Western Australia

Climate Change Readiness (Coastal Planning and Protection) Bill 2012

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Western Australia

LEGISLATIVE COUNCIL

(Introduced by the Hon. Lynn MacLaren MLC)

Climate Change Readiness (Coastal Planning and Protection) Bill 2012

A Bill for

An Act about planning and development in the coastal zone, the management of the coastal zone, and for related purposes.

The Parliament of Western Australia enacts as follows:

Part 1 —	Preliminary
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2	1.	Short title	
3 4		This is the <i>Climate Change Readiness (Coastal Planning and Protection) Act 2012.</i>	
5	2.	Commencement	
6		This Act comes into operation as follows:	
7 8		(a) sections 1 and 2 — on the day on which this Act receives the Royal Assent;	
9 10		(b) section 19 — on the day on which the WA coastal plan first comes into operation under section 16(4);	
11 12		(c) the rest of the Act — on the day after the day on which this Act receives the Royal Assent.	
13	3.	Objects of Act	
14	(1)	The main object of this Act is to provide for the regulation of —	
15		(a) planning and development in the coastal zone; and	
16		(b) the management of the coastal zone,	
17 18		taking into account the current and projected impact of climate change.	
19 20	(2)	The other objects of this Act are, so far as is consistent with its main object, as follows —	
21 22		(a) to make decisions and take actions that will promote sustainability in the coastal zone;	
23		(b) to ensure that planning decisions take account of —	
24 25		(i) the effect of the changing coastal environment on built infrastructure; and	
26 27		(ii) the impact of built infrastructure on the coastal environment;	

1 2		(c)	to ens	ure that planning decisions take account of the ving —
3 4 5			(i)	the vulnerable parts of the coastal zone and its associated ecosystems, ecological processes and biological diversity;
6			(ii)	the integrity of coastal land systems;
7			(iii)	beach amenity and public access to beaches;
8 9			(iv)	recreation, tourism and commercial activities which are consistent with sustainability;
10			(v)	coastal values and a sense of place;
11 12		(d)		ure that the State's planning systems and strategies sed on up-to-date climate science and projections;
13 14		(e)		oly the precautionary principle in planning ons that affect the coastal zone;
15 16 17		(f)	sensit	ure the highest standards of environmentally ive design are applied in coastal engineering and tructure works;
18 19 20		(g)	comm	olve Aboriginal traditional owners and the broader nunity in decision-making at all stages of the ing and development process;
21 22 23		(h)	the co	tect and preserve historical and cultural sites on ast that are of Aboriginal or non-Aboriginal icance.
24 25 26	(3)	must b	e consi	ecision or exercise of discretion under this Act stent with the objects of this Act and taken or ditiously as is practicable.
27	4.	Terms	sused	
28	(1)	In this	Act, ur	nless the contrary intention appears —
29 30 31		develo	pment	relation to development, means approval of under a scheme or interim development order or introl area;

1 2	<i>coastal compartment</i> means a component of the geological framework of the coast that is —
3 4 5 6	(a) bounded alongshore by large geologic structures, changes in geology or geomorphic features exerting structural control on the platform of the coast, and containing a particular land system; and
7 8	(b) identified in the WA coastal plan as a coastal compartment;
9 10 11	<i>coastal hazard</i> means a coastal process that will, or is likely to, significantly affect the environment or safety of people (for example, erosion, accretion and inundation);
12 13	Coastal Planning and Coordination Council means the body established under the PAD Act Schedule 2 clause 7;
14 15	<i>coastal processes</i> means the natural processes of the coast including the following —
16	(a) sediment transport including erosion and accretion;
17	(b) inundation;
18	(c) fluctuations in the location and form of the foreshore;
19	(d) dune systems;
20	(e) tides;
21	(f) change in mean sea level;
22	(g) ecological processes (for example, migration of plant
23	and animal species);
24	(h) applicable geomorphological processes;
25 26	(i) the natural water cycle (for example, the role of coastal wetlands in nutrient filtration and flood mitigation);
	coastal protection notice has the meaning given by
27 28	section 66(2);
29	coastal zone means the area identified in the coastal plan as the
30	coastal zone;
31	controlling body has the meaning given in section 32:

1	development means —			
2	(a) development for which approval under a scheme is			
3	required; and			
4 5	(b) the subdivision of a lot or the amalgamation of a lot with any other lot;			
6	EP Act means the Environmental Protection Act 1986;			
7 8	EPA means the Environmental Protection Authority continued in existence under the EP Act;			
9	exempt development has the meaning given in section 51(5);			
10 11	geomorphic means of or pertaining to the forms of the surface of the earth;			
12 13 14 15	<i>geomorphological processes</i> means the natural mechanisms of weathering, erosion and deposition that result in the modification of the surficial materials and landforms at the earth's surface;			
16 17	<i>land surrender condition</i> has the meaning given in section 60(1);			
18 19 20	<i>land system</i> means an area of characteristic landform patterns suitable for mapping at regional scales of 1:50 000 to 1:1 000 000;			
21	landform means a natural feature of the earth's surface;			
22	landform pattern means several recurring landforms;			
23 24 25	<i>local coastal adaptation plan</i> means a local coastal adaptation plan, as amended from time to time, in operation under section 43;			
26	local coastal management plan means a local coastal			
27	management plan, as amended from time to time, in operation			
28	under section 43;			
29	maritime infrastructure means —			
30	(a) a jetty; or			
31	(b) a breakwater, groyne or seawall; or			
32	(c) a dredged channel; or			

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1	(d) a boat pen or vessel mooring,
2	that is necessary in relation to port activities or the
3	administration of a port;
4	owner has the meaning given in section 5;
5	PAD Act means the Planning and Development Act 2005;
6	precautionary principle means the principle that lack of full
7	scientific certainty should not be used as a reason for
8	postponing a measure to prevent degradation of the environment
9	where there are threats of serious or irreversible environmental
10	damage;
11	<i>prescribed</i> means prescribed by regulation;
12	public authority means any of the following —
13	(a) a Minister of the State;
14	(b) a department of the Public Service, a State
15	instrumentality or a State public utility;
16	(c) any other person or body, whether corporate or not, who
17	or which, under the authority of a written law,
18	administers or carries on for the benefit of the State a
19	social service or public utility;
20	(d) a local government;
21	register, in relation to a memorial, means to register under the
22	Registration of Deeds Act 1856 or the Transfer of Land
23	Act 1893, as the case requires;
24	Registrar means the Registrar of Titles under the <i>Transfer of</i>
25	Land Act 1893 or the Registrar of Deeds and Transfers under
26	the Registration of Deeds Act 1856, as the case requires;
27	responsible authority means —
28	(a) in relation to a local planning scheme or local interim
29	development order, or the approval of development
30	under the scheme or order, the local government
31	responsible for the enforcement of the observance of the
32	scheme or order or the execution of any works which

1 2		under the scheme or order, or this Act, are to be executed by a local government;
3	(b) i	in relation to a region planning scheme, regional interim
4		development order or planning control area, or the
5	a	approval of development under the scheme or order or
6	i	in the control area, the WAPC or a local government
7	6	exercising the powers of the WAPC;
8	(c) i	in relation to an improvement scheme or the approval of
9	(development under the scheme, the WAPC;
10	(d) i	in relation to a scheme prepared under the Metropolitan
11		Redevelopment Authority Act 2011 or the approval of
12	(development under the scheme, the Metropolitan
13]	Redevelopment Authority established under section 4 of
14	1	that Act;
15	(e) i	in relation to development to which the Swan and
16	(Canning Rivers Management Act 2006 Part 5 applies,
17	1	the Swan River Trust established under section 16 of
18	1	that Act;
19	(f) i	n relation to an approval under the PAD Act
20	5	section 135 or 136, the WAPC;
21	scheme	has the meaning given in the EP Act section 3(1);
22	sedimen	at cell means a section of coast and its associated
23	nearsho	re area within which the movement of sediment is
24	apparen	t through identification of areas which function as
25	sedimen	t sources, transport pathways and sediment sinks;
26	short-te	rm development has the meaning given in section 51(4);
27	sustaina	ability means meeting the needs of current and future
28	generati	ons through an integration of environmental protection,
29	social ac	dvancement and economic prosperity;
30	transitio	on zone means the transition zone identified in the
31	WA coa	stal plan;
32	vulnera	bility assessment means an assessment of the
33	vulneral	pility of land systems to climate and other environmental

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1		change prepared or adopted under section 18 and included in the WA coastal plan;
3 4		WA coastal plan means the WA coastal plan, as amended from time to time, in operation under section 16;
5 6		<i>WAPC</i> means the Western Australian Planning Commission established under the PAD Act section 7.
7 8	(2)	In this Act, each of the following terms have the same meaning as in the PAD Act —
9		artificial waterway
10		improvement scheme
11		interim development order
12		local interim development order
13		local planning scheme
14		lot
15		planning control area
16		region planning scheme
17		regional interim development order
18		State planning policy
19	5.	Term used: owner
20	(1)	In this Act —
21		owner means —
22		(a) in relation to freehold land —
23		(i) a holder of the freehold; and
24		(ii) a mortgagee in possession;
25		(b) in relation to Crown land —
26 27		(i) the care, control and management of which has been placed in a management body, that
28		management body; and
29 30		(ii) which is reserved, set apart or vested for, or dedicated to, the purposes of another written law,

1		the person who is responsible for the
2		administration of that Crown land while it is so
3		reserved, set apart, vested or dedicated; and
4		(iii) other than land referred to in paragraph (b)(i)
5		or (ii), the Minister for Lands, as referred to in
6		the Land Administration Act 1997 section 7(1).
7	(2)	In this section each of the following terms have the same
8		meaning as in the Land Administration Act 1997—
9		Crown land
0		management body
1	6.	Crown bound
2		This Act binds the State and, so far as the legislative power of
3		the State permits, the Crown in all its other capacities.
4	7.	Inconsistency with other Acts
5		If a provision of this Act is in conflict or inconsistent with a
6		provision of another Act, the provision of this Act prevails to
7		the extent to which it is in conflict or inconsistent.

