

## Part 2 State planning provisions

### 2.1 State planning policy

The minister has identified that the state planning policy is integrated in the planning scheme in the following ways:

#### State interests in the state planning policy (July 2014) appropriately integrated

- (1) Liveable communities and housing
  - (a) Liveable communities
  - (b) Housing supply and diversity
- (2) Economic growth
  - (a) Agriculture
  - (b) Development and construction
  - (c) Mining and extractive resources
  - (d) Tourism
- (3) Environment and Heritage
  - (a) Biodiversity
  - (b) Coastal environment
  - (c) Cultural heritage
  - (d) Water quality
- (4) Hazards and safety
  - (a) Emissions and hazardous activities
  - (b) Natural hazards, risk and resilience (other than for coastal hazards – erosion prone areas)
- (5) Infrastructure
  - (a) Energy and water supply
  - (b) State transport infrastructure
  - (c) Strategic airports and aviation facilities
  - (d) Strategic ports

#### State interests in the state planning policy (July 2014) not integrated

- (1) Hazards and safety
  - (a) Natural hazards, risk and resilience (for coastal hazards – erosion prone areas)

#### State interests in the state planning policy (July 2014) not relevant to Cairns Regional Council

Nil

### 2.2 Regional plan

The minister has identified that the planning scheme, specifically the strategic framework, appropriately advances the *Far North Queensland Regional Plan 2009-2031*, as it applies in the planning scheme area.

### 2.3 Referral agency delegations

There are no referral agency delegations applicable to Cairns Regional Council.

### 2.4 Standard planning scheme provisions

The minister has identified that the Queensland Planning Provisions version 4.0 (January 2016) are appropriately reflected in the planning scheme.

Note – Section 53 of the Act states that where a planning scheme is inconsistent with the QPP, as amended from time to time, the QPP prevails to the extent of the inconsistency.