

# Brisbane Olympic and Paralympic Games Arrangements Amendment Bill 2024



#### Queensland

# **Brisbane Olympic and Paralympic Games Arrangements Amendment Bill 2024**

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30	Amendment of sch 1 (Dictionary)	54	

### 2024

## **A Bill**

for

An Act to amend the *Brisbane Olympic and Paralympic Games Arrangements Act 2021* for particular purposes

	The P	Parliament of Queensland enacts—	1
Clause	1	Short title	2
		This Act may be cited as the Brisbane Olympic and Paralympic Games Arrangements Amendment Act 2024.	3 4
Clause	2	Act amended	5
		This Act amends the <i>Brisbane Olympic and Paralympic Games Arrangements Act 2021</i> .	6 7
Clause	3	Amendment of long title	8
		Long title, 'for the'—	9
		omit, insert—	10
		, and a games venue and legacy delivery authority, for the Brisbane	11 12
Clause	4	Renumbering of pt 1 (Preliminary)	13
		Part 1—	14
		renumber as chapter 1.	15
Clause	5	Replacement of s 3 (Main purpose of Act)	16
		Section 3—	17
		omit, insert—	18
		3 Main purposes of Act	19
		The main purposes of this Act are—	20
		(a) to establish the Brisbane Organising Committee for the 2032 Olympic and Paralympic Games to plan, organise and	21 22 23

			deliver the games in accordance with the host contract; and
			to establish the Games Venue and Legacy Delivery Authority to ensure Queensland's readiness to successfully host, and maximise the legacy and benefits from, the games.
Clause	6	Insertion of new s 5	A
		After section 5—	
		insert—	
		5A Venues a	ınd villages
		regul sport:	ation, that is to or may fulfil operational or s-related needs for the Brisbane 2032 apic and Paralympic Games.
		regul relate and c	ation, that is to provide accommodation and ad facilities for competitors, team officials other team personnel for the Brisbane 2032 apic and Paralympic Games.
Clause	7	Renumbering and a functions and powe	mendment of pt 2 (Establishment, ers of corporation)
		(1) Part 2—	
		renumber as chap	ter 2.
		(2) Chapter 2 as renu	mbered, heading—
		omit, insert—	
		Chapter	•
			Committee for the
			2032 Olympic and
			Paralympic Games

s	8]
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Clause	8	Renumbering of pt 2, div 1 (Establishment)	1
		Part 2, division 1—	2
		renumber as chapter 2, part 1.	3
Clause	9	Renumbering of pt 2, div 2 (Functions and powers)	4
		Part 2, division 2—	5
		renumber as chapter 2, part 2.	6
Clause	10	Amendment of s 9 (Functions)	7
		Section 9(1), before '2032'—	8
		insert—	9
		Brisbane	10
Clause	11	Amendment of s 10 (Requirements for performance of functions)	11 12
		(1) Section 10(1)(a), before '2032'—	13
		insert—	14
		Brisbane	15
		(2) Section 10(1)—	16
		insert—	17
		(e) cooperate with the authority in good faith.	18
			19
Clause	12	Amendment of s 17 (Composition)	20
		(1) Section 17(1)(a)—	21
		omit, insert—	22
		(a) the president of the Australian Olympic Committee;	23 24
		(aa) any honorary life president of the Australian Olympic Committee;	25 26

		(2) Section 17(2), after '(1)(a)'—
		insert—
		, (aa)
		(3) Section 17(4), '(1)(a) and (f)'—
		omit, insert—
		(1)(f)
Clause	13	Amendment of s 18 (Nomination of independent directors)
		Section 18(3)—
		insert—
		(da) a director of the authority;
Clause	14	Amendment of s 22 (Term—nominated directors)
		Section 22(4)—
		omit.
Clause	15	Amendment of s 23 (Vacancy in office)
		(1) Section 23(1)(f), '17(1)(a), (f),'—
		omit, insert—
		17(1)(f),
		(2) Section 23(3), definition <i>nominating entity</i> , paragraph (a), '17(1)(a) or (f)'—
		omit, insert—
		17(1)(f)
Clause	16	Amendment of s 25 (President)
		Section 25(3)—
		insert—

		Part 1	Establishment	22
			Authority	21
		•	Legacy Delivery	20
		Chapter	3 Games Venue and	19
		insert—		18
		After section 53–	_	17
Clause	20	Insertion of new ch	ı 3	16
		Publ	lic Sector Act 2022	15
		omit, insert—		14
		Section 51(2), ' <i>P</i>	ublic Service Act 2008'—	13
Clause	19	Amendment of s 51	I (Corporation's staff)	12
		Pubi	lic Sector Act 2022	11
		omit, insert—		10
		Section 48(4)(b),	'Public Service Act 2008'—	9
Clause	18	Amendment of s 48	3 (Appointment)	8
		(c)	the directors holding office under section 17(1)(a) and (aa).	6 7
		omit, insert—		5
		Section 26(1)(c)	and (d)—	4
Clause	17	Amendment of s 26	6 (Vice presidents)	3
		(-7	president under this Act.	2
		(e)	performing any other function given to the	1

53AA E	stablish	ment	1
		ames Venue and Legacy Delivery ty (the <i>authority</i> ) is established.	2 3
53AB L	egal stat	us	4
(1)	The auth	nority—	5
	(a) is a	body corporate; and	6
	(b) has	a seal; and	7
	(c) mag	y sue and be sued in its corporate name.	8
(2)	The auth	nority does not represent the State.	9
53AC A	pplication	on of other Acts	10
	The auth	nority is—	11
		statutory body under the Financial countability Act 2009; and	12 13
		tatutory body under the Statutory Bodies nancial Arrangements Act 1982; and	14 15
	Not	e—	16
	Î	The Statutory Bodies Financial Arrangements Act 1982, part 2B sets out the way that Act affects the authority's powers.	17 18 19
		unit of public administration under the ime and Corruption Act 2001.	20 21
Part 2		Functions and powers	22
53AD F	unctions	<b>S</b>	23
(1)	The mai	n functions of the authority are—	24
	203	deliver venues in time for the Brisbane 32 Olympic and Paralympic Games and	25 26 27

		managing effects on users of venues during their development; and	1 2
	(b)	to monitor and ensure the delivery of villages in time for the games; and	3 4
	(c)	to co-ordinate and integrate the planning and delivery of State, Commonwealth and local government obligations under, or related to, the host contract.	5 6 7 8
(2)	The	authority also has—	9
	(a)	the functions given to it under this Act or another Act; and	10 11
	(b)	any other function, related to its main functions under subsection (1), prescribed by regulation.	12 13 14
53AE R	equi	rements for performance of functions	15
	In p	performing its functions, the authority must—	16
	(a)	seek to maximise the legacy and benefits, for Queensland, Australia and the Oceania region, of the Brisbane 2032 Olympic and Paralympic Games; and	17 18 19 20
	(b)	have regard to—	21
		(i) the financial resources of the authority, the corporation, the State and the Commonwealth that are available for the games; and	22 23 24 25
		(ii) the financial resources of local governments involved in the delivery of the games; and	26 27 28
		(iii) the document called 'Elevate 2042: Brisbane 2032 Olympic and Paralympic Games Legacy Strategy' prepared by the games delivery partners and published by the Queensland Government in 2023; and	29 30 31 32 33 34

