

Queensland

Land Valuation Bill 2010



Queensland

Land Valuation Bill 2010

		Page
Chapter 1	Preliminary	
1	Short title	18
2	Commencement	18
3	Definitions	18
4	Main purpose of Act	18
Chapter 2	Valuations	
Part 1	Valuations and their purposes	
5	Valuer-general to make valuations	18
6	Statutory purposes of valuations	19
Part 2	Valuation methodologies	
Division 1	General provisions	
7	What is the value of land	20
8	What is non-rural land	20
9	What is rural land	20
Division 2	Provisions for rural land	
Subdivision 1	Zoned rural land	
10	Zoned rural land	21
11	Cessation of zoned rural land	22
Subdivision 2	Declared rural land on application	
12	Applying for declaration	22
13	Deciding rural land application	22
Subdivision 3	Other declared rural land	
14	Declaration on valuer-general's initiative	23
Division 3	Site value and unimproved value	
Subdivision 1	Preliminary	
15	What div 3 is about	23
16	Land taken to be granted in fee simple	24

17	What is the land's expected realisation	24
18	What is a bona fide sale	24
Subdivision 2	Site value of improved land	
19	What is the site value of improved land	25
20	Weighted bond rate applies	25
21	What is the weighted bond rate	25
22	Assumptions for existing uses	26
Subdivision 3	Site and non-site improvements	
23	What are site improvements	26
24	What are non-site improvements	28
25	Working out the value of site or non-site improvements	28
Subdivision 4	Unimproved value of improved land	
26	What is the unimproved value of improved land	28
27	Weighted bond rate applies	29
28	Assumptions for existing uses	29
Subdivision 5	Value of unimproved land	
29	What is the site value and unimproved value of unimproved land	30
Division 4	Provisions for particular types of land or resources	
Subdivision 1	Leases under resource Acts	
30	Mining leases	30
31	Geothermal, GHG and petroleum leases	31
Subdivision 2	Other provisions	
32	Easements	31
33	Land subject to particular rights	32
34	Land Act tenures	33
35	Racecourse land	33
36	Integrated Resort Act and Sanctuary Cove Act	34
37	Exclusion of particular resources	34
Division 5	Allowances and concessions	
Subdivision 1	Deduction for site improvement costs	
38	What sdiv 1 is about	35
39	Who may apply	35
40	Cessation of right to apply	35
41	Making deduction application	36
42	Deciding deduction application	37
43	Valuations to which site improvement deduction applies	38

44	Amount of site improvement deduction	38
Subdivision 2	Exclusive use as a single dwelling house or for farming	
45	Application of sdiv 2	39
46	Particular enhancements must be disregarded	39
47	What is a single dwelling house	40
48	What is farming	40
Subdivision 3	Discounting for subdivided land not yet developed (non-Land Act rental)	
49	Application of sdiv 3	42
50	Discount until parcel developed or ownership changes	42
51	Provisions for when discounted valuation period ends	43
Part 3	Land to be included in valuations	
Division 1	General provision	
52	Valuation generally for each lot	43
Division 2	Declaring separate valuation for part of a lot	
53	Valuer-general's power	44
54	Guidelines for making separation declaration	45
55	Notice and taking of effect of separation declaration	45
Division 3	Combined valuations	
56	Application of div 3	46
57	Adjoining lots—general	46
58	Adjoining lots subleased from the State	47
59	Non-adjoining farming lots	47
Division 4	Separate valuations	
60	Application of div 4	47
61	Lots separately leased	48
62	Part of area subleased from particular governmental entities	48
63	Non-adjoining lots, separately owned lots and lots separated by a public road	48
64	Area crossing different local government areas	49
65	Area crossing categories in same local government area	49
66	Area only partly rateable land	49
67	Land Act rental valuation or Land tax valuation	50
Division 5	Miscellaneous provisions	
68	Areas subject to mining lease application	50
69	Community titles schemes	50

70	Approved scheme land under Integrated Resort Act	51
71	Sanctuary Cove Resort site	51
Part 4	Annual valuations	
Division 1	General provisions	
72	General duty to make annual valuations	52
73	Effect if annual valuation not made	53
74	Exceptions to annual valuation requirement	53
75	Duration of annual valuation	54
Division 2	Access to information about annual valuations	
76	Unprotected valuation roll information to be available for inspection	54
77	Time and place for inspection	55
Division 3	Notices about annual valuations	
78	Public notice	55
79	Valuation notice to owner	56
80	Requirements for valuation notice	56
Part 5	Maintenance valuations	
Division 1	New maintenance valuations	
81	Valuation of land omitted from annual valuation	57
82	Valuation on inclusion of land not previously in a local government area	57
83	Valuation of land becoming subject to rates, Land Act rental or land tax	58
Division 2	Amending valuations	
Subdivision 1	General provisions	
84	What div 2 is about	59
85	Amending period	59
86	Fixing day of effect of amending valuation	60
Subdivision 2	General types of amendment	
87	Separate valuations	60
88	Adjoining parcels in same valuation	61
89	Public work, service or undertaking	61
90	Damage from adverse natural cause	61
91	Loss or acquisition of right relating to land	62
92	Change of exclusive use as single dwelling house or for farming	62
93	Change of other exclusive use	62
94	Amendment for uniformity with comparable parcels	63

95	General power to correct error or omission	63
96	Change to planning scheme, local law or local government decision	63
97	Combining valuations	64
98	Particular changes in Land Act tenure	64
99	Land becomes subject to native title determination	64
100	Land ceasing to be land for which a valuation is required	64
Subdivision 3	Amendments because of objection or appeal result	
101	Amendment because of objection or appeal against valuation of same land	64
Subdivision 4	Amendments for local government area changes	
102	Valuation on local government area change	65
Division 3	Notice of maintenance valuations	
103	Notice requirement	66
104	Requirements for valuation notice	66
Chapter 3	Objections to valuations	
Part 1	Making objections	
Division 1	Objection right	
105	Right to object	67
106	New owners	67
107	When objection for 1 statutory purpose can be used for another.	68
108	Objection can be made only under this part	68
Division 2	Period for objection	
109	Usual objection period	69
110	Extension of usual objection period because of rural land application	69
111	Late objections	69
Division 3	Properly made objections	
112	What is a properly made objection	71
113	Required content of objections	72
Part 2	Initial assessment of objections for defects	
Division 1	Assessment and notice of decision	
114	Initial assessment	74
115	Notice of decision if no defect	74
116	Correction notice if objection defective	75
Division 2	Consequence of noncompliance with correction notice	
117	Application of div 2	76

118	Failure to correct not properly made objection	76
119	Notice of consequence	76
Part 3	Conferences about properly made objections	
Division 1	Preliminary	
120	What pt 3 is about	77
Division 2	When objection conference may or must be held	
121	Conditions for holding conference	77
122	Conference by agreement	78
123	When conference is required	78
Division 3	Preliminary steps for required conference	
Subdivision 1	Preliminary	
124	Application of div 3	78
Subdivision 2	Chairperson	
125	Appointment of chairperson	79
126	Chairperson's functions	79
127	Disclosure by parties before conference held	80
Subdivision 3	Holding objection conference	
128	Conduct of conference	80
129	Attendance and representation	81
Division 4	Miscellaneous provisions	
130	Grounds not limited at conference	81
131	Evidence	82
Part 4	Further information	
Division 1	When objector may give further information	
132	Response to valuer-general's invitation	82
133	Giving information within 28 days after objection conference	83
134	Use of further information given	83
Division 2	When objector must give further information	
135	Application of div 2	83
136	Valuer-general may require further information	85
137	Period to comply with information requirement	85
138	Conditions for making information requirement	85
139	Notice of lapsing of objection for noncompliance with information requirement	86
140	Objection generally lapses if lapsing notice contravened	86
141	Exceptions to lapsing	87

142	Deferral of lapsing	87
Part 5	Amendments	
143	Amendment by objector only under this part	88
144	Amendment in response to correction notice	88
145	Other permitted amendments	88
146	How to amend	89
Part 6	Deciding properly made objections	
147	Considering objection	89
148	Effect of maintenance valuation on objection	90
149	Objector bears the onus of proof	90
150	Decision	90
151	Notice of objection decision	91
Part 7	Miscellaneous provisions	
152	Objection or appeal does not affect valuation	91
153	Address for service for objections	92
154	Adjustment if valuation changed on objection or appeal	92
Chapter 4	Valuation appeals	
Part 1	Appeal to Land Court	
155	Appeal right	93
156	New owners	94
Part 2	Starting appeal	
157	How to appeal	95
158	Late filing	95
159	Service on valuer-general	96
Part 3	Amending valuations in response to appeal	
160	Application of pt 3	96
161	Power to amend	97
162	Amendment to valuation sought ends appeal	97
163	Effect of other reductions	97
Part 4	Defective valuation appeal notices	
164	Action by Land Court registrar	98
165	Action by Land Court	99
166	Costs of adjournment	99
Part 5	Hearing of valuation appeals	00
167	Application of pt 5	100
168	Constitution of Land Court	100
		. 55

169	Nature of hearing	100
170	Order on valuation appeal	100
171	Costs	101
Part 6	Appeals to Land Appeal Court and Court of Appeal	
172	Provisions for appeals to Land Appeal Court	101
173	No leave required for appeal to Court of Appeal	102
Part 7	Miscellaneous provision	
174	Judge not disqualified for owning land	102
Chapter 5	Internal and external reviews	
Part 1	Internal review of decisions	
175	Decisions subject to internal review	103
176	Applying for internal review	104
177	Valuer-general's decision on internal review	104
178	Stay of operation of original decisions	105
Part 2	External reviews by QCAT	
179	Who may apply for review	105
Chapter 6	Valuation rolls and related matters	
Part 1	Keeping valuation rolls	
180	Requirement to keep valuation rolls	106
181	Requirements for valuation roll	106
182	When valuation roll must be amended	107
Part 2	Valuation roll information and other information	
183	Obligation to give certified copy	107
184	Exchange of information	107
185	Other information	108
Part 3	Directions protecting particular valuation roll information	
Division 1	Applying for and obtaining direction	
186	Who may apply for direction	108
187	Requirements for application	109
188	Deciding application	109
189	Grant of application	109
190	Notice of decision	110
191	Duration of suppression direction	110
Division 2	Amending or renewing suppression direction	
192	Amendment to reflect change in ownership or parcel	110
193	Renewals	111

Cancelling of suppression direction	
Cancellation grounds	111
Cancellation procedure	111
Notice and taking effect of decision	112
Appeals against refusal or cancellation of suppression direction	
Appeal right	112
How to appeal	113
Action pending outcome of appeal	113
Hearing procedures	114
Powers of court on appeal	114
Appeal to District Court on questions of law only	115
Distributing valuation rolls	
Supplying copies of valuation roll	115
Notice about protected persons to local governments	116
Provisions about the valuer-general	
Establishment and appointment	
Establishment	117
Termination of appointment	117
Functions and powers	
General functions and powers	118
Power to contract to supply bulk data or microfiche data	119
Power to assess value other than for a valuation	120
Use by trustee of assessment by valuer-general	121
Independence in performing functions	121
Miscellaneous provisions	
Restriction on outside employment	122
Right of appearance	122
Delegation	122
Authorised persons	
General matters about authorised persons	
Functions	
Functions	123
Appointment	
Appointment and qualifications	123
Appointment conditions and limit on powers	124
	Cancellation grounds Cancellation procedure Notice and taking effect of decision Appeals against refusal or cancellation of suppression direction Appeal right How to appeal Action pending outcome of appeal Hearing procedures Powers of court on appeal Appeal to District Court on questions of law only Distributing valuation rolls Supplying copies of valuation roll. Notice about protected persons to local governments Provisions about the valuer-general Establishment and appointment Establishment Termination of appointment Functions and powers General functions and powers General functions and powers Power to contract to supply bulk data or microfiche data Power to assess value other than for a valuation Use by trustee of assessment by valuer-general Independence in performing functions Miscellaneous provisions Restriction on outside employment Right of appearance Delegation Authorised persons General matters about authorised persons Functions Functions Functions Appointment Appointment and qualifications

218	When authorised person ceases to hold office	124
219	Resignation	125
Division 3	Identity cards	
220	Issue of identity card	125
221	Production or display of identity card	125
222	Return of identity card	126
Part 2	Entry to places	
Division 1	Power to enter	
223	Entry power	126
224	Meaning of place and premises	127
Division 2	Procedure for entry by consent	
225	Application of div 2	128
226	Matters authorised person must tell occupier	128
227	Consent acknowledgement	128
Part 3	Other powers	
Division 1	Powers after entry	
228	Application of div 1	129
229	General powers after entering places	129
Division 2	Information-obtaining power	
230	Power to require information	130
231	Information stored on computer	131
232	Offence to contravene an authorised person's information requirement	131
Part 4	Miscellaneous provisions	
Division 1	Damage in exercising powers	
Subdivision 1	Duty to avoid	
233	Duty to avoid damage	132
Subdivision 2	Notice of damage	
234	Application of sdiv 2	132
235	Requirement to give notice	132
236	Content of notice	133
Division 2	Compensation	
237	Compensation because of exercise of powers	133
238	Provisions for compensation orders	134
Division 3	Offences relating to authorised persons	
239	Giving authorised person false or misleading information	134

240	Obstructing authorised person	135
241	Impersonating authorised person	135
Division 4	Other provisions	
242	Derivative use immunity for individual complying with requirement by authorised person	135
Chapter 9	Miscellaneous provisions	
Part 1	Access by valuer-general to information	
243	Giving State government information to valuer-general	136
244	Giving local government information to valuer-general	137
Part 2	Notice of changes concerning land	
245	Notice of change of ownership	137
246	Requirement to fix defective change of ownership notice	138
Part 3	General service provisions	
247	General address for service	138
248	Substituted service	139
Part 4	Legal provisions	
Division 1	Proceedings	
249	Offence to give valuer-general false or misleading information	140
250	Offences under Act are summary	140
Division 2	Evidentiary provisions	
251	Application of div 2	141
252	Valuer-general's appointment and authority	141
253	Certified map or plan	141
254	Valuation notices	142
255	Publication and availability of valuation roll information	142
256	Particular evidentiary provisions for valuation appeals	142
257	Other evidentiary provisions	143
Part 5	Recording of site improvement deductions	
258	Recording of site improvement deduction in land register	144
259	Removing record	145
Part 6	Other provisions	
260	Confidentiality of information	145
261	Publication of particular public notices on department's website.	146
262	Review of particular concession provisions	147
263	Application of provisions	147
264	Approved forms	147

265	Regulation-making power	147
Chapter 10	Repeal, savings and transitional provisions	
Part 1	Preliminary	
266	Definitions for ch 10	148
Part 2	Repeal	
267	Repeal of Valuation of Land Act 1944	150
Part 3	Saving of repealed Valuation Act for particular purposes	
268	Operation and application of pt 3	150
269	Saving for particular valuations	150
270	Continuance of purposes for which saved valuation may be used	151
271	Objections and appeals for saved valuations	151
272	Declaratory provision for former ss 29A and 107	151
273	Acts and omissions before commencement	151
Part 4	Transitional provisions	
Division 1	Offset for change to particular site values for non-rural land	
Subdivision 1	The offset	
274	Offset for 2011 unimproved-site value difference	152
275	Amount of offset	153
Subdivision 2	Existing declared parcels	
276	Application of sdiv 2	155
277	Validation of separation directions	156
278	Parcel becomes a declared parcel	156
279	Converted declared parcel direction may be repealed	156
Subdivision 3	Miscellaneous provisions	
280	Deduction application can not be made if offset applied	156
281	Objections and appeals	157
282	Recording the offset in land register	157
283	Removing record	158
Division 2	Improvement allowances for existing site improvements	
284	Site improvement deductions for existing site improvements	158
Division 3	Objections	
285	Making and availability of new objection forms before commencement	159
Division 4	Changeover from chief executive to valuer-general	
286	Migration of performed functions to valuer-general	159
287	References to chief executive	160

288	References to chief executive in saved former provisions	160
289	Outstanding appeals under saved former provisions	161
290	Provisions for first valuer-general	161
Division 5	Existing access authorisations	
291	Application of div 5	161
292	Person becomes an authorised person	161
293	Conversion of existing identity card	162
Division 6	Regulations	
294	Valuation of Land Regulation 2003	162
295	Amendment of regulations	163
296	Transitional regulation-making power	163
Division 7	Miscellaneous provisions	
297	Leases referring to the term unimproved value	163
298	References to repealed Valuation Act or former provision	164
299	Existing suppression directions	164
300	Valuation rolls	164
301	Migration of undecided applications	164
302	Migration of decisions and documents	164
Chapter 11	Amendment of Acts	
Part 1	Amendment of Aboriginal Land Act 1991	
303	Act amended	165
304	Amendment of s 13 (DOGIT land)	165
305	Amendment of s 27 (Deeds of grant to be prepared)	166
306	Amendment of s 27A (Appointment of registered native title body corporate as grantee)	166
307	Amendment of s 28 (Minister to appoint particular trustees)	167
Part 2	Amendment of Acts Interpretation Act 1954	
308	Act amended	167
309	Amendment of s 36 (Meaning of commonly used words and expressions)	167
Part 3	Amendment of Land Act 1994	
310	Act amended in pt 3 and sch 1	167
311	Amendment of s 31 (Dedication of reserve)	167
312	Amendment of s 42A (Amalgamating unallocated State land with existing deeds of grant in trust)	168
313	Amendment of sch 6 (Dictionary)	168

Part 4	Amendment of Land Tax Act 2010	
314	Act amended in pt 4 and sch 1	169
315	Replacement of s 17 (VOLA value)	169
	17 Land Valuation Act value	169
316	Amendment of s 30 (Discounting of VOLA value—subdivided land not yet developed)	169
317	Insertion of pt 10, div 4	170
	Division 4 Transitional provision for Land Valuation Act 2010	
	98 References to Land Valuation Act value	170
318	Amendment of sch 4 (Dictionary)	170
Part 5	Amendment of Torres Strait Islander Land Act 1991	
319	Act amended	170
320	Amendment of s 12 (DOGIT land)	171
321	Amendment of s 25 (Deeds of grant to be prepared)	171
322	Amendment of s 25A (Appointment of registered native title body corporate as grantee)	171
323	Amendment of s 26 (Minister to appoint particular trustees)	172
324	Amendment of s 31 (Existing interests)	172
Part 6	Amendment of other legislation	
325	Legislation amended in sch 1	173
Schedule 1	Consequential and minor amendments	174
Part 1	Amendment of this Act	
Part 2	Other amendments	
	Acquisition of Land Act 1967	174
	Body Corporate and Community Management Act 1997	175
	Brisbane Trades Hall Management Act 1984	175
	Building Units and Group Titles Act 1980	175
	City of Brisbane (Finance, Plans and Reporting) Regulation 2010	176
	District Court of Queensland Act 1967	178
	Foreign Ownership of Land Register Act 1988	178
	Housing (Freeholding of Land) Act 1957	178
	Inala Shopping Centre Freeholding Act 2006	179
	Integrated Resort Development Act 1987	180
	Land Act 1994	180
	Land Court Act 2000	181

	Land Regulation 2009	181
	Land Tax Act 2010	183
	Local Government (Finance, Plans and Reporting) Regulation 2010	184
	Mixed Use Development Act 1993	185
	Sanctuary Cove Resort Act 1985	186
	Schools of Arts (Winding Up and Transfer) Act 1960	187
	Soil Conservation Act 1986	187
	South Bank Corporation Act 1989	187
	South Bank Corporation Regulation 2003	189
	Transport Planning and Coordination Act 1994	190
	Valuers Registration Act 1992	190
	Valuers Registration Regulation 2003	190
	Water Act 2000.	191
Schedule 2	Dictionary	192

2010

A Bill

for

An Act about land values for particular other Acts and related purposes, to make consequential and minor amendments to the legislation mentioned in schedule 1 and to amend the *Aboriginal Land Act 1991*, the *Acts Interpretation Act 1954*, the *Land Act 1994*, the *Land Tax Act 2010* and the *Torres Strait Islander Land Act 1991* for particular purposes

The I	arliament of Queensland enacts—	1
Cha	pter 1 Preliminary	2
1	Short title	3
	This Act may be cited as the Land Valuation Act 2010.	4
2	Commencement	5
	Schedule 1, part 1 commences immediately after the commencement of this section.	6 7
3	Definitions	8
	The dictionary in schedule 2 defines particular words used in this Act.	9 10
4	Main purpose of Act	11
	The main purpose of this Act is to provide for how land is to be valued for particular other Acts.	12 13
Cha	pter 2 Valuations	14
Par	1 Valuations and their purposes	15
5	Valuer-general to make valuations	16
	(1) The valuer-general must decide the value of land, as provided for under this Act, for the purposes mentioned in section 6.	17 18

	(2)		ecision under subsection (1) about the value of land is a <i>nation</i> of the land.	1 2
		Note-	<u> </u>	3
			e also the schedule, definition <i>valuation</i> , for the meaning of that term various contexts.	4 5
	(3)	The	types of valuations are—	6
		(a)	valuations made under section 72(1) of all lands in a local government area (<i>annual valuations</i>); and	7 8
		(b)	valuations made under part 5 (maintenance valuations).	9
	(4)		annual valuation or maintenance valuation may be issued any or all of the purposes mentioned in section $6(1)$.	10 11
6	Sta	atutoi	ry purposes of valuations	12
	(1)	The	value of land under a valuation is its value for—	13
		(a)	any liability under the <i>Land Tax Act 2010</i> (the <i>Land Tax Act</i>) for land tax relating to the land; and	14 15
			Note—	16
			See the Land Tax Act, sections 16 and 17.	17
		(b)	the making and levying of rates; and	18
		(c)	the calculation of rent under the <i>Land Act 1994</i> (the <i>Land Act</i>) for a Land Act tenure but only to the extent that Act provides for the value to be so used.	19 20 21
	(2)		aluation for the purpose mentioned in subsection (1)(a) is <i>nd tax valuation</i> .	22 23
	(3)		aluation for the purpose mentioned in subsection (1)(b) is <i>ting valuation</i> .	24 25
	(4)		aluation for the purpose mentioned in subsection (1)(c) is and Act rental valuation.	26 27
	(5)	If—		28
		(a)	another Act refers to the value or rateable value of land; and	29 30

	(b)	a valuation is in effect for the land;	1
	the v	value or rateable value is that valuation.	2
Part	2	Valuation methodologies	3
Divis	sion 1	General provisions	4
7	What is	the value of land	5
		value of land is as follows, as affected by any other vant provision of this chapter—	6 7
	(a)	for non-rural land—its site value;	8
	(b)	for rural land—its unimproved value.	9
	Note-	_	10
		e, however, chapter 10, part 4, division 1 (Offset for change to rticular site values for non-rural land).	11 12
8	What is	non-rural land	13
	Non	<i>-rural land</i> is—	14
	(a)	land other than rural land; or	15
	(b)	land that is not zoned under a planning scheme.	16
9	What is	rural land	17
	Land	d is <i>rural land</i> if—	18
	(a)	under section 10, it is zoned rural land and it has not, under section 11, ceased to be zoned rural land; or	19 20
	(b)	under section 13 or 14, it has been declared to be rural land.	21 22

Divi	ision	2	Provisions for rural land	1
Sub	divis	sion 1	Zoned rural land	2
10	Zoi	ned rur	al land	3
	(1)	zoned	ea of land is zoned rural land if more than half the land is as rural land under a planning scheme made under the ng Act (a <i>Planning Act scheme</i>).	4 5 6
		Note—		7
		of the	local government must keep its planning scheme (including maps e zones under it) available for inspection and purchase—see the ning Act, section 724.	8 9 10
	(2)		an area of land is zoned rural land if, under a continued anning scheme, more than half the land is—	11 12
		(a) z	zoned as rural land; or	13
		, ,	n a zone (whatever called) that is the nearest equivalent o rural land under the Queensland planning provisions.	14 15
		Note—		16
		provi	the commencement of this section, the Queensland planning sions were also available on the department's website ://www.dip.qld.gov.au>.	17 18 19
	(3)		nove any doubt, for this section it is declared that the ing land is not zoned as rural land—	20 21
		()	and zoned under a Planning Act scheme as rural-residential;	22 23
		I r	and in a zone (whatever called) under a continued IPA planning scheme that is the nearest equivalent to rural–residential land under the Queensland planning provisions.	24 25 26 27
	(4)	equiva under	absections (2)(b) and (3)(b), in deciding the nearest lent, regard must be had to the purposes and outcomes the Queensland planning provisions for land to be as rural.	28 29 30 31

ſs	1	1	1

	(5)	In this section—	1
		continued IPA planning scheme means a planning scheme made under the repealed Integrated Planning Act 1997 and continued in force under the Planning Act, sections 777 and 778.	2 3 4 5
		Queensland planning provisions means the standard planning scheme provisions under the Planning Act, section 53.	6 7 8
11	Ce	ssation of zoned rural land	9
		Zoned rural land ceases to be zoned rural land and becomes non-rural land if, under a preliminary approval under the Planning Act approving a material change of use, it is used for an urban purpose.	10 11 12 13
Sub	divid	sion 2 Declared rural land on application	14
Ouk	aivis		17
12		plying for declaration	15
		••	
	Ар	plying for declaration An owner of land may apply to the valuer-general to declare	15 16
	Ар	plying for declaration An owner of land may apply to the valuer-general to declare the land to be rural land (a <i>rural land application</i>).	15 16 17
	Ар	plying for declaration An owner of land may apply to the valuer-general to declare the land to be rural land (a <i>rural land application</i>). Note— See also section 110 (Extension of usual objection period because of	15 16 17 18 19
	Ap (1)	plying for declaration An owner of land may apply to the valuer-general to declare the land to be rural land (a <i>rural land application</i>). Note— See also section 110 (Extension of usual objection period because of rural land application). Also, if the owner has already made a rural land application,	15 16 17 18 19 20 21
	Ap (1)	Plying for declaration An owner of land may apply to the valuer-general to declare the land to be rural land (a <i>rural land application</i>). Note— See also section 110 (Extension of usual objection period because of rural land application). Also, if the owner has already made a rural land application, the owner can make another only if— (a) there has been a material change of use under the	15 16 17 18 19 20 21 22 23
	Ap (1) (2)	Plying for declaration An owner of land may apply to the valuer-general to declare the land to be rural land (a <i>rural land application</i>). Note— See also section 110 (Extension of usual objection period because of rural land application). Also, if the owner has already made a rural land application, the owner can make another only if— (a) there has been a material change of use under the Planning Act for the land; or	15 16 17 18 19 20 21 22 23 24

	(2)	The valuer-general may declare land as rural land only if the valuer-general is satisfied—	1 2
		(a) at least 95% of land in the State used for the same purpose is, under section 10, zoned rural land; and	3 4
		(b) the land's zoning, under section 10, in a zone other than rural makes a material difference to its value.	5 6
	(3)	For subsection (2)(b), the zoning makes a material difference only if it causes a change in the land's value of at least 30%.	7 8
		Note—	9
		See also chapter 5 (Internal and external reviews).	10
Sub	divis	sion 3 Other declared rural land	11
14	De	claration on valuer-general's initiative	12
		The valuer-general may, at any time, declare land to be rural land if—	13 14
		(a) the valuer-general is satisfied as mentioned in section 13(2); or	15 16
		(b) the land is non-rural land under section 8(b).	17
		Note—	18
		See also chapter 5 (Internal and external reviews).	19
Divi	sion	3 Site value and unimproved value	20
Sub	divis	sion 1 Preliminary	21
15	Wh	at div 3 is about	22
		This division defines the <i>site value</i> and the <i>unimproved value</i> of land.	23 24

		Note—	1
		The term <i>land</i> includes lots that are stratum or volumetric lots—see the schedule, definition <i>lot</i> .	2 3
16	Laı	nd taken to be granted in fee simple	4
		For deciding the value of land, all land is taken to be granted in fee simple.	5 6
17	Wh	nat is the land's <i>expected realisation</i>	7
	(1)	The <i>expected realisation</i> of land under a bona fide sale is the capital sum that its unencumbered estate in fee simple might be expected to realise if that estate were negotiated for sale as a bona fide sale.	8 9 10 11
	(2)	In this section—	12
		<i>unencumbered</i> means unencumbered by any lease, agreement for lease, mortgage or other charge.	13 14
18	Wh	nat is a <i>bona fide sale</i>	15
	(1)	A <i>bona fide sale</i> , for land, is its sale on reasonable terms and conditions that a bona fide seller and buyer would require assuming the following (the <i>bona fide sale tests</i>)—	16 17 18
		(a) a willing, but not anxious, buyer and seller;	19
		(b) a reasonable period within which to negotiate the sale;	20
		(c) that the property was reasonably exposed to the market.	21
	(2)	For subsection (1), in considering whether terms and conditions are reasonable, regard must be had to—	22 23
		(a) the land's location and nature; and	24
		(b) the state of the market for land of the same type.	25
	(3)	To remove any doubt, it is declared that if—	26
		(a) there is a sale of the land in question; and	2.7

s	19]	

