

Queensland

Local Government and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the *City of Brisbane Act 2010*, the *Judicial Review Act 1991*, the *Libraries Act 1988*, the *Local Government Act 2009*, the *Local Government Electoral Act 2011*, the *Parliament of Queensland Act 2001*, the *Public Interest Disclosure Act 2010*, the *Public Sector Ethics Act 1994*, the *Public Service Act 2008*, the *Right to Information Act 2009* and the *Transport Infrastructure Act 1994* for particular purposes [s 1]

	The Parlia	ament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 Sh	ort title	3
		This Act may be cited as the Local Government and Other Legislation Amendment Act 2012.	4 5
Clause	2 Co	mmencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		• sections 19, 57(3), 60, 65(2) and (3), 70, 91, 106 to 108, 139(3), 142 and 172(1) and (3)	9 10
		• section 175, to the extent it inserts new section 297	11
		• parts 6 and 7	12
		• schedule, amendments of the <i>Judicial Review Act 1991</i> and the <i>Public Interest Disclosure Act 2010</i> .	13 14
	Part 2	Amendment of City of Brisbane	15
		Act 2010	16
Clause	3 Ac	t amended	17
		This part amends the City of Brisbane Act 2010.	18
		Note—	19

See also the amendments in the schedule. 20

[s 4]

Clause	4	Am Act	endment of s 5 (Relationship with Local Government t)	1 2
			Section 5(2)—	3
			omit, insert—	4
		·(2)	Generally, the Local Government Act does not apply to the Brisbane City Council or its councillors, employees, agents or contractors.	5 6 7
		·(3)	However, particular provisions of the Local Government Act apply, or may apply, to the Brisbane City Council as a local government.	8 9 10
			Examples—	11
			1 The Local Government Act, chapter 7, part 2 applies to the council as a local government for the purpose of superannuation for certain persons who are connected to the council.	12 13 14
			2 The Local Government Act, chapter 2A would apply to the council if the council were a component local government for a joint local government.'.	15 16 17
Clause	5	Am	nendment of s 11 (Powers of council generally)	18
			Section 11—	19
			insert—	20
		'(6)	<i>insert</i> — Subsections (7) and (8) apply if the council is a component local government for a joint local government.	20 21 22
		'(6) '(7)	Subsections (7) and (8) apply if the council is a component	21
			Subsections (7) and (8) apply if the council is a component local government for a joint local government. Despite subsection (1), the council may not, within the joint local government's area, exercise a power for which the joint	21 22 23 24
Clause	6	'(7) '(8) Am	Subsections (7) and (8) apply if the council is a component local government for a joint local government.Despite subsection (1), the council may not, within the joint local government's area, exercise a power for which the joint local government has jurisdiction.However, the council may exercise the power as a delegate of	21 22 23 24 25 26
Clause	6	'(7) '(8) Am	Subsections (7) and (8) apply if the council is a component local government for a joint local government. Despite subsection (1), the council may not, within the joint local government's area, exercise a power for which the joint local government has jurisdiction. However, the council may exercise the power as a delegate of the joint local government.'.	21 22 23 24 25 26 27 28

[s 7]

		(c) being a component local government for a joint local government.	1 2
		Note—	3
		For the establishment of joint local governments, see the Local Government Act, chapter 2A.'.	4 5
Clause	7	Amendment of s 14 (Responsibilities of councillors)	6
		Section 14(3)(e)—	7
		omit.	8
Clause	8	Amendment of s 25 (Chairperson of the council)	9
		(1) Section 25(2), note, '185'—	10
		omit, insert—	11
		ʻ186A'.	12
		(2) Section $25(4)$ —	13
		omit.	14
Clause	9	Amendment of s 27 (What this part is about)	15
		(1) Section $27(3)(c)$, 'is an adopted'—	16
		omit, insert—	17
		'incorporates a'.	18
		(2) Section 27(7), 'adoption by all local governments.'—	19
		omit, insert—	20
		'incorporation by all local governments into their local laws.'.	21
Clause	10	Replacement of ss 30 and 31	22
		Sections 30 and 31—	23
		omit, insert—	24

[s 10]

'30	Lo	cal law making process	1
	'(1)	The council may decide its own process for making a local law to the extent that the process is not inconsistent with this part.	2 3 4
	'(2)	The council makes a local law by passing a resolution to make the local law.	5 6
	'(3)	If the council proposes to make a local law about a matter (the <i>new local law</i>) and there is an existing local law about the same matter that would be inconsistent with the new local law, the council must amend or repeal the existing local law so that there is no inconsistency.	7 8 9 10 11
		Note—	12
		The new local law may include the amendment or repeal of the inconsistent law in the same instrument.	13 14
	'(4)	An interim local law must include a provision stating when the law expires.	15 16
	'(5)	The council must ensure its local laws are drafted in compliance with the guidelines issued by the Parliamentary Counsel under the <i>Legislative Standards Act 1992</i> , section 9 for local laws and subordinate local laws.	17 18 19 20
	' (6)	To remove any doubt, it is declared that the council does not have to carry out any public consultation before making either of the following—	21 22 23
		(a) an interim local law;	24
		(b) a local law that only incorporates a model local law and does not contain an anti-competitive provision.	25 26
'31	Sta	ate interest check	27
	' (1)	This section applies if the council proposes to make a local law other than the following—	28 29
		(a) a local law that incorporates a model local law;	30
		(b) a subordinate local law.	31

[s 11]

		'(2)	However, this section also applies to a local law that incorporates a model local law if the local law includes more than—	1 2 3
			(a) the model local law; or	4
			(b) any amendment or repeal of an existing local law that would be inconsistent with the model local law.	5 6
		' (3)	The council must consult with relevant government entities about the overall State interest in the proposed local law before making the local law.'.	7 8 9
Clause	11	Am	nendment of s 32 (Notice of new local law)	10
		(1)	Section 32, heading—	11
			omit, insert—	12
	'32	Pu	blication of local laws'.	13
		(2)	Section 32(1)(a) to (c)—	14
			omit, insert—	15
			(a) in the gazette; and	16
			(b) on the council's website.'.	17
		(3)	Section 32—	18
			insert—	19
		'(2A)	The notice in the gazette must state—	20
			(a) that the notice is made by the council; and	21
			(b) the date when the council made the resolution to make the local law; and	22 23
			(c) the name of the local law; and	24
			(d) the name of any existing local law that was amended or repealed by the new local law.'.	25 26
		(4)	Section 32(3), 'notice must'—	27
			omit, insert—	28
			'notice on the council's website must'.	29

		(5)	Section 32(3)(e), 'is an adopted'—	1
			omit, insert—	2
			'incorporates a'.	3
		(6)	Section 32(6), '7 days'—	4
			omit, insert—	5
			'14 days'.	6
		(7)	Section 32(6)(b), after 'law'—	7
			insert—	8
			'in electronic form'.	9
		(8)	Section 32(2A) to (6)—	10
			<i>renumber</i> as section 32(3) to (7).	11
Clause	12	Am	nendment of s 34 (Local law register)	12
			Section 34—	13
			insert—	14
		'(3)	The department's chief executive must keep a database of the council's local laws and ensure a copy of the database may be viewed by the public on the department's website.'.	15 16 17
Clause	13	Am	nendment of s 35 (Consolidated versions of local laws)	18
		(1)	Section 35(1), 'may'—	19
			omit, insert—	20
			'must'.	21
		(2)	Section 35(4), from 'a copy'—	22
			omit, insert—	23
			'the Minister a copy of the consolidated version of the local law in electronic form.'.	24 25

Local Government and Other Legislation Amendment Bill 2012 Part 2 Amendment of City of Brisbane Act 2010

[s 14]

Clause	14	Om	nission of s 36 (Regular review of local laws)	1
			Section 36—	2
			omit.	3
Clause	15	Am	endment of s 40 (Development processes)	4
			Section 40(3) to (5)—	5
			omit, insert—	6
		' (3)	However, if a local law already contains a provision that establishes an alternative development process, the council may amend or repeal the provision at any time.	7 8 9
		'(4)	A local law has no effect to the extent that it is contrary to this section.	10 11
		ʻ(5)	This section does not apply to a local law about any of the following matters unless the matter is covered by the council's planning scheme, the Planning Act or another instrument made under that Act—	12 13 14 15
			(a) advertising devices;	16
			(b) gates and grids;	17
			(c) levees;	18
			(d) roadside dining.'.	19
Clause	16		endment of s 42 (Suspending or revoking particular al laws)	20 21
		(1)	Section 42(1)—	22
			omit, insert—	23
		'(1)	This section applies if the Minister reasonably believes a local law—	24 25
			(a) is contrary to any other law; or	26
			(b) is inconsistent with the local government principles; or	27
			(c) does not satisfactorily deal with the overall State interest.'.	28 29

				[s 17]	
	(2)	Sect	tion 42	2(3)—	1
		omit	t, inse	rt—	2
	' (3)	The	gazet	te notice must state—	3
		(a)	inco does	the local law is contrary to another law, is possistent with the local government principles or s not satisfactorily deal with the overall State rest; and	4 5 6 7
		(b)		e local law has been suspended—how the local law be amended so that it—	8 9
			(i)	is no longer contrary to the other law; or	10
			(ii)	is no longer inconsistent with the local government principles; or	11 12
			(iii)	satisfactorily deals with the overall State interest.'.	13
17	Ins	ertio	n of ı	new s 42B	14
		Cha	pter 3	, part 2, division 5—	1.
		inse	rt—		10
'42B	Ow	ners	' liab	ility for party houses	17
	' (1)	resic	lentia	cil may make a local law that makes the owner of a l property liable to a penalty because of excessive alarly emitted from the property.	18 19 20
	'(2)	tena		er of a residential property includes a tenant if the s a right of exclusive occupation of the property ease.	21 22 23
	' (3)	ordi	narily	<i>ntial property</i> is a property of a type that would be used, or is intended to be used, as a place of or mainly as a place of residence.	24 25 20
	' (4)	To r	emov	e any doubt, it is declared that—	27
		(a)	nois	local law may fix the number of times that excessive se must be emitted from a property before the owner omes liable to the penalty; and	28 29 30

Clause

[s 18]

			(b) a property is not precluded from being a residential property merely because the property is rented on a short-term basis.	1 2 3
		' (5)	In a proceeding about a contravention of the local law—	4
			 (a) a noise abatement direction given to a person at a property is evidence of excessive noise being emitted from the property; and 	5 6 7
			(b) a copy of information recorded in the register of enforcement acts under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> about the giving of a noise abatement direction is evidence of the matters stated in it.	8 9 10 11 12
		'(6)	A <i>noise abatement direction</i> is a direction given to a person by a police officer under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> , section 581(3).	13 14 15
		'(7)	Despite subsection (5), a defendant may, with the leave of the court, require the prosecution to call any person involved in the giving of the noise abatement direction to give evidence at the hearing.	16 17 18 19
		' (8)	The court may give leave only if the court is satisfied that—	20
			(a) an irregularity may exist in relation to the information or the giving of the noise abatement direction; or	21 22
			(b) it is in the interests of justice that the person be called to give evidence.	23 24
		' (9)	The chief executive officer may ask the police commissioner to give the chief executive officer information about noise abatement directions given to persons in Brisbane.	25 26 27
		' (10)	The police commissioner must comply with the request.'.	28
Clause	18	Do	placement of s 44 (Conducting beneficial enterprises)	20
Jiause	10	ne	Section 44—	29 30
			omit, insert—	31

[s 18]

Co	nduc	ting beneficial enterprises	1			
' (1)	The	council may conduct a beneficial enterprise.	2			
' (2)	To conduct the beneficial enterprise, the council—					
	(a)	may participate with an association; but	4			
	(b)	must not, either directly or by participating with an association, participate with an unlimited corporation.	5 6			
	Note-	_	7			
	co	nder the <i>Statutory Bodies Financial Arrangements Act 1982</i> , the uncil may need the Treasurer's approval before entering into rticular financial arrangements.	8 9 10			
' (3)	An 	association is—	11			
	(a)	a partnership; or	12			
	(b)	a corporation limited by shares but not listed on a stock exchange; or	13 14			
	(c)	a corporation limited by guarantee but not listed on a stock exchange; or	16			
	(d)	another association of persons that is not a corporation.	17			
'(4)		<i>unlimited corporation</i> means a corporation whose nbers have no limit placed on their liability.	18 19			
' (5)		council <i>participates</i> with an association or unlimited poration if the council—	20 21			
	(a)	forms, or takes part in forming, an association or unlimited corporation; or	22 23			
	(b)	becomes a member of an association or unlimited corporation; or	24 25			
	(c)	takes part in the management of an association or unlimited corporation; or	26 27			
	(d)	acquires or disposes of shares, debentures or securities of an association or unlimited corporation.'.	28 29			

Local Government and Other Legislation Amendment Bill 2012 Part 2 Amendment of City of Brisbane Act 2010

[s 19]

Clause	19	Replacement of s 45 (Register of beneficial enterprises)	1
		Section 45—	2
		omit, insert—	3
	'4 5	Identifying beneficial enterprises	4
		'The council's annual report for each financial year must contain a list of all the beneficial enterprises that the council conducted during the financial year.'.	5 6 7
Clause	20	Omission of s 46 (Planning for a beneficial enterprise with the private sector)	8 9
		Section 46—	10
		omit.	11
Clause	21	Amendment of s 48 (Ways to apply the competitive neutrality principle)	12 13
		(1) Section 48(1)(b) and (c)—	14
		omit, insert—	15
		(b) full cost pricing of a significant business activity.'.	16
		(2) Section $48(3)$ —	17
		omit.	18
		(3) Section 48(4), 'or new corporate entity'—	19
		omit.	20
		(4) Section 48(5)(a), 'corporatisation,'—	21
		omit.	22
		(5) Section 48(4) and (5)—	23
		renumber as section $48(3)$ and (4) .	24

[s 22]

Clause	22	Om	ission of ch 3, pt 3, divs 3 and 4	1
			Chapter 3, part 3, divisions 3 and 4—	2
			omit.	3
Clause	23	Am	endment of s 66 (Control of roads)	4
			Section 66—	5
			insert—	6
		' (3)	Nothing in subsection (1) makes the council liable for the construction, maintenance or improvement of a private road.	7 8
		'(4)	A <i>private road</i> is a road over land that is owned by a person who may lawfully exclude other persons from using the road.'.	9 1(11
Clause	24		endment of s 67 (Notice of intention to acquire land to len a road)	12 13
			Section 67(3), 'to the court'—	14
			omit, insert—	15
			'to the council'.	16
Clause	25	Am	endment of s 69 (Appeal on a claim for compensation)	17
		(1)	Section 69(1) and (3), 'Planning and Environment Court'—	18
			omit, insert—	19
			'Land Court'.	20
		(2)	Section 69(3)—	21
			renumber as section 69(4).	22
		(3)	Section 69—	23
			insert—	24
		'(3)	However, the Land Court may extend the period mentioned in subsection (2) if satisfied in all the circumstances that it is reasonable to do so.'.	25 26 27

[s 26]

Clause	26		endment of s 72 (Compensation if realignment not ried out)	1 2
			Section 72(1)(b), 'the council has made structural improvements'—	3 4
			omit, insert—	5
			'structural improvements have been made'.	6
Clause	27	Am	endment of s 75 (Closing roads)	7
		(1)	Section 75(1), 'traffic or particular traffic, if'—	8
			omit, insert—	9
			'all traffic, or traffic of a particular class, if'.	10
		(2)	Section 75(2), 'traffic—'—	11
			omit, insert—	12
			'all traffic, or traffic of a particular class—'.	13
Clause	28		endment of s 92 (Materials in infrastructure are Incil property)	14 15
		(1)	Section 92(2)—	16
			renumber as section 92(3).	17
		(2)	Section 92—	18
			insert—	19
		'(2)	If the council, in exercising a power of the council, constructs a structure or carries out any works on someone else's land, the materials in the structure or works are the property of the council.'.	20 21 22 23
		(3)	Section 92—	24
			insert—	25
		'(4)	For subsection (1), it is irrelevant whether the thing mentioned in the subsection is on, over or under land that is owned by an entity other than the council.'.	26 27 28

[s 29]

Clause	29		nendment of ch 4, pt 3 hdg (Financial sustainability and countability)	1 2
			Chapter 4, part 3, heading, 'sustainability'—	3
			omit, insert—	4
			'planning'.	5
Clause	30	Am	endment of s 103 (Systems of financial management)	6
		(1)	Section 103(1)(a)(i) to (iii)—	7
			omit, insert—	8
			(i) the supply of goods or services; or	9
			(ii) the disposal of assets; and'.	10
		(2)	Section 103(1)(b)(iv) and (vi)—	11
			omit.	12
		(3)	Section 103(1)(b)(v) to (viii)—	13
			renumber as section 103(1)(b)(iv) to (vi).	14
		(4)	Section 103—	15
			insert—	16
		'(4)	A <i>contract for the supply of goods or services</i> includes a contract about carrying out work.	17 18
		' (5)	To remove any doubt, it is declared that subsection (1)(a) does not require equal consideration to be given to each of the sound contracting principles.'.	19 20 21
Clause	31	Am	nendment of s 106 (Councillor's discretionary funds)	22
			Section 106(2)—	23
			omit, insert—	24
		'(2)	<i>Discretionary funds</i> are funds in the council's operating fund that are—	25 26

[s 32]

			(a) budgeted for community purposes; and	1
			(b) allocated by a councillor at the councillor's discretion.'.	2
Clause	32	Rep	lacement of s 112 (Gathering information)	3
			Section 112—	4
			omit, insert—	5
	'112	Gat	hering information	6
			'To monitor and evaluate the council's or a councillor's performance and compliance, the department's chief executive may—	7 8 9
			(a) examine the information contained in the council's records and operations; or	10 11
			(b) otherwise carry out an investigation of the council's or councillor's performance and compliance.'.	12 13
Clause	33	Ame	endment of s 127 (What this division is about)	14
		(1)	Section 127(2) and (4)—	15
			omit.	16
		(2)	Section 127(3)(e), 'reasonable written notice'—	17
			omit, insert—	18
			'a reasonable entry notice'.	19
		(3)	Section 127(6)—	20
			insert—	21
			'Note—	22
			Not every employee or agent of the council would ordinarily be authorised to act under this division.'.	23 24
		(4)	Section 127(3) to (8)—	25