		(iv)	the r	-	remen id	ts	und	er	the		hos	st	1 2
			require into by into the	y the	State	e to	ena	ble					3 4 5
			require into b State suppor and	y the	e Con	mm prii	onwo mary	ealt p	h ai urpo	nd se	th c	e of	6 7 8 9 10
	(c)	liabil have	its bes ities th been, lved u	at wi satis	ll not fied b	be, befo	or and or the	re li	kely	'n	ot t	0	11 12 13 14
	(d)	Gove inclu busin to the	re good rdance ernmen ding nesses, e autho ncial A	t's procu to the rity a	with policy areme ext	t al ent ent atut	he oout fron the ory b	pro n ] poli	Quee ocur Indig ocy a y und	ens ge ap de	lan nen nou plie	d t, is es	15 16 17 18 19 20 21
	(e)	co-o <sub>j</sub>	perate	with	the	COI	rpora	tior	n in	. §	goo	od	22 23
53AF Po	ower	S											24
(1)			rity ha	s all 1	the po	we	rs of	an i	indiv	vic	lua	1.	25
(2)			rity als Act or				er po	wer	give	en	to	it	26 27
53AG P	erfor ide a	ming	funct utside	ions Que	and ensl	exe and	ercis	sinç	g po	w	ers	5	28 29
			ority n										30 31

53AH A	uthentication of documents	1				
(1) A document executed by the authority, other than a document required to be sealed, is sufficiently executed if it is signed by—						
	(a) the chief executive officer; or	5				
(b) the chairperson; or						
	(c) another person authorised by the board.	7				
(2)	A document executed by the authority under seal is sufficiently executed if it is sealed in the way authorised by the board and signed by a person mentioned in subsection (1).	8 9 10 11				
Part 3	Games governance and planning documents	12 13				
Divisio	on 1 Transport and mobility strategy	14 15				
	quirement to prepare transport and bility strategy	16 17				
(1)	Within 18 months after the commencement, the authority must make a document called 'Brisbane 2032 Transport and Mobility Strategy' (the <i>transport and mobility strategy</i> ).	18 19 20 21				
(2)	The transport and mobility strategy must—	22				
	(a) identify transport infrastructure projects that are critical for delivery in time for the Brisbane 2032 Olympic and Paralympic Games; and	23 24 25 26				
	(b) describe measures to ensure the transport infrastructure projects mentioned in paragraph (a) are prioritised and integrated with other transport infrastructure projects.	27 28 29 30				

(3)	The transport and mobility strategy may include other matters the authority considers necessary for ensuring readiness to host the Brisbane 2032 Olympic and Paralympic Games.	1 2 3 4
(4)	Without limiting section 53AE(b), in preparing the transport and mobility strategy the authority must have regard to the host contract.	5 6 7
(5)	The authority must publish the transport and mobility strategy—	8 9
	(a) on the authority's website; and	10
	(b) with the approval of the games delivery partners.	11 12
(6)	In this section—	13
	transport infrastructure project means a project involving works relating to infrastructure, including infrastructure for any of the following—	14 15 16 17
	(a) busways;	18
	(b) rail or light rail;	19
	(c) roads;	20
	(d) pedestrian or bicycle paths;	21
	(e) ferries.	22
53A.I.C	onsultation	23
(1)		24
(1)	the authority must consult the following persons—	25 26
	(a) the chief executive officer of each relevant local government;	27 28
	(b) the chief executive officer of the corporation;	29 30
	(c) the chief executive of the department responsible for administering this Act;	31 32

	(d)	the chief executive of the department responsible for administering the <i>Transport Infrastructure Act 1994</i> ;	1 2 3
	(e)	Stadiums Queensland;	4
	(f)	the police commissioner;	5
	(g)	the Secretary of the Commonwealth department administered by the Commonwealth land transport Minister;	6 7 8
	(h)	any other games delivery partner.	9
(2)	In t	his section—	10
	the	mmonwealth land transport Minister means Commonwealth Minister who administers the ional Land Transport Act 2014 (Cwlth).	11 12 13
		ernment in whose area—	14 15
	(a)	an event that is proposed to be part of the sports program for the Brisbane 2032 Olympic and Paralympic Games will be held; or	16 17 18 19
	(b)	a transport infrastructure project mentioned in section 53AI is located or proposed to be located.	20 21 22
	utho ategy	ority may amend transport and mobility	23 24
	mol	e authority may amend the transport and bility strategy in accordance with the airements under sections 53AI and 53AJ.	25 26 27
		ion to particular entities to provide or n critical transport infrastructure	28 29
(1)		s section applies in relation to the following ties—	30 31
	(a)	a government agency other than—	32

	(i) a department, or an administrative unit within a department, of the Commonwealth Government; and	1 2 3
	(ii) a statutory body representing the Commonwealth;	4 5
	(b) any other local government.	6
(2)	The authority may give the entity a written direction to take stated actions to provide or maintain critical transport infrastructure identified in the transport and mobility strategy under section 53AI(2)(a).	7 8 9 10 11
(3)	However, the direction may be given to the entity only if—	12 13
	(a) the authority has made reasonable endeavours, but has been unable, to reach agreement with the entity about the actions to be taken by the entity to provide or maintain the infrastructure; and	14 15 16 17 18
	(b) the authority is satisfied the actions are necessary to ensure readiness to host the Brisbane 2032 Olympic and Paralympic Games; and	19 20 21 22
	(c) the transport and mobility strategy has been published under section 53AI(5).	23 24
(4)	Before giving the proposed direction, the authority must give the entity an opportunity of at least 30 business days to give a written submission to the authority about the direction.	25 26 27 28
(5)	If the entity gives a written submission to the authority within the period mentioned in subsection (4), the authority must—	29 30 31
	(a) consider the submission; and	32
	(b) if a direction is given by the authority—publish the direction and the authority's response to the submission on its website.	33 34 35 36

(6)	The direction may state conditions on which the critical transport infrastructure must be provided or maintained.	1 2 3
(7)	The entity—	4
	(a) must comply with the direction; and	5
	(b) may publish a copy of the direction on its website.	6 7
(8)	Subsection (7)(a) applies only if the authority has complied with subsection (5).	8 9
(9)	Subsection (6) applies despite any other Act or law.	10 11
Divisio	on 2 Other documents	12
53AM R	Requirement to prepare games coordination	13 14
(1)	Within 12 months after the commencement, the authority must make a document called 'Games Coordination Plan' (the <i>coordination plan</i> ).	15 16 17
(2)	The purpose of the coordination plan is to provide assurance for games delivery partners in relation to the authority's function mentioned in section 53AD(1)(c).	18 19 20 21
(3)	The coordination plan must—	22
	(a) identify the obligations of the State, the Commonwealth and local governments under, or related to, the host contract; and	23 24 25
	(b) provide for the allocation and coordination of the performance of the obligations mentioned in paragraph (a).	26 27 28
(4)	In making the coordination plan, the authority must—	29 30