		[S 19]	
		(b) the bona fide sale tests are complied with;	1
		the sale is a bona fide sale.	2
	(4)	In this section—	3
		land in question means land whose value is being decided.	4
Sub	divis	sion 2 Site value of improved land	5
19	Wh	at is the site value of improved land	6
	(1)	If land is improved, its site value is its expected realisation under a bona fide sale assuming all non-site improvements for the land had not been made.	7 8 9
	(2)	However, the land's site value is affected by any other relevant provisions of this chapter.	10 11
20	We	ighted bond rate applies	12
		The weighted bond rate must be used to analyse the added value of—	13 14
		(a) the site improvements and non-site improvements involved in the sale of the land in question; and	15 16
		(b) the site improvements and non-site improvements involved in any comparable sale of improved land.	17 18
21	Wh	at is the weighted bond rate	19
		The <i>weighted bond rate</i> is the following interest rate, plus 3%—	20 21
		(a) the interest calculated at the monthly yield rate published by the Reserve Bank of Australia relating to government bonds for a 10-year period on borrowed funds that have not been repaid;	22 23 24 25

		(b)	if there is no monthly yield rate published as mentioned in paragraph (a)—the interest rate prescribed under a regulation.	1 2 3
22	As	sump	otions for existing uses	4
	(1)	This	s section does not apply for a Land Act rental valuation.	5
	(2)		eciding land's site value, the following must be assumed existing use assumptions)—	6 7
		(a)	the land may be used, or may continue to be used, for any purpose for which it was being used, or for which it could be used, (each an <i>existing use</i>) on the valuation day;	8 9 10 11
		(b)	improvements may be continued or made to the land to allow it to continue to be used for any existing use.	12 13
	(3)		remove any doubt, the following are declared for the ting use assumptions—	14 15
		(a)	they do not prevent regard being had under section 17 to any other purpose for which the land might be used;	16 17
		(b)	in deciding the site value, new non-site improvements may be hypothesised instead of non-site improvements actually used for an existing use.	18 19 20
Sub	divis	sion	3 Site and non-site improvements	21
23	Wh	at ar	e site improvements	22
	(1)		<i>improvements</i> , to land, means any of the following done ne land—	23 24
		(a)	clearing vegetation on the land;	25
		(b)	picking up and removing stones;	26
		(c)	improving soil fertility or soil structure;	2.7

	(d)	if the land was contaminated land as defined under the <i>Environmental Protection Act 1994</i> —works to manage or remedy the contamination;	1 2 3
	(e)	restoring, rehabilitating or improving its surface by filling, grading or levelling, not being irrigation or conservation works;	4 5 6
	(f)	reclamation by draining or filling, including retaining walls and other works for the reclamation;	7 8
	(g)	underground drainage;	9
	(h)	any other works done to the land necessary to improve or prepare it for development.	10 11
(2)	How	vever, a thing done as mentioned in subsection (1)—	12
	(a)	is a site improvement only to the extent it increases the land's value; and	13 14
	(b)	ceases to be a site improvement if the benefit was exhausted on the valuation day.	15 16
(3)		o, excavating the land for any of the following is not a site rovement—	17 18
	(a)	footings or foundations;	19
	(b)	underground building levels.	20
		Example of an underground building level—	21
		an underground car park	22
(4)	In th	is section—	23
	clear	ring vegetation on land—	24
	(a)	means removing, cutting down, ringbarking, pushing over, poisoning or destroying in any way, including by burning, flooding or draining; but	25 26 27
	(b)	does not include destroying standing vegetation by stock or lopping a tree.	28

15 24

24	Wh	at are non-site improvements	1
	(1)	Non-site improvements, to land, means work done, or material used, on the land other than a site improvement.	2 3
	(2)	The work done or material used is a non-site improvement whether or not it adds value to the land.	4 5
25	Wo	rking out the value of site or non-site improvements	6
	(1)	This section applies if, under this division, it is necessary to work out the value of site improvements or non-site improvements (the <i>existing improvements</i>) to or on the land to decide its site value or unimproved value.	7 8 9 10
	(2)	The value of the actual improvements is the lesser of the following—	11 12
		(a) the added value the existing improvements give to the land on the valuation day, regardless of their cost;	13 14
		(b) the cost that should have reasonably been involved in effecting on to the land, on the valuation day, improvements of a nature and efficiency equivalent to the existing improvements.	15 16 17 18
	(3)	In this section—	19
		added value, of non-site improvements, includes the value of any commercial hotel licence whose value has been included in the land's value.	20 21 22
Sub	divis	sion 4 Unimproved value of improved land	23
26	Wh	at is the unimproved value of improved land	24
	(1)	If land is improved, its unimproved value is its expected realisation under a bona fide sale assuming all site improvements and non-site improvements on the land had not been made.	25 26 27 28

	(2)	However, the land's unimproved value is affected by any other relevant provisions of this chapter.	1 2
27	We	eighted bond rate applies	3
		The weighted bond rate must be used to analyse the added value of—	4 5
		(a) the site improvements and non-site improvements involved in the sale of the land in question; and	6 7
		(b) the site improvements and non-site improvements involved in any comparable sale of improved land.	8 9
28	As	sumptions for existing uses	10
	(1)	This section does not apply for a Land Act rental valuation.	11
	(2)	In deciding land's unimproved value, the following must be assumed (the <i>existing use assumptions</i>)—	12 13
		(a) the land may be used, or may continue to be used, for any purpose for which it was being used, or for which it could be used, (each an <i>existing use</i>) on the valuation day;	14 15 16 17
		(b) improvements may be continued, or made to the land, to allow it to continue to be used for any existing use.	18 19
	(3)	To remove any doubt, the following are declared for the existing use assumptions—	20 21
		(a) they do not prevent regard being had under section 26 to any other purpose for which the land might be used;	22 23
		(b) in deciding the unimproved value, new improvements may be hypothesised instead of the site improvements and non-site improvements actually used for an existing use.	24 25 26 27

Subdivision 5		sion	5 Value of unimproved land	1
29			the site value and unimproved value of oved land	2 3
			nd is unimproved, both its site value and its unimproved e are its expected realisation under a bona fide sale.	4 5
Divi	sion	4	Provisions for particular types of land or resources	6 7
Sub	divis	sion	1 Leases under resource Acts	8
30	Mir	ning l	eases	9
	(1)		section applies for deciding the value of land in a mining e's area.	10 11
	(2)		of the lease's area is surface area, the value is 20 times ease's yearly rent.	12 13
	(3)		lly part of the lease's area is surface area (the <i>surface area</i>), the value is the total of the following—	14 15
		(a)	20 times the yearly rent for the surface area part;	16
		(b)	6 times the yearly rent for the rest of the lease's area.	17
	(4)		e lease's area does not include any surface area, the value times the lease's yearly rent.	18 19
	(5)		nder an Act, part of the land is then valued as a separate el because of the parcel's use—	20 21
		(a)	the separate parcel's value is the value it would have had other than for subsections (2) to (4); and	22 23
		(b)	the value of the rest of the land (the <i>residue</i>) is the amount that bears, relative to the value of all of the land	24 25

s	31]	

		(the <i>total area</i>), the same proportion that the residue bears to the total area.	1 2			
	(6)	For this section, the yearly rent for a part of the lease's area is the amount that bears, relative to the lease's total yearly rent, the same proportion that the part's area bears to the lease's total area.	3 4 5 6			
	(7)	In this section—	7			
		yearly rent for the lease, means the yearly rent that would have been payable under the Mineral Resources Act 1989 if the lease had been granted on the valuation day.	8 9 10			
31	Geothermal, GHG and petroleum leases					
	(1)	The value of land in the area of a geothermal lease, GHG lease or petroleum lease is 6 times the yearly rent payable for the lease.	12 13 14			
	(2)	In this section—	15			
		<i>yearly rent</i> , for the lease, is the annual rent under the Act under which the lease is granted on the valuation day.	16 17			
Sub	divis	sion 2 Other provisions	18			
32	Eas	sements	19			
	(1)	In deciding the value of land, the existence and effect of a relevant easement must be considered.	20 21			
	(2)	In this section—	22			
		relevant easement means an easement, registered under the Land Act or Land Title Act, for which the land is the dominant or servient tenement.	23 24 25			

Laı	Land subject to particular rights				
(1)	This section applies to land to which any of the following (the <i>right</i>) applies, relates, is in force or to which the land is subject—				
	(a)	a stock grazing permit under—	5		
		(i) the Forestry Act, section 35; or	6		
		(ii) the repealed <i>National Parks and Wildlife Act 1975</i> section 33; or	5, 7 8		
		Note—	9		
		For the continuing effect of permits under that section, so the <i>Nature Conservation Act 1992</i> , section 183.	ee 10 11		
		(iii) the Nature Conservation Act 1992;	12		
	(b)	a Land Act tenure;	13		
	(c)	a lease, licence, permit or permission to occupy grante or issued by the coordinator-general or the Forestry Ac chief executive;			
	(d)	a lease, licence or permit from SunWater or a water authority;	er 17 18		
	(e)	a heritage agreement under the Queensland Heritag Act 1992;	ge 19 20		
	(f)	a heritage restriction under a local planning instrumer under the Planning Act or a relevant Commonwealt Act;			
	(g)	a determination of native title or an indigenous land us agreement under the <i>Native Title Act 1993</i> (Cwlth).	se 24 25		
(2)	In d	leciding the value of the land—	26		
	(a)	the right must be considered; and	27		
	(b)	an allowance must be made for any limitation of restriction of use relating to the right.	or 28		
(3)	In m	naking the allowance—	30		

		(a) the purpose and conditions of the right must be considered; and	1 2				
		(b) if the right is a lease, the term remaining on the lease is not a limitation or restriction of use relating to the right.	3 4				
	(4)	In this section—					
		SunWater means the entity continued in existence under the Government Owned Corporations Regulation 2004, section 34.	6 7 8				
34	Laı	nd Act tenures	9				
	(1)	This section applies for a Land Act rental valuation.	10				
	(2)	However, this section applies only if, under the conditions of the Land Act tenure, the land may be used other than just as a single dwelling house or for farming.	11 12 13				
		Note—	14				
		If the use is so restricted, see division 5, subdivision 2 (Exclusive use as a single dwelling house or for farming).	15 16				
	(3)	If the land is not used for farming, the physical state and condition of the land at the start of the Land Act tenure must be considered in deciding the land's value.					
	(4)	However, the value must not include any of the following as defined under the Land Act, schedule 6—	20 21				
		(a) improvements on the land;	22				
		(b) development works done to the land since the Land Act tenure commenced.	23 24				
35	Ra	Racecourse land					
		If land includes a racecourse, in deciding its value any restrictions and limitations under its deed of grant or certificate of title must be disregarded.	26 27 28				

IS 36

Ir	ntegrat	ed Resort Act and Sanctuary Cove Act	1
(1) This	s section applies for deciding the value of land in—	2
	(a)	the site of an approved scheme under the Integrated Resort Act; or	3 4
	(b)	the site under the Sanctuary Cove Act.	5
(2	For land in a site mentioned in subsection (1)(a), if any part of the land is or may be inundated by water or subject to tidal influence, the land must be valued as if it were not, and never had been, inundated by water or subject to tidal influence.		
(3	the l subj the	land in a site mentioned in subsection (1)(b), if any part of land or an adjacent site is or may be inundated by water or ect to tidal influence, the land must be valued as if it or adjacent site were not, and never had been, inundated by er or subject to tidal influence.	10 11 12 13 14
E	xclusio	on of particular resources	15
		value of land does not include the value of any of the owing on or in the land—	16 17
	(a)	geothermal energy as defined under the <i>Geothermal Energy Act 2010</i> ;	18 19
	(b)	GHG storage reservoirs as defined under the Greenhouse Gas Storage Act 2009;	20 21
	(c)	minerals;	22
	(d)	petroleum as defined under the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act</i> 2004;	23 24
	(e)	timber.	25

Divi	sion	5	Allowances and concessions	1
Subdivision 1			1 Deduction for site improvement costs	2 3
38	Wh		liv 1 is about	4
		site site prev Note-	subdivision provides for the granting of a deduction (a <i>improvement deduction</i>) to particular owners of land for improvements to their land paid for by them in the ious 12 years. — e also chapter 9, part 5 (Recording of site improvement deductions).	5 6 7 8 9
39	Who may app		y apply	11
	(1)		owner of land may apply to the valuer-general for a site covement deduction (a <i>deduction application</i>).	12 13
	(2)	indiv	o, if an individual who is the owner of land dies, the vidual's personal representative may make a deduction ication for the land.	14 15 16
	(3)	A de	eduction application may be made whether or not—	17
		(a)	the land is developed land; or	18
		(b)	the land previously had buildings on it that have been demolished.	19 20
	(4)	This	section applies subject to section 40.	21
		Note-	_	22
			e also section 280 (Deduction application can not be made if offset plied).	23 24
40	Ce	ssatio	on of right to apply	25
	(1)		section provides for when a person loses the right to e, or continue with, a deduction application for land.	26 27

(2)	If the person ceases to be the owner of the land all of the right is lost.					
(3)	However, subsection (2) does not apply—					
	(a)	if the cessation is a transmission by death from the person to the person's personal representative; or	4 5			
	(b)	for a transfer from one joint tenant to another; or	6			
	(c)	for a transfer by right of survivorship.	7			
(4)		person ceases to be an owner of a part of the land, the is lost for that part.	8 9			
(5)		s section, a reference to cessation of ownership includes tion because of—	10 11			
	(a)	for cessation in relation to part of the land—the compulsory acquisition of the part; or	12 13			
	(b)	for cessation in relation to all of the land—the compulsory acquisition of all of the land.	14 15			
(6)	For this section, a person does not cease to be the owner of land while the person continues to be, whether jointly or severally, seised or possessed of or entitled to any estate or interest in the land.					
Ma	king	leduction application	20			
(1)	A de	duction application may be made—	21			
	(a)	as an objection ground for an objection, in the way provided for under section 113; or	22 23			
	(b)	at any other time in the approved form.	24			
(2)	In e	her case, the application must—	25			
	(a)	state the following—	26			
		(i) full details of the site improvements the subject of the application, including the cost of the works for the improvements;	27 28 29			
		(ii) who carried out the works;	30			

41

s	421	

		(iii) when the	works were f	inished; and		1
	(b)	be accompanion	ed by—			2
		-	that the nents in the l was made; an	last 12 years	aid for the and when the	•
			elating to the	e applicant's e cost of the		
Dec	idin	deduction a	pplication			9
(1)		aluer-general a whether to—		a deduction a	pplication and	l 1(
	(a)	refuse to gradeduction; or	int the appl	icant a site	improvement	t 12 13
	(b)		e site improv	provement developments the s		
(2)	How	ver, the valuer	-general can r	not do the follo	owing—	17
	(a)		eases under	make or cont section 40(2 cation;		
	(b)	deduction app	lication cease	make or cont s for a part of plication for th	land—decide	
(3)		valuer-general on as soon as	-	he applicant ter making it.	notice of the	e 24 25
	Note-					26
	inc dec	des a right to ob	ject to a decision to any subsequ	to object to the n under this section that the valuations—	ion, but not for a	a 28

43	Valuations to which site improvement deduction applies								
	(1)		tion applies if a person who is an owner of land is a site improvement deduction for the land.	2 3					
	(2)		ount of the deduction provided for under section 44 deducted from—	4 5					
		(a) the	relevant valuation; and	6					
			osequent valuations for the land until the earlier of the lowing happens—	7 8					
		(i)	the next annual valuation after the end of 12 years from when all of the costs for the improvements were paid;	9 10 11					
		(ii)	the person ceases to be the owner of all of the land other than because of an event mentioned in section 40.	12 13 14					
	(3)	Also, if the person ceases to be the owner of a part of the land, the amount of the deduction is lost for that part from when a maintenance valuation is made for the cessation.							
	(4)	In this section, a reference to cessation of ownership includes cessation because of a compulsory acquisition of the land.							
	(5)	In this se	ection—	20					
		relevant valuation means—							
			the deduction application was made as an objection bund—the valuation objected to; or	22 23					
		` '	nerwise—the valuation for which a valuation notice is at to be given to the owner.	24 25					
44	Am	Amount of site improvement deduction							
	(1)	The amount of the site improvement deduction for a valuation to which it applies is the added value of the site improvements on the valuation day.							
	(2)	•							

(a) be more than the actual cost on the valuation day of carrying out the works for the site improvements; or					1 2
		(b)	inclu	ide—	3
			(i)	interest or professional costs; or	4
			(ii)	costs relating to obtaining a development approval or other approval for the works.	5 6
		Note-	_		7
		site de	e impro	apter 3, the owner's right to object to a valuation to which the overment deduction applies includes a right to object to the on a deduction application concerning the land—see section nired content of objections).	8 9 10 11
	(3)	secti	$\frac{1}{4}$	art of the site improvement deduction is lost under s, the added value is reduced proportionately to the the land's area.	12 13 14
Sub	divis	sion	2	Exclusive use as a single dwelling house or for farming	15 16
45	Ар	plica	tion c	of sdiv 2	17
	(1)			ivision applies for deciding the value of land used single dwelling house or for farming.	18 19
	(2)			ection, land is not used only for a single dwelling or farming if—	20 21
		(a)	the 1	and is divided into individual lots; and	22
		(b)		e is evidence, including advertising or actual sales, a intention to sell the individual lots.	23 24
46	Pai	rticul	ar en	hancements must be disregarded	25
	(1)			g the value, any enhancement in its value because of following for the land must be disregarded—	26 27
		(a)	a sul	bdivision by survey;	28

ſs	47
----	----

		· / 1	1
	(2)		3
47	Wh	at is a single dwelling house	5
	(1)	A single dwelling house is—	5
		·	7
			9 10
		,	11 12
	(2)	` ' ` '	13 14
			15 16
		(b) with a single self-contained flat.	17
48	Wh	at is farming	18
	(1)	Farming is the use of land for a farming business if—	19
		(a) the use is the land's dominant use; and	20
			21 22
	(2)	•	23 24
	(3)		25 26
			27 28

	(b)	non-native forests—having an average anticipated gross annual return, worked out over the period from establishment to harvesting that is usual for the particular species of tree, of at least \$5000;	1 2 3 4 5
	(c)	if the business is maintaining and harvesting native forests—having an average anticipated gross annual return, worked out over the period from the start of maintenance to harvesting of the particular species of tree, of at least \$5000;	6 7 8 9 10
	(d)	having both of the following—	11
		(i) a minimum value of farm improvements or planting of forest or orchard trees of \$50000;	12 13
		(ii) the appearance of being kept for farming or expenditure on crops, forest trees, maintenance of farm improvements, livestock or orchard trees.	14 15 16
(4)	In th	is section—	17
	struc parti	improvements includes appropriate sheds, other tures, facilities, farm plant and land development for the cular farming business but does not include a dwelling or ccommodation.	18 19 20 21
	farm	ing business means—	22
	(a)	the business or industry of grazing, dairying, pig farming, poultry farming, viticulture, orcharding, apiculture, horticulture, aquaculture, vegetable growing, the growing of crops of any kind or forestry; or	23 24 25 26
	(b)	another business or industry involving the cultivation of soils, the harvesting of crops or the rearing of livestock.	27 28

Subdivision 3			3 Discounting for subdivided land not yet developed (non-Land Act rental)	1 2
49	Ар	plica	tion of sdiv 3	3
	(1)	This	s subdivision applies to a parcel (the <i>relevant parcel</i>) if—	4
		(a)	the relevant parcel is 1 of the parts into which land has been subdivided; and	5 6
		(b)	the person who subdivided the land is the owner of the relevant parcel; and	7 8
		(c)	the relevant parcel is not developed land.	9
	(2)		s subdivision also applies to a parcel (also the <i>relevant</i> cel) if—	10 11
		(a)	the relevant parcel is 1 of the parts into which land has been reconfigured because of a compulsory acquisition under a law; and	12 13 14
		(b)	subsection (1) applied to the relevant parcel, as part of a relevant parcel mentioned in subsection (1), immediately before the compulsory acquisition; and	15 16 17
		(c)	after the reconfiguration, the same person continues to own the part of the land not compulsorily acquired; and	18 19
		(d)	the relevant parcel is not developed land.	20
	(3)	-	pite subsections (1) and (2), this subdivision does not ly for a Land Act rental valuation.	21 22
	(4)		ubdivision 2 applies to land, this subdivision does not ct the operation of subdivision 2.	23 24
50	Dis	cour	nt until parcel developed or ownership changes	25
	(1)		s section applies for the making and levying of rates on the vant parcel for the discounted valuation period.	26 27
	(2)		local government must discount the value of the relevant eel by 40%.	28 29

	(3)	In th	uis section—	1		
		disce the 1	period starting when the land of which the parcel was a was subdivided and ending on the earlier of the following	2 3 4 5		
		(a)	the day on which there is a change in the ownership of the relevant parcel;	6 7		
		(b)	the day the relevant parcel becomes developed land.	8		
51	Pro	visio	ons for when discounted valuation period ends	9		
	(1)		section applies for the relevant parcel on and from the the discounted valuation period under section 50 ends.	10 11		
	(2)		the local government legislation, a change in the relevant el's value is taken to have had effect on that day.	12 13		
	(3)		the making and levying of rates on the relevant parcel on from that day—	14 15		
		(a)	its previous value is its value as discounted under section 50(2); and	16 17		
		(b)	its new value is its value without regard to the discount.	18		
Part	3	Land to be included in				
			valuations			
Divis	ion	1	General provision	21		
52	Val	uatio	on generally for each lot	22		
			ject to the other provisions of this part, a separate single ation must be made for each lot.	23 24		

Division 2				Declaring separate valuation for part of a lot	1 2
53	Val	uer-g	gener	al's power	3
	(1)	the sepa	rest of <i>ration</i>	r-general may declare that a separate valuation, from f a lot, will be made for a stated part of the lot (a <i>declaration</i>).	4 5 6
		Note-			7
	(4)			chapter 5 (Internal and external reviews).	8
	(2)	How	vever,	a separation declaration may be made only if—	9
		(a)	eithe	er—	10
			(i)	it is possible to lawfully subdivide the stated part from the rest of the lot; or	11 12
			(ii)	the valuer-general considers the stated part is used for a communications facility, including, for example, a communications tower; and	13 14 15
		(b)	the	valuer-general considers circumstances relating to value of the part make a separate valuation of it opriate.	16 17 18
			Exam	aple of circumstances for subsection (2)(b)—	19
			1	A building on the part is occupied separately, or adapted to being occupied separately, from the rest of the lot.	20 21
			2	The part is used, or is suitable to be used, for a purpose different from the purpose for which the rest of the lot is used, or is suitable to be used.	22 23 24
		Note-	_		25
				t of the declaration is that the part becomes a parcel itself—see ale, definition <i>parcel</i> , paragraph (b).	26 27
	(3)	This	section	on applies to leased land if the lease is—	28
		(a)		a any of the following of land leased, by the bwing, from the State—	29 30
			(i)	a local government;	31

			(ii)	a department;	1
			(iii)	an entity representing the State; or	2
		(b)	fron	n a GOC of land leased by the GOC from—	3
			(i)	the State; or	4
			(ii)	a lessee of the State.	5
	(4)	Othe State		e, this section does not apply to land leased from the	6 7
	(5)	The parc	- .	that is the subject of the declaration is a <i>declared</i>	8 9
	(6)	not 1		e any doubt, it is declared that subsection (2)(a) does e that a subdivision has been sought or made for the t.	10 11 12
54	Gu	idelin	es fo	or making separation declaration	13
	(1)		ımstaı	uer-general may make guidelines about the nees in which the valuer-general will make a declaration.	14 15 16
	(2)	The	guide	lines—	17
		(a)	mus	t be consistent with section 53; and	18
		(b)	are i	not subordinate legislation.	19
	(3)	valu		ng whether to make a separation declaration, the neral may consider, but is not bound by, the s.	20 21 22
	(4)			er-general must keep a copy of the guidelines, as in a time to time, on the department's website.	23 24
55	No	tice a	nd ta	aking of effect of separation declaration	25
	(1)			r-general may give notice of a separation declaration ared parcel only in a valuation notice for the parcel.	26 27
	(2)	A se	parati	ion declaration—	28

ſs	56

		(a)	has effect and is taken to have always had effect for the valuation; and	1 2
		(b)	continues in effect for the declared parcel until the declaration is repealed.	3 4
			Example of when a separation declaration might be repealed—	5
			because of a change in circumstances mentioned in the examples for section 53(2) and the subsequent issue of a valuation notice	6 7
Divi	sion	3	Combined valuations	8
56	Арј	plicat	tion of div 3	9
	(1)		division does not apply for a declared parcel or to a el the subject of a discount under section 50.	10 11
	(2)	_	pite division 4, this division applies to land tax valuations rating valuations, but not to Land Act rental valuations.	12 13
57	Adj	joinir	ng lots—general	14
	(1)	Adjo	pining lots must be included in the same valuation if—	15
		(a)	they are owned by the same person; and	16
		(b)	either—	17
			(i) no part of the lots is leased; or	18
			(ii) all of the lots are leased to the same person.	19
	(2)	How	vever, subsection (1) applies only if either—	20
		(a)	not more than 1 of the lots has buildings or other structures on it that are adapted to being separately occupied; or	21 22 23
		(b)	if more than 1 of the lots has buildings or other structures on it that are adapted to being separately occupied—the lots are being worked as 1 business unit.	24 25 26

	(3)	In th	nis section—	1	
		leas	e does not include a sublease.	2	
58	Ad	joinir	ng lots subleased from the State	3	
	(1)		s section applies if adjoining lots are leased from the State ne same person.	4 5	
	(2)		ny of the lots are subleased, the lots must be included in same valuation.	6 7	
	(3)	Sub	section (2) applies—	8	
		(a)	whether or not the subleases are to the same person; but	9	
		(b)	subject to section 62.	10	
59	Non-adjoining farming lots				
			s that do not join each other must be included in the same action if—	12 13	
		(a)	the lots are worked as 1 business unit and used only for farming; and	14 15	
		(b)	the lots are owned by the same person; and	16	
		(c)	if the lots are leased—they are all leased to the same person.	17 18	
Divi	sion	4	Separate valuations	19	
60	Ар	plica	tion of div 4	20	
		valu	s division applies if, other than for this division, 1 lation must be made for an area (the <i>designated area</i>) sisting of just 1 parcel, or of 1 or more parcels.	21 22 23	

61	Lo	ts sep	parately leased	1
	(1)	Subs	section (2) applies if—	2
		(a)	the designated area consists of lots all of which are owned by the same person; but	3 4
		(b)	1 or more of the lots are leased by the owner to 1 or more other persons.	5 6
	(2)		ect to division 3, there must be separate valuations for of the lots leased.	7 8
62		rt of a	area subleased from particular governmental	9 10
	(1)	This	section applies if the designated area is leased—	11
		(a)	from the State by—	12
			(i) a department or an entity representing the State; or	13
			(ii) a local government; or	14
		(b)	by a GOC from—	15
			(i) the State; or	16
			(ii) a lessee of the State.	17
	(2)		re must be separate valuations for each part of the gnated area subleased to someone else.	18 19
63			oining lots, separately owned lots and lots ed by a public road	20 21
			re must be different valuations of each parcel within the gnated area if they—	22 23
		(a)	do not adjoin; or	24
		(b)	are separated by a public road and able to be lawfully subdivided; or	25 26
		(c)	are separately owned.	27

Are	ea crossing different local government areas	1
(1)	If the designated area is partly in 1 local government area and partly in another—	1 2 3
	(a) the designated area must be valued; and	4
	(b) the amount of the valuation must be apportioned between the parts; and	d 5 6
	(c) the apportioned amount for the part in the local government area for which the valuation is being made is the valuation for that part.	
(2)	Subsection (1) applies as well as sections 65 to 67.	10
Are	ea crossing categories in same local government area	11
(1)	This section applies if all or part of the designated area is in 1 local government area, but—	l 12 13
	(a) it is partly in 1 category and partly in another; and	14
	(b) the amount of the general rate made and levied for the rateable land in each category is not the same.	e 1: 10
(2)	For a designated area mentioned in subsection (1)—	1′
	(a) the designated area must be valued; and	18
	(b) the amount of the valuation must be apportioned between the parts; and	l 19 20
	(c) the apportioned amount for each part is the valuation for that part.	r 21 22
(3)	In this section—	23
	category, for a local government area, means a category of rateable land decided by the local government for the area for levying a differential general rate.	
Are	ea only partly rateable land	2
	If only part of the designated area is rateable land—	28