Division 1

Making of WA coastal plan

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Part 2 — WA coastal plan

2		Division 1 — Making of WA coastal plan
3	8.	Draft WA coastal plan
4 5	(1)	The WAPC must, not later than 3 years after this section comes into operation, prepare a draft WA coastal plan.
6	(2)	The draft WA coastal plan must —
7		(a) identify the coastal zone; and
8		(b) identify the natural management framework of the coast including —
10		(i) the coastal compartments; and
11		(ii) the sediment cells,
12		comprising the coastal zone; and
13 14		(c) include a vulnerability assessment of the coastal zone prepared in accordance with section 18; and
15 16		(d) identify the transition zone in accordance with Division 3; and
17 18 19		(e) include adaptation principles, guidelines and measures for the coastal zone which give direction to the following —
20 21 22 23		 the hierarchy of planning measures for coastal hazard risk management, giving preference to the sequence of avoidance, planned or managed retreat, accommodation and protection;
24 25		(ii) the protection and expansion of coastal foreshore reserves;
26		(iii) disaster and emergency management;
27 28		(iv) the protection of coastal processes from marina or artificial waterway developments other than
29		maritime infrastructure;

1 2 3		(v)	the protection of areas of ecological significance and the creation of ecological corridors for biodiversity preservation;
4 5 6		(vi)	the protection and preservation of areas of Aboriginal or non-Aboriginal historical or cultural significance;
7 8	((vii)	the regular monitoring, reporting and review of adaptation strategies and measures;
9	ä	and	
10 11 12	1		management principles, guidelines and measures coastal zone which give direction to the ng —
13 14			management and use of land within the coastal zone;
15 16		(ii)	allowing natural current and likely future coastal processes to occur without interruption;
17 18 19			the design, location and management of buildings, infrastructure and other structures in the transition zone;
20 21 22 23 24			avoiding or minimising the impact on the current or likely future coastal processes by giving preference to the sequence of avoidance, planned or managed retreat, accommodation and protection;
25 26		(v)	the protection and maintenance of dunes and dune vegetation;
27 28			the protection and conservation of areas with high natural value and ecological significance;
29 30 31	((vii)	maintaining the living culture of Aboriginal traditional owners and their connection with cultural resources within the coastal zone;
32 33	(viii)	maintaining public access to and use of the coastal zone for current and future generations;

1 2			(ix)	buildings, infrastructure and other structures being established on public land within the
3				coastal zone only where they are essential,
4				provide a public service and cannot be feasibly
5				located elsewhere;
6			(x)	the restriction of driving on beaches except for
7				essential access or in an emergency or where low
8				impact controlled access exists;
9			(xi)	keeping the community, including Aboriginal
10				traditional owners, informed and provided with
11				opportunities to participate in decision making
12				related to the management of the coastal zone;
13			(xii)	building resilience and adaptive management
14				into the planning and management of the coastal
15				zone;
16			(xiii)	the integration and coordination of policies and
17				activities of the various levels of government and
18				public authorities relating to the coastal zone.
19	(3)	In prep	paring t	he draft WA coastal plan the WAPC —
20		(a)	must -	_
21			(i)	work with relevant public authorities and federal
22				agencies on relevant aspects of the development
23				of the plan and incorporate their advice to the
24				maximum extent practicable; and
25			(ii)	work with, and provide feedback to, relevant
26				Aboriginal traditional owners, natural resource
27				management groups, environmental advocacy
28				groups and local coastcare community groups on
29				relevant aspects of the development of the plan;
30			····	and
31			(iii)	seek comments from, and provide feedback to,
32				any other person that the WAPC considers would
33 34				be likely to be affected by the plan if it were approved;
J −t				approved,

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1		and
2 3 4		(b) may seek comments from, and provide feedback to, any other public authority or person that the WAPC considers appropriate.
5 6 7	(4)	In preparing the draft WA coastal plan the WAPC must have regard to the views of any public authority or person consulted under subsection (3)(a).
8	9.	Draft WA coastal plan must be referred to EPA
9 10 11 12	(1)	The WAPC must refer any draft WA coastal plan to the EPA, together with any written information about it as is sufficient to enable the EPA to comply with the EP Act section 48A in relation to it.
13 14 15	(2)	If, under the EP Act section 48A(1)(b)(i), the EPA informs the WAPC that the draft should be assessed by the EPA under the EP Act Part IV Division 3, the WAPC must —
16 17 18 19 20		(a) within 7 days after the last day on which submissions may be made to the WAPC under section 12, send the EPA a copy of each submission made under section 12 that relates wholly or in part to any environmental issue raised by the draft; and
21 22 23 24		(b) within 42 days after that last day, or such longer period as the Minister allows, advise the EPA of the WAPC's views on and response to each environmental issue to which any such submission relates.
25 26 27	(3)	If, under the EP Act section 48C(1)(a), the EPA requires the WAPC to undertake an environmental review of the draft, the WAPC must —
28 29		(a) undertake the review in accordance with the instructions issued under that section; and
30		(b) report to the EPA on the review.

1	(4)	If the EPA advises the WAPC that the environmental review
2	()	has not been undertaken in accordance with the instructions
3		issued under the EP Act section 48C(1)(a), the WAPC may —
4		(a) ask the Minister to consult with the Environment
5		Minister and, if possible, agree with him or her on
6		whether or not the review has been undertaken in
7		accordance with those instructions; or
8		(b) comply with subsection (3).
9	(5)	If pursuant to a request made under subsection (4)(a) the Minister and the Environment Minister consult then —
1		(a) if they agree whether or not the review has been
2		undertaken in accordance with the instructions issued
3		under the EP Act section 48C(1)(a), their decision is
4		final and cannot be appealed;
5		(b) if they cannot agree, the EP Act section 48J applies.
6	(6)	If the Minister and the Environment Minister agree that the
7	. ,	review has not been undertaken in accordance with the
8		instructions issued under the EP Act section 48C(1)(a), the
9		WAPC must undertake a further review in accordance with
20		those instructions.
21	10.	Draft WA coastal plan to be submitted to Minister for publication approval
23	(1)	After the WAPC prepares a draft WA coastal plan, the WAPC
24	(1)	must submit the draft to the Minister.
	(2)	
25	(2)	If under section 9(3) the WAPC is required to undertake an
26		environmental review, the draft redevelopment scheme must not
27		be submitted to the Minister before the WAPC has sent the
28		review to the EPA and —
29		(a) either —
30		(i) the EPA has advised the WAPC; or

under section 9(5)(a) it is agreed; or

30

31

(ii)

1		(iii) under the EP Act section 48J it is decided,
2		that the review has been undertaken in accordance with
3		the instructions issued under the EP Act
4		section 48C(1)(a); or
5		(b) 30 days have elapsed since the day on which the review was sent to the EPA and the EPA has not advised
6 7		whether or not the review has been undertaken in
8		accordance with those instructions,
9		whichever occurs first.
10	(3)	Having considered the draft WA coastal plan the Minister —
11	()	(a) may consent to the public notification of the draft; or
12		(b) may refuse to consent and may require the WAPC to
13		prepare another or an amended draft in accordance with
14		the instructions given by the Minister.
15	(4)	The Minister must act under subsection (3)(a) if the Minister is
16		of the opinion that the draft WA coastal plan complies with the
17		objects and provisions of this Act.
18	(5)	If the Minister does not act under subsection (3) within 60 days
19		after receiving the draft WA coastal plan, the Minister is taken
20		to have consented to the public notification of the draft.
21	11.	Public notification of draft WA coastal plan
22	(1)	If under section 10(3)(a) the Minister consents to the public
23		notification of the draft WA coastal plan, the WAPC must
24		publish a notice stating the following —
25		(a) where and when a copy of the draft can be inspected;
26		(b) where and when a copy of the draft can be obtained;
27		(c) the effect of section 12;
28		(d) the period within which submissions about the draft can

be made, set under subsection (3).