		(a)		sult Stadiums Queensland and games very partners; and	1 2
		(b)	take not-	reasonable steps to ensure the plan does	3 4
			(i)	impose an obligation on a games delivery partner that is materially different to a commitment made by the partner under a relevant agreement; or	5 6 7 8
			(ii)	materially limit or adversely affect a right of a games delivery partner under a relevant agreement.	9 10 11
	(5)	In tl	nis se	ction—	12
		rele	vant	agreement means—	13
		(a)	the l	host contract; or	14
		(b)		agreement entered into by the State to ble it to enter into the host contract.	15 16
53	AN M	lemo	rand	lum of understanding	17
	(1)	com	men	rperson must, within 12 months after the cement, enter into a memorandum of nding with games delivery partners.	18 19 20
	(2)	deli	erstar very	arpose of the memorandum of ading is to provide assurance for games partners in relation to the authority's mentioned in section 53AD(1).	21 22 23 24
	(3)	the coll gam Stat	g abora nes de e, C	norandum of understanding must outline overnance principles supporting tion between the authority and the elivery partners in the performance of ommonwealth and local government ins under, or related to, the host contract.	25 26 27 28 29 30

Part 4	Provisions facilitating development for venues and villages	1 2 3
Division 1	Preliminary	4
53AO Purpo	se of part	5
deli	purpose of this part is to facilitate the timely very of development for venues and villages ccordance with the host contract by—	6 7 8
(a)	enabling the authority to facilitate the making of timely and efficient decisions under the <i>Planning Act 2016</i> or the <i>Economic Development Act 2012</i> relevant to the development; and	9 10 11 12 13
(b)	providing for a process to declare the development to be accepted development under the <i>Planning Act 2016</i> or PDA accepted development under the <i>Economic Development Act 2012</i> ; and	14 15 16 17 18
(c)	enabling land to be acquired for a venue or village.	19 20
53AP Defini	tions for part	21
In th	nis part—	22
sect	uisition land means land declared under ion 53AU(2) to be acquisition land for a ue or village.	23 24 25
mea	elopment means development within the uning of the <i>Planning Act 2016</i> or the nomic Development Act 2012.	26 27 28

	deferences to development for a venue or age	1 2
(1)	For this part, a reference to development for a venue or village includes a reference to development that provides infrastructure for the purposes of the venue or village, whether or not the infrastructure—	3 4 5 6 7
	(a) is located within, or wholly or partly outside, the venue or village; or	8 9
	(b) also has another purpose.	10
(2)	In this section—	11
	<i>infrastructure</i> includes land, roads, railways, facilities, services and works, including building, operational, plumbing and drainage work.	12 13 14
Divisio	on 2 Facilitating planning decisions	15 16
Subdi	vision 1 Information powers etc.	17
	virection to give information, documents or sistance to facilitate planning decisions	18 19
(1)	This section applies if the authority is satisfied it is necessary to exercise powers under this section to facilitate efficient and timely decision-making in relation to—	20 21 22 23
	(a) an application for a relevant planning approval for development for a venue or village; or	24 25 26
	(b) the making or amendment by the Minister of a designation for premises under the <i>Planning Act 2016</i> , if the development the subject of the designation is development for a venue or village.	27 28 29 30 31

(2)	The authority may give a person a written notice requiring the person to give the authority information, documents or assistance the authority reasonably requires in relation to the decision.	1 2 3 4 5
(3)	The notice must state—	6
	(a) the information, documents or assistance the person is directed to give; and	7 8
	(b) the period within which the person is required to comply with the notice.	9 10
(4)	The person to whom the notice is given must take all reasonable steps to comply with the direction within the period stated in the notice.	11 12 13
(5)	In this section—	14
	<i>relevant planning approval</i> , for development for a venue or village, means—	15 16
	(a) a development approval under the <i>Planning Act 2016</i> ; or	17 18
	(b) a PDA development approval under the <i>Economic Development Act 2012</i> .	19 20
Subdiv	vision 2 Declaration of accepted development or PDA accepted development	21 22 23
	eclaration of accepted development or PDA epted development	24 25
(1)	A regulation may declare development for a venue or village to be the following category of development—	26 27 28
	(a) for development under the <i>Planning Act</i> 2016—accepted development under that Act.	29 30 31

	(b)	for development under the <i>Economic Development Act 2012</i> —PDA accepted development under that Act.	1 2 3
(2)	Cou	Minister may recommend to the Governor in uncil the making of a regulation under section (1) only if the Minister is satisfied—	4 5 6
	(a)	the Act mentioned in subsection (1)(a) or (b), or another Act regulating the development, may have an adverse effect on the timely delivery of the venue or village; and	7 8 9 10 11
	(b)	the making of the declaration is necessary to facilitate the timely delivery of the venue or village; and	12 13 14
	(c)	the authority has made reasonable endeavours to consult, in the way the authority considers appropriate, the following persons in relation to the proposed declaration—	15 16 17 18 19
		(i) the chief executive of the department responsible for administering the <i>Planning Act 2016</i> ;	20 21 22
		(ii) MEDQ established under the <i>Economic Development Act 2012</i> ;	23 24
		(iii) the Coordinator-General;	25
		(iv) the chief executive of a local government in whose area the development is or will be located.	26 27 28
(3)	Bef regu	ore recommending the making of the alation, the Minister must have regard to—	29 30
	(a)	the Act mentioned in subsection (1)(a) or (b); and	31 32
	(b)	the State Development and Public Works Organisation Act 1971; and	33 34
	(c)	any other Act regulating the development.	35

53AT E	ffect of declaration	1
(1)	While a regulation under section 53AS(1) is in effect, the development is the declared category of development.	2 3 4
(2)	Subject to subsection (1), other Acts of the State or the Commonwealth continue to apply in relation to the development.	5 6 7
Divisio	on 3 Acquisition of land for	8
	venues and villages	9
53AU D	eclaration of acquisition land	10
(1)	This section applies if the Minister is satisfied that—	11 12
	(a) land is required for a venue or village; and	13
	(b) it is necessary to enable the authority to take land to facilitate the timely delivery of the venue or village.	14 15 16
(2)	A regulation may declare the land to be acquisition land for the venue or village.	17 18
(3)	Before recommending to the Governor in Council the making of the regulation, the Minister must be satisfied the authority has made reasonable endeavours to consult, in the way the authority considers appropriate, the Coordinator-General in relation to the proposed recommendation.	19 20 21 22 23 24
(4)	The Minister and the authority are not required to consult any other person, including an owner of the land, before the Minister recommends the making of the regulation.	25 26 27 28
53AV P	ower to take acquisition land	29
(1)	The authority may take acquisition land for the purpose of delivering the venue or village to	30 31

	which the acquisition land relates.	1
(2)	However, the authority may take the acquisition land only if the authority is satisfied the taking of the acquisition land is necessary for the purpose mentioned in subsection (1).	2 3 4 5
(3)	The authority's power to take acquisition land for the purpose mentioned in subsection (1)—	6 7
	(a) applies even though—	8
	(i) the taking of the land is for conferring rights or interests in the land on another entity; and	9 10 11
	<ul><li>(ii) an entity may derive a measurable benefit from any action taken on the land to facilitate the delivery of the venue or village; and</li></ul>	12 13 14 15
	(b) includes the power to take, from time to time as required, the land for another purpose incidental to the purpose mentioned in subsection (1).	16 17 18 19
(4)	If the taking of the acquisition land is for conferring rights or interests in the land on another entity, the authority may take the land only if reasonable steps have been taken to obtain the agreement of the owner of the land to actions on the land that would facilitate the purpose mentioned in subsection (1) for which the land is being taken, whether or not the owner has agreed to the actions.	20 21 22 23 24 25 26 27 28
(5)	The process under the Acquisition of Land Act 1967 for the taking of land, and the payment of compensation for taking land, applies to the taking of acquisition land under this section as if—	29 30 31 32 33
	(a) the acquisition land were being taken under the Acquisition of Land Act 1967 by the authority as a constructing authority under that Act; and	34 35 36 37