S b/

		(a) the designated area must be valued; and	1
		(b) the amount of the valuation must be apportioned between the parts; and	2 3
		(c) the apportioned amount for the part that is rateable land is the valuation for that part.	4 5
67	Laı	nd Act rental valuation or Land tax valuation	6
	(1)	If the designated area is being valued for a Land Act rental valuation or a Land Tax valuation, there must be a separate valuation of any part of the area that is being so valued.	7 8 9
	(2)	A Land Act rental valuation must be for all of the land in the Land Act tenure, even if separate valuations of parts of the land are made for another purpose.	10 11 12
Divi	sion	5 Miscellaneous provisions	13
68	Are	eas subject to mining lease application	14
		The valuer-general may make a separate valuation of land the subject of a mining lease application if, under the <i>Mineral Resources Act 1989</i> , the applicant may enter the land.	15 16 17
69	Со	mmunity titles schemes	18
	(1)	The valuer-general must not value lots in a community titles scheme separately but must instead value the scheme land for the scheme—	19 20 21
		(a) as an undivided whole; and	22
		(b) as if it were owned by a single owner.	23
	(2)	For the valuation, and objection and appeal against the valuation, the body corporate for the community titles scheme is taken to be the scheme land's owner.	24 25 26

	(3)		body corporate must be shown in the valuation as the eme land's owner.	1 2
	(4)	In th	nis section—	3
			y corporate, for a community titles scheme, means the y corporate under the BCCM Act for the scheme.	4 5
			eme land, for a community titles scheme, means scheme under the BCCM Act for the scheme.	6 7
70	Аp	prove	ed scheme land under Integrated Resort Act	8
	(1)	follo	valuer-general may value the land consisting of the owing parts in the site of an approved scheme as if each were a single lot—	9 10 11
		(a)	the lots on a building unit plan;	12
		(b)	the lots on a group titles plan;	13
		(c)	the lots within a precinct;	14
		(d)	the lot or lots consisting of a primary or secondary thoroughfare;	15 16
		(e)	a future development area.	17
	(2)	Act	ns mentioned in subsection (1) and not defined under this have the same meanings they have under the Integrated ort Act.	18 19 20
71	Sai	nctua	ary Cove Resort site	21
	(1)		valuer-general may value the land consisting of the owing parts of the site as if each part were a single lot—	22 23
		(a)	the lots on a building unit plan;	24
		(b)	the lots on a group titles plan;	25
		(c)	the lot or lots comprising a primary or secondary thoroughfare;	26 27
		(d)	the lot or lots within a zone.	28

[s 72]

	(2)	Terms mentioned in subsection (1) and not defined under this Act have the same meanings they have under the Sanctuary Cove Act.	1 2 3
Part	4	Annual valuations	4
Divis	ion	1 General provisions	5
72	Gei	neral duty to make annual valuations	6
	(1)	The valuer-general must—	7
		(a) make an annual valuation of all land in a local government area; and	8 9
		(b) fix a valuation day for each annual valuation.	10
	(2)	If a valuation is required for more than 1 statutory purpose, an annual valuation must be made for each of them.	11 12
	(3)	Subsection (4) applies if the valuer-general—	13
		(a) has made an annual valuation for a local government area; but	14 15
		(b) has omitted to make a valuation of particular land in the area.	16 17
	(4)	Despite the omission, the valuer-general is taken to have made an annual valuation for all of the area.	18 19
		Note—	20
		See also section 81 (Valuation of land omitted from annual valuation).	21
	(5)	Subsection (1) is subject to section 74.	22

73	Eff	ect if annual valuation not made	1
	(1)	This section applies if an annual valuation is not made for a local government area as required under section 72(1).	2 3
	(2)	The last preceding annual valuation for the local government area continues in effect until the next annual valuation for the area takes effect.	4 5 6
74	Exc	ceptions to annual valuation requirement	7
	(1)	The valuer-general need not make an annual valuation of land in a local government area if the valuer-general considers it is not possible to do so because of unusual circumstances.	8 9 10
	(2)	The valuer-general may decide not to make an annual valuation of land in a local government area after considering—	11 12 13
		(a) a market survey report for the area; and	14
		(b) the results of consultation with the local government for the area, and appropriate local groups and industry groups.	15 16 17
		Example of local group—	18
		the local Chamber of Commerce	19
		Examples of industry groups—	20
		AgForce, Queensland Industrial Union of Employers and Queensland Canegrowers Organisation Limited	21 22
	(3)	In this section—	23
		<i>market survey report</i> , for a local government area, means a report to the valuer-general giving—	24 25
		(a) details of sales of land in the area since the last annual valuation was made; and	26 27
		(b) the probable impact of the sales on the value of land in the area if an annual valuation were to be made.	28

75	Duration of annual valuation			
	(1)	An annual valuation takes effect from the next 30 June after its making.		
	(2)	An annual valuation continues in effect until the next annual valuation of the land takes effect.	4 5	
	(3)	However, the effect of an annual valuation is subject to—		
		(a) any maintenance valuation for the annual valuation; and	7	
		(b) an objection decision affecting the valuation; and	8	
		(c) an amendment of the valuation because of a valuation appeal or further appeal, or an appeal response amendment.	9 10 11	
	(4)	Subsection (5) applies if—	12	
		(a) the value of land is changed by the loss, under a resource operations plan, of a water licence the value of which formed part of the land's value; and	13 14 15	
		(b) the loss happened during the period of 1 year before an annual valuation of the land would otherwise have had effect under subsection (1).	16 17 18	
	(5) The effect of the loss is not to be reflected in the valuation the land until the next 30 June after the annual valuation became effective under subsection (1).			
Divi	sion	2 Access to information about annual valuations	22 23	
76		protected valuation roll information to be available for pection	24 25	
	(1)	The valuer-general must make unprotected valuation roll information about an annual valuation publicly available at the places and in the form the valuer-general considers appropriate.	26 27 28 29	
	(2)	The information—	30	

		(a)	may be made available at any time after the valuation day; but	1 2
		(b)	must be made available at least 3 months before the 30 June on which the valuation is to take effect.	3 4
	(3)		vever, a failure to comply with subsection (2)(b) does not ct the validity of the valuation or its day of effect.	5 6
	(4)		section does not apply to a Land Tax valuation or a Land rental valuation.	7 8
77	Tin	ne an	d place for inspection	9
	(1)	_	rotected valuation roll information must be available for ic inspection, without fee, as follows—	10 11
		(a)	if it is made available at a local government's office—when that office is open for the transaction of public business;	12 13 14
		(b)	if it is made available at another place—at the times stated in the public notice.	15 16
	(2)	from	information must be made available for at least 60 days at the day stated for that purpose under a public notice er section 78(1).	17 18 19
Divi	sion	3	Notices about annual valuations	20
78	Pul	blic n	otice	21
	(1)		valuer-general must, after making an annual valuation, a public notice stating the following—	22 23
		(a)	that the valuation has been made;	24
		(b)	that unprotected valuation roll information about the valuation will be available for inspection by anyone, without fee, for a stated period;	25 26 27
		(c)	when the stated period starts and ends;	28

1313

		(1)	1 41 1 6 4 1	
		(d)	where the information may be inspected.	1
	(2)	The	stated period can not be less than 60 days.	2
	(3)	adve	well as giving the public notice, the valuer-general may ertise the information's availability in any other way the er-general considers appropriate.	3 4 5
	(4)		section (1)(b) does not apply to a Land Tax valuation or a d Act rental valuation.	6 7
79	Val	uatio	n notice to owner	8
	(1)	mus	or making an annual valuation of land, the valuer-general t give the owner of the land a notice of the annual ation.	9 10 11
	(2)	than	notice must be given as soon as practicable, but no later 31 March in the year in which the annual valuation is to effect.	12 13 14
	(3)	purp	subsection (2), notice of valuations for different statutory coses may be combined in the 1 document if the er-general considers it appropriate.	15 16 17
80	Re	quire	ments for valuation notice	18
			aluation notice for an annual valuation must be in the roved form and state all of the following—	19 20
		(a)	the valuation;	21
		(b)	whether the valuation is the site value or the unimproved value;	22 23
		(c)	the valuation day;	24
		(d)	the day of issue of the notice;	25
		(e)	the day of effect of the valuation;	26
		(f)	if the owner was granted a site improvement deduction for the land—the amount of the site improvement deduction decided;	27 28 29

		(g)	that the owner may object to the valuation within 60 days after the day of issue;	1 2
		(h)	how an objection may be made.	3
Part 5			Maintenance valuations	4
Divi	sion	1	New maintenance valuations	5
81	Val	uatio	on of land omitted from annual valuation	6
	(1)	valu	s section applies if the valuer-general has made an annual ation for a local government area but has omitted to make luation for particular land in the area.	7 8 9
	(2)		e omission comes to the valuer-general's knowledge, the er-general must make a valuation of the land.	10 11
	(3)		valuation day for the valuation must be the same ation day as the valuations for the rest of the land in the .	12 13 14
	(4)		valuation has effect from the day of effect of the annual ation from which it was omitted.	15 16
82			on on inclusion of land not previously in a local ment area	17 18
	(1)		s section applies if lands not previously in a local ernment area are joined to a local government area.	19 20
	(2)		valuer-general must, as soon as practicable, make a ation of the lands.	21 22
	(3)	The	valuation—	23
		(a)	must be for the same valuation day as the current valuations of all lands in the local government area; and	24 25
		(b)	is taken to have had effect from the day the joinder happened; and	26 27

	(c)	continues in effect, subject to any maintenance valuation, for the rest of the period for which the current valuations have effect.	1 2 3
			4 5
(1)			6 7
	(a)	land, not currently the subject of a rating valuation, for which rates may be levied;	8 9
	(b)	land, not currently the subject of a Land Act rental valuation, that has become subject to Land Act rental;	10 11
	(c)	land, not currently the subject of a Land Tax valuation, that has become subject to land tax.	12 13
(2)	The	valuation has effect from the following day—	14
	(a)	if the land became relevant land before the period starting 3 years immediately before, and continuing since, the day of effect of the latest annual valuation that has come into effect in the local government area in which the land is situated—the day that period started;	15 16 17 18 19
	(b)	if the land became relevant land during that period—the day it became relevant land.	20 21
(3)	whice whice	ch an annual valuation for the local government area in ch the land is situated did not come into effect, the	22 23 24 25
	(a)	the first day before that day on which an annual valuation for the land came into effect;	26 27
	(b)	the day the land became relevant land.	28
	(1) (2)	Valuation rental or rental or (1) The followard (a) (b) (c) (2) The (a) (b) (3) How which which wall (a)	valuation, for the rest of the period for which the current valuations have effect. Valuation of land becoming subject to rates, Land Act rental or land tax (1) The valuer-general may make a valuation of any of the following land (relevant land)— (a) land, not currently the subject of a rating valuation, for which rates may be levied; (b) land, not currently the subject of a Land Act rental valuation, that has become subject to Land Act rental; (c) land, not currently the subject of a Land Tax valuation, that has become subject to land tax. (2) The valuation has effect from the following day— (a) if the land became relevant land before the period starting 3 years immediately before, and continuing since, the day of effect of the latest annual valuation that has come into effect in the local government area in which the land is situated—the day that period started; (b) if the land became relevant land during that period—the day it became relevant land. (3) However, for subsection (2)(a), if the period starts on a day on which an annual valuation for the local government area in which the land is situated did not come into effect, the valuation has effect from the later of the following— (a) the first day before that day on which an annual valuation for the land came into effect;

Division 2 Subdivision 1			Amending valuations	1
			General provisions	2
84	Wh	at div	2 is about	3
			division provides for the circumstances in which a zion may be made to amend another valuation.	4 5
85	Am	nendin	g period	6
	(1)		aluer-general may amend an annual valuation before it into effect.	7 8
	(2)		mendment under subsection (1) does not alter the ion's day of effect.	9 10
	(3)		raluer-general may amend any valuation of land at any luring the period—	11 12
		1	starting 3 years immediately before, and continuing since, the day of effect of the latest annual valuation that has come into effect for the land; and	13 14 15
		, ,	ending on the day the valuer-general is amending the valuation.	16 17
	(4)		ver, if the period started on a day on which a valuation e land did not come into effect, the period—	18 19
			starts on the first day before that day on which an annual valuation for the land came into effect; and	20 21
			ends on the day the valuer-general is amending the valuation.	22 23
		Examp	le for subsections (3) and (4)—	24
		2016	valuer-general is amending the valuation for parcel A on 30 May 5. Annual valuations for parcel A came into effect on 30 June 2011, 3, 2014 and 2015, but not on 30 June 2012.	25 26 27

[s 8	36
------	----

		Maintenance valuations for parcel A came into effect on 1 March and 1 May 2016. A maintenance valuation may be issued for any of the valuations.	1 2 3
86	Fix	ing day of effect of amending valuation	4
	(1)	· · · · · · · · · · · · · · · · · · ·	5 6
	(2)	subdivision, the day of effect must be the day the relevant plan	7 8 9
		Note—	10
		See section 87 (Separate valuations) and the schedule, definition <i>subdivide</i>).	11 12
	(3)	· · · · · · · · · · · · · · · · · · ·	13 14
		(a) the day the amending period started;	15
			16 17
	(4)	In this section—	18
			19 20
Sub	divis	ion 2 General types of amendment	21
87	Se	parate valuations	22
		• • • • • • • • • • • • • • • • • • • •	23 24
		• • • • • • • • • • • • • • • • • • • •	25 26

		(b)	under part 3, division 4, separate valuations must be made for parts of a designated area; or	1 2
		(c)	the land is subdivided.	3
88	Ad	joinir	ng parcels in same valuation	4
			aluation for 2 or more adjoining parcels may be amended or more of the parcels is sold.	5 6
89	Pul	blic v	vork, service or undertaking	7
		A va	aluation may be amended if—	8
		(a)	a public work, service or undertaking is provided for the land; and	9 10
		(b)	the valuer-general considers the work, service or undertaking has changed the land's value.	11 12
90	Da	mage	e from adverse natural cause	13
	(1)	A va	aluation may be amended if—	14
		(a)	because of flood, cyclone or some other adverse natural cause over which the owner had no control, the land has been permanently damaged; and	15 16 17
		(b)	the valuer-general considers the damage has changed the land's value.	18 19
	(2)	only	vever, an amendment may be made under subsection (1) if the owner of the land applies to the valuer-general in 6 months after the permanent damage happens.	20 21 22
		Note-	_	23
		Se	e also chapter 5 (Internal and external reviews).	24
	(3)	The	application must be written.	25

Lo	s or acquisition	n of right relating to land	1
(1)	•	y be amended if the land's value has been loss or acquisition of a right relating to the	2 3 4
(2)	operations plan,	right is a water licence under a resource the amendment can not be made until the 30 ast 1 year after the plan has effect.	5 6 7
(3)	In this section—		8
	right includes lic	cence and privilege.	9
	inge of exclusiv	ve use as single dwelling house or for	10 11
	A valuation may	be amended if—	12
	\ /	on was on the basis that the land was used ingle dwelling house or for farming; and	13 14
	(b) the land h purposes; a	has ceased to be used for either of those and	15 16
	46, the ce	general considers, having regard to section ssation and the current use have caused a he land's value.	17 18 19
Ch	nge of other ex	cclusive use	20
	A valuation may	be amended if—	21
	\ /	on was on the basis that the land was used for other than as a single dwelling house or for and	22 23 24
	(b) the land ha	s ceased to be used for that purpose; and	25
	(c) the land is farming; ar	now used as a single dwelling house or for and	26 27
	46, the ce	general considers, having regard to section ssation and the current use have caused a he land's value.	28 29 30

		Note—	1
		See section 46(1)(b) (Particular enhancements must be disregarded).	2
94	Am	nendment for uniformity with comparable parcels	3
	(1)	A valuation may be amended if the valuer-general considers the amendment is necessary or desirable to achieve or preserve uniformity of values between the valuation and valuations of other comparable parcels.	4 5 6 7
	(2)	If the amendment reduces the amount of the valuation, the reduction is a <i>comparable valuation reduction</i> of the valuation amended.	8 9 10
95	Ge	neral power to correct error or omission	11
	(1)	A valuation may be amended if the valuer-general considers it is affected by an error or omission that it is necessary to correct.	12 13 14
	(2)	Subsection (1) does not apply for correcting an error of law or mistake of fact that may be corrected under subdivision 3.	15 16
96		ange to planning scheme, local law or local vernment decision	17 18
		A valuation may be amended if the valuer-general considers any of the following has changed the land's value—	19 20
		(a) the implementation of a planning scheme, a change to the land use and development under a planning scheme or an amendment of a planning scheme;	21 22 23
		(b) the application of a local law affecting the use or development of land;	24 25
		(c) any other action or decision of the local government affecting the use or development of land.	26 27

97	Со	mbinin	g valuations	1
	(1)	into 1	r more valuations may be amended by combining them valuation if the valuations are of lots that could, under division 3, be included in 1 valuation.	2 3 4
	(2)	valuat	ombined valuation is taken to be an amendment of the ions, whether or not it is the same as, or different from, m of the valuations.	5 6 7
98	Pai	rticular	changes in Land Act tenure	8
		same l	d Act rental valuation and the rating valuation of the and may be amended if the purpose, conditions or area Land Act tenure changes.	9 10 11
99	Laı	nd bec	omes subject to native title determination	12
		of a d	nation may be amended if the land becomes the subject etermination of native title or an indigenous land use nent under the <i>Native Title Act 1993</i> (Cwlth).	13 14 15
100	Laı	nd ceas	sing to be land for which a valuation is required	16
			nation for land may be amended if part of the land ceases and for which a valuation is required.	17 18
Sub	divis	sion 3	Amendments because of objection or appeal result	19 20
101			ent because of objection or appeal against of same land	21 22
	(1)	This s	ubdivision applies if all of the following happen—	23
		(a) a	a valuation (the <i>first valuation</i>) of land is made;	24
		` '	he first valuation is objected to, or there is a valuation appeal against the objection;	25 26

		(c)	before the objection decision is made or the appeal ends, another valuation (the <i>later valuation</i>) is made of all or part of the land;	1 2 3
		(d)	the outcome of the objection or appeal is that the first valuation is amended because of an error of law or mistake of fact (the <i>defect</i>) affecting the first valuation.	4 5 6
	(2)		later valuation must be amended if the valuer-general iders—	7 8
		(a)	it is also affected by the defect; and	9
		(b)	the amendment is necessary to fix the defect.	10
Sub	divis	ion [,]	4 Amendments for local government area changes	11 12
102	Val	uatio	n on local government area change	13
	(1)		section applies if, after the making of annual valuations local government area (the <i>relevant area</i>)—	14 15
		(a)	the relevant area is abolished and all or part of the area (the <i>affected land</i>) is joined to another local government area (the <i>other area</i>); or	16 17 18
		(b)	part of the relevant area (also the <i>affected land</i>) is excluded from the relevant area and included in another local government area (also the <i>other area</i>).	19 20 21
	(2)		valuer-general must, as soon as practicable, amend the all valuations of the affected land.	22 23
	(3)	The	amended valuation—	24
		(a)	must be for the same valuation day as the current valuations for all lands in the other area; and	25 26
		(b)	is taken to have had effect from the day the joinder or inclusion happened; and	27 28

[s	1	03
----	---	----

		(c) continues in effect subject to any other maintenance valuation, for the rest of the period for which the current valuations have effect.	1 2 3
Divi	sion	3 Notice of maintenance valuations	4
103	No	tice requirement	5
	(1)	The valuer-general must give the owner notice of the maintenance valuation.	6 7
	(2)	The notice may be given at any time after the valuation is made.	8 9
104	Re	quirements for valuation notice	10
		A notice of a maintenance valuation must—	11
		(a) be in the approved form; and	12
		(b) state the matters mentioned in section 80(a) to (f); and	13
		(c) if the valuation is not a comparable valuation reduction—state the matters mentioned in section 80(g) and (h).	14 15 16

Chapter 3		er 3	Objections to valuations	
Par	t 1		Making objections	2
Divi	sion	1	Objection right	3
105	Rig	ht to ob	pject	4
	(1)	An own	ner may object to a valuation of the owner's land.	5
	(2)		er, subsection (3) applies if an owner has objected to a on for a particular statutory purpose (the <i>first</i> on).	6 7 8
	(3)	differen amount	rner can object to a valuation of the same land for a at statutory purpose (the <i>second valuation</i>) only if the of the first valuation is different from the amount of and valuation.	9 10 11 12
	(4)		to subsections (2) and (3), only 1 objection may be the same valuation.	13 14
	(5)	_	to object to a valuation includes a right to object to a about a deduction application concerning the land.	15 16
	(6)		ction does not apply to a valuation amended under 4, part 3.	17 18
106	Ne	w owner	'S	19
	(1)	This sec	ction applies if—	20
			valuation notice for a valuation is issued to the person ho is then the owner of the land (the <i>former owner</i>); and	21 22 23
		` '	omeone else (the <i>new owner</i>) later becomes the owner the land; and	24 25

[s 107	
--------	--

		(c)	the new owner has given an ownership change notice for the change of ownership of the land.	1 2
	(2)	The	new owner—	3
		(a)	is taken to have received the valuation notice when it was issued to the former owner; and	4 5
		(b)	does not have the right to be issued with a fresh valuation notice for the land.	6 7
	(3)		ne former owner has not already objected (an <i>existing</i> ection), the new owner may object, subject to section 108.	8 9
	(4)	If th	ere is an existing objection—	10
		(a)	the process under this part for objections (the <i>objection process</i>) applies to the new owner; and	11 12
		(b)	the new owner becomes the objector and may carry on the objection in the new owner's name; and	13 14
		(c)	any period under this part applies to the new owner as if the new owner had been the owner of the land since the first day of that period.	15 16 17
107		en ol	bjection for 1 statutory purpose can be used for	18 19
	(1)	notio	s section applies if an owner is given a valuation notice or ces for more than 1 statutory purpose for the same land the same amount.	20 21 22
	(2)		objection to 1 of the valuations is taken to be an objection ach of them.	23 24
108	Ob	jectic	on can be made only under this part	25
		To re	emove any doubt, it is declared that—	26
		(a)	an owner can not make, and the valuer-general can not accept, an objection other than as provided for under this part; and	27 28 29

		(b)	a decision or conduct leading up to or forming part of the process for making a valuation is subject to objection or question only as part of an objection.	1 2 3
Divi	sion	2	Period for objection	4
109	Us	ual o	bjection period	5
	(1)	An o	objection can be made only if—	6
		(a)	it is given to the valuer-general within 60 days after the day of issue (the <i>usual objection period</i>); and	7 8
		(b)	it is properly made.	9
	(2)		requirement to object within the usual objection period is ect to sections 110 and 111.	10 11
	(3)		requirement for an objection to be properly made is ect to sections 116 and 144.	12 13
110		tensio	on of usual objection period because of rural land ion	14 15
		for 1	nder section 12, an owner makes a rural land application land, the usual objection period is extended to 60 days the latest of the following—	16 17 18
		(a)	the valuer-general decides the rural land application;	19
		(b)	the ending of any appeal against the decision on the rural land application.	20 21
111	Lat	e obj	jections	22
	(1)	This	s section applies if—	23
		(a)	an owner objects after the usual objection period has ended but before the first anniversary of the start of that period; and	24 25 26
		(b)	either—	27

		(i) the initial assessment decision for the objection is that it is properly made; or	1 2
		(ii) under section 116, the objection is amended so that it is properly made.	3
(2)		section applies even if someone other than the objector becomes the owner of the land.	5 6
	Note-	_	7
	Sec	e section 106.	8
(3)		valuer-general must accept the objection if satisfied it not made within the usual objection period because of—	9 10
	(a)	the owner's mental or physical incapacity; or	11
	(b)	an extreme circumstance; or	12
	(c)	an extraordinary emergency; or	13
	(d)	another reason the valuer-general considers satisfactory in the circumstances.	14 15
	Note-	_	16
	Sec	e also chapter 5 (Internal and external reviews).	17
(4)	The	valuer-general may—	18
	(a)	at the same time, make the initial assessment decision and decide whether or not to accept the objection; or	19 20
	(b)	make the initial assessment decision first and, in the notice of that decision or the correction notice for that decision, seek more information from the objector about why the valuer-general should be satisfied as mentioned in subsection (3).	21 22 23 24 25
(5)		e objection is accepted, the objection process applies to it it had been made within the usual objection period.	26 27
(6)		remove any doubt, it is declared that the valuer-general not accept the objection if any or all of the following y—	28 29 30

		(a)	when it was made, it was not properly made and it has not, under section 116, been amended so that it is properly made;	1 2 3
		(b)	it was made after the anniversary of the start of the usual objection period;	4 5
		(c)	the valuer-general is not satisfied as mentioned in subsection (3).	6 7
	(7)	In th	is section—	8
			al objection period includes the usual objection period as inded under section 110.	9 10
Divi	sion	3	Properly made objections	11
112	Wh	at is	a <i>properly made</i> objection	12
	(1)	An o	objection is <i>properly made</i> only if—	13
		(a)	it is in the approved form; and	14
		(b)	either—	15
			(i) it is signed by the objector; or	16
			(ii) it is signed by an agent or representative of the objector, for the objector, and it is accompanied by the objector's written consent to the objection; and	17 18 19
		(c)	it complies with all of the requirements under section 113; and	20 21
		(d)	it is accompanied by the fee prescribed under a regulation.	22 23
	(2)	The	approved form must state—	24
		(a)	the matters the valuer-general considers appropriate about the objection process, including, for example, about objections that are not properly made; and	25 26 27
		(b)	that the valuer-general can not consider or decide an objection that is not properly made.	28 29

	(3)	the 1130	objection that does not comply, in relation to at least 1 of objection grounds, with the requirement under section (1)(e) to give information for each objection ground (the <i>und requirement</i>), is not properly made.	1 2 3 4
	(4)		objection that complies with the ground requirement for 1 more, but not all, objection grounds is properly made.	5 6
		Note-	_	7
		Se	e also section 118 (Failure to correct not properly made objection).	8
	(5)		objection mentioned in subsection (4) is one that only <i>ially complies</i> with the ground requirement.	9 10
	(6)		round for which the ground requirement has not been plied with is a <i>noncompliant ground</i> .	11 12
113	Re	quire	d content of objections	13
	(1)	An o	objection must state all of the following—	14
		(a)	the objector's address for service of any notices concerning the objection;	15 16
			Note—	17
			See also section 153(2) (Address for service for objections).	18
		(b)	information that identifies the land, including, for example, its property identification number, real property description or property address shown on the valuation notice;	19 20 21 22
		(c)	if the valuation is more than the relevant amount—the valuation sought;	23 24
		(d)	the grounds of objection to the valuation (each an <i>objection ground</i> for the valuation);	25 26
		(e)	the information the objector seeks to rely on to establish each objection ground;	27 28
		(f)	if an objection ground concerns the comparability of the sale of any other land—	29 30
			(i) details of the sale; and	31

		(ii)	the reasons why the objector contends the sale is comparable to the valuation of the objector's land; and	1 2 3
		(iii)	the basis of comparison between the objector's land and the land the subject of the sale.	4 5
(2)	Also	, if ar	objection ground—	6
	(a)		deduction application or about a decision on a action application concerning the land; or	7 8
	(b)		cerns a claim for a higher site improvement action than that stated in the valuation notice;	9 10
	the o	bject	ion must—	11
	(c)	state	e the amount the objector claims; and	12
	(d)	state	e the matters mentioned in section 41(2)(a); and	13
	(e)		ccompanied by the documents mentioned in section 2)(b).	14 15
(3)	valu	ation,	section 86, a day of effect is fixed for a maintenance an objection ground may be that some other stated re appropriate.	16 17 18
(4)			wing may, but need not necessarily, include expert vidence—	19 20
	(a)	info	rmation relied on to establish an objection ground;	21
	(b)	reas	ons or a basis mentioned in subsection (1)(f).	22
(5)	site alrea	impro ady n	ion ground can not be made concerning a claim for a ovement deduction for the land if the owner has nade a deduction application for the same site tents for a previous valuation.	23 24 25 26
(6)	In th	is sec	tion—	27
			<i>identification number</i> , for the land, means its dentification number on the valuation roll.	28 29
	rele	vant a	mount means—	30

