defined by	Section 143 Local	
section 138AA(4), to the owner and the occupier of	Government Act 2009	
rateable land of entry by a local government worker to		
search for and remove materials.		
Power to agree and to pay the amount of	Section 147 Local	
compensation payable to a person who incurs damage	Government Act 2009	
or loss during the course of the exercise, or purported		
exercise, of a power under division 2, part 2, chapter 5		
of the Local Government Act 2009.		
Power to make a complaint to the assessor about the conduct of a councillor.	Section 150O(1) Local Government Act 2009	
Power, as a government entity, to refer a complaint	Section 150P(2) Local	
about the conduct of a councillor to the assessor and	Government Act 2009	
give the assessor all information held by the entity that		
relates to the complaint.		
Power, as the person who made the complaint, to	Section 150Q(2) Local	
comply with a notice to give the assessor further	Government Act 2009	
information about the complaint.		
Power, in either of the circumstances listed in	Section 150S(2) Local	
subsection (1), to give the assessor a notice about the	Government Act 2009	
councillor's conduct and all information held by Council		
that relates to the conduct.	0 4=0.=(4)	
Power to publish Council's investigation policy on	Section 150AE(4) Local	
Council's website.	Government Act 2009	
Power to investigate the councillor's conduct.	Section 150AF(1) Local	
Dower where the council obtains information	Government Act 2009	
Power, where the council obtains information indicating that a councillor may have engaged in	Section 150AF(4) Local Government Act 2009	
misconduct, to give the information to the assessor for	GOVERNMENT ALL 2009	
further investigation under division 4.		
Power, as an occupier of a place, to consent to the	Sections 150BI(1) and	
entry of the investigator and to impose conditions on	(2) Local Government	
the entry.	Act 2009	
uic ciiu y.	711 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an occupier of a place, to sign an acknowledgement of the consent.	Section 150BM(1) Local Government Act 2009	
Power, as an occupier of a place, to comply with a help requirement.	Section 150BV(1) Local Government Act 2009	
Power to apply to the assessor for the return of a seized item.	Section 150CE(3) Local Government Act 2009	
Power to comply with a notice from the investigator requiring information to be provided.	Section 150CH(2) Local Government Act 2009	
Power to claim compensation from the State if the Council incurs loss because of the exercise, of a power by or for an investigator, including a loss arising from compliance with a requirement made of Council under division 3, 4 or 5.	Section 150CN Local Government Act 2009	
Power, as a person given, or entitled to be given, an information notice under section 150CC, to apply for an internal review.	Section 150CO Local Government Act 2009	
Power to ask the assessor to extend the time for making the application.	Section 150CP(2) Local Government Act 2009	
Power, as an applicant dissatisfied with a review decision made by the assessor, to apply to QCAT for a review of the decision.	Section 150CR Local Government Act 2009	
Power to request the conduct tribunal to:- (a) investigate the suspected inappropriate conduct of a councillor referred to the local government, by the assessor, to be dealt with by the local government; and (b) make recommendations to the local government about dealing with the conduct.	Section 150DL Local Government Act 2009	
Power to pay the costs of the conduct tribunal in relation to the conduct tribunal:- (a) conducting a hearing about the misconduct of a councillor under part 3, division 6; or (b) at the request of the local government, investigating the suspected inappropriate conduct of a councillor and making recommendations to the local government about dealing with the conduct.	Section 150DU Local Government Act 2009	
Power to keep an up-to-date councillor conduct register, publish the register on Council's website and make the register available for inspection and purchase by the public.	Section 150DX Local Government Act 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to:-	Section 196(2) Local	This power does not
(a) employ local government employees;	Government Act 2009	include the power to
(b) agree to the terms and conditions of an employee's employment (including any variation to those terms); and		appoint employees which is separately dealt with under sections 196(3) and 196(4) of the
(c) terminate a local government employee's employment.		Act.
Power to agree with other local governments about the joint employment of a local government employee.	Section 198 Local Government Act 2009	
Power, as a prescribed employee's employer, to pay	Section 219(1) Local	
superannuation contributions payable for the employee into LGIAsuper.	Government Act 2009	
Power, as a prescribed employee's employer, to pay	Section 219(2) Local	
superannuation contributions payable for the employee into another fund directed by the employee.	Government Act 2009	
Power, as a local government other than the Brisbane	Section 219A Local	
City Council, to comply with a notice giving by the LGIAsuper Trustee under subsection 219A(1).	Government Act 2009	
Power to pay a yearly superannuation contribution in	Section 220 Local	
the circumstances prescribed in section 220.	Government Act 2009	
Power, as a local government, to deduct all or part of	Section 220A(4) Local	
the employee's contributions from the employee's	Government Act 2009	
salary or any money that the employee owes to Council.		
Power, in the circumstances set out in subsection 220B(1), to agree in writing with an employee:- (a) to reduce the pre-agreement contributions to the amount equal to the employee's concessional contributions cap for the financial year; and (b) if a yearly contribution made under section 220A(3) is part of the pre-agreement contributions – on the extent, if any to which a contribution mentioned in 220B(1)(a) or (b) will be reduced to achieve the reduction.	Section 220B(2) Local Government Act 2009	
Power, where the pre-agreement contributions are	Section 220B(3) Local	
reduced under subsection 220B(2), to pay the amount of the reduction to the employee as salary.	Government Act 2009	
Power, as an employer, to agree in writing with an	Section 221(2) Local	
employee:- (a) that the employee is exempt, on the grounds of the employee's financial hardship, from paying all or a stated part of the contributions payable under section 220A(2) by the employee; and	Government Act 2009	
(b) on the period, of not more than 1 year, of the exemption.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an employer, to give a copy of the agreement	Section 221(4) Local	
made under subsection 220(2) to the relevant trustee.	Government Act 2009	
Power, as an employer who has received a notice from	Section 222(3) Local	
the employee under subsection 222(2), to calculate the	Government Act 2009	
yearly contributions payable for the employee based		
on the employee's salary before it was decreased.		
Power, in the circumstances set out in subsection	Section 224(2) Local	
224(1), to pay interest on the amount of the	Government Act 2009	
contribution to the relevant fund for the employee.		
Power, as a local government (other than the Brisbane	Section 226(1) Local	
City Council), to, for its councillors:-	Government Act 2009	
(a) establish and amend a superannuation		
scheme; or		
(b) take part in a superannuation scheme.		
Power, as a local government who has exercised its	Section 226(2) Local	
power under subsection 226(1), to pay an amount from	Government Act 2009	
its operating fund to the superannuation scheme as a		
contribution for its councillors.		
Power to enter into an arrangement with a councillor	Section 226(4) Local	
under which –	Government Act 2009	
(a) the councillor agrees to forgo a percentage or		
amount of the remuneration that the		
councillor is entitled to as a councillor; and		
(b) the local government agrees to contribute the		
percentage or amount to the superannuation		
scheme for the councillor.		
Power to make a submission as a local governing body	Section 228(4) Local	
within the meaning of the Local Government (Financial	Government Act 2009	
Assistance) Act to assist the Local Government Grants		
Commission to make a decision about funding under		
the Local Government (Financial Assistance) Act.		
Power to sign a document on behalf of a local	Section 236 Local	
government as a delegate of the local government.	Government Act 2009	
Power to start a proceeding:-	Section 237 Local	
(1) in the name of Council;	Government Act 2009	
(2) under the Justices Act 1886 in the name of a		
local government employee who is a public		
officer within the name of that Act.		
Power to effect substituted service.	Section 239 Local	
3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Government Act 2009	
Power to authorise an employee in any legal	Section 240(1) Local	
proceedings –	Government Act 2009	
(a) to give instructions and act as the authorised		
agent for the local government; and		
(b) sign all documents for the local government.		
Power to do anything that is necessary or convenient	Section 262 <i>Local</i>	
for performing the responsibilities of the local	Government Act 2009	
government under a Local Government Act.	Government Act 2003	
Bovernment under a Local Government Act.	<u> </u>	Page 159

Local Government Regulation 2012

Document Reviewed:	26/02/2020	
Reprint:	31/01/2020	
Amended:	<mark>59, 82(2), 235</mark>	
Inserted:	133(1)(a), 133(2)(b), 133(3)(a)	
Omitted:	133	
Note:		

LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Section 6(6) Local	
Government	
Regulation 2012	
Section 14(2) Local	
Government	
Regulation 2012	
Section 14(4) Local	
Government	
Regulation 2012	
Section 18 Local	
Government	
Regulation 2012	
Section 41(1) Local	
Government	
Regulation 2012	
Section 53 Local	
Government	
Regulation 2012	
Section 55(4) Local	
Government	
Regulation 2012	
Section 56(1) Local	
Government	
Regulation 2012	
Section 58(2) Local	
Government	
Regulation 2012	
	Section 6(6) Local Government Regulation 2012 Section 14(2) Local Government Regulation 2012 Section 14(4) Local Government Regulation 2012 Section 18 Local Government Regulation 2012 Section 41(1) Local Government Regulation 2012 Section 53 Local Government Regulation 2012 Section 55(4) Local Government Regulation 2012 Section 56(1) Local Government Regulation 2012 Section 56(1) Local Government Regulation 2012 Section 58(2) Local Government

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to::	Section 59 <i>Local</i>	
(a) construct, maintain, manage and regulate the use	Government	
of harbours for small vessels in or over tidal	Regulation 2012	
waters;		
(b) construct, maintain, manage and regulate the use		
of jetties, breakwaters and ramps in or over tidal		
waters; and		
(c) to occupy and use foreshore, tidal land or tidal		
waters to undertake work in exercising those		
powers.		
Power to take all necessary steps for:	Section 63 <i>Local</i>	
(a) construction on, maintenance of or improvement	Government	
of the land; and	Regulation 2012	
(b) regulation of the use of the land,	- 9	
where the land is subject to a public thoroughfare		
easement in Council's favour.		
Power to enter into arrangements necessary to	Section 64(3) Local	
perform the joint responsibility of the local	Government	
government where a road or other work is to be, or has	Regulation 2012	
been, built:		
(a) along the boundary between two or more local		
government areas; and		
(b) partly in each of the areas.		
Power to identify, in any way considered appropriate,	Section 77(2) Local	
parcels of rateable land to which a minimum amount	Government	
of general rates apply.	Regulation 2012	
Power to identify, in any way considered appropriate,	Section 81(4) Local	
the rating category to which each parcel of rateable	Government	
land in the local government area belongs.	Regulation 2012	
Nb. this section is only required where Council is	negalation 2012	
levying differential general rates.		
Power to decide what rating category the land referred	Section 82(2) Local	
to in subsection (1) should be in.	Government	
Nb. this section is only required where Council is	Regulation 2012	
levying differential general rates.	gaiation 2012	
Power to ensure that each relevant rate notice is	Section 88(2) Local	
accompanied by, or contains, a rating category	Government	
statement.	Regulation 2012	
Nb. this section is only required where Council is	negalation 2012	
levying differential general rates.		
Power to allow a longer period within which an owner	Section 90(5)(b) <i>Local</i>	
of rateable land must give an objection notice.	Government	
Nb. this section is only required where Council is	Regulation 2012	
	negulution 2012	
levying differential general rates.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
	2 11 22(2)	SUBJECT
Power, in the circumstances referred to in subsection	Section 96(2) Local	
(1), to pay unspent special rates or charges to the	Government	
current owners of the land on which the special rates	Regulation 2012	
or charges were levied.		
Nb. this section is only required where Council is		
levying special rates or charges.	C .: 07/2\ /	
Power, in the circumstances referred to in subsection	Section 97(2) Local	
(1), to pay unspent special rates or charges (in the	Government	
proportions stipulated in subsection (3)) to the current	Regulation 2012	
owners of the land on which the special rates or		
charges were levied.		
Nb. this section is only required where Council is		
levying special rates or charges.	Continu 07/2\ / /	
Power, in the circumstance referred to in subsection	Section 97(2) Local	
(1), to return paid special rates or charges to the person	Government	
who paid them.	Regulation 2012	
Power to levy rates or charges by a rate notice.	Sections 104Local	
	Government	
	Regulation 2012	
Power to include on a rate notice an amount, other	Sections 105 Local	
than an amount for rates or charges, payable to	Government	
Council.	Regulation 2012	
Power to determine a period considered appropriate	Section 107(1) Local	
for the issue of a rate notice.	Government	
	Regulation 2012	
Power to give a rate notice and, if required, a rating	Section 108 Local	
category statement, electronically.	Government	
	Regulation 2012	
Power, where land becomes, or stops being, rateable	Section 110 Local	
land, to adjust the rates so that the rates are calculated	Government	
only on the period when the land was rateable land.	Regulation 2012	
Power, if the value of the land changes under the Land	Section 111 Local	
Valuation Act, to adjust the rates so that the rates are	Government	
calculated on the new value of the land for the period	Regulation 2012	
that starts on the day the change takes effect.	Castian 112 / and	
Power, if the land is given a rating category, including a	Section 112 Local	
change of rating category, to adjust the general rates	Government	
so that the rates are calculated on the new or changed	Regulation 2012	
rating category for the period that starts on the day the		
land was given the new or changed rating category.	Castian 112 / and	
Power, if the land becomes, or stops being, land on	Section 113 Local	
which the local government may levy special rates or	Government	
charges, to adjust the rates or charges so that the rates	Regulation 2012	
or charges are calculated on the period when the land		
was land on which the local government could levy		
special rates or charges.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in the circumstance of subsection (1), to adjust	Section 114 Local	
the rates or charges so that the rates or charges are	Government	
calculated only for the period when the person was	Regulation 2012	
entitled to occupy the land.		
Power, where rates or charges are paid before they are	Section 115 Local	
adjusted, to refund the overpaid amount of rates or	Government	
charges, or recover the amount of rates or charges	Regulation 2012	
owing.		
Power to levy rates or charges, or adjust a rates or	Section 117 Local	
charges levy in a financial year, even though the	Government	
resolution for making the rates or charges was made	Regulation 2012	
for a previous financial year.		
Power to accept an application from a ratepayer made	Section 122(3) Local	
under subsection (1)(a).	Government	
· / / /	Regulation 2012	
Power to be satisfied that a ratepayer is eligible for a	Section 122(4) Local	
concession granted pursuant to a resolution made	Government	
under subsection (1)(b).	Regulation 2012	
Power, in the relevant circumstances of section 123, to	Section 123 Local	
grant a rebate of rates or charges for land occupied by	Government	
pensioners.	Regulation 2012	
Power, in the circumstances referred to in subsection	Section 124(2) Local	
(1), to refund the amount of the rebated rates or	Government	
charges to the ratepayer.	Regulation 2012	
Power to still allow a discount where satisfied that the	Section 130(10) Local	
ratepayer has been prevented, by circumstances	Government	
beyond their control, from paying the rates or charges	Regulation 2012	
in time to get the discount.		
Power to give a benefit that is not a discount as an	Section 131 Local	
inducement for payment of rates or charges before the	Government	
due date for payment.	Regulation 2012	
and date io. payment	Section 133	
Power, for interest on overdue rates or charges, to	Section 133(1)(a) Local	
decide a later day from which interest is payable.	Government	
deside a later day from which interest is payable.	Regulation 2012	
Power, for interest on overdue rates or charges, to	Section 133(2)(b) Local	
decide another way to calculate interest, if an equal or	Government	
lower amount will be payable.	Regulation 2012	
Power, for interest on overdue rates or charges, to, for	Section 133(3)(a) Local	
a day before 1 July 2019, decide the rate of interest	Government	
payable.	Regulation 2012	
Power to recover overdue rates or charges by bringing	Section 134 Local	
court proceedings for a debt.	Government	
source proceedings for a dest.	Regulation 2012	
Power to give the State or government entity that has	Section 138(3) Local	
an interest in the land under a State encumbrance a	Government	
notice of Council's intention to sell the land.	Regulation 2012	
modec of council's intention to sell the falla.	negalation 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where Council has by resolution decided to sell	Section 140(3) Local	
the land, to give all interested parties a notice of	Government	
intention to sell the land.	Regulation 2012	
Power, where Council has been paid the amount of the	Section 141(3) Local	
overdue rates or charges, and all expenses that Council	Government	
has incurred in attempting to sell the land, to end the	Regulation 2012	
procedures for selling the land.		
Power to carry out the procedures to sell land for	Section 142 Local	
overdue rates or charges.	Government	
	Regulation 2012	
Power to set a reserve price for the sale by auction of	Section 143(1) Local	
land for overdue rates and charges.	Government	
	Regulation 2012	
Power to enter into negotiations with the highest	Section 143(2) Local	
bidder at the auction to sell the land for overdue rates	Government	
or charges and to form an agreement to sell the land.	Regulation 2012	
Power to give the registrar of titles a general request	Section 144(2) Local	
form if land is taken to have been sold at auction to	Government	
Council.	Regulation 2012	
Power, in the circumstances set out in subsection (1),	Section 145(2) Local	
to give the registrar of titles an appropriate form.	Government	
to give the registrar or titles an appropriate form	Regulation 2012	
Power to use the proceeds of sale of the land for the	Section 146 Local	
purposes and in the order specified.	Government	
purposes and in the order specified.	Regulation 2012	
Power, where Council has by resolution decided to	Section 149(2) Local	
acquire the land for overdue rates or charges, to give	Government	
all interested parties a notice of intention to acquire	Regulation 2012	
the land.	Negalation 2012	
Power, in the circumstances set out in subsection (1),	Section 150(2) Local	
to start the procedures to acquire land for overdue	Government	
rates or charges.	Regulation 2012	
Power, where Council has been paid the amount of the	Section 150(3) Local	
overdue rates or charges, and all expenses that Council	Government	
has incurred in attempting to acquire the land, to end	Regulation 2012	
the procedures for acquiring the land.		
Power to carry out the procedures to acquire land for	Section 151 Local	
overdue rates or charges.	Government	
	Regulation 2012	
Power to keep a land record.	Section 154(1) Local	
	Government	
	Regulation 2012	
Power to include in a land record any other information	Section 154(2)(e) Local	
considered appropriate.	Government	
	Regulation 2012	
Power to provide access to or give copies of the land	Section 155(4) Local	
record kept by Council (including parts of the land	Government	
record).	Regulation 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to record the details of the new owner in the	Section 162 Local	
land record.	Government	
	Regulation 2012	
Power to keep a written record, in the way required by	Section 164 Local	
subsection (2), which states the matters identified in	Government	
subsection (1).	Regulation 2012	
Power to discharge Council's responsibilities in a way	Section 165(4) Local	
that is consistent with the adopted 5-year corporate	Government	
plan.	Regulation 2012	
Power to spend money in a financial year before the	Section 173(1) Local	
budget is adopted if Council provides for that spending	Government	
in the budget for the financial year.	Regulation 2012	
Power to discharge Council's responsibilities in a way	Section 174(5) Local	
that is consistent with the adopted annual operational	Government	
plan.	Regulation 2012	
Power to omit information from the copies of the	_	
•	Section 175(3) Local	
annual performance plan (which is part of the annual	Government	
operational plan) made available to the public if	Regulation 2012	
subsections (3)(a) and (b) are satisfied.	0. 11. 100(4)//	
Power to publish Council's annual report on Council's	Section 182(4) Local	
website.	Government	
	Regulation 2012	
Power to give a grant to a community organisation in	Section 194 Local	
the public interest and consistent with the local	Government	
government's community grants policy.	Regulation 2012	
Power to spend money on entertainment or hospitality	Section 196(2) Local	
consistent with the local government's entertainment	Government	
and hospitality policy.	Regulation 2012	
Power to spend money on advertising to provide	Section 197(2) Local	
information or education that is in the public interest	Government	
and consistent with the local government's advertising	Regulation 2012	
spending policy.		
Power to allow the public to inspect and purchase	Section 199(2) Local	
copies of the documents referred to in subsection (1).	Government	
	Regulation 2012	
Power to:-	Section 200 Local	
1. establish a trust fund;	Government	
2. deposit trust money in a financial institution	Regulation 2012	
account; and		
3. reconcile the assets of the trust fund with the		
liabilities of the trust fund at least monthly.		
Power to transfer money to or from a trust fund in	Section 201 Local	
accordance with section 201.	Government	
	Regulation 2012	
Power to publish an availability notice.	Section 202(2) Local	
' '	Government	
	doverninent	1

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to publish a notice after an amount has been	Section 202(7) Local	
allocated from a councillor's discretionary funds.	Government	
	Regulation 2012	
Power to establish separate accounting records for	Section 203 Local	
Council's:-	Government	
(a) operations; and	Regulation 2012	
(b) its trust fund.		
Power to prepare a financial report.	Section 204 <i>Local</i>	
	Government	
	Regulation 2012	
Power to:-	Section 207 <i>Local</i>	
(a) prepare an internal audit plan;	Government	
(b) carry out an internal audit;	Regulation 2012	
(c) prepare a progress report for the internal audit;		
(d) assess compliance with the internal audit plan; and		
(e) give the documents referred to in subsection (3) to the audit committee.		
Power to appoint the members of the audit committee.	Section 210(1) Local	
Tower to appoint the members of the addition inflicted.	Government	
	Regulation 2012	
Power to appoint one of the members of the audit	Section 210(3) Local	
committee as chairperson.	Government	
oonminetee as enampersonn	Regulation 2012	
Power to give the financial statements referred to in	Section 212 Local	
subsections (1) and (2) to the auditor-general.	Government	
	Regulation 2012	
Power to give the department's chief executive a	Section 215 Local	
notice stating that Council has paid notional GST for the	Government	
previous financial year.	Regulation 2012	
Power to give the public notice of a proposed	Section 218(2)(b) Local	
resolution to apply Chapter 6, part 2 to its contracts.	Government	
	Regulation 2012	
Power to allow the public to inspect and buy copies of	Section 220(8) Local	
the contracting plan that has been adopted.	Government	
	Regulation 2012	
Power to set the value limit for valuable non-current	Section 224(7)(b) Local	
assets other than land.	Government	
	Regulation 2012	
Power to invite written quotes for a medium-sized	Section 225(1) Local	
contractual arrangement.	Government	
	Regulation 2012	
Power to decide to accept a quote or to decide not to	Section 225(3) and (4)	
accept any of the quotes it receives for a medium-sized	Local Government	
contractual arrangement.	Regulation 2012	
Power to enter a medium-sized contractual	Section 225 Local	
arrangement after first inviting written quotes for the	Government	
contract.	Regulation 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to invite written tenders for a large-size	Section 226(1) Local	
contractual arrangement.	Government	
	Regulation 2012	
Power to enter a large-sized contractual arrangement	Section 226 Local	
after first inviting written tenders for the contract.	Government	
	Regulation 2012	
Power to invite written tenders for a valuable	Section 227(1) Local	
non-current asset contract or to offer a non-current	Government	
asset for sale by auction.	Regulation 2012	
Power to enter a valuable non-current asset contract	Section 227 Local	
after first inviting written tenders for the contract or	Government	
offering the non-current asset for sale by auction.	Regulation 2012	
Power to invite expressions of interest pursuant to	Section 228(2)(b) Local	The local government:
section 228.	Government	(a) decides, by
	Regulation 2012	resolution, that it would be in the public interest to
		invite expressions of interest before inviting written
		tenders; and (b) records its reasons for making the
		resolution in the minutes of the meeting at which the resolution was
		made.
Power to prepare a shortlist of people from the	Section 228(6) <i>Local</i>	
persons who responded to the invitation for	Government	
expressions of interest and to invite written tenders	Regulation 2012	
from those persons.		
Power to invite all persons who submitted a tender to	Section 228(7) Local	
change their tender to take account of a change in the	Government	
tender specifications.	Regulation 2012	
Power to decide to accept a tender or not to accept any	Sections 228(8) and	
tenders it receives.	(9) Local Government	
David to stand the standard to	Regulation 2012	
Power to enter into a medium-sized contractual	Section 230(1) Local	
arrangement or large-sized contractual arrangement in	Government	
accordance with a quote or tender consideration plan	Regulation 2012	
adopted by local government resolution.	Coation 221/2\ / coal	
Power to enter into a medium-sized contractual	Section 231(2) Local Government	
arrangement or large-sized contractual arrangement for services with a person on an approved contractor list.	Regulation 2012	
Power to put together an approved contractor list.	Section 231(4) <i>Local</i>	
1 ower to put together an approved contractor list.	Government	
	Regulation 2012	
	negalation 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to enter into a contract for a medium-sized	Section 232(2) Local	
contractual arrangement or large-sized contractual	Government	
arrangement for the supply of goods or services with	Regulation 2012	
a supplier from a register of pre-qualified suppliers.		
Power to establish a register of pre-qualified suppliers	Section 232(3) Local	
of particular goods or services.	Government	
	Regulation 2012	
Power to invite suppliers to tender to be on a register	Section 232(4) Local	
of pre-qualified suppliers.	Government	
	Regulation 2012	
Power to enter into a medium-sized contractual	Section 233(2) Local	
arrangement or large-sized contractual arrangement	Government	
for goods or services with a preferred supplier under	Regulation 2012	
a preferred supplier arrangement.		
Power to enter a preferred supplier arrangement.	Section 233(2)Local	
	Government	
	Regulation 2012	
Power to invite persons to tender for a preferred	Section 232(3) Local	
supplier arrangement.	Government	
	Regulation 2012	
Power to enter into a contract for goods and services	Section 234(1) Local	
under an LGA arrangement.	Government	
	Regulation 2012	
Power to enter into a medium-sized contractual	Section 235 Local	
arrangement or large-sized contractual arrangement in	Government	
circumstances specified in section 235.	Regulation 2012	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to dispose of a valuable non-current asset other	Section 236 Local	SOBJECT
than by tender or auction in circumstances specified in	Government	
section 236.	Regulation 2012	
Power to publish and display relevant details of a	Section 237 Local	
contractual arrangement worth \$200,000.00 or more	Government	
(exclusive of GST).	Regulation 2012	
Power to pay remuneration to each councillor.	Section 247(1) Local	
' '	Government	
	Regulation 2012	
Power, in the circumstance identified in subsection (1),	Section 248(2) Local	
to make a submission to the remuneration commission	Government	
for approval to pay a councillor an amount of	Regulation 2012	
remuneration of more than the maximum amount.		
Power to make the adopted expenses reimbursement	Section 251 Local	
policy available for inspection and purchase by the	Government	
public and to publish that policy on Council's website.	Regulation 2012	
Power to give notice of each meeting or adjourned	Section 258 Local	
meeting of Council to each councillor.	Government	
	Regulation 2012	
Power to give written notice of the intention to	Section 262 Local	
propose the repeal or amendment of a resolution.	Government	
	Regulation 2012	
Power to make available for inspection and purchase	Section 272(4) Local	
the minutes of each meeting (Council and committee	Government	
meetings).	Regulation 2012	
Power to allow a person to take part in a meeting	Section 276(2) and	
(Council or committee meetings) by teleconferencing	(3)(b) <i>Local</i>	
and approve the teleconferencing arrangement.	Government	
	Regulation 2012	
Power to publish the notice mentioned in subsection	Sections 277(1) and	
(1).	(2) Local Government	
	Regulation 2012	
Power to display in a conspicuous place in Council's	Sections 277(3) Local	
public office a notice of the days and time when Council	Government	
meetings will be held and committee meetings will be	Regulation 2012	
held.		
Power to notify any change to the days and times of	Section 277(4) Local	
meetings (Council and committee meetings).	Government	
	Regulation 2012	
Power to make available for inspection and publish on	Section 277(5) and (6)	
Council's website, the list of items to be discussed at	Local Government	
a meeting (Council and committee meetings).	Regulation 2012	
Power, as a former employer, to pay the new employer	Sections 287(1) Local	
an amount for the number days of long service leave	Government	
that the person is entitled to take because of the	Regulation 2012	
person's period of employment with the former		
employer.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a former employer, to provide the new	Sections 287(3) Local	
employer with the information specified in subsection	Government	
(3).	Regulation 2012	
Power to make a copy of the register of interests of	Sections 295 <i>Local</i>	
councillors available for inspection by the public at	Government	
Council's public office and on its website.	Regulation 2012	
Power to do all things specified in subsection (4) in	Section 306(4) Local	
relation to Council's complaints management process	Government	
and administrative action complaints.	Regulation 2012	
Power to make a reasonable allocation of its	Schedule 4 section 5	
administrative and overhead costs to each relevant	Local Government	
activity, having regard to all of a local government's	Regulation 2012	
relevant activities.		
Power to ensure the terms on which the cost of	Schedule 4 section 6	
resources is based are similar to the terms on which	Local Government	
they are made available in conducting the relevant	Regulation 2012	
entity.		
Power to decide an amount for depreciation of an asset	Schedule 4 section 7	
used in conducting a relevant activity that is	Local Government	
appropriate in the circumstances.	Regulation 2012	
Power to work out tax equivalents for Commonwealth	Schedule 4 section 8	
or State taxes Council is not liable to pay as a local	Local Government	
government and keep details of the calculations.	Regulation 2012	
Power to take account of amounts equivalent to the	Schedule 4 section 9	
cost of funds advantage obtained over commercial	Local Government	
interest rates because of a State guarantee.	Regulation 2012	
Power to decide the amount for the return on capital	Schedule 4 section 10	
used by a local government in conducting a relevant	Local Government	
activity.	Regulation 2012	

Mineral and Energy Resources (Common Provisions) Act 2014

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Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public land authority, to agree in writing to a longer entry period.	Section 57(3) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public land authority, to impose reasonable and relevant conditions on the resource authority holder about the entry to the public land or the carrying out of the authorised activity.	Section 59(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public land authority, to vary any condition it has imposed.	Section 59(7) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public land authority, to give the holder an information notice about the imposition of a condition or the varying of a condition.	Section 59(8) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public land authority for land, to give a waiver of entry notice.	Section 60(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority, to sign a compensation agreement for the use of a public road for a notifiable road use.	Section 63(1)(b)(i) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority, to give written consent to the carrying out of a notifiable road use on a public road.	Section 63(1)(b)(ii) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority for a public road, to give a road use direction.	Section 64(1) Mineral and Energy Resources (Common Provisions) Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public road authority for a public road to give an information notice about the decision to give a road use direction.	Section 64(4)(b) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an owner of restricted land, to give written consent to the resource authority holder carrying out the activity and to impose conditions on the consent.	Section 70 Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an owner or occupier of land, to apply to the Land Court for an order declaring the following:- (a) whether particular land is restricted land for a resource authority or the <i>Mineral Resources Act 1989</i> , Schedule 1, section 2; and (b) whether a particular activity is a prescribed activity for a resource authority.	Section 72(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to enter a conduct and compensation agreement with the resource authority holder.	Section 83(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to give a conference election notice to the resource authority holder.	Section 83A(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a party to a conference with an authorised officer, to ask the other party for a longer period within which to hold the conference.	Section 83B(4) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to use all reasonable endeavours to negotiate a conduct and compensation agreement or a deferral agreement.	Section 85(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to agree to a longer negotiation period.	Section 85(2)(b) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to enter an opt-out agreement.	Section 85(4) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a party to a conduct and compensation agreement or a deferral agreement, to terminate the agreement by giving notice to the other party during the cooling off period.	Section 87(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to give an ADR election notice.	Section 88(2) Mineral and Energy Resources (Common Provisions) Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, upon receipt of an ADR election notice pursuant	Section 88(5) Mineral	
to section 88(2), to accept or refuse the type of ADR	and Energy Resources	
and the ADR facilitator proposed in the notice.	(Common Provisions)	
	Act 2014	
Power, as the party giving the ADR election notice and	Section 88(6) Mineral	
where the other party does not accept the type of ADR	and Energy Resources	
or ADR facilitator proposed in the notice, to obtain a	(Common Provisions)	
decision from the Land Court or a prescribed ADR	Act 2014	
institute about the matter not accepted.		
Power, as the party giving the ADR election notice and	Section 88(7) Mineral	
where a decision has been obtained from the Land	and Energy Resources	
Court or a prescribed ADR institute about the matter	(Common Provisions)	
not accepted in the notice, to give the other party	Act 2014	
notice of the decision.	6 11 60/01 11	
Power, as a party given or giving an ADR election	Section 89(2) Mineral	
notice, to participate in the conference and enter a	and Energy Resources	
conduct and compensation agreement.	(Common Provisions)	
Device on a graphy siven on siving an ADD election	Act 2014	
Power, as a party given or giving an ADR election	Section 89(3) Mineral	
notice, to ask the other party for, or agree to, a longer	and Energy Resources	
period to enter a conduct and compensation	(Common Provisions) Act 2014	
agreement.	Section 90 Mineral	
Power, as a party who attended the ADR and where the other party did not attend the ADR, to apply to the Land	and Energy Resources	
Court for an order requiring the non-attending party to	(Common Provisions)	
pay the attending party's reasonable costs of	Act 2014	
attending.	ACT 2014	
Power, as a party to a dispute where a conduct and	Section 91A(2) Mineral	
compensation agreement has not been entered, to	and Energy Resources	
give an arbitration election notice requesting the other	(Common Provisions)	
party participate in an arbitration to decide the dispute.	Act 2014	
Power, as a party given an arbitration election notice,	Section 91A(4) Mineral	
to accept or refuse the request for arbitration.	and Energy Resources	
	(Common Provisions)	
	Act 2014	
Power, as a party to an arbitration, to jointly appoint	Section 91A(5) Mineral	
the arbitrator proposed in the arbitration election	and Energy Resources	
notice or another arbitrator.	(Common Provisions)	
	Act 2014	
Power, as the party giving an arbitration election	Section 91A(6) Mineral	
notice, to require a prescribed arbitration institute to	and Energy Resources	
appoint an arbitrator.	(Common Provisions)	
	Act 2014	
Power, as a party to an arbitration and where the	Section 91E(2) Mineral	
circumstances of section 91E(2) apply, to agree with	and Energy Resources	
the other party about the payment of the fees and	(Common Provisions)	
expenses of the arbitrator.	Act 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party to an arbitration, to agree with the other party about the payment of each party's costs.	Section 91E(3) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority for a public road, to enter a road compensation agreement.	Section 94(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a party given or giving an ADR election notice, and where a conduct and compensation agreement has not been entered and an arbitration election notice has not been given or has been given and not accepted, to apply to the Land Court to decide the dispute.	Section 96(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power to apply to the Land Court for a declaration that all or part of the stated costs are payable under section 91.	Section 96B(1)(a) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as an eligible claimant, to apply to the Land Court for an order requiring payment of negotiation and preparation costs under section 91.	Section 96B(1)(b) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a party to a compensation agreement, to apply to the Land Court for an order about the alleged breach.	Section 99A(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority, to apply to the Land Court for the Court to decide a resource authority holder's compensation liability.	Section 100(1) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a public road authority or an eligible claimant, to apply to the Land Court for a review of the original compensation.	Section 101(2) Mineral and Energy Resources (Common Provisions) Act 2014	
Power, as a relevant entity, to give the chief executive a copy of a notice or consent given by or to Council under chapter 3.	Section 205(1) Mineral and Energy Resources (Common Provisions) Act 2014	

Mineral Resources Act 1989

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Reprint:	01/07/2019
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Inserted:	334ZZO
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make a note on each relevant map in	Section 4B(3) Mineral	
Council's planning scheme.	Resources Act 1989	
Power to give the chief executive a written notice for	Section 10AAA(9)	
the taking of land for which mining interests are	Mineral Resources Act	
extinguished.	1989	
Power to consult with the decision-maker about the	Section 10AAC(1)	
granting of a new mining tenement for an area that	Mineral Resources Act	
includes acquired land.	1989	
Power, as the owner of a reserve, to give written	Sections 19(1) and 20	
consent, with or without conditions, to a parcel	Mineral Resources Act	
prospecting permit holder entering the surface of the	1989	
reserve.		
Power, as the owner of occupied land, to give written	Sections 19(2) and 20	
consent, with or without conditions, to a district	Mineral Resources Act	
prospecting permit holder entering the surface of the	1989	
land.		
Power, as the owner of occupied land, to give written	Sections 19(3) and 20	
consent, with or without conditions, to a prospecting	Mineral Resources Act	
permit holder entering the land for hand mining.	1989	
Power, as the owner of land, to apply to the chief	Section 26(3) Mineral	
executive to rectify the damage referred to in	Resources Act 1989	
subsection (1) that has been caused by any activity		
allegedly authorised under a prospecting permit in		
respect of the land.		
Power, as the owner of land, to give written approval	Section 26(9) Mineral	
to the chief executive for the refund of security for a	Resources Act 1989	
parcel prospecting permit.		
Power, as the owner of land where a person purports	Section 34(1) Mineral	
to enter the land under authority of a prospecting	Resources Act 1989	
permit, to report to the chief executive that a person is		
not authorised to enter or be upon the land or is not		
complying with any condition of the prospecting permit		
or of any provision of the Act.		
Power, as the owner of land where a person purports	Section 46(1) Mineral	
to enter or be on the land under authority of a	Resources Act 1989	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
prospecting permit, to ask the person for proof of the person's authority to enter or be on the land.		
Power, as the owner of occupied land, to give written consent, including conditions on the consent, to a person entitled to enter the land under a prospecting permit to enter the land at night.	Sections 47(1) and (5) Mineral Resources Act 1989	
Power, as the owner of occupied land, to give written consent, including conditions on the consent, to a person entitled to enter the land under a parcel prospecting permit to enter the land at night.	Section 47(2) and (5) Mineral Resources Act 1989	
Power, as the relevant owner of restricted land, to give written consent to an application for a mining claim on the land.	Section 51(2) Mineral Resources Act 1989	
Power, as the owner of land that is a reserve, to consent to the granting of a mining claim over the land.	Section 54(a) Mineral Resources Act 1989	
Power, as the owner of land that is affected by an application for a mining claim, to make a written request to the chief executive for a conference.	Section 65(1)(a) Mineral Resources Act 1989	
Power to attend a section 65 conference and to reach agreement about something discussed at the conference.	Sections 66 and 69 Mineral Resources Act 1989	
Power, as the owner of relevant land and/or as a relevant local government, to lodge a written objection in the approved form to an application for a mining claim and to serve a copy of the objection on the applicant.	Section 71 Mineral Resources Act 1989	
Power to withdraw an objection to a mining claim by giving written notice to the entities specified in subsection (1).	Section 71A Mineral Resources Act 1989	
Power, as an interested party, to agree with the applicant for a mining claim about the amount of compensation to be paid to Council and to sign the agreement.	Section 85(1)(a) and (3) Mineral Resources Act 1989	
Power, as an interested party, at any time before compensation is determined by agreement, to apply in writing to the Land Court to have the Land Court determine the amount of compensation.	Section 85(4) Mineral Resources Act 1989	
Power, as a party aggrieved by a determination of the Land Court made under section 85, to appeal to the Land Appeal Court against the Land Court's decision.	Section 86 Mineral Resources Act 1989	
Power, as an appellant pursuant to section 86, to lodge the security in the decided form and amount.	Section 86A(5) Mineral Resources Act 1989	
Power, as the owner of land that is a reserve, to give the Minister the land owner's views about further prospecting or exploration on the land.	Section 124(2) Mineral Resources Act 1989	
Power, as the owner of land, to agree an amount of compensation payable in respect of the proposed use of the land as access in respect of a mining claim as a	Section 125(10) Mineral Resources Act 1989	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
result of a variation under section 125, sign the agreement and file the agreement.		
Power, as the owner of land where a person purports to enter or be on the land under authority of an exploration permit, to ask the person for proof of the person's authority to enter or be on the land.	Section 167(1) Mineral Resources Act 1989	
Power, as the owner of land in the area of a mineral development licence, to certify that there is no actual damage to the land that should be rectified	Section 190(8)(a) Mineral Resources Act 1989	
Power, as the owner of land where a person purports to enter or be on the land under authority of a mineral development licence, to ask the person for proof of the person's authority to enter or be on the land.	Section 216(1) Mineral Resources Act 1989	
Power, as the owner of land, to consent to a mining lease holder making an application to conduct drilling and other activities on land not included in the surface area covered under the lease.	Section 237(2)(d)(i) Mineral Resources Act 1989	
Power, as the owner of restricted land, to consent to the making of an application for a mining lease over the land.	Section 238(1)(a) Mineral Resources Act 1989	
Power to lodge an objection to an application for grant of a mining lease.	Sections 260(1) and (2) Mineral Resources Act 1989	
Power to serve a copy of the objection lodged against an application for grant of a mining lease on the applicant.	Section 260(4) Mineral Resources Act 1989	
Power to withdraw an objection lodged against an application for grant of a mining lease.	Section 261(1) Mineral Resources Act 1989	
Power, as the owner of land that is a reserve, to give written consent to the grant of a mining lease over the surface area of the reserve.	Section 271A(2)(a) Mineral Resources Act 1989	
Power, as the owner of restricted land, to give written consent to the application for the surface of restricted land for the mining lease to be included in the mining lease.	Section 275A(2)(a) Mineral Resources Act 1989	
Power, as the owner of restricted land, to agree with the applicant about the compensation payable to Council for the inclusion of the surface of the land in the mining lease.	Section 275A(2)(c) Mineral Resources Act 1989	
Power, as an owner of land the subject of an application to grant, renew or include the surface of restricted in a mining lease, to agree with the applicant for the lease about the amount of compensation to be paid to Council and to sign the agreement.	Sections 279(1)(a) and (3) <i>Mineral Resources</i> Act 1989	
Power, as an owner of land the subject of a mining lease where no part of the surface area of that land is included in the lease, to agree with the holder of the lease about the amount of compensation to be paid as	Sections 280 Mineral Resources Act 1989	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
compensation for any damage caused to the surface of the land and to sign the agreement.		
Power, as a person who could be a party to an agreement under sections 279 or 280, to apply in writing to the Land Court to determine the amount of compensation.	Section 281(1) Mineral Resources Act 1989	
Power, as a party aggrieved by a determination of the Land Court made under section 281, to appeal to the Land Appeal Court against the decision.	Section 282(1) Mineral Resources Act 1989	N
Power, as an appellant pursuant to section 282, to lodge the security in the decided form and amount.	Section 282A(5) Mineral Resources Act 1989	
Power, as an owner of land in relation to a lease mentioned in section 279(1)(a) or 280(1), to agree in writing to amend the original compensation.	Section 283A(2) Mineral Resources Act 1989	
Power, as an owner of land in relation to a lease mentioned in section 279(1)(a) or 280(1), to apply, in the circumstances identified in subsection (1), to the Land Court to review the original compensation.	Section 283B(2) Mineral Resources Act 1989	
Power, as the owner of land, to agree with the applicant about the compensation payable to Council for the proposed use of the land as access in respect of a mining lease as a result of a variation under section 317 and to sign the agreement.	Section 317(10) Mineral Resources Act 1989	
Power, as a landowner to whom a water monitoring bore is being transferred, to consent to the transfer.	Section 334ZZO Mineral Resources Act 1989	
Power, as the recipient of a notice given by the Minister pursuant to section 335G, to attend and take part in the conference and reach agreement on issues discussed at the conference.	Sections 335H and 335L Mineral Resources Act 1989	
Power, as the owner of land, to enter a compensation agreement, to sign the agreement and to file it.	Section 345(2) Mineral Resources Act 1989	
Power, as a person who could be a party to a compensation agreement, to apply in writing to the chief executive to have the Land Court decide the amount of compensation and the terms, conditions and times of its payment	Section 345(3) Mineral Resources Act 1989	
Power as the owner or occupier of restricted land to consent, with or without conditions, to the entry of the land under section 386V.	Schedule 1, Section 2(1)	
Power as the owner of occupied land to consent, with or without conditions, to the entry of the land under section 386V at night.	Schedule 1, Section 3(1)	
Power as the owner of a reserve to impose conditions on the entry of the surface of the reserve under section 386V.	Schedule 1, Section 4	