	(b) the Minister were the relevant Minister under that Act.	1 2
(6)	The Acquisition of Land Act 1967 must be read with and subject to the modifications and adaptations necessary to give operation and effect to subsection (5).	3 4 5 6
(7)	To remove any doubt, it is declared that the taking of acquisition land under this section is not a taking of land under the <i>Acquisition of Land Act 1967</i> .	7 8 9 10
53AW P	ower to take easements and other interests	11
(1)	The authority's power to take land for the purpose mentioned in section 53AV(1) includes—	12 13
	(a) power to take an easement, or another interest in land above or beneath the surface, without acquiring rights in the surface; and	14 15 16
	(b) power to take a lease of State land or another interest in State land.	17 18
(2)	If the authority issues a notice of intention to resume a lease of State land, or some other interest in State land that is less than freehold, the authority must file a copy of the notice in the appropriate land register kept under the <i>Land Act</i> 1994.	19 20 21 22 23 24
(3)	If the authority amends or discontinues a resumption mentioned in subsection (2), the authority must immediately file a notice of the amendment or discontinuance in the register.	25 26 27 28
(4)	This division, and the process under the <i>Acquisition of Land Act 1967</i> for the taking of land and the payment of compensation for taking land, apply in relation to the easement or other interest mentioned in subsection (1) as if the easement or other interest were land.	29 30 31 32 33 34
(5)	The Acquisition of Land Act 1967 must be read	35

	with and subject to the modifications and adaptations necessary to give operation and effect to subsections (2), (3) and (4).	1 2 3
(6)	To remove any doubt, it is declared that the taking of land under this section is not a taking of land under the <i>Acquisition of Land Act 1967</i> .	4 5 6
(7)	In this section—	7
	easement includes a public utility easement under the Land Act 1994 or the Land Title Act 1994.	8 9
53AX R	elationship with native title legislation	10
(1)	For the taking of land under section 53AV and the payment of compensation for the land taken—	11 12
	(a) the process mentioned in section 53AV(5) must be carried out in a way that is consistent with the <i>Native Title</i> (Queensland) Act 1993 and the Native Title Act 1993 (Cwlth); and	13 14 15 16 17
	(b) if the <i>Native Title (Queensland) Act 1993</i> or the <i>Native Title Act 1993</i> (Cwlth) states a process in relation to the taking or payment that is in addition to the process stated in the <i>Acquisition of Land Act 1967</i> , the additional process also applies to the taking or payment; and	18 19 20 21 22 23 24
	(c) the Land Court is the independent body for the <i>Native Title Act 1993</i> (Cwlth), section 24MD(6B).	25 26 27
(2)	To remove any doubt, it is declared that this Act is a compulsory acquisition Act under the <i>Native Title (Queensland) Act 1993</i> , section 144(4).	28 29 30
53AY V	esting of land taken under s 53AV	31
(1)	Land taken under section 53AV vests in the entity stated in the gazette resumption notice for the	32 33

	taking of the land on the day the notice is published in the gazette.	1 2
(2)	If the land taken under section 53AV is a lease of State land or another interest in State land that is less than freehold, as mentioned in section 53AW, the land vests in the entity stated in the gazette resumption notice as an estate in fee simple.	3 4 5 6 7
(3)	The Governor in Council is authorised to grant in fee simple and so vest the land mentioned in subsection (2) subject to the reservations and conditions that are authorised or required under the <i>Land Act 1994</i> .	8 9 10 11 12
(4)	In this section—	13
	gazette resumption notice see the Acquisition of Land Act 1967, schedule 2.	14 15
53AZ P	ower to use, lease or dispose of land	16
	The authority may, to give effect to the purpose mentioned in section 53AV(1), do any or all of the following—	17 18 19
	(a) lease, or agree to lease, to any person land taken, or proposed to be taken, under section 53AV;	20 21 22
	(b) sign an agreement with any person to carry out, own, operate and maintain any works or development on land taken, or proposed to be taken, under section 53AV;	23 24 25 26
	(c) sign an agreement with any person in relation to works or development for land taken, or proposed to be taken, under section 53AV;	27 28 29 30
	(d) sell land taken, or agree to sell land to be taken, under section 53AV.	31

	pplication of Acquisition of Land Act 1967, 36 and 37	1 2
	The Acquisition of Land Act 1967, sections 36 and 37 apply in relation to exercising a power to take land under this division as if the authority were exercising its power to take land, as a constructing authority, under the Acquisition of Land Act 1967.	3 4 5 6 7
Divisio	on 4 Miscellaneous provisions	8
53BB D	ecisions under part are final	9
(1)	Unless the Supreme Court decides a relevant decision is affected by jurisdictional error, the decision—	10 11 12
	(a) is final and conclusive; and	13
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called into question in any other way under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and	14 15 16 17 18 19
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	20 21 22 23
(2)	The <i>Judicial Review Act 1991</i> , part 5 applies to a relevant decision to the extent it is affected by jurisdictional error.	24 25 26
(3)	For the removal of doubt, it is declared that this section does not limit the Land Court's ability to decide a claim for compensation for the taking of land under division 3.	27 28 29 30
(4)	In this section—	31
	<i>relevant decision</i> means a decision made under this part by the authority or the Minister.	32 33