ſs	11	41
----	----	----

		(a)	if an amount of more than \$750000 has been prescribed under a regulation—the prescribed amount; or	1 2
		(b)	otherwise—\$750000.	3
Part	2		Initial assessment of objections for defects	4 5
Divis	ion	1	Assessment and notice of decision	6
114	Init	ial as	ssessment	7
	(1)		valuer-general must consider each objection and decide <i>initial assessment decision</i>) whether or not—	8 9
		(a)	the objection is properly made; and	10
		(b)	if it is properly made—it only partially complies with the ground requirement.	11 12
		Note-	_	13
		See	e also chapter 5 (Internal and external reviews).	14
	(2)		objection is <i>defective</i> if the initial assessment decision for objection is that it—	15 16
		(a)	is not properly made; or	17
		(b)	only partially complies with the ground requirement.	18
115	Not	ice o	of decision if no defect	19
		not o	e initial assessment decision for an objection is that it is defective, the valuer-general may, but need not, give the ctor notice of the decision.	20 21 22

Co	rrectio	n no	otice if objection defective	1	
(1)			on applies if the initial assessment decision for an is that it is defective.	2 3	
(2)			er-general must give the objector a notice (a notice) that—	4 5	
	(a)	state	es all of the following—	6	
		(i)	the day the valuer-general issued the correction notice;	7 8	
		(ii)	the initial assessment decision;	9	
		(iii)	the relevant defect;	10	
		(iv)	that the objector must, within 28 days after the day the notice was issued, appropriately amend the objection; and	11 12 13	
		Note-	_	14	
			or the power to amend, see section 144 (Amendment in sponse to correction notice).	15 16	
	(b)	inclu	ides a copy of division 2.	17	
(3)	In this section—				
	appro object	_	tely amend, the objection, means to amend the	19 20	
		it is	e initial assessment decision for the objection is that defective because it is not properly made—so that it operly made; or	21 22 23	
		it is	e initial assessment decision for the objection is that defective because it only partially complies with the and requirement—	24 25 26	
		(i)	to remove all noncompliant grounds; or	27	
		(ii)	so that the ground requirement is complied with for all noncompliant grounds.	28 29	
	releva	ınt d	<i>lefect</i> means—	30	

15 111

		(a)	the aspects of the objection that the valuer-general considers cause the defect; or	1 2
		(b)	if the ground requirement has not been complied with for an objection ground—that the objection states no particulars of the ground.	3 4 5
Divis	sion 2	2	Consequence of noncompliance with correction notice	6 7
117	Арр	licat	ion of div 2	8
		This	division applies for an objection if—	9
		(a)	the objector is given a correction notice for the objection; and	10 11
		(b)	the valuer-general decides the objector has not complied with the correction notice.	12 13
118	Failu	ure t	o correct not properly made objection	14
		prop	e initial assessment decision was that the objection is not erly made, it is taken not to be, and never to have been, erly made.	15 16 17
119	Noti	ce o	f consequence	18
	, ,	value the c	valuer-general must, within 28 days after the er-general makes the decision under section 117(b), give objector notice of the consequence, under this part, of ompliance with the correction notice.	19 20 21 22
			ilure to comply with subsection (1) does not limit or wise affect the operation of this part.	23 24

Part 3			Conferences about properly made objections	1 2
Divis	ion	1	Preliminary	3
120	Wh	at pt	3 is about	4
	(1)		s part provides for the holding of conferences about perly made objections (an <i>objection conference</i>).	5 6
	(2)	An o	objection conference's purposes are to—	7
		(a)	encourage the settlement of disputes about the objection by facilitating and helping the conduct of negotiations between the parties; and	8 9 10
		(b)	promote between the parties an open exchange of information relevant to any dispute; and	11 12
		(c)	give the parties information, relevant to the dispute, about the operation of this Act; and	13 14
		(d)	help in the settlement of the dispute in any other way.	15
Division 2			When objection conference may or must be held	16 17
121	Coi	nditio	ons for holding conference	18
			objection conference can not be held for an objection if the ection—	19 20
		(a)	is not properly made; or	21
		(b)	has been decided by the valuer-general.	22

[s	1	22	
----	---	----	--

122	Cor	nference by agreement	1			
If a valuation is not more than the following, the valuer-general and the objector may agree to participate in an objection conference—						
		(a) if an amount of more than \$5m has been prescribed under a regulation—the prescribed amount;	5 6			
		(b) otherwise—\$5m.	7			
123	Wh	en conference is required	8			
	(1)	If a valuation is more than the amount mentioned in subsection (2), the valuer-general must—	9 10			
		(a) offer, to the objector, to participate in an objection conference; and	11 12			
		(b) if the objector accepts the offer—participate in the objection conference.	13 14			
	(2)	For subsection (1) the amount is—	15			
		(a) if an amount of more than \$5m has been prescribed under a regulation—the prescribed amount; or	16 17			
		(b) otherwise—\$5m.	18			
	(3)	The offer may be verbal or by notice.	19			
Divis	ion	· · · · · · · · · · · · · · · · · · ·	20			
		conference	21			
Subd	ivis	ion 1 Preliminary	22			
124	App	olication of div 3	23			
		This division applies only if, under section 123, an objector has accepted an offer by the valuer-general to participate in an objection conference.	24 25 26			

Sub	divis	ion 2 Chairperson	1
125	Ар	pointment of chairperson	2
	(1)	• • • • • • • • • • • • • • • • • • • •	3
	(2)	consult with the Australian Property Institute about the	5 6 7
	(3)	Subject to subsections (1) and (2), a chairperson—	8
		(a) may be appointed—	9
		(i) generally; or	10
		(ii) for a particular local government area or areas; or	11
		(iii) for part of a local government area; or	12
		(iv) for a particular objection conference; and	13
		· / • 11	14 15
		(c) is paid the remuneration and allowances and appointed on the terms decided by the valuer-general.	16 17
126	Ch	irperson's functions	18
		The chairperson's functions are—	19
			20 21
		parties, including a full disclosure of information	22 23 24
			25 26

127	Dis	clos	ure by parties before conference held	1
	(1)	The chairperson must give the parties a notice requiring them to give the chairperson, within 14 days after the notice is given, copies of all documents they have in their possession relevant to the valuation (the <i>disclosure obligation</i>).		2 3 4 5
	(2)		ne chairperson is satisfied all parties have complied with disclosure obligation, the chairperson must—	6 7
		(a)	give copies of the documents given by a party to the other party; and	8 9
		(b)	arrange the objection conference.	10
	(3)		ne chairperson is not satisfied both parties have complied in the disclosure obligation—	11 12
		(a)	the objection conference must not be held; or	13
		(b)	if the conference has started, the chairperson may end the objection conference; or	14 15
		(c)	the chairperson may give the party who has not complied with the obligation (the <i>noncompliant party</i>) a further period of not more than 14 days to comply with the requirement.	16 17 18 19
	(4)	chai non	wever, the chairperson may give a further period only if the arperson considers it is reasonably likely that the compliant party will comply with the disclosure obligation in that period.	20 21 22 23
Sub	divis	sion	3 Holding objection conference	24
128	Co	nduc	et of conference	25
	(1)	The	objection conference must be conducted—	26
	` /	(a)	in the way the chairperson considers appropriate; and	27
		(b)	as quickly and with as little formality and technicality as possible.	28 29

	(2)	The chairperson may, for the purpose of the conference—	1
		(a) accept any document from anyone; and	2
		(b) distribute any document to anyone.	3
	(3)	The chairperson may adjourn or end the conference at any time.	4 5
129	Att	endance and representation	6
	(1)	A person who is not a party may attend and take part in the objection conference if the chairperson is satisfied the person may help to resolve a dispute relating to the objection.	7 8 9
	(2)	A party may use an interpreter in the objection conference.	10
	(3)	A party may, with the chairperson's approval, be represented by an agent or other representative at the objection conference.	11 12 13
	(4)	The approval—	14
		(a) can be given only if the chairperson is satisfied the agent or other representative is needed to help the objection process; and	15 16 17
		(b) may be given without conditions or on the conditions the chairperson considers reasonable to ensure the other party is not unfairly disadvantaged by the representation.	18 19 20 21
	(5)	If the approval is given on conditions, the representation is subject to the agent or other representative complying with the conditions.	22 23 24
Divi	sion	4 Miscellaneous provisions	25
130	Gro	ounds not limited at conference	26
		An objection conference is not limited to the objection grounds.	27 28

ſs	131	1

131	Evi		elence of anything said or done about an objection in an ection conference is inadmissible in any proceeding.	1 2 3
Part	4		Further information	4
Divis	sion	1	When objector may give further information	5 6
132	Res	spons	se to valuer-general's invitation	7
	(1)	This	section applies for an objection whether or not an ction conference has been held for it.	8 9
	(2)	value	valuer-general may invite the objector to give the er-general further written information (the <i>invited rmation</i>)—	10 11 12
		(a)	that supports the objection grounds; or	13
		(b)	to clarify the objection grounds or anything else stated in the objection.	14 15
	(3)	The	invitation must—	16
		(a)	be by notice to the objector's address for service stated in the objection; and	17 18
		(b)	state the day the valuer-general issued the invitation.	19
	(4)		invited information may be given only within the wing period—	20 21
		(a)	generally—the period that ends 28 days after the day the valuer-general issued the invitation (the <i>usual period</i>);	22 23
		(b)	if, within the 28 days, the valuer-general and the objector agree in writing to a longer period that ends not	24 25

[s	133]
----	------

		more than 14 days after the usual period ends—the longer period.
	Notes	3—
	1	The giving, under this part, of further information does not, of itself, change the objection. For how and when an objection can be amended, see part 5.
	2	Particular amendments relating to the giving of the further information can be made only when the further information is given—see section 145(2) (Other permitted amendments).
	iving i	nformation within 28 days after objection nce
	obje	objection conference has been held for an objection, the ctor may, within 28 days after the conference ends, give valuer-general further written information that—
	(a)	supports the objection grounds; or
	(b)	raises a proposed new objection ground; or
	(c)	relates to another matter raised at the conference.
134 U:	se of f	urther information given
		her information given under this division about an ction—
	(a)	may be considered by the valuer-general in deciding the objection; and
	(b)	is admissible in any proceeding concerning the objection.
Divisio	າ 2	When objector must give further information
135 A	pplicat	tion of div 2
(1)	•	division applies if—
\ /		* *

	(a)	the valuer-general considers further information, other than information the subject of legal professional privilege—	1 2 3
		(i) is likely to be in the objector's custody, possession or power; and	4 5
		(ii) will likely be relevant to the deciding of an objection; and	6 7
		Examples of possible further information—	8
		any of the following about the objector's land or other land-	9
		• a valuation report (improved or unimproved)	10
		• a town planning report	11
		• a record of discussions with purchasers, vendors or agents	12
		 information about a stated type of cost associated with a development of the objector's land or other land 	13 14
	(b)	the valuation objected against is more than the following amount—	15 16
		(i) if an amount of more than \$5m has been prescribed under a regulation—the prescribed amount;	17 18
		(ii) otherwise—\$5m.	19
(2)	This	division applies—	20
	(a)	whether or not—	21
		(i) an objection conference has been held for the objection; or	22 23
		(ii) the information is the subject of an invitation under section 132(2); and	24 25
	(b)	whether the information is a document or other information; and	26 27
	(c)	even if the information came into existence for a purpose unrelated to the objection.	28 29

ſο	1361
10	1001

-				
			Examples of purposes unrelated to the objection—	1
			the obtaining of finance	2
			• compliance with a requirement under the Corporations Act	3
136	Val	uer-g	general may require further information	4
		_	valuer-general may, by notice (an <i>information uirement</i>), require the objector to give all or part of the ner information in writing.	5 6 7
		Note-	_	8
		Se	e also chapter 5 (Internal and external reviews).	9
137	Pei	riod t	o comply with information requirement	10
		give	objector to whom an information requirement has been in must comply with the requirement within the following od—	11 12 13
		(a)	generally—the period that ends 28 days after the day the valuer-general made the information requirement (the <i>usual period</i>);	14 15 16
		(b)	if, within the 28 days, the valuer-general and the objector agree in writing to a longer period that ends not more than 14 days after the usual period ends—the longer period.	17 18 19 20
138	Со	nditio	ons for making information requirement	21
	(1)	An i	information requirement must—	22
		(a)	describe the further information required to be given; and	23 24
			Example of a description of information—	25
			for a comparable sale mentioned in the objection, a detailed breakdown of the components of the sale including, if applicable, any demolition costs and details of quantity and costs of site filling	26 27 28 29

[s	1	39
----	---	----

		(b)	state—	1	
			(i) the day the valuer-general made the requirement; and	e information 2 3	
			(ii) when, under section 137, the require complied with.	ement must be 4 5	
	(2)		subsection (1)(a), the description is sufficience to the information's nature or type.	tent if it is by 6	
139			f lapsing of objection for noncomplia ion requirement	nce with 8	
	(1)	has	section applies if the valuer-general considerant complied with all or part of arrement.		1
	(2)		valuer-general may give the objector a not e) stating—	ice (a <i>lapsing</i> 12	
		(a)	the information (the <i>outstanding info</i> valuer-general considers the objector new valuer-general to comply with the requirement; and	nust give the 10	6 7
		(b)	that, if the objector does not give the value outstanding information in writing within the day the lapsing notice was given—		0
			(i) the objection will lapse; and	22	2
			(ii) the valuer-general will not be require or further consider the objection.	ed to consider 22	
		Note-	_	2:	5
		Se	also chapter 5 (Internal and external reviews).	20	6
140	Ob	jectio	n generally lapses if lapsing notice c	ontravened 2'	7
	(1)	An o	bjection lapses if the objector—	2	8
		(a)	has been given a lapsing notice; and	29	9

		(b) has not, within the 28 days after the day the lapsing notice was given (the <i>required period</i>), given the valuer-general the outstanding information in writing.	1 2 3
	(2)	If the objection lapses, the valuer-general is not required to consider or further consider the objection.	4 5
	(3)	Subsection (1) is subject to sections 141 and 142.	6
141	Ex	ceptions to lapsing	7
	(1)	An objection does not lapse if—	8
		(a) the outstanding information for the information requirement would, at common law, be privileged from production in a proceeding; or	9 10 11
		(b) within the required period, the objector gives the valuer-general a statutory declaration declaring that the outstanding information is not in the objector's custody, possession or power.	12 13 14 15
	(2)	The statutory declaration must be sworn by—	16
		(a) if the objector is an individual—the objector; or	17
		(b) if the objector is a corporation—an individual with knowledge of the matter who is lawfully authorised to swear the declaration for the objector.	18 19 20
142	De	ferral of lapsing	21
		If, within the required period, the decision to make the information requirement or the decision to give the lapsing notice is stayed by QCAT, the objection does not lapse until the time, if any, decided by QCAT.	22 23 24 25
		Note—	26
		See section 178 (Stay of operation of original decisions)	27

Part 5		Amendments					
143	Am	nendment by objector only under this part	2				
	(1)	An objector can amend the objection only under this part.	3				
		Note—	4				
		An objection can also be amended by operation of law under section 106(4)(b) (New owners).	5 6				
	(2)	If an objector purports to amend an objection other than under this part, the valuer-general must disregard the purported amendment when deciding the objection.	7 8 9				
144	Amendment in response to correction notice						
	(1)	This section applies if, under section 116, a correction notice is given for an objection.	11 12				
	(2)	The objection may, within 28 days after the day the notice was issued, be amended as provided for under that section.	13 14				
		Note—	15				
		For the consequence of not amending, see section 118 (Failure to correct not properly made objection).	16 17				
145	Otl	ner permitted amendments	18				
	(1)	An objection may be amended to change—	19				
		(a) information that identifies the land; or	20				
		(b) the objector's address for service of any notices concerning the objection; or	21 22				
		(c) the valuation sought; or	23				
		(d) an objection ground, or particulars of an objection ground, if the change is to—	24 25				
		(i) withdraw the objection ground or the particulars;	26				

			(ii) reflect an additional matter raised in further information given under part 4; or	1 2
		(e)	the information stated in the objection that the objector seeks to rely on to include further information given under part 4.	
	(2)	How	vever, an objection can not be amended if—	6
		(a)	the objection as amended—	7
			(i) would not be properly made; or	8
			(ii) would have a noncompliant ground; or	9
		(b)	the amendment is sought to be made—	10
			 (i) for an amendment mentioned in subsection (1)(a), (b), (c) or (d)(i)—after the objection has been decided, whether or not notice of the decision has been given to the objector; or 	12
			(ii) for an amendment mentioned in subsection (1)(d)(ii) or (e)—other than when the further information is given.	
146	Но	w to a	amend	18
		An a	amendment to an objection permitted under this part can	
			nade only by signed notice to the valuer-general.	20
Part	+ 6		Deciding properly made	21
Ган	. 0		objections	21 22
147	Со	nside	ering objection	23
	(1)		ject to section 148, the valuer-general must consider and ide a properly made objection.	24 25

[s	1	48
----	---	----

	(2)	valu	roperly made objection must be decided at any time the er-general considers appropriate, having regard to the e the objection has reached under the objection process.	1 2 3
	(3)		valuer-general can not consider or decide an objection if not properly made.	4 5
		Note-	_	6
		see	r other circumstances in which an objection must not be considered, e section 140 (Objection generally lapses if lapsing notice ntravened).	7 8 9
148	Eff	ect o	f maintenance valuation on objection	10
	(1)	Subs	section (2) applies if—	11
		(a)	an objection has been made against an annual or maintenance valuation; and	12 13
		(b)	the annual or maintenance valuation has not come into effect under section 75 or 86; and	14 15
		(c)	before the objector is given an objection decision notice, a maintenance valuation (the <i>relevant maintenance valuation</i>) is made to amend the annual or maintenance valuation; and	16 17 18 19
		(d)	a valuation notice is given for the relevant maintenance valuation.	20 21
	(2)		valuer-general is not authorised to consider or further sider the objection.	22 23
149	Ob	jecto	r bears the onus of proof	24
		The	objector has the onus of proving the objector's case.	25
150	De	cisio	n	26
		The	decision on the objection must be to—	27
		(a)	allow the objection on the terms and to the extent the valuer-general considers appropriate; or	28 29

s	1	5	1	1	
	•	_	•	ы	

		(b)	disallow the objection; or	1		
		(c)	disallow the objection and change the amount of the valuation.	2 3		
151	Not	ice o	f objection decision	4		
	(1)	an o	valuer-general must, as soon as practicable after deciding bjection, give the objector notice of the decision on the ction.	5 6 7		
	(2)	An c	objection decision notice must state the following—	8		
		(a)	the day the notice was issued;	9		
		(b)	the reasons for the decision;	10		
		(c)	that the objector has a right, subject to section 155, to appeal to the Land Court against the decision;	11 12		
		(d)	how, and the period within which, the objector may appeal.	13 14		
	(3)	In this section—				
		decis	sion, on the objection, includes—	16		
		(a)	if an objection ground concerns a decision on a deduction application for the land—whether or not the claim has been allowed; and	17 18 19		
		(b)	if the objector claims a site improvement deduction or a higher site improvement deduction—the amount of the site improvement deduction decided.	20 21 22		
Part	7		Miscellaneous provisions	23		
152	Obj	ectio	on or appeal does not affect valuation	24		
	(1)		section applies if a valuation is objected to or an appeal is e against an objection decision concerning a valuation.	25 26		

[s	1	53
----	---	----

	(2)	The making of the objection or appeal does not affect or interfere with the valuation or any purpose to which it may be put as mentioned in section 6.	1 2 3
	(3)	The valuation can not be stayed in any proceeding.	4
	(4)	Subsection (3) applies despite the Land Court Act 2000.	5
153	Ad	dress for service for objections	6
	(1)	An objector's address for service for any notice concerning the objection (an <i>objection-related notice</i>) is the objector's address for service stated in the objection.	7 8 9
	(2)	If there is more than 1 objector, the address for service must be the same for each of them.	10 11
	(3)	The valuer-general is taken to have given the objector an objection-related notice by giving it to the objector at the address for service.	12 13 14
		Notes—	15
		1 See also the <i>Acts Interpretation Act 1954</i> , sections 39 (Service of documents) and 39A (Meaning of service by post etc.).	16 17
		2 For other provisions about service, see chapter 9, part 3 (General service provisions).	18 19
	(4)	Subsections (1) to (3) apply despite any actual change of the objector's address, even though the valuer-general is aware, or might by enquiry become aware, of the change.	20 21 22
	(5)	To remove any doubt, it is declared that the valuer-general may give the objector an objection-related notice in another way as permitted under the <i>Acts Interpretation Act 1954</i> , section 39.	23 24 25 26
154	Ad	justment if valuation changed on objection or appeal	27
	(1)	This section applies if—	28
		(a) a valuation is objected to or an appeal is made against an objection decision concerning a valuation; and	29 30

		(b)	the app	valuation is changed because of the objection or eal.	1 2	
	(2)	2) An appropriate adjustment must be made as follows to any land tax liability, rates, rent under the Land Act or other statutory rate, charge or assessment that used the valuation—				
		(a)	amo	ounts paid in excess must be refunded;	6	
		(b)	amo	ounts short paid are recoverable as arrears.	7	
O ba		1		Valuation appeals		
Cna	apte	er 4		Valuation appeals	8	
Part	t 1			Appeal to Land Court	9	
155	Ар	peal :	right		10	
	(1)		•	etor may appeal to the Land Court against the decision for the objection.	11 12	
		Note-	_		13	
			r when jection	n an objection can be decided, see section 147 (Considering).	14 15	
	(2)	How	ever,	an objector can not appeal if—	16	
		(a)	the	valuation sought—	17	
			(i)	was less than the valuation and the decision was to change the valuation to an amount that is equal to or less than the valuation sought; or	18 19 20	
			(ii)	was more than the valuation and the decision was to change the valuation to the valuation sought; or	21 22	
		(b)	the	objection is not a properly made objection; or	23	
		(c)		valuer-general has not made a decision under section	24 25	

[s	1	5	6

	(3)		o, an objector can not appeal against a comparable ation reduction of a valuation.	1 2			
156	Ne	w ow	ners	3			
	(1)	This	This section applies if—				
		(a)	an objection decision notice for an objection is issued to the person who was then the owner of the land (the <i>former owner</i>); and	5 6 7			
		(b)	someone else (the <i>new owner</i>) later becomes the owner of the land; and	8 9			
		(c)	the new owner has given an ownership change notice for the change of ownership of the land.	10 11			
	(2)	The	new owner—	12			
		(a)	is taken to have received the objection decision notice when it was issued to the former owner; and	13 14			
		(b)	does not have the right to be issued with a fresh objection decision notice for the objection.	15 16			
	(3)	obje	the former owner has not already appealed against the action (an <i>existing appeal</i>), the new owner may, subject to ion 157, appeal against the decision.	17 18 19			
	(4)	If th	ere is an existing appeal—	20			
		(a)	the process under this part for appeals (the <i>appeals process</i>) applies to the new owner; and	21 22			
		(b)	the new owner becomes the appellant and may carry on the appeal in the new owner's name; and	23 24			
		(c)	any period under this part applies to the new owner as if the new owner had been the owner of the land since the first day of that period.	25 26 27			

Part 2		Starting appeal					
157	Но	How to appeal					
	(1)	An appeal is started by filing a notice of appeal (a <i>valuation appeal notice</i>).	3				
	(2)	Subject to section 158, an appeal can not be started after 60 days after the day of issue stated in the objection decision notice (the <i>appeal period</i>).	5 6 7				
	(3)	A valuation appeal notice must state—	8				
		(a) the grounds of appeal; and	9				
		(b) the amount the appellant seeks for the valuation; and	10				
		(c) if the appellant claims a site improvement deduction or a higher site improvement deduction—the site improvement deduction claimed.	11 12 13				
	(4)	The requirements under this section are the <i>valuation appeal requirements</i> .	14 15				
158	Lat	te filing	16				
	(1)	This section applies if a valuation appeal notice is filed after the appeal period has ended.	17 18				
	(2)	The Land Court can hear the appeal only if—	19				
		(a) the valuation appeal notice was filed 1 year or less after the objection decision notice was issued; and	20 21				
		(b) the appellant satisfies the court there was a reasonable excuse for filing the notice within the period.	22 23				
		Example of reasonable excuse—	24				
		The notice of the valuer-general's decision or the valuation appeal notice was lost or delayed in the ordinary course of post.	25 26				
	(3)	The Land Court registrar must—	27				
		(a) give the appellant a notice stating the effect of subsection (2); and	28 29				

[s	1	59
----	---	----

	(4)	the 1	give the valuer-general a copy. e Land Court registrar receives any written response to registrar's notice from the appellant, the registrar must the valuer-general a copy.	1 2 3 4
159	Ser	vice	on valuer-general	5
	(1)		appellant must serve a copy of the valuation appeal notice ne valuer-general within 7 days after its filing.	6 7
	(2)		tilure to comply with subsection (1) does not limit or rwise affect the Land Court's jurisdiction for the appeal.	8 9
	(3)	the	rever, if an adjournment is granted because of the failure, Land Court may make any costs order it considers opriate.	10 11 12
	(4)		e copy served is defective, but the notice filed is not, the l Court may—	13 14
		(a)	still hear and decide the appeal if satisfied the valuer-general was not disadvantaged by the defect; or	15 16
		(b)	adjourn the hearing to ensure the valuer-general is not so disadvantaged and make an order in the valuer-general's favour for the costs of the adjournment.	17 18 19
Part	3		Amending valuations in response to appeal	20 21
160	Apı	olicat	tion of pt 3	22
			part applies if a copy of a valuation appeal notice has served on the valuer-general.	23 24

[s	1	6	1]
----	---	---	----

161	Pov	wer to amend	1
	(1)	The valuer-general may, by notice to the appellant and the Land Court, amend the valuation to the valuation sought (an <i>appeal response amendment</i>).	2 3 4
	(2)	The notice must be given at least 14 days before the hearing of the appeal.	5 6
	(3)	An appeal response amendment does not change the day of effect of the valuation amended.	7 8
162	Am	nendment to valuation sought ends appeal	9
	(1)	If an appeal response amendment is made to the valuation, the appeal ends.	10 11
	(2)	If the appeal ends under subsection (1), section 171 applies even though a hearing has not been held.	12 13
163	Eff	ect of other reductions	14
	(1)	This section applies if the valuer-general amends the valuation other than to the valuation sought.	15 16
	(2)	If the appellant gives the valuer-general and the Land Court notice (an <i>acceptance notice</i>) that the appellant accepts the valuation, the appeal ends.	17 18 19
	(3)	An acceptance notice must be given at least 7 days before the hearing of the appeal.	20 21
	(4)	If the appellant does not give an acceptance notice, the valuation as amended is taken to be the valuation appealed against.	22 23 24

Part 4		Defective valuation appeal notices		1 2
164	Act	ion b	y Land Court registrar	3
	(1)		section applies if the Land Court registrar considers a ation appeal notice is defective.	4 5
	(2)	the way	e defect is that the valuation appeal notice does not satisfy valuation appeal requirements, the Land Court registrar t give the person who filed the notice a notice stating the in which the valuation appeal notice does not satisfy the ation appeal requirements.	6 7 8 9 10
		Exam	aples of reasons—	11
		•	because no objection decision has been made	12
		•	because of a circumstance mentioned in section 157(2) or (3) (How to appeal)	13 14
	(3)	The that-	Land Court registrar must give the appellant a requisition	15 16
		(a)	states the defect; and	17
		(b)	requires the appellant to fix it; and	18
		(c)	states that the appellant must fix it by filing an answer to the requisition within 28 days after the requisition is given.	19 20 21
	(4)	ende	e valuation appeal notice was filed after the appeal period ed, the requisition must be given with the notice by the d Court registrar under section 158(3).	22 23 24
	(5)	U	ect to section 165, if the Land Court registrar considers nswer given fixes the defect, the answer is—	25 26
		(a)	to be read as one with the valuation appeal notice; and	27
		(b)	taken to have been filed with, and to have been part of, the valuation appeal notice when it was filed.	28 29

	(6)	If the Land Court registrar is not satisfied the answer fixes the defect, the Land Court can not hear or decide the appeal unless it is satisfied—	1 2 3
		(a) the requisition need not have been given; or	4
		(b) the answer did fix the defect.	5
	(7)	The Land Court registrar must give the valuer-general a copy of any requisition, answer or notice under subsection (2).	6 7
165	Ac	tion by Land Court	8
	(1)	This section applies if, on the hearing of a valuation appeal, the Land Court considers the valuation appeal notice is defective.	9 10 11
	(2)	Subsection (1) applies—	12
		(a) if no requisition was given for the notice or a requisition given is incorrect or incomplete; and	13 14
		(b) even though the Land Court registrar was satisfied an answer to a requisition for the notice fixed the defect stated in the requisition.	15 16 17
	(3)	The Land Court must require the appellant to fix the defect within 7 days.	18 19
	(4)	If the appellant complies with the requirement, the Land Court must make an order the court considers appropriate about the adjournment or the continuation of the hearing.	20 21 22
	(5)	If the appellant does not comply with the requirement, the Land Court may strike out the appeal or make any order the court considers appropriate.	23 24 25
166	Со	sts of adjournment	26
		The Land Court may make a costs order in the valuer-general's favour for an adjournment because the valuation appeal notice was defective.	27 28 29