[s 34]

Clause	34	Inse	ertior	n of r	new s 127A	1	
			After	secti	on 127—	2	
			inser	t—		3	
	'127A Notices for this division						
		'(1)	or o gover	ccupi rnme	al notice is a written notice that requires the owner er of a property to take action under a local int related law in relation to the property (including pool, for example).	5 6 7 8	
		'(2)	perso	on wh	al notice may only be given by the council to the o, under a local government related law, is required action stated in the notice.	9 10 11	
		'(3)			<i>ble entry notice</i> is a written notice about a proposed property that—	12 13	
			(a)	info	rms the owner or occupier of the property of—	14	
				(i)	who is to enter the property; and	15	
				(ii)	the reason for entering the property; and	16	
				(iii)	the days and times when the property is to be entered; and	17 18	
			(b)	0	ven to the owner or occupier of the property at least ys before the property is proposed to be entered.	19 20	
		'(4)			al notice and a reasonable entry notice may not be unless—	21 22	
			(a)		owner of the property is also the occupier of the erty; or	23 24	
			(b)	loca	occupier of the property is the person who, under a government related law, is required to take the on stated in the remedial notice.	25 26 27	
		'(5)			given under this division in contravention of this of no effect.'.	28 29	

[s 35]

Clause 35	(1)	endment of s 128 (Identity card for council workers) Section 128, heading, 'council workers'— <i>omit, insert</i> —	1 2 3
	(-)	omit, insert—	
			5
		'use under this division'.	4
	(2)	Section 128(1)—	5
		omit, insert—	6
	'(1)	The council is not required to give a council worker an identity card unless the worker is exercising a power of entry under this division.'.	7 8 9
Clause 36		endment of s 130 (Entry by an owner, with reasonable tten notice, under a remedial notice)	10 11
	(1)	Section 130, heading, 'reasonable written notice'—	12
		omit, insert—	13
		'reasonable entry notice'.	14
	(2)	Section 130(2)—	15
		omit, insert—	16
	'(2)	After the owner gives a reasonable entry notice to the occupier of the property, the owner or the owner's agent may—	17 18
		(a) enter the property at the times stated in the reasonable entry notice; and	19 20
		(b) take the action that is required under the remedial notice.'.	21 22
	(3)	Section 130(4)—	23
		omit.	24
	(4)	Section 130(5)—	25
		renumber as section 130(4).	26

[s 37]

Clause	37		endment of s 132 (Entry by a council worker, with sonable written notice, under a remedial notice)	1 2
		(1)	Section 132, heading, 'reasonable written notice'—	3
			omit, insert—	4
			'reasonable entry notice'.	5
		(2)	Section 132(1)(a) and (b)—	6
			omit, insert—	7
			(a) the council gives a remedial notice to the owner or the occupier of a property (the <i>responsible person</i>); and	8 9
			(b) the responsible person fails to take the action required under the remedial notice.'.	10 11
		(3)	Section 132(2), 'reasonable written notice to the owner and'-	12 13
			omit, insert—	14
			'a reasonable entry notice to'.	15
		(4)	Section 132(5) to (8)—	16
			omit, insert—	17
		'(5)	Interest is payable on the debt at the same rate that interest is payable on overdue rates levied by the council.	18 19
		'(6)	The council must give the person who failed to take the action written notice of the amount of the debt.	20 21
		'(7)	Subsection (8) applies if the person who failed to take the action is the owner of the property.	22 23
		'(8)	If the debt is not paid within 30 days after the date of the written notice, the council may recover the debt as if the debt were overdue rates.'.	24 25 26

[s 38]

Clause	38		endment of s 133 (Entry by a council worker, with sonable written notice, to take materials)	1 2
		(1)	Section 133, heading, 'reasonable written notice'—	3
			omit, insert—	4
			'reasonable entry notice'.	5
		(2)	Section 133(4), 'reasonable written notice'—	6
			omit, insert—	7
			'a reasonable entry notice'.	8
Clause	39		endment of s 148 (Obstructing enforcement of this to r local laws etc.)	9 10
		(1)	Section 148(2)(e) and (f)—	11
			omit, insert—	12
			(e) the mayor;	13
			(f) the chief executive officer;	14
			(g) an authorised person.'.	15
		(2)	Section 148(3)—	16
			insert—	17
			'Notes—	18
			1 Council workers are only those employees and agents of the council who are authorised to act under chapter 5, part 2, division 2.	19 20
			2 In particular circumstances a council worker may enter a property and carry out work or obtain materials in compliance with chapter 5, part 2, division 2.'.	21 22 23
Clause	40		endment of s 155 (Disqualification because of other h office)	24 25
			Section 155(3)—	26
			omit, insert—	27
		' (3)	A person automatically stops being a councillor when the person becomes a government member.'.	28 29

				[s 41]	
Clause	41	Ins	ertio	n of new s 160A	1
			Chap	pter 6, part 2, division 2—	2
			inser	rt—	3
	ʻ160A	Со	mpul	sory leave without pay	4
			the p mean	ouncillor must take leave without pay for the duration of beriod for which the councillor is a candidate, within the ning of the <i>Electoral Act 1992</i> , for election as a member be Legislative Assembly.'.	5 6 7 8
Clause	42	On job		on of s 168 (Councillors and full-time government	9 10
			Secti	ion 168—	1
			omit		12
Clause	43	Re	place	ment of s 171 (Requests for help or advice)	13
			Secti	ion 171—	14
			omit	, insert—	1:
	ʻ171	Re	quest	ts for assistance or information	10
		' (1)	assis	ouncillor may ask a council employee to provide advice to at the councillor to carry out his or her responsibilities er this Act.	17 18 19
		'(2)	regu	ouncillor may, subject to any limits prescribed under a lation, ask the chief executive officer to provide rmation that the council has access to.	20 21 22
			Exam	ple of a limit prescribed under a regulation—	23
				regulation may prescribe the maximum cost to the council of oviding information to a councillor.	24 25
		' (3)	Subs	section (2) does not apply to information—	20
			(a)	that is a record of the BCC councillor conduct review panel; or	27 28
			(b)	if disclosure of the information to the councillor would be contrary to an order of a court or tribunal; or	29 30

[s 44]

		(c) that would be privileged from production in a legal proceeding on the ground of legal professional privilege.	1 2
	'(4)	A request of a councillor under subsection (1) or (2) is of no effect if the request—	3 4
		(a) relates to any ward other than the ward the councillor represents; and	5 6
		(b) does not comply with the acceptable requests guidelines.	7 8
	' (5)	Subsection (4) does not apply to—	9
		(a) the mayor; or	10
		(b) the chairperson of the council if the request relates to the role of the chairperson; or	11 12
		(c) the chairperson of a committee of the council if the request relates to the role of the chairperson.	13 14
	' (6)	In this section a <i>council employee</i> includes a person prescribed under a regulation.	15 16
	'(7)	The chief executive officer must make all reasonable endeavours to comply with a request under subsection (2).	17 18
		Maximum penalty for subsection (7)—10 penalty units.'.	19
Clause 44	Am	nendment of s 173 (Use of information by councillors)	20
		Section 173—	21
		insert—	22
	'(3)	A councillor must not release information that the councillor knows, or ought reasonably to know, is information that is confidential to the council.	23 24 25
		Note—	26
		A contravention of this subsection is misconduct that may be dealt with by the BCC councillor conduct review panel.'.	27 28

[s 45]

Clause	45	Inse	ertion of new s 173A	1
			After section 173—	2
			insert—	3
	ʻ173A		hibited conduct by councillor in possession of inside ormation	4 5
		' (1)	This section applies to a person (the <i>insider</i>) who is, or has been, a councillor if the insider—	6 7
			(a) acquired inside information as a councillor; and	8
			(b) knows, or ought reasonably to know, that the inside information is not generally available to the public.	9 10
		'(2)	The insider must not cause the purchase or sale of an asset if knowledge of the inside information would be likely to influence a reasonable person in deciding whether or not to buy or sell the asset.	11 12 13 14
			Maximum penalty—1000 penalty units or 2 years imprisonment.	15 16
		'(3)	The insider must not cause the inside information to be provided to another person the insider knows, or ought reasonably to know, may use the information in deciding whether or not to buy or sell an asset.	17 18 19 20
			Maximum penalty—1000 penalty units or 2 years imprisonment.	21 22
		'(4)	In this section—	23
			<i>cause</i> , in relation to an action, includes the following—	24
			(a) carry out the action;	25
			(b) instigate the action;	26
			(c) direct, or otherwise influence, another person to carry out or instigate the action.	27 28
			<i>corporate entity</i> means a corporation that is owned by the council.	29 30
			<i>inside information</i> , in relation to the council, means information about any of the following—	31 32

[s 46]

	(a)	the operations or finances of the council (including any business activity of the council) or any of its corporate entities;	1 2 3				
	(b)	a proposed policy of the council (including proposed changes to an existing policy);	4 5				
	(c)	a contract entered into, or proposed to be entered into, by the council or any of its corporate entities;	6 7				
	(d)	a tender process being conducted by or for the council or any of its corporate entities;	8 9				
	(e)	a decision, or proposed decision, of the council or any of its committees;	10 11				
	(f)	the exercise of a power, under a local government related law, by the council, a councillor or a council employee;	12 13 14				
	(g)	the exercise of a power, under an Act, by the State, a Minister, a statutory body or an employee of the State or statutory body, that affects the council, any of its corporate entities or land or infrastructure within Brisbane;	15 16 17 18 19				
	(h)	any legal or financial advice created for the council, any of its committees or any of its corporate entities.'.	20 21				
		nent of s 174 (Councillor's material personal at a meeting)	22 23				
(1)	Secti	ion 174—	24				
	inser	<i>t</i> —	25				
'(2A)	However, a councillor does not have a material personal interest in the matter if the councillor has no greater personal interest in the matter than that of other persons in Brisbane.						
'(2B)	Subsection (2)(c) only applies to a councillor if the councillor knows, or ought reasonably to know, that their parent, child or sibling stands to gain a benefit or suffer a loss.'.						
(2)	Secti	ion 174(4), 'subsection (3)'—	32				

Clause 46

					[s 47]	
			omi	t, inse	rt—	1
			'sub	sectio	on (5)'.	2
		(3)	Sect	tion 1'	74(4) and (7), 'subsection (5)'—	3
			omi	t, inse	rt—	4
			'sub	sectio	on (7)'.	5
		(4)	Sect	tion 1'	74(2A) to (7)—	6
			renu	ımber	as section 174(3) to (9).	7
Clause	47		iendi eting		of s 175 (Councillor's conflict of interest at a	8 9
		(1)	Sect	tion 1	75(1)—	10
			omi	t, inse	rt—	11
		' (1)	This	s secti	on applies if—	12
			(a)		atter is to be discussed at a meeting of the council or of its committees; and	13 14
			(b)	the	matter is not an ordinary business matter; and	15
			(c)	a co	uncillor at the meeting—	16
				(i)	has a conflict of interest in the matter (the <i>real conflict of interest</i>); or	17 18
				(ii)	could reasonably be taken to have a conflict of interest in the matter (the <i>perceived conflict of interest</i>).'.	19 20 21
		(2)	Sect	tion 1	75—	22
			inse	rt—		23
		'(2A)		vever, ter—	a councillor does not have a conflict of interest in a	24 25
			(a)	mer	ely because of—	26
				(i)	an engagement with a community group, sporting club or similar organisation undertaken by the councillor in his or her capacity as a councillor; or	27 28 29

[s 48]

			(ii)	membership of a political party; or	1
			(iii)	membership of a community group, sporting club or similar organisation if the councillor is not an office holder for the group, club or organisation; or	2 3 4
			(iv)	the councillor's religious beliefs; or	5
			(v)	the councillor having been a student of a particular school or the councillor's involvement with a school as parent of a student at the school; or	6 7 8
		(b)		ter than that of other persons in Brisbane.'.	9 10
	(3)	Sect	ion 17	75(4) to (6), 'subsection (3)'—	11
		omit	, inse	rt—	12
		'sub	sectio	on (4)'.	13
	(4)	Sect	ion 17	75(5), 'Subsection (6)'—	14
		omit	, inse	rt—	15
		'Sub	sectio	on (7)'.	16
	(5)	Sect	ion 17	75(2A) to (9)—	17
		renu	mber	as section 175(3) to (10).	18
48	ma		pers	s 176 (Duty to report another councillor's sonal interest, conflict of interest or	19 20 21
		Sect	ion 17	76—	22
		omit	•		23
49	Re	place	men	t of ss 178–180	24
		Sect	ions 1	78 to 180—	25
		omit	, inse	rt—	26

Clause

'178	Wh	at thi	is div	vision is about	1
	'(1)			sion is about dealing with complaints about the nd performance of councillors, to ensure—	2 3
		(a)		opriate standards of conduct and performance are ntained; and	4 5
		(b)		ouncillor who engages in inappropriate conduct or conduct is appropriately disciplined.	6 7
	'(2)	coun than leave	a fai a fai	this division does not apply to the conduct of s at a meeting of the council or its committees, other lure of a councillor to comply with a direction to eeting of the council or its committees made by the on of the meeting.	8 9 10 11 12
		Note-	_		13
				of procedure deal with the conduct of participants at meetings ancil or its committees.	14 15
	' (3)			<i>t</i> , of or by a councillor—	16 17
		(a)	direo perfo	adversely affects, or could adversely affect, (either ctly or indirectly) the honest and impartial ormance of the councillor's responsibilities or cise of the councillor's powers; or	18 19 20 21
		(b)	that	is or involves—	22
			(i)	the performance of the councillor's responsibilities, or the exercise of the councillor's powers, in a way that is not honest or is not impartial; or	23 24 25 26
			(ii)	a breach of the trust placed in the councillor; or	27
			(iii)	a misuse of information or material acquired in or in connection with the performance of the councillor's responsibilities, whether the misuse is for the benefit of the councillor or someone else; or	28 29 30 31
			(iv)	a refusal by the councillor to comply with a direction or order of the BCC councillor conduct review panel about the councillor; or	32 33 34

	(v	 a failure of the councillor to comply with a direction to leave a meeting of the council or its committees made by the chairperson of the meeting; or 	1 2 3 4
	(c) th	at contravenes section 173(3) or 175(4).	5
'(4)	not app	<i>opriate conduct</i> is conduct of or by a councillor that is ropriate conduct for a representative of the council, but hisconduct.	6 7 8
'(5)		irrelevant whether the conduct that constitutes duct or inappropriate conduct was engaged in—	9 10
	(a) w	ithin Queensland or elsewhere; or	11
		hen the councillor was not exercising the esponsibilities of a councillor.	12 13
'(6)	under th	<i>CC councillor conduct review panel</i> is a body, created his Act, that is responsible for hearing and deciding a int of misconduct or inappropriate conduct by a lor.	14 15 16 17
'(7)	dealt w	ove any doubt, it is declared that a councillor may be ith for an act or omission that constitutes misconduct his Act, and also be dealt with for the same act or on—	18 19 20 21
	(a) as	s the commission of an offence; or	22
	(b) ui	nder the Crime and Misconduct Act.	23
' (8)		ion under this division by any of the following persons ubject to appeal—	24 25
	(a) th	e BCC councillor conduct review panel;	26
	(b) th	e department's chief executive;	27
	(c) th	e chief executive officer.	28
	Note—		29
	See see	ction 226 for more information.	30

'178 <i>/</i>	A Ap	plication to former councillors	1
	'(1)	This division applies to a complaint about the conduct of a person who is no longer a councillor if—	2 3
		(a) the person was a councillor when the relevant conduct is alleged to have happened; and	4 5
		(b) the complaint is made within 2 years after the person stopped being a councillor.	6 7
	'(2)	However, an entity dealing with the complaint under this division may decide to take no further action in relation to the complaint, despite any contrary requirement of this division, if the entity considers the decision is in the public interest.	8 9 10 11
	' (3)	An entity that makes a decision under subsection (2) must give the entity that made the complaint, and the accused person, a written notice that states—	12 13 14
		(a) no further action will be taken in relation to the complaint; and	15 16
		(b) the reasons for the decision.	17
	'(4)	For applying this division to a complaint about a person who is no longer a councillor, a reference to a councillor is taken to be a reference to the person.	18 19 20
'179	Pre	liminary assessments of complaints	21
	' (1)	This section applies if the council, or the department's chief executive, makes or receives a complaint about the conduct or performance of a councillor.	22 23 24
	'(2)	The council, or the department's chief executive, must give written notice of the complaint to the chief executive officer.	25 26
	' (3)	However, if the complaint was made by the chief executive officer, written notice of the complaint must be given to the department's chief executive.	27 28 29
	'(4)	After receiving notice of the complaint under subsection (2), the chief executive officer must conduct a preliminary assessment of the complaint.	30 31 32

	'(5)	After receiving notice of the complaint under subsection (3), the department's chief executive must conduct a preliminary assessment of the complaint.	1 2 3
	'(6)	A <i>preliminary assessment</i> is an assessment of a complaint about the conduct or performance of a councillor to decide whether the complaint—	4 5 6
		(a) is about a frivolous matter or was made vexatiously; or	7
		(b) is about inappropriate conduct, misconduct, official misconduct or another matter (including a general complaint against the council, for example); or	8 9 10
		(c) is lacking in substance.	11
	' (7)	This section does not apply to a complaint about official misconduct referred to the department's chief executive by the Crime and Misconduct Commission established under the Crime and Misconduct Act.	12 13 14 15
	'(8)	A complaint about the conduct of councillors at a meeting of the council or its committees is of no effect.	16 17
'180	Act	ion after preliminary assessments	18
	'(1)	This section applies if the chief executive officer or the department's chief executive (each a <i>complaints assessor</i>) conducts a preliminary assessment of a complaint about the conduct or performance of a councillor.	19 20 21 22
	'(2)	The complaints assessor may decide no further action need be taken in relation to the complaint if the preliminary assessment is—	23 24 25
		(a) that the complaint is about a frivolous matter or was made vexatiously; or	26 27
		(b) that the complaint is lacking in substance.	28
	'(3)	If the preliminary assessment is that the complaint is about misconduct or inappropriate conduct, the complaints assessor must refer the complaint to the BCC councillor conduct review panel.	29 30 31 32

[s 50]

(4)	official misconduct under the Crime and Misconduct Act, the complaints assessor must deal with the complaint under that	1 2 3 4		
(5)	If the preliminary assessment is that the complaint is about another matter, the complaints assessor must deal with the complaint in an appropriate way.			
(6)	assessor must give the entity that made the complaint, and the	8 9 10		
	(a) the type of complaint that the assessor has assessed the complaint as; and	11 12		
	(b) the action (if any) that is proposed to be taken in relation to the complaint; and	13 14		
	(c) if the complaint was about a frivolous matter, was made vexatiously or was lacking in substance—that it is an offence under subsection (7) for a person to make a complaint that is substantially the same as a complaint that the person has previously made.	15 16 17 18 19		
(7)		20 21		
	(a) the complaint is substantially the same as a complaint that the person has previously made; and	22 23		
	(b) the complaints assessor has given the person a notice that complies with subsection (6).	24 25		
	Maximum penalty for subsection (7)—10 penalty units.'.	26		
		27 28		
(1)	Section 180A(1) and (3), after 'the chief executive officer'—	29		
	insert—	30		
	'or the department's chief executive'.	31		
(2)	Section 180A—	32		
	(5) (6) (7) (7) (1)	 official misconduct under the Crime and Misconduct Act, the complaints assessor must deal with the complaint under that Act. 5) If the preliminary assessment is that the complaint is about another matter, the complaints assessor must deal with the complaint in an appropriate way. 6) After acting under subsection (2) to (5), the complaints assessor must give the entity that made the complaint, and the accused councillor, a written notice that states— (a) the type of complaint that the assessor has assessed the complaint as; and (b) the action (if any) that is proposed to be taken in relation to the complaint; and (c) if the complaint was about a frivolous matter, was made vexatiously or was lacking in substance—that it is an offence under subsection (7) for a person to make a complaint that is substantially the same as a complaint that the person has previously made. 7) A person must not make a complaint about the conduct or performance of a councillor if— (a) the complaint assessor has given the person a notice that complies with subsection (6). Maximum penalty for subsection (7)—10 penalty units.'. Amendment of s 180A (Preliminary dealings with complaints before hearing) (1) Section 180A(1) and (3), after 'the chief executive officer'— <i>insert</i>— 'or the department's chief executive'. 		

