Economic Development and Other Legislation Amendment Bill 2018

Amendments during consideration in detail to be moved by The Honourable the Minister for State Development, Manufacturing, Infrastructure and Planning

1 After clause 65

Page 94, after line 28—insert—

65A Insertion of new ch 4, pt 3A

Chapter 4—

insert—

Part 3A Local consultative committees

159A Establishment

As soon as practicable after a declaration regulation is made under section 34(1), MEDQ must—

- (a) establish a committee (a local consultative committee) for the provisional priority development area declared under the declaration regulation; and
- (b) decide the terms of reference for the committee, including how the committee must operate in performing its functions.

159B Functions

(1) A local consultative committee for a provisional priority development area has the following functions—

- (a) to advise MEDQ about the following matters within the scope of the committee's terms of reference—
 - the impact, or potential impact, of proposed development in the area, including, for example, the impact or potential impact on the environment or public amenity;
 - (ii) community needs and expectations in the area;
- (b) to report to MEDQ, in accordance with the committee's terms of reference, about the committee's performance of its functions under this Act.
- (2) A local consultative committee may do all things necessary or convenient to be done for the performance of its functions.

159C Membership

- A local consultative committee for a provisional priority development area consists of the following persons (each a member)—
 - (a) the chief executive of the department or a senior executive nominated by the chief executive;
 - (b) the chief executive officer of the relevant local government for the provisional priority development area or a senior executive nominated by the chief executive officer;
 - (c) at least 1 person MEDQ considers can appropriately represent the interests of the local community;
 - (d) if MEDQ considers that 1 or more entities are likely to be affected by

development in the provisional priority development area—at least 1 person MEDQ considers can appropriately represent the interests of the entity or entities.

- (2) A member mentioned in subsection (1)(c) or (d) is an *appointed member*.
- (3) An appointed member is appointed by MEDO.
- (4) A local consultative committee must not consist of more than 3 appointed members.
- (5) A member of a local consultative committee holds office on the terms and conditions MEDQ considers appropriate, including terms about remuneration.
- (6) The chairperson of a local consultative committee is the member mentioned in subsection (1)(a).

159D Dissolution of local consultative committees

- (1) A local consultative committee for a provisional priority development area is dissolved on the earlier of the following—
 - (a) when MEDQ dissolves the committee;
 - (b) when the provisional priority development area ceases to be a provisional priority development area.
- (2) MEDQ must not dissolve a local consultative committee for a provisional priority development area before the provisional land use plan for the area is made.

2 Clause 71 (Amendment of sch 1 (Dictionary))

Page 104, after line 13—

insert-

local consultative committee see section 159A(a).

3 Clause 71 (Amendment of sch 1 (Dictionary))

Page 107, after line 6—

insert-

(3A) Schedule 1, definition *committee member*, 'committee.'—

omit, insert—

committee or a member of a local consultative committee.

4 Clause 190 (Insertion of new pt 10, div 2)

Page 190, line 12, after 'mentioned'—

insert—

in

5 Schedule 1 (Legislation amended)

Page 208, after line 17—

insert—

6A Section 169(1)(g)-

omit, insert—

(g) a member of a local representative committee;

6 Schedule 1 (Legislation amended)

Page 209, lines 9 and 10—

omit, insert—

13 Section 174(2)(a), from 'the board' to 'committees'—

omit, insert—

the board, local representative committees and local consultative committees

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