Part 5		Hearing of valuation appeals		
167	Ар	plication of pt 5	2	
		This part applies for the hearing of a valuation appeal.	3	
168	Co	nstitution of Land Court	4	
		The Land Court must be constituted by 1 member sitting alone.	5 6	
169	Na	ture of hearing	7	
	(1)	The hearing must be limited to the grounds stated in the valuation appeal notice.	8 9	
	(2)	The appeal must be by way of a rehearing.	10	
		Note—	11	
		See also section 256 (Particular evidentiary provisions for valuation appeals).	12 13	
	(3)	However, the appellant has the onus of proof for each of the grounds of appeal.	14 15	
170	Ord	der on valuation appeal	16	
		The Land Court may—	17	
		(a) confirm the valuation appealed against; or	18	
		(b) reduce or increase the valuation to the amount it considers necessary to correctly make the valuation under this Act.	19 20 21	
		Note—	22	
		The Land Court Act 2000 and the rules under that Act apply for valuation appeals and further appeals to the Land Appeal Court—see sections 5 and 21 of that Act.	23 24 25	

171	Cos	sts	1
	(1)	Each party to a valuation appeal must bear the party's own costs of the appeal.	2 3
	(2)	However, the Land Court may make a costs order if it considers any of the following circumstances applies—	4 5
		(a) all or part of the appeal was frivolous or vexatious;	6
		(b) a party has not been given reasonable notice of intention to apply for an adjournment;	7 8
		(c) an applicant for an adjournment incurred costs because of the other party's conduct;	9 10
		(d) a party incurred costs because the other party did not comply with the court's procedural requirements;	11 12
		(e) without limiting paragraph (c), a party incurred costs because the other party introduced, or sought to introduce, new material;	13 14 15
		(f) a party did not properly discharge the party's responsibilities for the appeal.	16 17
	(3)	In this section—	18
		<i>costs</i> includes witness allowances for attending to give evidence.	19 20
Part	6	Appeals to Land Appeal Court	21
		and Court of Appeal	22
172	Pro	visions for appeals to Land Appeal Court	23
	(1)	An appeal to the Land Appeal Court against a decision on a valuation appeal (the <i>further appeal</i>) must be by way of a rehearing.	24 25 26

ſs	1	7	3
----	---	---	---

		Note—	1
		For the right of appeal, see the Land Court Act 2000, section 64.	2
	(2)	The member of the Land Court who constituted that court in the valuation appeal must not hear the further appeal.	3 4
	(3)	Sections 170 and 171 apply for the further appeal as if a reference in the sections to the Land Court were a reference to the Land Appeal Court.	5 6 7
173	No	leave required for appeal to Court of Appeal	8
	(1)	No leave is required to appeal against a Land Appeal Court decision on a valuation appeal.	9 10
		Note—	11
		For the right of appeal, see the Land Court Act 2000, section 74(1).	12
	(2)	Subsection (1) applies despite the <i>Land Court Act</i> 2000, section 74(2).	13 14
Part	7	Miscellaneous provision	15
174	Ju	dge not disqualified for owning land	16
	(1)	This section applies for a valuation appeal or any appeal to the Land Appeal Court or the Court of Appeal concerning a valuation appeal.	17 18 19
	(2)	A judge is not interested in, or disqualified from, dealing with a matter upon which the judge may be called to decide on the appeal merely because the judge owns land subject to a valuation.	20 21 22 23
	(3)	In this section—	24
		<i>judge</i> means the president or a judge of the Court of Appeal or a member of the Land Court.	25 26

Chapter 5		er 5	Internal and external reviews	1 2
Part	1		Internal review of decisions	3
175	De	cisio	ns subject to internal review	4
	(1)	of the	erson whose interests are adversely affected by a decision ne valuer-general as follows (each an <i>original decision</i>) apply to the valuer-general for an internal review of the sion—	5 6 7 8
		(a)	a decision on a rural land application not to declare the land as rural land;	9 10
		(b)	a decision to declare rural land under section 14;	11
		(c)	a decision to make a separation declaration;	12
		(d)	a decision not to amend a valuation on the application of an owner under section 90;	13 14
		(e)	if section 111 applies for an objection, a decision not to accept the objection under section 111(3);	15 16
		(f)	an initial assessment decision that an objection—	17
			(i) is not properly made; or	18
			(ii) only partially complies with the ground requirement;	19 20
		(g)	a decision under section 117(b) that an objector has not complied with a correction notice;	21 22
		(h)	a decision to give an objector an information requirement or a lapsing notice.	23 24
	(2)	requ for	person of whom an authorised person's information irement has been made may apply to the valuer-general an internal review of the decision (also an <i>original sion</i>).	25 26 27 28

[s	1	76
----	---	----

	(3)	A person who may seek an internal review of an original decision is entitled to receive a statement of reasons for the decision.						
176	Applying for internal review							
	(1)	An application by a person for internal review of an original decision must be made within 28 days after notice of the decision is given to the person.						
	(2)	However, if—	8					
		(a) the notice did not state reasons for the decision; and	9					
		(b) the person asked for a statement of reasons for the decision within the period mentioned in subsection (1);	10 11					
		the person may make the application within 28 days after the person is given the statement of reasons.	12 13					
	(3)	In addition, the valuer-general may extend the period for making an application for internal review.	14 15					
	(4)	An application for internal review must be written and state in detail the grounds on which the applicant seeks internal review of the decision.	16 17 18					
177	Valuer-general's decision on internal review							
	(1)	The valuer-general must make a decision on an application for internal review and must give the applicant an information notice for the decision within 28 days after the application is made.	20 21 22 23					
	(2)	If a decision under subsection (1) is not made within the 28-day period, the valuer-general is taken to have made a decision, confirming the original decision, at the end of the period.	24 25 26 27					

s	1	78	1

178	Stay of operation of original decisions						
	(1)	If an application is made under this part for internal review of an original decision, the applicant may immediately apply, as provided under the QCAT Act, to QCAT for a stay of the decision.	2 3 4 5				
	(2)	QCAT may stay the decision to secure the effectiveness of the internal review and any later application to QCAT for external review of the decision.					
	(3)	A stay—	9				
		(a) may be given on conditions QCAT considers appropriate; and	10 11				
		(b) operates for the period fixed by QCAT; and	12				
		(c) may be revoked or amended by QCAT.	13				
	(4)	The period of a stay under this section must not extend pa the time when the valuer-general reviews the decision and ar later period QCAT allows the applicant to enable the applica to apply to QCAT for external review of the valuer-general decision.					
	(5)	The making of an application under this part for internal review of an original decision affects the decision, or the carrying out of the decision, only if the decision is stayed.					
Part	2	External reviews by QCAT	22				
179	Who may apply for review						
		A person who is given, or is entitled to be given, an information notice for an original decision may apply, as provided under the QCAT Act, to QCAT for an external review of the decision.	24 25 26 27				

[s 180]

Chapter 6 Part 1		er 6	Valuation rolls and related matters	1 2 3
			Keeping valuation rolls	
180	Re	quire	Keeping valuation rolls ent to keep valuation rolls duer-general must, under this chapter, make and keep a ston roll for each local government area. ents for valuation roll duation roll must state the following information tion roll information) about each valuation of land in evant local government area— ts valuation day; ts day of effect; the owner's name and address for service under this Act; the land's area, location and description; a property identification number for each parcel of which the land consists; the value decided for the land; f the owner was granted a site improvement deduction for the land—the amount of the site improvement leduction decided; other unprotected valuation roll information the valuer-general considers appropriate.	4
			valuer-general must, under this chapter, make and keep a ation roll for each local government area.	5 6
181	Re	quire	ments for valuation roll	7
	(1)	(valı	valuation roll must state the following information <i>nation roll information</i>) about each valuation of land in relevant local government area—	8 9 10
		(a)	its valuation day;	11
		(b)	its day of effect;	12
		(c)	the owner's name and address for service under this Act;	13
		(d)	the land's area, location and description;	14
		(e)	a property identification number for each parcel of which the land consists;	15 16
		(f)	the value decided for the land;	17
		(g)	if the owner was granted a site improvement deduction for the land—the amount of the site improvement deduction decided;	18 19 20
		(h)	other unprotected valuation roll information the valuer-general considers appropriate.	21 22
	(2)		aluation roll may be kept in the way the valuer-general siders appropriate.	23 24

s	1	82]

182	When v	aluation roll must be amended	1
		valuer-general must amend the information recorded in a nation roll to reflect any of the following if they happen—	2 3
	(a)	a valuation is amended;	4
	(b)	there is a change in the owner of land or other information relating to a valuation;	5 6
	(c)	the valuer-general forms the opinion that it is necessary to correct an error or omission relating to the valuation roll.	7 8 9
		Examples of errors or omissions—	10
		1 A parcel has been omitted from or incorrectly described in the roll.	11 12
		2 Other information about a parcel or its value has been omitted from or incorrectly entered in the roll.	13 14
Part	2	Valuation roll information and other information	15 16
183	Obligati	ion to give certified copy	17
	valu	valuer-general must give a certified copy of unprotected nation roll information for a particular valuation to anyone asks for it and pays the fee prescribed under a regulation.	18 19 20
184	Exchan	ge of information	21
		valuer-general may give unprotected valuation roll ormation to—	22 23
	(a)	a department of the Commonwealth, in the way, to the extent and on the terms agreed between the governments of the State and the Commonwealth; or	24 25 26

[s	1	85]
----	---	-----

			department of the State under arrangements between department and the valuer-general.	1 2
185	Oth	er inforr	mation	3
	(1)	change n	der-general may give information in an ownership notice given to the valuer-general to anyone who asks I pays the fee prescribed under a regulation.	4 5 6
	(2)		ner-general may give statistics relating to the value of myone who asks for it and pays the fee decided by the eneral.	7 8 9
	(3)		ded fee must be the reasonable, but not more than the ost of giving the statistics.	10 11
_				
Part	2			
ıuıt	J		Directions protecting particular valuation roll information	12 13
Divis		1	• • • • • • • • • • • • • • • • • • • •	
	ion		valuation roll information	13
Divis	ion	o may ap The own direction	valuation roll information Applying for and obtaining direction	13 14
Divis	ion Wh	The own direction name and	valuation roll information Applying for and obtaining direction oply for direction aer of a parcel may apply to the valuer-general for a a (a suppression direction) excluding the owner's	13 14 15 16 17
Divis	ion Wh	The own direction name and (a) the (b) oth	valuation roll information Applying for and obtaining direction oply for direction aer of a parcel may apply to the valuer-general for a a (a suppression direction) excluding the owner's d address for service from—	13 14 15 16 17 18

15 10/1	87	18	1	ſs	
---------	----	----	---	----	--

187	Re	quirements for application	1
	(1)	The application must—	2
		(a) be made in the approved form; and	3
		(b) state each parcel that is the subject of the application; and	4 5
		(c) be supported by a statutory declaration by the applicant stating the reasons for the application.	6 7
	(2)	The applicant must also give the valuer-general all the cooperation, information and help reasonably necessary for the valuer-general to consider the application.	8 9 10
188	De	ciding application	11
	(1)	The valuer-general must consider and decide whether or not to grant the application.	12 13
	(2)	The valuer-general must grant the application if satisfied that, without a suppression direction, any of the following would be at risk—	14 15 16
		(a) the personal safety of the applicant or someone else mentioned in the application;	17 18
		(b) the property of the applicant or someone else mentioned in the application.	19 20
189	Gra	ant of application	21
	(1)	If the valuer-general grants the application, the valuer-general must make a suppression direction for the applicant (a <i>protected person</i>) and give effect to it.	22 23 24
		Note—	25
		See also sections 204 (Notice about protected persons to local governments) and 260 (Confidentiality of information).	26 27
	(2)	The suppression direction must state—	28
		(a) the protected person's name; and	29

[s 190	1
--------	---

		(b) the parcel of which the person is an owner; and	1
		(c) the valuation rolls and other documents from which the protected person's name and address for service are to be excluded; and	2 3 4
		(d) the day of the valuer-general's approval and the day the direction stops having effect.	5 6
190	No	tice of decision	7
	(1)	The valuer-general must, as soon as practicable, give the applicant notice of the decision.	8 9
	(2)	If the decision was to approve the application, the notice must be accompanied by a copy of the suppression direction made.	10 11
	(3)	If the decision was not to grant the application, the notice must be an information notice.	12 13
191	Du	ration of suppression direction	14
		A suppression direction has effect for 5 years from the day the valuer-general granted the application for the direction.	15 16
Divis	sion	2 Amending or renewing suppression direction	17 18
192	Am	endment to reflect change in ownership or parcel	19
	(1)	This section applies if there is a change of ownership involving a protected person or a parcel stated in a suppression direction.	20 21 22
	(2)	The protected person must give the valuer-general notice about the change.	23 24
	(3)	On receiving the notice, the valuer-general must amend the suppression direction to show the change of ownership and give the protected person a copy.	25 26 27

	(4)		amendment must not change the period for which the pression direction has effect.	1 2
193	Re	newa	ıls	3
	(1)	prot	ore a suppression direction ceases to have effect, the ected person under the direction may apply for renewal of direction.	4 5 6
	(2)		sions 1 and 3 apply to the application as if it were an ication for a suppression direction.	7 8
Divi	sion	3	Cancelling of suppression direction	9
194	Ca	ncella	ation grounds	10
			h of the following is a ground to cancel a suppression ction—	11 12
		(a)	the direction was obtained on the basis of incorrect or misleading information;	13 14
		(b)	the direction is no longer required because the grounds for the direction, as mentioned in section 188(2), no longer exist.	15 16 17
195	Ca	ncella	ation procedure	18
	(1)	cano mus	the valuer-general reasonably believes grounds exist to seel a suppression direction (the <i>action</i>), the valuer-general t give the protected person notice (the <i>show cause notice</i>) at the action.	19 20 21 22
	(2)	The	show cause notice must state—	23
		(a)	the action proposed; and	24
		(b)	the grounds for proposing to take the action; and	25
		(c)	the facts and circumstances that form the basis for the valuer-general's belief; and	26 27

[s 19	6
-------	---

		(d) that the protected person may show cause, within a stated period, why the action proposed should not be taken.	1 2 3
	(3)	The stated period must be at least 42 days after the protected person receives the notice.	4 5
	(4)	If, after considering all representations made within the stated period, the valuer-general still believes that grounds to take the action exist, the valuer-general may cancel the suppression direction.	6 7 8 9
196	Not	ice and taking effect of decision	10
	(1)	The valuer-general must give the protected person notice of the decision.	11 12
	(2)	If the decision is to cancel the suppression direction, the notice must be an information notice.	13 14
	(3)	A cancellation takes effect on the later of the following—	15
		(a) the day the notice is given;	16
		(b) a later day of effect stated in the notice.	17
Divi	sion	Appeals against refusal or cancellation of suppression direction	18 19 20
197	Арј	peal right	21
	(1)	An applicant for a suppression direction may appeal against the valuer-general's decision to refuse to make the direction.	22 23
	(2)	Also, a person who was a protected person may appeal against the valuer-general's decision to cancel the direction.	24 25
	(3)	The appeal may be made to the Magistrates Court nearest the place where the applicant or person resides.	26 27

198	Но	to appeal	1
	(1)	An appeal is started by—	2
			3 4
		(b) serving a copy of the notice on the valuer-general.	5
	(2)	* ·	6 7
	(3)		8
	(4)	The notice of appeal must state the grounds of the appeal.	10
199	Ac	on pending outcome of appeal	11
	(1)	11 1	12 13
		application for a suppression direction (an application	14 15 16
		, ,	17 18
	(2)	± + +	19 20
	(3)	e	21 22
		available parts of the valuation rolls or other documents	23 24 25
		the publicly available parts of the valuation rolls or	26 27 28
	(4)	the application appeal or cancellation appeal is decided or	29 30 31

200	He	aring procedures	1	
	(1)	The power under the <i>Magistrates Courts Act 1921</i> to make rules for Magistrates Courts includes power to make rules for appeals to Magistrates Courts under this part.		
	(2)	The procedure for an appeal to a Magistrates Court under this Act is to be under—	5 6	
		(a) the rules made under the <i>Magistrates Courts Act 1921</i> ; or	7 8	
		(b) in the absence of relevant rules—the directions of the court.	9 10	
	(3)	An appeal is to be by way of rehearing, unaffected by the valuer-general's decision.	11 12	
	(4)	In deciding an appeal, the court—	13	
		(a) is not bound by the rules of evidence; and	14	
		(b) must observe natural justice; and	15	
		(c) may hear the appeal in court or chambers.	16	
201	Po	wers of court on appeal	17	
	(1)	In deciding an appeal, the court may—	18	
		(a) confirm the decision appealed against; or	19	
		(b) set aside the decision and substitute another decision; or	20	
		(c) set aside the decision and return the matter to the valuer-general with directions that the court considers appropriate.	21 22 23	
	(2)	In substituting another decision, the court has the same powers as the valuer-general.	24 25	
		Example—	26	
		The court may decide that an unsuccessful applicant for a direction be granted the direction.	27 28	

[s 202

			[0 =0=]	
	(3)	decis	ne court substitutes another decision, the substituted sion is taken, for this Act, other than this division, to be valuer-general's decision.	1 2 3
202	Ар	peal t	to District Court on questions of law only	4
		-	arty aggrieved by the decision of the court may appeal to District Court but only on a question of law.	5 6
Par	t 4		Distributing valuation rolls	7
203	Supplying copies of valuation roll			
	(1)		section applies on the completion of any of the following <i>roll document</i>)—	9 10
		(a)	the valuation roll for the first or any subsequent valuation for a local government area;	11 12
		(b)	if the valuer-general has prepared a part of the valuation roll—that part.	13 14
	(2)	The	valuer-general must—	15
		(a)	give the following entities a copy of the roll document, or the parts of it that the entities require—	16 17
			(i) the State revenue commissioner;	18
			(ii) any relevant administering authority; and	19
		(b)	give the relevant local government a copy of the roll document.	20 21
	(3)	prac	section (2) must be complied with as soon as is reasonably ticable after the completion, but at least 3 months before valuations recorded in the roll document first take effect.	22 23 24
	(4)		e roll document is amended, the valuer-general must give entity mentioned in subsection (2) the amendment.	25 26

ſs	204
----	-----

	(5)	The fee prescribed under a regulation for the supply is payable annually—	1 2
		(a) to the valuer-general; and	3
		(b) whether or not an annual valuation is made in a particular year.	4 5
	(6)	In this section—	6
		relevant administering authority means a person administering an Act who needs the roll document to administer that Act.	7 8 9
204	No	tice about protected persons to local governments	10
	(1)	Subsection (2) applies when, under section 203, a local government is supplied with a copy of a roll document.	11 12
	(2)	The valuer-general must give the local government notice of any suppression directions for the benefit of protected persons whose names and addresses appear in the roll document.	13 14 15
	(3)	If, after supplying a roll document, a person whose name and address appear in the document becomes a protected person, the valuer-general must give the local government notice of the suppression direction within 7 days.	16 17 18 19
	(4)	If a suppression direction is amended, the valuer-general must give notice of the amendment to a local government previously given notice of the direction.	20 21 22
	(5)	A notice under this section must be in the approved form.	23

[s 205]

Chapter 7		er 7 Provisions about the valuer-general	1 2
Part	: 1	Establishment and appointment	3 4
205	Est	tablishment	5
	(1)	The Office of Valuer-General is established.	6
	(2)	Subject to sections 206 and 211, the valuer-general is to be employed under the <i>Public Service Act 2008</i> as if the valuer-general were a senior executive.	7 8 9
	(3)	However, despite the <i>Public Service Act 2008</i> , the valuer-general can be dismissed only by the Governor in Council.	10 11 12
206	Ter	rmination of appointment	13
	(1)	The appointment of the valuer-general may be terminated only under this section.	14 15
	(2)	The Governor in Council may terminate the appointment of the valuer-general on any of the following grounds—	16 17
		(a) conviction of an indictable offence;	18
		(b) proved incapacity, incompetence or misconduct;	19
		(c) becoming an insolvent under administration;	20
		(d) misconduct of a type that could, other than for section 205(3), warrant dismissal from the public service;	21 22
		(e) contravention of section 212.	23
	(3)	In this section—	24
		<i>conviction</i> includes a plea of guilty, or a finding of guilt by a court, even though a conviction is not recorded.	25 26

		inso	lvent under administration means—	1
		(a)	a person who is an undischarged bankrupt under the <i>Bankruptcy Act 1966</i> (Cwlth) or the provisions of a foreign law that correspond to that Act; or	2 3 4
		(b)	a person who has executed a deed of arrangement under the <i>Bankruptcy Act 1966</i> (Cwlth), part X or the provisions of a foreign law that correspond to that Act, if the terms of the deed have not been fully complied with; or	5 6 7 8 9
		(c)	a person whose creditors have accepted a composition under the <i>Bankruptcy Act 1966</i> (Cwlth), part X or the provisions of a foreign law that correspond to that Act, if a final payment has not been made under that composition; or	10 11 12 13 14
		(d)	a person for whom a debt agreement has been made under the <i>Bankruptcy Act 1966</i> (Cwlth), part IX or the provisions of a foreign law that correspond to that Act, if the debt agreement has not ended or has not been terminated.	15 16 17 18 19
Part	t 2		Functions and powers	20
207	Ge	neral	functions and powers	21
	(1)		ject to the <i>Public Service Act 2008</i> , the valuer-general's etions are—	22 23
		(a)	to make valuations;	24
		(b)	to deal with objections and valuation appeals;	25
		(c)	to keep the valuation roll;	26
		(d)	any other functions required of the valuer-general under an Act.	27 28

	(2)	In performing the functions, the valuer-general may do anything else necessary or convenient for the performance of the functions.	1 2 3
208	Po	wer to contract to supply bulk data or microfiche data	4
	(1)	The valuer-general may enter into a contract to supply unprotected valuation roll information in the form of bulk data or microfiche data (a <i>relevant contract</i>).	5 6 7
	(2)	However, a relevant contract must include provisions allowing the valuer-general to do the following—	8 9
		(a) exclude, from information supplied under it, any of the following if the valuer-general is reasonably satisfied including the information may result in it being inappropriately disclosed or used—	10 11 12 13
		(i) electronically held unprotected valuation roll information;	14 15
		(ii) change-of-ownership information for a parcel;	16
		(b) prohibit disclosure, or limit distribution or use, of information mentioned in paragraph (a) already supplied by the valuer-general.	17 18 19
	(3)	Without limiting subsection (1), a relevant contract may limit the use to which the information supplied under it may be put.	20 21
	(4)	If the valuer-general supplies information under a relevant contract—	22 23
		(a) sections 183 and 185 do not apply to the supply of the information; and	24 25
		(b) the fees and charges applying for the supply of the information are the fees and charges agreed to in the contract; and	26 27 28
		(c) without limiting paragraph (b), the contract may also state—	29 30
		(i) how the fees and charges are to be calculated; and	31

	(ii) how payment of the fees and charges is to be made.	1			
(5)	This section does not limit section 184.				
(6)	In this section—	3			
	bulk data means—	4			
	(a) electronically held unprotected valuation roll information for at least 20% of all parcels of land in the State; or	5 6 7			
	(b) at least 20% of all change-of-ownership information for parcels of land in the State.	8 9			
	<i>change-of-ownership information</i> , for a parcel, means the electronically held information from the most recent ownership change notice for the parcel.	10 11 12			
	<i>electronically held</i> , for information, means held in electronic form by the valuer-general and capable of electronic transfer to a purchaser.	13 14 15			
	<i>microfiche data</i> means microfiche held information in ownership change notices for parcels, whether or not including the most recent notices given for the parcels.	16 17 18			
	<i>microfiche held</i> , for information, means held in microfiche form by the valuer-general and capable of being copied for delivery in microfiche form to a purchaser.	19 20 21			
Pov	wer to assess value other than for a valuation	22			
(1)	The valuer-general may, if someone asks and pays the fee prescribed under a regulation, assess the value of land or personal property.	23 24 25			
(2)	For land, the assessment may be of—	26			
	(a) its unimproved value, site value or improved value; or	27			
	(b) the value of improvements on it.	28			
(3)	Section 25 applies for subsection (2) as if the assessment were a valuation.	29 30			

209

		Editor's	note—	1
		sectio	on 25 (Working out the value of site or non-site improvements)	2
	(4)	The va	lluer-general must issue a certificate of the assessment.	3
210	Us	e by tru	stee of assessment by valuer-general	4
	(1)	This se	ection applies if—	5
		16	a trustee requested an assessment under section 209 to end money secured by the property the subject of the request; and	6 7 8
		(b) a	a valuer-general's certificate is issued for the assessment.	9 10
	(2)	For the	e Trusts Act 1973, section 30(1)(a)—	11
			he valuer-general is taken to have been employed ndependently of any owner of the property; and	12 13
		, ,	he certificate is taken to be a report about the property's value; and	14 15
			he valuer-general is taken to have been competent to give the report.	16 17
	(3)	the tru	ver, subsection (2) does not apply if the conditions of stee's trust, retainer or employment directed the trustee k out the property's value in some other way.	18 19 20
	(4)	In this	section—	21
		the Tru	e means a person who is a trustee within the meaning of usts Act 1973, section 5 and includes a person acting as itor or other agent.	22 23 24
211	Ind	epende	ence in performing functions	25
		functio	aluer-general must, in performing the valuer-general's ons, exercise an independent judgment and is not to direction from anyone else.	26 27 28

Part 3		Miscellaneous provisions		
212	Res	striction on outside employment	2	
		The valuer-general must not, without the Minister's prior approval in each particular case—	3 4	
		(a) hold any office of profit other than that of valuer-general; or	5 6	
		(b) engage in any remunerative employment or undertaking outside the duties of that office.	7 8	
213	Rig	ht of appearance	9	
	(1)	In a proceeding concerning the valuer-general—	10	
		(a) the valuer-general may appear personally; or	11	
		(b) the valuer-general may be represented by a lawyer; or	12	
		(c) a public service officer may appear for the valuer-general.	13 14	
	(2)	A court or tribunal may accept a statement by the public service officer as sufficient evidence of the officer's authority to appear for the valuer-general.	15 16 17	
214	Del	egation	18	
	(1)	The valuer-general may delegate to an appropriately qualified person the valuer-general's functions—	19 20	
		(a) under this Act; or	21	
		(b) for the valuation of land under another Act.	22	
	(2)	In this section—	23	
		appropriately qualified includes having the qualifications, experience or standing appropriate to perform the functions or exercise the power.	24 25 26	

s 2151	
--------	--

	•	registration as a valuer a person's classification level in the public service tions includes powers.	1 2 3 4
Chapt	er 8	Authorised persons	5
Part 1		General matters about authorised persons	6 7
Division	า 1	Functions	8
215 Fu	An value (a)	authorised person's functions are to help the er-general decide— land values, including, for example, by gathering information about land for that purpose; and rural land applications and deduction applications.	9 10 11 12 13
Division	າ 2	Appointment	15
216 A ₁ (1) (2)	The author How	ment and qualifications valuer-general may, by instrument, appoint a person as an orised person. ever, the valuer-general may appoint a person as an orised person only if satisfied the person is qualified for	16 17 18 19 20

[s :	217
------	-----

		appointment because the person has the necessary expertise or experience.	1 2
	(3)	A valuer registered under the <i>Valuers Registration Act 1992</i> is taken to be qualified for appointment.	3 4
217	Ар	pointment conditions and limit on powers	5
	(1)	An authorised person holds office on any conditions stated in—	6 7
		(a) the authorised person's instrument of appointment; or	8
		(b) a signed notice given to the authorised person; or	9
		(c) a regulation.	10
	(2)	The instrument of appointment, a signed notice given to the authorised person or a regulation may limit the authorised person's powers.	11 12 13
	(3)	In this section—	14
		signed notice means a notice signed by the valuer-general.	15
218	Wr	nen authorised person ceases to hold office	16
	(1)	An authorised person ceases to hold office if any of the following happens—	17 18
		(a) the term of office stated in a condition of office ends;	19
		(b) under another condition of office, the authorised person ceases to hold office;	20 21
		(c) the authorised person's resignation under section 219 takes effect.	22 23
	(2)	Subsection (1) does not limit the ways an authorised person may cease to hold office.	24 25
	(3)	In this section—	26
		<i>condition of office</i> means a condition on which the authorised person holds office.	27 28