[s 51]

Clause

		insert—	1			
	' (4)	Subsection (5) applies if the complainant is also a councillor.	2			
	' (5)	Before conducting a hearing of the complaint—				
		(a) the BCC councillor conduct review panel must require the complainant to appear before the panel to confirm the complaint; and	4 5 6			
		(b) the complainant must comply with the requirement made under paragraph (a).	7 8			
	'(6)	Despite section $178(3)$ and (4), a failure of a councillor to comply with a requirement under subsection (5)(a) is not misconduct or inappropriate conduct.'.	9 10 11			
51	Am	nendment of s 182 (Hearing and deciding complaints)	12			
	(1)	Section 182(1)—	13			
		omit, insert—	14			
	' (1)	This section is about the hearing of a complaint of misconduct or inappropriate conduct by the BCC councillor conduct review panel.'.	15 16 17			
	(2)	Section 182(2), (4) and (6), 'or tribunal'—	18			
		omit.	19			
52		nendment of s 183 (Taking disciplinary action—BCC uncillor conduct review panel)	20 21			
	(1)	Section 183(5) and (6)—	22			
		renumber as section 183(7) and (8).	23			
	(2)	Section 183(1) to (4)—	24			
		omit, insert—	25			
	' (1)	This section applies if the BCC councillor conduct review panel decides, after hearing a complaint, that a councillor engaged in misconduct or inappropriate conduct.	26 27 28			

'(2)	The BCC councillor conduct review panel may make any 1 or more of the following orders or recommendations that it considers appropriate in view of the circumstances relating to the misconduct or inappropriate conduct—						
	(a)	(a) an order that the councillor be counselled about the misconduct or inappropriate conduct, and how not to repeat the misconduct or inappropriate conduct;					
	(b)	an order that the councillor make an admission of error or an apology;	9				
	(c)	an order that the councillor participate in mediation with another person;	10 11				
	(d)	a recommendation to the department's chief executive to monitor the councillor or the council for compliance with the local government related laws;	12 13 14				
	(e)	an order that the councillor reimburse the council;	15				
	(f)	a recommendation to the Minister that the councillor be suspended for a stated period;	16 17				
	(g)	a recommendation to the Crime and Misconduct Commission or the police commissioner that the councillor's conduct be further investigated;	18 19 20				
	(h)	an order that the councillor pay to the council an amount of not more than the monetary value of 50 penalty units.	21 22				
' (3)		recommendation mentioned in subsection (2)(f) may ude a recommendation about the details of the suspension.	23 24				
'(4)	of inap	en deciding what disciplinary action is appropriate in view the circumstances relating to the misconduct or propriate conduct, the BCC councillor conduct review el may consider—	25 26 27 28				
	(a)	any misconduct or inappropriate conduct of the councillor in the past; and	29 30				
	(b)	any allegation made in the hearing that was admitted or was not challenged.	31 32				
' (5)	Subs	section (6) applies if—	33				

[s 53]

		(a)	the BCC councillor conduct review panel decides, after hearing a complaint, that a councillor engaged in inappropriate conduct (the <i>repeat conduct</i>); and	1 2 3
		(b)	the panel has decided twice in the preceding year that the same councillor engaged in inappropriate conduct.	4 5
	'(6)	BCC	en deciding what disciplinary action is appropriate, the C councillor conduct review panel must consider the eat conduct to be misconduct.'.	6 7 8
53			ement of s 183A (Taking disciplinary -tribunal)	9 10
		Sect	tion 183A—	11
		omit	t, insert—	12
ʻ183 <i>i</i>	A Re	cords	s about complaints	13
	' (1)	The	chief executive officer must keep a record of-	14
		(a)	all written complaints received by the chief executive officer under this division; and	15 16
		(b)	the outcome of each written complaint, including any disciplinary action or other action that was taken in relation to the complaint.	17 18 19
	'(2)	insp	chief executive officer must ensure that the public may ect the part of the record that relates to outcomes of ten complaints—	20 21 22
		(a)	at the council's public office; or	23
		(b)	on the council's website.	24
	' (3)		vever, subsection (2) does not apply to the record of a ten complaint that—	25 26
		(a)	the chief executive officer or the department's chief executive has assessed as being about a frivolous matter, having been made vexatiously or lacking in substance; or	27 28 29 30
		(b)	is a public interest disclosure within the meaning of the <i>Public Interest Disclosure Act 2010.</i> '.	31 32

		[s 54]	
Clause	54 Om	ission of ss 184 and 185	1
		Sections 184 and 185—	2
		omit.	3
Clause	55 Ins	ertion of new ch 6, pt 2, div 7	4
		After section 186—	5
		insert—	6
	'Division	7 Conduct in meetings of the council	7
	ʻ186A Cor	nduct in meetings of the council or its committees	8
	'(1)	This section applies to the chairperson of the council or a committee chairperson in addition to any powers they may have under the council's rules of procedure.	9 10 11
	'(2)	If disorderly conduct happens in a meeting of the council or its committees, the chairperson of the meeting may make any 1 or more of the following orders that the chairperson considers appropriate in the circumstances—	12 13 14 15
		(a) an order that the councillor's conduct be noted in the minutes of the meeting;	16 17
		(b) an order that the councillor leave the place where the meeting is being held (including any area set aside for the public), and stay out of the place for the rest of the meeting;	18 19 20 21
		(c) if the councillor fails to comply with an order under paragraph (b) to leave a place—an order that the councillor be removed from the place.	22 23 24
	'(3)	<i>Disorderly conduct</i> is conduct of a councillor that contravenes the council's rules of procedure.	25 26
	ʻ(4)	The <i>rules of procedure</i> are, under a local law, the rules decided by council for the conduct of the participants at meetings of the council or its committees (including rules about challenging decisions of the chairperson relating to observing or enforcing the rules, for example).	27 28 29 30 31

[s	56]
----	-----

	'(5)	A decision under this section by either of the following persons is not subject to appeal other than under the council's rules of procedure—	1 2 3
		(a) the chairperson of the council;	4
		(b) a committee chairperson.	5
		Note—	6
		See section 226 for more information.'.	7
Clause 56		nendment of s 191 (Appointing an acting chief ecutive officer)	8 9
		Section 191, 'council'—	10
		omit, insert—	11
		'Establishment and Coordination Committee'.	12
Clause 57		nendment of s 194 (Disciplinary action against council ployees)	13 14
	(1)	Section 194(1), 'is the only person who'—	15
		omit.	16
	(2)	Section 194(2)—	17
		omit, insert—	18
	' (2)	A regulation may prescribe—	19
		(a) when disciplinary action may be taken against a council employee; and	20 21
		(b) the types of disciplinary action that may be taken against a council employee.'.	22 23
	(3)	Section 194(3)—	24
		omit.	25

[s 58]

Clause	58		endment of s 196 (Improper conduct by council ployees)	1 2
		(1)	Section 196(2)(a) to (c)—	3
			omit, insert—	4
			(a) a contractor of the council; and	5
			(b) a type of person prescribed under a regulation.'.	6
		(2)	Section 196(3), penalty—	7
			omit, insert—	8
			'Maximum penalty—100 penalty units or 2 years imprisonment.'.	9 10
Clause	59		endment of s 197 (Use of information by council ployees)	11 12
		(1)	Section 197(2)(a) to (c)—	13
			omit, insert—	14
			(a) a contractor of the local government; and	15
			(b) a type of person prescribed under a regulation.'.	16
		(2)	Section 197(3), penalty—	17
			omit, insert—	18
			'Maximum penalty—100 penalty units or 2 years imprisonment.'.	19 20
		(3)	Section 197(4) and (6) to (8)—	21
			omit.	22
		(4)	Section 197(9), penalty—	23
			omit, insert—	24
			'Maximum penalty for subsection (5)—100 penalty units or 2 years imprisonment.'.	25 26
		(5)	Section 197(5) and (9)—	27
			renumber as section 197(4) and (5).	28

[s 60]

Clause	60		placement of s 198 (Annual report must detail nuneration)	1 2
			Section 198—	3
			omit, insert—	4
	'198	An	nual report must detail remuneration	5
		' (1)	The annual report of the council must state—	6
			 (a) the total remuneration packages that are payable (in the year to which the annual report relates) to the chief executive officer together with all senior executive employees; and 	7 8 9 10
			(b) the number of senior executive employees who are being paid each band of remuneration.	11 12
		' (2)	Each <i>band of remuneration</i> is an increment of \$100000.'.	13
Clause	61	Am	nendment of s 215 (False or misleading information)	14
			Section 215(1)(g) and (h)—	15
			omit, insert—	16
			'(g) the grants commission.'.	17
Clause	62		nendment of s 216 (Administrators who act honestly d without negligence are protected from liability)	18 19
		(1)	Section 216(1) and (2)—	20
			omit.	21
		(2)	Section 216(4)(g) and (h)—	22
			omit, insert—	23
			(g) a person acting under the direction of a person mentioned in paragraph (a), (b) or (c).'.	24 25
		(3)	Section 216(5)(a) and (b)—	26
			omit, insert—	27
			(a) a councillor; or	28

			[s 63]
		(b) the chief executive officer; or'.	1
		(4) Section 216(6) and (7), '(3)'—	2
		omit, insert—	3
		'(1)'.	4
		(5) Section 216(3) to (8)—	5
		<i>renumber</i> as section $216(1)$ to (6).	6
Clause	63	Amendment of s 217 (Who is authorised to sign con documents)	uncil 7 8
		Section 217—	9
		insert—	10
		(2) The <i>head of the council</i> is—	11
		(a) the mayor; or	12
		(b) if there are no councillors for any reason—th executive officer.'.	e chief 13 14
Clause	64	Amendment of s 218 (Name in proceedings by or ag council)	gainst 15 16
		(1) Section 218(2)—	17
		renumber as section 218(3).	18
		(2) Section 218—	19
		insert—	20
		(2) However, the council may start a proceeding und <i>Justices Act 1886</i> in the name of a council employee w public officer within the meaning of that Act.'.	
Clause	65	Amendment of s 238 (Delegation of council powers) 24
		(1) Section 238(1)—	25
		insert—	26
		(f) the Establishment and Coordination Committee.'	. 27

Local Government and Other Legislation Amendment Bill 2012 Part 2 Amendment of City of Brisbane Act 2010

[s 66]

		(2)	Section 238(1)(e)—	1
			omit.	2
		(3)	Section 238(1)(f)—	3
			renumber as section 238(1)(e).	4
Clause	66		nendment of s 239 (Delegation of chief executive ficer's powers)	5 6
			Section 239(2)(c)—	7
			omit.	8
Clause	67		placement of s 244 (Requirements for particular idelines)	9 10
			Section 244—	11
			omit, insert—	12
	'244	Ac	ceptable requests guidelines	13
		' (1)	The acceptable requests guidelines are guidelines about—	14
			(a) the way in which a councillor may ask a council employee for advice to help the councillor carry out his or her responsibilities under this Act; and	15 16 17
			(b) when advice relates to the ward a councillor represents; and	18 19
			(c) the reasonable limits on requests that a councillor may make.	20 21
		'(2)	The acceptable requests guidelines are made by the Establishment and Coordination Committee.'.	22 23
Clause	68	On	nission of s 249 (Review of this Act)	24
Clause	68	On	nission of s 249 (Review of this Act) Section 249—	24 25

		[s 69]	
Clause	69	Insertion of new s 250A	1
		After section 250—	2
		insert—	3
	'250A	Advisory polls	4
		'The council may, in the way decided by the council, conduct a voluntary poll of the electors in Brisbane or a part of Brisbane on any issue of concern to Brisbane or the part.'.	5 6 7
Clause	70	Amendment of s 252 (Regulation-making power)	8
		(1) Section 252(2)(b)—	9
		omit.	10
		(2) Section 252(2)(c) to (j)—	11
		<i>renumber</i> as section 252(2)(b) to (i).	12
Clause	71	Insertion of new ch 8, pt 5	13
		Chapter 8—	14
		insert—	15
	'Part	Transitional provisions for Local Government and Other Legislation Amendment Act 2012	16 17 18 19
	'267	 Change in dealing with complaints (1) This section applies if— (a) the council, or the department's chief executive, makes or receives a complaint about the conduct or performance of a councillor before the commencement; and 	20 21 22 23 24 25

[s 72]

			(b) an entity had started dealing with, but had not finally dealt with, the complaint under chapter 6, part 2, division 6.	1 2 3
		'(2)	The former process continues to apply in relation to the complaint despite any amendment of this Act under the <i>Local Government and Other Legislation Amendment Act 2012</i> .	4 5 6
		' (3)	The <i>former process</i> is chapter 6, part 2, division 6 as in force immediately before the commencement.	7 8
		'(4)	To remove any doubt, it is declared that—	9
			(a) an entity dealing with the complaint must deal with the complaint under the former process; and	10 11
			(b) any disciplinary action taken against a councillor because of the complaint is limited to the action that may be taken under the former process.	12 13 14
	'268	Cha	ange in process for making local laws	15
		'(1)	This section applies if the council has begun, but not completed, its process for making a local law before the commencement.	16 17 18
		'(2)	The council may continue the process for making the local law despite any amendment of this Act under the <i>Local Government and Other Legislation Amendment Act 2012</i> .	19 20 21
		' (3)	Chapter 3, part 1, as in force immediately before the commencement, continues to apply for the purpose of subsection (2).'.	22 23 24
Clause				
Clause	72	Am	endment of schedule (Dictionary)	25
Clause	72		Schedule, definitions advice guidelines, BCC councillors code of conduct, corporatisation, drafting certificate, drafting standards, full-time government job, head of the council, reasonable written notice, remedial notice, rules of procedure and tribunal—	25 26 27 28 29 30

[s 72]

(2)	Schedule—	1
	insert—	2
	<i>component local government</i> see the Local Government Act, section 25A(4).	3 4
	<i>joint local government</i> see the Local Government Act, section 25A(2).	5 6
	<i>joint local government area</i> see the Local Government Act, section 25A(3).	7 8
	<i>public place</i> , for chapter 5, part 2, division 1, see section 114(5).	9 10
	preliminary assessment see section 179(6).	11
	<i>reasonable entry notice</i> see section 127A(3).	12
	<i>remedial notice</i> see section 127A(1).	13
	rules of procedure see section 186A(4).'.	14
(3)	Schedule, definition acceptable requests guidelines, '171(5)'—	15 16
	omit, insert—	17
	·244(1)'.	18
(4)	Schedule, definition <i>BCC councillor conduct review panel</i> , '178(7)'—	19 20
	omit, insert—	21
	'178(6)'.	22
(5)	Schedule, definition conflict of interest, '175(3)'—	23
	omit, insert—	24
	·175(2)'.	25
(6)	Schedule, definition council worker, '127(6)'—	26
	omit, insert—	27
	·127(4)'.	28
(7)	Schedule, definition <i>full cost pricing</i> , '48(4)'—	29

[s 73]

	omit, insert—	1
	·48(3)'.	2
(8)	Schedule, definition <i>ordinary business matter</i> , paragraph (e)—	3 4
	omit, insert—	5
	(e) a planning scheme, or amendment of a planning scheme, for Brisbane; or'.	6 7
(9)	Schedule, definition ordinary business matter-	8
	insert—	9
	(h) another matter prescribed under a regulation.'.	10

Part 3 Amendment of Local 11 Government Act 2009 12

Clause	73	Act amended	13
		This part amends the Local Government Act 2009.	14
		Note—	15
		See also the amendments in the schedule.	16
Clause	74	Amendment of s 5 (Relationship with City of Brisbane Act 2010)	17 18
		(1) Section $5(1)$ —	19
		insert—	20
		'Note—	21
		See the City of Brisbane Act 2010, section 5.'.	22
		(2) Section $5(2)$ —	23
		omit.	24

[s 75]

