Second print



New South Wales

Environmental Planning Legislation Amendment Bill 2006

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Environmental Planning Legislation Amendment Bill 2006

Act No , 2006

An Act to amend the *Environmental Planning and Assessment Act 1979* with respect to the certification of development, development contributions, major projects and other miscellaneous matters; to amend the *City of Sydney Act 1988* with respect to the Central Sydney Planning Committee; and for other purposes.

EXAMINED

Chairman of Committees

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Environmental Planning Legislation Amendment Act 2006.	3 4
2	Com	mencement	5
	(1)	This Act commences on the date of assent to this Act except as provided in subsection (2).	6 7
	(2)	The following provisions of this Act commence on a day or days to be appointed by proclamation:	8 9
		(a) Schedule 1 [6]–[31] and [42]–[46],	10
		(b) Schedule 3.3 and 3.4.	11
3	Ame No 2	ndment of Environmental Planning and Assessment Act 1979 03	12 13
		The <i>Environmental Planning and Assessment Act 1979</i> is amended as set out in Schedule 1.	14 15
4	Ame	ndment of City of Sydney Act 1988 No 48	16
		The City of Sydney Act 1988 is amended as set out in Schedule 2.	17
5	Ame	ndment of other Acts	18
		Each Act specified in Schedule 3 is amended as set out in that Schedule.	19
6	Repe	eal of Act	20
	(1)	This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	21 22
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	23 24

Amendment of Environmental Planning and Assessment Act 1979

Scł	nedule 1	Amendment of Environmental Planning and Assessment Act 1979	1 2
		(Section 3)	3
[1]	Section 4	Definitions	4
	Omit the de	lefinition of <i>Department</i> from section 4 (1). Insert instead: <i>Department</i> means the Department of Planning.	5 6
[2]	Section 75	5B Projects to which Part applies	7
	Insert "(inc section 75E	cluding by an order that amends such a policy)" after "Gazette" in B (1) (b).	8 9
[3]	Section 75	5B (1)	10
	Insert "or a	a class of" after "particular".	11
[4]	Section 75	5B (3)	12
		ly" after "If" and "The development is to be dealt with under this ingle project." after "applies.".	13 14
[5]	Section 75	5C Critical infrastructure projects	15
	Insert at the	e end of the section:	16
	(2)	Section 75B applies to a declaration under this section in the same way as it applies to a declaration under that section. The declaration of a critical infrastructure project under this section may (but need not) be made at the same time or by the same method as the declaration under section 75B relating to the project.	17 18 19 20 21 22
[6]	Section 75	5I Director-General's environmental assessment report	23
	Insert at the	e end of section 75I (2) (f):	24
		, and	25
		(g) a statement relating to compliance with the environmental assessment requirements under this Division with respect to the project.	26 27 28

[7]	Section 75	J Givi	ng of approval by Minister to carry out project	1
	Omit section	on 75J	(1) (a) and (b). Insert instead:	2
		(a)	the proponent makes an application for the approval of the Minister under this Part to carry out a project, and	3 4
		(b)	the Director-General has given his or her report on the project to the Minister,	5 6
[8]	Section 75	j (2) (a	a)	7
			statement relating to compliance with environmental ements)" after "recommendations".	8 9
[9]	Section 75	J (3)		10
	Omit the su	ubsection	on. Insert instead:	11
	(3)	proje the p woul appro the c infra prohi	eciding whether or not to approve the carrying out of a ect, the Minister may (but is not required to) take into account provisions of any environmental planning instrument that d not (because of section 75R) apply to the project if oved. However, the regulations may preclude approval for carrying out of a class of project (other than a critical structure project) that such an instrument would otherwise ibit.	12 13 14 15 16 17 18 19
[10]	Section 75	. ,		20
	Insert after			21
	(5)	requi state	conditions of approval for the carrying out of a project may ire the proponent to comply with any obligations in a ment of commitments made by the proponent (including by ring into a planning agreement referred to in section 93F).	22 23 24 25
[11]	Section 75	М Арр	blication for approval of concept plan for project	26
	(wherever	occurr	concept plan" from section 75M (1), "The concept plan" ing) from section 75M (2) and (3) and "the submission" ing) from section 75M (4).	27 28 29
			spectively, "apply for approval of a concept plan", "The 'an application for approval".	30 31

Amendment of Environmental Planning and Assessment Act 1979

Schedule 1

[12]	Section 75M (3A)	1
[·-]	Insert after section 75M (3):	2
	 (3A) A single application may be made for approval of a concept plan for a project and for approval to carry out any part or aspect of the project. In that case, environmental assessment requirements, public consultation and reports under this Division and Division 2 with respect to the project may be combined. 	- 3 4 5 6 7
[13]	Section 750 Giving of approval for concept plan	8
	Omit section 75O (1) (a) and (b). Insert instead:	9
	(a) the proponent makes an application for the approval of the Minister under this Part of a concept plan for a project, and	10 11
	(b) the Director-General has given his or her report on the project to the Minister,	12 13
[14]	Section 75O (2) (a)	14
	Insert "(and the statement relating to compliance with environmental assessment requirements)" after "recommendations".	15 16
[15]	Section 75O (3)	17
	Omit the subsection. Insert instead:	18
	(3) In deciding whether or not to give approval for the concept plan for a project, the Minister may (but is not required to) take into account the provisions of any environmental planning instrument that would not (because of section 75R) apply to the project if approved. However, the regulations may preclude approval for a concept plan for the carrying out of a class of project (other than a critical infrastructure project) that such an instrument would otherwise prohibit.	19 20 21 22 23 24 25 26
[16]	Section 75O (4)	27
	Omit "with such modifications of the project".	28
	Insert instead "with such modifications of the concept plan".	29
[17]	Section 75O (5)	30
	Insert after section 75O (4):	31
	(5) Approval for the concept plan may be given under this Division subject to satisfactory arrangements being made, before final approval is given for the project or any stage of the project under this Part or under the other provisions of this Act, for the purpose	32 33 34 35

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Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

of fulfilling the obligations in a statement of commitments made by the proponent (including by entering into a planning agreement referred to in section 93F).

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[18] Section 75P Determinations with respect to project for which concept plan approved

Insert after section 75P (1):

(1A) The further requirements for approval to carry out the project or any part of the project that the Minister may determine under subsection (1) (a) are not limited to matters that the Director-General may require under Division 2.

Note. The Minister may, for example, require a design competition for any building that is part of the project.

[19] Section 75P (2) (a1)

Insert after section 75P (2) (a):

(a1) any consent granted for the project or that stage of the project under Part 4 is to be subject to such conditions as the Minister directs for the purpose of fulfilling the obligations in a statement of commitments submitted by the proponent (in which case those conditions cannot be modified without the approval of the Minister and a person cannot appeal to the Court under this Act in respect of the direction or any such conditions imposed by the consent authority),

[20] Section 75P (2) (c1)

Insert after section 75P (2) (c):

(c1) a provision of an environmental planning instrument prohibiting or restricting the carrying out of the project or that stage of the project under Part 4 (other than a project of a class prescribed by the regulations) does not have effect if the Minister so directs,

[21] Section 75Q Appeal by proponent

Omit "a concept plan has been submitted" from section 75Q (1).

Insert instead "an application for approval of a concept plan has been made".

