NORTHERN TERRITORY OF AUSTRALIA

PLANNING (CONSEQUENTIAL AMENDMENTS) ACT 1999

No. 56 of 1999

TABLE OF PROVISIONS

Section

- 1. Short title
- 2. Commencement
- 3. Amendments

SCHEDULE 1

SCHEDULE 2





No. 56 of 1999

AN ACT

to amend various Acts and Regulations consequential on the enactment of the *Planning Act 1999*

> [Assented to 14 December 1999] [Second reading 21 October 1999]

The Legislative Assembly of the Northern Territory enacts as follows:

1. Short title

This Act may be cited as the Planning (Consequential Amendments) Act 1999.

2. Commencement

This Act comes into operation on the commencement of the *Planning Act* 1999.

3. Amendments

(1) The Acts specified in Schedule 1 are amended as set out in that Schedule.

(2) The Regulations specified in Schedule 2 are amended as set out in that Schedule.

(3) A regulation amended as set out in Schedule 2 may be amended or repealed by a regulation as if the amendment had been made by a regulation.

SCHEDULE 1

Section 3(1)

Provision	Amendment		
	Omit		substitute
Ayers Rock Resort Corporation Act			
Section 17(3)	"as if it had been declared under section 8 of that Act"		
Control of Roads Act			
Section 7	"section 65"	"sect	tion 64"
Crown Lands Act			
Section 3 — definition of "control plan"	the whole definition		
Cullen Bay Marina Act			
Section 3(2)(e)	the whole paragraph	"(e)	contain a certificate issued under section 139 of the <i>Planning</i> <i>Act</i> stating the lots shown are in accordance with development permits issued under that Act;"
Encroachment of Buildings Act			
Section 15(1)(e)	the whole paragraph	"(e)	the consent authority within the meaning of the <i>Planning Act</i> in relation to the

AMENDMENT OF ACTS

Planning (Consequential Amendments) Act 1999

land on which the building is situated; or"

Energy Pipelines Act

Section 15(2)(c)	"a control plan within the meaning of"	"the development provisions, or an interim development control order, under"
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Local Government Act

Section 3		
– paragraph (d) of the definition of "flat rate per parcel"	"within the meaning of a relevant control plan"	"under the applicable development provisions"
Sections 67(2)(d) and 68	"within the meaning of a relevant control plan"	"under the applicable development provisions"
Section 131(1)(a)	"section 65"	"section 64"
Meat Industries Act		
Sections 14 and 15(1) and (2)	"a land use control plan within the meaning of "	"the development provisions, or an interim development control order, under"
Ombudsman (Northern Territory) Act		
Section 3(1) — paragraph (ec) of the definition of "administrative action"	"Planning Appeals Tribunal"	"Appeals Tribunal"
Special Purposes Leases Act		
Section 4(3)	"a control plan made"	"the development provisions, or an interim development control

order,"

Section 9A	"Part 7"	"Part 5"
Unit Titles Act		
Section 4(1) — definition of "stage"	"section 116"	"section 65"
Section 16(1)(d)	the whole paragraph	"(d) a building does, or a proposed building will, conform (i) to applicable development provisions, or an
		applicable interim development control order, under the <i>Planning</i> <i>Act</i> ; or
		(ii) if no development provisions or interim development control orders apply to the land under the <i>Planning</i> Act – to the covenants contained in the lease."
Section 21B(2)(c)(ii)	"a control plan, within the meaning of"	"the development provisions, and any interim development control orders, under"
Section 26B(3)(b)	"a statement of the reason for the determination issued under section 52"	"a development permit issued under section 53"
Section 26G(3), 26J(2)(b), 26Q(3)(c),	"section 52"	"section 53"

Planning (Consequential Amendments) Act 1999

26U(4) and 26W(2)(b)

Waste Management and Pollution Control Act

Section 30(5)

Water Act

Section 90(1)(j)

the whole paragraph

"section 52"

"(j) relevant land use objectives under the *Planning Act*; and"

Yulara Tourist Village Management Act

Section 16(2)

"section 52"

"section 53"

"section 53"

SCHEDULE 2

Section 3(2)

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AMENDMENT OF REGULATIONS

Provision	Amendment	
	Omit	Substitute
Building Regulations		
Regulation 11(2)(a) and (b)	the whole paragraph	"(a) any condition imposed on a permit in force under the <i>Planning</i> <i>Act</i> ;"
Regulation 31	"which there is in force a control plan or interim development control order under the <i>Planning Act</i> which makes provision for"	"to which there is in force development provisions, or an interim development control order, under the <i>Planning Act</i> providing for"

Regulation 36	"a control plan or interim development control order"	"development provisions, or an interim development control order,"
Cullen Bay Marina Regulations		
Regulation 69B(b)	"Part 7"	"Part 5"
Fisheries Regulations		
Regulation 145(1)(b)	"control plans made"	"the development provisions, or an interim development control order,"
Local Government (Administration) Regulations		
Regulation 13(1)(d)(ii)	"or a control plan"	", or the development provisions,"
Local Government (Darwin Parking Local Rates) Regulations		
Regulation 4(e)(i) and (ii)	the whole subparagraph	"(i) a certificate issued under section 139 of the <i>Planning Act</i> or saved under section 177 of that Act or the most recent development permit under that Act in relation to the land; or

(ii) if no certificate or development permit is issued or saved under the *Planning Act* in relation to the land – by reference to the development provisions under that Act in relation to the land;"

Meat Industries Regulations

Regulation 43(3)

"subject to a land use control plan within the meaning of "

"in relation to which a Division is established under"

ALTERATION TO SECTION HEADINGS

On the day on which the *Meat Industries Act* is amended by this Act, the headings to section 13 and 14 of the *Meat Industries Act* are altered by omitting "LAND USE CONTROL PLAN" and substituting "DEVELOPMENT PROVISIONS OR INTERIM DEVELOPMENT CONTROL ORDER".