ſs	21	91
ıo	~ I	וש

219	Re	signa	ition	1
			authorised person may resign by signed notice given to the er-general.	2 3
Divi	sion	3	Identity cards	4
220	Iss	ue of	identity card	5
	(1)		valuer-general must issue an identity card to each orised person.	6 7
	(2)	The	identity card must—	8
		(a)	contain a recent photo of the authorised person; and	9
		(b)	contain a copy of the authorised person's signature; and	10
		(c)	identify the person as an authorised person under this Act; and	11 12
		(d)	state an expiry date for the card.	13
	(3)		s section does not prevent the issue of a single identity to a person for this Act and other purposes.	14 15
221	Pro	oduct	ion or display of identity card	16
	(1)		exercising a power in relation to another person, an orised person must—	17 18
		(a)	produce the authorised person's identity card for the other person's inspection before exercising the power; or	19 20 21
		(b)	have the identity card displayed so it is clearly visible to the other person when exercising the power.	22 23
	(2)	the a	wever, if it is not practicable to comply with subsection (1), authorised person must produce the identity card for the person's inspection at the first reasonable opportunity.	24 25 26

[s	222
----	-----

	(3)	For subsection (1), an authorised person does not exercise a power in relation to another person only because the authorised person has entered a place as mentioned in section 223(1)(b) or (2).	1 2 3 4
222	Re	turn of identity card	5
		A person who ceases to be an authorised person must return the person's identity card to the valuer-general within 21 days after ceasing to hold office as an authorised person unless the person has a reasonable excuse.	6 7 8 9
		Maximum penalty—50 penalty units.	10
Part	t 2	Entry to places	11
Divis	sion	1 Power to enter	12
223	Ent	try power	13
	(1)	An authorised person may enter a place if—	14
		(a) it is a public place and the entry is made when the place is open to the public; or	15 16
		(b) an occupier of the place consents under division 2 to the entry; or	17 18
		(c) the place is apparently vacant or unoccupied and the authorised person has made reasonable attempts to	19 20
		contact the owner or an occupier of the place to seek consent to the entry.	21 22

		(a)		er land around premises at the place to an extent that casonable to contact the occupier; or	1 2
		(b)	cons	or part of the place the authorised person reasonably siders members of the public ordinarily are allowed nter when they wish to contact the occupier.	3 4 5
	(3)			n (1)(c) does not authorise an authorised person to rt of the place where a person apparently resides.	6 7
	(4)	In th	is sec	etion—	8
		publ	lic pla	ace means—	9
		(a)	a pla	ace, or part of the place—	10
			(i)	the public is entitled to use and that is open to members of the public or is used by the public, whether or not on payment of money; or	11 12 13
			(ii)	the occupier of which allows members of the public to enter, whether or not on payment of money; or	14 15 16
		(b)	a pla	ace that is a public place under another Act.	17
224	Ме	aning	g of p	place and premises	18
		In th	is cha	apter—	19
		plac	e incl	udes the following—	20
		(a)	pren	mises;	21
		(b)	vaca	ant land;	22
		(c)	a pla	ace in Queensland waters;	23
		(d)	a pla	ace held under 2 or more titles or owners;	24
		(e)		land or water where a building or structure, or a up of buildings or structures, is situated.	25 26
		pren	nises	includes the following—	27
		(a)	a bu	ilding or other structure;	28

[s 225	1
--------	---

		(b)	a part of a building or other structure;	1
		(c)	premises held under 2 or more titles or owners.	2
Divis	sion	2	Procedure for entry by consent	3
225	Ар	plica	tion of div 2	4
		occu	s division applies if an authorised person intends to ask an apper of a place for consent for the authorised person or ther authorised person to enter the place under section (1)(b).	5 6 7 8
226	Ma	tters	authorised person must tell occupier	9
			ore asking for the consent, the authorised person must tell occupier—	10 11
		(a)	the purpose of the entry; and	12
		(b)	that the occupier is not required to consent; and	13
		(c)	that the consent may be subject to terms and may be withdrawn at any time; and	14 15
		(d)	about any other powers the authorised person considers may need to be exercised to achieve the purpose of the entry.	16 17 18
227	Со	nsen	t acknowledgement	19
	(1)		ne consent is given, the authorised person may ask the upier to sign an acknowledgement of the consent.	20 21
	(2)	The	acknowledgement must state—	22
		(a)	the occupier has been told—	23
			(i) the purpose of the entry; and	24
			(ii) that the occupier is not required to consent; and	25
		(b)	the purpose of the entry; and	26

		(c) the occupier gives the authorised person consent to enter the place and exercise powers; and	1 2
		(d) the time and day the consent was given.	3
	(3)	If the occupier signs the acknowledgement, the authorised person must immediately give a copy to the occupier.	4 5
	(4)	If—	6
		(a) an issue arises in a proceeding about whether the occupier consented to the entry; and	7 8
		(b) an acknowledgement complying with subsection (2) for the entry is not produced in evidence;	9 10
		the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.	11 12
Part	3	Other powers	13
Divis	sion	1 Powers after entry	14
228	Apı	olication of div 1	15
		This division applies if an authorised person may enter or has entered a place, other than a public place, with the consent of its occupier.	16 17 18
229	Gei	neral powers after entering places	19
	(1)	To achieve the purpose of the entry, the authorised person may do any of the following (each a <i>general power</i>)—	20 21
		(a) inspect, test, photograph or film anything at the place;	22
		(b) copy a document at the place or take a document at the place to another place to copy it;	23 24

ſs	230
----	-----

		(c) examine, inspect, or film, photograph, videotape or otherwise copy or record an image of a document or other thing at the place;	1 2 3
		(d) take into or onto the place any persons, equipment and materials the authorised person reasonably requires for exercising the authorised person's powers.	4 5 6
	(2)	The authorised person may take a necessary step to allow the exercise of a general power.	7 8
	(3)	If an authorised person takes a document from a place to copy it, the document must be copied as soon as practicable and returned to the place.	9 10 11
	(4)	The general powers may be exercised to the extent given in the occupier's consent.	12 13
Divi	sion	2 Information-obtaining power	14
Divi 230		2 Information-obtaining power wer to require information	14 15
		J	
	Po	wer to require information This section applies if an authorised person reasonably believes information is needed to perform the authorised	15 16 17
	Pov (1)	wer to require information This section applies if an authorised person reasonably believes information is needed to perform the authorised person's functions. The authorised person may, by notice given to a person, require the person to give the authorised person information at	15 16 17 18 19 20
	Pov (1)	wer to require information This section applies if an authorised person reasonably believes information is needed to perform the authorised person's functions. The authorised person may, by notice given to a person, require the person to give the authorised person information at a stated reasonable time and place.	15 16 17 18 19 20 21
	Pov (1)	wer to require information This section applies if an authorised person reasonably believes information is needed to perform the authorised person's functions. The authorised person may, by notice given to a person, require the person to give the authorised person information at a stated reasonable time and place. Note—	15 16 17 18 19 20 21 22
	Pov (1) (2)	wer to require information This section applies if an authorised person reasonably believes information is needed to perform the authorised person's functions. The authorised person may, by notice given to a person, require the person to give the authorised person information at a stated reasonable time and place. Note— See also chapter 5 (Internal and external reviews). The notice must include a warning that it is an offence for the person not to comply with the notice unless the person has a	15 16 17 18 19 20 21 22 23 24 25

		Example of authorised person's information requirement—	1
		An authorised person is helping the valuer-general to make a valuation of a leased commercial property. The authorised person may give the property's owner an authorised person's information requirement seeking documents the owner has showing rent received relevant to the valuation.	2 3 4 5 6
		Note—	7
		See also section 260 (Confidentiality of information).	8
	(5)	In this section—	9
		information includes a document.	10
231	Info	ormation stored on computer	11
	(1)	This section applies if information the subject of an authorised person's information requirement is recorded or stored by means of a computer.	12 13 14
	(2)	The requirement includes a duty to give a clear written reproduction of the information.	15 16
	(3)	In this section—	17
		<i>machine-copy</i> , of information, means a copy made of it by any machine in which, or process by which, a document or image of the information is reproduced.	18 19 20
		<i>reproduction</i> , of information, means a machine-copy of it or a print made from a negative of the document.	21 22
232		ence to contravene an authorised person's ormation requirement	23 24
	(1)	A person of whom an authorised person's information requirement has been made must comply with the requirement unless the person has a reasonable excuse.	25 26 27
		Maximum penalty—50 penalty units.	28
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual.	29 30 31

Part 4 Division 1			Miscellaneous provisions	1
		1	Damage in exercising powers	2
Sub	divis	sion	1 Duty to avoid	3
233	Du	In e	avoid damage exercising a power, an authorised person must take all conable steps to ensure the authorised person causes as a inconvenience, and does as little damage, as possible.	4 5 6 7
Sub	divis	sion	2 Notice of damage	8
234	Ар	plicat	tion of sdiv 2	9
	(1)	This	subdivision applies if—	10
		(a)	an authorised person damages something when exercising, or purporting to exercise, a power; or	11 12
		(b)	a person (the <i>assistant</i>) acting under the direction or authority of an authorised person damages something.	13 14
	(2)	auth	vever, this subdivision does not apply to damage the orised person reasonably considers is trivial or if the orised person reasonably believes—	15 16 17
		(a)	there is no-one apparently in possession of the thing; or	18
		(b)	the thing has been abandoned.	19
235	Re	quire	ment to give notice	20
	(1)	pers	authorised person must give notice of the damage to the on who appears to the authorised person to be the owner, erson in control, of the thing.	21 22 23

	(2)	However, if for any reason it is not practicable to comply with subsection (1), the authorised person must—	1 2
		(a) leave the notice at the place where the damage happened; and	3
		(b) ensure it is left in a conspicuous position and in a reasonably secure way.	5 6
	(3)	The authorised person may delay complying with subsection (1) or (2) if the authorised person reasonably suspects complying with the subsection may frustrate or otherwise hinder the performance of the authorised person's functions.	7 8 9 10
	(4)	The delay may be only for so long as the authorised person continues to have the reasonable suspicion and remains in the vicinity of the place.	11 12 13
236	Со	ntent of notice	14
	(1)	A notice of damage under section 235 must state—	15
		(a) particulars of the damage; and	16
		(b) that the person who suffered the damage may claim compensation under section 237.	17 18
	(2)	If the authorised person believes the damage was caused by a latent defect in the thing or circumstances beyond the control of the authorised person or the assistant, the authorised person may state the belief in the notice.	19 20 21 22
Divi	sion	2 Compensation	23
237	Со	mpensation because of exercise of powers	24
	(1)	A person may claim compensation from the State if the person incurs a cost, damage or loss because of the exercise, or purported exercise, of a power by or for an authorised person.	25 26 27
	(2)	However, subsection (1) does not apply to a lawful seizure.	28

[s 238]	
---------	--

	(3)	Without limiting subsection (1), compensation may be claimed for a cost, damage or loss incurred because of compliance with an authorised person's information requirement.	1 2 3 4
238	Pro	visions for compensation orders	5
	(1)	The compensation may be claimed and ordered in a proceeding—	6 7
		(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	8 9
		(b) for an offence against this Act to which the claim relates.	10 11
	(2)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	12 13 14
	(3)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	15 16 17
	(4)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	18 19 20
Divis	ion (Offences relating to authorised persons	21 22
239	Givi	ing authorised person false or misleading information	23
	(1)	A person must not give an authorised person information, or a document containing information, that the person knows is false or misleading in a material particular.	24 25 26
		Maximum penalty—50 penalty units.	27

	(2)	Subsection (1) applies even if the information or document was not given in response to, or in purported compliance with, an authorised person's information requirement.	1 2 3
240	Ob	structing authorised person	4
	(1)	A person must not obstruct an authorised person, or someone helping an authorised person, exercising a power unless the person has a reasonable excuse.	5 6 7
		Maximum penalty—50 penalty units.	8
	(2)	If a person has obstructed an authorised person, or someone helping an authorised person, and the authorised person decides to proceed with the exercise of the power, the authorised person must warn the person that—	9 10 11 12
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	13 14
		(b) the authorised person considers the person's conduct an obstruction.	15 16
	(3)	In this section—	17
		<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	18 19
241	lmį	personating authorised person	20
		A person must not pretend to be an authorised person.	21
		Maximum penalty—50 penalty units.	22
Divi	sion	4 Other provisions	23
242		rivative use immunity for individual complying with puirement by authorised person	24 25
	(1)	This section applies if an individual of whom an authorised person's information requirement has been made complies	26 27

		with the requirement by giving an authorised person a document or information.	1 2
	(2)	Disclosed incriminating evidence is not admissible in evidence against the individual in a civil or criminal proceeding.	3 4 5
	(3)	Subsection (2) does not apply to a proceeding for an offence for which the falsity or misleading nature of the evidence is relevant.	6 7 8
	(4)	In this section—	9
		<i>disclosed incriminating evidence</i> means evidence of, or evidence directly or indirectly derived from, the document or information that might tend to incriminate the individual.	10 11 12
Cha	apte	er 9 Miscellaneous provisions	13
Cha Part	•	Access by valuer-general to	14
	•	•	
	t 1	Access by valuer-general to	14
Part	t 1	Access by valuer-general to information	14 15
Part	- t 1 Giv	Access by valuer-general to information ving State government information to valuer-general The following entities must give the valuer-general any information relating to the performance of their functions that	14 15 16 17 18
Part	- t 1 Giv	Access by valuer-general to information ving State government information to valuer-general The following entities must give the valuer-general any information relating to the performance of their functions that the valuer-general requires—	14 15 16 17 18 19
Part	- t 1 Giv	Access by valuer-general to information ving State government information to valuer-general The following entities must give the valuer-general any information relating to the performance of their functions that the valuer-general requires— (a) the State revenue commissioner;	14 15 16 17 18 19 20
Part	- t 1 Giv	Access by valuer-general to information ving State government information to valuer-general The following entities must give the valuer-general any information relating to the performance of their functions that the valuer-general requires— (a) the State revenue commissioner; (b) the land registrar;	14 15 16 17 18 19 20 21

244	Giv	ving local government information to valuer-general	1
	(1)	A local government and a local government officer must allow the valuer-general to take, for the valuer-general's information, a copy of, or extract from, a valuation-related document of the local government.	2 3 4 5
	(2)	A local government must, if the valuer-general asks, give the valuer-general a copy, or extracts, of its valuation-related documents.	6 7 8
	(3)	A local government must give the valuer-general—	9
		(a) within 1 month after auctioning land for unpaid rates, whether or not the land was sold—information about the sale or proposed sale; and	10 11 12
		(b) information about all lands it acquires or disposes of.	13
	(4)	In this section—	14
		<i>valuation-related document</i> , of a local government, means a rate-book, or document of the local government relating to valuations.	15 16 17
Part	t 2	Notice of changes concerning	18
		land	19
245	No	tice of change of ownership	20
	(1)	If a person acquires or disposes of land, the person must give the valuer-general notice in the combined form about the acquisition or disposal within 30 days.	21 22 23
		Maximum penalty—50 penalty units.	24
	(2)	In this section—	25
		combined form means an approved form giving information required under the following—	26 27

[s 246	31
--------	----

		(a) this section;	1
		(b) the Foreign Ownership of Land Register Act 1988;	2
		(c) the Land Tax Act;	3
		(d) the local government legislation;	4
		(e) the Duties Act 2001;	5
		(f) the Water Act 2000.	6
246	Re	quirement to fix defective change of ownership notice	7
	(1)	This section applies if—	8
		(a) a person has given, or purported to give, the valuer-general an ownership change notice; and	9 10
		(b) the valuer-general considers the notice is wrong, incomplete or defective (the <i>defect</i>).	11 12
	(2)	The valuer-general may require the person to fix the defect within a stated reasonable period.	13 14
	(3)	The requirement must state what the defect is.	15
	(4)	The person must comply with the requirement.	16
		Maximum penalty for subsection (4)—50 penalty units.	17
Part	3	General service provisions	18
247	Co	neral address for service	10
241			19
	(1)	The valuer-general may serve a notice or other document on anyone for a purpose under this Act by serving it on the person's address for service.	20 21 22
	(2)	For subsection (1), a person's address for service is taken to be the person's address for service last notified to the valuer-general.	23 24 25

	(3)	If an address for service is given for more than 1 person, the valuer-general may give notice to all of them at that address.				
	(4)	Subsection (5) applies if—			3	
		(a) a person has not given the valuer-general an address for service; or			4 5	
		(b)	the f	following apply for a person—	6	
			(i)	a person has given the valuer-general an address for service;	7 8	
			(ii)	the valuer-general's records show that the person's address has changed;	9 10	
			(iii)	the person has not given the valuer-general notice of the change.	11 12	
	(5)	valuer-general's custody is taken be the person's address for			13 14 15	
	(6)	This	section	on applies subject to section 153.	16	
248	Sul	Substituted service 17				
	(1)	own	er of	on applies if the valuer-general wishes to give an land or other person a notice or other document othis Act and—	18 19 20	
		(a)	the v	valuer-general's records show that the person—	21	
			(i)	is absent from the State; and	22	
			(ii)	does not have an attorney or agent in the State to whom the notice or document may be given; or	23 24	
		(b)	the p	person can not, after reasonable inquiry, be found.	25	
	(2)	The	notice	e or document may be given to the person by—	26	
		(a)	-	ing it to the person at the person's address for ice under this Act; or	27 28	

[s	249]

		(b)	placing it on a conspicuous part of the land to which it relates; or	1 2
		(c)	publishing a copy of it in the gazette.	3
Part	4		Legal provisions	4
Divis	ion	1	Proceedings	5
249	Off	ence orma	to give valuer-general false or misleading tion	6 7
	(1)	relat	person must not give the valuer-general information ting to the administration of this Act that the person knows also or misleading in a material particular.	8 9 1
		Max	ximum penalty—50 penalty units.	1
	(2)		subsection (1), it does not matter whether the information ven orally or in a document.	1: 1:
	(3)	with com	roceeding for an offence against subsection (1) must start in 1 year after the commission of the offence or its imission comes to the valuer-general's knowledge, chever is the later.	1 1 1 1
250	Off	ence	s under Act are summary	1
		An o	offence against this Act is a summary offence.	19

Divis	ion	2 Evidentiary provisions	1	
251	Application of div 2 This division applies to a proceeding under or relating to the Act.			
252	Valu	uer-general's appointment and authority	5	
	(1)	The following must be presumed unless a party to the proceeding, by reasonable notice, requires proof of it—	6 7	
		(a) a person's appointment as the valuer-general;	8	
		(b) the valuer-general's power to do anything under an Act;	9	
		(c) that a document bearing the valuer-general's written, printed or stamped name was made with the valuer-general's authority.	10 11 12	
	(2)	Judicial notice must be taken of the name and signature of a person who is or was the valuer-general.	13 14	
	(3)	A document is taken to be signed by the valuer-general if it bears the valuer-general's written, printed or stamped signature instead of the valuer-general's signature.	15 16 17	
	(4)	Subsection (3) does not apply if the valuer-general's name was written, printed or stamped on the document without the valuer-general's authority.	18 19 20	
253	Certified map or plan			
		A valuer-general's certificate stating that a document is a copy of a map or plan purporting to be made or issued by a department or local government, is evidence of the matters stated or outlined on the map or plan.	22 23 24 25	

ſs	254
----	-----

254	Valuation notices					
			aluer-general's certificate stating that it is a copy of a ation notice is evidence of the matters stated on the ce.	2 3 4		
255	Pul	blicat	ion and availability of valuation roll information	5		
		A valuer-general's certificate stating any of the following matters is evidence of the matter—				
		(a)	that on a stated day the valuer-general gave public notice under section 78 about stated unprotected valuation roll information;	8 9 10		
		(b)	that on a stated day, or during a stated period, unprotected valuation roll information about an annual valuation was publicly available under section 76;	11 12 13		
		(c)	that on a stated day, or during a stated period, a stated notice was published on the department's website;	14 15		
		(d)	that on a stated day, or during a stated period, a stated notice was published in a newspaper circulating in the area to which the notice related.	16 17 18		
256	Par	ticula	ar evidentiary provisions for valuation appeals	19		
	(1)	This	section applies for a valuation appeal.	20		
	(2)	However, this section does not limit the application of any other provision of this division to a valuation appeal.		21 22		
	of		valuer-general's certificate stating the amount of the value site improvements or non-site improvements concerning objector's land is—			
		(a)	evidence of the value of the site improvements, non-site improvements or of all of the improvements; and	26 27		
		(b)	sufficient evidence of that value in the absence of any other evidence enabling the Land Court to conclude another amount should be decided to be the value.	28 29 30		

	(4)	by the	aluer-general's certificate stating a document was received he valuer-general from the appellant during the course of objection is evidence of the contents of the document and opinions contained in it.	1 2 3 4
257	Oth	ner ev	videntiary provisions	5
			raluer-general's certificate stating any of the following ters is evidence of the matter—	6 7
		(a)	that a stated document of any of the following types is a document given, issued, kept or made under this Act—	8 9
			(i) a valuation notice;	10
			(ii) an objection decision;	11
			(iii) an appointment, approval or decision;	12
			(iv) a direction, notice or requirement;	13
			(v) a valuation roll;	14
			(vi) a report;	15
			(vii) another record;	16
		(b)	that a stated document is another document kept under this Act;	17 18
		(c)	that a stated document is a copy of, or an extract from or part of, a document mentioned in paragraph (a) or (b);	19 20
		(d)	that a copy of a stated document signed by an owner of land was given to the valuer-general;	21 22
		(e)	that a stated document is a true copy of valuation roll information for particular land on a stated day;	23 24
		(f)	that the valuer-general was given stated information under chapter 3, part 4 for an objection;	25 26
		(g)	that on a stated day—	27
			(i) a stated person was given a stated correction notice, lapsing notice, decision, information requirement, direction or notice under this Act; or	28 29 30

[s	258
----	-----

			(ii)	a stated requirement under this Act was made of a stated person;	1 2
(h)				a stated amount is payable under this Act by a stated on and has not been paid;	3
		(i)	the f	following for a person—	5
			(i)	the person has given the valuer-general a stated address for service;	6 7
			(ii)	the valuer-general's records show that the person's address has changed;	8 9
			(iii)	the person has not given the valuer-general notice of the change.	10 11
Part	Part 5 Recording of site improvement				12
				deductions	13
258	Re	cordin	g of	site improvement deduction in land register	14
	(1)			on applies if an owner of land is granted a site ent deduction for the land.	15 16
	(2)			r-general may give the land registrar a notice asking egistrar to keep a record that—	17 18
		(a)	a site	e improvement deduction applies to the land; and	19
			beca	vnership of the land changes, its value will change use site improvement deductions can no longer be acted from its value.	20 21 22
	(3)	record	l so	ing the notice, the land registrar must keep the that a search of a register kept by the land registrar the record.	23 24 25
	(4)	No fo		s payable for the recording of anything under (3).	26 27

		_		
259	Re	movii	ng record	1
	(1)	the l	valuer-general may give the land registrar a notice asking and registrar to remove a record mentioned in section 258 a register kept by the registrar.	2 3 4
	(2)		soon as practicable after receiving the notice, the land strar must remove the record from the register.	5 6
	(3)	No f	ee is payable for the removal.	7
	(4)	The	record may not be removed other than under this section.	8
_				
Part	t 6		Other provisions	9
260	Со	nfide	ntiality of information	10
	(1)	This	section applies to a person if—	11
		(a)	the person is or has been a public service employee; and	12
		(b)	in that capacity, the person has or had access to, or custody of, any of the following (the <i>designated information</i>)—	13 14 15
			(i) protected information;	16
			(ii) information given in response to an authorised person's information requirement;	17 18
			(iii) information given to the valuer-general that is not publicly available.	19 20
	(2)	The	person must not—	21
		(a)	make a record of the designated information; or	22
		(b)	whether directly or indirectly, divulge or communicate the designated information; or	23 24
		(c)	use the designated information to benefit any person.	25
		Max	imum penalty—50 penalty units.	26

ſs	261	•
----	-----	---

	(3)	However, subsection (2) does not apply if the record is made, or the designated information is divulged, communicated or used—	1 2 3
		(a) to the extent necessary to perform the person's functions under or relating to this Act; or	4 5
		(b) with the consent of the relevant protected person or the person that gave the information; or	6 7
		(c) as required or permitted by law.	8
261		blication of particular public notices on department's	9 10
	(1)	This section applies if an official is required under this Act to give a public notice unless the notice is a gazette notice.	11 12
	(2)	This section applies even if this Act provides for a particular way in which the notice must be given.	13 14
	(3)	The official must publish the notice on the department's website for a total of at least 10 business days.	15 16
	(4)	The 10 business days may be, but need not necessarily be, consecutive.	17 18
	(5)	Subsection (3) does not prevent the official from also giving the notice in another way the official considers appropriate.	19 20
	(6)	In deciding to give the notice in another way, the official must consider the target audience for the notice.	21 22
	(7)	In this section—	23
		give, for a notice, includes advertise it.	24
		notice includes an advertisement.	25
		official means—	26
		(a) the Minister; or	27
		(b) the valuer-general; or	28
		(c) a person performing functions or exercising powers under this Act for the Minister or the valuer-general.	29 30

		<i>public notice</i> means a notice of a public nature that is not required to be given to, or intended for, a particular person or group of persons only.	1 2 3
262	Re	view of particular concession provisions	4
	(1)	The Minister must review the operation of chapter 2, part 2, division 5, subdivisions 2 and 3.	5 6
		Editor' note—	7
		chapter 2, part 2, division 5, subdivisions 2 (Exclusive use as a single dwelling house or for farming) and 3 (Discounting for subdivided land not yet developed (non-Land Act rental))	8 9 10
	(2)	The review must take place before December 2012.	11
263	Аp	plication of provisions	12
		If a provision of this Act applies another provision of this Act for a purpose, for that purpose the other provision applies with necessary changes.	13 14 15
264	Ар	proved forms	16
	(1)	The valuer-general may approve forms for use under this Act.	17
	(2)	A form approved for use under this Act may be combined with, or used together with, an approved form under another Act.	18 19 20
265	Re	gulation-making power	21
	(1)	The Governor in Council may make regulations under this Act.	22 23
	(2)	A regulation may—	24
		(a) be made about any of the following—	25
		(i) the functions and powers of valuers;	26
		(ii) the form of the valuation roll;	27

ſs	266
----	-----

		(iii) the fees payable under this Act; and	1
		(b) provide for a maximum penalty of not more than 20 penalty units for contravention of the regulation.	2 3
	(3)	Subsections (4) to (6) apply if any matter required under this Act to be done or made within a particular period (the <i>required period</i>) can not be, or is not, so done or made.	4 5 6
	(4)	A regulation may fix a further or other period (the <i>fixed period</i>) for making or doing the matter.	7 8
	(5)	However the regulation may be made only because of unusual circumstances or because a strict application of the fixed period would lead to a harsh or unjust result.	9 10 11
	(6)	Subsection (4) applies whether or not the required period has ended.	12 13
	(7)	A matter done or made within the fixed period is as valid as if it had been done or made within the required period.	14 15
	(8)	In this section—	16
		matter includes an act or thing.	17
Cha	pte	er 10 Repeal, savings and	18
		transitional provisions	19
Part	1	Preliminary	20
Part ≌66		Preliminary initions for ch 10	20
		•	
		initions for ch 10	21

(b)	for a reference to valuations generally, means the annual valuations that take effect on 30 June 2011.	1 2
2011	<i>l issue day</i> means—	3
(a)	if the day of issue for all 2011 annual valuations is the same—that day; or	4 5
(b)	otherwise—the last day of issue for any 2011 annual valuation.	6 7
2011	unimproved-site value difference see section 274.	8
	<i>I valuation-making day</i> , for land, means the day on which 2011 annual valuation of the land takes effect.	9 10
com	mencement means the commencement of this section.	11
the	provision or provision, for a former provision, means provision or provisions of this Act that correspond, or tantially correspond, to the former provision.	12 13 14
Exan	aple—	15
dw	apter 2, part 2, division 5, subdivision 2 (Exclusive use as a single elling house or for farming) is the corresponding new provision for mer section 17.	16 17 18
docu	ument includes an approved form.	19
<i>form</i> Act.	ner provision means a provision of the repealed Valuation	20 21
offse	et see section 274(2).	22
save	d former provisions see section 268(1).	23
save	d valuation see section 269(2).	24
sena	ration direction see section 276(1)	25

ſs	267
----	-----

Part	2	Repeal	1
267	Re	peal of Valuation of Land Act 1944 The Valuation of Land Act 1944, 8 Geo 6 No. 3 is repealed.	2 3
Part	3	Saving of repealed Valuation Act for particular purposes	4 5
268	Op	eration and application of pt 3	6
	(1)	This part continues in effect the operation of the repealed Valuation Act for particular purposes (the <i>saved former provisions</i>).	7 8 9
	(2)	This part—	10
		(a) applies despite the repeal of the repealed Valuation Act; and	11 12
		(b) does not limit the <i>Acts Interpretation Act 1954</i> , section 20A; and	13 14
		(c) is subject to part 4.	15
	(3)	While the saved former provisions continue in force for a matter, this Act does not apply to the matter.	16 17
269	Sav	ving for particular valuations	18
	(1)	The repealed Valuation Act continues in effect for the making and issuing of a valuation if it has taken effect, or is to take effect or will take effect, before 30 June 2011.	19 20 21
	(2)	A valuation to which the repealed Valuation Act applies, or will apply, under subsection (1) is a <i>saved valuation</i> .	22 23

	ntinuance of purposes for which saved valuation may used	1 2
	Former section 72 continues to apply for a saved valuation.	3
0	jections and appeals for saved valuations	4
(1)	This section provides for what Act applies to the making and deciding of objections and appeals relating to a saved valuation.	
(2)	If the saved valuation is issued before the 2011 issue day, the repealed Valuation Act applies.	e 8
(3)	Otherwise, this Act applies.	1
D	claratory provision for former ss 29A and 107	1
	To remove any doubt, it is declared that—	1
	(a) an adjustment under former section 29A—	1
	(i) is, and always has been, a valuation for former parts 6 and 6A; and	: 1 1
	(ii) is a saved valuation; and	1
	(b) for a saved valuation both before and after 30 June 2011 former sections 29A, 30 and 107 continue in effect according to their terms.	
A	ts and omissions before commencement	2
	The repealed Valuation Act continues to apply to an act done or omission made for the repealed Act before the commencement.	

