1. The Revenue and Other Legislation Amendment Bill 2011 includes amendments to Queensland’s revenue legislation to maintain its currency and ensure that it operates as intended. Many of the amendments are beneficial to taxpayers and a number have been operating under administrative arrangements. The remaining amendments are necessary to clarify the legislation’s operation and protect the revenue.
2. Other legislation amended by the Bill include:

* *South East Queensland Water (Restructuring) Act 2007* – to incorporate a regulation-making power modelled on the *Government Owned Corporations Act 1993* to enable the transfer of assets, liabilities, instruments and employees from WaterSecure to Seqwater (as well as future bulk water transfers as required);
* *Queensland Competition Authority Act 1997* to amend Ministers responsible for the Act following changes to the Administrative Arrangements Order;
* *Royal National Agricultural and Industrial Association of Queensland Act 1971* to enable the Royal National Agricultural and Industrial Association of Queensland to maintain its endorsement as an income tax exempt charitable institution;
* *Local Government Act 2009* (LGA) and *City of Brisbane Act 2010* (COBA) to provide the Local Government Change Commission with greater flexibility to call for submissions and conduct public hearings when assessing local government change applications and allow the Minister to direct the Commission in this regard as well as to facilitate the merger of the Local Government Superannuation Scheme and the Brisbane City Council Superannuation Plan;
* *Sustainable Planning Act 2009* (SPA) to allow for the transition of the protection for Queensland’s iconic places to the SPA framework;
* *Aboriginal Land Act 1991* to designate five areas in and near nationals parks on Cape York Peninsula as “transferable” which are currently designated as “claimable”;
* *Water Act 2000*  to provide a mechanism for the State or local government to take water for the purposes of construction or maintenance of State infrastructure across multiple water sources without a water licence or permit; and
* *Water Act 2000* and *Water Supply (Safety and Reliability) Act 2008* to defer or remove certain planning and reporting requirements to reduce regulatory burden on urban water service providers outside south east Queensland to allow for alignment or incorporation of requirements into future regulatory arrangements.

1. The Bill repeals the following legislation:

* *Advance Bank Integration Act 1997*;
* *Bank Integration (Bank of Queensland) Act 1993*;
* *Bank Merger (BankSA and Advance Bank) Act 1996*;
* *Bank of New Zealand (Transfer of Undertaking) Act 1997*;
* *Challenge Bank (Transfer of Undertaking) Act 1996*;
* *Debits Tax Repeal Act 2005*;
* *Iconic Queensland Places Act 2008*;
* *New Tax System Price Exploitation Code (Queensland) Act 1999*;
* *State Bank of South Australia (Transfer of Undertaking) Act 1994*; and
* *Tobacco Products (Licensing) Act 1988*.

1. Cabinet approved the introduction of the Revenue and Other Legislation Amendment Bill 2011 into the Legislative Assembly.
2. *Attachments*

* [Revenue and Other Legislation Amendment Bill 2011](Attachments/Bill.pdf)
* [Explanatory Notes](Attachments/Ex%20Notes.pdf)