[22] Section 75R Application of other provisions of Act

Omit the note to section 75R (3). Insert instead:

Note. See sections 75J (3) and 75O (3) in relation to the application of such instruments when an application for approval of a project or a concept plan is being considered.

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[23]	Section 75	R (3A)	1		
	Insert after section 75R (3):					
	(3A)	envi of an prov	Minister may, by order published in the Gazette, amend an ronmental planning instrument to authorise the carrying out by of the following development (or to remove or modify any isions of the instrument that purport to prohibit or restrict the ying out of any of the following development):	3 4 5 6 7		
		(a)	development that is an approved project,	8		
		(b)	development that is a project for which a concept plan has been approved (whether or not approval for carrying out the project or any part of the project is subject to this Part).	9 10 11		
[24]	Section 75 land	S Ere	ction and occupation of buildings and subdivision of	12 13		
	Insert befor	re sect	ion 75S (1):	14		
	(1A)	81A	the purposes of this section, a relevant provision is section , section 109M or any other provision of this Act relating to ssue of subdivision certificates.	15 16 17		
[25]	Section 75	S (1)		18		
	Omit "Sect	ion 81	A". Insert instead "A relevant provision".	19		
[26]	Section 75	S (2)		20		
	Omit the su	ıbsecti	on. Insert instead:	21		
	(2)	Hov	vever:	22		
		(a)	a relevant provision does not apply unless that provision would have applied if this Part did not apply to the project, and	23 24 25		
		(b)	a relevant provision applies to a critical infrastructure project if the Minister when giving approval under this Part makes it a condition of that approval that the provision applies.	26 27 28 29		
[27]	Section 75	U App	provals etc legislation that does not apply	30		
	Insert "or 75U (1) (e)		protected land" after "clear native vegetation" in section	31 32		

Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

[28]	Sect	ion 75	5U (4)	1
			section 75U (3) (after the note):	2
		(4)	A reference in this section to an approved project includes a reference to any investigative or other activities that are required to be carried out for the purpose of complying with any environmental assessment requirements under this Part in connection with an application for approval to carry out the project or of a concept plan for the project.	3 4 5 6 7 8
[29]	Sect Part		X Miscellaneous provisions relating to approvals under this	9 10
		: "con (2) (e)	cept plans submitted for the Minister's approval" from section	11 12
	Inser	t inste	ad "applications for the Minister's approval of concept plans".	13
[30]	Sect	ion 75	SYA	14
	Inser	t after	section 75Y:	15
75YA Surrender of approvals and consents			16	
		(1)	An approval under this Part may be surrendered, subject to and in accordance with the regulations, by any person entitled to act on the approval.	17 18 19
		(2)	A condition of the approval of a project under this Part may require any one or more of the following:	20 21
			(a) the surrender under subsection (1) of any other approval under this Part relating to the project or the land concerned,	22 23
			(b) the surrender under section 104A of any development consent relating to the project or the land concerned,	24 25
			(c) the surrender, subject to and in accordance with the regulations, of a right conferred by Division 10 of Part 4 relating to the project or the land concerned.	26 27 28
[31]	Sect	ion 75	ZA Savings, transitional and other provisions	29
	Omit	sectio	on 75ZA (2) and (3). Insert instead:	30
		(2)	The regulations may make provision for or with respect to the effect of any such action under Part 4 or Part 5 after the declaration is made or to the effect of the revocation of a	31 32 33

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		declaration after an approval has been given under this Part. In particular, the regulations may make provision for or with respect to:	1 2 3
		(a) the termination or consolidation of consents or approvals under Part 4 or Part 5, and	4 5
		(b) the revival of consents or approvals under Part 4 or Part 5 or the preservation of the effect of approvals under this Part, and	6 7 8
		(c) the recognition of any environmental assessment under Part 4 or Part 5 for the purposes of this Part or of any environmental assessment under this Part for the purposes of Part 4 or Part 5.	9 10 11 12
	(3)	Any development that has been approved by the Minister under this Part (at any time after the commencement of this Part) is taken to be a project to which this Part applies, and to have been such a project for the purposes of any application, concept plan or other matter under this Part in relation to the development.	13 14 15 16 17
	(4)	Subsection (3) extends to things that purport to be done under this Part.	18 19
[32]	Section 78	A Application	20
	Omit "1–6,	8, 9" from section 78A (3). Insert instead "1–5".	21
[33]	Section 78	A (3), note	22
	Omit the no	ote to the subsection.	23
[34]	Section 93	D Relationship to planning instruments	24
	Omit "(oth	er than section 93I)".	25
[35]	Section 93	F Planning agreements	26
	Insert after	section 93F (3):	27
	(3A)	A planning agreement cannot exclude the application of section 94 or 94A in respect of development unless the consent authority for the development or the Minister is a party to the agreement.	28 29 30
[36]		l Circumstances in which planning agreements can or cannot d to be made	31 32
	Omit "appl	ication." from section 93I (3) (b). Insert instead:	33
		application,	34
		or that is in the terms of a commitment made by the proponent in a statement of commitments made under Part 3A.	35 36

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[37]	Section	94CA		1
	Insert at	fter section	n 94C:	2
g	94CA P	ublic serv	vice or public amenity may be provided outside NSW	3
		impos amen the ar	ndition may, with the written approval of the Minister, be sed under section 94 or 94A for the provision of a public ity or public service on land in another State or Territory if rea in which the development the subject of the condition is carried out adjoins the other State or Territory.	4 5 6 7 8
[38]	Section	94ED Pro	ovision of infrastructure	9
	Insert at	the end of	f section 94ED (1) (c):	10
			and	11
		(d)	the Minister, corporation, Department or Director-General doing any one or more of the following:	12 13
			(i) carrying out of any research or investigation,	14
			(ii) preparing any report, study or instrument,	15
			(iii) doing any other matter or thing in connection with the exercise of any statutory function under this Act,	16 17
[39]	Section	94ED (2)		18
	Insert "o	or within N	New South Wales" after "contributions area".	19
[40]	Section	94EE Mir	nister to determine development contributions	20
	Insert at	fter section	1 94EE (3):	21
	(34	of a condi infras	determination of the Minister is to identify what part (if any) development contribution, that is to be imposed as a ition under this Subdivision, is for the provision of structure by a council or for any one or more of the matters at in section 94ED (1) (d).	22 23 24 25 26
	(31		part of a development contribution identified in accordance subsection (3A):	27 28
		(a)	is, for the purposes of Subdivision 5, taken not to be received by the consent authority under this Subdivision, and	29 30 31
		(b)	is not to be taken into account in calculating the cost of infrastructure for the purposes of subsection (2) (b), and	32 33