Part 4 Division 1			Transitional provisions	1
		1	Offset for change to particular site values for non-rural land	2 3
Sub	divis	sion	1 The offset	4
274	Off	set fo	or 2011 unimproved-site value difference	5
	(1)	This	s section applies to land if—	6
		(a)	immediately before the 2011 valuation-making day, the land had an unimproved value under the repealed Valuation Act; and	7 8 9
		(b)	on the 2011 valuation-making day, the land has a site value that is more than \$1m greater than the unimproved value (the 2011 unimproved-site value difference).	10 11 12
	(2)	year	pite chapter 2, part 2, the land's value for the following is is its site value reduced by the offset under section 275 offset)—	13 14 15
		(a)	the year to which the 2011 annual valuation applies;	16
		(b)	the years to which the annual valuations up until the 2023 annual valuation apply.	17 18
	(3)	the l	section (2) applies only while the same person who owned and on the 2011 valuation-making day continues to be the er of the land.	19 20 21
	(4)		person does not cease to be the owner of land if the ation is—	22 23
		(a)	a transmission by death from the person to the person's personal representative; or	24 25
		(b)	a transfer from one joint tenant to another; or	26
		(c)	a transfer by right of survivorship.	27

	(5)		ne person ceases to be an owner of a part of the land, ection (2) does not apply to that part.	1 2
	(6)		is section, a reference to cessation of ownership includes ation because of—	3 4
		(a)	for cessation in relation to part of the land—the compulsory acquisition of the part; or	5 6
		(b)	for cessation in relation to all of the land—the compulsory acquisition of all of the land.	7 8
	(7)	land seve	this section, a person does not cease to be the owner of while the person continues to be, whether jointly or rally, seised or possessed of or entitled to any estate or rest in the land.	9 10 11 12
275	Am	ount	of offset	13
		the	amount of the offset for each year to which it applies is 2011 unimproved-site value difference for the land, led by 13, and multiplied by the following—	14 15 16
		(a)	for the year to which the valuation effective on 30 June 2011 applies—12;	17 18
		(b)	for the year to which the valuation effective on 30 June 2012 applies—11;	19 20
		(c)	for the year to which the valuation effective on 30 June 2013 applies—10;	21 22
		(d)	for the year to which the valuation effective on 30 June 2014 applies—9;	23 24
		(e)	for the year to which the valuation effective on 30 June 2015 applies—8;	25 26
		(f)	for the year to which the valuation effective on 30 June 2016 applies—7;	27 28
		(g)	for the year to which the valuation effective on 30 June 2017 applies—6;	29 30

(h)	for the year to which the valuation effective on 30 June 2018 applies—5;	1 2
(i)	for the year to which the valuation effective on 30 June 2019 applies—4;	3 4
(j)	for the year to which the valuation effective on 30 June 2020 applies—3;	5 6
(k)	for the year to which the valuation effective on 30 June 2021 applies—2;	7 8
(1)	for the year to which the valuation effective on 30 June 2022 applies—1.	9 10
Exam	ple—	11
A owns particular non-rural land on the 2011 valuation-making day and continues to own it at all relevant times. Immediately before the 2011 valuation-making day, the land's unimproved value was \$600000 and its site value on the 2011 valuation-making day is \$9m.		12 13 14 15

16

Date of effect of annual valuation	Calculation	Amount of offset
30 June 2011	$\frac{12}{13}$ × \$8 400 000	\$7 753 846.15
30 June 2012	$\frac{11}{13}$ × \$8 400 000	\$7 107 692.31
30 June 2013	$\frac{10}{13}$ × \$8 400 000	\$6 461 538.46
30 June 2014	$\frac{9}{13}$ × \$8 400 000	\$5 815 384.62
30 June 2015	$\frac{8}{13}$ × \$8 400 000	\$5 169 230.77
30 June 2016	$\frac{7}{13}$ × \$8 400 000	\$4 523 076.92
30 June 2017	$\frac{6}{13}$ × \$8 400 000	\$3 876 923.08
30 June 2018	$\frac{5}{13}$ × \$8 400 000	\$3 230 769.23

The amount of the offset is as follows—

Date of effect of annual valuation	Calculation	Amount of offset
30 June 2019	$\frac{4}{13}$ × \$8 400 000	\$2 584 615.38
30 June 2020	$\frac{3}{13}$ × \$8 400 000	\$1 938 461.54
30 June 2021	$\frac{2}{13}$ × \$8 400 000	\$1 292 307.69
30 June 2022	$\frac{1}{13}$ × \$8 400 000	\$646 153.85
30 June 2023	nil	no offset

Subdivision 2 Existing declared parcels

Sub	divis	sion 2 Existing declared parcels	1
276	Ap	plication of sdiv 2	2
	(1)	This subdivision applies if—	3
		(a) immediately before the commencement, a direction of the chief executive under the repealed Valuation Act was in force that parcels of land are to be valued separately (a <i>separation direction</i>); and	4 5 6 7
		(b) the parcels were valued separately under the repealed Valuation Act.	8 9
	(2)	This subdivision applies whether or not a separation declaration could be made for the parcels.	10 11
	(3)	For subsection (1), a record in a relevant valuation roll to the effect that a parcel is to be valued separately is evidence that a separation direction was in force at that time for the parcel.	12 13 14
	(4)	In this section—	15
		<i>direction</i> includes a purported direction, whether or not it could lawfully have been made under the repealed Valuation Act.	16 17 18

[s	27	7]
----	----	----

		<i>relevant valuation roll</i> means a valuation roll under the repealed Valuation Act in force immediately before the commencement.	1 2 3
277	Val	idation of separation directions	4
		Each separation direction is taken to have—	5
		(a) been validly made under the repealed Valuation Act; and	6
		(b) always been validly in force under that Act.	7
278	Pai	cel becomes a declared parcel	8
	(1)	On the commencement, each parcel the subject of a separation direction becomes a declared parcel.	9 10
	(2)	However, subsection (1) does not affect the continued operation of the saved former provisions.	11 12
	(3)	Also, for applying the saved former provisions, a declared parcel is taken to be a parcel the subject of a separation direction.	13 14 15
279	Со	nverted declared parcel direction may be repealed	16
	(1)	This section applies to a declared parcel under section 278.	17
	(2)	To remove any doubt, it is declared that section 278(1) does not affect the valuer-general's power under section 53 to declare that the parcel is no longer a declared parcel.	18 19 20
Sub	divis	sion 3 Miscellaneous provisions	21
280	De	duction application can not be made if offset applied	22
		If the offset has been applied to a valuation of land, a deduction application under section 284 can not be made for the land.	23 24 25

281	Ob	jections and appeals	1
	(1)	This section applies for an objection to a valuation to which subdivision 1 applies.	2 3
	(2)	An objection ground for the valuation may include a matter relating to the application of subdivision 1 to the valuation.	4 5
	(3)	However, the objection ground may be made only if it states—	6 7
		(a) the amount the objector seeks for the offset under subdivision 1 for the valuation; and	8 9
		(b) particulars of the amount.	10
	(4)	If the objection does not comply with subsection (3), the objection ground is taken to be a noncompliant ground for the objection.	11 12 13
	(5)	To remove any doubt, it is declared that this section does not otherwise alter or affect the requirements under section 113 for the objection.	14 15 16
282	Re	cording the offset in land register	17
	(1)	If the offset applies to land, the valuer-general may give the land registrar a notice asking the land registrar to keep a record that—	18 19 20
		(a) the offset applies to the land; and	21
		(b) if ownership of the land changes, its value will change because the offset will no longer apply.	22 23
	(2)	On receiving the notice, the land registrar must keep the record so that a search of a register kept by the land registrar will show the record.	24 25 26
	(3)	No fee is payable for the recording of anything under subsection (2).	27 28

[s 283]

283	Re	moving record	1
	(1)	The valuer-general may give the land registrar a notice asking the land registrar to remove a record mentioned in section 282 from a register kept by the registrar.	2 3 4
	(2)	As soon as practicable after receiving the notice, the land registrar must remove the record from the register.	5 6
	(3)	No fee is payable for the removal.	7
	(4)	The record may not be removed other than under this section.	8
Divi	sion	2 Improvement allowances for existing site improvements	9 10
284		e improvement deductions for existing site provements	11 12
	(1)	An owner of land may, as part of the objection process, make a deduction application for site improvements the owner paid for before the commencement.	13 14 15
	(2)	However, if the deduction application is granted, the 12-year period under section 43(2)(b)(i) is changed to the part of that period that has not expired.	16 17 18
	(3)	Subsection (2) does not otherwise limit sections 43 and 44.	19
		Example—	20
		A paid for site improvements to A's land done before the commencement. The land is a single lot. A is granted a site improvement deduction for the improvements and continues to own the land at all relevant times. Seven years have passed since the payment. A is entitled to a site improvement deduction for the next 5 years.	21 22 23 24 25

Divis	sion	Objections	1
285		ng and availability of new objection forms before mencement	2 3
	(1)	This section applies if, before the commencement, the chief executive purports to approve and make available the first approved form for an objection under this Act.	4 5 6
		Note—	7
		If the form has not been approved, see sections 298 (References to repealed Valuation Act or former provision) and 302 (Migration of decisions and documents).	8 9 10
	(2)	The approval of the form and the making of its availability are taken to have been validly made or done on the commencement.	11 12 13
	(3)	Making the form available before the commencement as mentioned in subsection (1) includes publishing it on the department's website without notifying it in the gazette.	14 15 16
	(4)	Subsections (2) and (3)—	17
		(a) apply despite the <i>Statutory Instruments Act</i> 1992, section 58 (<i>section</i> 58); and	18 19
		(b) do not prevent a notice under section 58 about the form from being gazetted after the commencement.	20 21
	(5)	A gazettal mentioned in subsection (4)(b) does not change the approval of the form on the commencement.	22 23
Divis	sion	Changeover from chief executive to valuer-general	24 25
286	Mig	ation of performed functions to valuer-general	26
	(1)	This section applies to a function previously performed by the chief executive under a former provision any time before the commencement.	27 28 29

	(2)		function is taken to have been performed at the same time ne valuer-general, under the corresponding new provision.	1 2
	(3)	In th	is section—	3
			tion means any of the following under the repealed ation Act—	4 5
		(a)	making a valuation, decision, direction, instrument, invitation or requirement;	6 7
		(b)	giving an authorisation or notice;	8
		(c)	receiving a notice or objection;	9
		(d)	attending an objection conference;	10
		(e)	forming an opinion;	11
		(f)	doing an act;	12
		(g)	omitting to do something;	13
		(h)	delegating a power under former section 12;	14
		(i)	giving an authorisation under former section 36;	15
		(j)	advertising;	16
		(k)	entering into a contract mentioned in former section 77;	17
		(1)	certifying under former section 96;	18
		(m)	making an approved form.	19
287	Re	feren	ces to chief executive	20
		chief	nother Act, an approved form or a document refers to the f executive for or under the repealed Valuation Act, the rence is taken to be a reference to the valuer-general for Act.	21 22 23 24
288	Re	feren	ces to chief executive in saved former provisions	25
		exec	nout limiting section 287, a reference to the chief utive in the saved former provisions is taken to be a rence to the valuer-general.	26 27 28

289	Ou	itstanding appeals under saved former provisions	1
		If, on the commencement, an appeal under the repealed Valuation Act was undecided, the valuer-general, instead of the chief executive, is taken to be a party to the appeal.	2 3 4
290	Pro	ovisions for first valuer-general	5
	(1)	This section applies if, before the commencement, the chief executive purports to appoint the valuer-general.	6 7
	(2)	The appointment is taken to have been validly made.	8
	(3)	Despite this Act not having commenced—	9
		(a) the appointment is taken to have been in effect at all times from when it was made; and	10 11
		(b) if, before the commencement, the appointee purported to perform a function under this Act as the valuer-general, the function is taken to have been validly performed at that time.	12 13 14 15
	(4)	In this section—	16
		function includes power.	17
Divi	sion	5 Existing access authorisations	18
291	Ар	plication of div 5	19
		This division applies if, immediately before the commencement, a person held an authorisation under former section 36.	20 21 22
292	Pe	rson becomes an authorised person	23
	(1)	On the commencement, the person becomes an authorised person.	24 25

[s	293
----	-----

	(2)	Subject to this Act, the person holds office as an authorised person for the term, and subject to any conditions, of the authorisation.	1 2 3
293	Со	nversion of existing identity card	4
	(1)	This section applies if, immediately before the commencement—	5 6
		(a) the person had been issued a card (however called) identifying the person as a person holding an authorisation under former section 36; and	7 8 9
		(b) the card had not expired according to its terms.	10
	(2)	The card is taken to be an identity card issued to the person as an authorised person until the earlier of the following—	11 12
		(a) the person is issued an identity card under this Act;	13
		(b) the card expires according to its terms.	14
Divi	sion	6 Regulations	15
294	Val	uation of Land Regulation 2003	16
	(1)	The Valuation of Land Regulation 2003 remains in force for this Act.	17 18
	(2)	Subsection (1) applies despite the <i>Statutory Instruments Act</i> 1992, part 7.	19 20
	(3)	The regulation—	21
		(a) is to be read with the changes necessary to make it consistent with, and adapt its operation to, this Act; and	22 23
		(b) may be amended or repealed by a regulation under this Act.	24 25
	(4)	Without limiting subsection (3)(a), a reference in the regulation to—	26 27

|--|

		[0 -00]	
		(a) a former provision is taken to be a reference to its corresponding new provision; and	1 2
		(b) the chief executive is taken to be a reference to the valuer-general.	3 4
295	Am	endment of regulations	5
		The amendment of a regulation under schedule 1 does not affect the power of the Governor in Council to further amend or repeal the regulation.	6 7 8
296	Tra	nsitional regulation-making power	9
	(1)	A transitional regulation may provide for a matter that—	10
		(a) it is necessary to provide for, to allow or to facilitate the doing of anything to achieve the transition from the repealed Valuation Act to this Act; and	11 12 13
		(b) this Act does not provide for or sufficiently provide for.	14
	(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the commencement.	15 16
	(3)	A transitional regulation must declare it is a transitional regulation.	17 18
	(4)	This section and any transitional regulation expire 1 year after the commencement.	19 20
Divis	sion	7 Miscellaneous provisions	21
297	Lea	ases referring to the term <i>unimproved value</i>	22
	(1)	This section applies to a reference in a lease made before the commencement to the term <i>unimproved value</i> under the repealed Act.	23 24 25
	(2)	From the commencement, the reference is taken to be a reference to a valuation under this Act.	26 27

ſs	2981
----	------

298	Re	ferences to repealed Valuation Act or former provision	1
	(1)	A reference in an Act or a document to the repealed Valuation Act is taken to be a reference to this Act.	2 3
	(2)	A reference in an Act or a document to a former provision is taken to be a reference to its corresponding new provision.	4 5
299	Exi	isting suppression directions	6
	(1)	This section applies to a suppression direction in effect under the repealed Valuation Act immediately before the commencement.	7 8 9
	(2)	On the commencement, the suppression direction becomes a suppression direction under this Act.	10 11
	(3)	However, subsection (2) does not change the period for which the suppression direction has effect.	12 13
300	Val	uation rolls	14
		On the commencement, a valuation roll under the repealed Valuation Act becomes a valuation roll under this Act.	15 16
301	Miç	gration of undecided applications	17
	(1)	If, immediately before the commencement, an application has been made under a former provision, but not decided, the application is taken to have been made under the corresponding new provision.	18 19 20 21
	(2)	However, subsection (1) does not change when the application was made.	22 23
302	Miç	gration of decisions and documents	24
	(1)	This section applies to a decision or document given under a former provision and in force immediately before the commencement.	25 26 27

[s 303]

((2)	On the commencement, the decision or document is taken to have been given under the corresponding new provision.	1 2
((3)	However, subsection (2) does not change when the decision or document was given.	3 4
((4)	In this section—	5
		given, for a decision or document, includes its making or submission.	6 7
Chap	ote	r 11 Amendment of Acts	8
Part ⁻	1	Amendment of Aboriginal Land Act 1991	9 10
303	Act	amended	11
		This part amends the Aboriginal Land Act 1991.	12
304	Ame	endment of s 13 (DOGIT land)	13
		Section 13(1), from 'associated reserve;' to 'transferable land.'—	14 15
		omit, insert—	16
		'associated reserve.	17
'(1.	A)	DOGIT land includes land within the external boundaries of land mentioned in subsection (1)(a) that has, since the enactment day, ceased to be a road if the land was or is—	18 19 20
		(a) declared by regulation to be transferable land; or	21
		(b) included in a new deed of grant issued under the Land Act, section 358 for the land mentioned in subsection	22 23

[s 305	1						
--------	---	--	--	--	--	--	--

		(1)(a), because of the closing of a road under section 109(2)(b) or 109B of that Act.'.	1 2
305	An	nendment of s 27 (Deeds of grant to be prepared)	3
	(1)	Section 27(3)(a), after 'corporate'—	4
		insert—	5
		'appointed as the grantee under section 27A'.	6
	(2)	Section 27(4), after 'corporate'—	7
		insert—	8
		'appointed under section 27A'.	9
306		nendment of s 27A (Appointment of registered native e body corporate as grantee)	10 11
	(1)	Section 27A, heading, after 'grantee'—	12
		insert—	13
		'to hold land for native title holders'.	14
	(2)	Section 27A(3), after 'grantee of the land'—	15
		insert—	16
		'under this section'.	17
	(3)	Section 27A(4)(b) and (c), 'persons'—	18
		omit, insert—	19
		'people'.	20
	(4)	Section 27A(5), 'corporate, a provision'—	21
		omit, insert—	22
		'corporate under this section, a provision'.	23

307	Amendment of s 28 (Minister to appoint particular trustees)	1 2
	Section 28(1), after 'appoint'—	3
	insert—	4
	'a registered native title body corporate or'.	5
Part	2 Amendment of Acts Interpretation Act 1954	6 7
308	Act amended	8
	This part amends the Acts Interpretation Act 1954.	9
309	Amendment of s 36 (Meaning of commonly used words and expressions)	10 11
	Section 36—	12
	insert—	13
	'valuer-general means the Valuer-General appointed under the Land Valuation Act 2010.'.	14 15
Part	3 Amendment of Land Act 1994	16
310	Act amended in pt 3 and sch 1	17
	This part and schedule 1, part 2 amend the Land Act 1994.	18
311	Amendment of s 31 (Dedication of reserve)	19
	Section 31(2), 'transferrable'—	20

[s 312]	[s	31	2
---------	----	----	---

		omit	t, insert—	1
		'tran	nsferable'.	2
312			ment of s 42A (Amalgamating unallocated State the children in trust)	3 4
	(1)	Sect	ion 42A, heading, 'unallocated State'—	5
		omii	t, insert—	6
		'par	ticular'.	7
	(2)	Sect	ion 42A(1), (2) and (3), 'unallocated State'—	8
		omit	t.	9
	(3)	Sect	ion 42A—	10
		inse	rt—	11
	'(4)	In th	nis section—	12
		tran	sferable land includes land in a road that is to be—	13
		(a)	closed under section 109(2)(b) or 109B; and	14
		(b)	included in a new deed of grant issued under section 358.'.	15 16
313	Am	endr	ment of sch 6 (Dictionary)	17
		Sche	edule 6, definition transferrable land, 'transferrable'—	18
		omii	t, insert—	19
		ʻtrar	nsferable'.	20

Part 4		Amendment of Land Tax Act 2010	1 2	
314	Ac	t amended in pt 4 and sch 1	3	
		This part and schedule 1, part 2 amend the <i>Land Tax Act 2010</i> .	4	
315	Re	placement of s 17 (VOLA value)	5	
		Section 17—	6	
		omit, insert—	7	
'17	Laı	nd Valuation Act value	8	
		'The <i>Land Valuation Act value</i> , of land for a financial year, is its value under the Land Valuation Act when a liability for land tax arises for the financial year.'.	9 10 11	
316		nendment of s 30 (Discounting of VOLA ue—subdivided land not yet developed)	12 13	
	(1)	Section 30, heading and subsection (2), 'VOLA'—	14	
		omit, insert—	15	
		'Land Valuation Act'.	16	
	(2)	Section 30(1)(f)—	17	
		omit, insert—	18	
		'(f) the Land Valuation Act value of the relevant parcel for the relevant financial year is not calculated under that Act, chapter 2, part 3, division 3; and	19 20 21	
		Note—	22	
		The Land Valuation Act, chapter 2, part 3, division 3 provides for separate parcels to be included in 1 valuation in particular circumstances.	23 24 25	

[s 317	7]
--------	----

317	Ins	ertion of pt 10, div 4	1
		After section 97—	2
		insert—	3
'Div	isior	1 4 Transitional provision for Land Valuation Act 2010	4 5
'98	Re	ferences to Land Valuation Act value	6
		'For the financial year starting 1 July 2010, a reference in this Act to the Land Valuation Act value of land is taken to be a reference to the value applicable for the land under the repealed <i>Valuation of Land Act 1944</i> .'.	7 8 9 10
318	Am	nendment of sch 4 (Dictionary)	11
	(1)	Schedule 4, definitions parcel, VOLA and VOLA value—	12
		omit.	13
	(2)	Schedule 4—	14
		insert—	15
		'parcel means an area of land that is the subject of a separate valuation under the Land Valuation Act.	16 17
		Land Valuation Act means the Land Valuation Act 2010.	18
		Land Valuation Act value see section 17.'.	19
Par	t 5	Amendment of Torres Strait	20
		Islander Land Act 1991	21
319	Ac	t amended	22
		This part amends the Torres Strait Islander Land Act 1991	23

320	Am	endr	ment of s 12 (DOGIT land)	1
		Sect	tion 12(b), from 'Land Act 1962;' third mention—	2
		omi	t, insert—	3
		'Lar	nd Act 1962.	4
	'(2)	land	GIT land includes land within the external boundaries of l mentioned in subsection (1)(a) that has, since the external day, ceased to be a road if the land was or is—	5 6 7
		(a)	declared by regulation to be transferable land; or	8
		(b)	included in a new deed of grant issued under the Land Act, section 358 for the land mentioned in subsection (1)(a), because of the closing of a road under section 109(2)(b) or 109B of that Act.	9 10 11 12
	'(3)		GIT land does not include land within the external ndaries of land mentioned in subsection (1)(a) if the —	13 14 15
		(a)	is a road that became a road after the enactment day and before the commencement of this subsection; or	16 17
		(b)	becomes a road after the commencement.'.	18
321	Am	nendr	ment of s 25 (Deeds of grant to be prepared)	19
	(1)	Sect	tion 25(3)(a), after 'corporate'—	20
		inse	rt—	21
		ʻapp	pointed as the grantee under section 25A'.	22
	(2)	Sect	tion 25(3A), after 'corporate'—	23
		inse	rt—	24
		'app	pointed under section 25A'.	25
322			ment of s 25A (Appointment of registered native dy corporate as grantee)	26 27
	(1)		tion 25A, heading, after 'grantee'—	28

[s 323]

		insert—	1
		'to hold land for native title holders'.	2
	(2)	Section 25A(3), after 'grantee of the land'—	3
		insert—	4
		'under this section'.	5
	(3)	Section 25A(5), 'corporate, a provision'—	6
		omit, insert—	7
		'corporate under this section, a provision'.	8
323		nendment of s 26 (Minister to appoint particular stees)	9 10
		Section 26(1), after 'appoint'—	11
		insert—	12
		'a registered native title body corporate or'.	13
324	Am	nendment of s 31 (Existing interests)	14
	(1)	Section 31(1), from 'subject'—	15
		omit, insert—	16
		'subject to an interest or benefited by an easement, the interest continues in force or the land continues to be benefited by the easement.'.	17 18 19
	(2)	Section 31(4)—	20
		omit, insert—	21
	'(4)	In this section—	22
		<i>interest</i> includes native title interests, but does not include an interest in favour of the State or Commonwealth that is not registered.'.	23 24 25

[s 325]

Part	6 Amendment of other legislation	1
325	Legislation amended in sch 1	2
	Schedule 1 amends the Acts and regulations it mentions.	3

Schedule 1		Consequential and minor amendments	1 2
		sections 295 and 325	5 3
Part	1	Amendment of this Act	4
1		om ', to make consequential'—	5
	omit.		6
2	Section 3, 's	chedule 2'—	7
	omit, inse	ert—	8
	'the sche	dule'.	9
3	Schedule 2-	_	10
	renumber	as the schedule.	11
.			
Part	2	Other amendments	12
Acqu	isition of L	and Act 1967	13
1	Section 41(1), from 'chief executive'—	14
	omit, inse	ert—	15
	'valuer-g	eneral under the Land Valuation Act 2010.'.	16

Body 1997	Corporate and Community Management Act	1 2
1	Sections 47(3)(c) and 194, 195 and 196, 'unimproved'— <i>omit</i> .	3 4
Brisb	ane Trades Hall Management Act 1984	5
1	Section 8(b), from 'chief executive' to 'administered'— omit, insert— 'valuer-general'.	6 7 8
Build	ing Units and Group Titles Act 1980	9
1	Section 7, definition <i>chief executive (valuations)</i> — omit.	10 11
2	Sections 14 and 62, 'chief executive (valuations)'— omit, insert— 'valuer-general'.	12 13 14
3	Sections 19(2) and (3) and 64(1)(a) and (d), 'unimproved'— omit.	15 16 17

4	Section 19, at the end—	1
	insert—	2
	'Editor's note—	3
	For 'value' see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	4 5
5	Section 61—	6
	omit.	7
6	Section 62, 'Valuation of Land Act 1944'—	8
	omit, insert—	9
	'Land Valuation Act 2010'.	10
7	Section 64(1)(c), 'an unimproved value'—	11
	omit, insert—	12
	'a value'.	13
Cit\	of Brisbane (Finance, Plans and Reporting)	14
-	gulation 2010	15
1	Section 5, 'the unimproved value of the land under the Valuation of Land Act'—	16 17
	omit, insert—	18
	'its value under the Land Valuation Act'.	19
2	Section 10(3)(a) and (b)—	20
	omit, insert—	21
	'(a) the Land Valuation Act, chapter 2, part 2, division 5, subdivision 3, applies to the parcel of land; and	22 23

	Editor's note—				
	Land Valuation Act, chapter 2, part 2, division 5, subdivision 3 (Discounting for subdivided land not yet developed (non-Land Act rental))				
	(b) the discounted valuation period for the parcel of land has not ended under that subdivision.'.				
	ction 43, 'unimproved value of the land changes under valuation of Land Act'—				
	omit, insert—				
	'value of the land changes under the Land Valuation Act'.				
Se	ction 85(2)(c)—				
	omit, insert—				
	'(c) its value and the day of effect of the relevant valuation under the Land Valuation Act;'.				
Se	Section 86(2)—				
	omit, insert—				
'(2)	However, the council must not include a person's name and address for service in the land record when it is open to inspection if—				
	(a) under the Land Valuation Act, section 204 the council has been given a notice about the person; and				
	(b) the relevant suppression direction under that Act is still in effect.'.				
Se	ction 86(6)—				
	omit.				
Sc	hedule, definition <i>Valuation of Land Act</i> —				
	omit.				