Mining and Quarrying Safety and Health Act 1999

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Reprint:	09/11/2018
Amended:	<mark>47(5)</mark>
Inserted:	216A(b), 218(1), 246H, 255(1)(a)
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator of a mine, to comply with the	Section 38 Mining and	
operator's obligations contained in subsections (1) and	Quarrying Safety and	
(2).	Health Act 1999	
Power, as an operator of a mine, to give the inspector	Section 47(1)(a)	
for the region in which the mine is situated notice of:-	Mining and Quarrying	
(a) the operator's name and address; and	Safety and Health Act	
(b) the name of and description of the land	1999	
comprising the mine or part of the mine.		
Power, as an operator of a mine, to give the inspector	Section 47(1)(b)	
for the region in which the mine is situated a facility	Mining and Quarrying	
description for the mine.	Safety and Health Act	
description for the name.	1999	
Power, as an operator of a mine, to give the inspector	Section 47(3) Mining	
for the region in which the mine is situated notice of	and Quarrying Safety	
the day operations are to start.	and Health Act 1999	
Power, as an operator of a mine, to give the inspector	Section 47(4) Mining	
for the region in which the mine is situated notice of	and Quarrying Safety	
the appointments specified in subsection (4).	and Health Act 1999	
Power, as an operator of a mine, to give the inspector	Section 47(5) Mining	
for the region in which the mine is situated written	and Quarrying Safety	
particulars of the land added or omitted.	and Health Act 1999	
Power, as an operator of a mine, to appoint a person to	Section 52(1) Mining	
act as the site senior executive during the absence.	and Quarrying Safety	
	and Health Act 1999	
Power, as an operator of a mine that has been	Section 58(3) Mining	
abandoned, to give the chief inspector plans showing	and Quarrying Safety	
the extent of operations undertaken at the mine.	and Health Act 1999	
Power, as an operator of a mine, to keep a mine record	Section 59 Mining and	
and make it available for inspection.	Quarrying Safety and	
·	Health Act 1999	
Power, as a former operator, to give the new operator	Section 59(5) Mining	
the mine record for the mine.	and Quarrying Safety	
	and Health Act 1999	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator of a mine that has been	Section 61(1) Mining	
abandoned, to ensure that the abandoned mine is safe	and Quarrying Safety	
and made secure.	and Health Act 1999	
Power, as a person in control or temporarily in control	Section 116(2) Mining	
of a mine, to give the representative reasonable help in	and Quarrying Safety	
the exercise of powers under subsection (1).	and Health Act 1999	
Power, as a person with an obligation under the Act	Section 116(3) Mining	
with access to the documents, to produce the	and Quarrying Safety	
documents.	and Health Act 1999	
Power, as an occupier, to consent to the entry of a	Section 131(3) Mining	
place by an officer and sign an acknowledgement of the	and Quarrying Safety	
consent.	and Health Act 1999	
Power, as a person required to give reasonable help	Section 137 Mining	
under section 136(3)(f), to comply with the	and Quarrying Safety	
requirement.	and Health Act 1999	
Power, as a person of whom the requirement is made,	Section 143(3) Mining	
to comply with the requirement.	and Quarrying Safety	
	and Health Act 1999	
Power, as the owner of a thing that has been seized and	Section 146(2) Mining	
not returned, to apply to the chief inspector for its	and Quarrying Safety	
return.	and Health Act 1999	
Power, as a person of whom a document production	Section 152 Mining	
requirement has been made, to comply with the	and Quarrying Safety	
requirement.	and Health Act 1999	
Power, as a person of whom a document certification	Section 153 Mining	
requirement has been made, to comply with the	and Quarrying Safety	
requirement.	and Health Act 1999	
Power, as a person to whom a directive is given, to	Section 171(2) Mining	
comply with the directive.	and Quarrying Safety	
comply with the directive.	and Health Act 1999	
Power, as a person who has received a directive, to	Sections 172, 173, 174	
apply under Part 9, Subdivision 4 for the directive to be	and 175 Mining and	
reviewed. For avoidance of doubt, the power	Quarrying Safety and	
delegated includes (without limitation) the power to	Health Act 1999	
take all actions as detailed in sections 172, 173, 174 and		
175.		
Power, as a person required to give primary	Section 195A(3)	
information under subsection (1), to comply with the	Mining and Quarrying	
requirement.	Safety and Health Act	
- 1	1999	
Power as a corporation on which a civil penalty is	Section 216A(b)	
imposed to appeal against the chief executive's	Mining and Quarrying	
decision.	Safety and Health Act	
	1999	
Power to file a notice of appeal with an Industrial	Section 218(1) Mining	
Magistrates Court and serve a copy of the notice.	and Quarrying Safety	
10 11 2122 22 21 21 21 21 2 2 2 2 2 2 2	and Health Act 1999	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to appeal to the Industrial Court. For avoidance of doubt, the power delegated includes (without	Sections 223 and 224, Mining and Quarrying	
limitation) the power to take all actions as detailed in sections 223 and 224.	Safety and Health Act 1999	
Power, as a person dissatisfied with a decision of an	Section 234 Mining	
industrial magistrate in proceedings brought under	and Quarrying Safety	
subsection 234(1), to appeal to the Industrial Court.	and Health Act 1999	_
Power, as a relevant corporation, to make a written	Section 246H Mining	
submission to the chief executive to show why the civil	and Quarrying Safety	
penalty should not be imposed.	and Health Act 1999	
Power, as an operator, to advise a subsequent worker	Section 253(4) Mining	
that the original worker exercised rights under	and Quarrying Safety	
subsection (1).	and Health Act 1999	
Power, as a person with obligation under the Act, to	Section 254 Mining	
make a representation to an inspector or inspection	and Quarrying Safety	
officer.	and Health Act 1999	
Power, as the person from whom the information was		
obtained, to consent to the disclosure of information	Mining and Quarrying	
concerning Council.	Safety and Health Act	
	1999	

Mining and Quarrying Safety and Health Regulation 2017

Document Reviewed:	26/02/2020
Reprint:	8/11/2019
Amended:	<mark>56</mark>
Inserted:	9(1)
Omitted:	
Note:	New Reprint. Changes.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator, to ensure hazard identification for the mine's operations is done during the operations' planning and design.	Section 6(2) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine, to apply hazard controls in the order identified in subsection (1).	Section 8(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine, to monitor risk in the person's own work and activities at the mine.	Section 9(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a responsible person for a mine, to pay a safety and health fee.	Section 11C(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a responsible person for a mine, to give the chief executive a safety and health census.	Section 11D(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a responsible person for a mine, to make submissions to the chief executive.	Section 11E(3) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a responsible person for a mine, to pay the amount of the safety and health fee stated in the invoice.	Section 11E(6) Mining and Quarrying Safety and Health Regulation 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator, to ensure:- (a) switchgear used at the mine allows for reliable circuit interruption, under fault conditions, at all points in the mine's electrical distribution system; and (b) each electrical circuit at the mine is protected against overload, short circuit and earth fault under all operating conditions to effectively:- (i) interrupt the electricity supply; and (ii) isolate faults.	Section 22 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure that the electricity supply to the plant identified in section 23 is capable of interruption from an accessible position remote from the plant.	Section 23 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure:- (a) each automatic, programmable or computerised electrical control system at the mine operates safely under all operating conditions, including power supply instability or failure; and (b) the emergency stopping systems and safety alarms at the mine remain effective if there is a fault or failure in a system mentioned in paragraph (a).	Section 24 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure each earthing system at the mine is installed and maintained at sufficiently low impedance and has sufficient capacity to ensure: (a) reliable operation of electrical protective systems and devices; and (b) adequate protection against contact with conductive parts that have become live under fault conditions.	Section 25 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure the mine has earth leakage protection for each electrical circuit exceeding extra low voltage that:- (a) is in a portable, transportable or mobile apparatus; or (b) has an outlet for, or supplies electricity to, a trailing cable or flexible lead.	Section 26 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure each item of electrical equipment used at the mine has a full current isolation facility in a location that is easily accessible by a person required to carry out the isolation.	Section 27(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure the isolator is clearly marked or labelled and compatible with the mine's isolation and lock-out procedures.	Section 27(2) Mining and Quarrying Safety and Health Regulation 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator, to ensure electrical equipment exceeding extra low voltage used at the mine has a device or feature for preventing a person inadvertently contacting live parts of the equipment.	Section 29 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure the prospective touch voltage at the mine is limited to a level necessary to achieve an acceptable level of risk.	Section 30 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure voltage rise in an electrical installation at the mine caused by lightning strike, static electricity, voltage surges and other transient voltages is limited to a level necessary to achieve an acceptable level of risk	Section 31 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator of a mine mentioned in subsection (2), to provide adequate resources at the mine to ensure the effectiveness and implementation of the emergency response plan.	Section 35(3) Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk in relation to ground control at a mine during the mine's design, operation or abandonment, to ensure appropriate measures are taken to prevent or control local and area failures in ground integrity.	Section 44 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine in relation to the mine layout, design and construction, to ensure the layout, design and construction is carried out having regard to the matters listed in section 45.	Section 45 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine in relation to the design and construction of the mine's roads, to ensure the specification for the design and construction enables the safe movement of vehicles about the mine.	Section 46 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk in relation to ventilation at a mine, to ensure appropriate measures are taken to ensure the ventilating air in a place where a person may be present at the mine is of a sufficient volume, velocity and quality to achieve a healthy atmosphere.	Section 48 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk in relation to storing and handling hazardous chemical or dangerous goods, to ensure they are handled and stored in the manner prescribed under section 56.	Section 56 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk in relation to selecting explosives for use at the mine, to ensure the explosives comply with the requirements of section 65.	Section 65 Mining and Quarrying Safety and Health Regulation 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person who has an obligation under the Act to manage risk at a mine in relation to the selection and design of plant, to ensure that the selection and design of plant complies with the requirements of sections 100, 101 and 102.	Sections 100, 101 and 102 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure plant used or intended for use, at the mine is manufactured, constructed, stored, transported and installed in accordance with any applicable specifications and instructions.	Section 104(1) Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure for fixed plant:- (a) the plant is installed in a location and environment that is compatible with the plant and its use; and (b) the mine layout incorporates appropriate facilities and adequate space for:- (i) access to and egress from the plant during emergencies; and (ii) the plant's operation, monitoring servicing and maintenance.	Section 104(2) Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure plant is commission in its operating environment at the mine before it is used to ensure those matters listed in subsections (1) and (2).	Section 105 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine in relation to the operation of plant, to ensure the plant is not operated in a way prescribed in section 106.	Section 106 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a person who has an obligation under the Act to manage risk at a mine in relation to the monitoring of plant, to ensure the plant is monitored in accordance with section 108.	Section 108 Mining and Quarrying Safety and Health Regulation 2017	
Power, as an operator, to ensure plant in use at the mine is serviced and maintained in accordance with section 109.	Section 109 Mining and Quarrying Safety and Health Regulation 2017	
Power, as a worker's employer, to pay for the worker's health surveillance and health surveillance reports.	Section 131(6) Mining and Quarrying Safety and Health Regulation 2017	

Nature Conservation (Administration) Regulation 2017

Document Reviewed:	17/09/2019
Reprint:	01/07/2019
Amended:	
Inserted:	
Omitted:	
Note:	This register only includes powers associated with an application for a relevant authority. It does not include powers associated with the making of a commercial agreement.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply for the grant of a relevant authority and	Sections 23, 24, 26,	
to do all things necessary to process the application to	28, 29, 30 Nature	
obtain a decision.	Conservation	
	(Administration)	
	Regulation 2017	
Power to apply for the amendment of a relevant	Section 58 Nature	
authority.	Conservation	
	(Administration)	
	Regulation 2017	
Power to make representations in response to a notice	Section 60 Nature	
issued by the Chief Executive pursuant to this section.	Conservation	
	(Administration)	
	Regulation 2017	
Power to make representations in response to a notice	Section 65 Nature	
issued by the Chief Executive pursuant to this section.	Conservation	
	(Administration)	
	Regulation 2017	
Power to return a relevant authority to the chief	Sections 66(2), 67(2)	
executive.	and 68 Nature	
	Conservation	
	(Administration)	
	Regulation 2017	
Power to apply to the Chief Executive for replacement	Section 80 Nature	
of a damaged, destroyed, lost or stolen relevant	Conservation	
authority.	(Administration)	
	Regulation 2017	
Power to surrender a relevant authority to the Chief	Section 81 Nature	
Executive.	Conservation	
	(Administration)	
	Regulation 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply for internal review of a reviewable	Sections 116 and 118	
decision and to do all things necessary to process the	Nature Conservation	
application to obtain a decision.	(Administration)	
	Regulation 2017	
Power, as a person who is given, or is entitled to be	Section 119 Nature	
given, a notice under section 117(3) about a decision,	Conservation	
to apply to QCAT for external review of the decision.	(Administration)	
	Regulation 2017	
Power to give a return of operations to the chief	Section 143 Nature	
executive.	Conservation	
	(Administration)	
	Regulation 2017	
Power to keep a copy of a return of operations given to	Section 145 Nature	
the chief executive.	Conservation	
	(Administration)	
	Regulation 2017	
Power to give the chief executive a notice stating a	Section 146 Nature	
return of operations has been stolen, lost, destroyed or	Conservation	
damaged.	(Administration)	
	Regulation 2017	

Nature Conservation (Protected Areas Management) Regulation 2017

Document Reviewed:	26/02/2020
Reprint:	13/12/2019
Amended:	
Inserted:	
Omitted:	
Note:	This register only includes powers for councils that are
	trustees of a conservation park listed in schedule 1.
	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as trustee of a conservation park listed in schedule 1, column 1, to exercise the powers of the chief executive stated in schedule 1, column 3 for that park.	Section 14(2)(b) Nature Conservation (Protected Areas Management) Regulation 2017	
Power, as trustee of a conservation park listed in schedule 1, column 1, to use a fee charged for a service provided in the park for giving effect to the management principles for the park	Section 16(2) Nature Conservation (Protected Areas Management) Regulation 2017	

Nature Conservation (Wildlife Management) Regulation 2006

Document Reviewed:	26/02/2020
Reprint:	14/02/2020
Amended:	
Inserted:	
Omitted:	
Note:	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. New reprint. No changes.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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 41A Nature Conservation (Wildlife Management) Regulation 2006	
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	
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	
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	
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	

Nature Conservation Act 1992

Document Reviewed:	26/02/2020
Reprint:	13/02/2020
Amended:	
Inserted:	43A(6), 43B(1), 43E(1), 43F(1), 43F(1)(c) and (3), 43L, 120EA, 120EF(1), 120GA
Omitted:	
Note:	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.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person given written notice about a	Section 43A(6) Nature	
proposal to declare an area of land a special wildlife	Conservation Act 1992	
reserve, to make a submission to the Minister about the proposal.		
Power, as a landholder, to enter a conservation	Section 43B(1) Nature	
agreement with the Minister for a proposed special wildlife reserve.	Conservation Act 1992	
Power, as a landholder, to agree with the Minister to	Section 43E(1) Nature	
amend a conservation agreement for a special wildlife reserve.	Conservation Act 1992	
Power, as a landholder of land in a special wildlife	Section 43F(1) Nature	
reserve, to consent to the Minister giving a lease,	Conservation Act 1992	
agreement, licence, permit or other authority over or		
in relation to the land.		
Power, as a landholder of land in a special wildlife	Sections 43F(1)(c) and	
reserve, to give a lease or sublease over the land, to	43F(3) Nature	
obtain the consent of the chief executive for that lease	Conservation Act 1992	
or sublease, and to lodge the lease for registration with		
the entity required by section 43F(3).	Castina AOL Matan	
Power, where a special wildlife reserve is declared over	Section 43L Nature	
freehold land or land in a lease under the Land Act	Conservation Act 1992	
1994, and Council intends, under the Land Act 1994 to surrender all or part of the freehold land or lease, allow		
the lease to expire at the end of its term or transfer the		
lease, to obtain the chief executive's written consent.		
Power, as a landholder, to make a submission to the	Section 44(4) Nature	
Minister about the proposed declaration of a nature	Conservation Act 1992	
refuge.		
Power, as a landholder, to enter a conservation	Sections 45(1) and	
agreement with the Minister about the declaration of	48(1) Nature	
a nature refuge.	Conservation Act 1992	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a landholder, to request the cancellation of a conservation agreement.	Section 47(2) Nature Conservation Act 1992	
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	
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	
Power, as a local government, to prepare a statement of management intent for protected wildlife required by the Minister and publish it on Council's website.	Section 100K Nature Conservation Act 1992	
Power, as a landholder of land subject to an interim conservation order, to claim compensation.	Section 108(1) Nature Conservation Act 1992	
Power, as a landholder, to make a submission about a draft management plan.	Section 115A(3)(c) Nature Conservation Act 1992	
Power, as a landholder intending to enter a conservation agreement for a special wildlife reserve, to prepare and give the Minister a management program for the reserve.	Section 120EA Nature Conservation Act 1992	
Power, as a landholder of land in a special wildlife reserve, to prepare an amended management program for the reserve and give it to the chief executive for approval.	Section 120EF(1) Nature Conservation Act 1992	
Power, as a landholder of land in a special wildlife reserve, to jointly review the management program for the reserve with the chief executive, and agree to prepare an amended management program under section 120EF or leave the management program unchanged.	Section 120GA Nature Conservation Act 1992	
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.	Section 137A(5) Nature Conservation Act 1992	

Peaceful Assembly Act 1992

Document Reviewed:	17/09/2019	
Reprint:	08/11/2013	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to nominate an officer of Council as a "representative".	Section 4 Peaceful Assembly Act 1992	
Power, as a local authority, to give a notice under subsection (2)(b) and impose conditions in the notice.	Sections 10(2)(b) and 11 Peaceful Assembly Act 1992	
Power, as an owner or occupier, to give a notice under subsection (2)(c).	Section 10(2)(c) Peaceful Assembly Act 1992	
Power, as a relevant authority, to consult under subsections (4) or (5).	Sections 11(4) or (5) Peaceful Assembly Act 1992	
Power, as a relevant authority, to apply to a Magistrates Court for an order refusing to authorise the holding of the assembly.	Section 12 Peaceful Assembly Act 1992	
Power, as a relevant authority, to consult with each interested person.	Section 13(1)(c) Peaceful Assembly Act 1992	
Power, as a relevant authority, to engage in a mediation process.	Section 13(1)(d) Peaceful Assembly Act 1992	
Power, in the circumstances provided in subsection (3), to:- (a) fix a reasonable time and place for holding the consultations; and (b) cause a notice of the time and place to be published in a newspaper circulating in the area in which the assembly is proposed to be held.	Section 13(3) Peaceful Assembly Act 1992	
Power, as a relevant authority, to notify the organiser in writing that it does not oppose the holding of the assembly.	Section 15(1) Peaceful Assembly Act 1992	
Power, as a relevant authority, to participate in a mediation process.	Section 15(2) Peaceful Assembly Act 1992	

Planning Act 2016

Document Reviewed:	17/09/2019	
Reprint:	01/07/2019	
Amended:		
Inserted:		
Omitted:		
Note:		

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make submissions to the Minister about the	Section 10 Planning	
making or amending of a State Planning instrument.	Act 2016	
Power to give notice of a proposed planning scheme or	Sections 18, 20 and 26	This delegation does not
proposed amendment to the chief executive and follow	Planning Act 2016	include any powers that
the process for making or amending a planning		are required to be
scheme. For avoidance of doubt, the power delegated		exercised by Council
includes the power to take all actions as detailed in		pursuant to a resolution
sections 18, 20 and 26 and as required under a notice		of Council.
give by the chief executive or in the Minister's rules.		
Power to apply a planning scheme as a categorising	Section 19 Planning	
instrument in relation to prescribed tidal works in the	Act 2016	
tidal area for Council's local government area		
Power to follow the process for the making or	Sections 21 and 26	This delegation does not
amending of an LGIP as set out in the Minister's rules.	Planning Act 2016	include any powers that
For avoidance of doubt, the power delegated includes		are required to be
the power to take all actions as detailed in sections 21		exercised by Council
and 26 and as required in the Minister's rules.		pursuant to a resolution
		of Council.
Power to follow the process for the making or	Sections 22 and 26	This delegation does not
amending of a planning scheme policy as set out in the	Planning Act 2016	include any powers that
Minister's rules. For avoidance of doubt, the power		are required to be
delegated includes the power to take all actions as		exercised by Council
detailed in sections 22 and 26 and as required in the		pursuant to a resolution
Minister's rules.		of Council.
Power to follow the process for the making or	Sections 23 and 26	This delegation does not
amending of a TLPI as set out in the Minister's rules.	Planning Act 2016	include any powers that
For avoidance of doubt, the power delegated includes		are required to be
the power to take all actions as detailed in sections 23		exercised by Council
and 26 and as required in the Minister's rules.		pursuant to a resolution
		of Council.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to follow the process for repealing a TLPI or	Section 24 Planning	This delegation does not
planning scheme policy. For avoidance of doubt, the	Act 2016	include the power to
power delegated includes the power to take all actions		decide to repeal the TLPI
as detailed in section 24.		or planning scheme
		policy which is required
		to be exercised by Council pursuant to a
		resolution of Council
		(see subsection (1)).
Power to review a planning scheme and a LGIP and	Sections 25 and 26	This delegation does not
follow the process for the review as set out in the	Planning Act 2016	include any powers that
Minister's rules. For avoidance of doubt, the power		are required to be
delegated includes the power to take all actions as		exercised by Council
detailed in sections 25 and 26 and as required in the		pursuant to a resolution
Minister's rules.		of Council.
Power to decide whether or not to agree to a	Section 29 Planning	
superseded planning scheme request and give notice	Act 2016	
of the decision. Power to decide a compensation claim. For avoidance	Sections 32 and 33	
of doubt, the power delegated includes the power to	Planning Act 2016	
take all actions and consider all matters detailed in	Training Act 2010	
sections 32 and 33.		
Power to make or amend a designation and follow the	Sections 35, 36, 37	This delegation does not
process in the designation process rules. For avoidance	and 38 Planning Act	include any powers that
of doubt, the power delegated includes the power to	2016	are required to be
take all actions and consider all matters detailed in		exercised by Council
sections 35, 36, 37, 38 and the designation process rules.		pursuant to a resolution of Council.
Power, as an affected party, to make submissions	Section 37(4) Planning	or council.
about the proposal to the Minister.	Act 2016	
Power to extend the duration of a designation. For		
avoidance of doubt, the power delegated includes the	Act 2016	
power to take all actions as detailed in section 39.		
Power to repeal a designation made by Council. For	Sections 40 and 41	
avoidance of doubt, the power delegated includes the	Planning Act 2016	
power to take all actions and consider all matters as detailed in sections 40 and 41.		
Power, as an owner of an interest in designated	Section 41(1) Planning	
premises, to request a designator to repeal a	Act 2016	
designation made by the designator on the basis that		
the designation is causing the owner hardship.		
Power to include a note about the making,	Section 42 <i>Planning</i>	
amendment, extension or repeal of a designation in	Act 2016	
Council's planning scheme. For avoidance of doubt, the		
power delegated includes the power to take all actions		
as detailed in section 42.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the assessment manger and where the circumstances of section 45(6) apply, to give the weight considered appropriate in the circumstances to the documents referenced in section 45(8).	Section 45(8) Planning Act 2016	
Power to give an exemption certificate for the development. For avoidance of doubt, the power delegated includes the power to take all actions as detailed in section 46.	Section 46 Planning Act 2016	
Power to act as the "assessment manager" for all development applications, change representations, cancellation applications and extension applications received by Council under Chapter 3 of the <i>Planning Act 2016</i> . For avoidance of doubt, the power delegated includes the power to take all actions of an assessment manager and consider all matters as detailed in sections 48, 51, 53, 54, 59, 60, 61, 62, 63, 64, 65, 67, 71, 75, 76, 84, 85, 86, 87, 93 100, 101, 105, 107 and 109 of the <i>Planning Act 2016</i> .	Sections 48, 51, 53, 54, 59, 60, 61, 62, 63, 64, 65, 67, 71, 75, 76, 84, 85, 86, 87, 93, 100, 101, 105, 107 and 109 Planning Act 2016	
Power to keep a list of persons who are appropriately qualified to be an assessment manager in relation to a particular type of development.	Section 48(3)(b) Planning Act 2016	
Power to enter an agreement with a person on Council's list of persons who are appropriately qualified to be an assessment manager in relation to a particular type of development.	Section 48(3)(d) Planning Act 2016	
Power, as the owner of premises, to give written consent to the making of the development application.	Section 51(2)	
Power to act as a "referral agency" for all development applications and cancellation applications received by Council as a referral agency under Chapter 3 of the <i>Planning Act 2016</i> . For avoidance of doubt, the power delegated includes the power to take all actions of a referral agency and consider all matters as detailed in sections 46, 54, 55, 56, 57, 65, 66, 67, 84, 85, 100, 107 and 109 of the <i>Planning Act 2016</i> .	Sections 46, 54, 55, 56, 57, 65, 66, 67, 84, 85 100, 107 and 109 Planning Act 2016	
Power to consult with the Minister about making or amending the instrument mentioned in subsection (8)(c).	Section 64(9)	
Power to act as a "responsible entity" for all change applications received by Council as a responsible entity under Chapter 3 of the <i>Planning Act 2016</i> . For avoidance of doubt, the power delegated includes the power to take all actions of a responsible entity and consider all matters as detailed in sections 78A, 79, 80, 81, 81A, 81B, 82, 83, 93, 100, 105, 107 and 109 of the <i>Planning Act 2016</i> .	Sections 78A, 79, 80, 81, 81A, 81B, 82, 83, 93 and 100, 105, 107 and 109 Planning Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power to act as an "affected entity" for all change	Section 80 <i>Planning</i>	
applications received by Council as an affected entity	Act 2016	
under Chapter 3 of the <i>Planning Act 2016</i> . For		
avoidance of doubt, the power delegated includes the		
power to take all actions of an affected entity and		
consider all matters as detailed in section 80 of the		
Planning Act 2016.		
Power to act as an "additional referral agency" for a	Section 82A Planning	
change application where section 82A applies. For the	Act 2016	
avoidance of doubt, the power delegated includes the		
power to take all actions of an additional referral		
agency and consider all matters as detailed in section		
82A of the <i>Planning Act 2016</i> .	Continuo (1/2)/////	
Power, as the owner of land, to give written consent to	Section 84(3)(b)(i)	
the cancellation application.	Planning Act 2016	
Power, as a public utility, to give written consent to the	Section 84(3)(b)(iii) Planning Act 2016	
cancellation application. Power, as the owner of land, to give written consent to	Section 86(2)(b)(ii)	
the extension application.	Planning Act 2016	
Power to note an approval referred to in subsection (1)	Section 89 Planning	
on Council's planning scheme and give notice of the	Act 2016	
approval to the chief executive.	7100 2010	
Power to comply with a direction given by the Minister.	Section 93(2) Planning	
g ,	Act 2016	
Power to make submissions in response to a proposed	Section 102 Planning	
call in notice received by Council.	Act 2016	
Power, as the decision-maker, to give the Minister	Section 105(3)	
reasonable help.	Planning Act 2016	
Power, as a participating local government for a	Section 115 Planning	
distributor-retailer, to enter a break-up agreement	Act 2016	
about the charges break-up and publish a copy of the		
agreement on the local government's website.		
Power to carry out the steps required after making a	Section 118 Planning	
charges resolution.	Act 2016	
Power to give an infrastructure charges notice. For	Sections 119, 120, 121	
avoidance of doubt, the power delegated includes the	and 129 Planning Act	
power to take all actions and consider all matters as	2016	
detailed in sections 119, 120, 121 and 129.	6 11 422 51 1	
Power, as a local government that gave an	Section 123 Planning	
infrastructure charges notice, to agree with the	Act 2016	
recipient about:-		
a) whether the levied charge may be paid other than		
as required under section 122, including whether it may be paid by instalments; and/or		
b) whether infrastructure may be provided instead of		
paying all or part of the levied charge.		
paying an or part of the levieu charge.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as a local government, to consider representations made on an infrastructure charges notice and, issue a negotiated notice or give a decision notice.	Section 125 Planning Act 2016	
Power, as a local government with a LGIP that identifies	Section 128(1)	
adequate trunk infrastructure to service the subject premises, to impose a development condition requiring either or both of the following to be provided at a stated time: a) the identified infrastructure; and/or b) different trunk infrastructure delivering the same desired standard of service.	Planning Act 2016	
Power, as a local government with a LGIP that does not identify adequate trunk infrastructure to service the subject premises, to impose a development condition requiring development infrastructure necessary to service the premises to be provided at a stated time.	Section 128(2) Planning Act 2016	
Power, as a local government, to impose an extra payment condition. For avoidance of doubt, the power delegated includes the power to take all actions and consider all matters as detailed in sections 130, 131, 132, 133, 134 and 135.	Sections 130, 131, 132, 133, 134 and 135 Planning Act 2016	
Power in the circumstances referred to in subsection (1) to, by notice given to the applicant, amend the infrastructure charges notice.	Section 137 Planning Act 2016	
Power, as a local government, to consider and decide a conversion application. For avoidance of doubt, the power delegated includes the power to take all actions and consider all matters as detailed in sections 140, 141 and 142	Sections 140, 141 and 142 Planning Act 2016	
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.	Section 144(2) Planning Act 2016	
Power, as a local government, to impose a development condition about non-trunk infrastructure.	Section 145 Planning Act 2016	
Power in the circumstances referred to in subsection (1) to:- (a) pay the amount of the levied charge to the State infrastructure provider; and (b) agree with the State infrastructure provider and the person who provided the replacement infrastructure about when the amount of the levied charge will be paid.	Section 149 Planning Act 2016	
Power, as a local government, to enter an infrastructure agreement. For avoidance of doubt, the power delegated includes the power to take all actions and consider all matters as detailed in Chapter 4, Part 4.	Chapter 4, Part 4 Planning Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT	
Power, as an enforcement authority, to give a show cause notice.	Section 167 Planning Act 2016		
Power, as an enforcement authority, to give an enforcement notice.	Section 168 Planning Act 2016		
Power to consult with a private certifier before giving an enforcement notice.	Section 169 Planning Act 2016		
Power to give notice of the giving or withdrawal of an	Section 170 Planning		
Power to bring offence proceedings for an offence	Act 2016 Section 174 Planning		
against the Act. Power to consent to proceedings being brought on	Act 2016 Section 175(1)(a)		
behalf of the corporation. Power, as an enforcement authority, to:-	Planning Act 2016 Section 176(10)		
(a) take the action required under the enforcement order; and(b) recover the reasonable cost of taking the action as a debt to the authority from the defendant.	Planning Act 2016		
Power, as an enforcement authority in an offence proceeding, to apply for an order for the payment of the expenses.	Section 178(1)(b) Planning Act 2016		
Power to the start proceedings in the P&E Court for an enforcement order.	Section 180 Planning Act 2016		
Power, as an enforcement authority, to:- (a) take the action required under the enforcement order; and (b) recover the reasonable cost of taking the action as a debt to the authority from the respondent.	Section 180(13) Planning Act 2016		
Power to apply to the P&E Court to cancel or change an	Section 181(4)		
enforcement order or interim enforcement order. Power, as an enforcement authority in an offence proceeding, to apply for a disposal order.	Planning Act 2016 Section 214 Planning Act 2016		
Power to make a claim for compensation from the State where Council incurs loss because of the exercise, or purported exercise, of a power by or for an inspector.	Section 221 Planning Act 2016		
Power as an appellant to start an appeal.	Sections 229(2) and 230 <i>Planning Act 2016</i>		
Power as a respondent or co-respondent to be heard in an appeal.	Section 229(4) Planning Act 2016		
Power, where an appeal is only about a referral agency's response, to apply to the tribunal or P&E Court to withdraw from the appeal.	Section 229(5) Planning Act 2016		
Power to elect to be a co-respondent in an appeal.	Section 230(6) Planning Act 2016		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to start proceedings for a declaration by a	Sections 239(1), 240	
tribunal. For avoidance of doubt, the power delegated	and 241, Planning Act	
includes the power to take all actions detailed in	2016	
sections 239(1), 240 and 241.		
Power to give the registrar information that the	Section 246(2)	
registrar reasonably requires for the proceedings.	Planning Act 2016	
Power to appear as a party to a tribunal proceeding.	Section 248 Planning	
	Act 2016	
Power to make submissions to the tribunal.	Section 249 Planning	
	Act 2016	
Power to give notice to the Registrar once a tribunal's	Section 257 Planning	
direction or order has been complied with.	Act 2016	
Power to give an applicant the planning and	Section 265 Planning	
development certificate applied for.	Act 2016	
Power to note the registration of premises on Council's	Section 267(13)	
planning scheme.	Planning Act 2016	
Power, as an owner of premises in an affected area,	Section 270 Planning	
before entering into a lease of the premises with a	Act 2016	
person, to give a notice that states :-		
(a) the premises are in an affected area; and		
(b) that restrictions may apply to the person in		
taking proceedings about emissions from		
registered premises in the affected area.		
Power to serve a document and give a copy of the	Section 275B Planning	
document as permitted by section 275B.	Act 2016	
Power to make an amendment of a type specified in	Section 293(5)	This delegation does not
subsection (1) by following the process set out in the	Planning Act 2016	include any powers that
rules. For avoidance of doubt, the power delegated		are required to be
includes the power to take all actions as detailed in the		exercised by Council
rules.		pursuant to a resolution
		of Council.

Development Assessment Rules

Document Reviewed:	26/02/2020
Reprint:	6/12/2019
Amended:	17.1, 17.3, 17.4
Inserted:	38.2
Omitted:	
Note:	New Reprint. Changes.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an assessment manager, to determine if the application is a properly made application.	Section 1.2 Development Assessment Rules	
Power, as an assessment manager, to give a confirmation notice.	Section 2.3 Development Assessment Rules	
Power, as an assessment manager, to give an action notice.	Section 3.1 Development Assessment Rules	
Power, as an assessment manager, to agree to a further period for the applicant to comply with all actions in the action notice and give notice to the assessment manager that it has complied.	Section 3.2 Development Assessment Rules	
Power, as an assessment manager, to give a confirmation notice if the applicant has complied with the action notice.	Section 3.4 Development Assessment Rules	
Power, as an assessment manager, to accept the application as a properly made application after giving an action notice.	Section 3.5 Development Assessment Rules	
Power, as an assessment manager, to agree on a further period for giving a confirmation notice.	Section 3.6(b) Development Assessment Rules	
Power, as an assessment manager, to agree to a further period for the applicant to give a copy of the application to a referral agency.	Section 5.1 Development Assessment Rules	
Power, as a referral agency, to determine if the application is a properly referred application.	Section 6.2 Development Assessment Rules	
Power, as a referral agency, to give a referral confirmation notice.	Section 7.1 Development Assessment Rules	
Power, as a referral agency, to give the applicant an action notice.	Section 8.1(a) Development Assessment Rules	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a referral agency, to give a copy of the action	Section 8.1(b)	SOBJECT
notice to the assessment manager.	Development	
Hotice to the assessment manager.	Assessment Rules	
Power, as a referral agency, to agree to a further period	Section 8.2	
for the applicant to comply with all the actions in the	Development	
action notice.	Assessment Rules	
Power, as a referral agency, where the applicant has	Section 8.2(b)	
complied with all the actions in the action notice, to	Development Assessment Rules	
give a referral confirmation notice to the applicant and	Assessment Rules	
a copy to the assessment manager.	Cootion 0.2/h)	
Power, as a referral agency, to give the assessment	Section 8.3(b)	
manager notice that the application is taken to have not been referred.	Development Assessment Rules	
Power, as a referral agency, to agree to a further period	Sections 9.2(a) and (b)	
for the referral agency assessment period.	Development	
	Assessment Rules	
Power, as an assessing authority, to agree to receive	Section 11.2	
further information from the applicant during the	Development	
development assessment process.	Assessment Rules	
Power, as an assessing authority, to make an	Section 12.1	
information request.	Development	
	Assessment Rules	
Power, as an assessment manager, to agree to a further	Section 12.2	
period in which to make the information request.	Development	
	Assessment Rules	
Power, as a referral agency, to agree to a further period	Section 12.4	
in which to make the information request.	Development	
	Assessment Rules	
Power, as an assessing authority, to give the applicant	Section 12.5	
advice about an information request or any other	Development	
matter, including how the applicant may change the	Assessment Rules	
application.	0 11 10 1	
Power, as an assessing authority, to agree to a further	Section 13.1	
period for the applicant to respond to the information	Development	
request.	Assessment Rules	
Power, as an assessment manager acting under section	Sections 17.1, 17.3	
53(10) of the Act, to comply with the public notice	and 17.4 Development	
requirements.	Assessment Rules	
Power, as an assessment manager, to agree to a further	Section 18.1	
period for the applicant to give notice of compliance	Development	
with the public notice requirements.	Assessment Rules	
Power, as an assessment manager, to accept properly	Section 19.1	
made submissions and not properly made submissions.	Development	
	Assessment Rules	
Power, as an assessment manager, to agree to a further	Section 19.3	
period to consider the submissions.	Development	
	Assessment Rules	

THE DELEGATION IS SUBJECT
n 22.1(a)
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1 26.1
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n 26.2(a)(i)
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1 26.2(b)
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n 26.2(c)
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n 26.5
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1 27.3
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a concurrence agency, after the referral	Section 28.1	
agency assessment period and any further periods has	Development	
ended, to change its referral agency response or give a	Assessment Rules	
late referral agency response before the application is		
decided.		
Power, as a concurrence agency, to give notice of its	Section 28.4(a)	
intention to change its referral agency response to the	Development	
assessment manager and the applicant.	Assessment Rules	
Power, as a concurrence agency, to agree to a further	Section 28.4(b)	
period for the giving of an amended referral agency	Development	
response.	Assessment Rules	
Power, as a party to the application, to give notice to	Section 29.2	
each other party that the applicant has not referred the	Development	
application in accordance with section 54(1) of the Act.	Assessment Rules	
Power, as a referral agency, despite section 11.1, to	Section 29.6	
make an information request as a result of a referral	Development	
under section 29.	Assessment Rules	
Power, as a party who initiated an extension under the	Section 33.1	
DA rules, to give a copy of the agreement to any other	Development	
party to the application.	Assessment Rules	
Power, as an assessment manager or as a concurrence	Section 34.1	
agency for the application, to ask any third party for	Development	
third party advice.	Assessment Rules	
Power, as an assessment manager or as a concurrence	Sections 35.1 and 35.2	
agency for the application, to give further advice about	Development	
the application to the applicant, including how the	Assessment Rules	
applicant may change the application.		
Power, as an assessment manager, to give a notice to	Section 38.2	
the applicant extending the decision period until a day	Development	
no later than 10 days after the end of the caretaker	Assessment Rules	
period.		

