

MESSAGE No. 97

Mr Speaker

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Approvals and Related Reforms (No. 4) (Planning) Bill 2009* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Hon Barry House President of the Legislative Council

Legislative Council Chamber Perth, 1 July 2010 Schedule indicating the amendments made by the Legislative Council in the Approvals and Related Reforms (No. 4) (Planning) Bill 2009

No. 1

Page 6, after line 9 — To insert —

- (3B) Before making a recommendation under subsection (1)(b) in relation to an improvement plan that authorises the making of an improvement scheme to apply to land in the district of a local government, the Commission must consult with the local government.
- (3C) An improvement plan that authorises the making of an improvement scheme must set out the objectives of the improvement scheme.

No. 2

Page 6, before line 11 — To insert —

- (3) After section 119(4) insert:
 - (5A) The Minister must, as soon as is practicable after notice in respect of an improvement plan is published under subsection (4), cause a copy of the improvement plan to be laid before each House of Parliament or dealt with under section 268A.

No. 3

Page 7, after line 25 — To insert —

- (3A) Before submitting an improvement scheme or amendment to an improvement scheme to the Minister under section 87, the Commission must consult with any affected local government.
- (3B) In subsection (3A) —

affected local government means

- (a) in the case of an improvement scheme a local government in the district of which the improvement scheme is proposed to apply; and
- (b) in the case of an amendment a local government in the district of which the improvement scheme applies.

No. 4

Page 31, lines 5 to 10 — To delete the lines.

No. 5

Page 34, lines 6 to 14 — To delete the lines.

No. 6

Page 34, after line 25 — To insert —

171F. Review of Regulations

- (1) An appropriate Standing Committee of the Legislative Council is to carry out a review of the operation and effectiveness of all regulations made under this Part as soon as practicable after the expiry of 2 years from the day on which regulations made under this Part first come into operation.
- (2) The Standing Committee is to prepare a report based on the review and, as soon as practicable after the report is prepared, is to cause the report to be laid before each House of Parliament.

No. 7

Page 36, lines 17 to 21 — To delete the lines.

No. 8

Page 38, line 16 — To delete "(5) or "and insert —

(5), 119(5A) or

No. 9

Page 38, line 17 — To delete "order" and insert —

order, improvement plan

No. 10

Page 38, line 21 — To delete "order" and insert —

order, improvement plan

No. 11

Page 38, line 26 — To delete "order" and insert —

order, improvement plan

No. 12

Page 38, line 28 — To delete "order" and insert —

order, improvement plan

No. 13

Page 39, line 1 — To delete "order" and insert —

order, improvement plan

No. 14

Page 43, after line 7 — To insert —

(4) The Minister must, as soon as is practicable after an order is given to the local government under subsection (1), cause a copy of the order to be laid before each House of Parliament or dealt with under section 268A.

A Clerk of the Legislative Council