Olaviaa	75	Amondment of a 7 (What this part is shout)	1
Clause	75	Amendment of s 7 (What this part is about)	1
		Section 7(c) and (d)—	2
		omit, insert—	3
		(c) the responsibilities and powers of a local government, its councillors and its employees.'.	4 5
Clause	76	Amendment of s 9 (Powers of local governments generally)	6 7
		Section 9—	8
		insert—	9
		(6) Subsections (7) and (8) apply if a local government is a component local government for a joint local government.	10 11
		(7) Despite subsection (1), a local government may not, within the joint local government's area, exercise a power for which the joint local government has jurisdiction.	12 13 14
		(8) However, the local government may exercise the power as a delegate of the joint local government.'.	15 16
Clause	77	Replacement of s 11 (Who a local government is constituted by)	17 18
		Section 11—	19
		omit, insert—	20
	'11	Local governments are bodies corporate etc.	21
		'A local government—	22
		(a) is a body corporate with perpetual succession; and	23
		(b) has a common seal; and	24
		(c) may sue and be sued in its name.'.	25
Clause	78	Amendment of s 12 (Responsibilities of councillors)	26
		(1) Section $12(4)(b)$ —	27

[s 79]

			omit, insert—	1
			(b) preparing a budget to present to the local government;'.	2
		(2)	Section 12(4)(c)—	3
			omit.	4
		(3)	Section 12(4)(e), 'chief executive officer,'—	5
			omit, insert—	6
			'chief executive officer and senior executive employees,'.	7
		(4)	Section 12(4)(d) to (i)—	8
			<i>renumber</i> as section 12(4)(c) to (h).	9
Clause	79		endment of s 13 (Responsibilities of local government ployees)	10 11
		(1)	Section 13(3)(e)—	12
			omit.	13
		(2)	Section 13(3)(g)—	14
			omit, insert—	15
			'(g) complying with requests from councillors—	16
			(i) for advice to help the councillor perform his or her role as a councillor; or	17 18
			(ii) for information, that the local government has access to, relating to the local government.'.	19 20
		(3)	Section 13(3)(f) and (g)—	21
			<i>renumber</i> as section 13(3)(e) and (f).	22
Clause	80	Ins	ertion of new ch 2A	23
			After section 25—	24
			insert—	25
Clause	80	Ins	After section 25—	

'Ch	apt	ter 2A Joint local governments	1
'Part 1		Preliminary	2
'25A	Wh	nat this chapter is about	3
	' (1)	This chapter explains what a joint local government is and it responsibilities and powers.	ts 4 5
		Note—	6
		For other flexible forms of cooperation between local governments, se section 10.	ee 7 8
	'(2)	A <i>joint local government</i> is an entity that, within a joint local government area, takes over particular responsibilities from it component local governments.	
	' (3)	A <i>joint local government area</i> is a part of the State that consists of the whole or parts of 2 or more local government areas of component local governments.	
	'(4)	A <i>component local government</i> is a local government entitle to be represented on a joint local government, either in its owright or as a member of a group of local governments.	
	' (5)	In this chapter <i>local government</i> includes the Brisbane Cit Council.	y 18 19

'Part 2 Establishment and operation of 20 joint local governments 21

22

Constitution of joint local governments **'25B** '(1) Before establishing a joint local government, the proposed 23

component local governments must reach agreement about 24 the constitution of the joint local government. 25

[s 80]

	'(2)		<i>titution</i> of a joint local government is a document the following—	1 2
		(a) the r	name of the joint local government;	3
			responsibilities to be transferred to the joint local ernment from its component local governments;	4 5
		(c) the b	ooundaries of the joint local government area;	6
		. ,	number of members of the joint local government to ch each component local government is entitled;	7 8
		(e) the p	process for appointing members;	9
		loca	proportion of the cost of the operations of the joint l government that must be contributed by each of its ponent local governments;	10 11 12
			recovery of the cost of the operations of the joint l government;	13 14
		(h) anot	her matter—	15
		(i)	for which it is necessary or convenient to provide for the joint local government's establishment or operation; but	16 17 18
		(ii)	for which this Act does not make provision or adequate provision.	19 20
	' (3)		daries of a joint local government area may not be e boundaries of its component local governments.	21 22
	'(4)	•	uncillor of a component local government may be a f a joint local government.	23 24
	' (5)	any additi	bers of a joint local government are not entitled to onal remuneration or allowances for being members at local government.	25 26 27
'25C	Est	ablishme	nt of joint local governments	28
	' (1)	more loc	ocal government is established for an area if 2 or cal governments approve, by resolution, the on for the joint local government.	29 30 31

[s 80]

	'(2)	Two or more joint local governments may be established for the same joint local government area, or part of a joint local government area, if the joint local governments are to have different functions.	1 2 3 4
	'(3)	Each component local government must ensure the public may inspect or purchase a copy of an approved constitution for the joint local government at the component local government's public office.	5 6 7 8
'25D	Joi	nt local governments are bodies corporate etc.	9
		'A joint local government—	10
		(a) is a body corporate with perpetual succession; and	11
		(b) has a common seal; and	12
		(c) may sue and be sued in its name.	13
'25E	Pov	vers of joint local governments generally	14
	'(1)	A joint local government has the same powers as a local government to do anything that is necessary or convenient for performing its responsibilities.	15 16 17
		Notes—	18
		1 For the powers of a local government, see sections 9 and 262.	19
		2 A joint local government only has the responsibilities given to it by its component local governments under its constitution. See section 25B(2).	20 21 22
	'(2)	In exercising a power under subsection (1), a joint local government has the same limitations and obligations that its component local governments would have under this or another Act in exercising the power.	23 24 25 26
		Example—	27
		If a component local government must comply with particular requirements before exercising a power under an Act, a joint local government must also comply with the requirements before exercising the same power.	28 29 30 31

[s 80]

	' (3)	For the purpose of subsections (1) and (2), a reference to a local government in this or another Act is taken to include a reference to a joint local government.	1 2 3
	'(4)	A joint local government may exercise its powers in its own name.	4 5
'25F	Res	striction on power to make or levy rates and charges	6
	' (1)	A joint local government can not make or levy any rates or charges on land.	7 8
	'(2)	A component local government of a joint local government may make or levy rates and charges on land for a matter within its jurisdiction, even though—	9 10 11
		(a) the land is within the joint local government's area; and	12
		(b) the purpose for the rates or charges relates to a matter within the joint local government's jurisdiction.	13 14
'25G	Lin	nitation on powers of a component local government	15
	'(1)	A component local government may not, within a joint local government area, exercise a power for which the joint local government has jurisdiction.	16 17 18
	'(2)	However, the component local government may exercise the power as a delegate of the joint local government.	19 20
'25H	Cha	airperson and deputy chairperson	21
		'A joint local government must appoint a chairperson and deputy chairperson from its members, by resolution, at—	22 23
		(a) the first meeting of the joint local government; and	24
		(b) at its first meeting after each quadrennial election after the meeting mentioned in paragraph (a).	25 26

[s 81]

	'25I	gov		ement from operating fund of joint local nent for purposes other than exclusive tion	1 2 3
		' (1)		int local government may make a disbursement from its ating fund for any purpose that—	4 5
			(a)	is not within the exclusive jurisdiction of the joint local government; but	6 7
			(b)	is within the jurisdiction of its component local governments.	8 9
		' (2)	Ном	vever, the disbursement may be made only if—	10
			(a)	the joint local government has, by resolution, decided the amount of the disbursement is not required for exercising its exclusive jurisdiction; and	11 12 13
			(b)	the component local governments approve the purpose for which the disbursement is to be made.	14 15
		'(3)		approval may be given for the purpose for disbursements ore than 1 financial year.	16 17
		'(4)	A di	sbursement under this section may be made—	18
			(a)	to a component local government or another entity; or	19
			(b)	directly by the joint local government.	20
	'25J	Wii	nding	ı up joint local governments	21
		' (1)		int local government may, by resolution, decide to wind ne joint local government.	22 23
		'(2)	loca	joint local government acts under subsection (1), the joint l government must cease to carry out activities except so s is required for winding up the joint local government.'.	24 25 26
Clause	81	Am	nendr	nent of s 26 (What this part is about)	27
		(1)	Sect	ion 26(3)(c), 'is an adopted'—	28
			omit	r, insert—	29
			'inco	orporates a'.	30

[s 82]

	(2)	Section 26(7), 'adoption by all local governments.'	1
		omit, insert—	2
		'incorporation by all local governments into their local laws.'.	3
82	Re	placement of ss 29 and 29A	4
		Sections 29 and 29A—	5
		omit, insert—	6
'29	Lo	cal law making process	7
	' (1)	A local government may decide its own process for making a local law to the extent that the process is not inconsistent with this part.	8 9 10
	'(2)	A local government makes a local law by passing a resolution to make the local law.	11 12
	'(3)	If a local government proposes to make a local law about a matter (the <i>new local law</i>) and there is an existing local law about the same matter that would be inconsistent with the new local law, the local government must amend or repeal the existing local law so that there is no inconsistency.	13 14 15 16 17
		Note—	18
		The new local law may include the amendment or repeal of the inconsistent law in the same instrument.	19 20
	'(4)	An interim local law must include a provision stating when the law expires.	21 22
	' (5)	A local government must ensure its local laws are drafted in compliance with the guidelines issued by the Parliamentary Counsel under the <i>Legislative Standards Act 1992</i> , section 9 for local laws and subordinate local laws.	23 24 25 26
	' (6)	To remove any doubt, it is declared that a local government does not have to carry out any public consultation before making either of the following—	27 28 29
		(a) an interim local law;	30
		(b) a local law that only incorporates a model local law and does not contain an anti-competitive provision.	31 32
		 82 Re '29 Loo '(1) '(2) '(3) '(4) '(5) 	 <i>omit, insert</i>— 'incorporation by all local governments into their local laws.'. 82 Replacement of ss 29 and 29A Sections 29 and 29A— <i>omit, insert</i>— *29 Local law making process '(1) A local government may decide its own process for making a local law to the extent that the process is not inconsistent with this part. '(2) A local government makes a local law by passing a resolution to make the local law. '(3) If a local government proposes to make a local law about a matter (the <i>new local law</i>) and there is an existing local law about the same matter that would be inconsistent with the new local law, the local government must amend or repeal the existing local law so that there is no inconsistency. Note— The new local law may include the amendment or repeal of the inconsistent law in the same instrument. '(4) An interim local law must include a provision stating when the law expires. '(5) A local government must ensure its local laws are drafted in compliance with the guidelines issued by the Parliamentary Counsel under the <i>Legislative Standards Act 1992</i>, section 9 for local laws and subordinate local laws. '(6) To remove any doubt, it is declared that a local government does not have to carry out any public consultation before making either of the following— (a) an interim local law; (b) a local law that only incorporates a model local law and

[s 83]

	'29A	Sta	te interest check	1
		' (1)	This section applies if a local government proposes to make a local law other than the following—	2 3
			(a) a local law that incorporates a model local law;	4
			(b) a subordinate local law.	5
		'(2)	However, this section also applies to a local law that incorporates a model local law if the local law includes more than—	6 7 8
			(a) the model local law; or	9
			(b) any amendment or repeal of an existing local law that would be inconsistent with the model local law.	10 11
		'(3)	A local government must consult with relevant government entities about the overall State interest in the proposed local law before making the local law.'.	12 13 14
Clause	83	Am	endment of s 29B (Notice of new local law)	15
		(1)	Section 29B, heading—	16
		(1)	Section 29B, heading— omit, insert—	16 17
	'29B			
	'29B		omit, insert—	17
	'29B	Pul	omit, insert— plication of local laws'.	17 18
	'29B	Pul	omit, insert— blication of local laws'. Section 29B(1)(a) to (c)—	17 18 19
	'29B	Pul	omit, insert— blication of local laws'. Section 29B(1)(a) to (c)— omit, insert—	17 18 19 20
	'29B	Pul	<i>omit, insert</i> — blication of local laws'. Section 29B(1)(a) to (c)— <i>omit, insert</i> — '(a) in the gazette; and	17 18 19 20 21
	'29B	Pul (2)	 <i>omit, insert</i>— blication of local laws'. Section 29B(1)(a) to (c)— <i>omit, insert</i>— '(a) in the gazette; and (b) on the local government's website.'. 	17 18 19 20 21 22
		Pul (2) (3)	 <i>omit, insert</i>— blication of local laws'. Section 29B(1)(a) to (c)— <i>omit, insert</i>— '(a) in the gazette; and (b) on the local government's website.'. Section 29B— 	17 18 19 20 21 22 23
		Pul (2) (3)	<pre>omit, insert— blication of local laws'. Section 29B(1)(a) to (c)— omit, insert— '(a) in the gazette; and (b) on the local government's website.'. Section 29B— insert—</pre>	17 18 19 20 21 22 23 24
		Pul (2) (3)	 <i>omit, insert</i>— blication of local laws'. Section 29B(1)(a) to (c)— <i>omit, insert</i>— '(a) in the gazette; and (b) on the local government's website.'. Section 29B— <i>insert</i>— The notice in the gazette must state— 	17 18 19 20 21 22 23 24 25

[s 84]

			(d) the name of any existing local law that was amended or repealed by the new local law.'.	1 2
		(4)	Section 29B(3), 'notice must'—	3
			omit, insert—	4
			'notice on the local government's website must'.	5
		(5)	Section 29B(3)(e), 'is an adopted'—	6
			omit, insert—	7
			'incorporates a'.	8
		(6)	Section 29B(6), '7 days'—	9
			omit, insert—	10
			'14 days'.	11
		(7)	Section 29B(6)(b), 'law.'—	12
			omit, insert—	13
			'law in electronic form.'.	14
		(8)	Section 29B(2A) to (6)—	15
			renumber as section 29B(3) to (7).	16
Clause	84	Am	nendment of s 31 (Local law register)	17
			Section 31—	18
			insert—	19
		'(3)	The department's chief executive must keep a database of all local governments' local laws and ensure a copy of the database may be viewed by the public on its website.'.	20 21 22
Clause	85	Om	nission of s 33 (Regular review of local laws)	23
			Section 33—	24
			omit.	25

[s 86]

Clause	86	Am	nendment of s 37 (Development processes)	1
			Section 37(3) to (5)—	2
			omit, insert—	3
		' (3)	However, if a local law already contains a provision that establishes an alternative development process, the council may amend or repeal the provision at any time.	4 5 6
		'(4)	A local law has no effect to the extent that it is contrary to this section.	7 8
		' (5)	This section does not apply to a local government's local law about any of the following matters unless the matter is covered by the local government's planning scheme, the Planning Act or another instrument made under that Act—	9 10 11 12
			(a) advertising devices;	13
			(b) gates and grids;	14
			(c) levees;	15
			(d) roadside dining.'.	16
Clause	87	Re	numbering of ch 3, pt 1, div 4 (Miscellaneous)	17
			Chapter 3, part 1, division 4—	18
			renumber as chapter 3, part 1, division 5.	19
Clause	88	Ins	ertion of new ch 3, pt 1, div 4	20
			Chapter 3, part 1—	21
			insert—	22
	'Div	ision	Action by the Minister about particular local laws	23 24
	'38AI	B Su	spending or revoking particular local laws	25
		' (1)	This section applies if the Minister reasonably believes a local law—	26 27

[s 88]

	(a)	is contrary to any other law; or	1
	(b)	is inconsistent with the local government principles; or	2
	(c)	does not satisfactorily deal with the overall State interest.	3 4
' (2)	The	Minister, by gazette notice, may—	5
	(a)	suspend the local law, for a stated period or indefinitely; or	6 7
	(b)	revoke the local law.	8
' (3)	The	gazette notice must state—	9
	(a)	how the local law is contrary to another law, is inconsistent with the local government principles or does not satisfactorily deal with the overall State interest; and	10 11 12 13
	(b)	if the local law has been suspended—how the local law may be amended so that it—	14 15
		(i) is no longer contrary to the other law; or	16
		(ii) is no longer inconsistent with the local government principles; or	17 18
		(iii) satisfactorily deals with the overall State interest.	19
'(4)		e Minister suspends a local law, the local law stops having ct for the period stated in the gazette notice.	20 21
' (5)	If the	e Minister revokes the local law—	22
	(a)	the local law stops having effect on the day stated in the gazette notice; or	23 24
	(b)	if no day is stated in the gazette notice—the local law is taken to never have had effect.	25 26
' (6)		State is not liable for any loss or expense incurred by a on because a local law is suspended or revoked under this ion.	27 28 29
' (7)	A de appe	ecision of the Minister under this section is not subject to eal.	30 31

				[\$ 8	:9]
			Note	_	1
			Se	e section 244 for more information.'.	2
Clause	89	Ins	ertio	n of new s 38B	3
			Cha	pter 3, part 1—	4
			inse	rt—	5
	'38B	Ow	ners	' liability for party houses	6
		' (1)	own	ocal government may make a local law that makes there of a residential property liable to a penalty because essive noise regularly emitted from the property.	
		'(2)	tena	<i>owner</i> of a residential property includes a tenant if that has a right of exclusive occupation of the properties a lease.	
		·(3)	ordi	<i>esidential property</i> is a property of a type that would narily be used, or is intended to be used, as a place of dence or mainly as a place of residence.	
		' (4)	To r	emove any doubt, it is declared that—	16
			(a)	the local law may fix the number of times that excessiv noise must be emitted from a property before the own becomes liable to the penalty; and	
			(b)	a property is not precluded from being a residenti property merely because the property is rented on short-term basis.	
		' (5)	In a	proceeding about a contravention of the local law-	23
			(a)	a noise abatement direction given to a person at property is evidence of excessive noise being emitte from the property; and	
			(b)	a copy of information recorded in the register of enforcement acts under the <i>Police Powers ar</i> <i>Responsibilities Act 2000</i> about the giving of a nois abatement direction is evidence of the matters stated it.	<i>nd</i> 28 se 29

[s 90]

		' (6)	A <i>noise abatement direction</i> is a direction given to a person by a police officer under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> , section 581(3).	1 2 3
		'(7)	Despite subsection (5), a defendant may, with the leave of the court, require the prosecution to call any person involved in the giving of the noise abatement direction to give evidence at the hearing.	4 5 6 7
		'(8)	The court may give leave only if the court is satisfied that—	8
			(a) an irregularity may exist in relation to the information or the giving of the noise abatement direction; or	9 10
			(b) it is in the interests of justice that the person be called to give evidence.	11 12
		' (9)	The chief executive officer may ask the police commissioner to give the chief executive officer information about noise abatement directions given to persons in the local government area.	13 14 15 16
		' (10)	The police commissioner must comply with the request.'.	17
Clause	90	Re	placement of s 40 (Conducting beneficial enterprises)	18
			Section 40—	19
			omit, insert—	20
	'40	Со	nducting beneficial enterprises	21
		' (1)	A local government may conduct a beneficial enterprise.	22
		' (2)	To conduct the beneficial enterprise, the local government—	23
			(a) may participate with an association, other than by being an unlimited partner of a partnership; and	24 25
			(b) must not, either directly or by participating with an association, participate with an unlimited corporation; and	26 27 28
			(c) must not enter into an agreement that does not limit the	29

[s 91]

		Note	_	1		
		go	nder the <i>Statutory Bodies Financial Arrangements Act 1982</i> , a local overnment may need the Treasurer's approval before entering into rticular financial arrangements.	2 3 4		
	' (3)	An <i>association</i> is—				
		(a)	a partnership; or	6		
		(b)	a corporation limited by shares but not listed on a stock exchange; or	7 8		
		(c)	a corporation limited by guarantee but not listed on a stock exchange; or	9 0		
		(d)	another association of persons that is not a corporation.	11		
	'(4)		<i>unlimited corporation</i> means a corporation whose nbers have no limit placed on their liability.	12 13		
	' (5)	A local government <i>participates</i> with an association or unlimited corporation if the local government—				
		(a)	forms, or takes part in forming, an association or unlimited corporation; or	16 17		
		(b)	becomes a member of an association or unlimited corporation; or	18 19		
		(c)	takes part in the management of an association or unlimited corporation; or	20 21		
		(d)	acquires or disposes of shares, debentures or securities of an association or unlimited corporation.'.	22 23		
91	Replacement of s 41 (Register of beneficial enterprises)					
		Section 41—				
		omi	t, insert—	26		
'41	Identifying beneficial enterprises					
	'A local government's annual report for each financial year must contain a list of all the beneficial enterprises that the local government conducted during the financial year.'.					