Planning and Environment Court Act 2016

Document Reviewed:	17/09/2019
Reprint:	13/05/2019
Amended:	<mark>21(2)(a)</mark>
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to start a declaratory proceeding.	Section 11(1) Planning and Environment Court Act 2016	
Power, as the assessment manager, to start a declaratory proceeding for a matter done, to be done or that should have been done in relation to the call in.	Section 12(2) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to participate in an ADR process.	Section 16 Planning and Environment Court Act 2016	
Power, as a party, to confer with the ADR registrar about the way to conduct the P&E Court proceeding.	Section 16(3) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to agree to the resolution of all or part of the dispute in an ADR process.	Section 18(1) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding who has agreed on resolution of the dispute, to sign the resolution agreement.	Section 18(1) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to apply to the P&E Court for an order giving effect to an agreement reached as a result of an ADR process.	Section 20(1) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to agree to the ADR registrar or mediator disclosing information acquired as part of the ADR process.	Section 21(2)(a) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding for which the ADR registrar is exercising, or has exercised, a power, to apply for a court review.	Section 26(2) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to consent in writing to the ADR registrar making an order or direction in the proceeding.	Section 27(1)(a) Planning and Environment Court Act 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consent to a person starting a declaratory proceeding or a proceeding for an enforcement order under the Planning Act on behalf of Council.	Section 41(2)(a) Planning and Environment Court Act 2016	
Power to pay the expenses, including legal costs, incurred by the representative in relation to the proceeding.	Section 41(3) Planning and Environment Court Act 2016	
Power, as a party to a P&E Court proceeding, to appeal a decision in the proceeding.	Section 63(1) Planning and Environment Court Act 2016	
Power to apply to the Court of Appeal for leave to appeal.	Section 64(1) Planning and Environment Court Act 2016	
Power to file and serve a Notice of Appeal following the granting of leave by the Court of Appeal.	Section 64(2) Planning and Environment Court Act 2016	

Planning Regulation 2017

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Reprint:	7/02/2020
Amended:	
Inserted:	22(3A), 22(3B)
Omitted:	
Note:	New Reprint. Changes.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to extend the period mentioned in subparagraph (a).	Section 12(b) Planning Regulation 2017	
Power, as an assessment manager, to make the requested decision.	Schedule 11, Section 10(1) Planning Regulation 2017	
Power, as an assessment manager, to give notice of the decision.	Schedule 11, Section 10(2) Planning Regulation 2017	
Power, as an assessment manager, to give notice of the decision, including the reasons for the decision.	Schedule 11 , Section 10(3) Planning Regulation 2017	
Power, where the request complies with the criteria stated in section 2, to approve the request.	Schedule 18, Section 3(1) Planning Regulation 2017	
Power to give notice of the approval to the person making the request.	Schedule 18, Section 3(2) Planning Regulation 2017	
Power to keep the documents listed in subsection (1) available for inspection and purchase.	Schedule 22, Section 1 Planning Regulation 2017	
Power to keep the documents listed in subsection (1) available for inspection only.	Schedule 22, Section 2 Planning Regulation 2017	
Power to publish the documents listed in subsections (1) and (4) on Council's website.	Schedule 22, Section 3 Planning Regulation 2017	
Power, in the circumstances prescribed in Schedule 22, Section 3A, to publish the documents listed in subsections (2), (4) and (5) on Council's website.	Schedule 22, Section 3A Planning Regulation 2017	
Power, in the circumstance prescribed in Schedule 22, Section 3B(1), to keep available for inspection and purchase a document that includes the trunk infrastructure information the local government publishes on its website from time to time under section 3A(4) or (5).	Schedule 22, Section 3B Planning Regulation 2017	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an assessment manager, to keep the	Schedule 22, Section 6	
documents listed in subsection (1) available for		
inspection only.	2017	
Power, as an assessment manager, to publish the	Schedule 22, Section 7	
documents listed in subsections (1) and (4) on Council's	Planning Regulation	
website.	2017	
Power, as a referral agency, to keep the documents	Schedule 22, Section 8	
listed in subsections (a) to (d) available for inspection	Planning Regulation	
and purchase.	2017	
Power, as a referral agency, to keep a register for all	Schedule 22, Section 9	
development applications and change applications	Planning Regulation	
given to the referral agency under section 54 of the Act	2017	
and to make it available for inspection only.		
Power, as a referral agency, to publish the documents	Schedule 22, Section	
listed in subsections (a) to (d) on Council's website.	10 Planning	
	Regulation 2017	

Plumbing and Drainage Act 2018

Document Reviewed:	26/02/2020
Reprint:	1/01/2020
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Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to approve a maximum temperature for a	Section 75(4)(e)	
substance to be a prohibited substance for section 75.	Plumbing and	
	Drainage Act 2018	
Power to approve the disposal of the contents of a	Section 77 Plumbing	
greywater treatment plant into the sewerage system	and Drainage Act 2018	
for the area in which the plant is located.		
Power, where an explanatory statement given under	Section 83(7)(c)	
section 83 states that Council may contact an occupier	Plumbing and	
to arrange inspection of the work, to contact the	Drainage Act 2018	
occupier.		
Power to start a prosecution for an offence against the	Section 90 Plumbing	
Act.	and Drainage Act 2018	
Power, generally, to administer the Act within Council's	Section 135 Plumbing	
local government area.	and Drainage Act 2018	
Power to administer the Act those areas not under	Section 135(4)	
Council's control that it has been requested to	Plumbing and	
administer by the entity that has control of the	Drainage Act 2018	
area.		
Power to monitor greywater use facilities in Council's	Section 136 Plumbing	
local government area.	and Drainage Act 2018	
Power to monitor an on-site sewerage facility in	Section 137 Plumbing	
Council's local government area.	and Drainage Act 2018	
Power to appoint an authorised person as an inspector	Section 139(1)	
under this Act, with or without conditions.	Plumbing and	
	Drainage Act 2018	
Power to notify the QBCC commissioner of the	Section 142 Plumbing	
appointment of an inspector and give the	and Drainage Act 2018	
commissioner a list of Council's inspectors.		
Power to give an enforcement notice to a person who	Section 143(1)	
carried out plumbing or drainage work requiring the	Plumbing and	
person to take stated action.	Drainage Act 2018	
Power to give an enforcement notice to an owner of	Section 143(3)	
premises requiring the owner to take stated action.	Plumbing and	
	Drainage Act 2018	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a show cause notice to a person who	Section 144(1)	
Council proposes to give an enforcement notice.	Plumbing and	
	Drainage Act 2018	
Power to form the reasonable belief that the plumbing	Section 144(2)	
or drainage is a danger to persons or a risk to public	Plumbing and	
health.	Drainage Act 2018	
Power to receive written submissions from a person	Section 144(3)(b)	
given a show cause notice.	Plumbing and	
	Drainage Act 2018	
Power to form the reasonable belief that it is not	Section 145(2)	
possible or practical to take steps stated in section	Plumbing and	
145(2).	Drainage Act 2018	
Power to consider written submissions from a person	Section 146(2)(b)	
given a show cause notice.	Plumbing and	
	Drainage Act 2018	
Power to give an action notice if provided for in a	Section 150 Plumbing	
regulation.	and Drainage Act 2018	
Power to recover costs from the owner of premises for	Section 157(2)(m)	
costs incurred in carrying out plumbing or drainage	Plumbing and	
work on the premises if provided for in a regulation.	Drainage Act 2018	
Power to keep a register if provided for in a regulation.	Section 157(2)(n)	
	Plumbing and	
	Drainage Act 2018	

Plumbing and Drainage Regulation 2019

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Reprint:	1/01/2020
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the chief executive for a treatment plant approval.	Section 16(1) Plumbing and Drainage Regulation 2019	
Power to apply to the chief executive to amend a treatment plant approval.	Section 16(2) Plumbing and Drainage Regulation 2019	
Power to give the chief executive the information asked for under subsection (2).	Section 17(3) Plumbing and Drainage Regulation 2019	
Power, as the new holder, to give the chief executive notice of the transfer in the approved form.	Section 24(2) Plumbing and Drainage Regulation 2019	
Power to comply with a notice issued by the chief executive under subsection (1)	Section 26(2) Plumbing and Drainage Regulation 2019	
Power, as the owner of premises, to consent to the entry of the premises to carry out the inspection of the treatment plant.	Section 27(c) Plumbing and Drainage Regulation 2019	
Power, as the holder of a treatment plant approval, to make written representations about the show cause notice to the chief executive.	Section 29(1) Plumbing and Drainage Regulation 2019	
Power, as the holder of an existing treatment plant approval, to apply to the chief executive to renew the approval.	Section 34(1) Plumbing and Drainage Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where Council makes a fast-track work declaration or fast-track opt-out declaration, to:- (a) publish the declaration on Council's website; (b) give a copy of the declaration to the chief executive; (c) if Council is a participating local government for a distributor retailer – give a copy of the declaration to the distributor retailer; (d) ensure a copy of the declaration may be inspected, free of charge, at Council's public office.	Section 41 Plumbing and Drainage Regulation 2019	
Power, in a circumstance listed in subsection (1), to give the applicant an information request.	Section 45(2) Plumbing and Drainage Regulation 2019	
Power to consider each properly made application and decide to:- (a) approve the application with or without conditions; or (b) refuse the application.	Section 46 Plumbing and Drainage Regulation 2019	
Power, where Council decides to approve an application, to:- (a) issue a permit, or an amended permit, to the applicant; and (b) give a copy of the permit, or amended permit, to each entity listed in subsection (b).	Section 48 Plumbing and Drainage Regulation 2019	
Power, in a circumstance listed in subsection (1), to give an information notice about the decision.	Section 50(2) Plumbing and Drainage Regulation 2019	
Power to give written consent for an application relating to SEQ water work.	Section 53(e)(i) Plumbing and Drainage Regulation 2019	
Power to give written consent for an application relating to SEQ sewerage work.	Section 53(f)(i) Plumbing and Drainage Regulation 2019	
Power, where Council has issued a permit and has not given a final inspection certificate for the work carried out under the permit at least 3 months before the permit is to end, to give notice of the day the permit is to end to the entities listed in subsection (3).	Section 59(3) Plumbing and Drainage Regulation 2019	
Power in the circumstances listed in the subsection (1), to allow the responsible person to give a covered work declaration for the work.	Section 67(2) Plumbing and Drainage Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to inspect the work if the public sector entity asks Council to inspect the work under subsection (2).	Section 68(3) Plumbing and Drainage Regulation 2019	
Power to, instead of inspecting on-site sewage work, allow an appropriate person to give Council an on-site sewage work declaration.	Section 69(2) Plumbing and Drainage Regulation 2019	
Power, where Council has passed a resolution under subsection (1), to:- (a) publish each declaration on its website; (b) give the chief executive a copy of the declaration; (c) ensure the declaration may be inspected, free of charge, at the local government's public office; and (d) ensure each remote area declaration includes a map identifying the remote area.	Section 71(2) Plumbing and Drainage Regulation 2019	
Power, in the circumstances identified in subsection (1), to decide to:- (a) accept the remote area compliance notice; or (b) otherwise, refuse to accept the notice.	Section 73(2) Plumbing and Drainage Regulation 2019	
Power, in the circumstances identified in subsection (1) and where Council has made a decision under subsection (2), to give the responsible person a decision notice.	Section 73(3) Plumbing and Drainage Regulation 2019	
Power, in the circumstances identified in subsection (1) and where Council has refused to accept the remote area compliance notice, to ensure the decision notice includes, or is accompanied by, an information notice.	Section 73(4) Plumbing and Drainage Regulation 2019	
Power, where Council is taken to have decided to refuse to accept the remote area compliance notice, to give an information notice about the decision.	Section 73(6) Plumbing and Drainage Regulation 2019	
Power, in the circumstances identified in subsection (1), to amend the approved plan so that it correctly represents the work carried out under the permit.	Section 75(2) Plumbing and Drainage Regulation 2019	
Power to give an inspection certificate for the work to the responsible person for the work.	Section 83(1) Plumbing and Drainage Regulation 2019	
Power to give a final inspection certificate for the work to the responsible person for the work.	Section 84(1) Plumbing and Drainage Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a copy of the final inspection certificate to the entities listed in subsection (1).	Section 86(1) Plumbing and Drainage Regulation 2019	
Power, where Council receives a notice under subsection (2), to comply with the notice.	Section 86(3) Plumbing and Drainage Regulation 2019	
Power, where Council is taken under subsection (2) to have decided to refuse to give an inspection certificate or final inspection certified, to give an information notice about the decision.	Section 87(3) Plumbing and Drainage Regulation 2019	
Power, where Council considers that a responsible person has not complied with the action notice, to give a copy of the notice to the owner of the premises.	Section 98(3) Plumbing and Drainage Regulation 2019	
Power to establish a program for:- (a) registering each testable backflow prevention device installed at premises in Council's area; (b) monitor the maintenance and testing of each device.	Section 101 Plumbing and Drainage Regulation 2019	
Power, in the circumstances listed in subsection (1), to:- (a) remove the obstruction or fix the damage; and (b) fairly apportion the reasonable cost of removing the obstruction or fixing the damage between the owners; and (c) recover as a debt from each owner, the owner's share of the cost.	Section 107(2) Plumbing and Drainage Regulation 2019	
Power, in the circumstances listed in subsection (1), to require by notice to the owner of the old building and the owner of the new building: (a) the owner of the old building to change the affected vents; and (b) the owner of the new building to pay the owner of the old building the reasonable cost of changing the affected vents.	Section 108(2) Plumbing and Drainage Regulation 2019	
Power to keep a register containing each document listed in subsection (1).	Section 112 Plumbing and Drainage Regulation 2019	
Power to keep a register containing each notice given to Council under section 102(2) or 103(3).	Section 113 Plumbing and Drainage Regulation 2019	
Power to keep a register containing each service report for a greywater use facility or on-site sewage facility given to Council under section 106.	Section 114 Plumbing and Drainage Regulation 2019	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to keep a register containing a copy of each show cause notice and enforcement notice given by	Section 115(1) Plumbing and	
Council.	Drainage Regulation 2019	
Power to remove a notice mentioned in subsection (1) from the register if the premises to which the notice relates are demolished or removed.	Section 115(2) Plumbing and Drainage Regulation 2019	
Power, in relation to each register kept under part 8, division 2, to allow a person to:- (a) inspect the register, free of charge, at Council's public office; or (b) buy a copy of an entry in the register for not more than the reasonable cost of producing the copy.	and Drainage	

Public Health (Infection Control for Personal Appearance Services) Act 2003

Document Reviewed:	17/09/2019	
Reprint:	01/07/2014	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to administer and enforce the Act for Council's area.	Section 9 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to consider all applications for licences, and determine whether to grant or refuse the application.	Section 33 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to grant an application for a licence only if Council is satisfied— (a) the applicant is a suitable person to hold a licence; and (b) the premises at which the higher risk personal appearance services are to be provided are suitable for providing the services.	Section 34 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to have regard to the matters listed in this section in deciding whether a person is a suitable person to hold a licence.	Section 35 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to have regard to all the matters listed in this section in deciding whether the premises at which higher risk personal appearance services are to be provided are suitable for providing the services.	Section 36 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to make inquiries before making a decision regarding sections 35 and 36 and, by giving notice to the applicant, require the applicant to give Council, within the reasonable time of at least 40 days stated in the notice, further information or a document Council reasonably requires to decide the application.	Section 37 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to impose conditions on a licence.	Sections 38(2) and 41(1)(c) Public Health (Infection Control for	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
	Personal Appearance	
	Services) Act 2003	
Power to decide the earlier ending date of a licence.	Section 40 <i>Public</i>	
	Health (Infection	
	Control for Personal	
	Appearance Services)	
	Act 2003	
Power to consider all applications for renewals of	Section 44 Public	
licences, and determine whether to grant or refuse the	Health (Infection	
application for renewal.	Control for Personal	
	Appearance Services)	
	Act 2003	
Power to give a notice to a licensee requiring the	Section 45 Public	
licensee to give Council, within a reasonable period of	Health (Infection	
at least 40 days stated in the notice, further	Control for Personal	
information or a document Council reasonably requires	Appearance Services)	
to decide a licence renewal application.	Act 2003	
Power to consider all applications for amendments to	Section 47 Public	
licences, and determine whether to grant or refuse the	Health (Infection	
application to amend the licence.	Control for Personal	
	Appearance Services)	
Devices to give a patient to the linearing requiring the	Act 2003	
Power to give a notice to the licensee requiring the	Section 48 Public	
licensee to give Council, within a reasonable period of at least 40 days stated in the notice, further	Health (Infection Control for Personal	
information or a document Council reasonably requires	Appearance Services)	
to decide an licence amendment application.	Act 2003	
Power to determine whether to grant or refuse the	Section 49 Public	
application to transfer the licence by having regard to	Health (Infection	
whether the transferee is a suitable person to hold a	Control for Personal	
licence and whether the premises are suitable for	Appearance Services)	
providing higher risk personal appearance services.	Act 2003	
Power to give a notice to the licensee requiring the	Section 50 Public	
licensee to give Council, within a reasonable period of	Health (Infection	
at least 40 days stated in the notice, further	Control for Personal	
information or a document Council reasonably requires	Appearance Services)	
to decide a licence transfer application.	Act 2003	
Power to, for forming a belief that the ground for	Section 51(2) Public	
suspending or cancelling a licence mentioned in	Health (Infection	
subsection (1)(a) exists, have regard to the matters to	Control for Personal	
which Council may have regard in deciding whether a	Appearance Services)	
proposed licensee is a suitable person to hold the	Act 2003	
licence		
Power to issue a 'show cause notice'.	Section 52 Public	
	Health (Infection	
	Control for Personal	
	Appearance Services)	
	Act 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to determine whether grounds continue to exist for the suspension or cancellation of a licence after issuing the licensee with a 'show cause' notice, and if so, determine whether to suspend or cancel the licence. Power to suspend a licence immediately if Council believes— (a) a ground exists to suspend or cancel the licence; and (b) it is necessary to suspend the licence immediately because there is an immediate and serious risk of infection to the licensee's clients.	Sections 54 and 55 Public Health (Infection Control for Personal Appearance Services) Act 2003 Section 56 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to consider all applications for a replacement licence, and determine whether to grant or refuse the application for the replacement licence.	Section 62 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to make an agreement with a licensee intending to provide higher risk personal appearance services from mobile premises to allow a lesser period for notification to Council of the licensee's intentions.	Section 65(3) Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, where Council is the second local government for a licence under the Act, notify the first local government where it is reasonable to believe that a mobile licensee or operator has contravened their licence.	Section 68 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, where Council is the first local government and has been notified by a second local government of their reasonable belief that a mobile license holder or operator has breached their licence conditions, take action under the Act.	Section 69 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to appoint authorised persons.	Section 70 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to apply conditions to an authorised person's powers under the Act by giving the person a signed notice.	Section 72 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to issue an identity card to an authorised person.	Section 74 Public Health (Infection Control for Personal Appearance Services) Act 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to monitor compliance with the Act by having authorised persons inspect places of business in Council's areas and recover monitoring costs from business proprietors.	Section 105 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to charge a business proprietor an inspection fee to check if the remedial notice given by an authorised person acting for Council to the proprietor has been complied with.	Section 110 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to prosecute a business proprietor or operator for the contravention of a relevant provision for which a remedial notice has been issued without an authorised person first issuing a remedial notice for the contravention.	Section 111(7) Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, at any time, extend the time for applying for a review of Council's original decision relating to a licence application.	Section 121(2) Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, upon request, review an original decision and make a determination according to section 122 of the Act.	Part 7, Division 1 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, following the conviction of a person of an offence against this Act, apply to the court for an order against the person for the payment of the costs Council has incurred in taking a thing or doing something else during the investigation of the offence.	Section 137 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to deal with a thing forfeited to Council, including destroying the thing.	Section 140 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to commence proceedings against a person who has committed an offence against the Act.	Section 143 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to approve forms to be used in the administration and enforcement of the Act.	Section 147 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, with regard to an application for registration of premises made under part 15 of the former regulation, assess the suitability of the application and the premises under this Act, and make inquiries and	Section 153 Public Health (Infection Control for Personal	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
require further information or a document under section 37 of the Act.	Appearance Services) Act 2003	
Power to, with regard to an application for renewal of registration of premises made under part 15 of the former regulation, assess the suitability of the applicant and the premises under this Act, and make inquiries and require further information or a document under section 45 of the Act.	Section 154 Public Health (Infection Control for Personal Appearance Services) Act 2003	
Power to, with regard to an application for registration or renewal of registration of 2 or more premises to which sections 153(2) and 154(2) apply, issue a single licence to cover all the premises.	Section 155 Public Health (Infection Control for Personal Appearance Services) Act 2003	

Public Health Act 2005

Document Reviewed:	26/02/2020	
Reprint:	7/02/2020	
Amended:		
Inserted:	313E(3), 313H	
Omitted:		
Note:	New reprint.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to administer and enforce the Act regarding local government public health risks and a regulation made under section 61 stating that the regulation is to be administered and enforced by local governments only.	Section 13 Public Health Act 2005	
Power, as an issuing authority, to apply to a magistrate for an order enforcing a public health order (an enforcement order).	Section 24(2) Public Health Act 2005	
Power, as an issuing authority, to enter a place to take steps to remove or reduce the risk to public health from the public health risk or prevent the risk to public health from recurring, if ordered by a magistrate.	Section 27(2)(b) Public Health Act 2005	
Power, as an issuing authority, to recover the amount, plus interest, a person has been ordered to pay under an enforcement order as an overdue rate payable to Council under the <i>Local Government Act 2009</i> .	Section 31 Public Health Act 2005	
Power to lodge a request to register with the registrar of titles, in the appropriate form over the land, an unpaid amount, including interest, that is payable to Council under an enforcement order relating to a public health risk on land owned by a person as a charge on the land.	Section 32 Public Health Act 2005	
Power to consult with the chief executive before the chief executive authorises a prevention and control program which relates to Council's local government area.	Section 36(5) Public Health Act 2005	
Power, as a water service provider ¹ , to inform the authorised person that Council believes that it has complied with an improvement notice issued under this division.	Section 57B Public Health Act 2005	

¹ Excludes SE Qld Councils

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to enter into an agreement with the chief executive for the disclosure of confidential information.	Sections 84(1)(b)(i) and (2)(a), 226(1)(b)(i) and (2)(a), 244(1)(b)(i) and (2)(a), and 269(1)(b)(i) and (2)(a) Public Health Act 2005	
Power, as a person in charge of an education and care	Section 160B Public	
service or QEC approved service to take any of the actions mentioned in subsection 160B(1).	Health Act 2005	
Power, as a person in charge of an education and care service or QEC approved service to take any of the	Section 160C Public Health Act 2005	
actions mentioned in subsection 160C(1). Power, where given a notice under section 313E(2), to publish the pollution notice.	Section 313E(3) Public Health Act 2005	
Power, where Council incurs loss because of the exercise or purported exercise of a power by or for the chief executive under chapter 7A, to claim compensation from the State.	Section 313H Public Health Act 2005	
Power, as an issuing authority, to enter the place, at reasonable times, to take the steps stated in a public health order where the person has failed to comply the order.	Section 388(2) Public Health Act 2005	
Power, as an issuing authority, to give the occupier and owner of a place a notice required under the section, where an authorised person intends to enter the place	Section 393(2) Public Health Act 2005	
to take steps required under a public health order. Power, as an issuing authority, to recover the amount payable, including interest, of the reasonable costs and expenses incurred by Council in exercising powers under section 388 or 405 as an overdue rate payable to Council under the Local Government Act 2009.	Section 406 Public Health Act 2005	
Power, as an issuing authority, to lodge with the registrar of titles, in the appropriate form over the land, a request to register an unpaid amount, including interest, that is payable to Council for steps taken by it on land owned by a person as a charge on the land.	Section 407 Public Health Act 2005	
Power, as an owner of a thing seized by an authorised person, to inspect the thing and, it if is a document, to copy it.	Section 415 Public Health Act 2005	
Power to apply to the court for an order against a person convicted of an offence against the Act for the payment of the costs Council has incurred in taking a thing or doing something else during the investigation of the offence.	Section 443(1)(b) Public Health Act 2005	
Power to deal with a thing forfeited as Council considers appropriate, including destroying the thing. Power, as an owner of a thing forfeited to a relevant	Section 446 Public Health Act 2005 Section 450 Public	
entity under section 413(1), to appeal against a decision resulting in the forfeiture of the thing.	Health Act 2005	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to recover contribution from a prescribed	Section 454B(3) Public	
person.	Health Act 2005	
Power to comply with the indemnity conditions in	Section 454C(2) Public	
relation to each asbestos-related event to which the	Health Act 2005	
official conduct relates.		
Power to give notice of the proceeding to the State.	Section 454CA(2)	
	Public Health Act 2005	
Power to ensure each authorised person who exercises	Section 454G Public	
powers under the Act in relation to an asbestos-related	Health Act 2005	
event has satisfactorily completed the training		
prescribed by regulation.		
Power to keep the records prescribed in subsections	Section 4541 Public	
454I(1), (2) for each asbestos-related event.	Health Act 2005	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Public Health Regulation 2018

Document Reviewed:	26/02/2020
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Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to administer and enforce Part 2, Divisions 1, 2 and 3.	Sections 6, 16, and 22 Public Health Regulation 2018	
Power to approve a site for the disposal of asbestos waste.	Section 12(2)(c) Public Health Regulation 2018	>

Public Interest Disclosure Act 2010

Document Reviewed:	17/09/2019
Reprint:	28/05/2019
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to: (a) decide not to investigate or deal with a public interest disclosure in certain circumstances; and (b) give written reasons for a decision not to investigate.	Section 30(1) and (2) Public Interest Disclosure Act 2010	
Power to refer a disclosure to another public sector entity in certain circumstances.	Section 31(1) and (2) Public Interest Disclosure Act 2010	
Power to give a person making a disclosure, or an entity referring a disclosure, reasonable information about the disclosure.	Section 32(1) and (2) Public Interest Disclosure Act 2010	

Public Records Act 2002

Document Reviewed:	17/09/2019	
Reprint:	03/05/2013	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make and keep records of Council's activities.	Section 7(1)(a) Public	
	Records Act 2002	
Power to have regard to any relevant policy, standards	Section 7(1)(b) Public	
and guidelines made by the archivist about the making	Records Act 2002	
and keeping of public records.		
Power to ensure the safe custody and preservation of	Section 8(1) Public	
Council's records.	Records Act 2002	
Power to given written notice to the State archivist of	Section 10(1)(a) Public	
the existence of a public record in Council's possession	Records Act 2002	
which is more than 25 years old.		
Power to give a public record in Council's possession,	Section 10(1)(b) Public	
which is more than 25 years old, to the State archivist.	Records Act 2002	
Power to give a public record in Council's possession,	Section 11(2) Public	
which is 25 years old or less, to the State archivist.	Records Act 2002	
Power to take action to ensure that a public record	Section 14(2) Public	
remains able to be produced or made available.	Records Act 2002	
Power to give written notice to the State archivist of a	Section 16 Public	
restricted access period for a public record.	Records Act 2002	
Power as a responsible public authority to give the	Section 18(2)(b) Public	
State archivist a written notice stating—	Records Act 2002	
(a) the public authority has classified a record which		
has a restricted access period as a record to which		
unrestricted access is allowed; or		
(b) access to a record which has a restricted access		
period may be given on conditions stated in the		
notice.		
Power as a responsible public authority to give the	Section 19(2) Public	
State archivist written notice of a change to the	Records Act 2002	
restricted access notice for a record.		
Power as a responsible public authority to refer a	Section 19(4) Public	
dispute about a restricted access notice for a public	Records Act 2002	
record to the committee.		
Power to apply to the State archivist for, or consent to,	Section 26(1) Public	
an authorisation for the disposal of particular public	Records Act 2002	
records or classes of public records.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make an arrangement with the State archivist	Section 28 Public	
for the storage of public records.	Records Act 2002	
Power as a public authority to make a written	Section 39(1) Public	
application to the committee for a review of a decision	Records Act 2002	
by made by the archivist refusing to authorise the		
disposal of particular public records or classes of public		
records.		

Queensland Heritage Act 1992

Document Reviewed:	17/09/2019	
Reprint:	03/07/2017	
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Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the Chief Executive to have a place entered or removed from the Queensland Heritage Register including all powers authorised or required by Part 4 of the Act for the purpose of making the application and having the place entered in or removed from the Register.	Sections 36, 36A, 43, 46, 48 Queensland Heritage Act 1992	
Power to make a heritage submission (including power to agree to a later day for making the submission).	Sections 41 and 42 Queensland Heritage Act 1992	
Power to make written representations to the chief executive about the place the subject of an application under Part 4 of the Act.	Section 43 Queensland Heritage Act 1992	
Power to make oral representations to the Heritage Council about the recommendation.	Section 46(2)(a) Queensland Heritage Act 1992	
Power, as the owner, to make a written response to the Heritage Council about the recommendation.	Section 46(2)(b) Queensland Heritage Act 1992	
Power, as the owner, to consult with the chief executive about a proposed destroyed place recommendation.	Section 46A(1)(c) Queensland Heritage Act 1992	
Power to make written representations to the Heritage Council about the place the subject of an application under Part 4 of the Act.	Section 48 Queensland Heritage Act 1992	
Power to request and make oral representations to the Heritage Council about the recommendation.	Sections 49 and 50 Queensland Heritage Act 1992	
Power, as the owner, to give the Heritage Council a heritage response to the heritage recommendation.	Section 50A Queensland Heritage Act 1992	
Power, as the owner, to agree in writing with the Heritage Council on a later day by which the heritage response must be given.	Section 50B(3) Queensland Heritage Act 1992	
Power, as the owner of a place the subject of a heritage recommendation to agree to extend the day for making the decision.	Section 52 Queensland Heritage Act 1992	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as the owner of a place, to apply to the chief	Section 56B	
executive to have the place excluded from entry into	Queensland Heritage	
the Queensland heritage register as a State heritage	Act 1992	
place including all powers authorised or required by		
Part 4 of the Act for the purpose of making the		
application and having the place excluded.	Coation FO Oversalend	
Power, as the owner of a place referred to in subsection	Section 58 Queensland	
(1), to give notice to the chief executive before a prescribed application is made for the place.	Heritage Act 1992	
Power, as the owner of a place in the circumstances	Section 59 Queensland	
referred to in subsections (1) or (3), to advise the chief	Heritage Act 1992	
executive of a development approval and within the	Heritage Act 1992	
relevant period advise the chief executive of the		
relevant application.		
Power to make a submission about development the	Section 71 Queensland	
State proposes to carry out on a Queensland heritage	Heritage Act 1992	
place.		
Power, as a relevant person for a Queensland heritage	Sections 72 and 73	
place, to apply to the chief executive for an exemption	Queensland Heritage	
certificate to carry out development mentioned in	Act 1992	
subsection (3) on the place including all powers		
authorised or required by Part 6, Division 2 to obtain		
the exemption.	Carlina 00 O arrada al	
Power to enter into a heritage agreement for a	Section 80 Queensland	
Queensland heritage place and to agree to the	Heritage Act 1992	
changing or ending of a heritage agreement. Power, as owner, to consent to the entering of a	Sections 80(1)(b) and	
heritage agreement for a Queensland heritage place	80(2)(b) Queensland	
and to agree to the changing or ending of a heritage	Heritage Act 1992	
agreement.		
Power, as a party to a heritage agreement, to apply to	Section 82 Queensland	
the Planning and Environment Court for the orders	Heritage Act 1992	
required to secure compliance with the agreement.		
Power, as the owner of a Queensland heritage place, to	Section 84(6)	
comply with a repair and maintenance notice.	Queensland Heritage	
	Act 1992	
Power to give the chief executive notice of the	Section 89 Queensland	
discovery of an archaeological artefact or underwater	Heritage Act 1992	
cultural heritage artefact.	611	
Power to apply to the chief executive for compensation	Sections 94 and 95	
for a loss suffered because of the exercise of a power	Queensland Heritage Act 1992	
under section 92 including all powers authorised or required by Part 9, Division 2 to obtain compensation.	ALL 1332	
Power to apply to QCAT for an external review of a	Section 98 <i>Queensland</i>	
compensation decision.	Heritage Act 1992	
Power to apply to the chief executive for a permit to	Sections 105 and 106	
enter a protected area including all powers authorised	Queensland Heritage	
or required by Part 10, Division 1 to obtain the permit.	Act 1992	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to respond to a show cause notice in relation to	Section 110	
a proposal to cancel a permit to enter a protected area.	Queensland Heritage Act 1992	
Power to appeal to the Planning & Environment Court	Section 111	
in relation to those matters listed in subsection (1).	Queensland Heritage	
	Act 1992	
Power as a local government to keep a local heritage	Sections 112, 112B,	
register for its area including all powers authorised or	113, 114, 116, 117,	
required by Part 11, Divisions 1, 1A, 2, 3 and 5, other	118, 120, 122	
than section 119, to keep the register.	Queensland Heritage	
##Please note that section 112B and Part 11 divisions 2	Act 1992	
to 5 do not apply to those local governments identified in section 199##.		
Power, as a person identified in subsection (1), to	Section 161	
appeal to the Planning & Environment Court against	Queensland Heritage	
the decision.	Act 1992	
Power, as a local government, to provide any	Section 165	
information or assistance that the Minister or chief	Queensland Heritage	
executive reasonably requires for the purposes of the	Act 1992	
Act.		

Queensland Reconstruction Authority Act 2011

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Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to request the Minister to declare a project for proposed development to be a declared project.	Section 42(5) Queensland Reconstruction Authority Act 2011	
Power to agree about the declaration of acquisition land.	Section 43(7) Queensland Reconstruction Authority Act 2011	
Power to request the Minister to declare a part of the State to be a reconstruction area and/or acquisition land.	Section 43(8) Queensland Reconstruction Authority Act 2011	
Power, as a decision-maker for a prescribed decision, to comply with a progression notice given by the authority.	Section 49 Queensland Reconstruction Authority Act 2011	
Power, as a decision-maker for a prescribed decision, to comply with a notice to decide given by the authority.	Section 50 Queensland Reconstruction Authority Act 2011	
Power, as a decision-maker for a prescribed decision, to give the authority all reasonable assistance or materials it requires.	Section 53(1) Queensland Reconstruction Authority Act 2011	
Power, as a decision-maker for a prescribed decision, to give the authority a written report containing the information prescribed in subsection 53(2).	Section 53(2) Queensland Reconstruction Authority Act 2011	
Power to give the authority a written recommendation to impose a condition for infrastructure.	Section 53(4) Queensland Reconstruction Authority Act 2011	
Power, as a referral agency for a relevant application, to assess the application having regard to the development scheme and give the weight considered appropriate to any amendment or replacement of the development scheme.	Sections 80(2) and 80(6) Queensland Reconstruction Authority Act 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an assessment manager for a relevant	Sections 80(3) and	
application, to assess the application against the	80(6) Queensland	
matters stated in the development scheme as	Reconstruction	
assessment benchmarks for the Planning Act and give	Authority Act 2011	
the weight considered appropriate to any amendment		
or replacement of the development scheme.		
Power, as a responsible entity for a change application,	Section 81 Queensland	
to assess the application against the development	Reconstruction	
scheme and give the weight considered appropriate to	Authority Act 2011	
any amendment or replacement of the development		
scheme.		
Power, as an assessment manager, to comply with the	Section 92(3)	
requirements under the Planning Act about giving	Queensland	
public access to development approvals, as if the notice	Reconstruction	
were a development approval.	Authority Act 2011	
Power to request the Minister to direct the local	Section 111(2)	
government to take particular action about a local	Queensland	
planning instrument.	Reconstruction	
	Authority Act 2011	
Power to make submissions to the Minister about a	Section 111(3)	
proposal to direct the local government to take	Queensland	
particular action about a local planning instrument.	Reconstruction	
	Authority Act 2011	
Power to comply with a direction of the Minister given	Section 112	
under section 112.	Queensland	
	Reconstruction	
	Authority Act 2011	

Rail Safety National Law (Queensland)

Document Reviewed:	08/10/2019
Reprint:	01/07/2019
Amended:	
Inserted:	
Omitted:	
Note:	New register.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to comply with a notice issued by the Regulator pursuant to section 20(2).	Section 20(5) Rail Safety National Law (Queensland)	
Power, as a road manager, to enter an interface agreement.	Section 105(2)(a) Rail Safety National Law (Queensland)	
Power, as a road manager of a public road, to identify and assess, so far as is reasonably practicable, risks to safety from the existence or use of any rail or road crossing that is part of the road infrastructure because of the circumstances listed in subsection 107(2)(a)(i) and 107(2)(a)(ii).	Section 107(2)(a) Rail Safety National Law (Queensland)	
Power, as a road manager of a public road, to determine measures to manage, so far as is reasonably practicable, the risks identified pursuant to section 107(2)(a).	Section 107(2)(b) Rail Safety National Law (Queensland)	
Power, as a road manager of a public road, for the purposes of managing risks identified under section 107(2)(a), to seek to enter an interface agreement with the rail infrastructure manager of the rail infrastructure.	Section 107(2)(c) Rail Safety National Law (Queensland)	
Power, as a road manager of a private road given a written notice under section 108(1)(c)(i), to identify and assess, so far as is reasonably practicable, risks to safety from the existence or use of any rail or road crossing that is part of the road infrastructure of the road because of, or partly because of, railway operations.	Section 108(2)(a) Rail Safety National Law (Queensland)	
Power, as a road manager of a private road given a written notice under section 108(1)(c)(i), to determine measures to manage, so far as is reasonably practicable, risks identified pursuant to section 108(2)(a).	Section 108(2)(b) Rail Safety National Law (Queensland)	
Power, as a road manager of a private road given a written notice under section 108(1)(c)(i), to enter into an interface agreement with the rail infrastructure	Section 108(2)(c) Rail Safety National Law (Queensland)	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
manager to manage risks identified pursuant to section 108(2)(a).		
Power, as a road manager, to comply with a notice given by the Regulator under section 110(2) or a direction given under section 110(4).	Section 110(6) Rail Safety National Law (Queensland)	
Power, as a road manager, to maintain a register of interface agreements, and arrangements determined by the Regulator under section 110, in relation to roads for which it is the road manager.	Section 111(2) Rail Safety National Law (Queensland)	
Power to make available for inspection by a rail safety officer, or produce to the officer for inspection, particular documents.	Section 168A(4) Rail Safety National Law (Queensland)	
Power to comply with an improvement notice within the period specified in the notice.	Section 177 Rail Safety National Law (Queensland)	
Power to comply with a direction given under Part 4, Division 8 or a prohibition notice.	Section 181 Rail Safety National Law (Queensland)	
Power to notify the relevant rail infrastructure manager before carrying out any works near a railway that threaten, or are likely to threaten, the safety of the railway or the operational integrity of the railway.	Section 199(1) Rail Safety National Law (Queensland)	
Power to comply with a notice given by the Regulator under section 199(2).	Section 199(4) Rail Safety National Law (Queensland)	
Power to comply with a notice given by the Regulator under section 199(5).	Section 199(6) Rail Safety National Law (Queensland)	
Power, if an eligible person, to apply for a review of a reviewable decision.	Section 216 Rail Safety National Law (Queensland)	
Power, if an eligible person, to apply to the Court against: (a) a reviewable decision made by the Regulator; or (b) a decision made, or taken to have been made, by the Regulator under section 216 in respect of a reviewable decision.	Section 217 Rail Safety National Law (Queensland)	

Residential Services (Accreditation) Act 2002

Document Reviewed:	17/09/2019	
Reprint:	01/09/2018	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, on application by a person conducting, or proposing to conduct, a residential service in premises, to assess and determine whether a building complies with the prescribed building requirements.	Section 29(1) and (3) Residential Services (Accreditation) Act 2002	
Power, where a building complies with the prescribed building requirements, to issue a building compliance notice.	Section 29(3)(b) Residential Services (Accreditation) Act 2002	
Power to approve the form to be used for an application under section 29(1) Residential Services (Accreditation) Act 2002.	Section 29(2)(a) Residential Services (Accreditation) Act 2002	
Power, where a building does not comply with the prescribed building requirements, to give notice of the decision stating those matters required by section 29(4).	Section 29(4) Residential Services (Accreditation) Act 2002	
Power to issue a notice stating the extent to which the premises comply with the prescribed building requirements.	Section 189(3)(a) Residential Services (Accreditation) Act 2002	

Residential Tenancies and Rooming Accommodation Act 2008

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Omitted:		
Note:		