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		(c)	is, if the part is identified as being for the provision of infrastructure by a council, to be provided to the council and is to be held and applied by the council in accordance with section 93E, and	1 2 3 4
		(d)	is, if the part is identified as being for any one or more of the matters set out in section 94ED (1) (d), to be provided to the Department and is to be held and applied by the Department in accordance with section 93E.	5 6 7 8
[41]	Section 95	Lapsi	ing of consent	9
	Insert after	section	n 95 (5):	10
	(6)	conse unde conse withit is sp	bite any other provision of this section, a development ent that is subject to a deferred commencement condition er section 80 (3) lapses if the applicant fails to satisfy the ent authority as to the matter specified in the condition in 5 years from the grant of the consent or, if a shorter period becified by the consent authority, within the period so ified.	11 12 13 14 15 16 17
[42]	Section 10	9E Pri	incipal certifying authorities	18
	Insert after	section	n 109E (1):	19
	(1AA)		council must, if appointed under subsection (1), accept that intment.	20 21
[43]	Section 10	9EA R	Replacement of principal certifying authorities	22
	Insert after	section	n 109EA (1):	23
	(1A)	to rep	e relevant authority approves the appointment of the council place another person as the principal certifying authority, the cil must accept that appointment.	24 25 26
[44]	Sections 1	09F (1	l) and 109G	27
	Omit "the o	ertifyi	ing authority is satisfied that" wherever occurring.	28

Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

[45]	Secti	ion 10	9Н	1			
	Omit	the se	ne section. Insert instead:				
	109H	Rest	rictions on issue of occupation certificates	3			
		(1)	There are two kinds of occupation certificates, as follows:	4			
			 (a) an <i>interim occupation certificate</i> that authorises a person to commence occupation or use of a partially completed new building, or to commence a new use of part of a building resulting from a change of building use for an existing building, 	5 6 7 8 9			
			(b) a <i>final occupation certificate</i> that authorises a person to commence occupation or use of a new building, or to commence a new use of a building resulting from a change of building use for an existing building.	10 11 12 13			
			It is not necessary for an interim occupation certificate to be issued before a final occupation certificate is issued with respect to the same building.	14 15 16			
		(2)	An occupation certificate must not be issued unless any preconditions to the issue of the certificate that are specified in a development consent or complying development certificate have been met.	17 18 19 20			
		(3)	An interim occupation certificate must not be issued to authorise a person to commence to occupy or use a partially completed new building unless:	21 22 23			
			(a) a development consent or complying development certificate is in force with respect to the building, and	24 25			
			(b) in the case of a building erected pursuant to a development consent but not a complying development certificate, a construction certificate has been issued with respect to the plans and specifications for the building, and	26 27 28 29			
			(c) the partially completed building is suitable for occupation or use in accordance with its classification under the <i>Building Code of Australia</i> , and	30 31 32			
			(d) such other requirements as are required by the regulations to be complied with before such a certificate may be issued have been complied with.	33 34 35			

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(4)	a per	terim occupation certificate must not be issued to authorise son to commence a new use of part of a building resulting a change of building use for an existing building unless:	1 2 3
	(a)	a development consent or complying development certificate is in force with respect to the change of building use, and	4 5 6
	(b)	the part of the building is suitable for occupation or use in accordance with its classification under the <i>Building Code</i> of Australia, and	7 8 9
	(c)	such other requirements as are required by the regulations to be complied with before such a certificate may be issued have been complied with.	10 11 12
(5)		al occupation certificate must not be issued to authorise a n to commence occupation or use of a new building unless:	13 14
	(a)	a development consent or complying development certificate is in force with respect to the building, and	15 16
	(b)	in the case of a building erected pursuant to a development consent but not a complying development certificate, a construction certificate has been issued with respect to the plans and specifications for the building, and	17 18 19 20
	(c)	the building is suitable for occupation or use in accordance with its classification under the <i>Building Code of</i> <i>Australia</i> , and	21 22 23
	(d)	such other matters as are required by the regulations to be complied with before such a certificate may be issued have been complied with.	24 25 26
(6)	perso	al occupation certificate must not be issued to authorise a on to commence a new use of a building resulting from a ge of building use for an existing building unless:	27 28 29
	(a)	a development consent or complying development certificate is in force with respect to the change of building use, and	30 31 32
	(b)	the building is suitable for occupation or use in accordance with its classification under the <i>Building Code of</i> <i>Australia</i> , and	33 34 35
	(c)	such other matters as are required by the regulations to be complied with before such a certificate may be issued have been complied with.	36 37 38

Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

		(7)	new l	s section: building includes an altered portion of, or an extension to, isting building.	1 2 3
[46]	Secti	ion 10	9J		4
	Omit	the se	ction. l	insert instead:	5
	109J	Rest	riction	on issue of subdivision certificates	6
		(1)	A sul unles	odivision certificate must not be issued for a subdivision s:	7 8
			(a)	the subdivision is not prohibited by or under this Act, and	9
			(b)	in the case of subdivision that may not be carried out except with development consent, a development consent (or, in the case of complying development, a complying development certificate) is in force with respect to the subdivision, and	10 11 12 13 14
			(c)	in the case of subdivision for which a development consent has been granted, the applicant has complied with all conditions of the consent that, by its terms, are required to be complied with before a subdivision certificate may be issued in relation to the plan of subdivision, and	15 16 17 18 19
			(d)	in the case of subdivision for which a "deferred commencement" consent under section 80 (3) has been granted, the applicant has satisfied the consent authority concerning all matters as to which the consent authority must be satisfied before the consent can operate, and	20 21 22 23 24
			(e)	in the case of subdivision that relates to land within a water supply authority's area of operations, the applicant has obtained a certificate of compliance from the water supply authority with respect to the subdivision of the land, and	25 26 27 28
			(f)	in the case of subdivision the subject of an order made by the Court under section 40 of the <i>Land and Environment</i> <i>Court Act 1979</i> concerning the provision of drainage easements, all such drainage easements have been acquired by the council as referred to in that section, and	29 30 31 32 33
			(g)	 in the case of subdivision the subject of a development consent for which the consent authority is required by the regulations to notify any objector: (i) at least 28 days have elapsed since the objector was notified, or 	34 35 36 37 38
				(ii) if an appeal has been made by the objector within that time, the appeal has been finally determined.	39 40

[47]

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(2) With not unle	hout limiting subsection (1), a subdivision certificate must be issued for a subdivision that involves subdivision work ess:	1 2 3	
(a)	the work has been completed, or	4	
(b)	agreement has been reached between the applicant for the certificate and the consent authority:	5 6	
	(i) as to the payment by the applicant to the consent authority of the cost of carrying out the work, and	7 8	
	(ii) as to when the work will be completed by the consent authority, or	9 10	
(c)	agreement has been reached between the applicant for the certificate and the consent authority:	11 12	
	(i) as to the security to be given by the applicant to the consent authority with respect to the work to be completed, and	13 14 15	
	(ii) as to when the work will be completed by the applicant.	16 17	
certi acco requ	section (2) does not prohibit the issue of a subdivision ificate for part only of land that may be subdivided in ordance with a development consent as long as the irrements of that subsection have been complied with in tion to that part.	18 19 20 21 22	
(4) In th	In this section:		
mea auth	<i>ificate of compliance</i> , in relation to a water supply authority, ns a certificate of compliance issued by the water supply ority under the Act under which the water supply authority is stituted.	24 25 26 27	
wate	er supply authority means:	28	
(a)	the Sydney Water Corporation, the Hunter Water Corporation or a water supply authority within the meaning of the <i>Water Management Act 2000</i> , or	29 30 31	
(b)	a council or county council exercising water supply, sewerage or stormwater drainage functions under Division 2 of Part 3 of Chapter 6 of the <i>Local Government Act 1993</i> .	32 33 34	
Section 109M O	ccupation and use of new building requires occupation	35 36	
Omit "(4)" from	section 109M (1).	37	

Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

[48]	Sect	Section 110E			
	Inser	Insert after section 110D:			
	110E	Exen	nption	s for certain activities	3
			Secti follo	ons 111 and 112 do not apply to or in respect of the wing (despite the terms of those sections):	4 5
			(a)	a modification of an activity, whose environmental impact has already been considered, that will reduce its overall environmental impact,	6 7 8
			(b)	a routine activity (such as the maintenance of infrastructure) that the Minister determines has a low environmental impact and that is carried out in accordance with a code approved by the Minister,	9 10 11 12
			(c)	an activity (or part of an activity) that has been approved, or is to be carried out, by another determining authority after environmental assessment in accordance with this Part.	13 14 15 16
[49]	Sect	ion 11	1A Ex	emption	17
	Omit	the se	ction.		18
[50]	Sect	ion 11	6D Re	ference of undetermined applications to Minister	19
	Omit	:"60 da	ays" fr	rom section 116D (1). Insert instead "40 days".	20
[51]	Sect	ion 11	6E Ne	gotiating determination of development application	21
	Omit	:"40 da	ays" fr	om section $116E(4)(c)$ and "40-day" from section $116E(5)$.	22
	Inser	t instea	ad, res	pectively, "21 days" and "21-day".	23
[52]	Sect	ion 12	2J Pov	wers of authorised officers to enter premises	24
	Omit	"or po	olice of	fficers" from section 122J (3).	25
	Inser	t instea	ad ", p	olice officers or other persons".	26
[53]	Sect evide		2S Pov	wer of authorised officers to require answers and record	27 28
	Inser	t after	section	n 122S (2):	29
		(3)	to att this s	uthorised officer may, by notice in writing, require a person rend at a specified place and time to answer questions under section if attendance at that place is reasonably required in that the questions can be properly put and answered.	30 31 32 33

[54]

Amendment of Environmental Planning and Assessment Act 1979

Schedule 1

- (4) The place and time at which a person may be required to attend under subsection (3) is to be: a place or time nominated by the person, or (a) if the place and time nominated is not reasonable in the (b) circumstances or a place and time is not nominated by the person, a place and time nominated by the authorised officer that is reasonable in the circumstances. (5) An authorised officer may cause any questions and answers to questions given under this section to be recorded if the officer has informed the person who is to be questioned that the record is to be made. (6) A record may be made using sound recording apparatus or audio visual apparatus, or any other method determined by the authorised officer. A copy of any such record must be provided by the authorised (7)officer to the person who is questioned as soon as practicable after it is made. A record may be made under this section despite the provisions (8) of any other law. Section 127 Proceedings for offences Insert after section 127 (5): However, proceedings for any such offence may also be (5A) commenced within, but not later than, 2 years after the date on which evidence of the alleged offence first came to the attention of an authorised officer within the meaning of Division 2C of Part 6. (5B) If subsection (5A) is relied on for the purpose of commencing proceedings for an offence, the information or application must contain particulars of the date on which evidence of the offence first came to the attention of an authorised officer and need not contain particulars of the date on which the offence was committed. The date on which evidence first came to the attention of an authorised officer is the date specified in the information or application, unless the contrary is established.
 - (5C) This section applies despite anything in the *Criminal Procedure Act 1986* or any other Act.
 - Page 17

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[55]			
r1	Section 13	7 Charges and fees fixed by regulation	1
	Insert after	section 137 (1):	2
	(1A)	The regulations may prescribe charges or fees, and prescribe the circumstances in which a person or body becomes liable for any such charge or fee, if the Minister, corporation, Department or Director-General carries out any research or investigation, prepares any report, study or instrument or does any other matter or thing in connection with the exercise of any statutory function under this Act, either at the request of the person or body or for the benefit of the person or body. Note. Such functions may include making an environmental planning instrument.	3 4 5 6 7 8 9 10 11 12
[56]	Schedule	6 Savings, transitional and other provisions	13
	Insert at the	e end of clause 1 (1):	14
		Environmental Planning Legislation Amendment Act 2006	15
[57]	Schedule	5	16
	Insert at the	e end of the Schedule with appropriate Part and clause numbers:	17
	Part	Environmental Planning Legislation	18
		Amendment Act 2006	19
	Defi	Amendment Act 2006	19 20
	Defi		
	Defi	nition	20
	-	nition In this Part: <i>amending Act</i> means the <i>Environmental Planning Legislation</i>	20 21 22
	-	nition In this Part: <i>amending Act</i> means the <i>Environmental Planning Legislation</i> <i>Amendment Act 2006</i> .	20 21 22 23
	Savi	 In this Part: <i>amending Act</i> means the <i>Environmental Planning Legislation</i> <i>Amendment Act 2006.</i> ngs and transitional regulations Regulations made under Part 1 of this Schedule have effect 	20 21 22 23 24 25
	Savi	 In this Part: <i>amending Act</i> means the <i>Environmental Planning Legislation</i> <i>Amendment Act 2006</i>. ngs and transitional regulations Regulations made under Part 1 of this Schedule have effect despite anything to the contrary in this Part. 	20 21 22 23 24 25 26

Amendment of Environmental Planning and Assessment Act 1979

Schedule 1

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- (3) The other amendments to Part 3A of this Act made by Schedule 1 to the amending Act extend to matters pending under Part 3A on the commencement of those amendments.
- (4) A concept plan that was submitted before the commencement of the amendments made by Schedule 1 [11], [18] and [25] to the amending Act may continue to be dealt with after that commencement as if it were an application for approval of a concept plan.

Planning agreements—exclusion of section 94 or 94A

Section 93F (3A), as inserted by the amending Act, applies only to a planning agreement that is entered into after the commencement of that subsection and that was the subject of public notice under section 93G after that commencement.

Contributions for public service or amenity outside NSW

Section 94CA, as inserted by the amending Act, extends to permit contributions provided for a public amenity or service, as a result of a condition allowed under a contributions plan that is in force before the commencement of that section, to be applied, with the written approval of the Minister, to an equivalent, similar or related public amenity or service.

Lapsing of consent

A development consent granted before the commencement of section 95 (6), as inserted by the amending Act, that is subject to a deferred commencement condition under section 80 (3), lapses if the applicant fails to satisfy the consent authority as to the matter specified in the condition within:

- (a) 5 years after the date consent was granted, or
- (b) 2 years after the date of the commencement of section 95 (6),

whichever is the later.

Occupation certificates

Section 109H, as substituted by the amending Act, does not apply to or in respect of an application for an occupation certificate made, but not determined, before that substitution and that section, as in force immediately before that substitution, continues to apply to and in respect of any such application.

Schedule 1 Amendment of Environmental Planning and Assessment Act 1979

Subdivision certificates

Section 109J, as substituted by the amending Act, does not apply to or in respect of an application for a subdivision certificate made, but not determined, before that substitution and that section, as in force immediately before that substitution, continues to apply to and in respect of any such application. 1

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Reference of undetermined applications to the Minister

Section 116D, as amended by the amending Act, does not apply to an application made, but not determined, before that amendment and that section, as in force immediately before that amendment, continues to apply to any such application.