Local Government and Other Legislation Amendment Bill 2012 Part 3 Amendment of Local Government Act 2009

[s 92]

Clause	92	Omission of s 42 (Planning for a beneficial enterprise with the private sector)	1 2	
		Section 42—	3	
		omit.	4	
Clause	93	Amendment of s 44 (Ways to apply the competitive neutrality principle)		
		(1) Section 44(1)(b) and (c)—	7	
		omit, insert—	8	
		(b) full cost pricing of a significant business activity.'.	9	
		(2) Section $44(3)$ —	10	
		omit.	11	
		(3) Section 44(4), 'or new corporate entity'—	12	
		omit.	13	
		(4) Section 44(5)(a), 'corporatisation,'—	14	
		omit.	15	
		(5) Section 44(4) and (5)—	16	
		renumber as section 44(3) and (4).	17	
Clause	94	Omission of ch 3, pt 2, divs 3 and 4	18	
		Chapter 3, part 2, divisions 3 and 4—	19	
		omit.	20	
Clause	95	Amendment of s 60 (Control of roads)		
		Section 60—	22	
		insert—	23	
		(3) Nothing in subsection (1) makes a local government liable for the construction, maintenance or improvement of a private road.	24 25 26	

			[s 96]	
		'(4)	A <i>private road</i> is a road over land that is owned by a person who may lawfully exclude other persons from using the road.'.	1 2 3
Clause	96		nendment of s 61 (Notice of intention to acquire land to den a road)	4 5
			Section 61(3), 'to the court'—	6
			omit, insert—	7
			'to the local government'.	8
Clause	97	Am	nendment of s 63 (Appeal on a claim for compensation)	9
		(1)	Section 63(1) and (3), 'Planning and Environment Court'—	10
			omit, insert—	11
			'Land Court'.	12
		(2)	Section 63(3)—	13
			renumber as section 63(4).	14
		(3)	Section 63—	15
			insert—	16
		' (3)	However, the Land Court may extend the period if satisfied in all the circumstances that it is reasonable to do so.'.	17 18
Clause	98		nendment of s 66 (Compensation if realignment not rried out)	19 20
			Section 66(1)(b), 'the local government has made structural improvements'—	21 22
			omit, insert—	23
			'structural improvements have been made'.	24
Clause	99	Am	nendment of s 69 (Closing roads)	25
		(1)	Section 69(1), 'traffic or particular traffic, if'—	26

[s 100]

		omit, insert—	1
		'all traffic, or traffic of a particular class, if'.	2
		(2) Section 69(2), 'traffic—'—	3
		omit, insert—	4
		'all traffic or traffic of a particular class—'.	5
Clause	100	Amendment of ch 3, pt 4 hdg (The business of indigenous regional councils)	6 7
		Chapter 3, part 4, heading, 'regional councils'—	8
		omit, insert—	9
		'local governments'.	10
Clause	101	Replacement of s 81 (What this part is about)	11
		Section 81—	12
		omit, insert—	13
	'81	What this part is about	14
		'This part contains provisions that relate only to the following local governments—	15 16
		(a) Aurukun Shire Council;	17
		(b) Mornington Shire Council;	18
		(c) an indigenous local government.'.	19
Clause	102	Amendment of s 82 (What this division is about)	20
		Section 82(2)—	21
		omit, insert—	22
		(2) A <i>trustee council</i> is any of the following local governments if the local government is a trustee of trust land—	23 24
		(a) Aurukun Shire Council;	25

-		
5	; 1	031

		(b)	Mornington Shire Council;	1
		(c)	an indigenous local government.'.	2
Clause	103		ent of s 85 (Community forum input on trust proposals)	3 4
		Sectio	on 85(1)(a) and (b)—	5
		omit,	insert—	6
		'(a)	a trustee council is an indigenous regional council; and	7
		• •	the trustee council wants to consider a trust change proposal; and	8 9
		• •	a community forum has been established for the division of the local government where the trust land is located.'.	10 11
Clause	104		ent of s 85A (Trust change decisions if no ity forum)	12 13
		Sectio	on 85A(1)(a) and (b)—	14
		omit,	insert—	15
			a trustee council, that is an indigenous regional council, proposes to make a trust change decision; and	16 17
			a community forum has not been established for the division of the local government where the trust land is located.'.	1 9 20
Clause	105	Amendm accounta	ent of ch 4, pt 3 hdg (Financial sustainability and bility)	21 22
		Chapt	ter 4, part 3, heading, 'sustainability'—	23
		omit,	insert—	24
		'plan	ning'.	25

[s 106]

Clause	106	Om	nission of s 102 (Financial sustainability criteria)	1
			Section 102—	2
			omit.	3
Clause	107		placement of s 104 (Financial management, planning d accountability documents)	g 4 5
			Section 104—	6
			omit, insert—	7
	'104	Fin	nancial management systems	8
		' (1)	To ensure it is financially sustainable, a local governm must establish a system of financial management that—	ent 9 10
			(a) ensures regard is had to the sound contracting princip when entering into a contract for—	oles 11 12
			(i) the supply of goods or services; or	13
			(ii) the disposal of assets; and	14
			(b) complies with subsections (5) to (7).	15
		'(2)	A local government is <i>financially sustainable</i> if the lo government is able to maintain its financial capital a infrastructure capital over the long term.	
		' (3)	The sound contracting principles are—	19
			(a) value for money; and	20
			(b) open and effective competition; and	21
			(c) the development of competitive local business a industry; and	and 22 23
			(d) environmental protection; and	24
			(e) ethical behaviour and fair dealing.	25
		'(4)	A <i>contract for the supply of goods or services</i> include contract about carrying out work.	sa 26 27
		' (5)	The system of financial management established by a lo government must include—	ocal 28 29

[s 107]

	(a)		following financial planning documents prepared for ocal government—	1 2
		(i)	a 5-year corporate plan that incorporates community engagement;	3 4
		(ii)	a long-term asset management plan;	5
		(iii)	a long-term financial forecast;	6
		(iv)	an annual budget including revenue statement;	7
		(v)	an annual operational plan; and	8
	(b)	the prep	following financial accountability documents ared for the local government—	9 10
		(i)	general purpose financial statements;	11
		(ii)	asset registers;	12
		(iii)	an annual report;	13
		(iv)	a report on the results of an annual review of the implementation of the annual operational plan; and	14 15
	(c)	the gove	following financial policies of the local ernment—	16 17
		(i)	investment policy;	18
		(ii)	debt policy;	19
		(iii)	revenue policy.	20
'(6)	local	U	overnment must ensure the financial policies of the ernment are regularly reviewed and updated as	21 22 23
' (7)			government must carry out a review of the tation of the annual operational plan annually.	24 25
'(8)	not 1	requir	e any doubt, it is declared that subsection (1)(a) does re equal consideration to be given to each of the tracting principles.'.	26 27 28

[s 108]

Clause	108	Om	nission of s 106 (Sound contracting principles)	1
			Section 106—	2
			omit.	3
Clause	109	Ins	ertion of new s 107A	4
			Chapter 4, part 3—	5
			insert—	6
	'107 <i>A</i>	A Ap	proval of budget	7
		' (1)	A local government must consider the budget presented by the mayor and, by resolution, adopt the budget with or without amendment.	8 9 10
		'(2)	The mayor must give a copy of the budget, as proposed to be presented to the local government, to each councillor at least 2 weeks before the local government is to consider adopting the budget.	11 12 13 14
		' (3)	The local government must adopt a budget before 1 August in the financial year to which the budget relates.'.	15 16
Clause	110	Am	endment of s 109 (Councillor's discretionary funds)	17
			Section 109(2)—	18
			omit, insert—	19
		'(2)	<i>Discretionary funds</i> are funds in the local government's operating fund that are—	20 21
			(a) budgeted for community purposes; and	22
			(b) allocated by a councillor at the councillor's discretion.'.	23
Clause	111	Re	placement of s 115 (Gathering information)	24
			Section 115—	25
			omit, insert—	26

[s	11	21

	'115	Gathering information	1
	'To monitor and evaluate a local government's or councillor's performance and compliance, the department's chief executive may—	2 3 4	
		(a) examine the information contained in the local government's records and operations; or	5 6
		(b) otherwise carry out an investigation of the local government's or councillor's performance and compliance.'.	7 8 9
Clause	112	Amendment of s 121 (Removing unsound decisions)	10
		Section 121(2)(a) to (e)—	11
		omit, insert—	12
		(a) a resolution; or	13
		(b) an order to give effect to a resolution; or	14
		(c) a planning scheme; or	15
		(d) a part of a decision mentioned in paragraphs (a) to (c).'.	16
Clause	113	Amendment of s 138 (What this division is about)	17
		(1) Section 138(2) and (4)—	18
		omit.	19
		(2) Section 138(3)(e), 'reasonable written notice'—	20
		omit, insert—	21
		'a reasonable entry notice'.	22
		(3) Section 138(6)—	23
		insert—	24
		'Note—	25
		Not every employee or agent of the local government would ordinarily be authorised to act under this division.'.	26 27
		(4) Section 138—	28

[s 114]

			insert—	1
		'(8)	Force must not be used to enter a property under this division, unless the property is entered under a court order that specifically authorises the use of that force.'.	2 3 4
		(5)	Section 138(3) to (8)—	5
			renumber as section 138(2) to (6).	6
Clause	114	Inse	ertion of new s 138AA	7
			After section 138—	8
			insert—	9
	ʻ138/	AA No	otices for this division	10
		'(1)	A <i>remedial notice</i> is a written notice that requires the owner or occupier of a property to take action under a Local Government Act in relation to the property (including fencing a pool, for example).	11 12 13 14
		'(2)	A remedial notice may only be given by a local government to the person who, under a Local Government Act, is required to take the action stated in the notice.	15 16 17
		'(3)	A <i>reasonable entry notice</i> is a written notice about a proposed entry of a property that—	18 19
			(a) informs the owner or occupier of the property of—	20
			(i) who is to enter the property; and	21
			(ii) the reason for entering the property; and	22
			(iii) the days and times when the property is to be entered; and	23 24
			(b) is given to the owner or occupier of the property at least7 days before the property is proposed to be entered.	25 26
		'(4)	A remedial notice and a reasonable entry notice may not be combined unless—	27 28
			(a) the owner of the property is also the occupier of the property; or	29 30

			[s 115]	
			(b) the occupier of the property is the person who, under a Local Government Act, is required to take the action stated in the remedial notice.	1 2 3
		' (5)	A notice given under this division in contravention of this section is of no effect.'.	4 5
Clause	115		nendment of s 138A (Identity card for local government rkers)	6 7
		(1)	Section 138A, heading, 'local government workers'—	8
			omit, insert—	9
			'use under this division'.	10
		(2)	Section 138A(1)—	11
			omit, insert—	12
		'(1)	A local government is not required to give a local government worker an identity card unless the worker is exercising a power of entry under this division.'.	13 14 15
Clause	116		nendment of s 140 (Entry by an owner, with reasonable itten notice, under a remedial notice)	16 17
		(1)	Section 140, heading, 'reasonable written notice'—	18
			omit, insert—	19
			'reasonable entry notice'.	20
		(2)	Section 140(2)—	21
			omit, insert—	22
		'(2)	After the owner gives a reasonable entry notice to the occupier of the property, the owner or the owner's agent may—	23 24
			(a) enter the property at the times stated in the reasonable entry notice; and	25 26
			(b) take the action that is required under the remedial notice.'.	27 28

[s 117]

	(3)	Section 140(4)—	1
		omit.	2
	(4)	Section 140(5)—	3
		renumber as section 140(4).	4
Clause 117	wo	nendment of s 142 (Entry by a local government rker, with reasonable written notice, under a remedial tice)	5 6 7
	(1)	Section 142, heading, 'reasonable written notice'—	8
		omit, insert—	9
		'reasonable entry notice'.	10
	(2)	Section 142(1)(a) and (b)—	11
		omit, insert—	12
		(a) a local government gives a remedial notice to the owner or the occupier of a property (the <i>responsible person</i>); and	13 14 15
		(b) the responsible person fails to take the action required under the remedial notice.'.	16 17
	(3)	Section 142(2), 'reasonable written notice to the owner and'—	18 19
		omit, insert—	20
		'a reasonable entry notice to'.	21
	(4)	Section 142(5) to (8)—	22
		omit, insert—	23
	' (5)	Interest is payable on the debt at the same rate that interest is payable on overdue rates levied by the local government.	24 25
	'(6)	The local government must give the person who failed to take the action written notice of the amount of the debt.	26 27
	' (7)	Subsection (8) applies if the person who failed to take the action is the owner of the property.	28 29

			[s 118]	
		'(8)	If the debt is not paid within 30 days after the date of the written notice, the local government may recover the debt as if the debt were overdue rates.'.	1 2 3
Clause	118		endment of s 143 (Entry by a local government rker, with reasonable written notice, to take materials)	4 5
		(1)	Section 143, heading, 'reasonable written notice'—	6
			omit, insert—	7
			'reasonable entry notice'.	8
		(2)	Section 143(4), 'reasonable written notice'—	9
			omit, insert—	10
			'a reasonable entry notice'.	11
Clause	119		endment of s 149 (Obstructing enforcement of Local vernment Acts etc.)	12 13
		(1)	Section 149(2)(e) and (f)—	14
			omit, insert—	15
			(e) the mayor;	16
			(f) the chief executive officer;	17
			(g) an authorised person.'.	18
		(2)	Section 149(3)—	19
			insert—	20
			'Notes—	21
			 Local government workers are only those employees and agents of a local government who are authorised to act under chapter 5, part 2, division 2. 	22 23 24
			2 In particular circumstances a local government worker may enter a property and carry out work or obtain materials in compliance with chapter 5, part 2, division 2.'.	25 26 27

[s 120]

Clause	120	Amendment of s 152 (Qualifications of councillors)	1
		(1) Section 152(1), from 'government,' to 'Council,'—	2
		omit, insert—	3
		'government'.	4
		(2) Section 152(2) and (3)—	5
		omit.	6
Clause	121	Amendment of s 155 (Disqualification because of other high office)	7 8
		Section 155(3)—	9
		omit, insert—	10
		(3) A person automatically stops being a councillor when the person becomes a government member.'.	11 12
Clause	122	Insertion of new s 160B	13
		Chapter 6, part 2, division 2—	14
		insert—	15
	'160B	Compulsory leave without pay	16
		'A councillor must take leave without pay for the duration of the period for which the councillor is a candidate, within the meaning of the <i>Electoral Act 1992</i> , for election as a member of the Legislative Assembly.'.	17 18 19 20
Clause	123	Omission of s 168 (Senior councillors and full-time government jobs)	21 22
		Section 168—	23
		omit.	24
Clause	124	Amendment of s 170 (Giving directions to local government staff)	25 26
		(1) Section 170(1) and (2)—	27

			[s 125]
			omit, insert—
		'(1)	The mayor may give a direction to the chief executive officer or senior executive employees.'.
		(2)	Section 170(3)—
			renumber as section 170(2).
se	125		placement of s 170A (Requests by councillors for vice or information)
			Section 170A—
			omit, insert—
	'170 <i>/</i>	A Re	quests for assistance or information
		' (1)	A councillor may ask a local government employee provide advice to assist the councillor carry out his or her responsibilities under this Act.
		·(2)	A councillor may, subject to any limits prescribed under a regulation, ask the chief executive officer to provide information, that the local government has access to, relating to the local government.
			Example of a limit prescribed under a regulation—
			A regulation may prescribe the maximum cost to a local government of providing information to a councillor.
		' (3)	Subsection (2) does not apply to information—
			(a) that is a record of the regional conduct review panel or the tribunal; or
			(b) if disclosure of the information to the councillor would be contrary to an order of a court or tribunal; or
			(c) that would be privileged from production in a legal proceeding on the ground of legal professional privilege.
		'(4)	A request of a councillor under subsection (1) or (2) is of no effect if the request—
			(a) does not comply with the acceptable requests guidelines; and

[s 126]