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Powers to give a prospective tenant for a residential tenancy the documents prepared for section 61 (the written residential tenancy agreement).	Section 58(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to prepare a residential tenancy agreement in the way required by section 61.	Section 61 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give to the tenant a residential tenancy agreement prepared for section 61 for signing.	Section 62(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to sign a residential tenancy agreement signed by the tenant and to return a copy signed by both parties to the tenant.	Section 62(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal if the Council as lessor reasonably believes the tenant has contravened section 62(2).	Section 64(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to prepare, in the approved form, a condition report for premises and any inclusions, to sign the report, and to give a copy of the report to the tenant.	Section 65(2) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to sign the copy of a condition report received from the tenant at the end of the tenancy or, if not agree with the report, to show the parts of the report that are disagreed with by marking the copy in an appropriate way, and to make a copy of the report and return it to the tenant at the tenant's given forwarding address.	Section 66(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give to a tenant an information statement in the approved form containing information for the benefit of the tenant, by the period specified in section 67.	Section 67 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give to the tenant a copy of the park rules in a moveable dwelling park and a copy of the rules as changed.	Section 68(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a tenant a copy of bylaws applicable to the occupation of premises under the <i>Body Corporate</i> and Community Management Act 1997 or Building and Group Titles Act 1980.	Section 69 Residential Tenancies and Rooming Accommodation Act 2008	
Power to prepare a rooming accommodation agreement in the way required by section 77.	Section 77 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give the document prepared for section 77 to the resident for signing.	Section 78(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to sign a rooming accommodation agreement signed by the resident and to return a copy signed by both parties to the resident.	Section 78(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to prepare, in the approved form, a condition report for the room and the facilities in the room, to sign the report and to give a copy of the report to the resident.	Section 81(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give the tenant a written notice stating an approved way, or a different approved way, as the way in which rent is required, or is proposed, to be paid.	Section 83(3) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to agree in writing to payments of rent being made in the way stated in a written notice received from the tenant.	Section 83(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give the tenant a written notice that gives the tenant a choice of at least 2 approved ways for payment of rent under section 83(4)(a) to (f) and advises about costs associated with the approved way.	Section 84(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice stating a place, or a different place, as the place at which rent is required to be paid.	Section 85(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give and sign a receipt for payment of rent.	Section 88 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make a written record of the payment of rent.	Section 88(5) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give written notice of a proposal to increase rent for a periodic agreement or a fixed term agreement during the term of the agreement.	Section 91(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice stating an approved way, or a different approved way, to pay rent under a rooming accommodation agreement.	Section 98(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree in writing to payments of rent under a rooming accommodation agreement being made in the way stated in a written notice given by a resident.	Section 98(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a resident a written notice for the payment of rent that gives the resident a choice of at least 2 approved ways and advises about costs associated with the approved ways.	Section 99(2) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a written notice stating a place, or a different place, as the place where rent is required to be paid.	Section 100(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a receipt for the payment of rent.	Section 102 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make a written record of the payment of rent paid.	Section 102(5) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice stating the amount of increased rent under a rooming accommodation agreement and the day from which the increased rent is payable.	Section 105(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree on the amount and time for the decrease of rent for matters including loss of amenity or service.	Section 106 Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree to a reduction in rent because of the resident's absence.	Section 107 Residential Tenancies and Rooming Accommodation Act 2008	
Power to pay a rental bond to the Residential Tenancies Authority and to give the Authority a notice, in the approved form, about the rental bond.	Section 116(1) Residential Tenancies and Rooming Accommodation Act 2008	
If rental bond instalments are payable under a residential tenancy agreement, the power to pay the rental bond to the Residential Tenancies Authority once all rental bond instalments have been received and to give the Authority a notice, in the approved form about the instalments.	Section 117 Residential Tenancies and Rooming Accommodation Act 2008	
If rental bond instalments are payable under a rooming accommodation agreement, the power to pay the rental bond to the Residential Tenancies Authority once all rental bond instalments have been received or within 3 months after receiving the rental bond instalment, and to give the authority a notice, in the approved form about the instalments.	Section 118 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to pay to the Residential Tenancies Authority an amount equal to the maximum rental bond for the agreement if financial protection against breach of the agreement by the tenant is given to Council.	Section 119 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to the Residential Tenancies Authority for payment of a rental bond.	Section 125 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make a dispute resolution request to the Residential Tenancies Authority about an application for payment of a rental bond.	Section 136 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about the payment of a rental bond and give the residential tenancy authority a written notice informing it of the application.	Sections 136(3)(c)(iv)(A) or Section 136(4)(c)(iv)(A) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give the Residential Tenancies Authority a written application requesting it to extend the 7 day period by not more than 3 days.	Section 136(5) Residential Tenancies and Rooming Accommodation Act 2008	
Power to withdraw an application to the Residential Tenancies Authority for the payment of a rental bond.	Section 140 Residential Tenancies and Rooming Accommodation Act 2008	
Power to sign and give a receipt for a rental bond.	Section 145 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give written notice to the tenant to increase the rental bond if the rent payable under the agreement increases.	Section 154 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal disputing the amount being treated as a rental bond.	Section 155(3) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to require a prospective tenant to pay a key deposit.	Section 156 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a receipt for a key deposit that was paid by a prospective tenant.	Section 157 Residential Tenancies and Rooming Accommodation Act 2008	
Power to refund a key deposit in full when the key is returned.	Section 158 Residential Tenancies and Rooming Accommodation Act 2008	
Power to require a prospective tenant to pay a holding deposit for a tenancy of premises.	Section 159 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a receipt for a holding deposit.	Section 160 Residential Tenancies and Rooming Accommodation Act 2008	
Power to refund the holding deposit to the prospective tenant within 3 days after notification that the prospective tenant intends not to exercise the option.	Section 161(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree a reduced rent amount attributable to a service or facility becoming unavailable for use by the tenant.	Section 168(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written statement to the tenant showing each service or facility for which an amount of rent is attributable and the amount attributed to the service or facility.	Section 168(4) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for a decision about: (a) the amount of the lessor's outgoings for a service charge payable by the tenant; or (b) the amount of the reduced rent payable under the agreement because a service or facility ceases to be available for use by the tenant.	Section 169(2) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to enter premises on a ground specified in section 192(1), to take all steps necessary to allow for the entry, and to exercise all the powers of Council upon making the entry.	Sections 192, 193, 194, 195, 196, 197, 198, 199 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal to enter the premises under order of the tribunal, and to comply with the rules of entry as changed by the tribunal.	Section 201 Residential Tenancies and Rooming Accommodation Act 2008	
Power to ask the tenant the tenant's name or place of employment.	Section 205 Residential Tenancies and Rooming Accommodation Act 2008	
Power to ask the tenant in writing to state the tenant's new residential address.	Section 205(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice to the tenant stating the lessor's and/or the lessor's agent's name and address for service including any change of such details.	Section 206 Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree to the tenant attaching a fixture or making a structural change to the premises including the power to set the terms upon which the agreement is given.	Sections 207 and 208 Residential Tenancies and Rooming Accommodation Act 2008	
Power to waive the breach by a tenant attaching a fixture or making a structural change to the premises without the lessor's agreement and to treat the fixture or change as an improvement to the premises for the lessor's benefit.	Section 209 Residential Tenancies and Rooming Accommodation Act 2008	
Power to supply and maintain the locks and keys that are necessary to ensure the premises are reasonably secure.	Section 210 Residential Tenancies and Rooming Accommodation Act 2008	
Power to change a lock to the premises or to agree to the tenant changing a lock to the premises.	Section 211 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to agree to not being given a key for a lock to the premises changed by the tenant.	Section 211(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal about a lock or key for the premises.	Section 213(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to nominate a nominated repairer and to provide written notice to the tenant stating the nominated repairer and to give written notice of any change in a nominated repairer.	Section 216 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about the reimbursement or payment of an amount for emergency repairs to the tenant.	Section 220(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a notice to relocate to another site in the moveable dwelling park to the tenant.	Section 223 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about the relocation of a tenant to another site in the moveable dwelling park.	Section 227 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make rules about the use, enjoyment, control and management of a moveable dwelling park owned by Council.	Section 228 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a notice proposing a change to a park rule to residents of the park.	Section 229 Residential Tenancies and Rooming Accommodation Act 2008	
Power as an owner of a moveable dwelling park to set up a park liaisons committee to consider objections received to the proposal to change a park rule.	Section 231 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to be Council's nominee on the park liaison committee.	Section 231(3)(b) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a non-resolution notice to each of the objectors objecting to a change of a park rule.	Section 231(6) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order declaring the proposal to change a park rule to be reasonable or unreasonable.	Section 233(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree in writing to the transfer or subletting of the tenant's interest under an agreement.	Section 237(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree in writing to the transfer or subletting of all or a part of the tenant's interests under the agreement.	Section 238(2)(a) Residential Tenancies and Rooming Accommodation Act 2008	
Power to require the tenant to pay an amount equivalent to the reasonable expenses incurred by the lessor in agreeing to the transfer or subletting.	Section 240 Residential Tenancies and Rooming Accommodation Act 2008	
Power to require a tenant to pay a fee for the sale or attempted sale of a caravan on the premises.	Section 241(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice of a tenancy to a buyer to whom Council proposes to transfer the Council's interests in the premises.	Section 242(1)(a) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice of the transfer (the attornment notice) to the tenant if the lessor's interest is transferred.	Section 242(1)(b) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to be heard on an application by a person occupying the premises to be recognised as a tenant under an agreement.	Section 243(7) Residential Tenancies and Rooming Accommodation Act 2008	
Power to be heard before a tribunal on an application by a person to be recognised as the tenant or a co-tenant under an agreement instead of the person's domestic associate.	Section 245(8) Residential Tenancies and Rooming Accommodation Act 2008	
Power to be heard before a tribunal on the application of an occupant for an order to be recognised as the tenant, or a co-tenant under an agreement instead of the tenant or co-tenant.	Section 246(6) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree about cleaning common areas for a common area used by the resident and a minority of other residents of the provider.	Section 247(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice to the resident stating the provider's name and address for service or the provider's agent's name and address for service and a notice detailing any changes to those details.	Section 248(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to supply and maintain the locks that are necessary to ensure the resident's room is reasonably secure.	Section 250(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree to change or repair a lock at the request of a resident.	Section 251 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order relating to a lock or key mentioned in section 250.	Section 252 Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree to the resident attaching a fixture, or making a structural change, to rental premises including setting the terms of the agreement.	Section 254 and 255 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to waive a breach by a resident who attaches a fixture or makes a structural change to rental premises without the provider's agreement, or to treat the fixture or change as an improvement to the rental premises for the provider's benefit.	Section 256(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to enter a resident's room, for any reason, if the resident agrees.	Section 257(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to enter a resident's room, at a reasonable time, to inspect the room and to give notice of the entry.	Section 258(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give at least 24 hours prior written notice of a proposed entry to a resident's room for a purpose mentioned in the section.	Section 259 Residential Tenancies and Rooming Accommodation Act 2008	
Power to enter a resident's room without notice for one of the reasons set out in section 260.	Section 260 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make an application to a tribunal for an order to enter the resident's room, which entry may be subject to rules of entry as changed by the tribunal.	Section 264 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make house rules for rental purposes for any of the matters specified in section 268(1).	Section 268(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice of proposed rule change for rental premises.	Section 270(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice withdrawing the proposed rule change.	Section 271 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a written notice to residents stating that at least the prescribed number of residents have objected to the rule change and that the proposed change will not take effect on the proposed commencement date.	Section 272(4)(b) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order declaring the proposed rule change to be reasonable.	Section 273(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice of the tribunal's decision regarding an application under section 273 to each resident of the rental premises.	Section 273(7) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice of the tribunal's decision on an application by a resident for an order declaring an existing house rule to be unreasonable to each resident of the rental premises.	Section 274(7) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a person a copy of the house rules for the premises.	Section 275 Residential Tenancies and Rooming Accommodation Act 2008	
Power to display a copy of the house rules at a place in the rental premises where it is likely to be seen by the residents.	Section 276 Residential Tenancies and Rooming Accommodation Act 2008	
Power to end a residential tenancy agreement by written agreement with the tenant.	Section 277(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a notice to leave the premises to the tenant.	Section 277(3) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree with the tenant's personal representative or relative on a day for the residential tenancy agreement to end.	Section 277(7)(c) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a tenant a notice to remedy breach.	Section 280 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a notice to leave the premises to a tenant because of any of the reasons set out in sections 281 to 291 (inclusive).	Section 281(1), 282(1), 283(2), 284(1), 285(2), 286(1), 287(2), 288(1), 289(2), 290(2), 290A(1) and 291(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for a termination order because of any of the reasons set out in sections 293 to 297A (inclusive).	Sections 293, 294, 295, 296, 296A, 297, 297A, 298 and 299 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an interim order to restrain tenant from causing further damage or injury.	Section 300 Residential Tenancies and Rooming Accommodation Act 2008	
Power to remedy a lessor's breach following receipt of a notice to remedy breach from the tenant.	Section 303 Residential Tenancies and Rooming Accommodation Act 2008	
Power to withdraw a notice to leave for unremedied breach.	Section 333(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree to the tenant withdrawing a notice of intention to leave the premises.	Section 334(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to the tribunal for a termination order without giving a notice to leave the premises to the tenant.	Section 335(1) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give an abandonment termination notice to the tenant terminating the agreement.	Section 355(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about the abandonment by the tenant of the premises.	Section 357(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order requiring the tenant to pay compensation for the tenant remaining in possession and an occupation fee.	Section 358 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order for compensation following the giving of an abandonment termination notice.	Section 359 Residential Tenancies and Rooming Accommodation Act 2008	
Power to take all reasonable steps to mitigate loss or expense incurred because of the matters set out in section 362(1).	Section 362 Residential Tenancies and Rooming Accommodation Act 2008	
Power to sell tenant's goods left on premises or dispose of them in another way.	Sections 363(2) and 363(4) Residential Tenancies and Rooming Accommodation Act 2008	
Power to pay any balance from the sale of goods of a former tenant to the public trustee.	Sections 363(8) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order for an entitlement to receive an amount in the fund kept under the <i>Public Trustee Act 1978</i> .	Section 363(10) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give documents left on the premises in the ways prescribed under section 364.	Section 364 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to agree with a resident, by written agreement, to end a rooming accommodation agreement.	Section 366(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to end a rooming accommodation agreement by giving a notice under Part 2.	Section 366 Residential Tenancies and Rooming Accommodation Act 2008	
Power to agree with a resident's personal representative or relative on a day for a rooming accommodation agreement to end.	Section 366(7)(c) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order deciding the day a rooming accommodation ends due to the death of a sole resident.	Section 366(7)(d) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a resident notice requiring the resident to remedy a breach of a rooming accommodation agreement.	Section 368(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a resident a notice requiring the resident to leave the rental premises because of failure to remedy breach.	Section 369(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to withdraw a notice requiring the resident to leave the rental premises because of failure to remedy breach.	Section 369(5) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a written notice requiring the resident to leave the rental premises immediately because of a serious breach.	Section 370(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a resident a notice requiring the resident to leave the rental premises if premises destroyed etc.	Section 371 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a notice terminating a periodic or fixed term agreement without ground.	Section 372 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give a resident a notice requiring the resident to leave the premises if resident's employment ends or entitlement to occupy under employment ends.	Section 374(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to use necessary and reasonable force to remove a resident and the resident's property from rental premises if the resident refuses to leave the premises and the circumstances specified in section 375(1) apply.	Section 375(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for a termination order for repeated breaches by resident.	Section 376(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order terminating a fixed term agreement because of excessive hardship.	Section 377(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to remedy a provider's breach following receipt of a notice requiring remedy of breach from the resident.	Section 378 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to the tribunal for a termination order without giving a notice to leave the rental premises to the resident.	Section 388(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to make reasonable efforts to contact a former resident about property left at the rental premises.	Section 392(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to deal with a personal document or money in the ways stated in the section.	Section 392 Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to sell property left at the rental premises that is not a personal document or money, or to dispose of it in another way.	Sections 393(2), 393(4) and 393(5) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply the proceeds from the sale of property under section 393 in the ways stated in the section.	Sections 393(7) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal to make an order conferring an entitlement to receive funds paid to the public trustee under section 392 or section 393.	Section 395(4) Residential Tenancies and Rooming Accommodation Act 2008	
Power to make a dispute resolution request to the Residential Tenancies Authority and to take all steps necessary to participate in the conciliation, withdraw from a conciliation and agree to the terms of a conciliation agreement.	Sections 402, 404, 405, 406, 408 and 410 Residential Tenancies and Rooming Accommodation Act 2008	
Power to make an application to the tribunal for an order declaring that a stated agreement is, or is not, a residential tenancy agreement or a rooming accommodation agreement to which the Act applies.	Section 418 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about a breach of a term of a residential tenancy agreement or a rooming accommodation agreement.	Section 419(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about a disputed ground stated in a notice to remedy breach or notice of intention to leave premises given to Council as the lessor by the tenant (other than a notice of intention to leave without ground).	Section 424(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about a disputed ground stated in a notice to remedy breach or a notice of intention to leave premises (other than a notice of intention to leave without ground).	Section 425(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order about a general dispute between parties to a residential tenancy agreement or rooming accommodation agreement.	Section 429(1) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to be heard before the tribunal on an application regarding a dispute between co-tenants or co-residents about a rental bond for an agreement.	Section 430(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to claim compensation for a loss or expense incurred because of the exercise or purported exercise of a power under Chapter 7, Part 2.	Section 449 Residential Tenancies and Rooming Accommodation Act 2008	
Power to apply to a tribunal for an order excluding a person from a moveable dwelling park because of the person's behaviour in the park.	Section 455(1) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give an applicant a written notice.	Section 458A(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to give an applicant a written notice.	Section 458B(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to list personal information about a person in a tenancy database after complying with the requirements of section 459(2).	Section 459 Residential Tenancies and Rooming Accommodation Act 2008	
Power to give the other person a copy of the personal information and consider any submissions made by the other person.	Section 459(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power, in the circumstances listed in subsection (1), to give a database operator written notice.	Section 459A(2) Residential Tenancies and Rooming Accommodation Act 2008	
Power to keep a copy of a written notice given under this section.	Section 459A(4) Residential Tenancies and Rooming Accommodation Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give a copy of a person's personal information	Section 459C(2)	
listed about the person.	Residential Tenancies	
	and Rooming	
	Accommodation Act	
	2008	
Where Council is a community housing provider as	Section 527D	
defined by section 527B, power to give written notice	Residential Tenancies	
to the tenant to give an acceptable behaviour	and Rooming	
agreement undertaking.	Accommodation Act	
	2008	
Where Council is a community housing provider,	Section 527E	
power to apply to the tribunal for a termination order	Residential Tenancies	
relating to either a failure to enter into acceptable	and Rooming	
behaviour agreement or a serious or persistent breach	Accommodation Act	
of acceptable behaviour agreement.	2008	

Right to Information Act 2009

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to disclose information under a publication scheme, without limiting another way Council may disclose information.	Section 22 Right to Information Act 2009	
Power to give access to a document created after the application is received but before notice is given under section 54.	Section 27(2) Right to Information Act 2009	
Power to search for a document from a backup system if Council considers the search appropriate.	Section 29(2) Right to Information Act 2009	
Power to appoint an appropriately qualified healthcare professional to make a healthcare decision in relation to an access application.	Section 30(5)(b) Right to Information Act 2009	
Power, as an agency, to participate in an external review.	Section 89(1) Right to Information Act 2009	
Power to apply to the information commissioner to participate in an external review if Council is affected by the decision the subject of the external review.	Section 89(2) Right to Information Act 2009	
Power to apply to the information commissioner to allow Council further time to deal with the access application which has become the subject of an application for an external review concerning a deemed decision in relation to an access application.	Section 93(1) Right to Information Act 2009	
Power to comply with a reasonable request from the Commissioner for further assistance with an external review.	Section 96(1) Right to Information Act 2009	
Power to make oral or written submissions to the Commissioner in an external review.	Section 97(2)(b) Right to Information Act 2009	
Power to seek the approval of the Commissioner for Council to be represented by another person in an external review and to appoint the representative.	Section 97(3) Right to Information Act 2009	
Power to respond to a preliminary inquiry from the Commissioner.	Section 98 Right to Information Act 2009	
Power to give the applicant for external review and the commissioner an additional statement containing further and better particulars of the reasons for the decision.	Section 99(1) Right to Information Act 2009	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give the commissioner full and free access at	Section 100 Right to	
all reasonable times to the documents of the agency	Information Act 2009	
or Minister concerned, including documents protected		
by legal professional privilege.		
Power to give the commissioner a written transcript of	Sections 101(2) and	
the words recorded or contained in a document and a	(3) Right to	
written document created using equipment that is	Information Act 2009	
usually available to Council for retrieving or collating		
stored information.		
Power to conduct a particular further search, or	Section 102 Right to	
further searches, for a document when required to by	Information Act 2009	
the commissioner.		
Power to comply with a notice issued by the	Section 103 Right to	
commissioner pursuant to this section.	Information Act 2009	
Power, as a participant in an external review, to apply	Section 111(2) Right to	
to the information commissioner to correct an error in	Information Act 2009	
a written decision of the commissioner.		
Power, as an agency, to apply to the information	Section 114(1) Right to	
commissioner for the declaration of an applicant as a	Information Act 2009	
vexatious applicant.		
Power, as a participant in an external review, to make	Section 118 (1) Right	
a request to the information commissioner to refer a	to Information Act	
question of law arising on an external review to the	2009	
Queensland Civil and Administrative Tribunal.		
Power, as a participant in an external review, to appeal	Section 119 Right to	
to the appeal tribunal against a decision of the	Information Act 2009	
information commissioner on the external review.		
Power to make an application to the information	Schedule 4, Part 4,	
commissioner to extend the 10 year period during	section 1(3) Right to	
which disclosure of certain information cannot be	Information Act 2009	
made.		

River Improvement Trust Act 1940

Document Reviewed:	17/09/2019	
Reprint:	22/11/2016	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to, either singly or jointly, apply to the Minster for the establishment, change or abolition of a river improvement trust area.	Section 3(3) River Improvement Trust Act 1940	
Power to appoint a councillor to a river improvement trust.	Sections 5(1)(a), 5(1A)(a) and 5(2) River Improvement Trust Act 1940	
Power to decide the term of appointment for a councillor appointed pursuant to subsection (1)(a) or (2).	Section 5(3) River Improvement Trust Act 1940	
Power to appoint a councillor to a river improvement trust where the office becomes vacant.	Section 5A(1) River Improvement Trust Act 1940	
Power to comply with a notice from the Minister requiring Council to appoint a councillor to a vacant office.	Section 5A(2) River Improvement Trust Act 1940	
Power to give the Minister the local government's views on the recommendation of an appointment to the Governor in Council.	Section 5A(5B) River Improvement Trust Act 1940	
Power to remove a person from office as a member of a trust.	Section 5K River Improvement Trust Act 1940	
Power to consent for the trust to appoint the chief executive officer to be its secretary.	Section 6(1A) River Improvement Trust Act 1940	
Power to enter into a written arrangement with a trust to use the accounts and the accounting systems of Council.	Section 12A River Improvement Trust Act 1940	
Power to pay to the trust the amount of revenue estimated by the trust in the budget adopted by it for such year.	Section 14A(1A) River Improvement Trust Act 1940	
Power to negotiate and agree for each financial year the amount to contribute to the trust and to pay the amount to the trust.	Section 14A(1B) River Improvement Trust Act 1940	

Safety in Recreational Water Activities Act 2011

Document Reviewed:	17/09/2019
Reprint:	23/10/2017
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person who conducts a business or undertaking that provides recreational water activities, to ensure that the regulator is notified immediately after becoming aware that a notifiable incident arising out of the conduct of the business has occurred.	Section 29. Safety in Recreational Water Activities Act 2011	
Power, as a person conducting a business or undertaking that provides recreational water activities, to keep a record of each notifiable incident for at least 5 years from the day that notice of the incident is given to the regulator.		
Power as a person with management or control of a place at which a notifiable incident has occurred, to ensure, so far as is reasonably practicable, that the site where the incident occurred is not disturbed until an inspector arrives or otherwise directs.	Section 30 Safety in Recreational Water Activities Act 2011	

State Penalties Enforcement Act 1999

Document Reviewed:	17/09/2019	
Reprint:	09/11/2018	
Amended:		
Inserted:		
Omitted:		
Note:		

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as administering authority, to approve a form for an infringement notice.	Section 15(1) State Penalties Enforcement Act 1999	
Power, as administering authority, to approve (or refuse where the conditions in this section have not been complied with) an application for payment of a fine by instalments.	Section 23 State Penalties Enforcement Act 1999	
Power, as administering authority, to submit particulars required for registration of approval of instalment payments with the State Penalties Enforcement Registry.	Section 24(1) State Penalties Enforcement Act 1999	
Power, as administering authority, to withdraw an infringement notice at any time before the fine is satisfied in full and take the steps required by subsection (2).	Sections 28(1) and (2) State Penalties Enforcement Act 1999	
Power, as an approved sponsor, to apply to the registrar on behalf of the subject applicant for a work and development order to satisfy all or part of the enforceable amount of the applicant's SPER debt.	Section 32J(1) State Penalties Enforcement Act 1999	
Power, as an approved sponsor, to undertake an eligibility assessment.	Section 32K(1) State Penalties Enforcement Act 1999	
Power, as an approved sponsor, to give the registrar evidence to support the eligibility assessment.	Section 32K(2) State Penalties Enforcement Act 1999	
Power, as an approved sponsor, to apply to SPER on behalf of the individual for an increase in the order amount.	Section 32O(1) State Penalties Enforcement Act 1999	
Power, as an approved sponsor, to withdraw the work and development order because the approved sponsor is unable to continue as the approved sponsor.	Section 32P(1) State Penalties Enforcement Act 1999	
Power, as the recipient of a notice under section 32L, 32O or 32Q, to apply, as provided under the <i>QCAT Act</i> , to QCAT for a review of the decision.	Section 32S State Penalties Enforcement Act 1999	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as administering authority, to give the State	Section 33(1) State	
Penalties Enforcement Registry a default certificate for	Penalties Enforcement	
registration in respect of any recipient of an	Act 1999	
infringement notice who has not taken action within		
the time period provided by the infringement notice.		
Power, as an approved sponsor who has the agreement	Section 41(2) State	
of the debtor, to apply on behalf of the debtor under	Penalties Enforcement	
part 3B for:-	Act 1999	
(a) work and development order to satisfy the		
amount of the order; or		
(b) if the debtor is subject to a work and development		
order – a variation of the order.		
Power, as administering authority, to	Section 57(5) State	
(a) commence proceedings against an applicant for	Penalties Enforcement	
an offence; or	Act 1999	
(b) accept payment of the fine in full; or		
(c) issue a fresh infringement notice		
where the registrar has cancelled an enforcement		
notice and referred the matter back to Council.		
Power, as an employer who pays earnings to an	Section 81 State	
employee for whom a fine collection notice for	Penalties Enforcement	
redirection of the enforcement debtor's earnings is in	Act 1999	
force, to when paying the earnings, deduct an amount		
from the earnings as required under Part 5, Division 4.		
Power, as an employer who deducts an amount from	Section 84(1) State	
an employee's earnings under a fine collection notice,	Penalties Enforcement	
to pay the amount to the registrar and give to the	Act 1999	
registrar a return in the approved form.	Castian 04/2) Ctata	
Power, as an employer who does not deduct an	Section 84(2) State	
amount from an employee's earnings under a fine	Penalties Enforcement Act 1999	
collection notice, give to the registrar a return in the	ACI 1999	
approved form.	Section 84(3) State	
Power, as an employer who pays earnings to an employee while a fine collection notice relating to the	Penalties Enforcement	
employee write a fine collection notice relating to the employee is in force, to give the employee the written	Act 1999	
notice required under the subsection.	ACC 1555	
Power, where an employee to whom a fine collection	Section 84(4) State	
notice relates stops being an employee while the	Penalties Enforcement	
notice is in force, to give the registrar the written notice	Act 1999	
of that fact.		
Power, as an employer, to keep the records required to	Section 94 State	
be kept by this section.	Penalties Enforcement	
' '	Act 1999	
Power, as an administering authority, to state any	Section 157(2) State	
matter in subsection (2) is evidence of the matter.	Penalties Enforcement	
	Act 1999	
Power, as an administering authority, to request the	Section 157(4) State	
Registrar to give a certificate under subsection (3).	Penalties Enforcement	
	Act 1999	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to approve forms for use as infringement		
notices.	Penalties Enforcement	
	Act 1999	

State Penalties and Enforcement Regulation 2014

Document Reviewed:	26/02/2020
Reprint:	14/02/2020
Updated:	
New:	19AG, 19AH(1), 19AM(1), 19AN(1), 19AO(2), 19AQ(1), 19AU(2)(d), 19AX(1)(a), 19AZ(2)
Removed:	
Note:	New Register

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the registrar for the approval of Council as an approved sponsor.	Section 19AG State Penalties and Enforcement Regulation 2014	
Power to comply with a request of the registrar for additional information.	Section 19AH(1) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to agree with the registrar to an amendment of the approval.	Section 19AM(1) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to keep the records listed in subsection 19AN(1).	Section 19AN(1) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to comply with a request of the registrar to give copies of all documents relevant to the work and development orders for which Council is an approved sponsor.	Section 19AO(2) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to surrender the approval as an approved sponsor.	Section 19AQ(1) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to make written representations to the registrar in response to a show cause notice.	Section 19AU(2)(d) State Penalties and Enforcement Regulation 2014	
Power, as an approved sponsor, to take the remedial action, to the satisfaction of the registrar.	Section 19AX(1)(a) State Penalties and Enforcement Regulation 2014	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in the circumstances specified in subsection 19AZ(1), to apply to QCAT for a review of the decision.	Section 19AZ(2) State Penalties and Enforcement Regulation 2014	

Statutory Bodies Financial Arrangements Act 1982

Document Reviewed:	17/09/2019
Reprint:	23/09/2013
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Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
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	
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	
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	
Power, as a statutory body, to exercise category 1 investment powers.	Sections 42 and 44 Statutory Bodies Financial Arrangements Act 1982	
Power, as a statutory body, to exercise category 2 investment powers.	Sections 42 and 45 Statutory Bodies Financial Arrangements Act 1982	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a statutory body, to exercise category 3 investment powers.	Section 46 Statutory Bodies Financial Arrangements Act 1982	
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	
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 (b) liquidate an investment arrangement referred to in section 52(1).	Section 52(2) Statutory Bodies Financial Arrangements Act 1982	
Power, as a statutory body, to enter a derivative transaction.	Section 53(1) Statutory Bodies Financial Arrangements Act 1982	
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	
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	
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	
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	
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	
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 61A Statutory Bodies Financial Arrangements Act 1982	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a statutory body, to sign documents for a financial arrangement under the Act.	Section 62(1) Statutory Bodies Financial Arrangements Act 1982	
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	
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	
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	
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	

Stock Route Management Act 2002

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to prepare a stock route network management plan.	Sections 105 to 109 inclusive Stock Route Management Act 2002	
Power to review, or renew, its stock route network management plan when the chief executive officer of the local government considers it appropriate.	Section 113 Stock Route Management Act 2002	
Power, as an issuing entity, to give notice that a person may apply for a permit for the land.	Section 116(2)(c)(ii) Stock Route Management Act 2002	
Power to by written notice, ask the applicant of a stock route permit to give further reasonable information or documents about the application by the reasonable date stated in the notice and refuse the application if the applicant does not comply.	Section 117 Stock Route Management Act 2002	
Power to grant or refuse an application for a stock route agistment permit.	Section 118 Stock Route Management Act 2002	
Power to grant or refuse an application to renew a stock route agistment permit.	Section 123 Stock Route Management Act 2002	
Power to impose on a stock route agistment permit the reasonable conditions it decides.	Section 126 Stock Route Management Act 2002	
Power to amend the conditions of a stock route agistment permit.	Section 127 Stock Route Management Act 2002	
Power to cancel a stock route agistment permit.	Section 128 Stock Route Management Act 2002	
Power to require the holder of a stock route agistment permit to return the permit.	Section 130 Stock Route Management Act 2002	
Power to ask the applicant to give the further reasonable information or documents about the	Section 135 Stock Route Management Act 2002	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
application, and to refuse the application if the applicant does not comply.		
Power to grant or refuse an application for a stock route travel permit.	Section 136 Stock Route Management Act 2002	
Power to require a stock route travel permit holder who gives a notice of the correct particular to return the permit.	Section 141 Stock Route Management Act 2002	
Power to impose on a stock route travel permit the reasonable conditions it decides.	Section 142 Stock Route Management Act 2002	
Power to amend a stock route travel permit.	Section 143 Stock Route Management Act 2002	
Power to cancel a stock route travel permit.	Section 144 Stock Route Management Act 2002	
Power to require the holder of a stock route travel permit to return the permit for an amendment under a decision made under certain sections of the Act.	Section 146 Stock Route Management Act 2002	
Power to consider it necessary to build a stock-proof fence on the boundary of land adjoining a stock route network.	Section 148 Stock Route Management Act 2002	
Power to issue a fencing notice.	Section 149 Stock Route Management Act 2002	
Power to give a mustering notice.	Section 156 Stock Route Management Act 2002	
Power to manager and conserve pasture on its stock route network.	Section 160 Stock Route Management Act 2002	
Power to require an owner to reduce the number of stock on the land.	Section 161(2) Stock Route Management Act 2002	
Power to consent to the burning or removal of pasture.	Section 180 Stock Route Management Act 2002	
Power to consult with the Minister about the performance of the function or obligation under the <i>Stock Route Management Act 2002</i> .	Section 184(3) Stock Route Management Act 2002	
Power to take action to comply with any notice given by the Minister in relation to the administration and enforcement of the <i>Stock Route Management Act 2002</i> .	Section 184(5) Stock Route Management Act 2002	
Power to pay the amount to the chief executive in the stated period.	Section 187(5) Stock Route Management Act 2002	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to pay half of the amounts referred to in	Section 187A Stock	
subsection (1) to the department.	Route Management	
	Act 2002	
Power to provide any information that the Minister	Section 188 Stock	
may require in relation to:	Route Management	
(a) details of amounts payable to Council under the	Act 2002	
Stock Route Management Act 2002; and		
(b) functions or powers performed or exercised or		
required to be performed or exercised by Council		
under the Stock Route Management Act 2002.		

Strong and Sustainable Resource Communities Act 2017

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with the owner of a large resource project preparing an operational workforce management plan	Section 7(3) Strong and Sustainable Resource Communities Act 2017	
Power to consult with the owner of, or proponent for, a large resource project described in section 9(1) about the social impact assessment prepared under section 9(2)	aria sastarriabic	

Summary Offences Act 2005

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Inserted:	
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Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to authorise a person to busk in a public place.	Section 8(2)(b) Summary Offences Act 2005	
Power to recover from the owner of a place, as a debt, any damages, including costs, paid by Council under section 32(2), if the breach of duty by the owner that caused the injury to, or death of, a local graffiti removal officer amounts to gross negligence.	Section 32(3) Summary Offences Act 2005	
Power to make an agreement with the owner of a place in relation to the fee payable by Council to the owner for the removal of public graffiti by the owner.	Section 33(2) Summary Offences Act 2005	

Summary Offences Regulation 2006

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with an entity that intends to make an application for an area of public land to be prescribed as motorbike control land about the proposal.	, ,,	
Power, as entity having a legitimate interest in the area, to consult with a government entity for the purposes of reviewing the number and location of prescribed areas of motorbike control land.		

Survey and Mapping Infrastructure Act 2003

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an owner or occupier of land, to consent to a surveyor placing a permanent survey mark on the land.	Section 21(2) Survey and Mapping Infrastructure Act 2003	
Power, as a public authority that placed, or requested to be placed, a survey mark, to give to the chief executive a copy of a survey plan or other information necessary to establish a survey mark as a recognised permanent survey mark.	Section 34 Survey and Mapping Infrastructure Act 2003	
Power, where the survey mark is on a road under the control of Council, to maintain the integrity of survey markers, and provide updated information to the survey control register.	Section 39 Survey and Mapping Infrastructure Act 2003	
Power, as a public authority, where the survey mark is on land, other than roads, controlled by Council, to maintain the integrity of survey markers, and provide updated information to the survey control register.	Section 40 Survey and Mapping Infrastructure Act 2003	
Power, as a public authority, where a person interferes with a recognised permanent survey mark, to take action reasonably necessary to reinstate the physical and survey integrity of a recognised permanent survey marker.	Section 44 Survey and Mapping Infrastructure Act 2003	
Power, as a public authority, to provide the chief executive with information about the boundaries of an administrative area.	Section 49 Survey and Mapping Infrastructure Act 2003	

Tobacco and Other Smoking Products Act 1998

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Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an occupier of an enclosed space, to give directions to stop persons from smoking in the enclosed space.	Section 26U(1) Tobacco and Other Smoking Products Act 1998	
Power to consult with the Department about a proposed local law under section 26ZPA.	Section 26ZPB Tobacco and Other Smoking Products Act 1998	
Power to respond to a request for information from the chief executive about a local law made under section 26ZPA.	Section 26ZPC Tobacco and Other Smoking Products Act 1998	
Power to administer and enforce Part 2BB, divisions 4 to 8 and Part 2C, division 3 of the Act.	Sections 26ZU and 26ZV Tobacco and Other Smoking Products Act 1998	
Power to respond to a request for information from the chief executive about the local government's administration and enforcement.	Section 26ZW Tobacco and Other Smoking Products Act 1998	
Power, as an occupier of a place, to give consent to an authorised person to enter the place.	Section 33(1)(a) Tobacco and Other Smoking Products Act 1998	
Power, as an occupier of a place, to sign an acknowledgement confirming that consent to enter the place was given to an authorised person.	Section 34(3) Tobacco and other Smoking Products Act 1998	
Power, as an owner of a seized thing, to inspect the thing seized by an authorised person and, if it is a document, to copy it.	Section 44B(1) Tobacco and Other Smoking Products Act 1998	

Torres Strait Islander Cultural Heritage Act 2003

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Note:	New register.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in the circumstances set out in subsection (1), to take all reasonable and practicable steps to ensure that the human remains are taken into the custody of the chief executive.	Section 17(2) Torres Strait Islander Cultural Heritage Act 2003	
Power, in the circumstances set out in subsection (1), to advise the chief executive of the existence and location of the human remains and give the chief executive all details that the chief executive reasonably requires.	Section 18(2) Torres Strait Islander Cultural Heritage Act 2003	
Power, as a person who carries out an activity, to take all reasonable and practicable measures to ensure the activity does not harm Torres Strait Islander cultural heritage.	Section 23(1) Torres Strait Islander Cultural Heritage Act 2003	
Power to consult with the Minister about cultural heritage duty of care guidelines.	Section 28(2) Torres Strait Islander Cultural Heritage Act 2003	
Power, as a person who is involved in putting an approved cultural heritage management plan into effect, to take all reasonable steps to ensure the chief executive is advised about all Torres Strait Islander cultural heritage revealed to exist because of any activity carried out under the plan.	Section 30(1) Torres Strait Islander Cultural Heritage Act 2003	
Power, as a person who carries out an activity, to advise the chief executive of Torres Strait Islander cultural heritage revealed to exist because of the activity.	Section 31(1) Torres Strait Islander Cultural Heritage Act 2003	
Power to carry out a cultural heritage study and have its findings recorded in the register including all steps authorised or required by Part 6 of the Act for the purpose of carrying out the study, recording it in the register and objecting to the way the study is recorded in the register.	Sections 53, 56, 57, 58, 59, 60, 61, 62(2), 63(2), 64(2), 65(2), 67, 68, 69(2), 70, 71, 76, 77(2) and 153 Torres Strait Islander Cultural Heritage Act 2003	
Power to consult with the Minister about guidelines to help people in choosing suitable methodologies for carrying out cultural heritage studies.	Section 54(3) Torres Strait Islander Cultural Heritage Act 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the owner or occupier of land, to consult	Section 70(3) Torres	
with the sponsor about obtaining access to the land	Strait Islander Cultural	
and determine whether or not access should be given.	Heritage Act 2003	
Power to consult with the chief executive about a	Section 72(1)(c) Torres	
cultural heritage study.	Strait Islander Cultural	
	Heritage Act 2003	
Power to object to the Land Court to:-	Section 76 Torres	
(a) the chief executive's recording in the register	Strait Islander Cultural	
of the findings of a cultural heritage study; and	Heritage Act 2003	
(b) the chief executive's refusal to record in the		
register the findings of a cultural heritage		
study.		
Power to develop, reach agreement on and seek	Sections 82, 83, 91,	
approval for a cultural heritage management plan	92, 93, 94, 95, 96,	
including all steps authorised or required by Part 7 of	97(2), 98(2), 99(2),	
the Act for the purpose of developing, reaching	100, 101, 103, 104,	
agreement on and seeking approval of the plan and	105, 106, 107, 109(5),	
objecting to any refusal to approve the plan.	111, 112, 113, 114,	
	115, 116, 117(5) and	
	153 Torres Strait	
	Islander Cultural	
	Heritage Act 2003	
Power to consult with the Minister about guidelines to	Section 85(3) Torres	
help people in choosing suitable methodologies for	Strait Islander Cultural	
developing cultural heritage management plans.	Heritage Act 2003	
Power, as the owner or occupier of land, to consult	Section 153 Torres	
with a person who wishes to enter land to perform a	Strait Islander Cultural	
cultural heritage activity about obtaining access to the	Heritage Act 2003	
land and to determine whether or not access should be		
given.		