8	Schedule—	1
	insert—	2
	'Land Valuation Act means the Land Valuation Act 2010.'.	3
Dis	strict Court of Queensland Act 1967	4
1	Section 68(3)(b), from 'chief' to 'Valuation of Land Act 1944, or'—	5 6
	omit, insert—	7
	'valuer-general under the Land Valuation Act 2010, or'.	8
For	reign Ownership of Land Register Act 1988	9
1	Section 44A, 'Valuation of Land Act 1944—	10
	omit, insert—	11
	'Land Valuation Act 2010'.	12
Ho	using (Freeholding of Land) Act 1957	13
1	Sections 3A(1), 4A(1)(a) and 6, definition <i>conversion cost</i> , paragraph (a), 10C and 10G(a), 'unimproved value'—	14 15
	omit, insert—	16
	'value'	17

2	Section 10C(2)(b), (2B), (2D), (3) and (4), 'chief executive (valuations)'—	1 2
	omit, insert—	3
	'valuer-general'.	4
3	Schedule 2, definition unimproved value amount—	5
	omit.	6
4	Schedule 2—	7
	insert—	8
	'value amount, of a residential lease, means the amount of the valuation, under the Land Valuation Act 2010, of the land contained in the lease—	9 10 11
	(a) for an offer to convert given to the lessee of the lease under part 2, division 2, subdivision 1—when the chief executive decides the purchase price under the subdivision; or	12 13 14 15
	(b) for a lease cancelled under part 2, division 3—immediately before the lease is cancelled.'.	16 17
Inal	a Shopping Centre Freeholding Act 2006	18
1	Section 29(1), 'Valuation of Land Act 1944, section 81'—	19
	omit, insert—	20
	'Land Valuation Act 2010, section 245'.	21
2	Section 29(2), 'chief executive (valuation)'—	22
	omit, insert—	23
	'valuer-general'.	24

3	Section 29(3), definition relevant information, 'Valuation of Land Act 1944, section 81(1)'—	1 2
	omit, insert—	3
	'Land Valuation Act 2010, section 245'.	4
4	Section 29(3), definition chief executive (valuation)—	5
	omit.	6
Inte	egrated Resort Development Act 1987	7
1	Section 87(b), 'unimproved value of land'—	8
	omit, insert—	9
	'value of land under the Land Valuation Act 2010'.	10
Lar	nd Act 1994	11
1	Sections 183(1)(b), 183A(1)(b), 184(2) and (3) and 190(2)(a), 'valuation for rental purposes'—	12 13
	omit, insert—	14
	'rental valuation'.	15
2	Sections 184(3),191(2)(a) and 434(3), 'Valuation of Land Act 1944'—	16 17
	omit, insert—	18
	'Land Valuation Act'.	19

3	Schedule 6, definition valuation for rental purposes— omit.	1 2
4	Schedule 6—	3
	insert—	4
	'Land Valuation Act means the Land Valuation Act 2010.	5
	<i>rental valuation</i> means a Land Act rental valuation under the Land Valuation Act.'.	6 7
Lan	d Court Act 2000	8
1	Section 33(6), 'Valuation of Land Act 1944'—	9
	omit, insert—	10
	'Land Valuation Act 2010'.	11
Lan	d Regulation 2009	12
1	Sections 36(a) and 38A(3)(a), 'unimproved'—	13
	omit.	14
2	Schedule 6, heading—	15
	omit, insert—	16
'Sc	hedule 6 Averaged value	17
	schedule 12. definition averaged value'.	18

3	Schedule 6, section 1, definitions averaging factor 1, averaging factor 2, averaging factor 3 and averaging factor 4, 'the unimproved values'—	1 2 3	
	omit, insert—	4	
	'the values'.	5	
4	Schedule 6, sections 2 and 3, 'the unimproved value'—	6	
	omit, insert—	7	
	'the value'.	8	
5	Schedule 6, sections 2 and 3, 'averaged unimproved value'—	9 10	
	omit, insert—	11	
	'averaged value'.	12	
6	Schedule 6, sections 2 and 3, 'an unimproved value'—		
	omit, insert—	14	
	'a value'.	15	
7	Schedule 12, definitions averaged unimproved value and unimproved value—	16 17	
	omit.	18	
8	Schedule 12—	19	
	insert—	20	
	'averaged value, of land subject to a relevant category lease for a rental period, means the averaged value of the land for the period worked out under schedule 6.	21 22 23	
	<i>value</i> , of land subject to a relevant category lease, means the value of the land under the Land Valuation Act, section 7.	24 25	

	Editor's	note—	1
		alue' see the Land Valuation Act 2010, chapter 2 and chapter 10,	2 3
Lar	nd Tax Act 2	2010	4
1	Sections 1 'VOLA'—	6, 18 and 81(5), definition <i>prohibited grounds</i> ,	5 6
	omit, ir	nsert—	7
	'Land'	Valuation Act'.	8
2		2, note and 81(5), definition <i>prohibited</i> note, 'VOLA'—	9 10
	omit, ir	nsert—	11
	'the La	nd Valuation Act'.	12
3	Before sec	etion 86—	13
	insert–	_	14
'Div	ision 1	Preliminary'.	15
4	After secti	on 86—	16
	insert–	_	17
Division 2		Repeal'.	18
5	After secti	on 87—	19
	insert–		20
Division 3		Savings and transitional provisions for Act No. 15 of 2010'.	21

	eal Government (Finance, Plans and Reporting) gulation 2010	1 2
1	Section 5(2), 'Valuation of Land Act'—	3
	omit, insert—	4
	'Land Valuation Act'.	5
2	Section 6, 'the unimproved value of the land under the Valuation of Land Act'—	6 7
	omit, insert—	8
	'its value under the Land Valuation Act'.	9
3	Section 11(3)(a) and (b)—	10
	omit, insert—	11
	'(a) the Land Valuation Act, chapter 2, part 2, division 5, subdivision 3, applies to the parcel of land; and	12 13
	Editor's note—	14
	Land Valuation Act, chapter 2, part 2, division 5, subdivision 3 (Discounting for subdivided land not yet developed (non-Land Act rental))	15 16 17
	(b) the discounted valuation period for the parcel of land has not ended under that subdivision.'.	18 19
4	Section 45, 'unimproved value of the land changes under the Valuation of Land Act'—	20 21
	omit, insert—	22
	'value of the land changes under the Land Valuation Act'.	23
5	Section 87(2)(c)—	24
	omit, insert—	25
	'(c) its value and the day of effect of the relevant valuation under the Land Valuation Act;'.	26 27

6	Se	ction	88(2)—	1
		omit	t, insert—	2
	'(2)	nam	vever, the local government must not include a person's e and address for service in the land record when it is a to inspection if—	3 4 5
		(a)	under the Land Valuation Act, section 204 the local government has been given a notice about the person; and	6 7 8
		(b)	the relevant suppression direction under that Act is still in effect.'.	9 10
7	Se	ction	88(6)—	11
		omit		12
8	Scl	hedul	le, definition <i>Valuation of Land Act</i> —	13
		omit		14
9	Sc	hedul	le—	15
		inse		16
		'Lar	nd Valuation Act means the Land Valuation Act 2010.'.	17
Mix	ed U	se D	evelopment Act 1993	18
1	Sa	ction	3, definition <i>chief executive (valuations)</i> —	19
•	36	omit	,	20
2			s 132(1) and (3) and 136(3), 'chief executive ons)'—	21 22
		omit	t, insert—	23
		ʻvalı	uer-general'.	24

3	Sections 123(2), 124(4), 132, 138(2)(q) and 148(b), 'unimproved'—	1 2
	omit.	3
4	Sections 132 and 148, at the end—	4
	insert—	5
	'Editor's note—	6
	For 'value' see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	7 8
5	Section 132(5), 'Valuation of Land Act 1944'—	9
	omit, insert—	10
	'Land Valuation Act 2010'.	11
Sar	nctuary Cove Resort Act 1985	12
1	Section 105, 'unimproved'—	13
	omit.	14
2	Section 105—	15
	insert—	16
	'Editor's note—	17
	For 'value' see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	18 19

Sc	ools of Arts (Winding Up and Transfer) Act 1960	1
1	Section 7(7B)—	2
	omit, insert—	3
	7B) For subsection (7A), the value of the land or other property is to be decided by the valuer-general.'.	4 5
So	Conservation Act 1986	6
1	Section 35, 'chief executive of the department in which the <i>Valuation of Land Act 1944</i> is administered'—	7 8
	omit, insert—	9
	'valuer-general'.	10
So	h Bank Corporation Act 1989	11
1	Sections 42(7) and (11) and 101(1)(b), (2) and (3), schedule 3, section 2(1)(p) and schedule 4, section 64(1)(a) and (d), 'unimproved'—	12 13 14
	omit.	15
2	Section 100, 'Valuation of Land Act 1944'—	16
	omit, insert—	17
	'Land Valuation Act 2010'.	18
3	Section 101(1), 'Despite the Valuation of Land Act 1944'—	19
	omit, insert—	20
	'Despite the Land Valuation Act 2010'.	21

4	Sections 46(18) and 101(1) and (3) and schedule 4, sections 14(1) and 62, 'chief executive (of the department in which the <i>Valuation of Land Act 1944</i> is administered)'—	1 2 3 4
	omit, insert—	5
	'valuer-general'.	6
5	Section 101, at the end—	7
	insert—	8
	'Editor's note—	9
	For 'value' in this section see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	10 11
6	Part 11—	12
	insert—	13
'Divi	sion 6 Transitional provision for Land Valuation Act 2010	14 15
'131	Transitional provision for s 101	16
	'After the commencement of this section, a reference in a management statement to 'unimproved value proportions' is taken to be a reference to 'value proportions'.'.	17 18 19
7	Schedule 3, section 2(1)(p)—	20
	insert—	21
	'Editor's note—	22
	For 'value' see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	23 24
8	Schedule 4, section 64(1)(c), 'an unimproved value'—	25
	omit, insert—	26
	'a value'	27

9	Schedule 4, section 64, at the end—	1
	insert—	2
	'Editor's note—	3
	For 'value' in this section see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	4 5
Sou	uth Bank Corporation Regulation 2003	6
1	Sections 23, 24 and 25 and schedule 1, item 1(g), 'unimproved'—	7 8
	omit.	9
2	Sections 24 and 25, at end—	10
	insert—	11
	'Editor's note—	12
	For 'value' in this section see the <i>Land Valuation Act 2010</i> , chapter 2 and chapter 10, part 3.'.	13 14
3	Schedule 2, definition schedule of revised unimproved value proportions—	15 16
	omit.	17
4	Schedule 2—	18
	insert—	19
	'schedule of revised value proportions means the schedule mentioned in section 42 of the Act.'.	20 21

Tra	Transport Planning and Coordination Act 1994	
1	Section 27A(3)(b) and (4), 'chief executive (valuation)' omit, insert—	2
	'valuer-general'.	4
2	Section 27A(5), definition <i>chief executive (valuation)</i> — omit.	5
	omu.	U
Val	uers Registration Act 1992	7
1	Section 6(1), 'chief executive'—	8
	omit, insert—	9
	'valuer-general'.	10
Val	uers Registration Regulation 2003	11
1	Section 5(2), definition improvements—	12
	omit, insert—	13
	' <i>improvements</i> means site improvements or non-site improvements within the meaning of the <i>Land Valuation Act</i> 2010.'.	14 15 16

Wa	Water Act 2000		
1	Se	ction 152(2)—	2
		omit, insert—	3
	'(2)	The following sections of the <i>Land Valuation Act 2010</i> apply as if a reference to land or a parcel of land includes a reference to a water allocation—	4 5 6
		(a) section 208(6), definition <i>microfiche data</i> ;	7
		(b) section 245.	8

Schedule 2 Dictionary

2

section 3

2011 annual valuation , for chapter 10, see section 266.	
2011 issue day, for chapter 10, see section 266.	
2011 unimproved-site value difference , for chapter 10, see section 266.	
2011 valuation-making day, for chapter 10, see section 266.	
 agent includes a person who, in Queensland, has for someone else (the principal) the lawful control or disposal of any land belonging to the principal, or the lawful control, receipt or disposal of any rents, issues or proceeds gained from the principal's land. 	(
annual valuation see section 5(3)(a).	3
<i>appeal period</i> , for a provision about a valuation appeal, see 1 section 157(2).	
<i>appeal response amendment</i> , for a valuation, see section 1 161(1).	
appeals process see section 156(4)(a).	8
 appellant, for a provision about a valuation appeal, means the objector who filed the notice of the valuation appeal for the appeal or a new owner who, under section 156, becomes entitled to carry on the appeal. 	1
<i>approved form</i> means the form approved under section 264.	3
assent means the date of assent of this Act.	4
assistant, for chapter 8, part 4, division 1, subdivision 2, see section 234(1)(b).	
authorised person means a person who holds appointment as an authorised person under chapter 8, part 1.	
authorised person's information requirement see section 2	

	CM Act means the Body Corporate and Community nagement Act 1997.	1 2
bone	a fide sale see section 18(1).	3
	<i>irperson</i> , for an objection conference, means a person ling appointment as its chairperson under section 126.	4 5
com	mencement, for chapter 10, see section 264.	6
	munity titles scheme means a community titles scheme er the BCCM Act.	7 8
com ₂ 94(2	parable valuation reduction, for a valuation, see section 2).	9 10
	puter means any device for storing and processing rmation.	11 12
corr	vection notice, for an objection, see section 116(2).	13
corr	responding new provision, for chapter 10, see section 264.	14
•	of effect, for a valuation, means the day it takes effect er one of the following provisions—	15 16
(a)	for an annual valuation—section 75(1);	17
(b)	for a maintenance valuation—chapter 2, part 5.	18
day	of issue—	19
(a)	for a provision about a valuation—means the day the relevant valuation notice was issued; or	20 21
(b)	for a provision about an objection—means the day of issue for the valuation objected to.	22 23
decl	ared parcel see section 53(5).	24
dedi	uction application see section 39(1).	25
defe	ctive—	26
(a)	for an objection—see section 114(2); or	27
(b)	for a valuation appeal notice—means that the notice—	28
	(i) does not comply with the valuation appeal requirements; or	29 30
	(ii) is otherwise defective in a material particular.	31

60.

<i>developed land</i> means land improved by the construction of a building or other facility reasonably capable of being used.	3 4
development see the Planning Act, section 7.	5
development approval see the Planning Act, schedule 3.	6
document, for chapter 10, see section 266.	7
expected realisation see section 17(1).	8
external review, for a decision, means a review of the decision by QCAT under the QCAT Act.	9 10
farming see section 48.	11
file, for a valuation appeal, means file in the Land Court registry.	12 13
Forestry Act means the Forestry Act 1959.	14
Forestry Act chief executive means the chief executive of the department in which the Forestry Act is administered.	15 16
former, for chapter 10, see section 266.	17
former provision, for chapter 10, see section 266.	18
geothermal lease means a geothermal production lease under the Geothermal Energy Act 2010.	19 20
GHG lease means a GHG injection and storage lease under the Greenhouse Gas Storage Act 2009.	21 22
ground requirement , for an objection ground, see section 112(3).	23 24
<i>identity card</i> , for a provision about authorised persons, means an identity card issued under section 220(1).	25 26
<i>improved</i> , for land, means land other than land in its natural state.	27 28
information notice means—	29
(a) for chapter 5, a notice complying with the QCAT Act, section 157(2); or	30 31

designated area, for chapter 2, part 3, division 4 see section

1

2

(b)	for a	a decision under chapter 6, part 3, a notice stating—	1	
	(i)	the reasons for the decision; and	2	
	(ii)	that the person given the notice may appeal against the decision to a Magistrates Court within 42 days after the day the person receives the notice; and	3 4 5	
	(iii)	how to appeal.	6	
info	rmati	on requirement see section 136.	7	
initi	al ass	essment decision see section 114(1).	8	
	0	d Resort Act means the Integrated Resort nent Act 1987.	9 10	
land	<i>l</i> —		11	
(a)	for a	a provision—	12	
	(i)	about a valuation or valuation notice—means the land the subject of the valuation or notice; or	13 14	
	(ii)	about an objection or valuation appeal—means the land the subject of the valuation; and	15 16	
(b)	may	comprise—	17	
	(i)	1 or more lots or parcels; or	18	
	(ii)	a combination of lots and parcels.	19	
Lan	d Act	see section $6(1)(c)$.	20	
		<i>rental</i> means rental payable under the Land Act for et tenure.	21 22	
Lan	d Act	rental valuation see section 6(4).	23	
Lan	d Act	tenure—	24	
1		and Act tenure is a lease, licence or permit under the d Act.	25 26	
2	refe	In a provision about a Land Act rental valuation, a reference to the Land Act tenure is the Land Act tenure the subject of the valuation.		
		urt registrar means the registrar of the Land Court	30 31	

Title	land registrar means the registrar of titles under the Land little Act or another person responsible for keeping a register for dealings in land.		
	tax means land tax levied under the Land Tax Act, on 6.	4 5	
Land	d Tax Act see section $6(1)(a)$.	6	
land	tax valuation see section 6(2).	7	
Land	d Title Act means the Land Title Act 1994.	8	
lapsi	ing notice, for an objection, see section 139(2).	9	
loca	l government—	10	
(a)	for a provision about particular land—means the local government in whose area the land is located; or	11 12	
(b)	for a provision about a valuation—means the local government in whose area the land the subject of the valuation is located.		
Loca 2009	al Government Act means the Local Government Act	16 17	
loca	l government area—	18	
1	Local government area does not include the area of—	19	
	(a) a local government that was a community government under the repealed <i>Local Government</i> (Community Government Areas) Act 2004; or	20 21 22	
	(b) the Northern Peninsula Area Regional Council; or	23	
	(c) the Torres Strait Island Regional Council.	24	
2	In a provision about land, a reference to the local government area is a reference to the local government area in which the land is located.	25 26 27	
	d government legislation means all or any of the owing—	28 29	
(a)	the Local Government Act;	30	
(b)	the City of Brisbane Act 2010.	31	

Note-	<u> </u>	1
	tis includes any regulations made under the Acts—see the Acts terpretation Act 1954, section 7.	2 3
<i>lot</i> n	means—	4
(a)	a lot under the Land Title Act; or	5
(b)	a separate, distinct parcel for which an interest is recorded in a register under the Land Act; or	6 7
(c)	common property for a community titles scheme; or	8
(d)	a lot or common property to which the <i>Building Units</i> and <i>Group Titles Act 1980</i> continues to apply; or	9 10
(e)	a community or precinct thoroughfare under the <i>Mixed</i> Use Development Act 1993; or	11 12
(f)	a primary or secondary thoroughfare under the Integrated Resort Act or the Sanctuary Cove Act.	13 14
mai	ntenance valuation see section 5(3)(b).	15
valu	cing, for a provision about a valuation, means that the ation has been decided and the valuer-general is ready to e a valuation notice for the valuation.	16 17 18
	ing lease means a mining lease to which the Mineral ources Act 1989 applies.	19 20
non	compliant ground, for an objection, see section 112(6).	21
non	-rural land see section 8.	22
non	-site improvements, for land, see section 24.	23
noti	ce means a notice in writing.	24
-	ct, for a provision about a valuation, means to make an ection to the valuation.	25 26
-	ected, for a provision about a valuation, means that an ection has been made to the valuation.	27 28
obje	ction—	29
1	An <i>objection</i> is an objection against a valuation, including any attachments to it, made under chapter 3.	30 31

2	For a provision about an objection conference, a reference to the objection is a reference to the objection	1 2
3	the subject of the conference. For a provision about a valuation appeal, a reference to the objection is a reference to the objection the subject of the objection decision.	3 4 5 6
objed	ction conference see section 120(1).	7
•	ction decision, for a provision about an objection or al, means the valuer-general's decision on the objection.	8 9
or v	ection decision notice, for a provision about an objection raluation appeal, means the notice for the objection sion given under section 151(1).	10 11 12
objec	ction ground see section 113(1)(d).	13
objection process see section 106(4)(a).		
-	ctor, for a provision about an objection, means the person made the objection.	15 16
•	ctor's land, for a provision about an objection, means the the subject of the objection.	17 18
occu	<i>pier</i> , of premises, means—	19
(a)	any person who apparently occupies the premises; or	20
(b)	an owner of the premises.	21
offse	t, for chapter 10, see section 266.	22
origi	inal decision see section 175(1) and (2).	23
	tanding information, for an information requirement, see on 139(2)(a).	24 25
owne	er, of land—	26
1	An owner of land is the person who—	27
	(a) is entitled to receive the rent for the land; or	28
	(b) would be entitled to receive the rent for the land if it were leased at a rack-rent.	29 30

Note	e—		1		
		at of land is the highest possible rent for the land. It hat the land is leased commercially.	2 3		
Ho	wever,	the term does not include the State.	4		
An	An owner of land includes each of the following—				
(a)	for f	reehold land—its registered proprietor;	6		
(b)		rchaser of land to be held as freehold land that ing purchased from the State under an Act;	7 8		
(c)	a lessee of land held from the State, and any manager, overseer or superintendent of the lessee who resides on the land;				
(d)		holder or lawful occupier of a geothermal e, GHG lease, mining lease or petroleum lease;	12 13		
(e)		see of land held, or the holder of a licence or nission to occupy, from any of the following—	14 15		
	(i)	the coordinator-general;	16		
	(ii)	a GOC;	17		
	(iii)	a local government;	18		
	(iv)	the Minister administering the <i>Industrial Development Act 1963</i> ;	19 20		
	(v)	the Forestry Act chief executive;	21		
	(vi)	a water authority;	22		
(f)		see of land held from a local government that s the land under a lease from the State;	23 24		
(g)	the h	older of—	25		
	(i)	an occupation permit or stock grazing permit under the Forestry Act; or	26 27		
	(ii)	a permission to occupy under the Land Act;	28		
(h)	a lice	ensee under the Land Act.	29		
per	son or	ce in paragraph 3 to a lessee includes, if a entity representing the State is the lessee of , a sublessee from the person or entity.	30 31 32		

5	Des	pite paragraphs 1 to 4, the owner of land means—	1
	(a)	for a rating valuation—the person who, under the local government legislation, must pay rates for the land; or	2 3 4
	(b)	for a Land Act rental valuation—the person who must pay Land Act rental for the land; or	5 6
	(c)	for a land tax valuation—the person who, under the Land Tax Act, must pay land tax for the land.	7 8
6	Нои	chief executive of the department in which the using Act 2003 is administered is the owner of land ed by that chief executive under that Act.	9 10 11
own	ership	change notice means a notice under section 245.	12
parc	<i>el</i> me	ans—	13
(a)	land	that is a lot; or	14
(b)	a pa	rt of a lot that is a declared parcel.	15
<i>parti</i> 112(-	complies, with a ground requirement, see section	16 17
_		a provision about an objection conference, means -general or the objector.	18 19
pers	on in	cludes—	20
(a)	a pe	rson or entity representing the State; and	21
(b)		ciety, institute, partnership or other body, even if not orporated; and	22 23
(c)	a tru	istee or agent.	24
Act.		a lease means a petroleum lease under the Petroleum or the Petroleum and Gas (Production and Safety)	25 26 27
place	e, for	chapter 8, see section 224(1).	28
Plan	ning	Act means the Sustainable Planning Act 2009.	29
premises, for chapter 8, see section 224(2).			30
<i>properly made</i> , for an objection, see section 112.			31

protected information means information the subject of—	1
(a) a suppression direction; or	2
(b) exclusion required under section 199.	3
protected person see section 189(1).	4
<i>rateable land</i> means rateable land under the local government legislation.	5 6
rates means rates under the local government legislation.	7
rating valuation see section 6(3).	8
<i>reconfigured</i> , for land, means a reconfiguration of the land within the meaning of the Planning Act.	9 10
<i>relevant parcel</i> , for chapter 2, part 2, division 5, subdivision 3, see section 49.	11 12
repealed Land Tax Act means the repealed Land Tax Act 1915.	13 14
repealed Valuation Act means the Valuation of Land Act 1944 repealed under section 267.	15 16
required period see section 140(1)(b).	17
resource operations plan see the Water Act 2000, schedule 4.	18
roll means valuation roll.	19
rural land see section 9.	20
rural land application see section 12(1).	21
Sanctuary Cove Act means the Sanctuary Cove Resort Act 1985.	22 23
saved former provisions, for chapter 10, see section 266.	24
saved valuation, for chapter 10, see section 266.	25
separation declaration, for a parcel, see section 53(1).	26
separation direction, for chapter 10, see section 266.	27
single dwelling house see section 47.	28
site improvement deduction see section 38.	29
site improvements for land, see section 23	30

<i>site value</i> , for land, means its site value under chapter 2, part 2, division 3.				
State revenue commissioner means the Commissioner of State Revenue under the <i>Taxation Administration Act 2001</i> .				
<i>statutory purpose</i> , for a provision about a valuation, means a purpose mentioned in section 6.		5 6		
subdivide—				
1 To sub	bdivide land means to divide it into parts.	8		
2 Land	may be divided into parts by—	9		
(a) s	sale, conveyance, transfer or partition; or	10		
l t	an agreement, conveyance or instrument between living persons under which a part of the land becomes immediately available for separate disposition or occupation; or	11 12 13 14		
` '	registering a plan of subdivision for the land in the land registry.	15 16		
_	An agreement, conveyance or instrument mentioned in paragraph 2(b) includes a lease only if—			
F	the lease's term, or the term together with any period of renewal available under the lease, is longer than 5 years; or	19 20 21		
	the lease is from a GOC, of land leased by the GOC—	22 23		
((i) from the State; or	24		
((ii) from a lessee of the State; or	25		
ϵ	the lease is from a department of the State, or an entity representing the State, of land leased by the department or entity from the State; or	26 27 28		
. ,	the lease is from a local government that holds the land under a lease from the State.	29 30		
	wise, paragraph 2(b) does not include a lease of from the State.	31 32		
sunnression direction see section 186(1)				

<i>trustee</i> , in addition to every person appointed or constituted trustee by an act of the parties, or by order or declaration of a court, or by operation of law, includes—		1 2 3
(a)	an executor or administrator, guardian, committee, receiver, or liquidator; and	4 5
(b)	every person having or taking upon himself or herself the administration or control of land affected by any express or implied trust, or acting in any fiduciary capacity, or having possession, control or management of the land owned by a person under any legal or other disability.	6 7 8 9 10 11
unimproved, for land, means land in its natural state.		12
<i>unimproved value</i> , for land, means its unimproved value under chapter 2, part 2, division 3.		13 14
<i>unprotected valuation roll information</i> means valuation roll information that is not protected information.		15 16
unusual circumstances includes civil disturbance, extreme climatic conditions, industrial action, changes in the way valuations are made and computer failure.		17 18 19
usual objection period see section 109(1)(a).		20
valu	ation—	21
1	Generally, <i>valuation</i> has the meaning given under section 5(2).	22 23
2	The term does not include an assessment under section 209.	24 25
3	In a provision about an objection, a reference to the valuation is a reference to the valuation the subject of the objection.	26 27 28
4	In a provision about a valuation appeal on an objection, a reference to a valuation is a reference to the valuation the subject of the objection.	29 30 31
valuation appeal means an appeal against an objection decision.		32 33
valuation appeal notice see section 157(1).		34

valud	ation appeal requirements see section 157(4).	1
valuation day means—		2
(a)	for a provision about an annual valuation—the valuation day fixed under section 72; or	3 4
(b)	for a provision about a valuation other than an annual valuation (the <i>subject valuation</i>)—the valuation day fixed under section 72 for the annual valuation in effect for the subject valuation; or	5 6 7 8
(c)	for a provision about valuations generally—the valuation day for any relevant valuation; or	9 10
(d)	for a provision about an objection—the valuation day for the valuation the subject of the objection.	11 12
<i>valua</i> or 80	ation notice means a notice of valuation under section 79.	13 14
<i>valuation roll</i> means a valuation roll the valuer-general keeps under section 180(1).		15 16
valuation roll information—		17
(a)	generally—see section 181(1); or	18
(b)	for a provision about a parcel—means valuation roll information about the parcel; or	19 20
(c)	for a provision about a valuation—means valuation roll information about the valuation.	21 22
valuation sought, for a provision about an objection or an appeal against an objection decision, means the amount the objector seeks for the valuation.		23 24 25
value	e, of land, see section 7.	26
	valuer-general means the Valuer-General appointed under section 205.	
valuer-general's certificate, issued by the valuer-general, means a certificate purporting to be signed by the valuer-general.		29 30 31
	r authority means a water authority established under the r Act 2000.	32 33

Schedule 2

water licence see the Water Act 2000, schedule 4.	1
weighted bond rate see section 21.	2
zoned rural land see section 10.	3

© State of Queensland 2010