			(b)	for a local government area that is divided—relates to any division other than the division the councillor represents.	1 2 3
		' (5)	Subs	ection (4) does not apply to—	4
			(a)	the mayor; or	5
			(b)	the chairperson of a committee of the council if the request relates to the role of the chairperson.	6 7
		'(6)		acceptable requests guidelines are guidelines, adopted solution of the local government, about—	8 9
			(a)	the way in which a councillor may ask a local government employee for advice to help the councillor carry out his or her responsibilities under this Act; and	10 11 12
			(b)	reasonable limits on requests that a councillor may make.	13 14
		' (7)		is section a <i>local government employee</i> includes a person cribed under a regulation.	15 16
		' (8)		chief executive officer must make all reasonable avours to comply with a request under subsection (2).	17 18
			Maxi	imum penalty for subsection (8)—10 penalty units.'.	19
Clause	126	Inse	ertior	n of new s 171A	20
	-		After	section 171—	21
			inser	<i>t</i> —	22
	ʻ171A		hibite rmat	ed conduct by councillor in possession of inside ion	23 24
		'(1)		section applies to a person (the <i>insider</i>) who is, or has , a councillor if the insider—	25 26
			(a)	acquired inside information as a councillor; and	27
			(b)	knows, or ought reasonably to know, that the inside information is not generally available to the public.	28 29
		'(2)		insider must not cause the purchase or sale of an asset if yledge of the inside information would be likely to	30 31

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		ence a reasonable person in deciding whether or not to or sell the asset.	1 2				
		imum penalty—1000 penalty units or 2 years risonment.	3 4				
'(3)	prov rease	insider must not cause the inside information to be ided to another person the insider knows, or ought onably to know, may use the information in deciding ther or not to buy or sell an asset.	5 6 7 8				
		imum penalty—1000 penalty units or 2 years risonment.	9 10				
' (4)	In th	is section—	11				
	caus	e, in relation to an action, includes the following—	12				
	(a)	carry out the action;	13				
	(b)	instigate the action;	14				
	(c)	direct, or otherwise influence, another person to carry out or instigate the action.	15 16				
	<i>corporate entity</i> means a corporation that is owned by the local government. <i>inside information</i> , in relation to a local government, means information about any of the following—						
	(a)	the operations or finances of the local government (including any business activity of the local government) or any of its corporate entities;	21 22 23				
	(b)	a proposed policy of the local government (including proposed changes to an existing policy);	24 25				
	(c)	a contract entered into, or proposed to be entered into, by the local government or any of its corporate entities;	26 27				
	(d)	a tender process being conducted by or for the local government or any of its corporate entities;	28 29				
	(e)	a decision, or proposed decision, of the local government or any of its committees;	30 31				

[s 127]

Clause 127

	(f)	the exercise of a power, under a Local Government Act, by the local government, a councillor or a local government employee;	1 2 3		
	(g)	the exercise of a power, under an Act, by the State, a Minister, a statutory body or an employee of the State or statutory body, that affects the local government, any of its corporate entities or land or infrastructure within the local government's area;	4 5 6 7 8		
	(h)	any legal or financial advice created for the local government, any of its committees or any of its corporate entities.'.	9 10 11		
Am inte	iendr erest	nent of s 172 (Councillor's material personal at a meeting)	12 13		
(1)	Sect	ion 172—	14		
	inse	rt—	15		
"(2A)	However, a councillor does not have a material personal interest in the matter if the councillor has no greater personal interest in the matter than that of other persons in the local government area.				
ʻ(2B)	knov	section (2)(c) only applies to a councillor if the councillor ws, or ought reasonably to know, that their parent, child or ng stands to gain a benefit or suffer a loss.'.	20 21 22		
(2)	Sect	ion 172(4), 'subsection (3)'—	23		
	omit	r, insert—	24		
	'sub	section (5)'.	25		
(3)	Sect	ion 172(4) and (7), 'subsection (5)'—	26		
	omit	, insert—	27		
	'sub	section (7)'.	28		
(4)	Sect	ion 172(2A) to (7)—	29		
	renu	mber as section 172(3) to (9).	30		

[s 128]

Clause	128		nendment of s 173 (Councillor's conflict of interest at a reting)					
		(1)	Section 173(1)—					
			omit,	inser	<i>t</i> —	4		
	•	(1)	This	sectio	on applies if—	5		
			(a)		atter is to be discussed at a meeting of a local rnment or any of its committees; and	6 7		
			(b)	the n	natter is not an ordinary business matter; and	8		
			(c)	a cou	uncillor at the meeting—	9		
				(i)	has a conflict of interest in the matter (the <i>real conflict of interest</i>); or	10 11		
				(ii)	could reasonably be taken to have a conflict of interest in the matter (the <i>perceived conflict of interest</i>).'.	12 13 14		
		(2)	Secti	on 17	3—	15		
			inser	t—		16		
	'(2	2A)	How matte		a councillor does not have a conflict of interest in a	17 18		
			(a)	mere	ely because of—	19		
				(i)	an engagement with a community group, sporting club or similar organisation undertaken by the councillor in his or her capacity as a councillor; or	20 21 22		
				(ii)	membership of a political party; or	23		
				(iii)	membership of a community group, sporting club or similar organisation if the councillor is not an office holder for the group, club or organisation; or	24 25 26		
				(iv)	the councillor's religious beliefs; or	27		
				(v)	the councillor having been a student of a particular school or the councillor's involvement with a school as parent of a student at the school; or	28 29 30		

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			(b)	if the councillor has no greater personal interest in the matter than that of other persons in the local government area.'.	1 2 3
		(3)	Secti	on 173(4) to (6), 'subsection (3)'—	4
			omit,	insert—	5
			'subs	section (4)'.	6
		(4)	Secti	on 173(5), 'Subsection (6)'—	7
			omit,	insert—	8
			'Sub	section (7)'.	9
		(5)	Secti	on 173(2A) to (9)—	10
			renui	<i>mber</i> as section 173(3) to (10).	11
Clause	129	ma		n of s 174 (Duty to report another councillor's personal interest, conflict of interest or luct)	12 13 14
			Secti	on 174—	15
			omit.		16
Clause	130	Am	endr	nent of s 176 (What this division is about)	17
		(1)	Secti	on 176(1)(b), after 'misconduct'—	18
			omit,	insert—	19
			'or ir	nappropriate conduct'.	20
		(2)	Secti	on 176(2) and (3)—	21
			omit,	insert—	22
		' (2)	In su	mmary—	23
			(a)	misconduct is dealt with by the regional conduct review panel or tribunal; and	24 25
			(b)	inappropriate conduct is dealt with by the mayor or the department's chief executive.	26 27

[s 130]

' (3)		conduct is conduct, or a conspiracy or attempt to engage onduct, of or by a councillor—	1 2
	(a)	that adversely affects, or could adversely affect, (either directly or indirectly) the honest and impartial performance of the councillor's responsibilities or exercise of the councillor's powers; or	3 4 5 6
	(b)	that is or involves—	7
		 (i) the performance of the councillor's responsibilities, or the exercise of the councillor's powers, in a way that is not honest or is not impartial; or 	8 9 10 11
		(ii) a breach of the trust placed in the councillor; or	12
		 (iii) a misuse of information or material acquired in or in connection with the performance of the councillor's responsibilities, whether the misuse is for the benefit of the councillor or someone else; or 	13 14 15 16
		 (iv) a failure by the councillor to comply with a direction to leave a meeting of the local government or its committees by the chairperson presiding at the meeting; or 	17 18 19 20
		(v) a refusal by the councillor to comply with a direction or order of the regional conduct review panel or tribunal about the councillor; or	21 22 23
	(c)	that is a repeat of inappropriate conduct that the mayor or the department's chief executive has ordered to be referred to the regional conduct review panel under section $181(2)$; or	24 25 26 27
	(d)	that contravenes section 171(3) or 173(4).'.	28
(3)	Sect	ion 176(6)—	29
	omit		30
(4)	Sect	ion 176(10)—	31
	inse	rt—	32
	'(g)	the department's chief executive.'.	33

[s 131]

		(5)	Section 176(7) to (10)—	1
			renumber as section 176(6) to (9).	2
Clause	131	Ins	ertion of new ss 176A–176C	3
			After section 176—	4
			insert—	5
	'176 A	A Ap	plication to former councillors	6
		' (1)	This division applies to a complaint about the conduct of a person who is no longer a councillor if—	7 8
			(a) the person was a councillor when the relevant conduct is alleged to have happened; and	9 10
			(b) the complaint is made within 2 years after the person stopped being a councillor.	11 12
		'(2)	However, an entity dealing with the complaint under this division may decide to take no further action in relation to the complaint, despite any contrary requirement of this division, if the entity considers the decision is in the public interest.	13 14 15 16
		' (3)	An entity that makes a decision under subsection (2) must give the entity that made the complaint, and the accused person, a written notice that states—	17 18 19
			(a) no further action will be taken in relation to the complaint; and	20 21
			(b) the reasons for the decision.	22
		'(4)	For applying this division to a complaint about a person who is no longer a councillor, a reference to a councillor is taken to be a reference to the person.	23 24 25
	'176E	3 Pre	eliminary assessments of complaints	26
		' (1)	This section applies if a local government, or the department's chief executive, makes or receives a complaint about the conduct or performance of a councillor.	27 28 29

'(2)	The local government, or the department's chief executive, must give written notice of the complaint to the chief executive officer.	1 2 3
·(3)	However, if the complaint was made by the mayor or chief executive officer, written notice of the complaint must be given to the department's chief executive.	4 5 6
'(4)	After receiving notice of the complaint under subsection (2), the chief executive officer must conduct a preliminary assessment of the complaint.	7 8 9
'(5)	After receiving notice of the complaint under subsection (3), the department's chief executive must conduct the preliminary assessment of the complaint.	10 11 12
'(6)	A <i>preliminary assessment</i> is an assessment of a complaint about the conduct or performance of a councillor to decide whether the complaint—	13 14 15
	(a) is about a frivolous matter or was made vexatiously; or	16
	(b) is about inappropriate conduct, misconduct, official misconduct or another matter (including a general complaint against the local government, for example); or	17 18 19 20
	(c) is lacking in substance.	21
ʻ(7)	This section does not apply to a complaint about official misconduct referred to the department's chief executive by the Crime and Misconduct Commission established under the Crime and Misconduct Act.	22 23 24 25
'176C Act	tion after preliminary assessments	26
'(1)	This section applies if the chief executive officer or the department's chief executive (each a <i>complaints assessor</i>) conducts a preliminary assessment of a complaint about the conduct or performance of a councillor.	27 28 29 30
'(2)	The complaints assessor may decide no further action need be taken in relation to the complaint if the preliminary assessment is—	31 32 33

[s 131]

	(a)	that the complaint is about a frivolous matter or was made vexatiously; or	1 2					
	(b)	that the complaint is lacking in substance.	3					
' (3)		e preliminary assessment is that the complaint is about propriate conduct, the complaints assessor must—	4 5					
	(a)	if the complaints assessor is the chief executive officer-	6 7					
		 (i) for a complaint about conduct of the mayor or deputy mayor—refer the complaint to the department's chief executive; or 	8 9 10					
		 (ii) for a complaint about conduct of a councillor (other than the mayor or deputy mayor)—refer the complaint to the mayor for the mayor to take disciplinary action under section 181; or 	11 12 13 14					
	(b)	if the complaints assessor is the department's chief executive-	15 16					
		 (i) for a complaint about the conduct or performance of a councillor (other than the mayor or deputy mayor) made by any person other than the mayor—refer the complaint to the mayor; or 	17 18 19 20					
		(ii) otherwise—take disciplinary action under section 181.	21 22					
'(4)		e preliminary assessment is that the complaint is about onduct, the complaints assessor must refer the complaint	23 24 25					
	(a)	if the complaints assessor is the chief executive officer—the department's chief executive; or	26 27					
	(b)	if the complaints assessor is the department's chief executive—the regional conduct review panel or the tribunal.	28 29 30					
'(5)	offic comp	If the preliminary assessment is that the complaint is about official misconduct under the Crime and Misconduct Act, the complaints assessor must deal with the complaint in compliance with that Act.						

		'(6)	If the preliminary assessment is that the complaint is about another matter, the complaints assessor must deal with the complaint in an appropriate way.	1 2 3
		' (7)	After acting under subsection (2) to (6), the complaints assessor must give the entity that made the complaint, and the accused councillor, a written notice that states—	4 5 6
			(a) the type of complaint that the assessor has assessed the complaint as; and	7 8
			(b) the action (if any) that is proposed to be taken in relation to the complaint; and	9 10
			(c) if the complaint was about a frivolous matter, was made vexatiously or was lacking in substance—that it is an offence under subsection (8) for a person to make a complaint that is substantially the same as a complaint that the person has previously made.	11 12 13 14 15
		' (8)	A person must not make a complaint about the conduct or performance of a councillor if—	16 17
			(a) the complaint is substantially the same as a complaint that the person has previously made; and	18 19
			(b) the complaints assessor has given the person a notice that complies with subsection (7).	20 21
			Maximum penalty for subsection (8)—10 penalty units.'.	22
Clause	132	Re	placement of s 177 (Assessing complaints)	23
			Section 177—	24
			omit, insert—	25
	'177	Со	mplaints referred to the department's chief executive	26
		'(1)	This section applies if the chief executive officer refers a complaint to the department's chief executive under section 176C.	27 28 29
		'(2)	Despite the preliminary assessment of the chief executive officer, the department's chief executive may decide that—	30 31

[s 133]

		(a)	the complaint be dismissed if the department's chief executive considers the complaint or part is—	1 2
			(i) frivolous, vexatious or misconceived; or	3
			(ii) lacking in substance; or	4
			(iii) otherwise an abuse of process; or	5
		(b)	the complaint is about inappropriate conduct rather than misconduct or about misconduct rather than inappropriate conduct; or	6 7 8
		(c)	no further action be taken in relation to the complaint; or	9
		(d)	some other action be taken in relation to the complaint.	10
	·(3)	com exec	he department's chief executive agrees or decides the plaint is about misconduct, the department's chief utive may refer the complaint to the regional conduct ew panel or tribunal.	11 12 13 14
	'(4)	com	ne department's chief executive agrees or decides the plaint is about inappropriate conduct, the department's f executive must take disciplinary action under section	15 16 17 18
	·(5)	or (notic	e department's chief executive acts under subsection (2) 3), the department's chief executive must give written ce of the decision to the chief executive officer, the used councillor and the entity that made the complaint.'.	19 20 21 22
Clause 133			nent of s 177A (Preliminary dealings with nts before hearing)	23 24
		Sect	ion 177A—	25
		inse	rt—	26
	' (4)	Sub	section (5) applies if the complainant is also a councillor.	27
	' (5)	Befo	ore conducting a hearing of the complaint—	28
		(a)	the regional conduct review panel or the tribunal must require the complainant to appear before the panel or tribunal to confirm the complaint; and	29 30 31

				[s 134]	
			(b)	the complainant must comply with the requirement made under paragraph (a).	1 2
		' (6)	com	pite section 176(3) and (4), a failure of a councillor to ply with a requirement under subsection $(5)(a)$ is not conduct or inappropriate conduct.'	3 4 5
Clause	134	Am	nendr	nent of s 180 (Taking disciplinary action)	6
		(1)	Sect	ion 180(2)—	7
			omit	r, insert—	8
		'(2)	of th appr	regional conduct review panel may make any 1 or more ne following orders or recommendations that it considers ropriate in view of the circumstances relating to the conduct—	9 10 11 12
			(a)	an order that the councillor be counselled about the misconduct, and how not to repeat the misconduct;	13 14
			(b)	an order that the councillor make an admission of error or an apology;	15 16
			(c)	an order that the councillor participate in mediation with another person;	17 18
			(d)	a recommendation to the department's chief executive to monitor the councillor or the local government for compliance with the Local Government Acts;	19 20 21
			(e)	an order that the councillor reimburse the local government;	22 23
			(f)	a recommendation to the Crime and Misconduct Commission or the police commissioner that the councillor's conduct be further investigated;	24 25 26
			(g)	an order that the councillor pay to the local government an amount of not more than the monetary value of 50 penalty units.'.	27 28 29
		(2)	Sect	ion 180(5)(i), 'Commissioner of Police'—	30
			inse	rt—	31
			'poli	ice commissioner'.	32

[s 135]

		(3)	Section 180(5)—	1
			insert—	2
			(j) an order that the councillor pay to the local government an amount of not more than the monetary value of 50 penalty units.'.	3 4 5
		(4)	Section 180(6), example—	6
			omit.	7
Clause	135	Re	placement of s 181 (Inappropriate conduct)	8
			Section 181—	9
			omit, insert—	10
	'1 81	Ina	ppropriate conduct	11
		' (1)	Subsections (2) and (3) apply if, under section 176C(3) or 177(4), a complaint is referred to the mayor or the department's chief executive to take disciplinary action against a councillor for inappropriate conduct.	12 13 14 15
		'(2)	The mayor or department's chief executive may make either or both of the following orders that the mayor or department's chief executive considers appropriate in the circumstances—	16 17 18
			(a) an order reprimanding the councillor for the inappropriate conduct;	19 20
			(b) an order that any repeat of the inappropriate conduct be referred to the regional conduct review panel as misconduct.	21 22 23
		'(3)	If the mayor or the department's chief executive makes 3 orders under subsection (2) about the same councillor within the 1 year, the mayor or the department's chief executive must refer the repeated inappropriate conduct by the councillor to a regional conduct review panel or the tribunal.	24 25 26 27 28
		'(4)	If the mayor or the department's chief executive refers repeated inappropriate conduct by the councillor to a regional conduct review panel or the tribunal under subsection (3)—	29 30 31

		(a)	the matter is taken to be a complaint about misconduct; and	1 2
		(b)	the panel or tribunal must conduct a hearing of the complaint; and	3 4
		(c)	sections 178 to 180 apply for the hearing of the complaint; and	5 6
		(d)	the repeated inappropriate conduct by the councillor is taken to be misconduct.	7 8
	ʻ(5)	gove may	appropriate conduct happens in a meeting of the local ernment or its committees, the chairperson of the meeting make any 1 or more of the following orders that the rperson considers appropriate in the circumstances—	9 10 11 12
		(a)	an order that the councillor's inappropriate conduct be noted in the minutes of the meeting;	13 14
		(b)	an order that the councillor leave the place where the meeting is being held (including any area set aside for the public), and stay out of the place for the rest of the meeting;	15 16 17 18
		(c)	if the councillor fails to comply with an order made under paragraph (b) to leave a place—an order that the councillor be removed from the place.'.	19 20 21
136	Ins	ertio	n of new s 181A	22
		Afte	r section 181—	23
		inser	<i>t</i> —	24
'181 <i>A</i>	A Ree	cords	about complaints	25
	' (1)	The	chief executive officer must keep a record of—	26
		(a)	all written complaints received by the chief executive officer under this part; and	27 28
		(b)	the outcome of each written complaint, including any disciplinary action or other action that was taken in relation to the complaint.	29 30 31