Transport Infrastructure (Public Marine Facilities) Regulation 2011

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Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to manage the public marine facilities listed in schedule 1.	Section 5, 7, and Schedule 1 Transport Infrastructure (Public Marine Facilities) Regulation 2011	
Power, as a manager of a public marine facility, to give written approval for the use of the facility for a commercial purpose.	Section 6(b)(i) Transport Infrastructure (Public Marine Facilities) Regulation 2011	
Power, as a manager of a non-State managed boat harbour, to pay to the chief executive the fees stated in schedule 3 for each mooring in the boat harbour.	Section 79 Transport Infrastructure (Public Marine Facilities) Regulation 2011	
Power, as a manager of a non-State managed boat harbour, to ask the chief executive to enter into another arrangement for the payment of fees under section 79.	Section 81(2) Transport Infrastructure (Public Marine Facilities) Regulation 2011	

Transport Infrastructure Act 1994

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with the chief executive concerning the development of a roads implementation program if the chief executive believes that Council would be affected by the program. Power to consult with the chief executive concerning	Section 11(4) Transport Infrastructure Act 1994 Section 14(3)(a)	
the development of a rail implementation program if the chief executive believes that Council would be affected by the program.	Transport Infrastructure Act 1994	
Power to consult with the chief executive concerning the development of implementation programs for miscellaneous transport infrastructure if the chief executive believes that Council would be affected by the programs.	Section 17(4) Transport Infrastructure Act 1994	
Power to prepare and make submissions to the Minister in relation to any declaration, or revocation of a declaration that a road or route, or part of road or route, is a State-controlled road.	Section 25(b) Transport Infrastructure Act 1994	
Power, as a railway manager, to: (a) consult with, and make submissions to, the Minister before a declaration is made making a road or route, or part of a road or route, that crosses rail corridor land and continues on the other side of the rail corridor land a State-controlled road; (b) construct, maintain and operate a railway on a declared common area in a way not	Section 26 Transport Infrastructure Act 1994	
inconsistent with its use as a State-controlled road;(c) make an agreement with the chief executive regarding the State-controlled road on the common area.		
Power to prepare and make submissions to the Minister in relation to any declaration or revocation of declaration that the whole or a part of a State-controlled road is a motorway.	Section 27(3)(b) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to enter into contracts with the chief executive in respect of road works, other works or the operation of State-controlled roads within and outside Council's local government area.	Section 29 Transport Infrastructure Act 1994	
Power to make a sharing arrangement with the chief executive for the costs of:- (a) acquisition of land for transport infrastructure; (b) road works on a State-controlled road; (c) other works that contribute to the effectiveness and efficiency of the road network; or (d) the operation of a State-controlled road; including all necessary preliminary costs associated with acquisition, works, or operation.	Section 32 Transport Infrastructure Act 1994	
Power to apply for an approval to carry out road works on a State-controlled road or interfere with a State-controlled road or its operation.	Section 33(2) Transport Infrastructure Act 1994	
Power, as an owner of land, to give notice to the chief executive claiming compensation for physical damage caused by the temporary entry, occupation, or use, or for the taking or consumption of material.	Section 37 Transport Infrastructure Act 1994	
Power to enter into agreements with the chief executive in relation to funding for road works on Council's roads.	Section 40 Transport Infrastructure Act 1994	
Power to enter into a financial arrangement with the chief executive for improvements to State-controlled roads that would be beneficial to Council's road network.	Section 41 Transport Infrastructure Act 1994	
Power to obtain the chief executive's written approval for consent to carry out road works or make changes to the management of a Council road if conditions under subsection (1) apply and exceptions under subsections (2) or (5) do not apply.	Section 42 Transport Infrastructure Act 1994	
Power to apply and enforce conditions to proposed road works or changes to the management of a Council road.	Section 42(5) Transport Infrastructure Act 1994	
Power to obtain the chief executive's written consent to the erection, alteration or operation of an advertising sign or device that would be: (a) visible from a motorway; (b) beyond the boundaries of the motorway; and (c) reasonably likely to create a traffic hazard; and on conditions that comply with fixed criteria.	Section 43 Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply conditions to the erection, alteration or operation of an advertising sign or device.	Section 43(4) Transport Infrastructure Act 1994	
Power to exercise all the powers Council may exercise for a local government road in its area in relation to State-controlled roads in its area.	Section 45 Transport Infrastructure Act 1994	
Power to apply for an approval to construct, maintain, operate or conduct ancillary works and encroachments on a State-controlled road.	Section 50(3) Transport Infrastructure Act 1994	
Power to make submissions to the chief executive concerning a proposal to publish a gazette notice to make, amend or revoke a declaration or to make, amend or replace a policy for limited access roads.	Section 55 Transport Infrastructure Act 1994	
Power to make an application to the chief executive to make a written decision stating any of the matters provided in sub-subsections (a)-(k) concerning access between 1 or more State-controlled roads and particular adjacent land which Council has an interest in.	Section 62(1) Transport Infrastructure Act 1994	
Power to ask the chief executive, in writing, to give Council a copy of any decision in force under section 62(1) for land that Council has an interest in.	Section 67A Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to enter into an agreement with the chief executive for: (a) the supply by the chief executive of, or a contribution towards the supply by the chief executive of, alternative road access works between a State-controlled road and Council's land or between Council's land and another road; or (b) the carrying out, or contributions towards the carrying out of, other works in relation to Council's land.	Section 72(2) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to recover, as a debt from the chief executive, compensation for the diminution in land value because of the prohibition or change made to the access between a State-controlled road and Council's land.	Section 73(4) Transport Infrastructure Act 1994	
Power to enter into an agreement with the chief executive for the supply of roadside service centres, roadside rest facilities and other roadside businesses adjacent to or near State-controlled roads.	Section 76 Transport Infrastructure Act 1994	
Power, as the owner of a public utility plant, to give the chief executive written notice of Council's intention to take action mentioned in section 80 on a State controlled road.	Section 81 Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as the owner of a public utility plant (whether existing or proposed), to arrange with the chief executive for the sharing of the costs, including preliminary costs, of all or any of the following: (a) acquisition of land associated with the plant; or (b) construction, augmentation alteration or maintenance of the plant; or (c) construction of road works affected by the plant.	Section 83 Transport Infrastructure Act 1994	
Power, as a railway manager, to consult with, and make submissions to, the Minister about an intended declaration under section 84A.	Section 84B(2) Transport Infrastructure Act 1994	
Power, as a railway manager for a rail corridor land that has been declared to be part of a common area, to construct, maintain and operate a railway on the common area in a way not inconsistent with its use as a toll road.	Section 84B(4) Transport Infrastructure Act 1994	
Power, as a railway manager for rail corridor land that has been declared to be part of a common area, to enter into an agreement with chief executive, or the lease holder for the particular State toll road corridor land, regarding the following: (a) responsibility for maintaining a toll road, and the transport infrastructure relating to a toll road, on the common area; and (b) responsibility for the cost of removing road transport infrastructure from the common area and restoring the railway.	Section 84B(5) Transport Infrastructure Act 1994	
Power to claim compensation regarding land, in which Council has an interest but has been declared to be State toll road corridor land under section 84A, under the Acquisition of Land Act 1967, section 12(5A) and (5B), and part 4 as if the interest were land taken by the State under that Act.	Section 84D Transport Infrastructure Act 1994	
Power, as a railway manager, to: (a) consult with, and make submissions to, the Minister regarding the construction, maintenance or operation of a road, or part of a road, that crosses rail corridor land and continues on the other side of the rail corridor land; (b) construct, maintain and operate a railway on the common area in a way not inconsistent with its use a franchised road; (c) enter into an agreement with the franchisee	Section 85A Transport Infrastructure Act 1994	
regarding the franchised road on the common area.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a toll road operator, to recover, as a debt, from the driver the amount of any unpaid toll or user administration charge, subject to any applicable agreement made by Council.	Section 94(2) Transport Infrastructure Act 1994	
Power, as a toll road operator, to enter into an agreement with a person regarding the liability of a designated vehicle's driver for the toll payable at a toll plaza.	Section 95(2) Transport Infrastructure Act 1994	
Power, as a toll road operator, to give the registered operator of a vehicle a written notice requiring the registered operator, within the prescribed time for the notice— (a) to pay Council the deferred toll amount; or (b) to give Council the registered operator's statutory declaration containing the required information.	Section 99 Transport Infrastructure Act 1994	
Power, as a toll road operator, to give a single notice to a registered operator for notices under section 99 and 105ZH.	Section 99AA Transport Infrastructure Act 1994	
Power, as a toll road operator, to give written notice, in the approved form, under this section if Council has not received a deferred toll amount and it considers, on reasonable grounds, that a person other than the vehicle's registered operator has information that could help the toll road operator establish the name and address of the driver.	Section 100 Transport Infrastructure Act 1994	
Power to give a statutory declaration complying with subsection (3).	Sections 100(2) and 105ZJ(2) Transport Infrastructure Act 1994	
Power, as a toll road operator, to give a written notice, in the approved form, under this section if Council has not received a deferred toll amount and it considers, on reasonable grounds, that Council has correctly identified the person who was the driver.	Section 101 Transport Infrastructure Act 1994	
Power, as a toll road operator, to give a single notice to a person for notices under section 101 and 105ZK.	Section 101A Transport Infrastructure Act 1994	
Power to disclose, allow access to, record or use personal information under certain circumstances.	Sections 104(2) and 105ZN(2) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to exercise all the powers of Council, including applying for the Minister's consent for a local government tollway, under Part 8 (Local Government Tollways). ²	Chapter 6, Part 8 Transport Infrastructure Act 1994	
Power— (a) as a railway manger, to consult with, and make submissions to, the Minister about an intended declaration under section 105H; (b) to construct, maintain and operate a railway on a declared common area in a way not inconsistent with its use as a local government tollway; (c) to make an agreement with the chief executive regarding the local government tollway on the common area. Power to enter into a lease or sublease with another	Section 105I Transport Infrastructure Act 1994 Section 105J(9) and	
local government or person, respectively, concerning the use of local government tollway corridor land for a tollway.	(10) Transport Infrastructure Act 1994	
Power, as a person with an interest in land declared to be a local government tollway corridor land under section 105H, to claim compensation under the <i>Acquisition of Land Act 1967</i> , section 12(5A) and (5B) and part 4 as if the interest were land taken by the State under that Act.	Section 105JA(3) Transport Infrastructure Act 1994	
Power, as a public utility provider, to do the following on local government tollway corridor land— (a) build, replace or take away, or alter, other than for maintenance or repair, its public utility plant; (b) maintain or repair, or alter, for maintenance or repair, its public utility plant; (c) take reasonable steps to stop obstruction or potential obstruction to, or interference or potential interference with, its public utility plant; (d) seek written agreement from the local government for whom the declaration of the local government tollway corridor land was made; (e) in the interests of public safety, carry out urgent maintenance of its public utility plant on local government tollway corridor land without the written agreement of the local government.	Section 105N Transport Infrastructure Act 1994	
Power, as a public utility provider, to ask another local government for information about lines and levels for	Section 1050(1) Transport	

² Specific powers under this Part will need to be specified in the register if the powers are sub-delegated to a Council officer.

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
planned local government tollway infrastructure on local government tollway corridor land.	Infrastructure Act 1994	
Power, as a public utility provider, to make an agreement with a local government regarding the reduction in cost of replacing or reconstructing a public utility plant.	Section 105X(4) Transport Infrastructure Act 1994	
Power to enter into a local government tollway franchise agreement with another local government.	Section 105Y Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to allow the chief executive to enter the land by giving written consent to the chief executive.	Section 109A(4)(a) Transport Infrastructure Act 1994	
Power to apply to the chief executive for a rail feasibility investigator's authority for an area of land.	Section 110 Transport Infrastructure Act 1994	
Power:- (a) as an owner or occupier of land, to consent to an investigator or an associated person to enter onto land; or (b) as an authorised investigator, to enter land, with the owner's or occupier's consent; for the purpose of investigating the land's potential and suitability as a rail corridor.	Section 114(3)(a) Transport Infrastructure Act 1994	
Power, as an authorised investigator, to allow an associated person to act under the investigator's authority.	Section 115(1) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to ask person who has entered, is entering, or is about to enter Council's land under an authority for the person's identification or about the person's authority to enter Council's land.	Sections 115(4) and 408(4) Transport Infrastructure Act 1994	
Power, as an authorised investigator, to do anything necessary or desirable to minimise damage to the land or inconvenience to the land's owner or occupier.	Section 117(b) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to:- (a) claim compensation from the relevant person for the loss or damage arising out of an entry onto land, any use made of the land, anything brought onto the land, or anything done or left on the land in connection with the relevant person's authority; (b) require the relevant person to carry out works to rectify, within a reasonable time, the damage after the relevant person has finished investigating the land under the authority; or	Section 118 (1) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(c) require the relevant person to carry out works to rectify the damage and claim compensation from the investigator for any loss or damage not rectified.		
Power:- (a) as an owner or occupier of land, to make an agreement with the relevant person with regards to the amount of compensation; or (b) as an authorised investigator, to make an agreement with owner or occupier of the land with regards to the amount of compensation.	Section 118(4)(a) Transport Infrastructure Act 1994	
Power, as an owner of land, to agree to allow an applicant for accreditation as a railway manager and/or operator to access the land where the railway is constructed or is proposed to be constructed.	Section 126(2)(d)(i) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to agree to allow the chief executive or an accredited person to take or use the material on Council's land.	Section 165(c) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to give written notice to the chief executive or an accredited person regarding: (a) a claim for compensation for the loss or damage caused by the entry or railway works carried out on Council's land; (b) a claim for compensation for the taking or use of materials; (c) a requirement that the accredited person carry out works in restitution for the damage; or (d) a requirement that the accredited person carry out works in restitution for the damage and a claim for compensation for any loss or damage not restituted.	Section 166(1) Transport Infrastructure Act 1994	
Power to seek the chief executive's written approval to carry out works near a railway.	Section 168 Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to make an agreement with an authorised person to allow the authorised person to enter Council's land and inspect railway works.	Section 168(7)(b) Transport Infrastructure Act 1994	
Power, as a railway manager, to— (a) temporarily close or regulate a railway crossing if satisfied it is necessary because of an immediate threat to— (i) the safety of the railway; or (ii) the public using it or who may use it; (b) construct a substitute crossing if Council decides to close or regulate a crossing.	Section 169 Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an occupier of a place, to consent to the entry of a rail safety officer into the place.	Section 178(1)(a) Transport Infrastructure Act 1994	
Power, as an occupier of a place, to sign an acknowledgement of Council's consent to allow a rail safety officer to enter the place.	Section 179(3) and (5) Transport Infrastructure Act 1994	
Power, as a railway manager, to enter into a sublease with the chief executive for rail corridor land or non-rail corridor land.	Section 240(4) Transport Infrastructure Act 1994	
Power, as a railway manager, to make an agreement with the chief executive to renew a sublease for a section of rail corridor land before or immediately after its expiry.	Section 240B(2A) Transport Infrastructure Act 1994	
Power to make an agreement with the chief executive, or commence proceedings in a court, for compensation to be paid to Council because of the revocation of an unregistered right in a railway manager's sublease for a section of rail corridor land.	Section 240B (5)-(7) Transport Infrastructure Act 1994	
Power to enter into a sublease with the chief executive for a section of non-rail corridor land.	Section 240D Transport Infrastructure Act 1994	
Power, as an owner of land, to seek and negotiate with the railway manager a right of access across a proposed railway if Council's land is adjacent to the relevant land or Council has access over the relevant land.	Section 240E(2) and (3) Transport Infrastructure Act 1994	
Power, as a railway manager or as an owner of land, to ask the chief executive, if an agreement regarding right of access cannot be made, to decide whether a right of access across the proposed railway should be granted.	Section 240E(5) Transport Infrastructure Act 1994	
Power, as a railway manager or an owner of land, to give the chief executive the information the chief executive requires in deciding whether to grant a right of access across the proposed railway.	Infrastructure Act 1994	
Power, as a railway manager of a rail corridor land or as a right of access holder, to agree to cancel the right of access to the land.	Infrastructure Act 1994	
Power, as a railway manager of a rail corridor land or as an owner of land, to enter into an agreement in relation to the compensation payable for the cancellation of a right of access across a rail corridor land.	Section 240F(4) Transport Infrastructure Act 1994	
Power, as an owner of land, to commence proceedings in the Land Court for compensation.	Section 240F(6) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a railway manager, to grant a sublicence in relation to an easement described in schedule 4 to a railway operator.	Section 241(3) Transport Infrastructure Act 1994	3055201
Power, as a railway manager, to— (a) alter the rail transport infrastructure; and (b) manage the railway using the rail transport infrastructure, whether or not altered; and (c) operate, or authorise a railway operator to operate, rolling stock on the railway.	Sections 244(2)(b) and 244A(2)(b) <i>Transport</i> <i>Infrastructure Act</i> 1994	
Power:- (a) as a railway manager for rail corridor land or future railway land, to construct, maintain and operate a railway on the common area in a way not inconsistent with its use as a relevant road; (b) to construct, maintain and operate a local government tollway corridor land within a declared common area in a way not inconsistent with its use as a railway	Section 249(3)(a) and (b) Transport Infrastructure Act 1994	
Power:- (a) to make an agreement with the railway manager for a railway within a common area; or (b) as a railway manager, to make an agreement with a relevant person for a relevant road within a common area; regarding the costs of removing rail transport infrastructure from the common area and restoring the relevant road.	Section 249(5) Transport Infrastructure Act 1994	
Power:- (a) as a railway manager, to:- (i) in constructing or managing a railway, to alter the level of a road or require the authority responsible for the road to alter its level; (ii) make an agreement with the authority responsible for the road with regards to the responsibility for the payment of all reasonable expenses incurred in altering the road level; (iii) make an agreement with a person, whose land is directly affected by the road alteration, regarding the amount of compensation payable to the person; (iv) if an agreement cannot be reached with the person directly affected by the road	Section 250 Transport Infrastructure Act 1994	
alteration, make an application to a court with jurisdiction to make a decision on the amount of compensation; or		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
 (b) as an authority responsible for a road, to make an agreement with the railway manager with regards to the responsibility for the payment of all reasonable expenses incurred in altering the road level; or (c) as an occupier or owner of land that has been directly affected by the road alteration, to: (i) make an agreement with the railway manager regarding the amount of compensation payable to Council; (ii) make an application to a court with jurisdiction to make a decision on the amount of compensation. 		
Power to construct, maintain and operate a road on rail corridor land or non-rail corridor land, if permitted by the chief executive, by way of a bridge or other structure that allows the road to go over or pass under the relevant infrastructure on the land, or a crossing at the same level as the relevant infrastructure.	Section 253(1) Transport Infrastructure Act 1994	
Power, as a railway manager of rail corridor land or as a sublessee of non-rail corridor land, to consult with the chief executive before the chief executive makes a decision on proposed relevant infrastructure on rail corridor land or non-rail corridor land.	Section 253(3) Transport Infrastructure Act 1994	
Power, as a railway manager of rail corridor land or as a sublessee of non-rail corridor land, to continue to use the land and the airspace above the land, other than any land and airspace excluded by a condition of the permission. Power to enter into an agreement with the chief executive concerning the maintenance of a road and a	Section 253(4) Transport Infrastructure Act 1994 Section 253(7) Transport	
bridge, structure or crossing constructed on rail corridor land or non-rail corridor land, as well as the costs of removing the bridge, structure or crossing when the road is no longer in use and the subsequent restoration of the relevant infrastructure on the land.	Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power:- (a) as a railway manager, to give written approval to a person seeking to interfere with the railway; or (b) to seek written approval from a railway's manager to interfere with the railway; and (c) to interfere with a railway provided that the interference is:- (i) with the railway manager's written approval; (ii) permitted or authorised under a right of access under sections 240E or 253, or under the Transport (Rail Safety) Act 2010; or (iii) otherwise approved, authorised or	Section 255(1) Transport Infrastructure Act 1994	
permitted under this Act or another Act. Power, as a railway manager, to require, by written notice, a person who has contravened section 255(1) to rectify the interference within a stated reasonable time, or to rectify the interference if the person fails to comply with the requirement.	Section 256 Transport Infrastructure Act 1994	
Power to make an application to the chief executive to make a change to the management of a local government road if the change would require work on a railway or would have a significant adverse impact on the safety and operational integrity of a railway or future railway.	Section 258A Transport Infrastructure Act 1994	
Power, as a railway manager, to construct and maintain a fence of substantially similar quality to any fence around the neighbouring land when the railway was constructed in order to satisfy its obligation under subsection (2)(b).	Section 260(3) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land next to existing railway, or as a railway manager of the existing railway, to enter into an agreement for compensation for railway works with the railway manager or the owner or occupier of the land, respectively.	Section 260(4)(b) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power:-	Section 260(6) and	00001201
(a) as an owner or occupier of land adjacent to an	(7)Transport	
existing railway, to carry out further works at	Infrastructure Act	
Council's expense, with the railway manager's	1994	
agreement, if Council considers that the works		
carried out under section 260 are insufficient		
for the convenient use of the land; or		
(b) as a railway manager of an existing railway:-		
(i) to agree to the further works proposed to		
be carried out by the owner or occupier of		
land adjacent to the existing railway at its		
expense;		
(ii) to require, by written notice given to the		
owner or occupier, the further works to be		
carried out under the supervision of a		
person nominated by Council and		
according to plans and specifications		
approved by Council.		
Power, as an owner or occupier of land adjacent to an	Section 260(9) and	
existing railway, to cross the existing railway with	(11) Transport	
Council's, and its employees' and agents', vehicles and	Infrastructure Act	
livestock until the railway manager carries out the	1994	
works pursuant to subsection (2), unless Council has		
received compensation for the works.		
Power, as a railway manager, to give written notice to	Section 266A(2)(a)	
the chief executive, at least 2 months before a	Transport	
preserved train path is allocated to a person, stating	Infrastructure Act	
details of the proposed allocation.	1994	
Power, as a railway manager, to make a submission	Section 266D	
against the imposition of a penalty pursuant to section	Transport	
266C(2) in the way stated in the proposed penalty	Infrastructure Act	
notice.	1994	
Power, as a railway manager, to appeal a penalty notice	Section 266F	
to the Supreme Court against the chief executive's	Transport	
decision to impose a penalty.	Infrastructure Act	
	1994	
Power to exercise all the powers and functions of a port	Section 273 Transport	
authority under Chapter 8 if Council is given	Infrastructure Act	
management of a port under Chapter 8.	1994	
Power—	Section 279A	
(a) as a port lessor, port lessee or port manager of	Transport	
the Port of Brisbane, to impose charges in	Infrastructure Act	
relation to port services and port facilities;	1994	
(b) as a port user, to make an agreement with the		
port lessor, port lessee or port manager		
regarding subsection (1).		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS
		SUBJECT
Power, as a port lessor, port lessee or port manager of	Section 279B	
the Port of Brisbane, to enter into a port agreement	Transport	
with the Minister about charges imposed pursuant to	Infrastructure Act	
section 279A.	1994	
Power, as a port lessor, port lessee or port manager of the Port of Brisbane, to—	Section 281C Transport	
(a) decide a reasonable time for payment of a	Infrastructure Act	
charge imposed pursuant to section 279A and	1994	
a reasonable interest rate to be applied to any		
unpaid amount; and		
(b) recover a charge, or part of a charge, and any		
interest payable in relation to the charge, as a		
debt payable to Council.		
Power, as a port lessor, port lessee or port manager of	Section 281F	
the Port of Brisbane, to	Transport	
(a) by written notice, require a person to give	Infrastructure Act	
Council a security deposit as a security for a liability or debt incurred, or that may be	1994	
incurred, by it under chapter 8, part 3A in		
relation the payment of a charge or damage		
caused, or that may be caused, to port		
facilities;		
(b) appropriate, or partly appropriate, a security		
deposit to meet the liability or indebtedness of		
the person if the liability or debt is unpaid after		
becoming due;		
(c) by written notice, require the person to give		
Council a further security deposit subsequent		
to the appropriation, or part appropriation, of a security deposit; and		
(d) by written notice, require the person to give		
Council a security deposit in a greater amount,		
or in a different form, or both, if Council		
considers that the person's liability or		
indebtedness, or potential liability or		
indebtedness, to Council under chapter 8, part		
3A should be more adequately guaranteed.	- · · · · · · · · · · · · · · · · · · ·	
Power, as a port lessor of the Port of Brisbane, to	Section 282 Transport	
display or publish a port notice to control activities or	Infrastructure Act 1994	
conduct in its port area if Council reasonably considers the activities or conduct may—	1334	
(a) affect the port's operation; or		
(b) cause damage to the port authority's strategic		
port land or Brisbane core port land; or		
(c) cause damage to the environment.		
Power, as a port lessor of the Port of Brisbane, to	Section 282AA	
display or publish a port notice requiring a person or	Transport	
class of persons to produce to the port lessor or port	Infrastructure Act	
	1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
lessor's delegate, information relevant to the matters listed in sub-subsections (a)-(e).		
Power, as a port lessor of the Port of Brisbane, to control by port notice— (a) the movement or mooring of ships at its port facilities; or (b) the movement or mooring of ships if the movement or mooring may affect the port's operation; or (c) activities on or by ships moored at its port facilities or in its port if the activities may affect the port's operation.	Section 282A Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to control, by port notice, the movement, handling or storage of goods loaded, waiting to be loaded, unloaded or transhipped to or from ships at its port facilities.	Section 282C Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to control, by port notice, the movement of persons at its facilities including, for example, where the movement of members of the public, or another identified group, is restricted or prohibited.	Section 282D Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to control by port notice the parking or stopping of vehicles at or on its port facilities, strategic port land or Brisbane core port land including, for example, by indicating a place where parking or stopping of a vehicle is restricted or prohibited.	Section 282E Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to control by port notice the movement, stopping or parking of rolling stock at its port facilities including, for example, by indicating where parking of rolling stock is restricted or prohibited.	Section 282F Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to appoint a person as an authorised officer for Council.	Section 282K Transport Infrastructure Act 1994	
Power, as a port operator, to consult with the Minister before the Minister gives a direction under subsection (2).	Section 283ZJ Transport Infrastructure Act 1994	
Power, as an assessment manger for a development application for development on Brisbane core port land under the Sustainable Planning Act 2009, to impose a condition on the development approval for the application requiring a contribution only in relation to the following infrastructure provided by the Brisbane City Council or a service provider— (a) drainage;	Section 283ZZ Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(b) public transport;(c) roads;(d) sewerage and water supply headworks.		
Power to apply to the planning chief executive for a planning and development certificate for premises on Brisbane core port land.	Section 283ZZB Transport Infrastructure Act 1994	
Power, as an assessment manger for a development application for development on land that becomes Brisbane core port land, to give the application to the planning chief executive and respond to any request for information from the planning chief executive.	Section 283ZZJ Transport Infrastructure Act 1994	
Power, as a port lessor, port lessee or port manager of the Port of Brisbane, to grant a licence to enter and use port land, if leased by Council under the <i>Land Act 1994</i> , or trade lease of land, if subleased to Council.	Section 283ZZN Transport Infrastructure Act 1994	
Power to make written submissions in respect of a statement of proposal under section 285A or draft plan under section 285B made by a port authority over land in or adjoining Council's area.	Section 285C Transport Infrastructure Act 1994	
Power to apply to a port authority for approval to perform a controlled activity in a port authority's port area.	Section 289C Transport Infrastructure Act 1994	
Power, if Council's interests are affected by a decision mentioned in section 289F(1), to ask the port authority to review the decision or, pursuant to the <i>Transport Planning and Coordination Act 1994</i> , part 5, division 2, make an application to the Queensland Civil and Administrative Tribunal to have the original decision stayed.	Section 289G Transport Infrastructure Act 1994	
Power, as a port operator, to have abandoned property found at the port facility moved to a place Council considers appropriate.	Section 289I(2)(b) Transport Infrastructure Act 1994	
Power to seek the return of abandoned property from a port authority or port operator.	Section 289J Transport Infrastructure Act 1994	
Power, as a port operator, to sell property that has remained unclaimed 28 days after the publication of a notice under section 289I about the abandoned property.	Section 289K Transport Infrastructure Act 1994	
Power, as a port operator, to sell abandoned property if it is perishable and it is impracticable for Council to keep it having regard to its nature and condition.	Section 289L Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a port operator, to dispose of abandoned property that is insufficient value property in the way Council considers appropriate.	Section 289N Transport Infrastructure Act 1994	
Power, as a port lessor of the Port of Brisbane, to delegate a function under Chapter 8, other than under part 3A, to a port lessee or port manager.	Section 289Z Transport Infrastructure Act 1994	
Power:- (a) as a port lessor of the Port of Brisbane, to appoint an entity as a port manager for the Port of Brisbane; or (b) as a port lessee— (i) to seek written approval from the port lessor to appoint an entity as a port manager for the Port of Brisbane; and (ii) with the written approval of the port lessor, appoint an entity as a port manager for the Port of Brisbane.	Section 289ZA Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to give permission to a person proposing to enter Council's land for purposes other than for the performance of urgent remedial work to facilitate or maintain the operation of busway transport infrastructure.	Section 299(4)(a) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to claim compensation from the chief executive for loss or damage caused by the entry, occupation, or use, including by the taking or consumption of materials, of Council's land by the chief executive or a person authorised by the chief executive for purposes relating to busway transport infrastructure.	Section 300(2) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to commence proceedings in the Land Court against the chief executive for compensation in the absence of a prior agreement between Council and the chief executive for compensation.	Section 300(4) Transport Infrastructure Act 1994	
Power to enter into a sublease with the State for an established busway, or a proposed busway, on busway land, including the power to negotiate, and agree upon, the terms of the sublease.	Section 303AA Transport Infrastructure Act 1994	
Power to seek a licence from the chief executive in relation to busway land or busway transport infrastructure for any of the following purpose: (a) construction, maintenance or operation of any thing on the land; (b) the use of the land or infrastructure for any purpose; (c) maintenance, management or operation of the land or infrastructure.	Section 303AB(1) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, in relation to a licence granted under section 303AB(1), to:- (a) surrender the licence; and (b) mortgage, sublicense or transfer the licence with the consent of the chief executive.	Section 303AB(3A) and (4) Transport Infrastructure Act 1994	
Power, as an owner or occupier of busway land or busway transport infrastructure that is subject to a licence granted under section 303AB, to: (a) claim compensation from the chief executive for loss or damage caused by a relevant activity, including by the taking or consumption of materials; and (b) enter into an agreement with the chief executive about the payment of compensation; or (c) in the absence of an agreement about the payment of compensation, commence proceedings in the Land Court for payment of	Section 303AC(2) and (4) Transport Infrastructure Act 1994	
compensation. Power to construct, maintain and operate a non-State controlled road on a busway common area.	Section 303B(d) Transport Infrastructure Act 1994	
Power to:- (a) consult with the chief executive concerning the nature and extent of the alteration of the level of the road for busway transport infrastructure works, or the management or operation of a busway, before the alteration is commenced; and (b) make an agreement regarding the amount payable to Council for costs incurred by Council in altering the road level.	Section 305(2) Transport Infrastructure Act 1994	
Power to construct, maintain, and operate a road located on busway land, if permitted by the chief executive, by way of a bridge or other structure that allows traffic to pass over or under the level at which buses use the busway land.	Section 307(1) Transport Infrastructure Act 1994	
Power to make an agreement with the chief executive concerning the maintenance of a road and a bridge or other structure located on busway land, and the costs of removing the bridge or other structure once it is no longer in use and the subsequent restoration of the busway land.	Section 307(5) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to enter into a contract with the chief executive	Section 308 Transport	
for the following:–	Infrastructure Act	
(a) carrying out busway transport infrastructure	1994	
works on a busway or on land that is intended		
to become a busway; or		
 (b) carrying out other works that contribute to the effectiveness and efficiency of the busway network; or 		
(c) carrying out the operation of a busway; or		
(d) which powers of Council are to be exercised by		
the chief executive and which powers are to		
be exercised by Council for the busway –		
even though the contracted works or operations, as		
stated in (a), (b) or (c), relate to areas outside Council's		
area.		
Power, as an owner of land adjacent to a busway, to	Section 308(5)	
make a request to the chief executive for work to be	Transport	
carried out on the land and enter into a contract with	Infrastructure Act	
the chief executive for the chief executive to carry out	1994	
works on the land.		
Power to enter into an arrangement with the chief	Section 308(10)	
executive for the sharing of costs, including preliminary	Transport	
costs, of—	Infrastructure Act 1994	
(a) acquiring land for busway transport infrastructure; or	1994	
(b) busway transport infrastructure works on a		
busway; or		
(c) other works that contribute to the		
effectiveness and efficiency of the busway		
network; or		
(d) the operation of a busway.		
Power to obtain the chief executive's written approval	Section 309 Transport	
if Council intends to approve the erection, alteration or	Infrastructure Act	
operation of any advertising sign or device that is	1994	
visible from a busway and may reasonably create a		
traffic hazard, and the conditions applied by Council to		
the erection, alteration or operation of the sign or		
device do not comply with the chief executive's permission criteria.		
Power, as a public utility provider, to do the following	Section 318(1)	
things on busway land:-	Transport	
(a) build, replace or take away, or alter, other than	Infrastructure Act	
for maintenance or repair, its public utility	1994	
plant;		
(b) maintain or repair, or alter, for maintenance or		
repair, its public utility plant;		
(c) take reasonable steps to stop obstruction or		
potential obstruction to, or interference or		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
potential interference with, its public utility plant.		
Power, as a public utility provider, to seek written agreement from the chief executive for Council to do the things mentioned in subsection (1).	Section 318(2) Transport Infrastructure Act 1994	
Power, as a public utility provider, to carry out urgent maintenance of its public utility plant on busway land without the written agreement of the chief executive, if acting in the interests of public safety and Council: (a) makes all reasonable attempts to obtain the chief executive's oral agreement to the carrying out of the maintenance; and (b) whether or not the chief executive's oral agreement is obtained, acts as quickly as possible to advise the chief executive of the details of the maintenance being carried out.	Section 318(4) Transport Infrastructure Act 1994	
Power, as a public utility provider, to make a request to the chief executive to give Council information about lines and levels for planned busway transport infrastructure on busway land necessary to enable Council to minimise possible adverse effects of the establishment of the infrastructure on Council's works.	Section 319 Transport Infrastructure Act 1994	
Power, as a public utility provider, to enter into an agreement with the chief executive for the reduction of the cost to the chief executive for the replacement or reconstruction of a public utility plant owned by Council on busway land.	Section 328(2)(b) Transport Infrastructure Act 1994	
Power to seek compensation from the chief executive for interference caused to land in which Council has an interest, or Council occupied land, by the establishment of busway transport infrastructure on busway land.	Sections 332, 333 and 335 Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to enter into an agreement with the chief executive, with regards to the establishment or proposed establishment of busway transport infrastructure on busway land, for: (a) the supply by the chief executive, or a contribution by the chief executive towards the supply, of works for alternative access for Council's land; or (b) the carrying out, or a contribution towards carrying out, of other works in relation to Council's land for the purpose of access for Council's land.	Section 334(1) Transport Infrastructure Act 1994	
Power to:- (a) enter into an agreement with the chief executive concerning the period upon which an	Section 335(3) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
agreement for compensation is to be entered into between the parties; (b) enter into an agreement with the chief executive for compensation within 60 days of the compensation application or within an agreed period; and (c) make an application to the Land Court for compensation.		
Power to apply to the chief executive for accreditation as the busway manager for a busway.	Section 335AC Transport Infrastructure Act 1994	
Power, as a busway manager, to apply to the chief executive for an amendment of the conditions of Council's accreditation as a busway manager.		
Power, as a busway manager, to show the chief executive officer that Council's accreditation should not be suspended or cancelled.	Sections 335AL(2)(e) and 335AM(4) Transport Infrastructure Act 1994	
Power, as a busway manager, to surrender Council's accreditation by written notice given to the chief executive.	Section 335AO Transport Infrastructure Act 1994	
Power to apply to the chief executive for authorisation as an authorised busway user for a busway.	Section 337 Transport Infrastructure Act 1994	
Power, as an owner of a thing seized by a busway safety officer, to inspect the seized thing and, if it is a document, to copy it.	Section 346V Transport Infrastructure Act 1994	
Power to claim compensation from the State if Council incurs loss or expense because of the exercise, or purported exercise, of a power under relevant busway legislation, including, for example in complying with a requirement made of Council under chapter 9, part 6.	Section 346Z Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to give permission to the chief executive, or a person authorised by the chief executive, to enter, occupy, or use Council's land in order to perform work other than urgent remedial work to facilitate or maintain the operation of light rail transport infrastructure.	Section 350(4)(a) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to make a claim for compensation from the chief executive for loss or damage caused by the entry, occupation, or use, including by the taking or consumption of materials, of Council's land by the chief executive or a person	Section 351(2) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
authorised by the chief executive for purposes relating to light rail transport infrastructure.		
Power, as an owner or occupier of land, to commence proceedings in the Land Court against the chief executive for compensation in the absence of a prior agreement between Council and the chief executive for compensation.	Section 351(4) Transport Infrastructure Act 1994	
Power, as a light rail manager, to:- (a) enter into a sublease with the State for an established light rail, or a proposed light rail, on light rail land, including the power to negotiate, and agree upon, the terms of the sublease, such as an option to renew; and (b) if Council attaches light rail transport infrastructure to the land subject of the original sublease, and subsequent subleases, enter into an agreement with the chief executive concerning ownership of the infrastructure.	Section 355 Transport Infrastructure Act 1994	
Power to seek a licence from the chief executive in relation to light rail land or light rail transport infrastructure for any of the following purposes— (a) construction, maintenance or operation of anything on the land; (b) the use of the land or infrastructure for any purpose, including, for example, a commercial or retail purpose; (c) maintenance, management or operation of the land or infrastructure.	Section 355A(1) Transport Infrastructure Act 1994	
Power, in relation to a licence granted under section 355A(1), to:- (a) surrender the licence; and (b) mortgage, sublicense or transfer the licence with the consent of the chief executive.	Section 355A(3A) and (4) Transport Infrastructure Act 1994	
Power, as an owner or occupier of light rail land or light rail transport infrastructure that is subject to a licence granted under section 355A, to: (a) claim compensation from the chief executive for loss or damage caused by a relevant activity, including by the taking or consumption of materials; and (b) enter into an agreement with the chief executive about the payment of compensation; or (c) in the absence of an agreement about the payment of compensation, commence proceedings in the Land Court for payment of compensation.	Section 355B(2) and (4) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to:- (a) consult with the chief executive concerning the nature and extent of the alteration of the level of the road for light rail transport infrastructure works, or the management or operation of a light rail, before the alteration is commenced; and (b) make an agreement regarding the amount payable to Council for costs incurred by	Section 357(2) Transport Infrastructure Act 1994	
Council in altering the road level. Power to construct, maintain, and operate a road located on light rail land, if permitted by the chief executive, which consists of a bridge or other structure to allow traffic to pass over the level at which light rail vehicles use the light rail land or a structure that allows traffic to pass under the level that light rail vehicles use the light rail land.	Section 358(1) Transport Infrastructure Act 1994	
Power, as a light rail manager, to consult with the chief executive before the chief executive makes a decision regarding whether to give permission under subsection (1).	Section358(2) Transport Infrastructure Act 1994	
Power to make an agreement with the chief executive in relation to the following:- (a) maintenance of a road and a bridge or other structure located on light rail land; (b) the costs of removing the bridge, or other structure, once it is no longer in use; and (c) restoring the light rail land following the removal of the bridge or other structure.	Section 358(6) Transport Infrastructure Act 1994	
Power, as a light rail manager, to consult with the chief executive before a designation under subsection (1) is made.	Section 359(3) Transport Infrastructure Act 1994	
Power to consult with the chief executive before the chief executive includes any directions in the gazette notice designating light rail land as light rail land that is to be used as a road under the control of Council.	Section 359(6) Transport Infrastructure Act 1994	
Power, as a light rail manager, to consult with the chief executive before a designation under subsection (1) is made.	Section 360(3) Transport Infrastructure Act 1994	
Power to enter into a contract with the chief executive for the following:— (a) carrying out light rail transport infrastructure works on a light rail or on land that is intended to become a light rail; or (b) carrying out works on land affected by a light rail or proposed light rail, including, for example, road works on a road; or	Section 360A Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
(c) carrying out other works that contribute to the		
effectiveness and efficiency of the light rail		
network; or		
(d) carrying out the operation of a light rail; or		
(e) carrying out the operation of a public		
passenger service using light rail transport infrastructure; or		
(f) which powers of Council are to be exercised by		
the chief executive and which are to be		
exercised by Council for the light rail –		
even though the contracted works or operations, as		
stated in (a)-(e), relate to areas outside Council's area.		
Power, as an owner of land adjacent to a light rail, to	Section 360A(5)	
make a request to the chief executive for work to be	Transport	
carried out on the land and enter into a contract with	Infrastructure Act	
the chief executive for the chief executive to carry out	1994	
works on the land.		
Power to enter into an arrangement with the chief	Section 360A(10)	
executive for the sharing of costs, including preliminary	Transport	
costs, of:- (a) acquiring land for light rail transport	Infrastructure Act 1994	
(a) acquiring land for light rail transport infrastructure; or	1994	
(b) light rail transport infrastructure works on a on		
a light rail or land that is intended to become		
a light rail; or		
(c) works on land affected by a light rail or a		
proposed light rail, including, for example, road		
works on a road; or		
(d) other works that contribute to the		
effectiveness and efficiency of the light rail		
network; or		
(e) the operation of a light rail; or		
(f) the operation of a public passenger service using light rail transport infrastructure.		
Power, as a light rail manager, to:-	Section 362(1)(a) and	
(a) give written approval to allow a person to	(4) Transport	
interfere with light rail transport infrastructure	Infrastructure Act	
or light rail transport infrastructure works; and	1994	
(b) consult with the chief executive before		
approval is given.		
Power, as a light rail manager, to give a written notice	Section 363(2) and (3)	
to a person who has interfered with light rail transport	Transport	
infrastructure, or light rail transport infrastructure	Infrastructure Act	
works, requiring the person to rectify the interference,	1994	
following consultation with the chief executive. Power, as a light rail manager, to:-	Section 363(6) and (8)	
(a) rectify an interference with light rail transport	Transport	
infrastructure or light rail transport	Infrastructure Act	
infrastructure works; and	1994	
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(b) recover the reasonable costs of rectifying the interference as a debt from the person who was given written notice of the interference.		
Power, as a public utility provider, to do the following on light rail land:- (a) build, replace or take away, or alter, other than for maintenance or repair, its public utility plant; (b) maintain or repair, or alter, for maintenance or repair, its public utility plant; (c) take reasonable steps to stop obstruction or	Section 366(1) Transport Infrastructure Act 1994	
potential obstruction to, or interference or potential interference with, its public utility plant.	Section 200(2)	
Power, regarding the matters mentioned in subsection (1) of the section:- (a) as a public utility provider, to seek written agreement from each light rail authority for the light rail land for Council to undertake the activities; or	Section 366(2) Transport Infrastructure Act 1994	
(b) as a light rail authority, to agree in writing to activities a public utility provider seeks to undertake.		
Power, as a public utility provider, to carry out urgent maintenance of its public utility plant on light rail land without written agreement of each light rail authority for the light rail land, if acting in the interests of public safety and if Council: (a) makes all reasonable attempts to obtain each authority's oral agreement to the carrying out of the maintenance; and (b) whether or not each authority's oral agreement is obtained, acts as quickly as possible to advise each authority of the details	Section 366(4) Transport Infrastructure Act 1994	
of the maintenance being carried out. Power, as a public utility provider, to make a request to the chief executive to give Council information about lines and levels for planned light rail transport infrastructure on light rail land necessary to enable Council to minimise possible adverse effects of the establishment of the infrastructure on Council's works.	Section 367 Transport Infrastructure Act 1994	
Power, as a light rail authority for light rail land, to consult with a public utility provider regarding a proposal by the provider to replace the whole or a substantial proportion of its public utility plant on light rail land.	Section 368 Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a light rail authority, to require a public utility	Section 369(2)	
provider, at the provider's cost and within the time	Transport	
stated in a written notice, to take action to remedy an	Infrastructure Act	
action undertaken by the provider pursuant to section	1994	
366(1) of the Act:-		
(a) without the written or oral agreement of Council; or		
(b) in a way inconsistent with an agreement between Council and the provider.		
Power, as a light rail authority, to arrange for action the	Section 369(5)	
authority considers necessary to remedy the action	Transport	
undertaken by a public utility provider pursuant to	Infrastructure Act	
section 366(1), should the provider fail to comply with subsection (2) notice.	1994	
Power, as a light rail authority, to ask a public utility	Section 371(2)	
provider owning public utility plant located on light rail	Transport	
land to give information defining the location of the	Infrastructure Act	
plant.	1994	
Power, as a light rail authority, to agree to be liable for	Sections 372, 373 and	
any damage to public utility plants located on light rail	374 Transport	
land.	Infrastructure Act	
	1994	
Power, regarding replacement or reconstruction of a	Section 376(2)(b)	
public utility plant on light rail land:-	Transport	
(a) as a light rail manager, to enter into an	Infrastructure Act	
agreement with a public utility provider for the	1994	
reduction of the cost to Council of the		
replacement or reconstruction of public utility		
plant owned by the provider; or		
(b) as a public utility provider, to enter into an		
agreement with a light rail authority for the		
reduction of the cost to the authority of the		
replacement or reconstruction of a public		
utility plant owned by Council		
Power, as a light rail manager, to give permission to a	Section 377 Transport	
person to be on light rail, light rail land, light rail	Infrastructure Act	
transport infrastructure or light rail transport	1994	
infrastructure works site.		
Power to enter into a light rail franchise agreement	Section 377B	
with the Minister.	Transport	
	Infrastructure Act 1994	
Power to give the Minister a written notice claiming	Section 377D(2)(a)	
that part of a light rail franchise agreement or an	Transport	
amendment to the agreement should be treated as	Infrastructure Act	
confidential on the grounds of commercial	1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to:-	Section 377R	
(a) apply to the chief executive for compensation	Transport	
for compensable taking of overhead wiring	Infrastructure Act	
easement or compensable overhead wiring	1994	
damage; or	1554	
(b) make an agreement with the chief executive		
to:-		
(i) allow a longer period during which a		
compensation application can be settled;		
or		
(ii) settle a compensation application; or		
(c) apply to the Land Court for the compensation.		
Power to seek compensation from the chief executive	Sections 380 and	
for an interference with access to land, in which Council	383(1) Transport	
has an interest, caused by the establishment of light rail	Infrastructure Act	
transport infrastructure.	1994	
Power, as an owner or occupier of land, to enter into	Section 382(1)	
an agreement with the chief executive, with regards to	Transport	
the establishment or proposed establishment of light	Infrastructure Act	
rail transport infrastructure on light rail land, for:-	1994	
(a) the supply by the chief executive, or a		
contribution by the chief executive towards		
the supply, of works for alternative access for		
Council's land; or		
(b) the carrying out, or a contribution towards		
carrying out, of other works in relation to		
Council's land for the purpose of access for		
Council's land.		
Power to enter into an agreement with the chief	Section 383(3)	
executive with regards to the period of time during	Transport	
which an agreement for compensation can be made for	Infrastructure Act	
an act done under chapter 10, part 4, division 5.	1994	
Power to apply to the Land Court to decide a	Section 383(3)(a)	
compensation claim under subsection (1).	Transport	
	Infrastructure Act	
	1994	
Power, as an affected person, to enter into	Section 403(1)	
negotiations with the person proposing a development	Transport	
under Chapters 9 or 10 with regards to the entry to	Infrastructure Act	
Council land.	1994	
Power to apply to the chief executive for an	Section 403(2)	
investigator's authority for the land.	Transport	
	Infrastructure Act	
	1994	
Power, as an affected person, to consult with the chief	Section 404(1)(a)	
executive about the proposed entry onto Council's land	Transport	
by a person proposing a development under Chapters	Infrastructure Act	
9 or 10.	1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power:- (a) as an affected person, to give written consent to an investigator or an associated person of the investigator to enter Council's land; or (b) as an authorised investigator, to enter land with the affected person's written consent.	Section 407(3) Transport Infrastructure Act 1994	
Power, as an authorised investigator, to allow an associated person of Council to act under Council's authority.	Section 408(1) Transport Infrastructure Act 1994	
Power, as an affected person, to ask an individual who has entered, is entering or is about to enter Council's land under an investigator's authority for identification or about the individual's authority to enter the land.	Section 408(4) Transport Infrastructure Act 1994	
Power, as an investigator under chapter 11, to do anything necessary or desirable to minimise the damage or inconvenience to an affected person's land.	Section 410(b) Transport Infrastructure Act 1994	
Power, as an affected person, to require the investigator, once the investigator has finished investigating, to rectify loss or damage suffered by Council as a consequence of: (a) the investigator entering the land; (b) the use made of the land by the investigator; (c) anything brought onto the land by the investigator; or (d) anything done or left on the land by the investigator under its authority.	Section 411(1) Transport Infrastructure Act 1994	
Power, as an affected person, to give the investigator a compensation notice for the loss or damage to Council's land that was not rectified.	Section 411(2) Transport Infrastructure Act 1994	
Power, as an affected person or as an investigator under chapter 11, to:- (a) make an agreement with the other party in relation to the compensation payable as a result of the failure to rectify the affected person's land; or (b) make an application to the Land Court to decide the compensation amount.	Section 412(2) Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operational licensee, to:- (a) apply for an approval by a responsible entity to construct, maintain, use or operate miscellaneous transport infrastructure stated in the licensee's operational licence across, over or under an intersecting area and (b) subject to any approval conditions, construct, maintain, use or operate the miscellaneous transport infrastructure identified in the application across, over or under the area.	Section 420 Transport Infrastructure Act 1994	
Power, as a responsible entity for an intersecting area, to grant or refuse an approval for an application by a licensee to construct, maintain, use, or operate miscellaneous transport infrastructure stated in the licensee's operational licence across, over, or under an intersecting area.	Section 420(3) Transport Infrastructure Act 1994	
Power, as an operational licensee, to apply in writing to the Minister for an approval under section 420 should the responsible entity refuse the application or fail to grant the application within 20 business days after the application is made.	Section 422 Transport Infrastructure Act 1994	
Power to impose reasonable conditions on an approval given to a licensee's application made by Council or the Minister.	Section 423 Transport Infrastructure Act 1994	
Power to jointly, with a licensee applicant, appoint an independent arbitrator to resolve a dispute concerning approval conditions.	Section 426(1) Transport Infrastructure Act 1994	
Power to make an application to the Minister and the Minister administering the <i>Sustainable Planning Act 2009</i> , if Council and the licensee applicant do not appoint an arbitrator within 10 business days of the giving of a dispute notice, to appoint an independent arbitrator to resolve a dispute concerning approval conditions.	Section 426(2) Transport Infrastructure Act 1994	
Power, as an operational licensee, to make an agreement with the State regarding the ownership of miscellaneous transport infrastructure.	Section 431 Transport Infrastructure Act 1994	
Power to commence proceedings against a licensee to claim an amount incurred by Council for the cost, damage, liability, or loss because of the existence, construction, maintenance, use or operation of the miscellaneous transport infrastructure by the licensee.	Section 432(3) Transport Infrastructure Act 1994	
Power, as an owner or occupier of land, to give permission to the chief executive, or a person authorised by the chief executive, to occupy or use Council's land for the purposes of Chapter 12.	Section 434 Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an owner of land, to claim compensation from the chief executive for physical damage caused to Council's land by the entry, occupation, use, or for the taking or consumption of materials from the land under Chapter 12.	Section 435 Transport Infrastructure Act 1994	
Power to apply to the chief executive for an exemption from complying with a provision of a regulation about transporting dangerous goods by rail	Section 443(1) Transport Infrastructure Act 1994	
Power to help, or attempt to help, in a situation in which an accident or emergency involving dangerous goods happens or is likely to happen.	Section 458 Transport Infrastructure Act 1994	
Power to consent to Council's appointment as a manager of a public marine facility.	Section 459(2) Transport Infrastructure Act 1994	
Power, as the manager of a public marine facility, to exercise all its functions, powers and obligations under the <i>Local Government Act 2009</i> , and do anything Council considers necessary or convenient for the facility's effective and efficient management.	Section 462 Transport Infrastructure Act 1994	
Power, as the manager of a public marine facility, to impose fees for the use of the facility, whether as a condition of an approval to use the facility or otherwise, and recover the fee as a debt owing to Council.	Section 466 Transport Infrastructure Act 1994	
Power, as the manager of a public marine facility, to resign.	Section 467 Transport Infrastructure Act 1994	
Power, as the manager of a public marine facility, to remove, within 3 months of its resignation or the revocation of the appointment, any improvements to the facility added by Council that do not form an integral part of the facility.	Section 468 Transport Infrastructure Act 1994	
Power, as an occupier of a place, to give consent to an authorised person under Chapter 15 to enter the place.	Section 4751 Transport Infrastructure Act 1994	
Power, as an occupier of a place, to sign an acknowledgement of the consent given to an authorised person under Chapter 15 to enter the place.	Section 475J(3) and (5) Transport Infrastructure Act 1994	
Power to make submissions to the chief executive in relation to a proposed declaration of a transport interface management area.	Section 475ZI(2) Transport Infrastructure Act 1994	
Power to enter into a transport interface agreement for a transport interface.	Section 475ZJ Transport Infrastructure Act 1994	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an owner or occupier of land, to provide	Section 476B(7)(b)	
written agreement to a person authorised by the chief	Transport	
executive to enter the land and inspect Council works	Infrastructure Act	
that threaten, or are likely to threaten, the safety or	1994	
operational integrity of transport infrastructure.		
Power, as an owner or occupier of land, to undertake	Section 476C(2)	
the following concerning the entry onto Council land	Transport	
pursuant to section 476B(7):-	Infrastructure Act	
(a) claim compensation for loss or damage caused by the entry on Council land; or	1994	
(b) claim compensation for the taking or use of materials; or		
(c) require the chief executive to carry out works		
in restitution for the damage; or		
(d) require the chief executive to carry out works		
in restitution for the damage and then claim		
compensation for any loss or damage not		
restituted.		
Power, as an owner or occupier of land, to enter into	Section 476C(4)(a)	
an agreement with the chief executive with regards to	Transport	
the amount of compensation to be claimed by Council	Infrastructure Act	
pursuant to subsection (2).	1994	
Power to appeal to the Minister against a notice	Section 477(4)	
requiring Council to give to the chief executive, or to a	Transport	
specified person, information on a particular issue	Infrastructure Act	
relevant to the discharge of functions or the exercise of	1994	
powers under the Act or the Sustainable Planning Act		
2009.		
Power, as a relevant entity under this section and lease	Section 477C	
holder under the Land Act 1994 of port land or land	Transport	
relating to a declared project that has been subleased	Infrastructure Act	
to a person, to grant a concurrent sublease of all or part	1994	
of the land to another person for all or part of the term		
of the lease. Power, as a relevant entity under this section and lease	Costion 4775	
	Section 477E	
holder of land under the <i>Land Act 1994</i> in relation to a	Transport Infrastructure Act	
declared project, to grant a licence to enter and use the land.	1994	
Power, as a holder, or proposed holder, of a licence to	Section 477G	
construct or establish transport infrastructure under	Transport	
the Act, to:-	Infrastructure Act	
(a) seek consent from the chief executive allowing	1994	
Council to submit a compliance management plan; and	1334	
(b) submit a compliance management plan		
addressing 1 or more compliance matters for		
the licence.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to retain penalties received or recovered by	Section 480(4)	
Council in relation to Council's tolling enforcement.	Transport	
	Infrastructure Act 1994	
Power, as the manager of a public marine facility, to	Section 480(8)	
retain fees or other amounts recovered by Council	Transport	
pursuant to section 466 and not paid into the consolidated fund.	Infrastructure Act 1994	
Power to ask the chief executive to review a decision	Section 485 Transport	
described in schedule 3 that has affected Council's	Infrastructure Act	
interests.	1994	
Power to apply to the Queensland Civil and	Section485A Transport	
Administrative Tribunal ("QCAT"), as provided under	Infrastructure Act	
the QCAT Act, for a review of the chief executive's	1994	
decision on a review under section 485.		
Power to enter an appeal to the Planning and	Section 485B	
Environment Court against the chief executive's	Transport	
decision on a review under section 485.	Infrastructure Act 1994	
Power, as a railway manager, to make an agreement	Section 576(2)(b)	
with the chief executive regarding the period in which	Transport	
it must give the chief executive a written notice	Infrastructure Act	
identifying the preserved train paths relating to	1994.	
Council's railway.		