Part 5	Board of directors	1
Divisio	on 1 Establishment, functions and powers	2 3
53BC E	stablishment	4
	There is a board of directors of the authority (the <i>board</i> ).	5 6
53BD F	unctions	7
	The functions of the board are—	8
	(a) to ensure the authority performs its functions in a proper, effective and efficient way; and	9 10 11
	(b) any other function given to the board under this Act.	12 13
53BE P	owers	14
(1)	The board has the power to do anything necessary or convenient to be done in performing its functions.	15 16 17
(2)	Anything done in the name of, or for, or with the authority of, the board is taken to have been done by the authority.	18 19 20
Divisio	on 2 Composition	21
53BF C	omposition	22
(1)	The board consists of not more than 7 persons (each a <i>director</i> ) nominated by the Minister.	23 24
(2)	The Minister may nominate a person only if the	25

	pers	son—	1
	(a)	is stated to be preferred as, or suitable to be, a director in a list made by the selection panel under section 53BH(2)(a) or (b); and	2 3 4
	(b)	is appropriately qualified; and	5
	(c)	is not a person mentioned in subsection (3).	6
(3)		nominated person must not be any of the owing—	7 8
	(a)	an elected office holder;	9
	(b)	a public service employee;	10
	(c)	an employee of a local government;	11
	(d)	an APS employee under the <i>Public Service Act 1999</i> (Cwlth);	12 13
	(e)	a director of the corporation;	14
	(f)	a member of the governing body, or an employee, of any of the following entities—	15 16
		(i) the Australian Olympic Committee;	17
		(ii) Paralympics Australia;	18
		(iii) the International Olympic Committee;	19
		(iv) the International Paralympic Committee.	20 21
(4)	Mir	considering a proposed nomination, the nister and the members of the selection panel at have regard to each of the following—	22 23 24
	(a)	the person's skills, knowledge and experience in areas relevant to the performance of the board's functions;	25 26 27
	(b)	the diversity of the skills, knowledge and experience of the board's directors relevant to the board's functions;	28 29 30
	(c)	the Queensland Government's policy about gender equity on boards;	31 32

	(d) the diversity of the board's directors.	1
(5)	A director must be appointed by the Governor in Council.	2 3
53BG C	hairperson	4
(1)	The Governor in Council may appoint a director recommended by the Minister to be the chairperson of the board.	5 6 7
(2)	The Minister may only recommend a person who is stated to be preferred as, or suitable to be, the chairperson in a list made by the selection panel under section 53BH(2)(a) or (c).	8 9 10 11
(3)	A person may be appointed as the chairperson at the same time as the person is appointed as a director.	12 13 14
(4)	The chairperson holds office for the term stated in the person's instrument of appointment as chairperson.	15 16 17
(5)	However, the person's appointment as chairperson ends if the person stops being a director.	18 19 20
(6)	If a person resigns from the office of chairperson, the person's appointment as a director ends.	21 22
53BH So	election panel for nomination of directors I chairperson	23 24
(1)	For sections 53BF and 53BG, the selection panel consists of the following members—	25 26
	(a) the chief executive of the department responsible for administering this Act;	27 28
	(b) either—	29
	(i) the Commonwealth infrastructure secretary; or	30 31

		(ii) another Secretary of a Commonwealth department nominated in writing by the Commonwealth infrastructure secretary;	1 2 3 4
	(c)	the chief executive officer of the Brisbane City Council;	5 6
	(d)	the chief executive officer of the Sunshine Coast Regional Council;	7 8
	(e)	the chief executive officer of the Gold Coast City Council;	9 10
	(f)	the chief executive officer of the corporation;	11 12
	(g)	the chief executive officer of the Australian Olympic Committee;	13 14
	(h)	the chief executive officer of Paralympics Australia;	15 16
	(i)	the chief executive officer of the Council of Mayors (SEQ) Pty Ltd.	17 18
(2)		selection panel must, on request, give the ister the following lists—	19 20
	(a)	a list stating up to 7 persons who are the panel's preference for nomination for appointment as directors, including a person preferred for nomination for appointment as the chairperson (the <i>preferred chairperson</i> );	21 22 23 24 25
	(b)	a list stating persons suitable for appointment as director if a person mentioned in paragraph (a) is not able to be appointed, or continue in office, as a director;	26 27 28 29 30
	(c)	from the list mentioned in paragraph (b)—a list stating persons suitable for appointment as chairperson if the preferred chairperson is not able to be appointed, or continue in office, as the chairperson.	31 32 33 34 35

	(3)	The Minister must give each member of the selection panel a written notice stating the reasonable day by which the panel must give the Minister a list mentioned in subsection (2).	1 2 3 4
	(4)	A person must be chosen for inclusion in a list by a majority of votes of the members of the selection panel.	5 6 7
	(5)	The chief executive of the department responsible for administering this Act has a casting vote for the purposes of subsection (4).	8 9 10
	(6)	In this section—	11
		Commonwealth infrastructure secretary means the Secretary of the Commonwealth department responsible for administering matters relating to infrastructure.	12 13 14 15
53B	l Ro	le of president of board of corporation	16
	(1)	The president of the board of the corporation is responsible for helping the board of the authority perform its functions.	17 18 19
	(2)	For subsection (1), the president may attend the board's meetings and participate in the board's deliberations but may not vote at the meetings.	20 21 22
	(3)	Subsection (4) applies if—	23
		(a) the president has a direct or indirect interest in a matter being considered, or about to be considered, at a board meeting; and	24 25 26
		(b) the interest could conflict with the performance of the president's functions under subsection (1).	27 28 29
	(4)	As soon as practicable after the relevant facts come to the president's knowledge, the president must disclose the nature of the interest at the board meeting.	30 31 32 33
	(5)	The president is not entitled to be paid any	34

	additional remuneration or allowances for performing a function under this section.	1 2
53BJ C	onditions of appointment	3
(1)	A director is to be paid the remuneration and allowances decided by the Governor in Council.	4 5
(2)	A director holds office on the terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	6 7 8
53BK T	erm of appointment	9
(1)	A director holds office for the term stated in the director's instrument of appointment.	10 11
(2)	The stated term must not be longer than 4 years.	12
(3)	A director may be reappointed.	13
53RI V	acancy in office	14
JODE V	A director's office becomes vacant if the director—	15 16
	(a) completes a term of office and is not reappointed; or	17 18
	(b) resigns office by signed notice given to the Minister; or	19 20
	(c) is disqualified from continuing as a director under section 53BM; or	21 22
	(d) is removed from office; or	23
	(e) is absent without permission of the board from 3 consecutive board meetings of which proper notice has been given; or	24 25 26
	(f) no longer meets the requirements under section 53BF(3).	27 28

SPINI D	isquaimeation	1
(1)	A person is disqualified from becoming, or continuing in office as, a director if the person—	2 3
	(a) has a conviction, other than a spent conviction, for an indictable offence, including an indictable offence against the law of another State or the Commonwealth, unless the Minister has given the person an approval under subsection (4); or	4 5 6 7 8 9
	(b) is an insolvent under administration unless the Minister has given the person an approval under subsection (4); or	10 11 12
	(c) is disqualified from managing corporations because of the Corporations Act, part 2D.6.	13 14
(2)	Also, a person is disqualified from becoming, or continuing in office as, a nominated director if the person does not consent to the Minister requesting a report about the person's criminal history under division 3.	15 16 17 18 19
(3)	The Minister may act under subsection (4) if the Minister considers it would be reasonable to do so, having regard to—	20 21 22
	(a) the circumstances of an offence of which a person has been convicted; or	23 24
	(b) the circumstances under which a person became an insolvent under administration.	25 26
(4)	If the person was not a director when the person was convicted or became an insolvent under administration, the Minister may give written approval for the person to become a director despite the conviction or being an insolvent under administration.	27 28 29 30 31 32