Clause

[s 137]

		·(2)	The chief executive officer must ensure that the public may inspect the part of the record that relates to outcomes of written complaints—	1 2 3
			(a) at the local government's public office; or	4
			(b) on the local government's website.	5
		' (3)	However, subsection (2) does not apply to the record of a written complaint that—	6 7
			 (a) the chief executive officer or the department's chief executive has assessed as being about a frivolous matter, having been made vexatiously or lacking in substance; or 	8 9 10 11
			(b) is a public interest disclosure within the meaning of the <i>Public Interest Disclosure Act 2010.</i> '.	12 13
Clause	137		nendment of s 189 (Appointing members of regional nduct review panels)	14 15
			Section 189(1), 'members for the region in which the councillor in question resides'—	16 17
			omit, insert—	18
			'members'.	19
Clause	138		nendment of s 196 (Appointing other local government ployees)	20 21
			Section 196(3) to (6)—	22
			omit, insert—	23
		'(3)	The chief executive officer appoints local government employees (other than senior executive employees).	24 25
		'(4)	A panel constituted by the following persons appoints a senior executive employee—	26 27
			(a) the mayor;	28
			(b) the chief executive officer;	29
			(c) either—	30

			 (i) if the senior executive employee is to report to only 1 committee of the local government—the chairperson of the committee; or 	1 2 3
			(ii) otherwise—the deputy mayor.	4
		' (5)	A <i>senior executive employee</i> , of a local government, is an employee of the local government—	5 6
			(a) who reports directly to the chief executive officer; and	7
			(b) whose position ordinarily would be considered to be a senior position in the local government's corporate structure.'.	8 9 10
Clause	139		nendment of s 197 (Disciplinary action against local vernment employees)	11 12
		(1)	Section 197(1), 'is the only person who'—	13
			omit.	14
		(2)	Section 197(2)—	15
			omit, insert—	16
		' (2)	A regulation may prescribe—	17
			(a) when disciplinary action may be taken against a local government employee; and	18 19
			(b) the types of disciplinary action that may be taken against a local government employee.'.	20 21
		(3)	Section 197(3)—	22
			omit.	23
Clause	140		nendment of s 199 (Improper conduct by local vernment employees)	24 25
		(1)	Section 199(2)(a) to (c)—	26
			omit, insert—	27
			(a) a contractor of the local government; and	28
			(b) a type of person prescribed under a regulation.'.	29

[s 141]

		(2)	Section 199(3), penalty—	1
			omit, insert—	2
			'Maximum penalty—100 penalty units or 2 years imprisonment.'.	3 4
Clause	141		nendment of s 200 (Use of information by local vernment employees)	5 6
		(1)	Section 200(2)(a) to (c)—	7
			omit, insert—	8
			(a) a contractor of the local government; and	9
			(b) a type of person prescribed under a regulation.'.	10
		(2)	Section 200(3), penalty—	11
			omit, insert—	12
			'Maximum penalty—100 penalty units or 2 years imprisonment.'.	13 14
		(3)	Section 200(4) and (6) to (8)—	15
			omit.	16
		(4)	Section 200(9), penalty—	17
			omit, insert—	18
			'Maximum penalty—100 penalty units or 2 years imprisonment.'.	19 20
		(5)	Section 200(5) and (9)—	21
			renumber as section 200(4) and (5).	22
Clause	142		placement of s 201 (Annual report must detail nuneration)	23 24
			Section 201—	25
			omit, insert—	26
	'201	An	nual report must detail remuneration	27
		' (1)	The annual report of a local government must state—	28

[s 143]

			(a)	the total remuneration packages that are payable (in the year to which the annual report relates) to the chief executive officer together with all senior executive employees; and	1 2 3 4
			(b)	the number of senior executive employees who are being paid each band of remuneration.	5 6
		'(2)	Each	<i>band of remuneration</i> is an increment of \$100000.'.	7
Clause	143		nissio portu	on of ch 6, pt 5, div 4 (Equality of employment nity)	8 9
			Chap	pter 6, part 5, division 4—	10
			omit		11
Clause	144	Am	endn	nent of s 202 (Appointing authorised persons)	12
		(1)	Sect	ion 202(3) and (4)—	13
			renu	<i>mber</i> as section $202(4)$ and (5).	14
		(2)	Sect	ion 202—	15
			inser	rt	16
		'(3)		b, a person is qualified to be an authorised person of a government (the <i>adopting local government</i>) if—	17 18
			(a)	the person is an authorised person for another local government; and	19 20
			(b)	the adopting local government has, by resolution, decided that authorised persons of the other local government may be appointed as authorised persons of the adopting local government.'.	21 22 23 24
Clause	145	Am	endn	nent of s 209 (Board's responsibilities)	25
			Sect	ion 209(2) to (4)—	26
			omit	, insert—	27
		'(2)	The	super board may delegate its powers to—	28

[s 146]

			(a) a committee of its directors; or	1
			(b) an employee of the super board.'.	2
Clause	146	Am	endment of s 210 (Board of directors)	3
		(1)	Section 210(4)—	4
			omit, insert—	5
		' (4)	The board of directors consists of the persons making up the board under the trust deed containing the rules that govern the operation of the LG super scheme.'.	6 7 8
		(2)	Section 210(6)—	9
			omit.	10
Clause	147	Am	endment of s 217 (LG super scheme)	11
			Section 217(3)(a)—	12
			omit, insert—	13
			(a) the yearly contribution that a local government or local government entity must make for a permanent employee who is a defined benefit member, based on the advice of an actuary; and	14 15 16 17
			Note—	18
			See section 220(3) and (5) for the contribution a local government must make for a permanent employee who is an accumulation benefit member.'.	19 20 21
Clause	148		endment of s 220C (Exemption from payment of yearly tributions on grounds of financial hardship)	22 23
		(1)	Section 220C(1) to (3)—	24
			omit, insert—	25
		' (1)	An accumulation benefit member and his or her employer may agree in writing—	26 27

[s 149]

			(a) that the member is exempt, on the grounds of the member's financial hardship, from paying all or a stated part of the contributions payable under section 220A(3)	1 2 3
			by the member; and	4
			(b) on the period, of not more than 1 year, of the exemption.	5
		'(2)	Subsection (1)(b) does not limit the number of times the employer and member may agree to an exemption under subsection (1) for the member.	6 7 8
		'(3)	The employer or member must give the super board a copy of the agreement within 2 months after the agreement is made.'.	9 10
		(2)	Section 220C(5)—	11
			omit.	12
Clause	149		nendment of s 227 (Super schemes to be audited by ditor-general)	13 14
		(1)	Section 227, heading, 'by auditor-general'—	15
			omit.	16
		(2)	Section 227(2)—	17
			omit, insert—	18
		'(2)	The trust deed must provide for the audit of the superannuation scheme that is required under the Commonwealth Super Act (including the appointment of an auditor, for example).'.	19 20 21 22
Clause	150		nendment of s 235 (Administrators who act honestly d without negligence are protected from liability)	23 24
		(1)	Section 235(1) and (2)—	25
			omit.	26
		(2)	Section 235(5)(a) and (b)—	27
			omit, insert—	28
			(a) a councillor; or	29

[s 151]

		(b) the chief executive officer; or'.	1					
	(3)	Section 235(5)—						
		insert—						
		'(e) an interim administrator.'.	4					
	(4)	Section 235(6) and (7), '(3)'—						
		omit, insert—	6					
		'(1)'.						
	(5)	Section 235(3) to (7)—						
		<i>renumber</i> as section $235(1)$ to (5).						
	(6)	Section 235—	10					
		insert—	11					
	'(6)	A joint local government, or any member of the joint local government, is not civilly liable for an act done under this Act, or omission made under this Act, honestly and without negligence.	12 13 14 15					
	'(7)	If subsection (6) prevents civil liability attaching to a member of a joint local government, liability attaches instead to the local government for which the member is a councillor.'.	16 17 18					
1		endment of s 236 (Who is authorised to sign local /ernment documents)	19 20					
		Section 236—	21					
		insert—	22					
	'(2)	The <i>head of the local government</i> is—	23					
		(a) the mayor; or	24					
		 (b) if all of the councillors have been dismissed under section 123 and an interim administrator is appointed—the interim administrator; or 	25 26 27					
		(c) if there are no councillors for any other reason and an interim administrator has not been appointed—the chief executive officer.'.	28 29 30					

Clause 15

[s 152]

Clause	152	Ins	ertion of new s 236A	1
		After section 236—		
			insert—	3
	'236A		no is authorised to sign joint local government cuments	4 5
			'The following persons may sign a document on behalf of a joint local government—	6 7
			(a) the chairperson of the joint local government;	8
			(b) a delegate of the joint local government;	9
			(c) a member of the joint local government, or a joint local government employee, who is authorised by the chairperson of the joint local government, in writing, to sign documents.'.	10 11 12 13
Clause	153		nendment of s 237 (Name in proceedings by or against ocal government)	14 15
		(1)	Section 237(2)—	16
			renumber as section 237(3).	17
		(2)	Section 237—	18
			insert—	19
		'(2)	However, a local government may start a proceeding under the <i>Justices Act 1886</i> in the name of a local government employee who is a public officer within the meaning of that Act.'.	20 21 22
Clause	154	Ins	ertion of new s 237A	23
			After section 237—	24
			insert—	25
	'237A		me in proceedings by or against a joint local vernment	26 27
		' (1)	A proceeding by a joint local government must be started in the name of the joint local government.	28 29

[s 155]

		'(2)	However, a joint local government may start a proceeding under the <i>Justices Act 1886</i> in the name of a joint local government employee who is a public officer within the meaning of that Act.	1 2 3 4
		' (3)	A proceeding against a joint local government must be started against the joint local government in its name.'.	4 5 6
Clause	155	Am	nendment of s 239 (Substituted service)	7
			Section 239—	8
			insert—	9
		' (5)	In this section, a reference to a local government includes a reference to a joint local government.'.	10 11
Clause	156		nendment of s 240 (Acting for a local government in al proceedings)	12 13
			Section 240—	14
			insert—	15
		'(4)	In any proceedings, the chairperson of a joint local government, or another employee authorised in writing by the joint local government—	16 17 18
			(a) may give instructions and act as the authorised agent for the joint local government; and	19 20
			(b) may sign all documents for the joint local government.	21
		'(5)	A joint local government must pay the costs incurred by the chairperson or other employee in any proceedings.'.	22 23
Clause	157		nendment of s 245 (Judges and other office holders not qualified from adjudicating)	24 25
			Section 245—	26
			insert—	27
		'(2)	A judge, magistrate, justice or presiding member of a tribunal is not disqualified from adjudicating in any proceedings to	28 29

			[s 158]	
			which a joint local government is a party only because the person is, or is liable to be, a ratepayer of a component local government for the joint local government.'.	1 2 3
Clause	158	Am	endment of s 246 (Where fines are to be paid to)	4
			Section 246—	5
			insert—	6
		' (3)	In this section, a reference to a local government includes a reference to a joint local government.'.	7 8
Clause	159	Am	endment of s 248 (Evidence of local laws)	9
		(1)	Section 248(2)—	10
			omit, insert—	11
		'(2)	A <i>certified copy</i> of a local law or consolidated version of a local law is a copy that has been certified by—	12 13
			(a) for a local law made by a local government—the chief executive officer to be the local law or consolidated version as made by the local government; or	14 15 16
			(b) for a local law made by a joint local government—the chairperson of the joint local government to be the local law or consolidated version as made by the joint local government.'.	17 18 19 20
		(2)	Section 248(4), after 'a local government'—	21
			insert—	22
			'or joint local government'.	23
Clause	160		endment of s 249 (Evidence of proceedings of local vernment)	24 25
		(1)	Section 249, heading, 'of local government'	26
			omit.	27
		(2)	Section 249(2)—	28

[s 161]

			renu	mber as section 249(3).	1
		(3)	Sect	ion 249—	2
			inser	rt	3
		' (2)	Also	, this section applies to a document that—	4
			(a)	purports to be a copy of an entry in a record of the proceedings of a joint local government; and	5 6
			(b)	purports to have been signed at the time when the entry was made by the chairperson of the joint local government; and	8 9
			(c)	is certified by the chairperson to be a true copy of the document.'.	10 11
Clause	161	Am	nendn	nent of s 250 (Evidentiary value of copies)	12
		(1)	Sect	ion 250(2)—	13
			renu	<i>mber</i> as section 250(3).	14
		(2)	Sect	ion 250—	15
			inser	rt—	16
		'(2)	Also	, this section applies to a copy of a document that—	17
			(a)	purports to be made under the authority of a joint local government or its chairperson; and	18 19
			(b)	purports to be verified by the chairperson or an employee who is authorised by the joint local government.'.	20 21 22
Clause	162	Am	nendn	nent of s 251 (Evidentiary value of certificates)	23
		(1)	Sect	ion 251(2)—	24
			renu	<i>mber</i> as section 251(3).	25
		(2)	Sect	ion 251—	26
			inser	rt	27
		' (2)	Also	, this section applies to a certificate that—	28

		[s 163]	
		(a) purports to be about the state of, or a fact in, a record of a joint local government; and	1 2
		(b) purports to be signed by the chairperson of the joint local government.'.	3 4
Clause		Amendment of s 252 (Evidence of directions given to ocal government)	5 6
	(1) Section 252, heading, after 'local government'—	7
		insert—	8
		'or joint local government'.	9
	(2	2) Section 252(1)(a), after 'a local government'—	10
		insert—	11
		'or a joint local government'.	12
Clause		Amendment of s 257 (Delegation of local government powers)	13 14
	(1) Section 257(1)(f)—	15
		omit.	16
	(2	2) Section 257—	17
		insert—	18
	'(4	 A delegation to the chief executive officer under subsection (1) must be reviewed annually by the local government.'. 	19 20
Clause	165 lı	nsertion of new s 257A	21
		After section 257—	22
		insert—	23
	'257A D	Delegation of joint local government's powers	24
	'(1	1) A joint local government may, by resolution, delegate its powers about a component local government's area to the component local government.	25 26 27

[s 166]

solution, delegate its vernment; or ernments; or int local government ; or nt local government ocal governments; or ntioned in paragraph	1 2 3 4 5 6 7 8
ernments; or int local government ; or nt local government ocal governments; or	4 5 6 7
int local government ; or nt local government ocal governments; or	5 6 7
; or nt local government ocal governments; or	6 7
ocal governments; or	
ntioned in paragraph	
nonen m handerbu	9 10
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or's powers)	14
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fexecutive	18 19
f executive	
f executive	19
f executive	19 20
f executive	19 20 21
	cal government must nust be exercised by vor's powers)

[s 168] 'Part 5A **Provisions about** 1 de-amalgamation 2 '260A What this part is about 3 **'(1)** This part is about a de-amalgamation of a local government 4 area. 5 A de-amalgamation of a local government area is the ·(2) 6 separation of the area into different local government areas, 7 each to be governed by its own local government. 8 '260B Poll about de-amalgamation 9 The Minister may ask the electoral commission to conduct a (1) 10 poll about the implementation of a de-amalgamation of a local 11 government area. 12 The Minister may request a poll under subsection (1) only ·(2) 13 within 1 year after the commencement of this section. 14 If the Minister requests a poll under subsection (1), the **(**3) 15 electoral commission must conduct the poll of the electors in 16 the affected part of a local government area. 17 **'(**4) The *affected part of the local government area* is that part of 18 the area that is proposed to be separated from the rest of the 19 local government area and governed by its own local 20 government. 21 **'**(5) The poll must be conducted by ballot taken in compliance 22 with the requirements prescribed under a regulation. 23 **'(6)** Voting at the poll is compulsory for electors in the affected 24 part of the local government area. 25 As soon as practicable after the conclusion of the poll, the **'**(7) 26 electoral commission must advise the Minister of the result. 27 If the result of the poll is a majority for de-amalgamation, the **(**8**)** 28 costs of the poll are to be paid by the affected part of the local 29 government area. 30

[s 168]

' (9)	If the result of the poll is a majority against de-amalgamation, the costs of the poll are to be paid by the local government for the area.	1 2 3
'260C Fai	lure to vote	4
'(1)	An elector must not fail to vote at the poll without valid and sufficient reason.	5 6
	Maximum penalty—1 penalty unit.	7
'(2)	An elector's belief that it is part of the elector's religious duty not to vote at elections is valid and sufficient reason for the elector's failure to vote at the poll.	8 9 10
'260D Lea	ave to vote	11
' (1)	This section applies if—	12
	(a) an employee who is an elector asks his or her employer, before the day for conducting the poll, for leave of absence to vote at the poll; and	13 14 15
	(b) the absence is necessary to enable the employee to vote at the poll.	16 17
'(2)	The employer must allow the employee leave of absence for a reasonable period (not more than 2 hours) to enable the employee to vote at the poll, unless the absence is reasonably likely to cause danger or substantial loss to the employer in relation to the employment concerned.	18 19 20 21 22
	Maximum penalty—10 penalty units.	23
'(3)	The employer must not impose any penalty or disproportionate deduction of pay for the leave of absence.	24 25
	Maximum penalty—10 penalty units.	26
'(4)	An employee must not ask for leave of absence under subsection (1) to vote at the poll unless the employee genuinely intends to vote at the poll.	27 28 29
	Maximum penalty—10 penalty units.	30

[s 168]

'260E	Vot	ng if not entitled 1	
		A person must not, at the poll— 2	
		(a) vote in someone else's name (including a dead or 3 fictitious person); or 4	
		(b) vote more than once; or 5	,)
		(c) cast a vote that the person knows the person is not entitled to cast; or 7	
		(d) if the person knows someone else is not entitled to vote 8 at the election—procure the other person to vote. 9	
			0
'260F	Imp	lementation 1	2
•	' (1)	de-amalgamation of the local government area under a 1	345
	"(2)	convenient to facilitate the implementation of the 1	6 7 8
	' (3)	For example, the regulation may provide for— 1	9
			20 21
			22 23
		•	24 25
			26 27
	'(4)	to a transfer or other arrangement made to implement a 2	28 29 60

[s 169]