Transport Infrastructure (State Controlled Roads) Regulation 2017

Document Reviewed:	26/02/2020
Reprint:	13/12/2019
Updated:	
New:	14(2)
Removed:	
Note:	New Register

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where given a notice by the chief executive, to give the chief executive further information required to decide an application for an approval mentioned in section 50(2)(a) of the Act.	Section 14(2) Transport Infrastructure (State Controlled Roads) Regulation 2017	

Transport Operations (Marine Pollution) Act 1995

Document Reviewed:	26/02/2020	
Reprint:	12/09/2019	
Amended:		
Inserted:	113(3), 122(1), 122(2)	
Omitted:		
Note:	New Reprint. Changes.	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to consult with the State, the port authority or port operator, if required, in preparing a response to a discharge or probable discharge of pollutant into coastal waters.	Section 93(5) Transport Operations (Marine Pollution) Act 1995	
Power, if acting as a prescribed entity, to ask the chief executive to secure its discharge expenses.	Section 113(3) Transport Operations (Marine Pollution) Act 1995	
Power, if acting as a prescribed entity, to recover its discharge expenses as a debt.	Section 122(1) Transport Operations (Marine Pollution) Act 1995	
Power, if acting as a prescribed entity, to ask the chief executive to recover its discharge expenses.	Section 122(2) Transport Operations (Marine Pollution) Act 1995	

Transport Operations (Marine Safety) Act 1994

Document Reviewed:	26/02/2020
Reprint:	1/10/2019
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power as a public authority to make a submission on a proposal to prepare a draft standard.	219C(4) Transport Operations (Marine Safety) Act 1994	
Power as a public authority to make a submission on a draft standard.	219E(3) Transport Operations (Marine Safety) Act 1994	

Transport Operations (Marine Safety) Regulation 2016

Document Reviewed:	17/09/2019
Reprint:	01/07/2019
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to give the general manager a proposal for an area (a proposed area) to be a marine zone under section 177 of the <i>Transport Operations (Marine Safety) Regulation 2016</i> .	Section 179(1) Transport Operations (Marine Safety) Regulation 2016	
Power to consult with the proposing entity, if it is a government entity, about a proposal under section 179 of the <i>Transport Operations (Marine Safety) Regulation 2016</i> .	Section 180(1)(a)(iii) Transport Operations (Marine Safety) Regulation 2016	>

Transport Operations (Road Use Management) Act 1995

Document Reviewed:	26/02/2020
Reprint:	29/11/2019
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to install and remove official traffic signs on Council's roads, off-street regulated parking areas and, with the chief executive's written consent, on declared roads.	Section 69 Transport Operations (Road Use Management) Act 1995	
Power to install official traffic signs where reasonably satisfied that there is a danger, hindrance, obstruction to traffic or other emergency.	Section 71 Transport Operations (Road Use Management) Act 1995	
Power to take proceedings against a person who has committed an offence under section 74(1) of <i>Transport Operations (Road Use Management) Act 1995</i> .	Section 74(2) Transport Operations (Road Use Management) Act 1995	
Power to remove unauthorised traffic signs.	Section 75(1) Transport Operations (Road Use Management) Act 1995	
Power to commence proceedings against a person who has injured one of Council's official traffic signs.	Section 76(1) Transport Operations (Road Use Management) Act 1995	
Power to remove and detain at a place for safe keeping any vehicles, trams and animals and any goods, equipment or thing contained in, on or about the vehicle, tram or animal, where the requirements of section 100(1) are satisfied.	Section 100 Transport Operations (Road Use Management) Act 1995	
Power to regulate parking in its area on a road (other than a declared road), on a declared road (with the chief executive's written permission) or on an offstreet regulated parking area.	Section 101(1) Transport Operations (Road Use Management) Act 1995	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to regulate parking by installing official traffic	Section 102(1)	
signs indicating how parking is regulated.	Transport Operations	
	(Road Use	
	Management) Act	
	1995	
Power to exercise control over land for use as an	Section 104 Transport	
off-street parking area under an arrangement with a	Operations (Road Use	
person who owns or has an interest in the land.	Management)	
	Act 1995	
Power to install a parking meter or parkatarea for a	Section 105(5)	
designated parking space if it is installed in a way	Transport Operations	
specified by the MUTCD or approved by the chief	(Road Use	
executive.	Management) Act	
	1995	
Power to enter into an agreement with the		
commissioner of police in respect of annual or	·	
periodical payments to the commissioner of police for	(Road Use	
costs incurred in the carrying out of duties by police	Management) Act	
officers enforcing parking regulations.	1995	

Transport Operations (Road Use Management—Accreditation and Other Provisions) Regulation 2015

Document Reviewed:	17/09/2019	
Reprint:	01/07/2019	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to an authorising officer for a special	Section 125(1)	
event permit for an event.	Transport Operations	
	(Road Use	
	Management—	
	Accreditation and	
	Other Provisions)	
	Regulation 2015	
Power to ensure the conditions of a special event	Section 127 Transport	
permit are complied with.	Operations (Road Use	
	Management—	
	Accreditation and	
	Other Provisions)	
	Regulation 2015	
Power to apply to an authorising officer for a special	Section 128(1)	
circumstances permit (e.g. to breach a provision of the	Transport Operations	
Queensland Road Rules to serve an infringement	(Road Use	
notice).	Management—	
	Accreditation and	
	Other Provisions)	
	Regulation 2015	
Power to apply to the chief executive for a permit	Section 132(1)	
under section 132.	Transport Operations	
	(Road Use	
	Management—	
	Accreditation and	
	Other Provisions)	
	Regulation 2015	
Power to apply to the chief executive for written	Section 133(a)	
consent to drive a vehicle over the bridge or culvert.	Transport Operations	
_	(Road Use	
	Management—	
	Accreditation and	
	Other Provisions)	
	Regulation 2015	

Transport Operations (Road Use Management—Road Rules) Regulation 2009

Document Reviewed:	17/09/2019	
Reprint:	28/06/2019	
Amended:		
Inserted:		
Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to issue a commercial vehicle identification label for the purposes of stopping in a loading zone.	Section 179(1)(c) Transport Operations (Road Use Management—Road Rules) Regulation 2009	
Power to issue a permit to lead more than one animal on a road.	Section 301(4) Transport Operations (Road Use Management—Road Rules) Regulation 2009	

Transport Operations (Road Use Management—Vehicle Registration) Regulation 2010

Document Reviewed:	26/02/2020
Reprint:	30/11/2019
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an eligible person, to request information about a vehicle from, and pay the relevant fee to, the chief executive.	Section 115(1) Transport Operations (Road Use Management—Vehicle Registration) Regulation 2010	
Power, as a local government toll road operator, to enter a written arrangement with the chief executive for the chief executive to give an extract from the register of information about a vehicle to an entity or person listed in section 116(1) or 116(2).	Sections 116(1) and 116(2) Transport Operations (Road Use Management—Vehicle Registration) Regulation 2010	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Trusts Act 1973

Document Reviewed:	17/09/2019
Reprint:	24/11/2017
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where appointed trustee for certain purposes, to administer trust property.	Section 116 Trusts Act 1973	

Waste Reduction and Recycling Act 2011

Document Reviewed:	17/09/2019
Reprint:	01/07/2019
Amended:	44(1), 45, 53
Inserted:	28, 29, 29(2), 33, 34(3)(e), 45(2), 49, 50(3)(e), 54, 56, 57, 59, 60, 61, 60(3), 63, 64, 65, 66, 67, 68, 69, 72, 72A, 72C, 72D, 72G, 72H, 72J(3)(c), 72L, 72M(1) and (2), 72R, 72S, 72U, 72V, 72W, 72X, 72Y, 72Z, 73A, 73C(2), (3) and (4), 73D(1)
	and (2), 73D(4), 317(2), 323, 324, 325
Omitted:	
Note:	The State (via DERM as it was previously known) has delegated certain powers of the chief executive to local governments under section 263(1)(b) of the <i>Waste Reduction and Recycling Act 2011</i> This has been done via:
	the Waste Reduction and Recycling (Local Government) Delegation (No. 1) 2015.
	The delegations specifically include the power to subdelegate to an "appropriately qualified entity"

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make an exempt waste application to the chief executive.	Section 28 Waste Reduction and Recycling Act 2011	
Power to provide further information or documents for an exempt waste application if required by the chief executive.	Section 29 Waste Reduction and Recycling Act 2011	
Power to agree with the chief executive about extending the time for providing further information or documents for an exempt waste application.	Section 29(2) Waste Reduction and Recycling Act 2011	
Power, as the holder of an approval of waste as exempt waste, to request an amendment of the approval, and agree with the chief executive to the amendment of the approval.	Section 33 Waste Reduction and Recycling Act 2011	
Power, as the holder of an approval of waste as exempt waste, to make submissions in response to a notice from the chief executive about cancelling or amending the approval.	Section 34(3)(e) Waste Reduction and Recycling Act 2011	
Power, in conducting a recycling activity prescribed by regulation, to make a residue waste discounting application to the chief executive.	Section 44(1) Waste Reduction and Recycling Act 2011	
Power, as the applicant for a residue waste discounting application, to provide further information or documents for the application if required by the chief executive.	Section 45 Waste Reduction and Recycling Act 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to agree with the chief executive about	Section 45(2) Waste	
extending the time for providing further information or	Reduction and	
documents for a waste residue discounting application.	Recycling Act 2011	
Power, as the holder of an approval of a discounted	Section 49 Waste	
rate for the waste levy for residue waste, to request an	Reduction and	
amendment of the approval, and agree with the chief	Recycling Act 2011	
executive to the amendment of the approval.	, , , , , , , , , , , , , , , , , , ,	
Power, as the holder of an approval of a discounted	Section 50(3)(e) Waste	
rate for the waste levy for residue waste, to make	Reduction and	
submissions in response to a notice from the chief	Recycling Act 2011	
executive about cancelling or amending the approval.	necycling rice 2011	
Power, as the operator of a waste disposal site, to	Section 53 Waste	
receive and request delivery information for waste.	Reduction and	
receive and request delivery information for waste.	Recycling Act 2011	
Dower as the enerator of a resource recovery and	Section 54 Waste	
Power, as the operator of a resource recovery and		
transfer facility, to receive and request delivery	Reduction and	
information for waste.	Recycling Act 2011	
Power, as the operator of a levyable waste disposal	Section 56 Waste	
site, to pay the chief executive the waste levy, including	Reduction and	
any interest.	Recycling Act 2011	
Power, as the operator of a waste disposal site in the	Sections 56 and 57	
waste levy zone, to ensure a weighbridge is installed	Waste Reduction and	
and operates at the site, is brought back into operation	Recycling Act 2011	
if out of operation, and give notice to the chief		
executive where the weighbridge is out of operation		
and brought back into operation, as required by		
sections 56 and 57.		
NOTE: an exemption may apply until 30 June 2029		
pursuant to chapter 16, part 3, division 2.		
Power to measure and record waste as required by	Sections 59, 60 and 61	
sections 59, 60 and 61.	Waste Reduction and	
NOTE: an exemption may apply until 30 June 2029	Recycling Act 2011	
pursuant to chapter 16, part 3, division 2.	3 · · · · · · · · · · · · · · · · · · ·	
Power, as the operator of a waste disposal site, to	Section 60(3) Waste	
agree with the chief executive about an alternative way	Reduction and	
to measure and record the waste.	Recycling Act 2011	
Power, as the operator of a waste disposal site and	Sections 63, 64, 65	
where the chief executive has given Council a notice	and 66 <i>Waste</i>	
	Reduction and	
under section 63(2), to install, maintain and operate a		
monitoring system as required by the notice, and	Recycling Act 2011	
comply with sections 64, 65 and 66.	Castlena C7 C0 and C0	
Power, as the operator of a levyable waste disposal	Sections 67, 68 and 69	
site, to carry out volumetric surveys, ensure volumetric	Waste Reduction and	
surveys are carried out, and give the chief executive	Recycling Act 2011	
copies of the results of the volumetric surveys as		
required by sections 67, 68 and 69.		
Power, as the operator of a levyable waste disposal	Section 72 Waste	
site, to give the chief executive a waste data return.	Reduction and	
	Recycling Act 2011	l .

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS
Power, as the operator of a levyable waste disposal	Section 72A Waste	SUBJECT
site, to keep the documents stipulated in section 72A.	Reduction and	
site, to keep the documents stipulated in section 72A.	Recycling Act 2011	
Power, as the operator of a levyable waste disposal	Section 72C Waste	
site, to apply to the chief executive to enter a waste	Reduction and	
levy instalment agreement, and enter the agreement.	Recycling Act 2011	
Power, as the operator of a levyable waste disposal	Section 72D Waste	
site, to apply to the chief executive for an amendment	Reduction and	
of a waste levy instalment agreement, and enter the	Recycling Act 2011	
amendment agreement.	necycling net 2011	
Power, as the operator of a levyable waste disposal	Section 72G Waste	
site, to apply to the chief executive for an extension of	Reduction and	
time to pay a waste levy amount.	Recycling Act 2011	
Power, as the operator of a levyable waste disposal	Section 72H Waste	
site, to apply to the chief executive for an extension of	Reduction and	
time to submit a waste data return and pay a waste levy	Recycling Act 2011	
amount.		
Power, as the operator of a levyable waste disposal site	Section 72J(3)(c)	
where the chief executive has decided an estimated	Waste Reduction and	
waste levy amount under section 72J, to adjust the	Recycling Act 2011	
waste levy amount payable if a different amount is		
decided under a review of the chief executive's		
decision on the estimated waste levy amount.		
Power, as the operator or former operator of a waste	Section 72L Waste	
disposal site who is eligible for a bad debt credit, to	Reduction and	
apply to the chief executive for relief.	Recycling Act 2011	
Power to respond to a notice from the chief executive	Section 72M(1) Waste	
requiring further reasonable information or documents	Reduction and	
about the application for a bad debt credit.	Recycling Act 2011	
Power to agree with the chief executive about	Section 72M(2) Waste	
extending the time for providing the further	Reduction and	
information or documents.	Recycling Act 2011	
Power, as the operator of a waste disposal site, to	Sections 72R and 72S	
declare an area within the site as a resource recovery	Waste Reduction and	
area by giving the chief executive notice of a proposed	Recycling Act 2011	
resource recovery area.		
Power, as the operator of a waste disposal site with a	Section 72U Waste	
resource recovery area, to amend the declaration as a	Reduction and	
resource recovery area by giving the chief executive	Recycling Act 2011	
notice of the proposed amendment.	Costion 731/14/	
Power, as the operator of a waste disposal site with a	Section 72V Waste	
resource recovery area, to cancel the declaration as a	Reduction and	
resource recovery area by giving the chief executive notice of the proposed cancellation.	Recycling Act 2011	
Power, as the operator of a waste disposal site with a	Section 72W Waste	
resource recovery area and where the chief executive	Reduction and	
proposes to revoke the declaration, to make	Recycling Act 2011	
submissions to the chief executive to show why the	necycling Act 2011	
declaration should not be revoked.		
acciaration should not be revoked.	<u> </u>	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as the operator of a waste disposal site with a	Section 72X Waste	
resource recovery area, to keep the documents and	Reduction and	
results stipulated in section 72X.	Recycling Act 2011	
Power, as the operator of a resource recovery area at a	Section 72Y Waste	
waste disposal site in the waste levy zone, to carry out	Reduction and	
volumetric surveys, ensure volumetric surveys are	Recycling Act 2011	
carried out and give the chief executive a copy of the		
results of the volumetric survey as required by section		
72Y.		
**NOTE: section 72Y only applies from 01 June 2020.		
Power, as the operator of a resource recovery area at a	Section 72Z Waste	
waste disposal site not in the waste levy zone, to carry	Reduction and	
out volumetric surveys, ensure volumetric surveys are	Recycling Act 2011	
carried out and give the chief executive a copy of the		
results of the volumetric survey as required by section		
72Z. Power, as the operator of a waste disposal site that has	Section 73A Waste	
declared, or claims to have declared, a resource	Reduction and	
recovery area under section 72S, to ensure that the	Recycling Act 2011	
resource recovery area complies with section 73A(2).	Necycling Act 2011	
Power, as the operator of a waste disposal site that has	Section 73C(2) Waste	
declared a resource recovery area and there is a change	Reduction and	
to the physical barrier or points of access for the	Recycling Act 2011	
resource recovery area that does not change the	necycling rice 2011	
boundaries of the area, to amend the plan of the waste		
disposal site, and give the chief executive notice and a		
copy of the amended plan.		
Power, as the operator of a waste disposal site that has	Section 73C(3) Waste	
declared a resource recovery area and there is a change	Reduction and	
to the recycling activities, to advise the chief executive	Recycling Act 2011	
of the change.		
Power, as the operator of a waste disposal site that has		
declared a resource recovery area and there is a change	Reduction and	
to the entity having responsibility for the operation of	Recycling Act 2011	
the resource recovery area, to advise the chief		
executive of the change.	Costions 72D(4)	
Power, as a local government affected by the waste	Sections 73D(1) and	
levy, to receive an annual payment from the chief	(2) Waste Reduction	
executive and use that payment to mitigate any direct impacts of the waste levy on households in Council's	and Recycling Act 2011	
local government area.	2011	
Power, as a local government affected by the waste	Section 73D(4) Waste	
levy that receives an annual payment from the chief	Reduction and	
executive, to include a statement on rate notices that	Recycling Act 2011	
informs the ratepayer of the amount paid to the local		
government and the purpose of the payment.		
Power to apply to the chief executive for accreditation	Section 89 Waste	
as scheme manager for a voluntary product	Reduction and	
stewardship scheme.	Recycling Act 2011	
	1	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a participant in an accredited stewardship	Section 95 Waste	
scheme, to amend the scheme by agreement with all	Reduction and	
other participants in the scheme.	Recycling Act 2011	
Power, as scheme manager of an accredited	Section 97 Waste	
stewardship scheme that the minister is proposing to	Reduction and	
revoke, to make written submissions to show why the proposed action to revoke the accreditation should not be taken.	Recycling Act 2011	
Power to claim a refund amount for an empty container under chapter 4, part 3B, division 3, subdivision 1.	Sections 99S(1) and 99U(1) Waste Reduction and Recycling Act 2011	
Power, as the operator of a container refund point, to	Section 99S(2) Waste	
accept the container and pay the person the refund	Reduction and	
amount for the container.	Recycling Act 2011	
Power, as the operator of a container refund point, to:-	Section 99Y(1) Waste	
(a) keep each refund declaration given to the	Reduction and	
operator for at least 5 years after the declaration was given;	Recycling Act 2011	
 (b) for the proof of identity document mentioned in section 99T(3)(c) that accompanied the declaration, make a copy of the proof of identity document and keep the copy with the declaration for at least 5 years after the declaration was given; (c) if asked by an authorised person - produce the declaration and copy of the proof of identity 		
document for inspection by the authorised person.	Continue 207A 14/ord	
Power, as the operator of a container refund point, to enter a container collection agreement with the	Section 99ZA Waste Reduction and	
Organisation.		
Power, as the operator of a container refund point, to	Recycling Act 2011 Section 99ZB Waste	
claim a collection amount from the Organisation for	Reduction and	
containers collected.	Recycling Act 2011	
Power, as the operator of a material recovery facility,	Section 99ZF Waste	
to enter a material recovery agreement with the	Reduction and	
Organisation.	Recycling Act 2011	
Power, as the operator of a material recovery facility,	Section 99ZH Waste	
to claim the recovery amount from the Organisation.	Reduction and	
	Recycling Act 2011	
Power, as the operator of a material recovery facility, to comply with the recovery amount protocol.	Section 99ZL Waste Reduction and Recycling Act 2011	
Power, as delegate of the chief executive administering	Section 110 Waste	As this power relates to
the Act, to give a notice to an adult person.	Reduction and Recycling Act 2011	Chapter 5, Part 2 of the Act.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as delegate of the chief executive administering	Section 111 Waste	As this power relates to
the Act, to give a notice to an adult person.	Reduction and	Chapter 5, Part 2 of the
	Recycling Act 2011	Act.
Power, as delegate of the chief executive administering	Section 112 Waste	As this power relates to
the Act, to direct a responsible entity to collect material	Reduction and	Chapter 5, Part 2 of the
from premises.	Recycling Act 2011	Act.
Power, as a local government, to prepare and	Section 123 Waste	
implement a waste reduction and recycling plan (Nb.	Reduction and	
this obligation does not commence until 30 June 2015).	Recycling Act 2011	
Power to make written submissions where the chief	Section 128 Waste	
executive intends to prepare a waste reduction and	Reduction and	
recycling plan for the local government to address an	Recycling Act 2011	
aspect that is relevant to the local government.		
Power, as a local government, to give the chief	Section 147 Waste	
executive a report about the operation, in the financial	Reduction and	
year, of all the local government's waste reduction and	Recycling Act 2011	
recycling plans in force in its local government area		
(Nb. this obligation does not commence until 2 months		
after 30 June 2015).		
Power, as a reporting entity, to give the chief executive	Section 152 Waste	
a report about the entity's receiving, sorting, recycling,	Reduction and	
treatment or disposal of waste in the financial year.	Recycling Act 2011	
Power to make a submission about a potential end of	Section 160 Waste	
waste code	Reduction and	
	Recycling Act 2011	
Power to make a submission about a draft end of waste	Section 165 Waste	
code	Reduction and	
	Recycling Act 2011	
Power to apply to amend an end of waste code	Section 168 Waste	
	Reduction and	
	Recycling Act 2011	
Power, in relation to an end of waste code which the	Section 172 Waste	
chief executive proposes to amend, cancel or suspend,	Reduction and	
to make written submissions about the proposed	Recycling Act 2011	
action.		
Power to give the chief executive a notice stating that	Section 173B(1) Waste	
Council intends to become a registered resource	Reduction and	
producer for the code.	Recycling Act 2011	
Power to give the chief executive a notice in the	Section 173B(3) Waste	
approved form.	Reduction and	
	Recycling Act 2011	
Power to make a submission in response to a notice	Section 173D Waste	
issued by the chief executive.	Reduction and	
	Recycling Act 2011	
Power to respond to a request for advice, comment or	Section 173H Waste	
information about the operation of an end of waste	Reduction and	
code issued by the chief executive.	Recycling Act 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the chief executive for an end of	Section 1731 Waste	
waste approval to conduct a trial for 1 kind of waste.	Reduction and	
	Recycling Act 2011	
Power to comply with the conditions of an end of waste	Section 173K Waste	
approval.	Reduction and	
	Recycling Act 2011	
Power to apply to the chief executive to extend an end	Section 173L Waste	
of waste approval.	Reduction and	
	Recycling Act 2011	
Power to apply to the chief executive to amend an end	Section 173M Waste	
of waste approval.	Reduction and	
or made approvan	Recycling Act 2011	
Power to apply to the chief executive to transfer an end	Section 1730 Waste	
of waste approval.	Reduction and	
or waste approval.	Recycling Act 2011	
Power to respond to a request from the chief executive	Section 173Q Waste	
for advice, comment or information about the	Reduction and	
operation of Chapter 8, Part 3.	Recycling Act 2011	
Power to respond to a request from the chief executive	Section 173T Waste	
for further information or documents required to	Reduction and	
decide an application under chapter 8A.	Recycling Act 2011	
	Section 173ZB Waste	
Power to respond to a show cause notice from the chief		
executive.	Reduction and	
	Recycling Act 2011	
Power to surrender an approval by giving notice to the	Section 173ZE Waste	
chief executive officer.	Reduction and	
	Recycling Act 2011	
Power to respond to a notice from the chief executive	Section 173ZF Waste	
requiring information about an approval.	Reduction and	
	Recycling Act 2011	
Power, where given, or entitled to be given, an	Section 175 Waste	
information notice for a decision, to apply to the chief		
executive for an internal review of the decision.	Recycling Act 2011	
Power to, as delegate of the chief executive	Section 175 Waste	As this power relates to
administering the Act, apply for an internal review of	Reduction and	sections 248(2) and
the decision.	Recycling Act 2011	253(3) of the Act.
Power to, as delegate of the chief executive	Section 176(2) Waste	As this power relates to
administering the Act, extend the time for making an	Reduction and	sections 248(2) and
internal review application.	Recycling Act 2011	253(3) of the Act.
Power, where an internal review application has been	Section 177 Waste	
made, to apply for a stay of the original decision.	Reduction and	
	Recycling Act 2011	
Power to, as delegate of the chief executive	Section 178 Waste	As this power relates to
administering the Act, conduct an internal review of	Reduction and	sections 248(2) and
the original decision and decide the internal review	Recycling Act 2011	253(3) of the Act.
application.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power to, as delegate of the chief executive	Section 179 Waste	As this power relates to
administering the Act, give notice of an internal review	Reduction and	sections 248(2) and
decision.	Recycling Act 2011	253(3) of the Act.
Power, where given, or entitled to be given, a QCAT	Section 180 Waste	
information notice under section 179 of the <i>Waste</i>	Reduction and	
Reduction and Recycling Act 2011, to apply to QCAT,	Recycling Act 2011	
under the QCAT Act, for external review of the decision.		
Power, as delegate of the chief executive administering the Act, to appoint a person as an authorised person.	Section 183 Waste Reduction and Recycling Act 2011 and	Any appointment of an authorised person must be subject to the limitation that an authorised person can only exercise the powers in section 117 and Chapter 10 of the Act in relation to the following offences:
		- Chapter 5, Parts 1, 2 and 3, Division 1 and 2 of the Act; - Section 251(a); - Section 251(c); - Section 254; and - Section 264.
Power, as delegate of the chief executive administering	Section 187 Waste	
the Act, to issue an identity card to an authorised	Reduction and	
person.	Recycling Act 2011	
Power, as delegate of the chief executive administering	Section 246 Waste	As this power relates to
the Act, to give a show cause notice.	Reduction and	sections 103(1), 104(1),
Y' \(\)	Recycling Act 2011	107(1), 108, 109(1) or (2) and 112(2) of the Act.
Power, as delegate of the chief executive administering	Sections 248 and 249	As this power relates to
the Act, to give a compliance notice.	Waste Reduction and Recycling Act 2011	sections 103(1), 104(1), 107(1), 108, 109(1) or (2) and 112(2) of the Act.
Power, as delegate of the chief executive administering	Sections 253 Waste	As this power relates to
the Act, to give a notice requiring the person to	Reduction and	section 104 of the Act.
commission a waste audit and to provide a waste	Recycling Act 2011	
report on the audit.		
Power to bring a proceeding in a Magistrates Court for	Sections 261Waste	
an order to remedy or restrain an offence against the	Reduction and	
Act. or a threatened or anticipated offence against the	Recycling Act 2011	
Act.	0.11.04=753	
Power, as an operator of a levyable waste disposable	Sections 317(2) Waste	
site, to apply to the chief executive for an exemption	Reduction and	
during the transition period from the requirements of	Recycling Act 2011	
section 57.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an operator of a levyable waste disposable site in the waste levy zone, to carry out a volumetric survey, ensure a volumetric survey is carried out, give a copy of the results of the volumetric survey to the chief executive, and keep a copy of the results as required by section 323.	Sections 323 Waste Reduction and Recycling Act 2011	
Power, as an entity having responsibility for the operation of a resource recovery area for a waste disposal site in the waste levy zone, to carry out a volumetric survey, ensure a volumetric survey is carried out, give a copy of the results of the volumetric survey to the chief executive, and keep a copy of the results as required by section 324.	Sections 324 Waste Reduction and Recycling Act 2011	
Power, as an operator of a small site, to give the chief executive written notice of a proposed alternative methodology for measuring and recording waste at the site and implement that alternative methodology. NOTE: this section only applies until 30 June 2021.	Sections 325 Waste Reduction and Recycling Act 2011	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Waste Reduction and Recycling Regulation 2011

Document Reviewed:	26/02/2020
Reprint:	1/12/2019
Amended:	
Inserted:	
Omitted:	
Note:	New Reprint. No changes

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, where Council has, by resolution, designated areas to conduct general waste or green waste collection, to decide the frequency of general waste or green waste collection in designated areas.	Section 7(b) Waste Reduction and Recycling Regulation 2011	
Power, where the container collection agreement allows the operator to subcontract the operation of the container refund point, to give the Organisation notice of the information contained in subsection (3)	Section 22(3) Waste Reduction and Recycling Regulation 2011	
Power to sign the notice about a recovery sharing arrangement on behalf of Council.	Section 26(3)(a) Waste Reduction and Recycling Regulation 2011	
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	
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	
Power to prepare an emergency plan and keep it up to date.	Section 41ZM Waste Reduction and Recycling Regulation 2011	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Water Act 2000

Document Reviewed:	26/02/2020
Reprint:	1/10/2019
Amended:	40B(3), 137A, 183(6), 426(2)(a), 427(3)
Inserted:	426(2)(b), 426(6), 426(7), 426(9), 427(2), 433A(2), 433A(4),
	433A(5), 433A(6), 433E
Omitted:	
Note:	By virtue of the <i>South-East Queensland Water (Distribution and Retail Restructuring) Act 2009</i> the following councils do NOT have powers as "service provider" under the <i>Water Act 2000</i> :
	Sunshine Coast Regional Council
	Moreton Bay Regional Council
	Brisbane City Council
	Ipswich City Council
	Scenic Rim Regional Council
	Lockyer Valley Regional Council
	Somerset Regional Council

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a service provider directed to impose water restrictions under section 25D, to provide the Minister with a response stating the way it intends to ensure the restrictions are complied with. Power, as a service provider directed to achieve outcomes, to provide the Minister with a response stating: 1. its intended actions to achieve those outcomes; and 2. if the actions include restrictions; how it intends to ensure compliance with the restrictions.	Section 25C(d)(iii)Water Act 2000 Section 25C(d)(v) Water Act 2000	
Power, as a service provider, to comply with a direction given under a water supply emergency declaration.	Section 25E Water Act 2000	
Power, as a service provider and to the extent stated in a declaration or regulation, to recover, as a debt due, from Council's customers or other service providers: (a) contributions made by the State; and (b) costs in section 25O(1) Water Act 2000 to the extent approved by the Minister; and (c) the rate of return.	Section 250 Water Act 2000	
Power, as a service provider, to apply to the Minister for compensation for loss or damage because of actions taken under Chapter 1A, Part 1 <i>Water Act 2000</i> and to	Section 25R Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
provide other relevant information required by the Minister.		
Power, as a service provider who has made an application under section 25R, to provide the information the Minister requires to decide the application.	Section 25T Water Act 2000	
Power, as a service provider, to comply with a notice requiring information issued by the chief executive.	Section 25Y Water Act 2000	A .
Power, as a service provider, to apply for written approval to restrict the use of subartesian water by a customer of the water service provider in an area if the water is taken, other than for stock purposes, for a purpose mentioned in subjections 25ZA(1)(a) or (b).	Section 25ZA(1) Water Act 2000	
Power, as a service provider, to respond to a request for further information about the application from the chief executive.	Section 25ZA(3) Water Act 2000	
Power, as a water service provider in the circumstance provided in subsection (1), to impose a restriction on the use of subartesian water by a customer of the water service provider in an area.	Section 25ZE Water Act 2000	
Power, as a person who is completing works that have been started, to give the chief executive notice about the works by the day stated in the moratorium notice.	Section 30(3)(d) Water Act 2000	
Power, as an owner of land, to stop construction of the work by the completion day and apply to the Minister for an extension of the completion day.	Section 33(2) Water Act 2000	
Power, as person who is authorised, or has an entitlement to take or interfere with water, to provide information requested by the chief executive under section 35.	Section 35 Water Act 2000	
Power, as an owner of land, to give the chief executive an owner's notice.	Section 36 Water Act 2000	
Power, as a resource operations licence holder, to consult with the chief executive about the proposed temporary release of water from the reserve.	Section 40B(3) Water Act 2000	
Power to respond to a notice of public consultation on a proposed water plan.	Section 44 Water Act 2000	
Power to make a submission on a draft water plan.	Section 46 <i>Water Act</i> 2000	
Power to make a submission in response to a notice of the Minister's intention to postpone the expiry of a water plan.	Section 54 Water Act 2000	
Power to make submissions in response to a notice of the making of a draft water use plan.	Section 61 Water Act 2000	
Power to consult with the chief executive about the amendment or replacement of a water management protocol.	Section 69(2)(c) Water Act 2000	