Negotiating determination of development application

Section 116E, as amended by the amending Act, does not apply to an application made, but not determined, before that amendment and that section, as in force immediately before that amendment, continues to apply to any such application.

Time limit for bringing proceedings

Section 127 (5A)–(5C), as inserted by the amending Act, apply only in respect of offences alleged to have been committed after the commencement of those subsections.

Amendment of City of Sydney Act 1988

Sch	nedule 2	Amendment of City of Sydney Act 1988	1
		(Section 4)	2
[1]	Section 4 I	Definitions	3
	Insert after	section 4 (2):	4
	(3)	Notes included in this Act do not form part of this Act.	5
[2]	Section 31	Definitions	6
	Insert in alp	phabetical order:	7
	-	RailCorp means Rail Corporation New South Wales.	8
[3]	Section 32	Relationship of this Part and other provisions to Planning Act	9
	Omit "This	Part and Schedule 1 shall be" from section 32 (1).	10
	Insert instea	ad "This Part, section 61 and Schedule 1 are to be".	11
[4]	Section 34		12
	Omit the se	ction. Insert instead:	13
	34 Mem	bers of Planning Committee	14
	(1)	The Planning Committee is to consist of the following 7 members:	15 16
		(a) the Lord Mayor of Sydney,	17
		(b) 2 councillors of the City of Sydney elected by the City Council,	18 19
		(c) 4 persons (2 of whom are senior State government employees and 2 of whom are not State or local government employees) appointed by the Minister administering Part 4 of the Planning Act, each having expertise in at least one of architecture, building, civic design, construction, engineering, transport, tourism, the arts, planning or heritage.	20 21 22 23 24 25 26
	(2)	The Minister administering Part 4 of the Planning Act is to obtain the concurrence of the Minister administering the <i>Public Works</i> <i>Act 1912</i> before appointing a senior State government employee under subsection (1) (c) if the employee is appointed because of his or her expertise in architecture or civic design.	27 28 29 30 31
[5]	Section 41	Consultation with Minister or public authority	32
	Insert "or R	ailCorp" after "City Council" in section 41 (1).	33

[6]	Section 4	1 (2)	1
	Omit "sec	tion 84". Insert instead "section 79C".	2
[7]	Section 4	2 Minister or public authority may make representations	3
	Insert "(ot 42 (1).	her than RailCorp)" after "A Minister or public authority" in section	4 5
[8]	Section 4	3 Representations to be taken into consideration	6
	Omit "sec	tion 90 (1)" from section 43 (1). Insert instead "section 79C".	7
[9]	Section 4	5	8
	Omit the s	section. Insert instead:	9
	45 Sec	ction 79B of the Planning Act not to apply	10
		Section 79B of the Planning Act does not apply to or in respect	11
		of major development except in respect of a requirement in an	12
		environmental planning instrument that consent not be granted to	13
		the development without the consent, permission, approval or	14
		concurrence of RailCorp.	15
[10]	Section 6	1 Development contributions	16
	Insert at the	ne end of the section:	17
		Note. Section 32 (1) provides that this section is to be construed with, and as if it formed part of, the Planning Act.	18 19
[11]	Schedule	1 The Planning Committee	20
	Omit "(e)	" from the definition of <i>appointed member</i> in clause 1.	21
	Insert inst	ead "(c)".	22
[12]	Schedule	1, clause 1, definition of "elected member"	23
	Omit "(c)	". Insert instead "(b)".	24
[13]	Schedule	1, clause 4 (2)–(5)	25
	Omit the s	subclauses. Insert instead:	26
	(2)	The City Council may appoint an alternate for each of the elected members of the Planning Committee.	27 28
	(3)	The Minister administering Part 4 of the Planning Act may appoint alternates for the appointed members of the Planning Committee and the appointment of any such alternate may specify the circumstances in which the person so appointed is to act as an alternate.	29 30 31 32 33

Amendment of City of Sydney Act 1988

		(4)	A person, other than a person appointed under subclause (3), may not be an alternate member for more than one member of the Planning Committee at the same time.	1 2 3
		(5)	A person may not act in the office of more than one member of the Planning Committee at the same time.	4 5
[14]	Sche	edule '	1, clause 6	6
	Inser	t", or	alternate," after "An appointed member".	7
[15]	Sche	dule '	1, clause 6	8
	Omit	t "the a	appointed member". Insert instead "the member or alternate".	9
[16]	Sche	dule '	1, clause 6 (2)	10
	Inser	t at the	e end of the clause:	11
		(2)	Remuneration under this clause is not to be paid to an appointed	12
			member, or alternate, who is a State government employee.	13
[17]	Sche	dule '	1, clauses 15A and 16	14
	Omit	t claus	e 16. Insert instead:	15
	15A	Inclu	usion of items in agenda for meeting	16
			Any 2 members of the Planning Committee may notify the	17
			Chairperson of a matter or topic to be included in the agenda for	18
			a meeting of the Committee and the Chairperson is to ensure that the matter or topic is included in the agenda.	19 20
	16	App	lication of Local Government Act 1993 to meetings	21
			The following provisions apply to and in respect of the members	22
			of the Planning Committee in the same way as they apply to and	23
			in respect of councillors of a council, except in so far as provision is otherwise made by or under this Act:	24 25
			(a) Part 1 of Chapter 4 and Division 2 of Part 2 of Chapter 12	26
			of the Local Government Act 1993,	27
			(b) the regulations made under that Act (but only in so far as	28
			those regulations apply to the conduct of council meetings	29
			and the conduct of councillors in respect of such meetings).	30 31

[18]	Sche	edule 3	3 Savings, transitional and other provisions	1
	Omit	t clause	e 29 (1). Insert instead:	2
		(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	3 4 5
			this Act	6
			City of Sydney Amendment Act 1997	7
			Local Government Legislation Amendment (Elections) Act 1998	8
			<i>Environmental Planning Legislation Amendment Act 2006</i> (but only to the extent that it amends this Act)	9 10
[19]	Sche	edule 3	3, Part 10	11
	Inser	t after	Part 9:	12
	Par	t 10	Provisions consequent on enactment of Environmental Planning Legislation Amendment Act 2006	13 14 15
	32	Defir	nition	16
			In this Part:	17
			<i>amending Act</i> means the <i>Environmental Planning Legislation Amendment Act 2006</i> .	18 19
	33	Mem	bers of Planning Committee	20
			A person who was a member of the Planning Committee immediately before the substitution of section 34 by the amending Act continues to be a member despite that substitution until such time as the person ceases to be a member in accordance with this Act.	21 22 23 24 25
	34	Cond	currence of RailCorp	26
			Sections 41 (1) and 42 (1), as amended by the amending Act, and section 45, as substituted by that Act, do not apply to or in respect of a development application lodged, but not determined, before the commencement of Schedule 2 to the amending Act and those sections, as in force immediately before that commencement, continue to apply to and in respect of any such application.	27 28 29 30 31 32

