1. The Local Government and Other Legislation Amendment Bill 2013 proposes amendments to the *City of Brisbane Act 2010*, the *Local Government Act 2009*, the *Local Government and Other Legislation Amendment Act 2012* and the *Sustainable Planning Act 2009*.
2. Amendments to the *Local Government Act 2009* include appropriate transitional and financial arrangements to support de-amalgamation on 1 January 2014 by providing the new de-amalgamating local governments of Douglas, Livingstone, Mareeba and Noosa Shire Councils with the power to set a budget and to levy rates outside of the prescribed budget cycle and clarifies that the transfer of assets between de-amalgamating local governments will not incur duty under the *Duties Act 2001*. Amendments to the *Sustainable Planning Act 2009* also provide transitional arrangements for development applications affected by de-amalgamation.
3. Further amendments to the *Sustainable Planning Act 2009* amend the hierarchy of planning instruments to enable the State Planning Policy to prevail over a regional plan, and allow for the continued operation of development control plans that were prepared under the *Local Government (Planning and Environment) Act 1990* by enabling these plans to be included in planning schemes prepared under the *Sustainable Planning Act 2009*.
4. The Bill also makes minor and technical amendments to the *City of Brisbane Act 2010*, the *Local Government Act 2009* and the *Local Government and Other Legislation Amendment Act 2012* to clarify policy intent and to correct anomalies.
5. Cabinet approved the introduction of the Local Government and Other Legislation Amendment Bill 2013 into the Legislative Assembly.
6. *Attachments*

* [Local Government and Other Legislation Amendment Bill 2013](Attachments/Bill.PDF)
* [Explanatory Notes](Attachments/ExNotes.PDF)