TION OF POWER DELEGATED LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
o make submissions in response to a notice of Section 72 Water Act ing of a draft water entitlement notice.	
o take water for any of the purposes referred to Section 93 Water Act n 93.	
to interfere with water for any of the purposes Section 94 Water Act to in section 94.	
as owner of land to take water for stock or Section 96 Water Act c purposes. Section 96 Water Act 2000	
o take overland flow water that is not more volume necessary to satisfy the requirements Section 97(1) Water Act 2000	
an environmental authority; or a development permit for carrying out an environmentally relevant activity.	
to interfere with the flow water by Section 97(2) Water dment if the interference is not more than is ry to satisfy the requirements of an mental authority.	
as a constructing authority or water service Section 99(1) Water , to take water to operate public showers or Act 2000	
as a constructing authority, to take water to Section 99(2) Water at or maintain infrastructure. Act 2000	
Subject to any relevant alteration or limitation ed under a moratorium notice, water plan or a con under section 1046 to:- take water to carry out an activity prescribed by regulation; take overland flow water; take or interfere with underground water; take water that has been collected in a dam other than a dam across a watercourse or lake.	
o, in a water plan area, subject to any relevant or limitation prescribed under a moratorium Act 2000 take water up to a volume stated in the water	
plan for the area; take water if doing so is necessary to carry out an activity stated in the water plan for the area; interfere with water to the extent stated in the	
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to, where there is no water plan or where the water plan for the area does not provide for the taking or interfering with water up to a volume stated in the plan, subject to any relevant alteration or limitation prescribed under a moratorium notice: (a) take water up to a volume prescribed by regulation; (b) interfere with water to the extent prescribed by regulation.	Section 102(3) Water Act 2000	
Power, as an owner of land, to take water from a watercourse, lake or spring for stock or domestic purposes in the circumstances described in subsections (a) or (b).	Section 103 Water Act 2000	
Power, as an owner of a parcel or parcels of land, to apply for a water licence for the parcel or parcels.	Section 107 Water Act 2000	
Power, as a prescribed entity, to apply for a water licence for taking water or interfering with the flow of water.	Section 107(4) Water Act 2000	
Power, as an entity mentioned in subsection (1), to apply for a transmission water licence.	Section 108 Water Act 2000	
Power to comply with a requirement for additional information received from the chief executive and to verify the information by statutory declaration.	Section 111 Water Act 2000	
Power to give public notice of an application for a water licence in compliance with a notice received from the chief executive.	Section 112(3), (4) & (5) Water Act 2000	
Power to give the chief executive evidence of the publication.	Section 112(6) Water Act 2000	
Power to apply for 1 or more dealings with a water licence, take all steps to progress the application and give notice of the application (if required).	Sections 121, 122, 123, 126 and 127 Water Act 2000	
Power to apply to have a water licence reinstated.	Section 125 Water Act 2000	
Power to comply with a requirement for additional information received from the chief executive and to verify the information by statutory declaration.	Section 128 Water Act 2000	
Power to respond to a show cause notice issued by the chief executive pursuant to subsection (3).	Section 134 Water Act 2000	
Power to surrender a water licence.	Section 136 Water Act 2000	
Power to apply for a water permit for an activity.	Section 137 Water Act 2000	
Power, if the chief executive requires, to give additional	Section 137A Water	
information about an application.	Act 2000	
Power, as an allocation holder and as a resource operations licence holder to enter a supply contract for the allocation.	Section 147(4) Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a licence holder, to require the allocation holder to give reasonable security for supplying and storing the allocation.	Section 149 Water Act 2000	
Power to respond to a requirement from the chief executive to give additional information about the correction and to verify the information by statutory declaration.	Section 151 Water Act 2000	
Power, as a licence holder in a circumstance prescribed in subsection (1), to agree that the obligation on the water allocation holder to pay a charge has been satisfied.	Section 154(2) Water Act 2000	
Power, as a licence holder in a circumstance prescribed in subsection (1), to give notice in the approved form to the chief executive of an agreement reached under subsection (2).	Section 154(3) Water Act 2000	
Power, as an allocation holder in a circumstance prescribed in subsection (1), to give a disclosure statement and acknowledgement notice for the water allocation before entering a contract for the transfer or lease of the water allocation.	Section 155 Water Act 2000	
Power, as a water allocation holder who proposes to transfer or lease a water allocation not managed under a resource operations licence, to give the chief executive notice of the proposed transfer or lease.	Section 157 Water Act 2000	
Power, as a water allocation holder, to apply to the chief executive for a water allocation dealing, other than a transfer or lease, under the water allocation dealing rules and to take all steps to comply with the rules.	Section 159 Water Act 2000	
Power, as a water allocation holder given a certificate under sections 157 or 159, to lodge it with the registrar.	Section 161 Water Act 2000	
Power, as a water allocation holder, to surrender the water allocation by agreement with the chief executive.	Section 162(1) Water Act 2000	
Power, as the holder of a water allocation managed under a resource operations licence or a distribution operations licence, to consent to the surrender of the water allocation with or without conditions.	Section 162(2) Water Act 2000	
Power, as the holder of a resource operations licence or distribution operations licence, to otherwise agree with the chief executive about the liability for fees under the supply contract or distribution arrangements.	Section 162(3) Water Act 2000	
Power, as the holder of water allocation, to respond to a show cause notice as to why the allocation should not be forfeited.	Section 164(2) Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a person having an entitlement to exercise a power of sale in relation to a water allocation, to give notice of the proposed exercise of the power to any person having a registered interest in the water allocation.	Section 166(5) Water Act 2000	
Power, as a person having an entitlement to exercise a power of sale in relation to a water allocation, to apply an amount received on the sale of the water allocation in the way mentioned in section 164(7).	Section 166(6) Water Act 2000	
Power to search and obtain copies of documents in the water allocations register and pay any fees associated with the request.	Section 175 Water Act 2000	
Power, as a nominator, to give the chief executive notice in the approved form nominating a nominee to be the holder of a distribution operations licence.	Section 178 Water Act 2000	
Power, as an entity mentioned in section 176(2) to apply for a resource operations licence for existing or proposed water infrastructure.	Section 181(1) Water Act 2000	
Power, as an entity mentioned in section 177(2) to apply for a distribution operations licence for existing or proposed water infrastructure.	Section 181(2) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to consult with the chief executive about a proposed amendment of the licence.	Section 183(3) Water Act 2000	
Power, as the holder of a resource operations licence in the circumstances listed in subsection (4), to ask the chief executive to refer the proposed change to the rules to a referral panel.	Section 183(6) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to apply to the chief executive to amend the licence and pay any fee associated with the application.	Section 184(1) Water Act 2000	
Power, as the holder of a resource operations licence in the circumstances listed in subsection (4), to ask the chief executive to refer the proposed change to the rules to a referral panel.	Section 184(6) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to agree with the chief executive about the amendment of the licence.	Section 186 Water Act 2000	
Power, as the holder of a resource operations licence or the holder of a distribution operations licence or the current infrastructure owner, to apply to the chief executive to transfer the licence and pay any fee associated with the application.	Section 187 Water Act 2000	
Power, as the current infrastructure owner or incoming owner, to give written consent to the application to transfer.	Section 188 Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
Power to comply with a requirement of the chief executive to give additional information about the application and to verify the information by statutory declaration.	Section 189 Water Act 2000	SUBJECT
Power, as the holder of a resource operations licence or a distribution operations licence, to apply to the chief executive to amalgamate the licence with another licence in the same water supply scheme and pay any fee associated with the application.	Section 193 Water Act 2000	
Power, as the holder of a resource operations licence or distribution operations licence, or the water infrastructure owner, to respond to a show cause notice issued by the chief executive about the proposed cancellation of the licence.	Section 195(1) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to agree with the chief executive that the licence is no longer required and that it can be cancelled.	Section 196 Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to prepare the operations manual and submit it together with the sufficient information to the chief executive for approval.	Section 197 Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to publish the approved operations manual on Council's website.	Section 198(3) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to apply to the chief executive to have those parts of the operations manual that were not approved referred to a referral panel.	Section 199(3) Water Act 2000	
Power, as the holder of a resource operations licence or a distribution operations licence, to apply to the chief executive to amend or replace an operations manual.	Section 200(1) Water Act 2000	
Power, as the holder of a relevant licence, to apply to the chief executive to amend the relevant licence. Power, as the holder of the licence, to publish a	Section 200(4) Water Act 2000 Section 200(6) Water	
statement of the changes made to the operations manual. Power, in the circumstances prescribed in subsections	Act 2000 Section 201 Water Act	
(1) or (3), to review the operations manual and apply to the chief executive to amend it.	2000	
Power, as an entity referred to in subsection (1), to give an authorised person free and uninterrupted access to the water infrastructure to which the licence applies and any records relating to the water infrastructure.	Section 203(2) Water Act 2000	
Power, as a relevant entity given a direction under section 203B(1), to comply with the direction.	Section 203D Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply for an operations licence.	Section 206Water Act 2000	
Power to comply with a requirement of the chief executive to give additional information about the application and to verify the information by statutory declaration.	Section 207 Water Act 2000	
Power to apply to the chief executive to amend an operations licence.	Section 211 Water Act 2000	
Power, as the holder of an operations licence, to respond to a show cause notice issued by the chief executive about the proposed amendment or cancellation of the licence.	Section 212 Water Act 2000	
Power, as the holder of an operations licence, to consent to a different day being stated in the operations licence.	Section 213(4) Water Act 2000	
Power, as a licensee or a new water entitlement holder, in circumstances where subsection (2) applies, to consent to the amendment including the new holder instead of the previous holder.	Section 213(5) Water Act 2000	
Power, as a licensee, to apply to transfer the operations licence and pay any fee associated with the application.	Section 215 Water Act 2000	
Power, as a licensee, to surrender an operations licence by giving the chief executive a notice of surrender	Section 216 Water Act 2000	
Power to apply to the chief executive for a permit to destroy vegetation, excavate or place fill in a watercourse, lake or spring.	Section 218 Water Act 2000	
Power as the registered owner of land to consent to the making of an application for a permit to destroy vegetation, excavate or place fill in a watercourse, lake or spring.	Section 218(3) Water Act 2000	
Power to comply with a requirement of the chief executive to give additional information about the application and to verify the information by statutory declaration.	Section 219 Water Act 2000	
Power, as a permittee, to respond to a show cause notice issued by the chief executive about the proposed amendment or cancellation of a riverine protection permit.	Section 222 Water Act 2000	
Power, as an owner of land to comply with a notice issued by the chief executive pursuant to subsection (3).	Section 225(5) Water Act 2000	
Power to apply for an allocation of quarry material.	Section 227 Water Act 2000	
Power to comply with a requirement of the chief executive to give additional information about the application, to pay the chief executive the reasonable amount and to verify the information by statutory declaration.	Section 228 Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as an allocation notice holder, to apply to	Section 235 Water Act	
transfer all or part of the allocation to another person	2000	
and pay any fee associated with the application.	C1' 22C 14/-1 4-1	
Power, as an allocation notice holder, to apply to renew	Section 236 Water Act	
the allocation notice before it expires.	2000	
Power, as an allocation holder, to respond to a show	Section 237 Water Act	
cause notice issued by the chief executive about the	2000	
proposed amendment, suspension or cancellation of the allocation notice.		
Power, as an allocation holder, to surrender the	Section 239 Water Act	
allocation notice by giving the chief executive a notice	2000	
of surrender.		
Power, as an allocation holder, to pay the royalty or	Section 240 Water Act	
price payable for quarry material removed under the allocation notice.	2000	
Power to make written submissions in response to a	Section 345 Water Act	
notice published pursuant to section 345 of the <i>Water</i> Act 2000	2000	
Power to prepare a draft water security program	Section 354 Water Act	
7. 0	2000	
Power to prepare a revised draft water security	Section 357(4)m	
program	Water Act 2000	
Power to decide not to prepare a revised draft water	Section 357(6) Water	
security program	Act 2000	
Power to finalise a water security program	Section 358 Water Act 2000	
Power to review a water security program	Section 359 Water Act	
Tower to review a water security program	2000	
Power to amend a water security program	Section 360 Water Act	
remained a matter security program.	2000	
Power, as a bulk water party, to amend a bulk water	Section 360H Water	
supply agreement	Act 2000	
Power, as a bulk water party to an amended bulk water	Section 360I Water	
supply agreement, to respond to Minister's notice	Act 2000	
under section 360I		
Power, as a code regulated entity to make submissions	Section 360U Water	
to the Minister about the making or amending of the	Act 2000	
bulk water code		
Power to make a submission to the responsible entity	Section 382 Water Act	
about a proposed underground water impact report or	2000	
final report and give a copy of the submission to the		
chief executive.		
Power, as an owner of land, to comply with any	Section 404 Water Act	
reasonable request by the holder made under	2000	
subsection (1).		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as an owner of a water bore the holder reasonably believes has an impaired capacity, to	Section 406 Water Act 2000	
negotiate and enter into an agreement with the holder	2000	
about the matters listed in subsection (2).		
Power, as an owner of a water bore, to comply with any	Section 416 Water Act	
reasonable request by the tenure holder made under subsection (1).	2000	
Power, as an owner of a water bore for which a responsible tenure holder has undertaken a bore assessment under division 2, to negotiate and enter	Section 423 Water Act 2000	
into make good agreement for the bore.		
Power, as an owner of a water bore who has entered a make good agreement for the bore, to terminate the agreement within the cooling off period by giving written notice to the responsible tenure holder for the	Section 423A Water Act 2000	
water bore. Power, as a party to a make good agreement, in the	Section 424 Water Act	
circumstances specified in subsection (1), to:- (a) give a notice under subsection (2); and (b) negotiate a variation of a make good agreement for the water bore.	2000	
Power, as a party to a dispute referred to in section 425,	Section 426(2)(a)	
to give the other party and the chief executive a conference election notice.	Water Act 2000	
Power, as a party to a dispute referred to in section 425,	Section 426(2)(b)	
to give the other party an ADR election notice.	Water Act 2000	
Power, as a party to a dispute referred to in section 425 who is given an ADR election notice, to accept or refuse the type of ADR and the ADR facilitator proposed in the notice.	Section 426(6) Water Act 2000	
Power, as a party to a dispute referred to in section 425 who has given an ADR election notice and where the	Sections 426(7) and 426(8) <i>Water Act 2000</i>	
party given the ADR election notice has not accepted the type of ADR or ADR facilitator under section 426(6), to make another proposal, or obtain a decision from the Land Court or prescribed ADR institute about the matter not accepted, and, for a decision from the Land Court or prescribed ADR institute, give the other party notice of the decision.		
Power, as a party to a dispute referred to in section 425 and who is the resource tenure holder, to bear the costs of the ADR facilitator.	Section 426(9) Water Act 2000	
Power, as a party to a dispute referred to in section 425 and where an ADR election notice has been given under section 426(2)(b), to use all reasonable endeavours to resolve the dispute.	Section 427(2) Water Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a party to a dispute referred to in section 425 and where a conference election notice or an ADR election notice has been given, to ask for and agree to a longer period to apply instead of the usual period.	Section 427(3) Water Act 2000	
Power, as a party to a dispute referred to in section 425, to attend a conference.	Section 429(1) Water Act 2000	
Power, as a party to a dispute referred to in section 425, to seek the authorised officer's approval for someone else to be present at the conference.	Section 429(3) Water Act 2000	
Power, as a party to a dispute referred to in section 425, to agree to the other party being represented by a lawyer.	Section 429(4) Water Act 2000	
Power, as a party who attended the conference where the other party did not attend, to apply to the Land Court for Council's costs.	Section 430 Water Act 2000	
Power, as a party to a dispute referred to in section 425, to negotiate an agreement about the matters the subject of the conference and to sign the agreement on Council's behalf.	Section 433 Water Act 2000	
Power, as a party to a dispute referred to in section 425 where a conference election notice or ADR election notice has been given and the dispute has not resolved by the end of the period under section 427(2) or (4), to give an arbitration election notice.	Section 433A(2) Water Act 2000	
Power, as a party to a dispute referred to in section 425 and where an arbitration election notice has been given, to accept or refuse the request for arbitration.	Section 433A(4) Water Act 2000	
Power, as a party to a dispute referred to in section 425 and where an arbitration election notice has been given, to jointly appoint an arbitrator.	Section 433A(5) Water Act 2000	
Power, as a party to a dispute referred to in section 425, the party giving an arbitration election notice and where the parties do not jointly appoint an arbitrator under section 433A(5), to require a prescribed arbitration institute to appoint an arbitrator.	Section 433A(6) Water Act 2000	
Power, as a party to a dispute referred to in section 425 that is the subject of arbitration, to pay the fees and expenses of the arbitrator as required by section 433E.	Section 433E Water Act 2000	
Power, as party to the dispute or who attended the conference or ADR under section 425 of the <i>Water Act 2000</i> , to apply to the Land Court to decide the matter the subject of the election notice issued under section 425 of the <i>Water Act 2000</i> .	Section 434(3) Water Act 2000	
Power, as an owner of a water bore, to comply with a requirement of the chief executive to give the information referred to in subsection (2).	Section 454 Water Act 2000	
Power to make a submission in response to a proposal to amend the establishment regulation for a water authority.	Section 556 Water Act 2000	Page 339

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to make a submission in response to a proposal to change the composition of the board of a water authority.	Section 598A Water Act 2000	
Power, as a landholder who receives a notice from the chief executive, to make a submission regarding a proposed amalgamation or dissolution of water authorities.	Section 692 Water Act 2000	
Power, as a relevant registered owner of land in the authority area, to enter a closed water activity agreement.	Section 695A Water Act 2000	
Power to agree in writing with the water authority to a proposed transfer by the water authority to the local government of all or part of the authority's functions and on how to implement the proposed transfer.	Section 700A(1)(a)(i) Water Act 2000	
Power, together with a water authority, to notify the Minister of their agreement about the proposed transfer and on how it is to be implemented and ask for the Minister's approval of the proposed transfer.	Section 700A(1)(b) Water Act 2000	
Power to comply with a requirement of the Minister made under this subsection.	Section 700A(2) Water Act 2000	
Power, as interested person who has been given an information notice or compliance notice by the chief executive, to apply for an internal review of the original decision to give the notice.	Section 862 Water Act 2000	
Power, as interested person who applied for an internal review under section 862 of the <i>Water Act 2000</i> , to appeal against, or apply for a review of, the review decision.	Section 877 Water Act 2000	
Power, as lessee of the leased land, to provide written consent to arrangements about the route the person may use across the lessee's land for the removal of the quarry material.	Section 966(2)(a) Water Act 2000	
Power to make submissions to the chief executive in response to a show cause notice issued pursuant to section 972H(2) and to comply with any notice issued pursuant to section 972H(3).	Sections 972H(2) and (3) Water Act 2000	
Power to make submissions to the chief executive in response to a show cause notice issued pursuant to section 972I(1) and to comply with any notice issued pursuant to section 972I(2).	Sections 972I(1) and (2) <i>Water Act 2000</i>	
Power to make submissions to the chief executive in response to a show cause notice issued pursuant to section 972J(2) and to comply with any notice issued pursuant to section 972J(3).	Sections 972J(2) and (3) Water Act 2000	
Power to give a claim for compensation under Chapter 8, Part 3 to the chief executive. Power, if one of the stated authorities, to have a supply	Section 988 Water Act 2000 Section 992C Water	
contract with SEQ Water for Council's water entitlement.	Act 2000	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a client, to consent to the disclosure of	Section 1010A(2)	
commercially sensitive information.	Water Act 2000	
Power, as an owner of land to which the expired licence	Section 1273A Water	
attached, to apply to the chief executive:-	Act 2000	
(a) to reinstate the licence and make a validating		
declaration; or		
(b) to replace the licence and make a validating		
declaration.		
Power, as holder of the new licence, to request the	Section 1273B Water	
chief executive to make a validating declaration in	Act 2000	
relation to the licence.		
Power, as a holder of a distribution operations licence	Section 1288 Water	
or a resource operations licence, to consent to the chief	Act 2000	
executive amending the licence without complying		
with the provisions of chapter 2, part 3, division 5,		
subdivision 2.		

REGISTER OF DELEGATIONS COUNCIL TO CEO

Water Fluoridation Act 2008

Document Reviewed:	17/09/2019
Reprint:	01/11/2013
Amended:	
Inserted:	
Omitted:	
Note:	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to decide that fluoride be added to the water supply and to give the requisite notice (if applicable) to the water supplier.	Section 7(1) and (2) Water Fluoridation Act 2008	
Power to decide that fluoride not be added to the water supply and to give the requisite notice (if applicable) to the water supplier.	Section 7(3) and (4) Water Fluoridation Act 2008	
Power to give the chief executive notice stating the Council has made a fluoridation decision and to publish that notice.	Section 13(2) Water Fluoridation Act 2008	
Power to give the chief executive a fluoridation notice and to publish that notice.	Section 13(3) Water Fluoridation Act 2008	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Water Fluoridation Regulation 2020

Document Reviewed	26/02/2020
Reprint	21/02/2020
Updated:	
New:	6(2), 6(3), 9(1), 10(1), 15(1), 16(1), 19, 20, 21(2)
Removed:	
Note:	New Register

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public potable water supplier, to ask the manufacturer, importer or supplier of the fluoride compound for a copy of a batch analysis certificate.	Section 6(2) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to:- (a) send a sample of the fluoride compound to an accredited laboratory for analysis to determine the concentrations of any impurities in the fluoride compound; and (b) obtain the results of the analysis.	Section 6(3) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to give the chief executive a notice if its automatic fluoride dosing equipment has not been in operation for a continuous period of 14 days.	Section 9(1) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to give the chief executive a notice if its automatic fluoride dosing equipment resumes operation after it has been out of operation for a continuous period of 14 days.	Section 10(1) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier who uses naturally occurring fluoride, to give the chief executive a notice if its water blending equipment has not been in operation for a continuous period of 14 days.	Section 15(1) Water Fluoridation Regulation 2020	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a public potable water supplier who uses naturally occurring fluoride, to give the chief executive a notice if its water blending equipment resumes operation after it has been out of operation for a continuous period of 14 days.	Section 16(1) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to carry out a prescribed test and keep the results of each prescribed test for at least 5 years.	Section 19 Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to (a) divide a sample collected under section 19(1)(a) into 2 parts; (b) measure the concentration of 1 part of the sample using an approved method; (c) send the other part of the sample to an accredited laboratory to measure the concentration of fluoride in the part using an approved method; (d) obtain the results of the analysis performed under subsection 20(1)(c); and (e) keep the results of the analysis for at least 5 years.	Section 20 Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to comply with a request of the chief executive under subsection 21(1) and notify the chief executive of the results of the additional test.	Section 21(2) Water Fluoridation Regulation 2020	
Power, as a public potable water supplier who adds a fluoride compound to the potable water supply, to record each day:- (a) the volume of water to which the fluoride compound has been added; (b) the amount of the fluoride compound the water supplier has added for the day, even if the amount is zero;	Section 22(2) Water Fluoridation Regulation 2020	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
(c) the calculated fluoride concentration of the fluoridated water;(d) the fluoride concentration of the fluoridated water, measured by a prescribed test.		
Power, as a public potable water supplier, to prepare a report each quarter stating the matters prescribed in subsection 23(1) for the quarter and give the report to the chief executive.	Section 23 Water Fluoridation Regulation 2020	
Power, as a public potable water supplier, to give the chief executive supporting information for a fluoridation notice to the chief executive under section 13(3)(a) of the Act.	Section 24(2) Water Fluoridation Regulation 2020	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Water Regulation 2016

Document Reviewed:	26/02/2020
Reprint:	29/11/2019
Amended:	34, 34(3)(b)(i), 34(3)(b)(ii), 37, 110A(3), 110A(4), 110A(5),
	112A(5), 112A(6)
Inserted:	38(2)
Omitted:	
Note:	New Reprint. Changes.

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the chief executive to relocate a water licence.	Section 34 Water Regulation 2016	
Power, as the holder of the water licence to be relocated, to swear the statutory declaration required in subsection (3)(b)(i).	Section 34(3)(b)(i) Water Regulation 2016	
Power, as an interested entity, to provide written consent to the proposed relocation.	Section 34(3)(b)(ii) Water Regulation 2016	
Power, as an applicant under section 34, to give the chief executive a transfer notice.	Section 37 Water Regulation 2016	
Power, as a proposed transferee, to give the chief executive a document evidencing ownership of land to which the new licence will attach.	Section 38(2) Water Regulation 2016	
Power, as the holder of a water allocation, to apply to the chief executive for a seasonal water assignment for the water allocation for the water year in which the application is made and to pay the application fee.	Section 58(1) Water Regulation 2016	
Power, as the holder of a seasonal water assignment notice, to apply to the chief executive for a seasonal water assignment for the seasonal water assignment notice for the water year in which the application is made and to pay the application fee.	Section 58(2) Water Regulation 2016	
Power to comply with a notice issued by the chief executive under subsection (2).	Section 64(2) Water Regulation 2016	
Power to give the chief executive evidence of the publication.	Section 64(5)(a) Water Regulation 2016	
Power to give the chief additional information required under subjection (1) and to verify the information by statutory declaration.	Section 65 Water Regulation 2016	
Power, where Council has made an application under section 63, to pay the estimated cost to the chief executive.	Section 66(3) Water Regulation 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to comply with a meter notice issued by the chief executive.	Section 108 Water Regulation 2016	
Power, as a relevant person in the circumstances specified in subsection (1) (excluding a person given a notice under section 110AA), to give the chief executive a written notice stating the meter is a faulty meter.	Section 110A(3) Water Regulation 2016	
Power, as a relevant person in the circumstances specified in subsection (1), to give the chief executive all the information stated in subsection (4) before the expiry date.	Section 110A(4) Water Regulation 2016	
Power, as a relevant person in the circumstances specified in subsection (1), to, before the expiry date: (a) ensure that a meter, other than a faulty meter,	Section 110A(5) Water Regulation 2016	
is attached to the works;(b) arrange a validation inspection for the meter and give the chief executive a copy of the validation certificate for the meter.		
Power, as a relevant person in the circumstances specified in subsection (1), to request the expiry date be extended.	Section 110A(6) Water Regulation 2016	
Power to arrange for a validation inspection to be carried out on a meter and to give a copy of the validation certificate to the chief executive.	Section 112 Water Regulation 2016	
Power, as a holder or owner mentioned in section 112(1), to comply with a notice issued by the chief executive under subsection (3) before the expiry date.	Section 112A(5) Water Regulation 2016	
Power, as a holder or owner mentioned in section 112(1), to request the expiry date be extended.	Section 112A(6) Water Regulation 2016	
Power to comply with a notice from the chief executive requiring Council to read a meter, provide the meter reading to the chief executive and notify the chief executive about whether or not the meter is faulty.	Section 113(3) Water Regulation 2016	
Power to pay a meter operating charge to the chief executive.	Section 115 Water Regulation 2016	
Power to pay a meter use charge to the chief executive.	Section 116 Water Regulation 2016	
Power to give the chief executive a notice that Council has decided to stop using an approved meter.	Section 117(1) Water Regulation 2016	
Power to pay the metering exit charge.	Section 117(3) Water Regulation 2016	
Power, after receiving a transfer notice, to give written notice to the chief executive that Council is refusing to accept the transfer	Section 119(3) Water Regulation 2016	
Power as a licensee to pay the water licence fee stated in the notice received from the chief executive.	Section 131(2)(b) Water Regulation 2016	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to pay a charged levied by a notice received from	Section 134(1)(d)	
the chief executive pursuant to this section.	Water Regulation	
	2016	

REGISTER OF DELEGATIONS COUNCIL TO CEO

Water Supply (Safety and Reliability) Act 2008

Document Reviewed:	26/02/2020
Reprint:	13/02/2020
Amended:	162, 352Q(1)
Inserted:	352Q(1A), 366
Omitted:	
Note:	By virtue of the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009 the following councils do NOT have powers as "service provider" under the Water Supply (Safety and Reliability) Act 2008: Sunshine Coast Regional Council Moreton Bay Regional Council Brisbane City Council Ipswich City Council Scenic Rim Regional Council Lockyer Valley Regional Council Somerset Regional Council

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a responsible entity, to respond to a notice to give information received from the regulator.	Section 13 Water Supply (Safety and Reliability) Act 2008	
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) Water Supply (Safety and Reliability) Act 2008	
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	
Power, as a service provider, to apply to change the service provider's details of registration in the service provider register.	Section 23 Water Supply (Safety and Reliability) Act 2008	
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 Water Supply (Safety and Reliability) Act 2008	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, to respond to the regulator's request to give	Section 25A(3) Water	
additional information about a transfer notice.	Supply (Safety and	
	Reliability) Act 2008	
Power, as service provider, to give notice to the	Section 26(2) and	
regulator that the service provider is likely to stop	26(7)(b) Water Supply	
supplying a registered service.	(Safety and Reliability)	
	Act 2008	_
Power, as service provider, to respond to a request by	Section 26(4) Water	
the regulator for additional information about a	Supply (Safety and	
possible stoppage.	Reliability) Act 2008	
Power, as service provider, to give notice to the	Section 26(8) Water	
regulator that the service provider has stopped	Supply (Safety and	
supplying a registered service.	Reliability) Act 2008	
Power, as service provider, to apply to the regulator to	Section 28 Water	
cancel the registration as a service provider if the	Supply (Safety and	
service provider is not supplying, and does not intend	Reliability) Act 2008	
to start supplying, the service for which the provider is		
registered.	Coation 20/4) Mator	
Power, as applicant, to respond to a request by the	Section 28(4) Water	
regulator for additional information about a cancellation of registration as a service provider.	Supply (Safety and Reliability) Act 2008	
Power, as service provider, to give a person a notice	Section 33(2) Water	
requiring them to provide a reason why Council should	Supply (Safety and	
not disconnect their unauthorised connection.	Reliability) Act 2008	
Power, as service provider, to consider a response	Section 33(4) Water	
provided to a notice issued pursuant to section 33(2).	Supply (Safety and	
provided to a notice issued parsuant to section 55(2).	Reliability) Act 2008	
Power, as service provider, to recover from a person, as	Section 33(4) (b)	
a debt, Council's costs in disconnecting the	Water Supply (Safety	
unauthorised connection, and the value of any service	and Reliability) Act	
used by the person through the connection.	2008	
Power, as service provider, to give a person a notice	Section 34(2) Water	
requiring them to rectify equipment or remove	Supply (Safety and	
vegetation or other things.	Reliability) Act 2008	
Power, as service provider, to recover from an owner	Section 34(3) Water	
as a debt, Council's costs in doing the work required to	Supply (Safety and	
be done in a notice issued under section 34(2) of the	Reliability) Act 2008	
Water Supply (Safety and Reliability) Act 2008.		
Power, as service provider, to install or approve the	Section 35 Water	
installation of a meter and to decide the position of the	Supply (Safety and	
meter, on infrastructure supplying water to premises.	Reliability) Act 2008	
Power, as service provider, to give a person an entry	Section 36(2)(b) Water	
notice.	Supply (Safety and	
	Reliability) Act 2008	
Power, as service provider, to recover from a person as	Section 40(2) Water	
a debt, the amount of the loss or reasonable cost of	Supply (Safety and	
repairing damage to Council's infrastructure caused by	Reliability) Act 2008	
the person.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as water service provider, to restrict:	Section 41(1) Water	000000
(a) the volume of water taken by or supplied	Supply (Safety and	
to a customer or type of customer; or	Reliability) Act 2008	
(b) the hours when water may be used on	//	
premises for stated purposes; or		
(c) the way water may be used on premises.		
Power, as a water service provider, to give notice of a	Section 43(1)	
service provider water restriction imposed by the		
service provider to anyone affected by it.		
Power, as a water service provider, to shut off water	Section 44(1) Water	
supply to premises for the time reasonably necessary	Supply (Safety and	
to perform work on the infrastructure.	Reliability) Act 2008	
Power, as a water service provider, to give notice of	Sections 44(2) and	
shut off of water supply to anyone likely to be affected	44(4) Water Supply	
by it.	(Safety and Reliability)	
	Act 2008	
Power, as service provider, to shut off water supply	Section 44(3) Water	
without notice if there is:	Supply (Safety and	
(a) a serious risk to public health;	Reliability) Act 2008	
(b) likelihood of serious injury to persons or		
damage to property; or		
(c) another emergency.		
Power, as service provider, to appoint an authorised	Section 45 Water	
person.	Supply (Safety and	
Davis as a series was idea to issue as ideatify and to	Reliability) Act 2008	
Power, as service provider, to issue an identity card to	Section 46 Water	
an authorised person.	Supply (Safety and	
Power, as service provider, to give a customer, or type	Reliability) Act 2008 Section 52(3) Water	
of customer, a written notice to prepare a plan and to	Supply (Safety and	
give it to Council within a reasonable period.	Reliability) Act 2008	
Power, as service provider, to require the customer to	Section 54(1) Water	
give additional information about the plan within a	Supply (Safety and	
reasonable period, for deciding whether or not to	Reliability) Act 2008	
approve a water efficiency management plan.	Nellability) Act 2000	
Power, as service provider, to approve or refuse a	Section 54(2) Water	
water efficiency management plan.	Supply (Safety and	
The state of the s	Reliability) Act 2008	
Power, as service provider, to give an information	Section 54(3) Water	
notice.	Supply (Safety and	
	Reliability) Act 2008	
Power, as service provider, where the water efficiency	Section 54(5) Water	
management plan is not approved, to extend the 20	Supply (Safety and	
business day period within which the customer must	Reliability) Act 2008	
amend the plan to address the reasons for the decision		
and give the revised plan to Council under section 54(4)		
of the Water Supply (Safety and Reliability) Act 2008.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as service provider, to recover from the	Section 54(7) Water	
customer, as a debt, an application fee for the approval	Supply (Safety and	
of a water efficiency management plan.	Reliability) Act 2008	
Power, as service provider, to give the chief executive:-	Section 56(3) Water	
a) a copy of an approved water efficiency	Supply (Safety and	
management plan; or	Reliability) Act 2008	
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.	6 .: 57/2\	
Power, as a service provider, to comply with a written	Section 57(2) Water	
direction of the Chief Executive	Supply (Safety and	
Devices as a complex provider to give a customers	Reliability) Act 2008	
Power, as a service provider, to give a customer a	Section 58(2) Water Supply (Safety and	
written notice requiring the customer to:- a) amend the plan and give it to the water service	Reliability) Act 2008	
provider within the reasonable period stated	Kellubility) Act 2008	
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.		
Power, as a service provider, to approve a request to	Section 59 Water	
amend an approved water efficiency management	Supply (Safety and	
plan or a request that a new water efficiency	Reliability) Act 2008	
management plan be prepare.		
Power, as a service provider, to give a customer a	Section 60 Water	
notice to comply with a water efficiency management	Supply (Safety and	
plan.	Reliability) Act 2008	
Power, as a service provider, to require a customer to	Section 61 Water	
review a water efficiency management plan.	Supply (Safety and	
Device as a dripling water somiles provides to proper	Reliability) Act 2008	
Power, as a drinking water service provider, to prepare a drinking water quality management plan.	Section 95 Water Supply (Safety and	
a difficulty management plan.	Reliability) Act 2008	
Power, as a drinking water service provider, to provide	Section 96 Water	
information requested by the regulator.	Supply (Safety and	
,,	Reliability) Act 2008	
Power, as a drinking water service provider, to amend,	Section 99A Water	
with the agreement of the Regulator, a drinking water	Supply (Safety and	
quality management plan.	Reliability) Act 2008	
Power, as a drinking water service provider, to apply to	Section 100 Water	
amend a drinking water quality management plan.	Supply (Safety and	
	Reliability) Act 2008	
Power, as drinking water service provider, to make	Section 101 Water	
submissions in response to a show cause notice issued	Supply (Safety and	
by the regulator regarding proposed amendments to	Reliability) Act 2008	
the drinking water quality management plan.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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> .	Section 101(4) Water Supply (Safety and Reliability) Act 2008	
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	
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 Water Supply (Safety and Reliability) Act 2008	
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. 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 106(1) Water Supply (Safety and Reliability) Act 2008 Section 107(2) Water Supply (Safety and Reliability) Act 2008	
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. Power, as a service provider, to arrange for the	Section 108 Water Supply (Safety and Reliability) Act 2008 Section 108A Water	
preparation of a performance audit report and to give it to the regulator. Power, as a service provider, to comply with an	Supply (Safety and Reliability) Act 2008 Section 110(7) Water	
information notice given by the regulator pursuant to section 110(6) of the <i>Water Supply (Safety and Reliability) Act 2008</i> .		
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	
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) Water Supply (Safety and Reliability) Act 2008	
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	
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) Act 2008</i> .	Section 119 Water Supply (Safety and Reliability) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as a service provider, to review a customer	Section 120 Water	
service standard.	Supply (Safety and	
	Reliability) Act 2008	
Power, as a relevant service provider, to prepare a	Section 142(2) Water	
drinking water quality management plan report for	Supply (Safety and	
each financial year after a financial year in which a	Reliability) Act 2008	
relevant service provider's drinking water quality		
management plan has been approved and give a copy		
to the regulator.	Soction 1424/2) 14/ator	
Power, as a relevant service provider, to prepare a performance report for each financial year and give a	Section 142A(2) Water Supply (Safety and	
copy to the regulator.	Reliability) Act 2008	
Power, as a relevant service provider, to prepare a	Section 142B(2) Water	
system operating plan report for each financial year	Supply (Safety and	
and give a copy to the regulator.	Reliability) Act 2008	
Power, as service provider providing a retail water	Section 144(2) Water	
service, to fix a meter and/or seal to a private fire	Supply (Safety and	
fighting system.	Reliability) Act 2008	
Power to give notice of the making or amendment of a	Section 162 Water	
declaration under section 161 of the Water Supply	Supply (Safety and	
(Safety and Reliability) Act 2008, to make the notice	Reliability) Act 2008	
available for inspection and purchase, and to give the		
regulator a copy of the notice.		
Power, as a service provider, to:-	Section 163 Water	
a) keep a map of the service area;	Supply (Safety and	
b) update the map, at least annually.	Reliability) Act 2008	
Power, as service provider, to recover from a customer	Section 165 Water	
the reasonable costs of complying with its obligations	Supply (Safety and	
under section 164 of the Water Supply (Safety and	Reliability) Act 2008	
Reliability) Act 2008.	Soction 166/2) Water	
Power, as service provider, to impose conditions on the installation of water storage tanks and pumps, where	Section 166(3) Water Supply (Safety and	
the customer wants to connect to Council's water	Reliability) Act 2008	
supply services.	Nellability) Act 2008	
Power, as service provider, to advise the owner of	Section 167(2) Water	
premises of any work the service provider considers	Supply (Safety and	
reasonably necessary to be carried out on the	Reliability) Act 2008	
premises and any reasonable connection fee to enable		
the premises to be connected to the service provider's		
infrastructure.		
Power, as service provider, to issue a notice to the	Section 168 Water	
owner of premises in Council's service area, requiring	Supply (Safety and	
the owner to carry out works for connecting the	Reliability) Act 2008	
premises to a registered service.		
Power, as service provider, to issue a notice to an	Section 169(1) Water	
owner or occupier, requiring them to stop contravening	Supply (Safety and	
a restriction or pay the rate or charge for the service.	Reliability) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
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 Water Supply (Safety and Reliability) Act 2008	
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
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	
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	
Power, as service provider, to give or refuse written consent for a person to connect or disconnect from Council's infrastructure. Power, as service provider, to give or refuse written consent for a person to interfere with Council's infrastructure. 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 191 Water Supply (Safety and Reliability) Act 2008 Section 192(1) Water Supply (Safety and Reliability) Act 2008 Section 192(2) Water Supply (Safety and Reliability) Act 2008	
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	
Power, as service provider, to give or refuse written consent for a person to take water from Council's infrastructure.	Section 195 Water Supply (Safety and Reliability) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as a relevant entity for a recycled water scheme	Section 196AA Water	JODIECI
to apply for registration of the scheme.	Supply (Safety and	
	Reliability) Act 2008	
Power, as a relevant entity for a recycled water scheme,	Section 196AB Water	
other than a CSG recycled water scheme, to give	Supply (Safety and	
additional information about an application under	Reliability) Act 2008	
section 196AA to the regulator and to verify the		
information in a statutory declaration.		
Power, as a relevant entity for a recycled water scheme,	Section 196AD Water	
other than a CSG recycled water scheme, to change the	Supply (Safety and	
details of the registration that are recorded in the	Reliability) Act 2008	
register.		
Power, as a relevant entity for a recycled water scheme,	Section 196AE Water	
other than a CSG recycled water scheme, to apply to	Supply (Safety and	
cancel the registration if recycled water is no longer	Reliability) Act 2008	
supplied under the scheme.		
Power, as the relevant entity of a recycled water	Section 202 Water	
scheme, to apply to the regulator for approval of a	Supply (Safety and	
recycled water management plan for the scheme.	Reliability) Act 2008	
Power, as the relevant entity of a recycled water	Section 203 Water	
scheme, to respond to the regulator's request for	Supply (Safety and	
additional information or to verify any information by	Reliability) Act 2008	
statutory declaration.		
Power, as a recycled water provider for a single-entity	Section 208(2) Water	
recycled water scheme, to give the regulator notice of	Supply (Safety and	
the stoppage or proposed stoppage of production or	Reliability) Act 2008	
supply of recycled water.	C1' 200/2\ I4/-1	
Power, as a recycled water provider for a single-entity	Section 208(3) Water	
recycled water scheme, to stop supply of recycled water to the entity if the entity is using the water other	Supply (Safety and Reliability) Act 2008	
than in a way or for the purpose provided for under the	Reliability) Act 2006	
recycled water management plan.		
Power, as a scheme manager for a multiple-entity	Section 208(5) Water	
recycled water scheme, to give the regulator notice of	Supply (Safety and	
the recycled water provider's stoppage or proposed	Reliability) Act 2008	
stoppage of production or supply of recycled water.		
Power, as a recycled water provider for a multiple-	Section 208(6) Water	
entity recycled water scheme, to stop supply of	Supply (Safety and	
recycled water to an entity if the entity is using the	Reliability) Act 2008	
water other than in a way or for the purpose provided		
for under the recycled water management plan.		
Power, as the relevant entity for recycled water	Section 209 Water	
scheme, to amend the recycled water management	Supply (Safety and	
plan with the regulator's agreement.	Reliability) Act 2008	
Power, as a recycled water provider for a single-entity	Section 210(3) Water	
recycled water scheme, to make a submission in	Supply (Safety and	
response to the regulator's show cause notice issued	Reliability) Act 2008	
under section 210(2) of the Water Supply (Safety and		
Reliability) Act 2008.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS
		SUBJECT
Power, as a recycled water provider for a single-entity	Section 210(3)(a)	
recycled water scheme, to amend a recycled water	Water Supply (Safety	
management plan in the way required by a notice	and Reliability) Act	
issued by the regulator under section 210(3) of the	2008	
Water Supply (Safety and Reliability) Act 2008 and to		
give a copy of the amended plan to the regulator.		
Power, as the scheme manager or declared entity for a	Section 211(3) Water	
multiple-entity recycled water scheme, to make a	Supply (Safety and	
submission in response to the regulator's show cause	Reliability) Act 2008	
notice issued under section 211(2) of the Water Supply	,,	
(Safety and Reliability) Act 2008.		
Power, as a scheme manager or declared entity for a	Sections 211(3)(a) and	
multiple-entity recycled water scheme, to amend the	211(5)Water Supply	
manager's scheme manager plan or the entity's	(Safety and Reliability)	
scheme provider plan in the way required by a notice	Act 2008	
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.		
Power, as a relevant entity for the recycled water	Sections 212 Water	
scheme to apply to the regulator for approval of an	Supply (Safety and	
amendment to a recycled water management plan.	Reliability) Act 2008	
Power, as the responsible entity, scheme manager or	Section 213(3) Water	
declared entity for a recycled water scheme, to make	Supply (Safety and	
submissions in response to the regulator's show cause	Reliability) Act 2008	
notice issued under section 213(2)(a) or (b) of the	,,,	
Water Supply (Safety and Reliability) Act 2008.		
Power, as the relevant entity for a recycled water	Section 215(1) Water	
management plan that has been suspended under	Supply (Safety and	
Chapter 3 Part 2 of the Water Supply (Safety and	Reliability) Act 2008	
Reliability) Act 2008, to apply to the regulator for		
approval to resume supply of recycled water under the		
scheme.		
Power, as the relevant entity for a recycled water	Sections 215(4)(c) and	
management plan that has been suspended under	215(4)(d) Water	
Chapter 3 Part 2 of the Water Supply (Safety and	Supply (Safety and	
Reliability) Act 2008, to comply with a direction of the	Reliability) Act 2008	
regulator pursuant to section 215(4)(c) or (d) of the		
Water Supply (Safety and Reliability) Act 2008.		
Power, as a recycled water provider for a recycled	Section 230(2) Water	
water scheme that is not a critical recycled water	Supply (Safety and	
scheme, to notify the regulator of a proposal to	Reliability) Act 2008	
permanently stop the supply of water under the		
scheme.		
Power, as a relevant entity for a critical recycled water	Section 230(4) Water	
scheme, to notify the regulator of a proposal to	Supply (Safety and	
permanently stop the supply of water under the	Reliability) Act 2008	
scheme.		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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> .	Section 230(6) Water Supply (Safety and Reliability) Act 2008	
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. Power, as the relevant entity for the recycled water	Section 230(9) Water Supply (Safety and Reliability) Act 2008 Section 237 Water	
scheme that augments the supply of drinking water, to apply to the regulator for approval of a validation program.	Supply (Safety and Reliability) Act 2008	
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 2008</i> .	Section 238(1) Water Supply (Safety and Reliability) Act 2008	
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 Water Supply (Safety and Reliability) Act 2008	
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	
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	
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	
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	
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	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
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	
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) Water Supply (Safety and Reliability) Act 2008	
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	
Power, as the responsible entity, to comply with the regulator's notice issued pursuant to section 262(8) of the Water Supply (Safety and Reliability) Act 2008.	Sections 262(8) and 262(9) Water Supply (Safety and Reliability) Act 2008	
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	
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) Water Supply (Safety and Reliability) Act 2008	
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	Sections 270(4) Water Supply (Safety and Reliability) Act 2008	
noncompliance in the future. Power, as an alerting entity, to inform the regulator and the responsible entity for the prescribed incident about a prescribed incident.	Sections 271(2) Water Supply (Safety and Reliability) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
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 Water Supply (Safety and Reliability) Act 2008	
Power, as a relevant entity for a recycled water scheme to augment a supply of drinking water, or a relevant entity for 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	
Power, as recycled water provider or another entity, to respond to a notice issued by the regulator pursuant to this section.	Section 302 Water Supply (Safety and Reliability) Act 2008	
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	
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	
Power, as sewerage service provider, to comply with a regulator notice.	Section 330 Water Supply (Safety and Reliability) Act 2008	
Power, as a sewerage service provider, to give the regulator a report about the actions taken to comply with a regulator notice.	Section 331 Water Supply (Safety and Reliability) Act 2008	
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	
Power, as the owner of a dam, to have it failure impact assessed, give it to the chief executive and pay the prescribed fee.	Sections 343, 344 and 345 Water Supply (Safety and Reliability) Act 2008	
Power, as the owner of a dam, to pay the cost of preparing and certifying a failure impact assessment where required under section 348.	Sections 348 Water Supply (Safety and Reliability) Act 2008	
Power, as a dam owner, to give the chief executive additional information about a failure impact assessment.	Section 349(2) Water Supply (Safety and Reliability) Act 2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a dam owner, to comply with an information	Section 351 Water	
notice issued by the chief executive pursuant to this	Supply (Safety and	
section and return the recertified assessment to the	Reliability) Act 2008	
chief executive.		
Power, as a dam owner, to comply with an information	Section 352 Water	
notice issued by the chief executive pursuant to this	Supply (Safety and	
section.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to prepare an	Sections 352F, 352H	
emergency action plan for the dam and comply with	and 352HA Water	
the requirements of Chapter 4, Part 1, Division 2A,	Supply (Safety and	
Subdivision 3 when preparing the plan.	Reliability) Act 2008	
Power, as a local government, to assess an emergency	Section 352HB Water	
action plan for consistency with its disaster	Supply (Safety and	
management plan, consult with the local group for the	Reliability) Act 2008	
plan and give the owner of the dam a notice.		
Power, as the owner of a referrable dam, to comply	Section 352L Water	
with a notice issued by the chief executive pursuant to	Supply (Safety and	
this section.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to keep a copy	Section 352N Water	
of the approved emergency action plan for the dam and	Supply (Safety and	
make it available to an individual:-	Reliability) Act 2008	
(a) who has a function under the plan; or		
(b) who, under the plan, is named and required to		
be personally notified of a dam hazard event or		
emergency event.		
Power, as the owner of a referrable dam, to comply	Section 3520 Water	
with a notice issued by the chief executive pursuant to	Supply (Safety and	
this section.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to review an	Section 352P Water	
emergency action plan for the dam, give the chief	Supply (Safety and	
executive a notice stating whether or not the owner	Reliability) Act 2008	
proposes an amendment of the plan because of the		
review and if so, a copy of the amended plan.		
Power, as the owner of a referrable dam, to ask to the	Section 352Q(1) Water	
chief executive to correct a minor error or make a	Supply (Safety and	
change, that is not a change of substance, in an	Reliability) Act 2008	
emergency action plan for the dam.		
Power, as the owner of a referrable dam, to ask to the	Section 352Q(1A)	
chief executive to record the change in ownership of	Water Supply (Safety	
the dam and make other changes to the plan required	and Reliability) Act	
because of the change in ownership.	2008	
Power, as the owner of a referrable dam, to apply to	Section 352R(1) Water	
the chief executive for a change of substance to an	Supply (Safety and	
emergency action plan for the dam.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to comply	Section 352R(2)(c)	
with a notice issued by the chief executive pursuant to	Water Supply (Safety	
this section.	and Reliability) Act	
	2008	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH
		THE DELEGATION IS SUBJECT
Power, as the owner of a referrable dam, to prepare a	Section 352S Water	
new emergency action plan for the dam and give it to	Supply (Safety and	
the chief executive for approval.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to prepare an	Section 352T Water	
emergency event report in compliance with Chapter 4,	Supply (Safety and	
Part 1, Division 2A, Subdivision 9 and give it to the chief	Reliability) Act 2008	
executive.		
Power, as the owner of a referrable dam, to comply	Section 352U Water	
with a notice issued by the chief executive pursuant to	Supply (Safety and	
this section.	Reliability) Act 2008	
Power, as the owner of a referrable dam, to provide the	Section 353 Water	
chief executive with information that will help the chief	Supply (Safety and	
executive to decide what safety conditions are to apply	Reliability) Act 2008	
to the dam.		
Power, as the owner of a referrable dam, to by written	Section 354(3)(b)	
agreement, extend the period within which the chief	Water Supply (Safety	
executive must decide safety conditions for the dam.	and Reliability) Act	
,	2008	
Power, as the owner of a referrable dam, to provide the	Section 356 Water	
chief executive with information that will help the chief	Supply (Safety and	
executive to decide what changes should be made to	Reliability) Act 2008	
the safety conditions and development conditions that		
apply to the dam.		
Power to comply with a compliance notice issued by	Section 359 Water	
the chief executive pursuant to this section.	Supply (Safety and	
·	Reliability) Act 2008	
Power, as a former owner of a dam, to give the chief	Section 366 Water	
executive notice of the change in ownership and give	Supply (Safety and	
the new owner all relevant documentation for the dam.	Reliability) Act 2008	
Power, as a dam owner, to give the chief executive the	Section 379 Water	
authorisation request information.	Supply (Safety and	
	Reliability) Act 2008	
Power, as a dam owner, to record the authorisation	Section 381(4) Water	
request information in writing and give it to the chief	Supply (Safety and	
executive where the circumstances in section 381(1) or	Reliability) Act 2008	
(2) are satisfied.	,,	
Power, as a dam owner, to publish a copy of a notice	Section 390(5) Water	
given to the owner under subsection (2) in the gazette.	Supply (Safety and	
, , ,	Reliability) Act 2008	
Power, as the owner of a dam to which a resource	Section 399B Water	
operations licence applies, to, in the circumstances set	Supply (Safety and	
out in subsection (1), reduce the full supply level of the	Reliability) Act 2008	
dam to the reduced full supply level and given notice of	,,	
the reduced full supply level.		
Power, as the owner of a dam operating at a reduced	Section 399C Water	
full supply level under section 399B for more than 1	Supply (Safety and	
year, to give a report to the entities prescribed in	Reliability) Act 2008	
subsection (2).	,,	
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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to prepare an improvement plan in response to an improvement notice issued by the regulator.	Sections 446(2) and 447 Water Supply (Safety and Reliability) Act 2008	
Power to respond to a show cause notice issued by the regulator pursuant to this section.	Section 446(3) Water Supply (Safety and Reliability) Act 2008	
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	
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	
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	
Power, as the recipient of a submitter notice on an internal review application, to make written submissions on the application.	Section 513(4) Water Supply (Safety and Reliability) Act 2008	>
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	
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	
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	Section 524 Water Supply (Safety and Reliability) Act 2008	
Queensland Competition Authority Act 1997 a notice applying for arbitration on the decision. Power, as water service provider, to make guidelines	Section 573 Water	
for persons about preparing a water efficiency management plan.	Supply (Safety and Reliability) Act 2008	
Power, as a service provider, to keep available for inspection and purchase the documents referred to in the section.	Section 575 Water Supply (Safety and Reliability) Act 2008	
Power, as a service provider, to publish each of the documents referred to in the section.	Section 575A Water Supply (Safety and Reliability) Act 2008	
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 Water Supply (Safety and Reliability) Act 2008	
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	