Amendment of other Acts

Scł	nedul	e 3 Amendment of other Acts	1
		(Section 5)	2
3.1	Build	ing Professionals Act 2005 No 115	3
	Sched	ule 3 Amendment of Acts and regulation	4
	Insert	after proposed section 109EA (2) in Schedule 3.2 [11]:	5
		(3) If the Building Professionals Board approves the appointment of the relevant council to replace another person as the principal certifying authority under subsection (1) (a), the council must accept that appointment.	6 7 8 9
3.2		l Government and Environmental Planning and ssment Amendment (Transfer of Functions) Act 2001 3	10 11 12
[1]	Sched 1979	ule 2 Amendment of Environmental Planning and Assessment Act	13 14
	1982)	fan approved amusement device (within the meaning of the <i>Liquor Act</i> or poker machine (within the meaning of the <i>Registered Clubs Act</i> ? from paragraph (b) of the definition of <i>place of public entertainment</i> in [1].	15 16 17 18
		instead "an approved gaming machine within the meaning of the <i>ng Machines Act 2001</i> ".	19 20
[2]	Sched	lule 2, item [5]	21
	Omit '	⁶ 1–6, 8, 9". Insert instead "1–5".	22
[3]	Sched	lule 2, item [5]	23
	Omit '	5, 6, 8, 9". Insert instead "5".	24
[4]	Sched	lule 2, item [6]	25
	Omit t	he item.	26
[5]		lule 2, items [10A] and [10B] after item [10]:	27 28
[10A]	Section 157 Regulations	29
-		Insert after section 157 (1) (d):	30
		(d1) temporary structures, or	31

			(d2)	places of public entertainment, or	1
[10B]	Secti	on 157 (1)	(d3)	2
		Insert	after secti	on 157 (1) (d2) (as inserted by item [10A]):	3
			(d3)	domestic oil or solid fuel heating appliances (other than portable appliances), or	4 5
[6]	Sche	dule 2	, item [15]		6
	Omit	propos	sed clause	40 (4). Insert instead:	7
		(4)	This claus it commen	se ceases to have effect 2 years after the date on which nees.	8 9
[7]	Sche	dule 2	, item [15]		10
	Omit	propos	sed clause	41 (3). Insert instead:	11
		(3)	This claus it commen	se ceases to have effect 2 years after the date on which nees.	12 13
3.3	Stra	ta Sc	hemes (I	Freehold Development) Act 1973 No 68	14
[1]				of proposed strata plans, certain subdivisions and nto common property	15 16
	Omit	section	n 37 (1) an	d (1A). Insert instead:	17
		(1)	made to i plan that	b this Division, a local council must, on application t for a strata certificate in respect of a proposed strata does not include a development lot or lots, issue to the a strata certificate in respect of that plan if:	18 19 20 21
			a w sup	ere the land proposed to be subdivided is situated within vater supply authority's area of operations—the water ply authority has issued a certificate of compliance for proposed subdivision, and	22 23 24 25
			req	requirements of subparagraphs (i), (ii) and (iii) or the uirements of subparagraphs (iv), (v), (vi), (vii) and i) are satisfied:	26 27 28
			(i)	<i>Environmental Planning and Assessment Act 1979</i> with respect to the erection of any building containing any proposed lots to which the strata plan relates,	29 30 31 32 33
			(ii)	the proposed lots illustrated by that plan substantially correspond with parts of any such building shown in the building plans accompanying	34 35 36

Amendment of other Acts

Schedule 3

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the construction certificate and designated in those building plans as being intended for separate occupation,

- (iii) any such building was completed not more than 12 months, or such longer period as the local council may in any particular case fix, before the application for the strata certificate under this subsection was made to the certifier,
- (iv) separate occupation of the proposed lots illustrated by the strata plan will not contravene the provisions of the *Environmental Planning and Assessment Act* 1979 or of any environmental planning instrument within the meaning of that Act,
- (v) any consent required under that Act or instrument has been given in relation to the separate occupation of the proposed lots illustrated by that plan,
- (vi) having regard to the circumstances of the case and the public interest, the local council is satisfied that the subdivision to which the plan relates will not interfere with the existing or likely future amenity of the neighbourhood,
- (vii) the land proposed to be subdivided is not the subject of any outstanding order, requirement or notice of a kind referred to in, or given under, a provision referred to in subsection (1B),
- (viii) if the local council has made an order of the kind referred to in Order No 6 in the Table to section 121B of the *Environmental Planning and Assessment Act 1979* in relation to the land proposed to be subdivided—the order has been complied with or an appeal against the order has been made under section 121ZK of that Act and the Land and Environment Court has refused to confirm the order.
- (1A) Subject to this Division, a local council must, on application made to it for a strata certificate in respect of a proposed strata plan that includes a development lot or lots, or of a proposed strata plan of subdivision of a development lot, issue to the applicant a strata certificate in respect of that plan if:
 - (a) the requirements of subsection (1) (a) and (b) are satisfied, and

Schedule 3 Amendment of other Acts

			(b)		lan and any building containing proposed lots to the plan relates:	1 2
				(i)	satisfy any applicable development consent conditions, and	3 4
				(ii)	give effect to the stage of the strata development contract to which they relate.	5 6
[2]	Sect	ion 37	(1B)			7
	Omit	subs	ection	(1) (b)	(iv)". Insert instead "subsection (1) (b) (vii)".	8
[3]	Sect	ion 37	(3) (c)) and (4	4) (b)	9
				(1) (b) occurr) (i), (ii) and (iii), as if the reference in subsection ing.	10 11
		t inste		ibsectio	on (1) (b) (iv), (v) and (vi), as if the reference in	12 13
[4]	Sect	ion 37	(6) (a)			
	Omit	"subs	ection	(1) (b)	(iii)". Insert instead "subsection (1) (b) (vi)".	15
[5]	Sect	ion 37	Α			16
	Omit	the se	ction.	Insert i	nstead:	17
	37A	Appr	ovals	by acc	credited certifiers	18
		(1)	a pro	oposed	ed certifier may issue a strata certificate in respect of strata plan, proposed strata plan of subdivision or otice of conversion in accordance with this section.	19 20 21
		(2)		posed s	ed certifier must issue a strata certificate in respect of strata plan that does not include a development lot or	22 23 24
			(a)	there	is a relevant development consent in force, and	25
			(b)	terms	onditions of the development consent that, by its a, are required to be complied with before a strata icate may be issued have been complied with, and	26 27 28
			(c)	a wat suppl	e the land proposed to be subdivided is situated within the supply authority's area of operations—the water y authority has issued a certificate of compliance for coposed subdivision, and	29 30 31 32

Amendment of other Acts

Schedule 3

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(d)	the requirements of subparagraphs (i), (ii) and (iii) or the
	requirements of subparagraphs (iv), (v), (vi) and (vii) are
	satisfied:

- (i) a construction certificate has been issued under the *Environmental Planning and Assessment Act 1979* with respect to the erection of any building containing any proposed lots to which the strata plan relates,
- (ii) the proposed lots illustrated by that plan substantially correspond with parts of any such building shown in the building plans accompanying the construction certificate and designated in those building plans as being intended for separate occupation,
- (iii) any such building was completed not more than 12 months, or such longer period as the relevant local council may in any particular case fix, before the application for the strata certificate under this subsection was made to the certifier,
- (iv) separate occupation of the proposed lots illustrated by the strata plan will not contravene the provisions of the *Environmental Planning and Assessment Act* 1979 or of any environmental planning instrument within the meaning of that Act,
- (v) any consent required under that Act or instrument has been given in relation to the separate occupation of the proposed lots illustrated by that plan,
- (vi) the land proposed to be subdivided is not the subject of any outstanding order, requirement or notice of a kind referred to in, or given under, a provision referred to in section 37 (1B),
- (vii) if the relevant local council has made an order of the kind referred to in Order No 6 in the Table to section 121B of the *Environmental Planning and Assessment Act 1979* in relation to the land proposed to be subdivided—the order has been complied with or an appeal against the order has been made under section 121ZK of that Act and the Land and Environment Court has refused to confirm the order.