Climate Change Readiness (Coastal Planning and Protection) Bill 2012

WA coastal plan

Making of WA coastal plan

Part 2 Division 1

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The notice must be published — (2) 1 in the Gazette; and (a) 2 in 2 issues of a newspaper circulating throughout the (b) 3 State; and 4 in 2 issues of any local or regional newspaper the 5 WAPC considers appropriate; and 6 on the public comment section of the WAPC website. 7 (d) The period within which submissions about the draft can be (3) 8 made must be set by the WAPC, and must not be less than 9 60 days after the day on which the notice is published in the 10 Gazette. 11 The draft WA coastal plan must be made available by the (4) 12 WAPC for inspection by the public during office hours free of 13 charge. 14 (5) The draft WA coastal plan must be made available for 15 inspection by the public on a website maintained by the WAPC. 16 Regulations made under this Act may prescribe a fee for (6) 17 obtaining a copy of the draft WA coastal plan. 18 **12.** Public submissions on draft WA coastal plan 19 Any person may, within the period set under section 11(3), **(1)** 20 make a written submission to the WAPC about the draft 21 WA coastal plan. 22 The WAPC must publish any submission made under (2) 23 subsection (1) — 24 on its website; and (a) 25 by making it available to the public during office hours (b) 26

at the WAPC's office.

1 2	13.	Draft WA coastal plan to be submitted to Minister for final approval		
3 4 5	(1)	After section 11 has been complied with and the period within which submissions about the draft WA coastal plan can be made has elapsed, the WAPC must submit the draft to the Minister.		
6 7	(2)	The draft may include amendments that take account of any submission made under section 12.		
8	(3)	The draft must be accompanied by —		
9 10		(a) a summary of all the submissions made under section 12; and		
11 12		(b) a report by the WAPC on the merits of those submissions.		
13	14.	Minister's functions in deciding final approval		
14 15	(1)	After considering a draft WA coastal plan submitted to him or her under section 13, the Minister must —		
16		(a) approve the plan; or		
17		(b) refuse to approve the plan; or		
18 19		(c) approve the plan subject to amendments being made to it, as directed by the Minister.		
20	(2)	The Minister must not act under subsection (1) —		
21		(a) until —		
22 23 24 25		(i) under the EP Act section 48A(1)(a), the EPA has informed the WAPC that the EPA considers that the draft should not be assessed by the EPA under the EP Act Part IV Division 3; or		
26 27 28 29		(ii) the 28 day period referred to in the EP Act section 48A(1)(b)(i) has expired without the EPA having, under that section, informed the WAPC; or		
30 31 32		(iii) if a statement has been delivered under the EP Act section 48F(2) setting out the conditions, if any, to which the draft should be subject — the		

1		Minister is satisfied the submitted draft meets those conditions; or
3 4 5 6 7		(iv) if a decision has been made under the EP Act section 48J on the conditions, if any, to which the draft should be subject — the Minister is satisfied the submitted draft meets those conditions,
8		whichever occurs first; or
9 10		(b) if, under the EP Act section 48A(2)(b), the Minister and the Environment Minister have made an agreement.
11 12 13	(3)	The Minister must act under subsection (1)(a) if the Minister is of the opinion that the draft WA coastal plan complies with the objects and provisions of this Act.
14 15 16 17	(4)	If the Minister refuses to approve a draft WA coastal plan, the Minister may give directions to the WAPC as to the preparation of a further plan and as to the submission of the plan under section 10 or 13 as the Minister may specify.
18	15.	Gazettal of WA coastal plan
19 20		If under section 14 the Minister approves the WA draft coastal plan the WAPC must publish in the <i>Gazette</i> a notice of —
21		(a) the approval; and
22 23		(b) where and when a copy of the approved WA coastal plan can be inspected; and
24		(c) where and when a copy of the plan can be obtained.
25	16.	Parliament may disallow WA coastal plan
26 27 28 29	(1)	A copy of the WA coastal plan approved under section 14 must be laid before each House of Parliament within 6 sitting days of that House next following the date on which the plan is published in the <i>Gazette</i> .
30	(2)	Either House of Parliament, by resolution of which notice has

1		WA coastal plan has been laid before it under subsection (1), may pass a resolution disallowing the plan.
3	(3)	Notice of the disallowance must be published in the <i>Gazette</i> within 21 days of the passing of the resolution.
5 6 7 8 9	(4)	If neither House of Parliament passes a resolution in accordance with subsection (2) disallowing the WA coastal plan laid before it, the plan comes into operation immediately following the last day upon which a resolution disallowing it could have been passed or on such later day as is specified or provided for in the plan.
11 12 13	(5)	If before the expiration of 12 sitting days of a House of Parliament after the WA coastal plan has been laid before that House —
14 15		(a) that House, being the Legislative Assembly, is dissolved or expires, or the Parliament is prorogued; and
16 17		(b) a resolution for the disallowance of the plan has not been passed by that House,
18 19 20 21		the WA coastal plan is, for the purposes of this section, taken to have been laid before that House on the first sitting day of that House after the dissolution, expiry or prorogation, as the case may be.
22	17.	Availability of WA coastal plan
23 24	(1)	The WA coastal plan must be made available by the WAPC for inspection by the public during office hours free of charge.
25 26	(2)	Regulations made under this Act may prescribe a fee for obtaining a copy of the WA coastal plan.
27 28	(3)	The WA coastal plan must be made available for inspection by the public on a website maintained by the WAPC.

Division 2 Vulnerability assessment

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Division 2 — Vulnerability assessment

2	18.	Vulnerability assessment of Western Australian coast
3	(1)	The WAPC must —
4 5 6 7 8 9		(a) cause a vulnerability assessment of any part of the Western Australian coast that has been developed before the coming into operation of this section or that, in the opinion of the WAPC, is likely to be developed within 5 years of the coming into operation of this section to be prepared; or
10 11 12 13		(b) adopt an assessment of that part of the Western Australian coast that, in the opinion of the WAPC, conforms with the guidelines prepared under subsection (5).
14 15	(2)	The first WA coastal plan must include the vulnerability assessment prepared or adopted under subsection (1).
16 17 18 19	(3)	The WAPC must cause a vulnerability assessment of the whole of the Western Australian coast to be completed and included in the WA coastal plan not later than 3 years after the coming into operation of this section.
20 21 22	(4)	Any vulnerability assessment must be prepared having regard to the vulnerability assessment guidelines prepared under subsection (5).
23 24	(5)	The WAPC must prepare vulnerability assessment guidelines that address the following —
25 26		(a) the identification of risk factors associated with social, cultural and ecological values;
27 28		(b) the identification of risk factors associated with development;
29 30		(c) the consideration of climate change impacts and projections including —
31		(i) projected mean sea level rise; and

1 2			(ii)	projected increases in storm high tides resulting from increased mean sea level; and
3 4			(iii)	projected changes in severity and frequency of storm events and cyclones; and
5			(iv)	projected increases in estuarine flooding;
6		(d)	the co	nsideration of likely future coastal hazards based
7			on the	matters set out in paragraph (c) and on —
8 9 10 11			(i)	the geomorphology of the Western Australian coast, identifying coastal land systems and the current and likely future coastal processes that affect them; and
12			(ii)	existing coastal infrastructure and facilities (both
13				how current or likely future coastal processes
14				may impact on them, and how they may impact
15				on current or likely future coastal processes); and
16			(iii)	coastal infrastructure and facilities that have been
17				approved but are not yet constructed (both how
18				current and likely future coastal processes may
19				impact them, and how they may impact on
20				current or likely future coastal processes);
21		(e)		termination of appropriate mechanisms for
22				ging coastal hazards, for example determining
23				ks or actively managing sediment transport, based
24				matters set out in paragraphs (c) and (d);
25		(f)		entification of coastal buffers, including whether a
26				zone needs to be established on the landward side
27				transition zone for ecological processes,
28 29				ctivity of habitat and public access to beach ty, or any of those matters;
		()		
30 31		(g)	assess	onitoring and review of the vulnerability ment;
32		(h)	any ot	her matter the WAPC considers relevant.
33 34	(6)			nary principle must be applied in preparing the assessment.

Climate Change Readiness (Coastal Planning and Protection) Bill 2012

Part 2 WA coastal plan
Division 3 Transition zone

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- 1 (7) In preparing the vulnerability assessment the WAPC is to have 2 regard to the latest scientific projections available as at the date 3 of preparation as advised by the EPA under section 73(b).
 - (8) The vulnerability assessment may be amended from time to time in accordance with Division 5 and this section applies to the amendment as if it were a vulnerability assessment.

19. Restrictions on development in areas without vulnerability assessment

A person must not commence or carry out development on land within the coastal zone unless —

- (a) a vulnerability assessment of the land has been included in the WA coastal plan; or
- (b) the development is short-term development or exempt development and is authorised under this Act and any relevant scheme.

Division 3 — Transition zone

20. Identification of transition zone

- (1) The transition zone is the area of the coastal zone which, in the opinion of the WAPC, is likely to be vulnerable to adverse impacts of a coastal hazard, either current or future under the latest scientific projections available as advised by the EPA under section 73(b).
- 23 (2) The WAPC must have regard to the vulnerability assessment when identifying any part of the coastal zone as the transition zone in the WA coastal plan.