**Criminal history** 

33

Division 3

53	BN C	riminal history report	1
	(1)	To decide if a person is disqualified from becoming or continuing as a director, the Minister may ask the commissioner of the police service for—	2 3 4 5
		(a) a written report about the criminal history of the person; and	6 7
		(b) a brief description of the circumstances of a conviction mentioned in the history.	8 9
	(2)	However, the Minister may make the request only if the person has given the Minister written consent for the request.	10 11 12
	(3)	The commissioner must comply with the request.	13
	(4)	However, the duty to comply applies only to information in the commissioner's possession or to which the commissioner has access.	14 15 16
	(5)	In this section—	17
		criminal history, for a person, means the person's criminal history as defined under the Criminal Law (Rehabilitation of Offenders) Act 1986, other than spent convictions.	18 19 20 21
53		hanges in criminal history must be closed	22 23
	(1)	This section applies if a person who is a director is convicted of an indictable offence, including an indictable offence against the law of another State or the Commonwealth.	24 25 26 27
	(2)	The person must, unless the person has a reasonable excuse, immediately give notice to the Minister about the conviction.	28 29 30
		Maximum penalty—100 penalty units.	31
	(3)	The notice must state—	32
		(a) the existence of the conviction; and	33

	(b)	when the offence was committed; and	1
	(c)	details adequate to identify the offence; and	2
	(d)	the sentence imposed on the person.	3
53BP Co	onfic orma	dentiality of criminal history tion	4 5
(1)	crin or h	s section applies to a person who possesses ninal history information because the person is as been a director or another person involved dministering this Act.	6 7 8 9
(2)	info	person must not disclose the criminal history ormation to anyone, or use the criminal history ormation, other than under subsection (3).	10 11 12
	Max	ximum penalty—100 penalty units.	13
(3)		person may disclose or use the criminal ory information—	14 15
	(a)	in the performance of a function or exercise of a power under this Act; or	16 17
	(b)	with the consent of the person to whom the criminal history information relates; or	18 19
	(c)	to the extent the disclosure or use is otherwise required or permitted by law.	20 21
(4)	In th	nis section—	22
		ninal history information means information tained in—	23 24
	(a)	a report given to the Minister under section 53BN; or	25 26
	(b)	a notice given to the Minister under section 53BO.	27 28
	disc	lose includes give access to.	29

**Board meetings** 

30

**Division 4** 

Subdiv	vision 1 General provisions	1
53BQ C	onduct of business	2
	Subject to this division, the board may—	3
	(a) conduct its business, including its board meetings, in the way it considers appropriate; and	4 5 6
	(b) invite relevant observers to its meetings from time to time, subject to any arrangements it considers appropriate.	7 8 9
53BR T	ime and place of meetings	10
	The board may hold its meetings when and where decided by the board.	11 12
53BS P	residing at board meetings	13
(1)	The chairperson is to preside at all board meetings at which the chairperson is present.	14 15
(2)	If the chairperson is absent from a board meeting, the director chosen by the directors present is to preside.	16 17 18
53BT Q	uorum	19
	A quorum for a board meeting is the number equal to one-half of the number of directors holding office or, if one-half is not a whole number, the next highest whole number, including the chairperson.	20 21 22 23 24
53BU V	otina	25
(1)	A question at a board meeting must be decided by a majority of the votes of the directors present at the meeting and able to vote on the question.	26 27 28

(2)		e on each question to be decided.	1 2
(3)	mee	ne votes of the directors present at the board eting are equal, the director who is presiding at meeting has a casting vote.	3 4 5
(4)	may tech	board may hold board meetings, and directors take part in its meetings, by using any mology allowing reasonably temporaneous and continuous communication ween directors taking part in the meetings.	6 7 8 9 10
(5)	und	director who takes part in a board meeting er subsection (4) is taken to have been present ne meeting.	11 12 13
(6)		esolution is validly made by the board, even if not passed at a board meeting, if—	14 15
	(a)	notice of the resolution is given under the procedures approved by the board; and	16 17
	(b)	a majority of directors agree in writing to the resolution.	18 19
53BV M	inute	es	20
	The	board must keep—	21
	(a)	minutes of its board meetings; and	22
	(b)	a record of its decisions and resolutions.	23
Subdiv	/isio	on 2 Disclosure of interests	24
53BW A	ppli	cation of subdivision	25
	This	s subdivision applies if—	26
	(a)	a director has a direct or indirect interest in a matter being considered, or about to be considered, at a board meeting; and	27 28 29

	(b) the interest could conflict with the proper performance of the director's duties about the consideration of the matter.	1 2 3
53BX R	equirement to disclose interest	4
	As soon as practicable after the relevant facts come to the director's knowledge, the director must disclose the nature of the interest at a board meeting.	5 6 7 8
	irector not to participate in cision-making	9 10
(1)	Unless the board otherwise directs, the director must not—	11 12
	(a) be present when the board considers the matter; or	13 14
	(b) take part in making a decision of the board about the matter.	15 16
(2)	The director must not be present when the board is considering whether to give a direction under subsection (1).	17 18 19
(3)	The directors present are a quorum for making a decision mentioned in subsection (1)(b).	20 21
53BZ R	egister of interests	22
	A disclosure mentioned in section 53BX must be recorded in a register of interests kept by the board.	23 24 25
53CA E	ffect of contravention of subdivision	26
(1)	A contravention of this subdivision does not invalidate a decision of the board.	27 28
(2)	However, if the board becomes aware a director contravened this subdivision, the board must	29 30

	reconsider a decision made by the board in which the director took part in contravention of this subdivision.	1 2 3
Divisio	on 5 Committees and commissions	4 5
53CB E	stablishment of committees	6
(1)	The board may, from time to time, establish 1 or more committees to assist in the performance of the board's functions.	7 8 9
(2)	The members of a committee of the board are the directors decided by the board.	10 11
(3)	Subject to the directions of the board, a committee of the board may conduct its proceedings, including its meetings, as it considers appropriate.	12 13 14
53CC C	ommissions	15
(1)	The board may, from time to time, establish 1 or more commissions to advise the board on matters referred to the commission by the board.	16 17 18
(2)	The members of a commission established under subsection (1) are the directors or other appropriately qualified persons decided by the board.	19 20 21 22
(3)	Subject to the directions of the board, a commission established under subsection (1) may conduct its proceedings, including its meetings, as it considers appropriate.	23 24 25 26
Part 6	Staff of authority	27
Divisio	on 1 Chief executive officer	28

53CD A	ppointment	1
(1)	The board may, with the Minister's consent and after consulting the games delivery partners, appoint a chief executive officer.	2 3 4
(2)	The chief executive officer is—	5
	(a) an employee of the authority; and	6
	(b) appointed under this Act and not the <i>Public Sector Act</i> 2022.	7 8
(3)	The chief executive officer is responsible for the day-to-day administration of the authority's operations in accordance with the priorities set by the board.	9 10 11 12
(4)	The chief executive officer is accountable to the board.	13 14
53CE To	erm	15
(1)	The chief executive officer is appointed for the term stated in the officer's instrument of appointment.	16 17 18
(2)	The stated term must not be longer than 4 years.	19
(3)	The chief executive officer may be reappointed.	20
53CF C	onditions of appointment	21
(1)	The chief executive officer is to be paid the remuneration and allowances decided by the board with the written approval of the Minister.	22 23 24
(2)	The chief executive officer holds office on the terms and conditions, not provided for by this Act, decided by the board with the written approval of the Minister.	25 26 27 28
Divisio	on 2 Other staff	29