Schedule 3 Amendment of other Acts

(3)	a pro devel	ccredited certifier must issue a strata certificate in respect of oposed strata plan that includes a development lot or lopment lots, or in respect of a proposed strata plan of ivision of a development lot, if:	1 2 3 4
	(a)	the requirements of subsection (2) (a)-(d) are satisfied, and	5
	(b)	the plan and any building containing proposed lots to which the plan relates:	6 7
		(i) satisfy any applicable development consent conditions, and	8 9
		(ii) give effect to the stage of the strata development contract to which they relate.	10 11
(4)	a pla	ccredited certifier must issue a strata certificate in respect of n illustrating a proposed subdivision (not being a proposed ivision of a development lot) referred to in section 5 (7) (a)	12 13 14 15
	(a)	the requirements of subsection (2) (a), (b) and (d) (iv) and (v) are satisfied, and	16 17
	(b)	the body corporate concerned has certified that by resolution passed at a general meeting it agrees to the proposed subdivision.	18 19 20
(5)	a pla subdi	ccredited certifier must issue a strata certificate in respect of n illustrating a proposed subdivision (not being a proposed ivision of a development lot) referred to in section 5 (7) (b), r (d) if:	21 22 23 24
	(a)	the requirements of subsection (2) (a), (b) and (d) (iv) and (v) are satisfied, and	25 26
	(b)	the body corporate concerned has certified that by special resolution passed by the body corporate it agrees to the proposed subdivision.	27 28 29
(6)		ccredited certifier must issue a strata certificate in respect of posed notice of conversion if:	30 31
	(a)	the requirements of subsection (2) (a) and (b) are satisfied, and	32 33
	(b)	the body corporate concerned has certified that by special resolution passed by the body corporate it agrees to the proposed subdivision.	34 35 36
(7)	must with	ite any other provision of this section, a strata certificate not be issued by an accredited certifier unless all regulations respect to the provision of such certificates have been blied with.	37 38 39 40

Amendment of other Acts

[6]	Section 38	Encroachments	1
	Omit "it is	satisfied that" from section 38 (1).	2
[7]	Section 38	(1) (c)	3
	Insert "it is	satisfied that" before "retention".	4
[8]	Section 38	(1A)	5
• •		bsection. Insert instead:	6
	(1A)	An accredited certifier must refuse to issue a strata certificate in respect of a proposed strata plan or strata plan of subdivision if any building illustrated by that plan encroaches on to a public place unless:(a) the plan clearly indicates the existence of the encroachment and its nature and extent, and	7 8 9 10 11 12
		(b) either one of the following matters is satisfied:	13
		(i) the building complies with any relevant development consent in force with respect to the building with the encroachment,	14 15 16
		 (ii) any relevant development consent in force with respect to the subdivision the subject of the plan specifies the existence of the encroachment. 	17 18 19
[9]	Schedule 4	I Transitional and savings provisions	20
	Insert after Part 5:		
	Part 6	Transitional provisions relating to the Environmental Planning Legislation Amendment Act 2006	22 23 24
	1 Strat	a certificates	25
		Division 4 of Part 2, as amended by the <i>Environmental Planning</i> <i>Legislation Amendment Act 2006</i> , does not apply to or in respect of an application for a strata certificate made, but not determined, before the commencement of Schedule 3.3 to that Act and that Division, as in force immediately before that commencement, continues to apply to and in respect of any such application.	26 27 28 29 30 31

3.4 Strata Schemes (Leasehold Development) Act 1986 No 219

[1] Section 66 Approval of proposed strata plans, certain subdivisions and conversions of lots into common property

Omit section 66 (1). Insert instead:

- (1) Subject to this Division, a local council must, on application made to it for a strata certificate in respect of a proposed strata plan that does not include a development lot or lots, issue to the applicant a strata certificate in respect of that plan if:
 - (a) where the land proposed to be subdivided is situated within a water supply authority's area of operations—the water supply authority has issued a certificate of compliance for the proposed subdivision, and

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- (b) the requirements of subparagraphs (i), (ii) and (iii) or the requirements of subparagraphs (iv), (v), (vi), (vii) and (viii) are satisfied:
 - (i) a construction certificate has been issued under the *Environmental Planning and Assessment Act 1979* with respect to the erection of any building containing any proposed lots to which the strata plan relates,
 - (ii) the proposed lots illustrated by that plan substantially correspond with parts of any such building shown in the building plans accompanying the construction certificate and designated in those building plans as being intended for separate occupation,
 - (iii) any such building was completed not more than 12 months, or such longer period as the local council may in any particular case fix, before the application for the strata certificate under this subsection was made to the certifier,
 - (iv) separate occupation of the proposed lots illustrated by the strata plan will not contravene the provisions of the *Environmental Planning and Assessment Act* 1979 or of any environmental planning instrument within the meaning of that Act,
 - (v) any consent required under that Act or instrument has been given in relation to the separate occupation of the proposed lots illustrated by that plan,

Amendment of other Acts

[2]

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	(vi)	the public interest, the local council is satisfied that the subdivision to which the plan relates will not interfere with the existing or likely future amenity of	1 2 3 4
	(1111)	the neighbourhood, the land proposed to be subdivided is not the subject	5
	(vii)	of any outstanding order, requirement or notice of a	6 7
		kind referred to in, or given under, a provision referred to in subsection (1A),	8 9
	(viii)		10 11 12 13 14 15 16 17
Section 66	(1A)		18
Omit "subse	ction (1) (b) (iv) and (c) (iv)".	19
Insert instead	d "subsect	ion (1) (b) (vii)".	20
Section 66	(2)		21
Omit the sub	section. In	nsert instead:	22
(2)	made to i plan that strata pla	b this Division, a local council must, on application t for a strata certificate in respect of a proposed strata includes a development lot or lots, or of a proposed n of subdivision of a development lot, issue to the a strata certificate in respect of that plan if:	23 24 25 26 27
	(a) the and	requirements of subsection (1) (a) and (b) are satisfied,	28 29
		plan and any building containing proposed lots to ich the plan relates:	30 31
	(i)	*	32 33
	(ii)	give effect to the stage of the strata development	34

(ii) give effect to the stage of the strata development contract to which they relate.