21. Memorial must be lodged if land included in transition zone

(1) The WAPC must cause a memorial to be lodged with the Registrar in respect of land that is included in the transition zone as soon as practicable after the land is included.

nsition zone	Division 3
	s. 22

1 2	(2)	On the lodging of a memorial under subsection (1), the Registrar must register the memorial against the relevant land.
3 4 5 6	(3)	If the land is removed from the transition zone, the WAPC must give notice to the Registrar that the memorial is to be withdrawn and the Registrar must register the withdrawal of the memorial in the appropriate manner.
7	22.	Notice of memorial to be given
8 9 10 11 12		As soon as practicable after a memorial is registered or withdrawn under section 21, written notice that the memorial is registered or withdrawn, with a copy of the memorial or notice to withdraw the memorial attached, as is relevant, must be given by the WAPC to —
13		(a) each owner of the relevant land; and
14 15		(b) each local government which has located within its district all, or part, of the relevant land; and
16 17		(c) each responsible authority a scheme of which applies to all, or part, of the relevant land.
18 19	23.	Amendment of transition zone on request of responsible authority or owner
20	(1)	In this section —
21		change criteria has the meaning given in section 28;
22 23		<i>responsible authority</i> means a responsible authority a scheme of which applies to land in the transition zone.
24 25 26 27	(2)	A responsible authority for, or an owner of land in, the transition zone may request the WAPC to prepare an amendment to the transition zone if the responsible authority or owner is of the opinion that —
28 29		(a) one or more of the change criteria has occurred in relation to land in the transition zone; or
30 31		(b) more recent, detailed or up-to-date geomorphological work on the land has become available that leads to

plan is subsidiary legislation made under this Act.

The Interpretation Act 1984 section 41 does not apply to the

Climate Change Readiness (Coastal Planning and Protection) Bill 2012

WA coastal plan

(3)

WA coastal plan.

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Part 2

Division 5 — Review and amendment

2	27.	General review
3	(1)	The WAPC must carry out a review of the WA coastal plan as soon as is practicable after —
5 6		(a) the 5 th anniversary of the plan coming into operation; and
7 8		(b) the expiry of each 5 yearly interval after the plan was last reviewed.
9 10 11	(2)	The purpose of the review is to reassess the suitability of the provisions of the WA coastal plan to achieve the objects of this Act.
12	28.	Change criteria review
13	(1)	In this section —
14 15		<i>change criteria</i> , in relation to the WA coastal plan, means any of the following —
16 17 18		(a) the actual rise in sea level has occurred sooner than, or varies significantly from, the rise projected in the vulnerability assessment;
19 20 21		(b) the actual frequency and severity of extreme weather events are significantly different from those projected in the vulnerability assessment;
22 23 24 25		(c) more recent coastal climate change science has become available in which there are projections that are significantly different to projections in the vulnerability assessment;
26 27 28 29 30		(d) more recent, detailed or up-to-date geomorphological work on a part of the Western Australian coast has become available that leads to significantly different conclusions regarding vulnerability from those projected in the vulnerability assessment;
31 32		(e) unforeseen events or consequences of the impact of coastal processes have arisen;

1 2 3 4		(f) the harm from human settlements to hydrological, ecological and coastal processes, or to biodiversity in the coastal zone, is greater than projected in the vulnerability assessment;
5 6 7		(g) any other factor which in the opinion of the Coastal Planning and Coordination Council warrants a review of the WA coastal plan.
8 9 10 11 12	(2)	The WAPC must carry out a review of the WA coastal plan as soon as is practicable after being advised by the Coastal Planning and Coordination Council that changes are necessary as the result of the occurrence of one of more of the change criteria.
13 14 15 16	(3)	In carrying out the review, and in any amendment prepared as a consequence of the review, the WAPC is to have regard to the latest scientific projections available as at the date of the review or amendment as advised by the EPA under section 73(b).
17	29.	Review report
18	(1)	The WAPC must —
19 20		(a) prepare a report based on a review carried out under section 27 or 28; and
21		(b) submit the report to the Minister.
22 23 24	(2)	The Minister must cause a copy of the report to be laid before each House of Parliament within 7 days after receiving a copy of the report.
25	(3)	If —
26 27		(a) at the time the report is submitted to the Minister a House of Parliament is not sitting; and
28		(b) the Minister is of the opinion the House will not sit

before the end of the period referred to in subsection (2),

the Minister must transmit a copy of the report to the Clerk of

that House and make the report available to the public.

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1 2	(4)	A copy of a report transmitted to the Clerk of a House is to be regarded as having been laid before that House.		
3 4 5 6	(5)	The laying of a copy of a report that is regarded as having occurred under subsection (4) must be recorded in the Minutes, or Votes and Proceedings, of the House on the first sitting day of the House after the Clerk received the copy.		
7	30.	Amendment following review		
8 9 10	(1)	If a review report under section 29 recommends amendments to the WA coastal plan, the WAPC must prepare draft amendments in accordance with the recommendations.		
11 12	(2)	Sections 8 to 16, with necessary changes, apply to a draft amendment or an amendment as if —		
13 14		(a) any references in those sections to the draft WA coastal plan were references to the draft amendment; and		
15 16		(b) in section 10(3)(b) the words "and may require" were substituted for "and require"; and		
17 18		(c) the reference in section 14(4) to a further plan were a reference to a further draft amendment; and		
19 20		(d) any reference in section 15 or 16 to the WA coastal plan were a reference to an approved amendment.		
21	31.	Replacement of WA coastal plan		
22 23 24	(1)	If a review report under section 29 recommends the making of a new WA coastal plan, the WAPC must prepare a new draft WA coastal plan in accordance with the recommendation.		
25	(2)	Sections 8 to 16 apply to the making of a new WA coastal plan.		
26 27	(3)	The new plan replaces the existing plan on and from the day the new plan comes into operation under section 16.		

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Part 3 —	Adaptation	and	management	plans

2	32.	Terms used
3		In this Part —
4		controlling body means —
5 6 7		(a) in relation to land that is in a coastal compartment within the district of a local government, the local government;
8 9 10 11		(b) in relation to any other land that is in a coastal compartment, the person that has the care, control and management of the land or, if there is no such person, the WAPC;
12		local coastal plan means —
13		(a) a local coastal adaptation plan; or
14		(b) a local coastal management plan.
15 16	33.	Draft local coastal adaptation plans and draft local coastal management plans
17 18	(1)	A local government of a district in which is land in a coastal compartment must prepare in accordance with this Part —
19 20		(a) a draft local coastal adaptation plan for the land; and(b) a draft local coastal management plan for the land.
21 22 23 24	(2)	If the land in a coastal compartment is in 2 or more local government districts, the local governments for those districts must jointly prepare in accordance with this Part — (a) a draft local coastal adaptation plan for the land; and
25		(b) a draft local coastal management plan for the land.
26 27 28 29 30	(3)	If, under subsection (2), 2 or more local governments are required to prepare a draft local coastal adaptation plan or draft local coastal management plan jointly, a reference in this Part to a local government includes a reference to those local governments.

1 2 3	(4)	If land in a coastal compartment is not in a local government district, the controlling body in relation to the land must prepare in accordance with this Part —
4		(a) a draft local coastal adaptation plan for the land; and
5		(b) a draft local coastal management plan for the land.
6	(5)	In preparing a draft local coastal plan the controlling body —
7		(a) must —
8 9 10 11		(i) work with relevant public authorities and federal agencies on relevant aspects of the development of the plan and incorporate their advice to the maximum extent practicable; and
12 13 14 15 16		(ii) work with, and provide feedback to, relevant Aboriginal traditional owners, natural resource management groups, environmental advocacy groups and local coastcare community groups on relevant aspects of the development of the plan; and
18 19 20 21		(iii) seek comments from, and provide feedback to, any other person that the controlling body considers would be likely to be affected by the plan if it were approved;
22		and
23 24		(b) may consult any other public authority or person that the controlling body considers appropriate.
25 26 27	(6)	In preparing a draft local coastal plan the controlling body must have regard to the views of any public authority or person consulted under subsection (5)(a).
28	34.	Principles, guidelines and measures for preparation
29 30 31 32		A controlling body must prepare a draft local coastal plan in accordance with the principles, guidelines and measures referred to in section 8(2)(e) and (f) and included in the WA coastal plan.

1	35.	Matters to be provided for in draft local coastal adaptation plan
3 4 5	(1)	A draft local coastal adaptation plan must provide for the following matters in relation to the coastal compartment to which it applies —
6 7		(a) land use planning that will supplement development controls;
8 9		(b) dune management and revegetation to contain or reverse erosion;
10		(c) planned retreat and buffers;
11 12		(d) a statement of performance indicators, monitoring and reporting arrangements.
13 14	(2)	Regulations may prescribe other matters that are to be provided for in a draft local coastal adaptation plan.
15 16	(3)	The projection used for a draft local coastal adaptation plan must be 30 years from the date of preparation.
17 18	36.	Matters to be provided for in draft local coastal management plan
19 20 21	(1)	A draft local coastal management plan must provide for the following matters in relation to the coastal compartment to which it applies —
22 23 24		 (a) a description of the physical natural processes of the area and a statement of integrated management practices and actions required to maintain these processes;
25 26		(b) an integrated management strategy detailing how the hierarchy of planning measures set out in
27		section 8(2)(e)(i) must be applied if coastal erosion is posing a threat to structures and infrastructure that
28 29		cannot be relocated or removed or where a public beach
30		may be lost;