53CG A	uthority staff	1
(1)	The authority may employ other staff it considers appropriate to perform its functions.	2 3
(2)	The staff are employed under this Act and not the <i>Public Sector Act 2022</i> .	4 5
53CH A	Iternative staffing arrangements	6
(1)	The authority may, with the agreement of the chief executive of a government agency, arrange for the services of officers or employees of the agency to be made available to the authority.	7 8 9 10
(2)	An officer or employee whose services are made available under subsection (1)—	11 12
	(a) continues to be an officer or employee of the government agency; and	13 14
	(b) continues to be employed or otherwise engaged by the government agency on the same terms and conditions applying to the officer or employee immediately before the services were made available; and	15 16 17 18 19
	(c) is, for the period the services are made available and for the performance of the authority's functions, taken to be a member of the authority's staff.	20 21 22 23
(3)	Nothing in subsection (1) requires the chief executive of a government agency to enter into an arrangement mentioned in that subsection.	24 25 26
53CI Pro	eservation of rights	27
(1)	This section applies to a person if—	28
	(a) immediately before the commencement, the person was a public sector employee; and	29 30
	(b) within 3 months after the day of the commencement, the person's services are	31 32

	made available to the authority under an arrangement mentioned in section 53CH(1); and	1 2 3
	(c) the person becomes an employee of the authority within 15 months after the day of the commencement.	4 5 6
(2)	The person is entitled to retain all accrued and accruing rights as a public sector employee as if service as an employee of the authority were a continuation of the person's service as a public sector employee.	7 8 9 10 11
Part 7	Dissolution of authority	12
53CJ Di	ssolution day	13
	A regulation may prescribe a day as the dissolution day.	14 15
	ealing with assets and liabilities on solution	16 17
(1)	On the dissolution day under section 53CJ—	18
	(a) the authority is dissolved; and	19
	(b) the directors who held office immediately before the dissolution day go out of office; and	20 21 22
	(c) the appointments of the following persons end—	23 24
	(i) the chief executive officer;	25
	(ii) any other staff employed by the authority.	26 27
(2)	On the dissolution day, the State becomes the successor in law of the authority.	28 29
(3)	Without limiting subsection (2), on the	30

	dissoluti	on day—	1
	autl	assets, rights, duties and liabilities of the nority become assets, rights, duties and ilities of the State; and	2 3 4
	` '	State is substituted for the authority as a cy to—	5 6
	(i)	any contract, lease or other instrument to which the authority was a party immediately before the dissolution day; or	7 8 9 10
	(ii)	any current legal proceeding to which the authority was a party immediately before the dissolution day.	11 12 13
(4)		ove any doubt, it is declared that on (3)(a) does not affect the State's	14 15
		ons under the host contract.	16
Part 8	obligation	Miscellaneous	16 17
	obligatio		
53CL Pa	obligation	Miscellaneous  entities to give information, or assistance to authority tion applies in relation to the following	17 18
53CL Pa doc	articular cuments This sec entities—	Miscellaneous  entities to give information, or assistance to authority tion applies in relation to the following	17 18 19 20
53CL Pa doc	articular cuments This sec entities—  (a) a ch  (b) a ra	Miscellaneous  entities to give information, or assistance to authority tion applies in relation to the following	17 18 19 20 21
53CL Pa doc	articular suments This sec entities—  (a) a ch  (b) a ra  Infr	Miscellaneous  entities to give information, or assistance to authority tion applies in relation to the following  nief executive; il government entity under the <i>Transport</i>	17 18 19 20 21 22 23
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53CL Pa doc	articular suments This sec entities— (a) a ch (b) a ra Infr (c) a lo (d) any Boodothe	Miscellaneous  entities to give information, or assistance to authority  tion applies in relation to the following  nief executive; il government entity under the <i>Transport</i> astructure Act 1994; cal government; other statutory body under the Statutory lies Financial Arrangements Act 1982,	17 18 19 20 21 22 23 24 25 26 27

		(3)	the authority reasonably requires to perform its functions.  However, this section does not require the entity to disclose information or a document if the disclosure would contravene a duty of secrecy or confidentiality imposed on a person under an Act or law.	1 2 3 4 5 6 7
Clause	21	Renumbering	of pt 6 (Miscellaneous)	8
		Part 6—	. ,	9
		renumber a	s chapter 4.	10
Clause	22	Replacement (	of s 54 (Corporation to enter into funding	11 12
		Section 54-	_	13
		omit, insert	_	14
		54 Mea	aning of <i>games entities</i>	15
			In this chapter, the corporation and the authority are the <i>games entities</i> .	16 17
		54 <b>A</b> Fur	nding agreements	18
		(1)	Each games entity must enter into an agreement with the Minister (each a <i>funding agreement</i> ).  Note—	19 20
			See also section 64.	21 22
		(2)	The funding agreement must provide for the financial monitoring of the games entity by the Minister, including reporting requirements.	23 24 25
		(3)	The games entity must comply with its obligations under the funding agreement.	26 27
		(4)	This section does not limit the obligations of the games entity under the <i>Financial Accountability Act</i> 2009.	28 29 30

Clause	23	Amendment of s 55 (Ministerial directions)	1
		(1) Section 55(1), 'the corporation'—	2
		omit, insert—	3
		a games entity	4
		(2) Section 55(2) and (5), 'the corporation'—	5
		omit, insert—	6
		the games entity	7
		(3) Section 55(2)(c), (3) and (5)(c), 'corporation's'—	8
		omit, insert—	9
		games entity's	10
Clause	24	Amendment of s 56 (Duty to act honestly)	11
		Section 56(1)—	12
		omit, insert—	13
		(1) This section applies to a person who is—	14
		(a) a director of a games entity; or	15
		(b) the chief executive officer of a games entity.	16
Clause	25	Amendment of s 57 (Use or disclosure of confidential information)	17 18
		Section 57(1)(a)—	19
		omit, insert—	20
		(a) is, or has been, any of the following persons—	21
		(i) a director of a games entity;	22
		(ii) the chief executive officer of a games entity;	23
		(iii) a member of a commission established under section 47(1) or 53CC(1);	24 25
		(iv) another person involved in administering this Act; and	26 27

Clause	26	Amendment (legislation)	of s 59 (Authorisation for competition	1 2
		Section 59	(1)(a), 'the corporation'—	3
		omit, inser	<i>t</i> —	4
			a games entity	5
Clause	27	Replacement	of s 60 (Delegations)	6
		Section 60	<del></del>	7
		omit, inser	<i>t</i> —	8
		60 De	legations	9
		(1)	A games entity may delegate its functions under this Act to—	10 11
			(a) the chief executive officer of the entity; or	12
			(b) a committee of the entity's board; or	13
			(c) for the authority—any other appropriately qualified person.	14 15
		(2)	The chief executive officer of the games entity may, with the written approval of the entity's board, subdelegate a function delegated to the officer under subsection (1) to an appropriately qualified member of the entity's staff.	16 17 18 19 20
		(3)	The chief executive officer of the games entity may delegate the officer's functions under this Act to—	21 22 23
			(a) an appropriately qualified member of the entity's staff; or	24 25
			(b) a committee of the entity's board.	26
		(4)	Despite sections 13 and 53AH, an instrument of delegation under this section must be signed by—	27 28
			(a) for the corporation—the president of the board of the corporation or another person authorised by the corporation's board; or	29 30 31

