Planning (Social Impact and Community Benefit) and Other Legislation Amendment Bill 2025

Submission No: 51

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Attachments: No attachment

Submitter Comments:

The Planning (Social Impact and Community Benefit) and Other Legislation Amendment Bill 2025 is a very, very dangerous document and so out-of-character for the Queensland State government to scrap the following legislation to make way for it: a) the City of Brisbane Act 2010; (b) the Coastal Protection and Management Act 1995; (c) the Economic Development Act 2012; (d) the Environmental Offsets Act 2014; (e) the Environmental Protection Act 1994; (f) the Fisheries Act 1994; (g) the Integrated Resort Development Act 1987; (h) the Local Government Act 2009; (i) the Nature Conservation Act 1992; (j) the Planning Act 2016; (k) the Queensland Heritage Act 1992; (l) the Regional Planning Interests Act 2014; (m) the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009; (n) the Vegetation Management Act 1999; (o) the Water Supply (Safety and Reliability) Act 2008. Victoria Park is so special to us in Brisbane and it has always been there for us as part of our heritage and to bulldoze it for a "one off" event that goes for two weeks is sheer madness, shortsighted and cruel. Remember the mess that Rio de Janeiro in Brazil was left with following the 2016 Summer Olympics? To say that this will not happen here is very naive and foolish. We already have enough stadiums and other sporting arenas scattered across our beautiful State to fulfil the International Olympics Committee's every whim. I formally ask the Queensland State government not to allowed the The Planning (Social Impact and Community Benefit) and Other Legislation Amendment Bill 2025 to go ahead. As a moral obligation, the committee must hold public hearings to alert the public about what Acts are going to be abandoned.