1 2 3		(c) a description of the natural coastal resources of the area and a statement of integrated management practices and actions for their conservation or rehabilitation;
4 5 6 7		(d) a description of the recreation, public access and scenic values of the area and a statement of the integrated management practices and actions required to manage those values;
8		(e) a management plan in relation to driving on beaches;
9 10		 (f) a statement of performance indicators, monitoring and reporting arrangements;
11		(g) a programme of annual works and maintenance.
12 13	(2)	Regulations may prescribe other matters that are to be provided for in a draft local coastal management plan.
14 15	(3)	The projection used for a draft local coastal management plan must be 30 years from the date of preparation.
16	37.	Draft local coastal plan may adopt codes or other documents
17	(1)	A draft local coastal plan may adopt the text of —
18 19		(a) an approved local coastal plan of any other controlling body; or
20 21 22		(b) any code, rules, specifications or standard issued by Standards Australia or by another body specified in the plan.
23	(2)	The text may be adopted —
24		(a) wholly or in part or as modified by the draft plan; and
25 26		(b) as it exists at a particular date or as amended from time to time.
27	38.	Consultation with other controlling bodies
28 29 30	(1)	Before submitting a draft local coastal plan in respect of a coastal compartment to the Minister under section 40, the controlling body which prepared the draft (the <i>responsible</i>

1 2		<i>body</i>) must submit it to the controlling body of any land adjoining the coastal compartment.
3 4	(2)	At any time before a draft local coastal plan is submitted to the Minister under section 40 —
5 6 7		(a) a controlling body to which the draft was submitted under subsection (1) may give the responsible body written submissions about the draft; and
8 9		(b) the responsible body may amend the draft to take account of those submissions.
10	39.	Draft local coastal plan must be referred to EPA
11 12 13 14	(1)	After a controlling body prepares a draft local coastal plan, it must refer the draft to the EPA, together with any written information about it as is sufficient to enable the EPA to comply with the EP Act section 48A in relation to it.
15 16 17 18	(2)	If, under the EP Act section 48A(1)(b)(i), the EPA informs the controlling body that the draft should be assessed by the EPA under the EP Act Part IV Division 3, the controlling body must —
19 20 21 22 23		(a) within 7 days after the last day on which submissions may be made to the controlling body under section 40(3), send the EPA a copy of each submission made under section 38 that relates wholly or in part to any environmental issue raised by the draft; and
24 25 26 27		(b) within 42 days after that last day, or such longer period as the Minister allows, advise the EPA of the controlling body's views on and response to each environmental issue to which any such submission relates.
28 29 30 31 32	(3)	If, under the EP Act section 48C(1)(a), the EPA requires the controlling body to undertake an environmental review of the draft, the controlling body must — (a) undertake the review in accordance with the instructions issued under that section; and

1		(b) report to the EPA on the review.
2 3 4 5	(4)	If the EPA advises the controlling body that the environmental review has not been undertaken in accordance with the instructions issued under the EP Act section 48C(1)(a), the controlling body may —
6 7 8 9		(a) ask the Minister to consult with the Environment Minister and, if possible, agree with him or her on whether or not the review has been undertaken in accordance with those instructions; or
10		(b) comply with subsection (3).
11 12	(5)	If pursuant to a request made under subsection (4)(a) the Minister and the Environment Minister consult then —
13 14 15 16		(a) if they agree whether or not the review has been undertaken in accordance with the instructions issued under the EP Act section 48C(1)(a), their decision is final and cannot be appealed;
17		(b) if they cannot agree, the EP Act section 48J applies.
18 19 20 21 22	(6)	If the Minister and the Environment Minister agree that the review has not been undertaken in accordance with the instructions issued under the EP Act section 48C(1)(a), the WAPC must undertake a further review in accordance with those instructions.
23 24	40.	Draft local coastal plan must be submitted to Minister for approval
25 26	(1)	After a controlling body prepares a draft local coastal plan, the controlling body must submit to the Minister—
27		(a) the draft; and(b) any submissions made under section 38(2).
28	(2)	
29 30	(2)	The draft must be accompanied by a report of the controlling body on the merits of submissions made under section 38(2).

1	(3)	The draft must not be submitted to the Minister before —
2 3 4		(a) each controlling body to which the draft was submitted under section 38(1) has made final submissions under section 38(2) in respect of the draft; or
5 6 7		(b) 42 days have elapsed since the controlling body which prepared the draft complied with section 38(1) in respect of the draft,
8		whichever occurs first.
9 10 11 12	(4)	If under section 39(3) the controlling body is required to undertake an environmental review, the draft must not be submitted to the Minister before the controlling body has sent the review to the EPA and —
13		(a) either —
14		(i) the EPA has advised the controlling body; or
15		(ii) under section 39(5)(a) it is agreed; or
16		(iii) under the EP Act section 48J it is decided,
17 18 19		that the review has been undertaken in accordance with the instructions issued under the EP Act section 48C(1)(a); or
20 21 22 23		(b) 30 days have elapsed since the day on which the review was sent to the EPA and the EPA has not advised whether or not the review has been undertaken in accordance with those instructions,
24		whichever occurs first.
25 26 27 28 29	(5)	Each controlling body that, at the time this section comes into operation, is required to prepare a draft local coastal adaptation plan and a draft local coastal management plan must submit the draft plans to the Minister within 5 years of the coming into operation of this Act.

1	41.	Minister's functions as to draft local coastal plan
2	(1)	After considering a draft local coastal plan submitted under section 40, the Minister must —
4		(a) approve the draft local coastal plan; or
5		(b) refuse to approve the draft local coastal plan; or
6 7		(c) approve the plan subject to amendments being made to it, as directed by the Minister.
8	(2)	The Minister must not act under subsection (1) —
9		(a) until —
10 11 12 13		(i) under the EP Act section 48A(1)(a), the EPA has informed the controlling body that the EPA considers that the draft should not be assessed by the EPA under the EP Act Part IV Division 3; or
14 15 16 17		(ii) the 28 day period referred to in the EP Act section 48A(1)(b)(i) has expired without the EPA having, under that section, informed the controlling body; or
18 19 20 21		(iii) if a statement has been delivered under the EP Act section 48F(2) setting out the conditions, if any, to which the draft should be subject — the Minister is satisfied the submitted draft meets those conditions; or
23 24 25 26 27		(iv) if a decision has been made under the EP Act section 48J on the conditions, if any, to which the draft should be subject — the Minister is satisfied the submitted draft meets those conditions,
28		whichever occurs first; or
29 30		(b) if, under the EP Act section 48A(2)(b), the Minister and the Environment Minister have made an agreement.

1 2 3	(3)	The Minister must act under subsection (1)(a) if the Minister is of the opinion that the draft complies with the objects and provisions of this Act and the WA coastal plan.
4	42.	Gazettal and operation of local coastal plan
5 6 7	(1)	If under section 41 the Minister approves a draft local coastal plan prepared by a controlling body, the controlling body must publish in the <i>Gazette</i> a notice of —
8		(a) the approval; and
9 10		(b) where and when a copy of the plan can be inspected; and
11		(c) where and when a copy of the plan can be obtained.
12 13	(2)	A local coastal plan must be made available by the controlling body that prepared the plan during office hours free of charge.
14 15	(3)	Regulations made under this Act may prescribe a fee for obtaining a copy of the local coastal plan.
16	43.	Parliament may disallow local coastal plan
17 18 19 20	(1)	A copy of a local coastal plan approved under section 41 must be laid before each House of Parliament within 6 sitting days of that House next following the date on which the plan is published in the <i>Gazette</i> .
21 22 23 24	(2)	Either House of Parliament, by resolution of which notice has been given within 12 sitting days of that House after the WA coastal plan has been laid before it under subsection (1), may pass a resolution disallowing the plan.
25 26	(3)	Notice of the disallowance must be published in the <i>Gazette</i> within 21 days of the passing of the resolution.

If neither House of Parliament passes a resolution in accordance

with subsection (2) disallowing the local coastal plan laid before

it, the plan comes into operation immediately following the last

day upon which a resolution disallowing it could have been

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1 2		passed or on such later day as is specified or provided for in the plan.
3 4 5	(5)	If before the expiration of 12 sitting days of a House of Parliament after the local coastal plan has been laid before that House —
6 7		(a) that House, being the Legislative Assembly, is dissolved or expires, or the Parliament is prorogued; and
8 9		(b) a resolution for the disallowance of the plan has not been passed by that House,
10 11 12 13		the local coastal plan is, for the purposes of this section, taken to have been laid before that House on the first sitting day of that House after the dissolution, expiry or prorogation, as the case may be.
14	44.	Review and revision of local coastal plans
15	(1)	A controlling body must —
16 17		(a) review any local coastal plan prepared by it and approved by the Minister —
18 19		(i) not later than 10 years after the local coastal plan comes into operation; and
20 21		(ii) not later than 10 years after the last review under this section;
22		and
23 24		(b) if it considers that circumstances so require, prepare amendments to that plan or a revised plan.
25 26	(2)	The projection used for a review must be 30 years from the date of the review.
27	45.	Amendment of local coastal plan
28 29	(1)	A controlling body which prepared a local coastal plan may prepare a draft amendment to the plan.