				(b)	autho	he authority—the chairperson of the ority or another person authorised by athority's board.	
			(5)	In th	nis sec	tion—	4
				func	ction i	ncludes power.	5
Clause	28	Am	nendment o	fs6	1 (Pro	etection from liability)	6
		(1)	Section 61(	2), 'tl	he corp	poration'—	7
			omit, insert				8
				the 1	relevai	nt games entity	9
		(2)	Section 61(	3) an	d (4)—	_	10
			omit, insert	<u> </u>			11
			(3)	a pr	escrib	n (1) does not apply to an official who is ed person under the <i>Public Sector Act</i> ion 267.	
				Note-			15
				pr	escribe	tection from civil liability in relation to d persons under the <i>Public Sector Act</i> 2022, 57, see the <i>Public Sector Act</i> 2022, section 269.	. 17
			(4)	In th	nis sec	tion—	19
				offic	cial m	eans—	20
				(a)	a dire	ector of a games entity; or	21
				(b)	the cl	nief executive officer of a games entity;	22 23
				(c)	any o	ther employee of a games entity.	24
Clause	29	Ins	ertion of ne	ew ch	า 5		25
			After chapt	er 4, a	as renu	umbered by this Act—	26
			insert—				27
			Chap	ter	5	Transitional	28
						provisions	29

63	Inte	erim chief executive officer	1
	(1)	The Minister may, after consulting the games delivery partners, appoint a person as an interim chief executive officer of the authority.	2 3 4
	(2)	The period of the appointment is the period stated in the instrument of appointment but must not be longer than 12 months after the date the appointment takes effect.	5 6 7 8
	(3)	However, the appointment ends sooner if—	9
		(a) a chief executive officer is appointed by the board of the authority under section 53CD; or	10 11 12
		(b) the appointment is ended by the Minister; or	13
		(c) the interim chief executive officer resigns by written notice given to the Minister.	14 15
	(4)	The interim chief executive officer has the power to do anything necessary or convenient to be done to ensure—	16 17 18
		(a) the authority can start performing its functions properly and efficiently; and	19 20
		(b) the authority can operate from day to day.	21
	(5)	The board of the authority may delegate a function it has under this Act to the interim chief executive officer.	22 23 24
	(6)	The interim chief executive officer is—	25
		(a) an employee of the authority; and	26
		(b) appointed under this Act and not the <i>Public Sector Act</i> 2022.	27 28
	(7)	The interim chief executive officer holds office on the terms and conditions, not provided for by this Act, decided by the Minister.	29 30 31
	(8)	This section applies despite chapter 3, part 6, division 1.	32 33

	64 Requirement for authority to enter into funding agreement	1 2
	The authority must enter into a funding agreement under section 54A within 6 months after the commencement.	3 4 5
Clause 30	Amendment of sch 1 (Dictionary)	6
	(1) Schedule 1, definitions board, board meeting, chief executive officer, committee and director—	7 8
	omit.	9
	(2) Schedule 1—	10
	insert—	11
	<i>acquisition land</i> , for chapter 3, part 4, see section 53AP.	12 13
	authority see section 53AA.	14
	board—	15
	(a) of the corporation—see section 14; or	16
	(b) of the authority—see section 53BC.	17
	board meeting means—	18
	(a) for chapter 2—a meeting of the corporation's board; or	19 20
	(b) for chapter 3—a meeting of the authority's board.	21 22
	<i>chairperson</i> means the chairperson of the board of the authority holding office under section 53BG.	23 24 25
	chief executive officer—	26
	(a) of the corporation, means the chief executive officer of the corporation holding office under section 48; or	27 28

(b)	of the authority, means the chief executive officer of the authority holding office under section 53CD.	1 2 3
com	mittee—	4
(a)	of the board of the corporation, means a committee established by the board under section 45(1); or	5 6 7
(b)	of the board of the authority, means a committee established by the board under section 53CB.	8 9 10
deve 53A	<b>elopment</b> , for chapter 3, part 4, see section AP.	11 12
dire	ctor—	13
(a)	of the board of the corporation, see section 17(1); or	14 15
(b)	of the board of the authority, see section 53BF.	16 17
gan	nes delivery partners means the following—	18
(a)	the Queensland Government;	19
(b)	the Commonwealth Government;	20
(c)	the Brisbane City Council;	21
(d)	the corporation;	22
(e)	the Sunshine Coast Regional Council;	23
(f)	the Gold Coast City Council;	24
(g)	the Australian Olympic Committee;	25
(h)	Paralympics Australia;	26
(i)	Council of Mayors (SEQ) Pty Ltd.	27
gan	nes entity, for chapter 4, see section 54.	28
gov	ernment agency—	29
(a)	means—	30

(i)	a department or administrative unit within a department; or	1 2
(ii)	a government owned corporation or a subsidiary of the corporation; or	3 4
(iii)	an entity that is established under an Act and represents the State; or	5 6
(iv)	an entity that is established under an Act, does not represent the State and is prescribed by regulation; or	7 8 9
(v)	Stadiums Queensland; or	10
(vi)	the Queensland Rail Transit Authority established under the <i>Queensland Rail Transit Authority Act 2013</i> , section 6 or a subsidiary of the authority; or	11 12 13 14
(vii)	the Queensland Bulk Water Supply Authority established under the <i>South</i> <i>East Queensland Water (Restructuring)</i> <i>Act</i> 2007, section 6; or	15 16 17 18
(viii	)a department, or an administrative unit within a department, of the Commonwealth Government; or	19 20 21
(ix)	a statutory body representing the Commonwealth; or	22 23
(x)	the Brisbane City Council; or	24
(xi)	a corporation owned by the Brisbane City Council; or	25 26
(xii)	the Gold Coast City Council; or	27
(xiii	the Sunshine Coast Regional Council; or	28 29
(xiv)	an entity that conducts a beneficial enterprise or business activity, within the meaning of the <i>City of Brisbane Act</i> 2010, in participation with or for the Brisbane City Council; but	30 31 32 33 34

	(b) does not include an entity mentioned in paragraph (a)(i), (ii), (iii), (viii), (ix), (xi) or (xiv) prescribed by regulation.	1 2 3
	<b>Stadiums Queensland</b> means Stadiums Queensland established under the <i>Major Sports Facilities Act 2001</i> .	4 5 6
	transport and mobility strategy see section 53AI.	7
	venue see section 5A(1).	8
	village see section 5A(2).	9
(3)	Schedule 1, definition 2032 Olympic and Paralympic Games, before '2032 Olympic'—	10 11
	insert—	12
	Brisbane	13
(4)	Schedule 1, definition <i>president</i> , after 'the board'—	14
	insert—	15
	of the corporation	16

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