

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.

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