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1	(2)	Sections 38 to 43, with necessary changes, apply to a draft amendment or amendment as if —
3 4		(a) any reference in those sections to a draft plan were a reference to the draft amendment; and
5 6		(b) any reference in section 42 or 43 to a local coastal plan were a reference to an approved amendment.
7	46.	Repeal of local coastal plan
8 9		A local coastal plan may be repealed by a subsequent local coastal plan.
10	47.	Inconsistency with other instruments
11 12	(1)	A local coastal plan is inoperative to the extent that it is inconsistent with —
13		(a) this Act; or
14		(b) subject to subsection (2), any other written law; or
15		(c) the WA coastal plan.
16 17	(2)	If a local coastal plan is inconsistent with a local law or a scheme, the plan prevails to the extent of the inconsistency.
18 19	48.	Functions to be carried out in accordance with local coastal plans
20		A controlling body carrying out functions in relation to a coasta
21		compartment must comply with any local coastal plan that
22		applies to the carrying out of those functions.
23	49.	Offences and penalties
24	(1)	A local coastal plan may provide that contravention of a
25 26 27		provision of the plan is an offence, and may provide for the offence to be punishable on conviction by a penalty not exceeding \$200 000.
28 29	(2)	If the offence is of a continuing nature, the local coastal plan may make the person liable to a further penalty not exceeding a

1 2		fine of \$25 000 in respect of each day or part of a day during which the offence has continued.
3 4	(3)	The local coastal plan may provide for the imposition of a minimum penalty for the offence.
5 6 7	(4)	The regulations may specify the method and the means by which any fines imposed under a local coastal plan are to be paid and collected, or recovered.

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Part 4 — Development control in transition zone

2		Division 1 — Development in transition zone
3	50.	Development principles in transition zone
4	(1)	A responsible authority —
5 6 7		(a) must comply with this Division when making a decision about the approval of development in the transition zone; and
8		(b) must not grant an approval that conflicts with the provisions of this Division.
10 11 12 13	(2)	Subsection (1) applies in relation to approval of development whether subdivision approval for the land on which development is proposed was given before or after the coming into operation of this section.
14	51.	What development can be carried out in transition zone
15 16	(1)	A responsible authority must not grant approval for development in the transition zone unless —
17		(a) the development is —
18 19		(i) short-term development other than short-term development to which section 53 applies; or
20		(ii) exempt development;
21		and
22		(b) the responsible authority has complied with section 55.
23 24	(2)	Nothing in subsection (1) affects the power of a responsible authority to refuse to grant approval for development.
25 26	(3)	A public authority must not carry out development in the transition zone unless the development is —
27 28		(a) short-term development other than short-term development to which section 53 applies; or
29		(b) exempt development.

1	(4)	Short-term development is development that —
2		(a) is for public use or public enjoyment; and
3 4 5		(b) by its nature, must be carried out in the transition zone despite the risk of impact from a present or likely future coastal hazard; and
6 7		(c) is capable of being abandoned, if necessary, without significant adverse impact on the transition zone,
8 9		but does not include an artificial waterway or a canal development.
10	(5)	Exempt development is development that is —
11 12 13		(a) a minor renovation or change to an existing development that does not have an adverse impact on present or likely future coastal processes; or
14		(b) essential services infrastructure —
15		(i) prescribed to be exempt development; or
16		(ii) in an area prescribed as a cyclone prone area.
17 18 19	(6)	Regulations made for the purposes of subsection (5) must not prescribe a marina or artificial waterway development, other than maritime infrastructure, as exempt development.
20	52.	Accommodating sea level rises
21 22 23 24	(1)	If development in the transition zone is exempt development, the responsible authority must prioritise the accommodation of sea level rise rather than protecting against sea level rise with hard defences that may have an adverse effect on adjacent areas
25 26	(2)	Development approval for hard defences must not be granted unless there is no reasonable alternative available.
27	53.	Certain short-term development must not be approved
28 29 30		A responsible authority must not grant approval for short-term development in the transition zone if the development poses a significant risk to coastal processes unless the responsible

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authority is satisfied that the impact of the development will not endure beyond the useful life of the development.

54. Certain exempt development must not be approved

A responsible authority must not grant approval for exempt development in the transition zone if —

- (a) the development is at significant risk of being harmed by a coastal hazard; or
- (b) the development poses a significant risk to coastal processes,

unless the responsible authority is satisfied that the development will meet the prescribed standards for reasonable resistance to damage from coastal hazards for the duration of its expected useful life.

55. Responsible authority must advise of effect of Act

Before a responsible authority grants approval for short-term development or exempt development in the transition zone, the responsible authority must give the applicant for approval notice of the provisions of this Act that will apply to the development, including that the development may have to be removed or abandoned under regulations made under section 56(1)(d) or in accordance with a coastal protection notice.

56. Regulations about development in transition zone

- (1) The Governor may make regulations for the following purposes
 - (a) to prescribe criteria to be applied by responsible authorities when determining whether development is short-term development or exempt development;
 - (b) to regulate, restrict or prohibit any specified class of development in the transition zone;
 - (c) to prescribe conditions that apply to approval of development in the transition zone;

1 2 3 4 5		(d) to prescribe circumstances in which a responsible authority may order, or is required to order, the removal or abandonment of a short-term development or exempt development from the transition zone and make provision in relation to the following —
6		(i) the making of the order;
7		(ii) requirements for compliance with the order;
8		(iii) remediation requirements that may be imposed under the order;
10		(iv) the enforcement of the order;
11 12		(v) the recovery of any costs incurred by the responsible authority in enforcing the order.
13 14 15 16	(2)	No compensation is payable in relation to the removal or abandonment of short-term development or exempt development from the transition zone pursuant to an order made under regulations referred to in subsection (1)(d).
17 18 19 20	(3)	A regulation may impose a penalty not exceeding a fine of \$200 000 and, in the case of a continuing offence, a further fine of \$25 000 for each day during which the breach continues, for a breach of the regulation.
21 22 23	(4)	If the regulations are in conflict or inconsistent with a scheme or local law, the regulations prevail to the extent to which they are in conflict or inconsistent.
24 25 26	(5)	Before regulations are made under this section, the Minister must, as far as is appropriate and reasonably practicable, consult with the following —
27		(a) the WAPC;
28		(b) local governments;
29 30		(c) communities which appear to the Minister to be likely to be affected by, or interested in, the regulations.

Part 4 Development control in transition zone

Division 2 Transactions relating to short-term development

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Division 2 — Transactions relating to short-term development

57. Maximum term for lease or licence

- (1) In this section —
- 4 *licence to use or occupy* does not include an easement.
- 5 (2) A person must not
 - (a) lease to any person land on which a short-term development has been carried out; or
 - (b) grant a licence to use or occupy land on which a short-term development has been carried out,
- for a term or period exceeding 5 years.
 - (3) A lease or licence referred to in subsection (2) may include an option to renew or extend the term or period of the lease or licence for a term or period, or successive terms or periods, not exceeding 5 years but must provide that the option is not exercisable if the lessor or grantor gives the lessee or grantee written notice that the option is not to be exercised because the land or premises on the land are at risk from coastal hazards.
 - (4) A person who contravenes subsection (2) commits an offence. Penalty: a fine of \$200 000 and, in the case of a continuing offence, a further fine of \$25 000 for each day during which the offence continues.
 - (5) The Registrar must not register a lease if the lessor has contravened subsection (2) in respect of the lease.

24 58. Acknowledgment in lease or licence

- (1) This section applies to a lease or licence to use or occupy land in the transition zone on which short-term development has been carried out if the lease or licence is entered into after the coming into operation of this section.
- (2) Every lease or licence to which this section applies must contain, and is subject to, an acknowledgment by the parties to

1 2 3		the lease or licence that any short-term development on the land may be required by a responsible authority to be removed or abandoned.
4		Division 3 — Land surrender
5	59.	Application
6 7		This Division applies to an approval under the PAD Act section 135 to —
8 9		(a) subdivide a lot situated completely or partly within the transition zone; or
10 11		(b) amalgamate a lot with any other lot if any of the lots are situated completely or partly within the transition zone.
12	60.	Minister may approve inclusion of land surrender condition
13 14 15 16 17	(1)	Subject to subsection (2) and section 64, the WAPC may include in an approval to which this Division applies a condition (<i>land surrender condition</i>) that a part of the lot (the <i>land</i>) in the transition zone must be surrendered to the State for coastal management.
18 19 20	(2)	The land must not be required to be surrendered under subsection (1) unless the Minister approves the inclusion of the land surrender condition.
21	61.	Notice of condition about land surrender
22 23	(1)	Before including a land surrender condition under section 60, the WAPC must give written notice to the applicant.
24	(2)	The notice must —
25 26		(a) state that the WAPC is considering including a land surrender condition; and
27		(b) include details of the land to be surrendered.
28 29	(3)	The period within which the WAPC must make a decision under the PAD Act section 143 stops on the day the notice is

Part 4 Development control in transition zone
Division 3 Land surrender
s. 62

given to the applicant and starts again on the day the WAPC gives the applicant a notice under section 63.

62. Criteria for decision

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In deciding whether to include a land surrender condition, and the land to be surrendered, the WAPC must consider how the surrender of the land would avoid or minimise detrimental impact on coastal management and coastal processes.

63. Notice of decision about land surrender

- (1) After making a decision about whether or not to include a land surrender condition, the WAPC must give written notice to the applicant.
- (2) The notice must
 - (a) state the decision and the date it was made; and
 - (b) if the decision is to include a land surrender condition
 - (i) state the day the Minister approved the inclusion of the land surrender condition; and
 - (ii) include details of the land to be surrendered.