		'(5)	A <i>State tax</i> is a tax, charge, fee or levy imposed under an Act, other than a duty under the <i>Duties Act 2001</i> .	1 2
Clause	169		nendment of s 265 (Materials in infrastructure are local vernment property)	3 4
		(1)	Section 265(2)—	5
			renumber as section 265(3).	6
		(2)	Section 265—	7
			insert—	8
		'(2)	If a local government, in exercising a power of the local government, constructs a structure or carries out any works on someone else's land, the materials in the structure or works are the property of the local government.'.	9 10 11 12
		(3)	Section 265—	13
			insert—	14
		'(4)	For subsection (1), it is irrelevant whether the thing mentioned in the subsection is on, over or under land that is owned by an entity other than the local government.'.	15 16 17
Clause	170	Om	nission of s 267 (Review of this Act)	18
			Section 267—	19
			omit.	20
Clause	171	Ins	ertion of new s 268A	21
			After section 268—	22
			insert—	23
	'268A	Ad	visory polls	24
			'A local government may, in the way decided by the local government, conduct a voluntary poll of the electors in its area or a part of its area on any issue of concern to the area or part.'.	25 26 27 28

[s 172]

Clause	172	Am	endment of s 270 (Regulation-making power))	1
		(1)	Section 270(2)(b)—		2
			omit.		3
		(2)	Section 270(2)—		4
			insert—		5
			'(j) the financial planning and accountability government, including the systems of management; or		6 7 8
			'(k) matters relating to a joint local government transferring assets and liabilities between a government and a component local government	joint local	9 10 11
		(3)	Section 270(2)(c) to (k)—		12
			renumber as section 270(2)(b) to (j).		13
Clause	173		endment of s 272 (Local governments, includ al governments)	ling joint	14 15
			Section 272—		16
			insert—		17
		'(6)	Despite subsection (2), a joint local government methe subsection (a <i>continued entity</i>) may disce existence.		18 19 20
		'(7)	Any action taken by a continued entity in a discontinuing its existence before the authorisation is, and is taken to always have been, as validly would be if the authorisation had been in force action was taken (for example, the disposal of all as	had effect done as it when the	21 22 23 24 25
		' (8)	The <i>authorisation</i> is the power a joint local governexercise under subsection (6).'.	nment may	26 27

Local Government and Other Legislation Amendment Bill 2012 Part 3 Amendment of Local Government Act 2009

[s 174]

Clause	174		endn pora	nent of s 275 (Local government owned tion)	1 2
			Sect	ion 275—	3
			inser	rt	4
		'(2)		section (1) does not stop the corporate entity from being nd up.'.	5 6
Clause	175	Ins	ertio	n of new ch 9, pt 4	7
			Chap	pter 9—	8
			inser	rt	9
	'Pai	rt 4		Transitional provisions for	10
				Local Government and Other	11
				Legislation Amendment Act	12
				2012	13
	'Div	ision	1	Transitional provisions about change of legal status	14 15
	'29 5			f change of legal status on existing local nents and joint local governments	16 17
		' (1)	imm	the commencement, a local government in existence ediately before the commencement continues in existence local government, but as a body corporate.	18 19 20
		'(2)	secti	change in the local government's constitution effected by on 11 as in force after the commencement does not, in way, affect—	21 22 23
			(a)	the local government's assets or rights and liabilities; or	24
			(b)	any matter or thing done by or in relation to the local government.	25 26

[s 175]

'(3)	imm	he commencement, a joint local government in existence ediately before the commencement continues in existence joint local government, but as a body corporate.	1 2 3
'(4)	effec	change in the joint local government's constitution ted by section 11 as in force after the commencement not, in any way, affect—	4 5 6
	(a)	the joint local government's assets or rights and liabilities; or	7 8
	(b)	any matter or thing done by or in relation to the joint local government.	9 10
Со	ntrac	tual rights etc. are unaffected	11
	decla	hout limiting section 295 and to remove any doubt, it is ared that the continuation of a local government under section—	12 13 14
	(a)	does not place the local government in breach of contract or otherwise make it guilty of a civil wrong; and	15 16 17
	(b)	does not make the local government in breach of any instrument, including, for example, an instrument prohibiting, restricting or regulating the assignment or transfer of any right or liability; and	18 19 20 21
	(c)	is not taken to fulfil a condition—	22
		 (i) allowing a person to terminate an instrument or liability or modify the operation or effect of an instrument or liability; or 	23 24 25
		(ii) requiring any amount to be paid before its stated maturity; and	26 27
	(d)	does not release a surety or other obligee, in whole or part, from an obligation; and	28 29
	(e)	does not negate any decision made by the local government.	30 31

'296

[s 175]

'Div	ision	2 Other transitional provisions	1
'29 7		ntinuation of particular provisions for corporate	2 3
	' (1)	A <i>corporate entity</i> is an entity that was corporatised under this Act before the commencement and to which the Corporations Act does not apply.	4 5 6
	'(2)	A provision of this Act, as in force immediately before the commencement, that applied in relation to a corporate entity, continues to apply in relation to the corporate entity—	7 8 9
		(a) as if the provision were not amended or repealed under the Local Government and Other Legislation Amendment Act 2012; and	10 11 12
		(b) despite any amendment or repeal of the provision under the Local Government and Other Legislation Amendment Act 2012.	13 14 15
		Examples—	16
		• chapter 3, part 2, divisions 3 and 4	17
		• sections 199, 200 and 257	18
	'(3)	A provision of the relevant regulations, as in force immediately before the commencement, that applied in relation to a corporate entity, continues to apply in relation to the corporate entity—	19 20 21 22
		(a) as it was in force immediately before the commencement; and	23 24
		(b) despite any amendment or repeal of the provision after the commencement.	25 26
	'(4)	The <i>relevant regulations</i> are—	27
		(a) the Local Government (Beneficial Enterprises and Business Activities) Regulation 2010; and	28 29
		(b) the Local Government (Finance, Plans and Reporting) Regulation 2010; and	30 31
		(c) the Local Government (Operations) Regulation 2010.	32

		[s 175]	
	'(5)	A provision continued under subsection (2) or (3) continues in relation to a corporate entity until the corporate entity is wound up or otherwise ceases to be corporatised under this Act.	
'298	Ch	ange in dealing with complaints	4
	' (1)	This section applies if—	e
		 (a) a local government, or the department's chief executive, makes or receives a complaint about the conduct or performance of a councillor before the commencement; and 	
		(b) an entity had started dealing with, but had not finally dealt with, the complaint under chapter 6, part 2, division 6.	1 1 1
	'(2)	The former process continues to apply in relation to the complaint despite any amendment of this Act under the <i>Local Government and Other Legislation Amendment Act 2012</i> .	-
	'(3)	The <i>former process</i> is chapter 6, part 2, division 6 as in force immediately before the commencement.	1 1
	'(4)	To remove any doubt, it is declared that—	-
		(a) an entity dealing with the complaint must deal with the complaint under the former process; and	
		(b) any disciplinary action taken against a councillor because of the complaint is limited to the action that may be taken under the former process.	
'299	Ch	ange in process for making local laws	2
	' (1)	This section applies if a local government has begun, but not completed, its process for making a local law before the commencement.	
	'(2)	The local government may continue the process for making the local law despite any amendment of this Act under the <i>Local Government and Other Legislation Amendment Act</i> 2012.	

[s 176]

		·(3)	com	pter 3, part 1, as in force immediately before the mencement, continues to apply for the purpose of ection (2).'.	1 2 3
Clause	176	Am	nendr	nent of sch 4 (Dictionary)	4
		(1)	corp stan gove man finar	edule 4, definitions advice guidelines, conclusion, porate entity, corporatisation, drafting certificate, drafting dards, financial management documents, head of a local ernment, indigenous regional council, long-term asset agement plan, long-term community plan, long-term ncial plan, planning and accountability documents, public e and remedial notice—	5 6 7 8 9 10 11
		(2)	Sche	edule 4, definition <i>conviction</i> , first mention—	13
			omit	•	14
		(3)	Sche	edule 4—	15
			inse	rt—	16
			'con	nponent local government see section 25A(4).	17
			conc	clusion, of the election of a councillor, means—	18
			(a)	for an election of all the councillors—the day when the last declaration of a poll conducted in the election is displayed at the office of the returning officer for the election; or	19 20 21 22
			(b)	for a by-election for which a poll is conducted—the day when the declaration of the poll is displayed at the office of the returning officer for the election; or	23 24 25
			(c)	for a by-election for which no poll is conducted—the day after the nomination day for the by-election; or	26 27
			(d)	if the councillor is automatically elected (other than at a by-election) and a poll is conducted—the day when the last declaration of a poll is displayed at the office of the returning officer for the election; or	28 29 30 31

	(e)	if the councillor is automatically elected (other than at a by-election) and no poll is conducted—6p.m. on the day when a poll would otherwise have been required to be conducted.	1 2 3 4
	indi	genous regional council means—	5
	(a)	the Northern Peninsula Area Regional Council; or	6
	(b)	the Torres Strait Island Regional Council; or	7
	(c)	an indigenous regional council prescribed under a regulation.	8 9
	Gov	<i>rim administrator</i> means a person appointed by the ernor in Council under section 123 to act in place of the neillors of a local government.	10 11 12
	joint	t local government see section 25A(2).	13
	joint	t local government area see section 25A(3).	14
	preli	iminary assessment see section 176B(6).	15
	publ 125(<i>lic place</i> , for chapter 5, part 2, division 1, see section (5).	16 17
	reas	onable entry notice see section 138AA(3).	18
	rem	edial notice see section 138AA(1).	19
	seni 196(<i>or executive employee</i> , of a local government, see section (5).'.	20 21
(4)	Sche	edule, definition <i>full cost pricing</i> , '44(4)'—	22
	omit	t, insert—	23
	' 44(3)'.	24
(5)	Sche	edule, definition local government worker, '138(6)'—	25
	omit	t, insert—	26
	' 138	3(4)'.	27
(6)	Sche (e)—	edule, definition ordinary business matter, paragraph	28 29
	omit	t, insert—	30

[s 177]

	(e) a planning scheme, or amendment of a planning scheme, for the local government area; or'.	1 2
(7)	Schedule, definition <i>ordinary business matter</i> , paragraph (f), 'council'—	3 4
	omit, insert—	5
	'local government'.	6
(8)	Schedule, definition ordinary business matter-	7
	insert—	8
	(h) another matter prescribed under a regulation.'.	9
(9)	Schedule, definition <i>regional conduct review panel</i> , '176(7)'—	10 11
	omit, insert—	12
	·176(6)'.	13

Part 4	Amendment of Local	14
	Government Electoral Act 2011	15

Clause	177	Act amended	16
		This part amends the Local Government Electoral Act 2011.	17
Clause	178	Amendment of s 18 (Cut-off day for compiling voters roll)	18
		(1) Section 18(1), '31 January'—	19
		omit, insert—	20
		'31 January (the <i>cut-off day</i>)'.	21
		(2) Section 18(2)—	22
		renumber as section 18(3).	23
		(3) Section 18—	24

			[s 179]	
			insert—	1
		'(2)	However, a regulation may fix a different cut-off day for a particular year.'.	2 3
Clause	179	Am	nendment of s 24 (Date of by-elections)	4
			Section 24(3)(a)(ii), '18(2)'—	5
			omit, insert—	6
			'18(3)'.	7
Clause	180	Am	nendment of s 32 (Announcement of nominations)	8
			Section 32(2)—	9
			omit, insert—	10
		'(2)	The display of a copy of the nomination must continue until the conclusion of the election.'.	11 12
Clause	181		nendment of s 34 (Procedure if number of candidates t more than number required)	13 14
			Section 34(2) to (4)—	15
			omit, insert—	16
		'(2)	If—	17
			(a) no-one is nominated as a candidate in an election; or	18
			(b) the number of candidates nominated is less than the number required to be elected;	19 20
			the proceedings for the election must start again.	21
		'(3)	However, if proceedings for the election have previously started again under subsection (2), the Governor in Council may, by gazette notice, appoint as councillors of the local government, the number of persons necessary to constitute fully the local government.	22 23 24 25 26
		'(4)	Each person appointed under subsection (3) must be qualified to be elected as a councillor of the local government for the	27 28

[s 182]

					rnment area, or division of the local government hich the election was to be held.	1 2
		·(5)	prop	erly e	pointed under subsection (4) are taken to have been lected as councillors of the local government for are appointed.	3 4 5
		'(6)	-	roceec ection	lings for an election are started again under (2)—	6 7
			(a)		eposits of the candidates must be refunded to the ons who paid the deposits; and	8 9
			(b)		lectoral commission must, by gazette notice, fix a polling day for the election.'.	10 11
Clause	182				of s 36 (Procedure on death of candidate be conducted)	12 13
		(1)	Sect	ion 36	(2) to (4)—	14
			renu	mber a	as section 36(3) to (5).	15
		(2)	Sect	ion 36		16
			omit	, inser	<i>t</i> —	17
		' (2)	Also	, the N	Ainister may, by gazette notice, direct that—	18
			(a)		bsection (1)(a) applies—all proceedings for the ion of councillors of the local government start a; or	19 20 21
			(b)		psection (1)(b) applies—proceedings for holding an ion of the mayor of the local government start a; or	22 23 24
			(c)	if sut	osection (1)(c) applies—	25
				. ,	proceedings for holding an election of the mayor of the local government start again; and	26 27
					proceedings for the election of councillors for the other divisions of the local government start again.'.	28 29 30

		[s 183]				
	Part	5 Amendment of Parliament of Queensland Act 2001	,			
Clause	183	Act amended				
		This part amends the Parliament of Queensland Act 2001.	۷			
Clause	184	Amendment of s 68 (Effect of election on particular candidates)	4			
		Section 68(1), notes, item 2—	7			
		omit, insert—	8			
		⁶² Under the <i>Local Government Act 2009</i> , section 155(3), a councillor of a local government (which by definition includes the mayor) ceases to be a councillor if the councillor becomes a member of the Legislative Assembly. See also the <i>City of Brisbane Act 2010</i> , section 155(3). ² .	(1 1 1 1			
	Part					
		Ethics Act 1994	1			
Clause	185	Act amended	1			
		This part amends the Public Sector Ethics Act 1994.	1			
Clause	186	Amendment of schedule (Dictionary)				
		Schedule, definition <i>public sector entity</i> , paragraph (g)—	1			
		omit, insert—	2			
		'(g) a corporation owned by a local government, or a subsidiary of a corporation owned by a local government;'.				

[s 187]

	Part	7 Amendment of Public Service Act 2008	1 2
Clause	187	Act amended	3
		This part amends the Public Service Act 2008.	4
Clause	188	Amendment of s 24 (What is a <i>government entity</i>)	5
		Section 24(2)(b)—	6
		omit, insert—	7
		(b) a corporation owned by a local government, or a subsidiary of a corporation owned by a local government;'.	8 9 1(
	Part	8 Amendment of Right to	11
		Information Act 2009	12
Clause	189	Act amended	13
		This part amends the Right to Information Act 2009.	14
Clause	190	Amendment of s 113 (Disciplinary action)	15
		Section 113(3), definition <i>responsible Minister</i> , paragraph (c)—	16 17
		omit, insert—	18

(c) in relation to another local government—the Minister 19 administering the *Local Government Act 2009*; or'. 20

[s 191]

Clause	191	Am		ment of sch 3 (Exempt information) edule 3, section 4A(2)—	1 2
			omit, insert—		
		' (2)	Sub	section (1) does not apply to—	4
			(a)	information officially published by decision of the council; or	5 6
			(b)	if the council delegates a power to the committee under the <i>City of Brisbane Act 2010</i> , section 238—information relating to the delegation or the power to be exercised under the delegation.'.	7 8 9 10
	Par	t 9		Minor and consequential	11

Minor and consequential11amendments12

Clause	192	Acts amended	13
		The schedule amends the Acts it mentions.	14

Schedule

Schedule		Acts amended		1
			section 192	2
City	of Brisban	e Act 2010		3
1	Section 150), examples, '180(12)'—		4
	omit, ins	sert—		5
	'183A(2	2)'.		6
Jud	icial Review	v Act 1991		7
1	Section 18	3—		8
	omit.			9
Libr	aries Act 19	988		10
1	Section 55(3), 'City of Brisbane Act 1924'—		11
	omit, ins	sert—		12
	<i>City of</i>	Brisbane Act 2010'.		13
Loc	al Governm	ent Act 2009		14
1	Section 150)A, example, '177(12)(a)'—		15
	omit, ins	sert—		16
	'181A(2	2)(a)'.		17

	Schedule	
2	Section 153(5), '172, 174(3)'—	1
	omit, insert—	2
	ʻ172'.	3
3	Section 255, before '121'—	4
	insert—	5
	'38AB,'.	6
Put	olic Interest Disclosure Act 2010	7
1	Section 18—	8
	omit.	9
2	Section 26, definition public sector entity—	10
	omit, insert—	11
	<i>public sector entity</i> includes a GOC.'.	12
3	Section 43(3), definition <i>public sector entity</i> —	13
	omit, insert—	14
	<i>public sector entity</i> includes a GOC.'.	15
4	Section 46(4), definition <i>public officer</i> —	16
	omit, insert—	17
	<i>public officer</i> includes an employee of a GOC.'.	18
5	Section 57, definition <i>public sector entity</i> , paragraph (a)—	19
	omit, insert—	20
	'(a) includes a GOC; and'.	21

Schedule

6	Section	64(2)(a), 'government, corporate entity'—	1
	omit	r, insert—	2
	'gov	rernment'.	3
7	Section	66(3), definition proper authority—	4
	omit	r, insert—	5
	`proj	per authority includes a GOC.'.	6
8	Section	71(4), definition <i>public sector entity</i> —	7
	omit	r, insert—	8
	ʻpub	lic sector entity includes a GOC.'.	9
9	Schedu	le 4, definition corporate entity—	10
	omit	·	11
Tra	nsport In	frastructure Act 1994	12
1	Section	89(2), 'City of Brisbane Act 1924'—	13
	omit	r, insert—	14
	'City	y of Brisbane Act 2010'.	15
2	Section	105K(b) and (c)—	16
	omit	, insert—	17
	'(b)	the Local Government (Finance, Plans and Reporting) Regulation 2010, section 176;	18 19
	(c)	the City of Brisbane (Finance, Plans and Reporting) Regulation 2010, section 171.'.	20 21

Schedule

3	Section 105ZA(1), 'City of Brisbane Act 1924'—	
	omit, insert—	2
	'City of Brisbane Act 2010'.	3

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