Work Health and Safety Act 2011

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Omitted:		
Note:		

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to notify the regulator after becoming aware a notifiable incident has occurred	Section 38 Work Health and Safety Act 2011	
Power to consult with workers who are, or are likely to be, directly affected by a matter relating to work health or safety	Section 47 Work Health and Safety Act 2011	
Power to facilitate the conduct of an election for 1 or more health and safety representatives to represent workers	Sections 51 to 54 Work Health and Safety Act 2011	
Power to make an application to the commission to disqualify a health and safety representative.	Section 65 Work Health and Safety Act 2011	
Power to comply with the general obligations of a person conducting a business or undertaking provided in section 70.	Section 70 Work Health and Safety Act 2011	
Power to refuse on reasonable grounds to grant access to the workplace to a person assisting a health and safety representative for a workgroup.	Section 71(5) Work Health and Safety Act 2011	
Power, as person conducting a business or undertaking, to refuse to grant access to information mentioned in section 70(1)(c) if the information is confidential commercial information.	Section 71(7) Work Health and Safety Act 2011	
Power to ask the regulator to appoint an inspector to decide the matter.	Section 72(5) Work Health and Safety Act 2011	
Power as a person conducting a business or undertaking to comply with subsections (a) to (c).	Section 74 Work Health and Safety Act 2011	
Power to establish a health and safety committee.	Sections 75 to 78 Work Health and Safety Act 2011	
Power, as a party to an issue, to resolve the issue in accordance with an agreed procedure or the default procedure.	Section 80 and 81Work Health and Safety Act 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to ask the regulator to appoint an inspector to assist in resolving the issue.	Section 82(2) Work Health and Safety Act 2011	
Power to direct the worker to carry out suitable alternative work at the same or another workplace.	Section 87 Work Health and Safety Act 2011	
Power to ask the regulator to appoint an inspector to attend the workplace to assist in resolving an issue arising from a cessation of work.	Section 89 Work Health and Safety Act 2011	
Power to give a copy of the provisional improvement notice to the regulator.	Section 97A Work Health and Safety Act 2011	
Power to give the industrial registrar written notice of the dispute.	Section 102B Work Health and Safety Act 2011	
Power to appeal a decision of the Commission given under Part 5, Division 7A.	Section 102G Work Health and Safety Act 2011	
Power, as a person conducting a business or undertaking, to appoint a work health and safety officer for that business or undertaking.	Section 103A Work Health and Safety Act 2011	
Power, as a person conducting a business or undertaking, to instruct a work health and safety officer to take reasonable action to eliminate or minimise risks to health and safety.	Section 103F Work Health and Safety Act 2011	
Power to apply to the Magistrates Court for an order under section 112 about engaging in or inducing discriminatory or coercive conduct.	Section 112 Work Health and Safety Act 2011	
Power to apply to the Commission to revoke a WHS entry permit.	Section 138 Work Health and Safety Act 2011	
Power to appeal a decision of the commission.	Section 140 Work Health and Safety Act 2011	
Power to ask the regulator to appoint an inspector to attend the workplace to assist in resolving the dispute.	Section 141 Work Health and Safety Act 2011	
Power, as receiver of a direction from the inspector under section 131A(2) to comply with it.	Section 141A Work Health and Safety Act 2011	
Power to apply to the Commission for it to deal with the dispute.	Section 142(4) Work Health and Safety Act 2011	
Power to appeal a decision of the Commission.	Section 142A Work Health and Safety Act 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power to apply to the regulator for the return of a seized thing.	Section 180 Work Health and Safety Act 2011	
Power to demand that the regulator allow the CEO to inspect a seized thing and if the seized thing is a document to make copies of it.	Section 181 Work Health and Safety Act 2011	
Power to claim compensation from the State.	Section 184 Work Health and Safety Act 2011	
Power to make a written undertaking (a WHS undertaking) in connection with a matter relating to a contravention or alleged contravention of the <i>Work Health and Safety Act 2011</i> .	Section 216 Work Health and Safety Act 2011	
Power, as a person who has made a WHS undertaking, to at any time, with the agreement of the regulator, withdraw the undertaking or vary the undertaking.	Section 221 Work Health and Safety Act 2011	
Power, as an eligible person in relation to a reviewable decision to apply to the regulator for an internal review of the decision.	Section 224 Work Health and Safety Act 2011	
Power, as an eligible person to apply to the external review body for review of a reviewable decision made by the regulator or a decision made, or taken to have been made, on an internal review.	Section 229 to 229E Work Health and Safety Act 2011	
Power to appeal a decision of the commission.	Section 229F Work Health and Safety Act 2011	
Power to, in the circumstances provided in subsections (1) or (1A), make a written request to the WHS prosecutor that a prosecution be brought.	Sections 231(1) and (1A) Work Health and Safety Act 2011	
Power to, in the circumstances provided in subsection (3), request the WHS prosecutor to refer the matter to the director of public prosecutions.	Section 231(3) Work Health and Safety Act 2011	

Work Health and Safety Regulation 2011

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an approved RTO, to grant a person a	Section 31B Work	
certificate of authority.	Health and Safety	
	Regulation 2011	
Power, as a person conducting a business or	Section 43 Work	
undertaking at a workplace, to prepare, maintain and	Health and Safety	
implement an emergency plan.	Regulation 2011	
Power, as a person conducting a business or	Section 85(4) Work	
undertaking at a workplace, to maintain a written	Health and Safety	
record of the evidence provided under subsections (1), (2) and (3).	Regulation 2011	
Power to apply to the regulator for a licence to carry	Section 144B Work	
out demolition work.	Health and Safety	
	Regulation 2011	
Power to make a submission to the regulator in relation	Section 144I Work	
to a proposed refusal	Health and Safety	
	Regulation 2011	
Power, as a holder of a licence to carry out demolition	Section 144P Work	
work, to make a submission to the regulator in relation	Health and Safety	
to a proposed amendment to a licence.	Regulation 2011	
Power, as a holder of a licence to carry out demolition	Section 144Q(1) Work	
work to apply to the regulator to amend the licence.	Health and Safety	
	Regulation 2011	
Power after receiving a written notice of intention to	Section 144Q(2) Work	
refuse an application to amend the licence from the	Health and Safety	
regulator, to make a submission to the regulator in relation to the proposed refusal.	Regulation 2011	
Power to apply to the regulator for a replacement	Section 144U Work	
document.	Health and Safety	
	Regulation 2011	
Power, as a holder of a licence to carry out demolition	Section 144V Work	
work to voluntarily surrender the licence document to	Health and Safety	
the regulator.	Regulation 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a holder of a licence to carry out demolition work, to apply to the regulator for renewal of the licence.	Sections 144VA, 144VB Work Health and Safety Regulation 2011	
Power, as a holder of a licence to carry out demolition work to make a submission to the regulator in relation to the proposed suspension, cancellation and/or disqualification.	Section 144Y Work Health and Safety Regulation 2011	
Power, as a person with management or control of an item of plant stated in schedule 5, part 2, to apply to the regulator for the registration of that item of plant.	Section 265 Work Health and Safety Regulation 2011	
Power to respond to a notice from the regulator on a proposal to refuse registration of an item of plant stated in schedule 5, part 2.	Section 270(1)(b) Work Health and Safety Regulation 2011	
Power to respond to a notice from the regulator on a proposal to cancel the registration of an item of plant stated in schedule 5, part 2. Power to return the registration document for an item	Section 288C Work Health and Safety Regulation 2011 Section 288D Work	
of plant stated in schedule 5, part 2 to the regulator. Power, as a person conducting a business or	Health and Safety Regulation 2011 Section 344 Work	
undertaking, to obtain the current safety data sheet for a hazardous chemical used at a workplace Power, as a person conducting a business or	Health and Safety Regulation 2011 Section 346 Work	
undertaking, to prepare and maintain a register of hazardous chemical used at a workplace	Health and Safety Regulation 2011 Section 383 Work	
Power to apply in writing to the regulator for authorisation to use, handle or store a prohibited carcinogen or restricted carcinogen	Health and Safety Regulation 2011	
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	
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 424Work Health and Safety Regulation 2011	
Power to prepare, maintain and review an asbestos register for each workplace.	Sections 425(1) and 426 Work Health and Safety Regulation 2011	
Power to prepare, maintain and review an asbestos management plan for each workplace.	Sections 429 and 430 Work Health and Safety Regulation 2011	
Power, as an eligible person in relation to a reviewable decision set out in section 676 of the <i>Work Health and Safety Regulation</i> , to apply to the regulator for an internal review of a decision.	Section 678(1) Work Health and Safety Regulation 2011	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an eligible person in relation to a reviewable	Section 678(2) Work	
decision under section 89(5), 118(5), 256(5), 269(5) or	Health and Safety	
497(5) of the Work Health and Safety Regulation to	Regulation 2011	
apply to the regulator for an internal review of the		
decision.		
Power, as an eligible person to apply to QCAT for an	Section 683 Work	
external review of reviewable decision made by the	Health and Safety	
regulator or of a decision made, or taken to have been	Regulation 2011	
made, on an internal review.		
Power to apply for an exemption from compliance with	Section 684 Work	
any provision of the Work Health and Safety	Health and Safety	
Regulation.	Regulation 2011	

Workers' Compensation and Rehabilitation Act 2003

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an employer, to insure and keep insured all Council's employees and Councillors.	Section 48 Workers' Compensation and Rehabilitation Act 2003	
Power, as an employer, to pay a premium notice issued by WorkCover.	Section 54(7) Workers' Compensation and Rehabilitation Act 2003	
Power, as an employer, to pay a reassessment premium notice issued by WorkCover.	Section 56(5) Workers' Compensation and Rehabilitation Act 2003	
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	
Power, as an employer, to object to a default assessment issued by WorkCover.	Section 58(6) Workers' Compensation and Rehabilitation Act 2003	
Power, as an employer, to pay a default assessment notice issued by WorkCover.	Section 58(10) Workers' Compensation and Rehabilitation Act 2003	
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	
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	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
	Rehabilitation Act 2003	
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	
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 2003	
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	
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	
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	
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 2003	
Power, as a self-insurer, to pay the annual levy to the Regulator.	Section 81 Workers' Compensation and Rehabilitation Act 2003	
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	
Power, as a self-insurer, to lodge security with the Regulator before the issue or renewal of a self-insurer licence.	Section 84 Workers' Compensation and Rehabilitation Act 2003	
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 2003	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
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	
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	
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 2003	
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	
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	
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	
Power, as a former self-insurer, to request the return of the balance of the section 84 security from the Regulator.	Section 103 Workers' Compensation and Rehabilitation Act 2003	
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	
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 Workers' Compensation and Rehabilitation Act 2003.	Section 107E(6) Workers' Compensation and Rehabilitation Act 2003	
Power, as a self-insurer, to pay compensation for an injury sustained by a worker.	Section 109(1) Workers' Compensation and Rehabilitation Act 2003	
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	Section 109(4) Workers' Compensation and	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
compensation under section 132 and Council has complied with section 133A.	Rehabilitation Act 2003	
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	
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	
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 injury sustained by the worker.	Section 133A Workers' Compensation and Rehabilitation Act 2003	
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	
Power, as an employer, to pay the amount of the first charge or the whole of the damages to the insurer.	Section 207B(4) Workers' Compensation and Rehabilitation Act 2003	
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	
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 2003	
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	
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	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an employer, to give the insurer written evidence that it is not practicable to provide a worker with suitable duties.	Section 228(4) Workers' Compensation and Rehabilitation Act 2003	
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	
Power, as an employer against whom negligence is alleged, to cooperate fully with and give WorkCover all information and access to documents in relation to the claim.	Section 280 Workers' Compensation and Rehabilitation Act 2003	
Power, as a self-insurer against whom a proceeding for damages has been brought, to conduct the proceedings and/or settle the claim.	Section 300(6) Workers' Compensation and Rehabilitation Act 2003	
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 conducted by it.	Section 300(7) Workers' Compensation and Rehabilitation Act 2003	
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	
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 Rehabilitation Act 2003	
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	
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 person that the person knows is false or misleading in a material particular.	Section 536(4) Workers' Compensation and Rehabilitation Act 2003	
Power to apply for a review of a decision identified in section 540(1) of the <i>Workers' Compensation and</i>	Section 541 Workers' Compensation and	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Rehabilitation Act 2003 and to take all steps necessary to conduct the application and to appear at the hearing.	Rehabilitation Act 2003	
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), 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 549, 550, 552A and 554 Workers' Compensation and Rehabilitation Act 2003	
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	
Power to appeal against a decision of the Regulator identified in section 567 of the <i>Workers' Compensation and Rehabilitation Act 2003</i> 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	
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	
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	

Workers' Compensation and Rehabilitation Regulation 2014

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DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as an employer other that a self-insurer, to	Section 8(2) Workers'	
submit to WorkCover a declaration of wages.	Compensation and	
_	Rehabilitation	
	Regulation 2003	
Power, as an employer other that a self-insurer, to	Section 10(2)(d)	
enter a payment plan with WorkCover.	Workers'	
	Compensation and	
	Rehabilitation	
	Regulation 2003	
Power, as a former employer, to give written notice to	Section 13(3) Workers'	
WorkCover.	Compensation and	
	Rehabilitation	
	Regulation 2003	
Power, as a self-insurer, to appoint an actuary to	Section 26 Workers'	
calculate an amount of outstanding liability for section	Compensation and	
87 of the Act.	Rehabilitation	
	Regulation 2003	
Power, as an employer, to agree with WorkCover on a	Section 31 Workers'	
calculation of an outstanding liability for section 87 of	Compensation and	
the Act, based on a joint summary report prepared by	Rehabilitation	
actuaries under section 30 of the Workers'	Regulation 2003	
Compensation and Rehabilitation Regulation 2003.		
Power, as an employer, to advise the Regulator that	Section 32 Workers'	
WorkCover and the employer do not agree on the	Compensation and	
outstanding liability amount.	Rehabilitation	
	Regulation 2003	
Power, as a former self-insurer, to appoint an actuary	Section 46 Workers'	
to calculate an amount of liability for section 102 of the	Compensation and	
Act.	Rehabilitation	
	Regulation 2003	
Power, as a former self-insurer, to give the information,	Section 47 Workers'	
in the approved form, necessary to enable the actuaries	Compensation and	
to complete the calculation.	Rehabilitation	
	Regulation 2003	

DESCRIPTION OF POWER DELEGATED	LEGISLATION	CONDITIONS TO WHICH THE DELEGATION IS SUBJECT
Power, as a former self-insurer, to agree with	Section 51 Workers'	
WorkCover on the amount of the calculation for section	Compensation and	
102 of the Act.	Rehabilitation	
	Regulation 2003	
Power, as a former self-insurer, to advise the Regulator	Section 52 Workers'	
that WorkCover and the former self-insurer do not	Compensation and	
agree on the self-insurer's liability amount.	Rehabilitation	
	Regulation 2003	
Power, as a self-insurer, to give the Regulator and the	Section 56 Workers'	
approved actuary, in the form approved by the	Compensation and	
Regulator, the self-insurer's data.	Rehabilitation	
	Regulation 2003	
Power, as a self-insurer, to agree with the Regulator	Section 62 Workers'	
about the self-insurer's estimated claims liability.	Compensation and	
	Rehabilitation	
	Regulation 2003	
Power, as an employer of employees to appoint 1	Section 115(3)	
rehabilitation and return to work coordinator for more	Workers'	
than one workplace.	Compensation and	
	Rehabilitation	
	Regulation 2003	

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to approve an application form for approval of a prescribed activity.	Section 8(1)
Power to request, by written notice, that an applicant provide further reasonable information or clarification of information, documents or materials included in an application for approval of a prescribed activity.	Section 8(3)
Power to give an applicant for approval of a prescribed activity, written notice stating that the applicant's application has lapsed and that the applicant may make a newapplication.	Section 8(5)(b)
Power to extend the period for an applicant for approval of a prescribed activity to provide further information.	Section 8(6)
Power to grant approval for an applicant to undertake a prescribed activity in accordance with section 9(1).	Section 9(1)
Power to give by written notice, a decision on an application to undertake a prescribed activity.	Section 9(2)
Power to give an applicant an information notice if the application is refused or is granted subject to a non-standard condition.	Section 9(4)
Power to grant an approval for a prescribed activity on appropriate conditions.	Section 10(1)
Power to accept the certificate of a third party certifier as evidence of any application requirement.	Section 12(1)
Power to determine the term of an approval.	Section 13
Power to determine the further term of an approval.	Section 14(1)
Power to give notice that an approval is one of a class of approvals that the local government does not intend to renew or extend.	Section 14(2)
Power to approve the form of an application to renew or extend an approval.	Section 14(3)
Power to request, by written notice, that an applicant provide further reasonable information, clarification of information, documents or materials included in an application, when considering an application for renewal or extension of an approval for a prescribed activity.	Section 14(4)
Power to give, by written notice, a decision on an application for renewal or extension of approval for a prescribed activity.	Section 14(6)
Power to give an applicant for renewal or extension of approval for a prescribed activity an information notice if the application is refused or the approval contains non-standard conditions.	Section 14(8)
Power to amend existing conditions of an approval, without following the procedure in section 18, if an application for renewal or extension of approval for a prescribed activity has been granted.	Section 14(9)
Power to approve the form of an application for transfer of an approval.	Section 15(3)
Power to request, by written notice, that an applicant for transfer of an approval of a prescribed activity provide further reasonable information clarification of information, documents or materials included in an application.	Section 15(4)
Power to grant an application to transfer an approval.	Section 15(6)
Power to give, by written notice, a decision to grant or refuse an application to transfer an approval.	Section 15(7)
Power to amend existing conditions of an approval if an application for the transfer of the approval has been granted.	Section 15(8)

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to amend the conditions of the approval under subsection (8) without following the procedure in section 18	Section 15 (9)
Power to give an information notice if an application for transfer of an approval is refused or granted but amended to include non- standard conditions.	Section 15(11)
Power to amend the conditions of the approval under subsection (8) without following the procedure in section 18	Section 15 (9)
Power to give an information notice if an application for transfer of an approval is refused or granted but amended to include non- standard conditions.	Section 15(11)
Power to consider and decide whether to grant or refuse an application to amend the conditions of an approval at the request of an approval holder.	Section 16(3)
Power to give an approval holder written notice of amended conditions granted and the day that they take effect, in accordance with section 16(3).	Section 16(4)
Power to give an approval holder an information notice where an application to amend the conditions of an approval is refused under section 16(3).	Section 16(5)
Power to amend the conditions of an approval without following the procedure in section 18	Section 16(6)
Power to give a show cause notice to an approval holder in accordance with section 18(2), if there is a ground under section 17 to amend, suspend or cancel an approval.	Section 18(2)
Power to:-	Section 18(3)
(a) decide that a ground no longer exists to cancel, amend or suspend an approval after considering all submissions made to a show cause notice within the stated time; and	
(b) Give written notice to an approval holder of the decision that a ground no longer exists to cancel, amend or suspend the approval.	
Power to:-	Section 18(4)
(a) amend an approval if a ground for amendment still exists after consideration of the applicant's submissions; or	
(b) suspend an approval if a ground for suspension still exists after consideration of the applicant's submissions; or	
(c) Cancel an approval if a ground for cancellation still exists after consideration of the applicant's submissions.	
Power to:-	Section 18(4)
(d) amend an approval if a ground for amendment still exists after consideration of the applicant's submissions; or	
(e) suspend an approval if a ground for suspension still exists after consideration of the applicant's submissions; or	
(f) Cancel an approval if a ground for cancellation still exists after consideration of the applicant's submissions.	
Power to give an approval holder an information notice if a decision is taken pursuant to section 18(4).	Section 18(5)
Power to immediately suspend an approval if the prescribed activity poses:-	Section 19(1)
(a) an urgent and serious threat to public health or safety; or	
(b) an urgent and serious risk of environmental harm, property damage or loss of amenity.	
Power to give notice to an approval holder of a decision under section 19(1).	Section 19(2)(a)

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to cancel a suspension under section 19(1).	Section 19(2)(c)
Power to review an original decision after receiving a review application and make a decision to:-	Section 23(1)
(a) confirm the original decision; or	
(b) amend the original decision; or	
(c) substitute another decision for the original decision.	
Power to extend the time for making an application for review of a decision under a local law.	Section 22(3)
Power to give an applicant a review notice of a decision made in accordance with section 23(1).	Section 23(3)
Power to recover the cost of action taken under section 31 as a debt from the person responsible for the activity.	Section 31(5)
Power to, by public notice, offer a reward for information leading to the conviction of a person for:-	Section 36(1)
(a) an offence involving damage to, or theft of, property of the local government or under the local government's control; or	
(b) an offence against a local law.	
Power to waive or partially remit a fee, unless specific provision to the contrary is made in the local law or resolution fixing the fee.	Section 38(3)
Power to give an applicant a review notice of a decision made in accordance with section 23(1).	Section 23(3)
Power to recover the cost of action taken under section 31 as a debt from the person responsible for the activity.	Section 31(5)
Power to, by public notice, offer a reward for information leading to the conviction of a person for:-	Section 36(1)
(c) an offence involving damage to, or theft of, property of the local government or under the local government's control; or	
(d) an offence against a local law.	
Power to waive or partially remit a fee, unless specific provision to the contrary is made in the local law or resolution fixing the fee.	Section 38(3)
Power to dispose of an item seized or impounded for more than 1 month by sale through:-	Section 40(6)(a)
(i) public auction or tender, following an advertisement published at least 14 days before the sale;	
(ii) an agent of the local government; or	
(iii) an enterprise owned by the local government.	
Power to consider on reasonable grounds the removal of a vehicle from a road pursuant to subsection 1	Section 41(1)
Power to remove, impound or dispose of a vehicle where section 41 applies	Section 41(3)
Power to determine if a vehicle is a no commercial value vehicle	Section 41(4)(b)
Power to not follow the procedures specified in subsections (6) to (10) in respect of a vehicle where section 41(4) applies	Section 41(5)(a)
Power to deem that a vehicle is not a no commercial vehicle under section 41(4)	Section 41(6)(b)

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to give a written notice pursuant to section 41(8), where the owner can be identified, of the removal or impounding of a vehicle within 14 days of the removal or impounding.	Section 41(7)(a)
Power to give a written notice pursuant to 41(8), where the owner cannot be identified, on the local government website, of the removal or impounding of a vehicle within 14 days of the removal or impounding.	Section 41(7)(b)
Power to dispose of a vehicle pursuant to 41(10)(b) where 41(9) applies.	Section 41(10)(b)
Power to deal with any goods, equipment or thing contained in, on or about a vehicle in the same manner as dealing with a vehicle under this section.	Section 41(13)

Local Law No. 2 (Animal Management) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to take reasonable steps to notify the public that animals are prohibited in a particular public place under section 9(1).	Section 9(4)
Power to keep a record available for public inspection of prohibitions specified under section 9(1)	Section 9(6)
Power to notify the public of the designation of an area as a dog off-leash area under section 10(1).	Section 10(3)
Power to keep a record for public inspection identifying each designated dog off leash area under section 10(1)	Section 10(5)
Power to recognise a body for the purposes of section 11(2)(d).	Section 11(2)(d)
Power to give the responsible person for an animal an information notice about a declaration made pursuant to section 17(2).	Section 17(3)
Power to:-	Section 30(1)
(a) offer an animal, to which section 29 applies, for sale by public auction or tender; or	
(b) sell the animal by private agreement, dispose of the animal without destroying it, or destroy the animal if it is mentioned in section 25(2)(b) and is of a species, breed or class specified by subordinate local law.	
Power to determine that the sale or disposal of an animal will not result in the animal being kept in contravention of the requirements of the local law.	Section 30(2)
Power to exhibit a notice at the local government's public office for at least 2 days before the sale, at a public auction, of an animal pursuant to section 30(1).	Section 30(3)
Power to dispose of an animal as may be considered appropriate, if the animal is not sold in accordance with section 30(3).	Section 30(6)
Power to keep a register of impounded animals for public inspection under section 31(4).	Section 31(2)
Power to allow the owner of an animal impounded under section 24 to inspect it at any reasonable time, from time to time.	Section 32(2)
Power to recover the cost of action taken under section 33(1) as a debt from the person responsible for the action.	Section 33(2)
Power to ask the owner of a cat for other information or documents in a way mentioned in section 43.	Section 49(2)
Power to grant an exemption to the requirement to attach the registration device to collar worn by cat.	Section 49A(2)

Local Law No. 3 (Community and Environmental Management) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to consult with the chief executive about the desirability of a declaration under section 6(1).	Section 6(2)
Power to publish notice of a declaration under section 6(1) in a newspaper circulating generally in Council's local government area.	Section 6(3)
Power to publish notice of a declaration under section 7(2) in a newspaper circulating generally in Council's local government area.	Section 7(3)
Power to seize and impound objects, materials or vegetation	Section 13(5)

Local Law No. 4 (Local Government Controlled Areas, Facilities and Roads) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to provide notice to the public about motor vehicle access areas.	Section 6(6)
Power to place a notice of opening hours of a local government controlled area.	Section 7(3)
Power to place notice of closure of a local government controlled area under section 8.	Section 8(4)
Power to form the opinion that section 9(1) applies, and give a compliance notice to an owner of land, requiring the owner to:-	Section 9(2)
(a) fence the land if the land is not currently fenced; or	
(b) Repair or replace the fence if the current fence on the land is in disrepair.	
Power to give a compliance notice to an owner or occupier of land about a road or footpath crossing in accordance with section 11.	Section 11

Local Law No. 5 (Parking) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
The power to issue a parking permit.	Section 7(1)
The power to issue a commercial vehicle identification label.	Section 8(1)

Local Law No. 7 (Bathing Reserves) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to erect and maintain reserve signs to regulate the use of a bathing reserve under the local law.	Section 5(1)
Power to consult with interested life-saving clubs and assign to a life-saving club the responsibility for patrolling a bathing reserve or a particular part of a bathing reserve.	Section 19(1)
Power to assign responsibility for patrolling a bathing reserve to a life-saving club on conditions the local government considers appropriate.	Section 19(2)(a)
Power to give written approval to the enclosure of a part of a bathing reserve for the exclusive use of members of a life-saving patrol.	Section 20
Power to appoint persons as authorised persons for the local law.	Section 26(2)
Power to issue an authorised person an identity card.	Section 29(1)

Subordinate Local Law No. 1.1 (Alteration or Improvement to Local Government Controlled Areas and Roads) 2015

	LOCAL LAW PROVISION
Power to specify requirements for an applicant to take out and maintain public liability insurance	Schedule 1 s6(1)(d)(ii)

Subordinate Local Law No. 1.2 (Commercial Use of Local Government Controlled Areas and Roads) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVIS
Power to specify requirements for removing a roadside vending vehicle from a road after the close of business	Schedule 1 s6(1)(p)
Power to authorise display of a sign or device within the area identified for a footpath dining approval	Schedule 1 s6(3)(h)
Power to approve the aesthetics of the furniture used for footpath dining	Schedule 1 s6(3)(j)(i)

Subordinate Local Law No. 1.5 (Keeping of Animals) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISI
Power to specify requirements for waste containers used in the operation	Schedule 1
of a cattery or kennel	s6(3)(j)

Subordinate Local Law No. 1.8 (Operation of Accommodation Parks) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to specify the requirements for facilities for the disposal of waste	Schedule 1 s6(13)(b)
Power to limit the number of person who may occupy a site	Schedule 1 s6(14)
Power to give written notice to the approval holder that the resident manager is not a suitable person to be resident manager and replace the resident manager with a suitable person	Schedule 1 s6(16)
Power to provide written agreement to the approval holder to change the sites at the accommodation park by—	Schedule 1 s6(20)
(a) adding to the existing sites; or	
(b) changing the position or boundaries of a site.	
Power to specify requirements for signage used in the operation of the accommodation park	Schedule 1 s6(28)
Power to specify the numbering and description of sites within an accommodation park	Schedule 1 s6(29)
Power to prescribe rules which govern the use of the accommodation park	Schedule 1 s6(30)
Power to specify the location and manner in which rules which govern the use of the accommodation park must be displayed	Schedule 1 s6(31)
Power to require the approval holder to direct a person to leave the accommodation park	Schedule 1 s6(36)
Power to require the approval holder to remove a caravan or complimentary accommodation from the accommodation park	Schedule 1 s6(37)

Subordinate Local Law No. 1.9 (Operation of Cemeteries) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to regulate various operations of a cemetery as specified in this section	Schedule 1 s6(3)

Subordinate Local Law No. 1.10 (Operation of Public Swimming Pools) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to specify requirements for waste containers used in the operation of the swimming pool	Schedule 1 s6(9)(b)

Subordinate Local Law No. 1.12 (Operation of Temporary Entertainment Events) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to set standards and requirements for toilets and sanitary conveniences	Schedule 1 s4(4)
Power to specify requirements for an applicant to take out and maintain public liability insurance	Schedule 1 s6(f)

Subordinate Local Law No. 1.13 (Undertaking Regulated Activities regarding Human Remains) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to set standards for the preparation of a site	Schedule 1 s6(4)(b) and (6)(b)

Subordinate Local Law No. 1.14 (Undertaking Regulated Activities on Local Government Controlled Areas and Roads) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to set standards and requirements for toilets and sanitary conveniences	Schedule 1 s4(8)(b)

Subordinate Local Law No. 1.15

(Carrying out Works on a Road or Interfering with a Road or its Operation) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to specify requirements for an applicant to take out and maintain public liability insurance	Schedule 1 s6(1)(d)(ii)
Power to require the installation of scaffolding in a specified manner	Schedule 1 s6(2)(i)
Power to approve a traffic control management plan	Schedule 1 s6(2)(aa)
Power to approve the removal, modification or disturbance of trees, shrubs, root systems and other vegetation when undertaking the prescribed activity	Schedule 1 s6(2)(ah)
Power to approve the use of a designated parking space when undertaking the prescribed activity	Schedule 1 s6(2)(aj)
Power to set erosion and sediment control requirements for which the prescribed activity must comply	Schedule 1 s6(2)(ak)

Subordinate Local Law No. 1.16 (Bringing or Driving a Motor Vehicle onto a Local Government Controlled Area) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to specify requirements for an applicant to take out and maintain public liability insurance	Schedule 1 s6(1)(d)(i)
Power to specify access and egress requirements for the local government controlled area	Schedule 1 s6(1)(i)

Subordinate Local Law No. 1.17 (Operation of a Ferry, Charter or Hire Service from a Local Government Controlled Boat Ramp or Landing) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to provide a trolley or other device for the conveyance of goods along a boat ramp or landing	Schedule 1 s6(q)

Subordinate Local Law No. 1.19 (Placement of Shipping Containers, Railway Carriages or Other Objects on Land) 2018

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to specify a prescribed fee for the installation of official traffic signs, or other signs and markings and determine their extent of appropriateness to identify the boundaries of the works zone identified in the permit	Schedule 1 s6(3)(b)
Power to fix a different term of approval if it is desirable to do so— (a) to provide common expiry dates for approvals; or (b) for some other reason	Schedule 1 s7(2)
Power to fix a different term of approval if it is desirable to do so— (a) to provide common expiry dates for approvals; or (b) for some other reason	Schedule 1 s8(3)

Subordinate Local Law No. 2 (Animal Management) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to consider an animal noise to be a nuisance or disturbance	Schedule 2 s2
Power to approve a code of practice for the keeping of livestock	Schedule 3 Item 5 column 2 (d)
Power to approve a code of practice for the keeping of birds of a relevant species to which item 6 applies	Schedule 3 Item 6 column 2 (e)
Power to approve a code of practice for the keeping of pigeons	Schedule 3 Item 7 column 2 (k)
Power to approve a code of practice for the keeping of bees	Schedule 3 Item 8 column 2 (b)(ii)
Power to approve a code of practice for the keeping of birds of a relevant species to which item 9 applies	Schedule 3 Item 9 column 2 (e)

Subordinate Local Law No. 4 (Local Government Controlled Areas, Facilities and Roads) 2015

DESCRIPTION OF POWER DELEGATED	LOCAL LAW PROVISION
Power to approve and erect a notice for the maximum weight of a vehicle being taken or driven onto a boat ramp or landing	Schedule 2 s6 column 3 (e)(ii)
Power to declare opening hours for local government controlled areas	Section 8(1)