64. When land surrender condition may not be included

The WAPC must not include a land surrender condition on the approval if —

- (a) a lot relating to the application for approval was part of another lot that has been the subject of an application under the PAD Act section 135; and
- (b) a part of the other lot was surrendered to the State under a land surrender condition.

65. Surrendered land to be dedicated for coastal management purposes

(1) If the WAPC has approved the subdivision or amalgamation of a lot subject to a land surrender condition in relation to one or more portions of land shown on a diagram or plan of survey

Development control in transition zone Land surrender Part 4

Division 3

s. 65

1		relating to the subdivision or amalgamation, then the land					
2		subject to the condition vests in the State by force of this section					
3		without any conveyance, transfer or assignment or the payment					
4		of any fee.					
5	(2)	Land vested under subsection (1) is vested at the time the new					
6		certificate, or if more than one, all the new certificates for the					
7		land the subject of the diagram or plan of survey has or have					
8		been registered under the Transfer of Land Act 1893.					
9	(3)	Land vested under subsection (1) —					
0		(a) is Crown land; and					
1		(b) is to be taken to be reserved under the <i>Land</i>					
2		Administration Act 1997 for the purpose of coastal					
3		management; and					
4		(c) may be dealt with in accordance with the <i>Land</i>					
5		Administration Act 1997; and					
6		(d) is to be reserved under any applicable local planning					
7		scheme for the public purpose of coastal management.					
8	(4)	The Registrar must do all things necessary to give effect to this					
9		section.					

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Part 5 — Coastal protection notices

2	66.	Coastal protection notice					
3	(1)	In this section —					
4 5		<i>specified</i> means specified by the WAPC in the coastal protection notice concerned.					
6 7 8 9	(2)	If short-term development on land in the transition zone is damaged by the impact of a coastal hazard, the WAPC may cause a notice (a <i>coastal protection notice</i>) to be given requiring a person to —					
0		(a) remove the development; and					
1		(b) restore that land to a condition as near as possible to the condition of the land before the development occurred,					
3		within a specified period.					
4	(3)	A coastal protection notice may be given to one or more of the following —					
6		(a) the owner of the land;					
7		(b) the occupier of the land;					
8 9 20 21		(c) a person other than the owner or occupier of the land, if the WAPC considers that it is practicable for that person to comply with and give effect to the coastal protection notice.					
22	(4)	A coastal protection notice is to specify the following —					
23	()	(a) the name and address of the person to whom it is given;					
24		(b) the reason for which it is given;					
25 26		(c) a description of the relevant development and the location of the development sufficient to identify both.					
27	(5)	A coastal protection notice —					
28 29		(a) while it subsists, binds each person to whom it is given; and					

1 2 3		(b) if it is, and while it remains, registered under section 69, binds each successive owner or occupier of the land to which it relates.					
4 5 6	(6)	A person who is bound by a coastal protection notice and who does not comply with a requirement contained in the notice commits an offence.					
7 8 9		Penalty: a fine of \$200 000 and, in the case of a continuing offence, a further fine of \$25 000 for each day during which the offence continues.					
10	67.	Amendment of coastal protection notice					
11 12 13		The WAPC may by notice in writing served on every person bound by a coastal protection notice revoke the notice or amend it —					
14 15 16 17		(a) by extending the period within which a requirement contained in the notice must be complied with if the WAPC is satisfied that the circumstances of the case justify the extension; or					
18 19		(b) by revoking or amending any requirement contained in the notice.					
20 21	68.	Review of coastal protection notice or amendment to, or revocation of, coastal protection notice					
22 23 24	(1)	A person to whom a coastal protection notice has been given may apply to the State Administrative Tribunal for a review of the decision of the WAPC.					
25 26 27 28	(2)	A person to whom a notice revoking or amending a coastal protection notice has been given may apply to the State Administrative Tribunal for a review of the decision of the WAPC.					

1	69.	Registration of coastal protection notice on land title				
2	(1)	When a coastal protection notice is given under section 66, the WAPC must give a copy of the notice —				
4 5 6		(a) in the case of a notice relating to land which is under the operation of the <i>Transfer of Land Act 1893</i> or <i>Land Administration Act 1997</i> , to the Registrar of Titles; or				
7 8 9 10		(b) in the case of a notice relating to land which is alienated from the Crown but which is not under the operation of the <i>Transfer of Land Act 1893</i> , to the Registrar of Deeds and Transfers.				
11 12 13 14 15	(2)	On receiving a copy of a coastal protection notice given under subsection (1), the Registrar must, without payment of a fee, register the notice and endorse or note accordingly the appropriate register or record in respect of the land to which that notice relates.				
16 17 18 19	(3)	If a coastal protection notice is revoked under section 67, the WAPC must give the Registrar a certificate signed by the WAPC and certifying that revocation took place on a date specified in the certificate.				
20 21 22 23 24	(4)	On receiving a certificate given under subsection (3), the Registrar must cancel the registration of the relevant coastal protection notice and endorse or note accordingly the appropriate register or record in respect of the land to which that certificate relates.				
25 26	70.	Duties of person ceasing to be owner etc. of land subject to registered notice				
27 28 29	(1)	This section applies if the person, or at least one of the persons, to whom a coastal protection notice is given is the owner or occupier of the land.				
30	(2)	While a coastal protection notice remains registered under				

section 69, each owner or occupier of the land to which the

1		coastal protection notice relates must, when that person ceases					
2		to be the owner or occupier of the land, notify in writing —					
3		(a) the WAPC of that fact and of the name and address of					
4		each person who succeeds in the ownership or					
5		occupation or both, as the case requires, of the land; and					
6		(b) each person who succeeds in the ownership or					
7		occupation, or both, as the case requires, of that land of					
8		the content of the coastal protection notice and of the					
9		fact that the coastal protection notice is binding on that					
10		person.					
11		Penalty: a fine of \$5 000.					
12	71.	WAPC to keep and publish record of orders					
13 14	(1)	The WAPC must keep a record of the prescribed particulars of a coastal protection notice.					
15 16	(2)	The WAPC must publish from time to time in a prescribed manner prescribed particulars of the record.					
17	72.	Action by WAPC					
18 19	(1)	If action required by a coastal protection notice to be taken has not been taken, the WAPC may —					
20		(a) cause that action to be taken; and					
21		(b) recover the cost of the taking of that action from any					
22		person bound by the notice in a court of competent					
23		jurisdiction as a debt due to the Crown.					
24	(2)	Any cost recovered under subsection (1)(b) must be paid into					
25	(-)	the Consolidated Account.					

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Part 6 — Miscellaneous

2	73.	Role of EPA
3		The EPA must —
4 5 6 7 8		(a) keep itself informed of changes to coastal climate science and the impact of those changes on projections in relation to the transition zone, having regard to the most up-to-date research by relevant State, national and international scientific bodies; and
9		(b) advise relevant public authorities of those changes.
10	74.	Protection from liability
11	(1)	In this section —
12 13		coastal management works includes the placement and management of emergency coastal protection works;
14		protected person means any of the following —
15		(a) a public authority;
16		(b) a member or employee of a public authority;
17		(c) a public service officer;
18 19		(d) a person acting under the direction of a public authority or the State;
20 21		(e) a member of the council, or of a committee of the council, of a local government.
22 23	(2)	In this section a reference to the doing of anything includes a reference to the omission to do anything.
24	(3)	A civil action does not lie against a protected person for —
25 26 27		(a) anything that the protected person has done, in good faith, in the performance or purported performance of a function under this Act; or
28 29		(b) any advice furnished in good faith by the protected person relating to the likelihood of any land in the

1 2			coastal zone being adversely affected by a coastal hazard or the nature or extent of a coastal hazard; or				
3 4 5 6		(c)	anything that the protected person has done, in good faith, insofar as it relates to the likelihood of land in the coastal zone being adversely affected by coastal processes.				
7 8 9	(4)	The State and the Minister are also relieved of any liability that either of them might otherwise have had for another person having done anything as described in subsection (3).					
10 11	(5)	Witho	ut limiting subsection (3), that subsection applies to the ring —				
12		(a)	the preparation or making of a scheme;				
13		(b)	the grant or refusal of approval of development;				
14 15		(c)	the imposition of a condition in relation to an approval of development;				
16		(d)	the preparation or making of the WA coastal plan;				
17		(e)	the giving of a coastal protection notice;				
18 19		(f)	the carrying out of coastal management works in the coastal zone;				
20 21 22		(g)	the failure to upgrade coastal management works in the coastal zone in response to projected or apparent actual impact of climate change;				
23 24		(h)	anything done regarding beach erosion or shoreline recession;				
25 26 27		(i)	the failure to take action to enforce the removal of illegal or unauthorised structures in the coastal zone that results in erosion of a beach or land adjacent to a beach;				
28 29 30		(j)	the provision of information relating to projected impacts of climate change, including mean sea level rise.				
31 32	(6)		ut limiting any other circumstances in which a protected may have acted in good faith, a protected person is,				

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1	unless the contrary is proved, taken to have acted in good faith
2	for the purposes of this section if the advice was furnished, or
3	the thing was done, substantially in accordance with the
4	WA coastal plan and any local coastal adaptation plan or local
5	coastal management plan for the relevant area.