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[4]	Sect	ion 66	6 (4) (C)	1
			section (1) (b) (i), (ii) and (iii) or subsection (1) (c) (i), (ii) and (iii), ference in subsection (1) (b) or (c)".	2 3
		t inste	ead "subsection (1) (b) (iv), (v) and (vi), as if the reference in (1)".	4 5
[5]	Sect	ion 66	6 (5) (b)	6
	Omi as if	t "subs the ref	section (1) (b) (i), (ii) or (iii) and subsection (1) (c) (i), (ii) and (iii) ference in subsection (1) (b) or (c)".	7
	Inser subs	t inste	ead "subsection (1) (b) (iv), (v) and (vi), as if the reference in (1) ".	9 10
[6]	Sect	ion 66	6 (7) (a)	11
	Omi	t "subs	section (1) (b) (iii) or (1) (c) (iii)".	12
	Inser	t inste	ad "subsection (1) (b) (vi)".	13
[7]	Sect	Section 66 (7A)		
r. 1	Insert after section 66 (7):			14 15
		(7A)		
		(7A)	For the purposes of subsections (1), (2), (4), (5) and (7), if an Act provides that Part 4 of the <i>Environmental Planning and</i>	16 17
			Assessment Act 1979 does not apply to the carrying out of the	18
			development on the land to which the strata plan relates, a	19
			reference in subsection (1) (b) (iv) or (v) to the Environmental	20
			Planning and Assessment Act 1979 or an environmental planning	21
			instrument is taken to be a reference to the Act under which	22
			development consent to the carrying out of development on that land may be granted or an instrument made under that Act as the	23
			case requires.	24 25
101	Sect	ion 66	*	
[8]	Section 66A			26
	Omit the section. Insert instead:			27
	66A	Арр	rovals by accredited certifiers	28
		(1)	An accredited certifier may issue a strata certificate in respect of	29
			a proposed strata plan, proposed strata plan of subdivision or proposed notice of conversion in accordance with this section.	30 31
		(2)	An accredited certifier must issue a strata certificate in respect of	32
			a proposed strata plan that does not include a development lot or lots if:	33
				34
			(a) there is a relevant development consent in force, and	35

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(b)	all conditions of the development consent that, by its terms, are required to be complied with before a strata certificate may be issued have been complied with, and		
(c)	where the land proposed to be subdivided is situated within a water supply authority's area of operations—the water supply authority has issued a certificate of compliance for the proposed subdivision, and		
(d)	the re requir satisf	quirements of subparagraphs (i), (ii) and (iii) or the rements of subparagraphs (iv), (v), (vi) and (vii) are ied:	
	(i)	a construction certificate has been issued under the <i>Environmental Planning and Assessment Act 1979</i> with respect to the erection of any building containing any proposed lots to which the strata plan relates,	
	(ii)	the proposed lots illustrated by that plan substantially correspond with parts of any such building shown in the building plans accompanying the construction certificate and designated in those building plans as being intended for separate occupation,	
	(iii)	any such building was completed not more than 12 months, or such longer period as the relevant local council may in any particular case fix, before the application for the strata certificate under this subsection was made to the certifier,	
	(iv)	separate occupation of the proposed lots illustrated by the strata plan will not contravene the provisions of the <i>Environmental Planning and Assessment Act</i> 1979 or of any environmental planning instrument within the meaning of that Act,	
	(v)	any consent required under that Act or instrument has been given in relation to the separate occupation of the proposed lots illustrated by that plan,	
	(vi)	the land proposed to be subdivided is not the subject of any outstanding order, requirement or notice of a kind referred to in, or given under, a provision referred to in section 66 (1A),	
	(vii)	if the relevant local council has made an order of the kind referred to in Order No 6 in the Table to section 121B of the <i>Environmental Planning and</i> <i>Assessment Act 1979</i> in relation to the land proposed to be subdivided—the order has been complied with	

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> or an appeal against the order has been made under section 121ZK of that Act and the Land and Environment Court has refused to confirm the order. (3) An accredited certifier must issue a strata certificate in respect of a proposed strata plan that includes a development lot or development lots, or in respect of a proposed strata plan of subdivision of a development lot, if: the requirements of subsection (2) (a)-(d) are satisfied, and (a) the plan and any building containing proposed lots to (b) which the plan relates: 10 satisfy any applicable development consent (i) 11 conditions, and 12 give effect to the stage of the strata development (ii) 13 contract to which they relate. 14 (4) An accredited certifier must issue a strata certificate in respect of 15 a plan illustrating a proposed subdivision (not being a proposed 16 subdivision of a development lot) referred to in section 4(7)(a)17 if: 18 (a) the requirements of subsection (2) (a), (b) and (d) (iv) and 19 (v) are satisfied (as if the reference in subsection (2) (d) 20 (iv) or (v) is a reference to the plan to which the application 21 for certification relates), and 22 the body corporate concerned has certified that by (b) 23 resolution passed at a general meeting it agrees to the 24 proposed subdivision. 25 (5) An accredited certifier must issue a strata certificate in respect of 26 a plan illustrating a proposed subdivision (not being a proposed 27 subdivision of a development lot) referred to in section $\hat{4}(\hat{7})$ (b), 28 (c) or (d) if: 29 (a) the requirements of subsection (2) (a), (b) and (d) (iv) and 30 (v) are satisfied (as if the reference in subsection (2) (d) 31 (iv) or (v) is a reference to the plan illustrating the 32 proposed subdivision), and 33 the body corporate concerned has certified that by special (b) 34 resolution passed by the body corporate it agrees to the 35 proposed subdivision. 36 (6) An accredited certifier must issue a strata certificate in respect of 37 a proposed notice of conversion if: 38 the requirements of subsection (2) (a) and (b) are satisfied, (a) 39 and 40

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	(b) the body corporate concerned has certified that by special resolution passed by the body corporate it agrees to the proposed subdivision.	1 2 3
(7)	For the purposes of subsections (2)–(5), if an Act provides that Part 4 of the <i>Environmental Planning and Assessment Act 1979</i> does not apply to the carrying out of the development on the land to which the strata plan relates, a reference in subsection (2) (d) (iv) or (v) to the <i>Environmental Planning and Assessment Act</i> <i>1979</i> or an environmental planning instrument is taken to be a reference to the Act under which development consent to the carrying out of development on that land may be granted or an instrument made under that Act as the case requires.	4 5 6 7 8 9 10 11
(8)	Despite any other provision of this section, a strata certificate must not be issued by an accredited certifier unless all regulations with respect to the provision of such certificates have been complied with.	13 14 15 16
Section 67	Encroachments	17
Omit "it is	satisfied that" from section 67 (1).	18
Section 67	(1) (c)	19
Insert "it is	satisfied that" before "retention".	20
Section 67	(1A)	21
Omit the su	bsection. Insert instead:	22
(1A)	An accredited certifier must refuse to issue a strata certificate in respect of a proposed strata plan or strata plan of subdivision if any building illustrated by that plan encroaches on to a public place unless:	23 24 25 26
	(a) the plan clearly indicates the existence of the encroachment and its nature and extent, and	27 28
	(b) either one of the following matters is satisfied:	29
	(i) the building complies with any relevant development consent in force with respect to the building with the encroachment,	30 31 32
	(ii) any relevant development consent in force with respect to the subdivision the subject of the plan specifies the existence of the encroachment.	33 34 35

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[12] Schedule 5 Transitional and savings provisions

Insert after Part 4:

Part 5 Transitional provisions relating to the Environmental Planning Legislation Amendment Act 2006

1 Strata certificates

Division 7 of Part 2, as amended by the *Environmental Planning Legislation Amendment Act 2006*, does not apply to or in respect of an application for a strata certificate made, but not determined, before the commencement of Schedule 3.4 to that Act and that Division, as in force immediately before that commencement, continues to apply to and in respect of any such application. 1

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