(7) The protection given by this section applies even though the thing done as described in subsection (3) may have been capable of being done whether or not this Act had been enacted.

75. No compensation for injurious affection

- (1) Compensation is not payable in respect of land that is injuriously affected by the making or amendment of the WA coastal plan or a local coastal plan.
 - (2) Compensation is not payable under the PAD Act Part 11 Division 2, or under any Act that applies to that Division, in respect of land that is injuriously affected by the making or amendment of a scheme that applies to any part of the coastal zone if the relevant provisions of the scheme are consistent with the WA coastal plan.

19 76. Regulations

The Governor may make regulations prescribing all matters that are required or permitted by this Act to be prescribed, or are necessary or convenient to be prescribed, for giving effect to the purposes of this Act.

24 77. Review of Act

- (1) The Minister must cause a review of the operation and effectiveness of this Act, and the need for its continuation, to be carried out as soon as is practicable after the 5th anniversary of the day on which this section comes into operation.
- The Minister must cause a report based on that review to be prepared and, as soon as is practicable after the report is prepared, cause it to be laid before each House of Parliament.

Part 7 — Consequential amendments to Environmenta
Protection Act 1986

1	Part '	7 — C	onse	equential amendments to Environment Protection Act 1986			
3	78.	Act a	Act amended				
4		This P	art an	nends the <i>Environmental Protection Act 1986</i> .			
5	79.	Section	n 3 a	mended			
6	(1)	In sec	tion 3	(1) in the definition of <i>final approval</i> :			
7 8		(a)		aragraph (g) delete "section;" and insert:			
9 10			sect	ion; or			
11 12		(b)	aftei	paragraph (g) insert:			
13 14 15 16 17 18			(h)	the WA coastal plan, or an amendment to the WA coastal plan, prepared under the <i>Climate Change Readiness (Coastal Planning and Protection) Act 2012</i> , means an approval given under section 14 of that Act, or under section 30 of that Act as read with section 14 of that Act; or			
20 21 22 23 24 25 26			(i)	a local coastal adaptation plan or a local coastal management plan prepared under the <i>Climate Change Readiness (Coastal Planning and Protection) Act 2012</i> , or an amendment to such a plan, means an approval given under section 41 of that Act, or under section 45 of that Act as read with section 41 of that Act;			

1	(2)	In section 3(1) in the definition of <i>period of public review</i> :				
2		(a)	in par	agraph	(g) delete "section;" and insert:	
3		. ,	•	0 1		
4			section	n; or		
5				,		
6		(b)	after r	aragra	ph (g) insert:	
7		(-)	· · · · I		r (8)	
8			(h)	the W	A coastal plan, or an amendment to the	
9					pastal plan, prepared under the <i>Climate</i>	
10					e Readiness (Coastal Planning and	
11				Protec	tion) Act 2012, means the period set and	
12					d under section 11 of that Act, or under	
13					a 30 of that Act as read with section 11 of	
14				that A	ct; or	
15					coastal adaptation plan or a local coastal	
16				_	ement plan prepared under the <i>Climate</i>	
17				_	e Readiness (Coastal Planning and	
18					tion) Act 2012, or an amendment to such	
19				-	means the period referred to in	
20				section	1 40(3);	
21						
22	(3)	In section 3(1) in the definition of <i>responsible authority</i> :				
23		(a)	in par	agraph	(a)(x) delete "Act;" and insert:	
24						
25			Act; o	r		
26						
27		(b)	after p	oaragra	ph (a)(x) insert:	
28			•			
29				(xi)	the WA coastal plan, or an amendment	
30				` /	to the WA coastal plan, prepared under	
31					the Climate Change Readiness (Coastal	
32					Planning and Protection) Act 2012,	
33					means the Western Australian Planning	
34					Commission; or	

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1 2 3 4 5 6 7			(xii)	a local coastal adaptation plan or a local coastal management plan prepared under the <i>Climate Change Readiness</i> (Coastal Planning and Protection) Act 2012, or an amendment to such a plan, means the controlling body that is responsible for the plan or amendment;
9	(4)	In section 3	(1) in th	e definition of <i>scheme</i> :
10 11		(a) in pa	aragraph	n (j) delete "scheme;" and insert:
12 13		sche	eme; or	
14 15		(b) after	r paragra	aph (j) insert:
16 17 18 19		(k)	the W.	A coastal plan, or an amendment to A coastal plan, prepared under the te Change Readiness (Coastal ing and Protection) Act 2012; or
20 21 22 23 24 25		(1)	manag <i>Chang</i>	l coastal adaptation plan or a local coastal gement plan prepared under the <i>Climate</i> ge <i>Readiness (Coastal Planning and ction) Act 2012</i> , or an amendment to such ;
26 27 28	(5)	In section 3 paragraph (. ,	e definition of <i>scheme Act</i> after:
29 30 31		(d)		imate Change Readiness (Coastal ing and Protection) Act 2012;

Part 7 Consequential amendments to Environmental Protection Act 1986

1	80.	Section 4	8A amended
2	(1)	In section	48A(1)(b)(ii) delete "scheme;" and insert:
4 5 6		scheme or requires;	the matters referred to in subsection (2A), as the case
7 8	(2)	After sect	ion 48A(1) insert:
9 10 11 12 13 14		loca mar <i>Rea</i> or a	ne case of the assessment of the WA coastal plan, a l coastal adaptation plan or a local coastal agement plan, prepared under the <i>Climate Change diness (Coastal Planning and Protection) Act 2012</i> in amendment to such a plan, the Authority must see under this Division —
15 16 17		(a	any provisions of the plan that will affect development in the coastal zone or reservation or zoning under any scheme; and
18 19 20		(b	the climate assumptions and modelling used in the plan.
21	81.	Section 4	8C amended
22		In section	48C(7) in the definition of <i>public review</i> :
23 24		(a) in	paragraph (g) delete "sections." and insert:
25 26		se	ctions; or
27 28		(b) af	ter paragraph (g) insert:
29 30 31 32		(h	the WA coastal plan, or an amendment to the WA coastal plan, prepared under the <i>Climate Change Readiness (Coastal Planning and Protection) Act 2012</i> , means the procedure

Consequential amendments to Environmental Protection Act 1986

Part 7

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1 2 3		referred to in sections 11 and 12 of that Act, or in section 30 of that Act as read with those sections; or
4	(i)	a local coastal adaptation plan or local coastal
5		management plan, prepared under the Climate
6		Change Readiness (Coastal Planning and
7		Protection) Act 2012, means the procedure
8		referred to in sections 38 and 40 of that Act, or
9		in section 45 of that Act as read with those
10		sections.
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Consequential amendments to Planning and Development Act 2005 Part 8

s. 82

Part 8 — Consequential amendments to Planning and
Development Act 2005

2	ıaıt	Development Act 2005
3	82.	Act amended
4		This Part amends the <i>Planning and Development Act 2005</i> .
5	83.	Schedule 2 amended
6 7		Delete Schedule 2 clause 7(3) and insert:
8		(3) The Coastal Planning and Coordination Council is to —
9 0 1		(a) advise the Commission on matters relating to coastal planning and coordination throughout the State; and
2 3 4 5 6		(b) for the purposes of the <i>Climate Change Readiness</i> (Coastal Planning and Protection) Act 2012 section 28, monitor change criteria and advise the Commission when changes are required to the WA coastal plan under that Act; and
7 8 9		(c) perform such of the functions of the Commission under this Act, or any other written law, as are delegated to the Coastal Planning and Coordination

Council under section 16.

20

Defined Terms

[This is a list of terms defined and the provisions where they are defined.

The list is not part of the law.]

Defined Term	Provision(s)
approval	4(1)
artificial waterway	4(2)
change criteria	23(1), 28(1)
coastal compartment	4(1)
coastal hazard	4(1)
coastal management works	74(1)
Coastal Planning and Coordination Council	4(1)
coastal processes	4(1)
coastal protection notice	4(1), 66(2)
coastal zone	4(1)
controlling body	4(1), 32
Crown land	5(2)
development	4(1)
EP Act	4(1)
EPA	4(1)
exempt development	4(1)
geomorphic	4(1)
geomorphological processes	4(1)
improvement scheme	4(2)
interim development order	4(2)
land	60(1)
land surrender condition	4(1), 60(1)
land system	
landform	4(1)
landform pattern	4(1)
licence to use or occupy	57(1)
local coastal adaptation plan	4(1)
local coastal management plan	4(1)
local coastal plan	32
local interim development order	4(2)
local planning scheme	4(2)
lot	4(2)
management body	5(2)
maritime infrastructure	4(1)
owner	
PAD Act	4(1)
planning control area	4(2)
precautionary principle	4(1)
prescribed	4(1)

Defined Terms

protected person	
public authority	4(1)
region planning scheme	4(2)
regional interim development order	4(2)
register	4(1)
Registrar	4(1)
responsible authority	4(1), 23(1)
responsible body	38(1)
scheme	4(1)
sediment cell	4(1)
short-term development	4(1)
specified	66(1)
State planning policy	4(2)
sustainability	4(1)
transition zone	4(1)
vulnerability assessment	4(1)
WA coastal plan	4(1)
WAPC	4(1)