Further amendments to transitional arrangements – Part 3A repeal

The purpose of this circular is to advise councils, state agencies and the public of further amendments to the savings and transitional arrangements for the repeal of Part 3A.

Introduction

Part 3A of the Environmental Planning and Assessment Act 1979 (Act) was repealed on 1 October 2011. Despite this, Part 3A continues to apply to certain projects and concept plans subject to the savings and transitional provisions identified in Schedule 6A to the Act.

On 1 December 2011, the Environmental Planning and Assessment Further Amendment (Part 3A Repeal) Regulation 2011 (Amending Regulation) commenced.

The main purpose of the Amending Regulation is to clarify the ongoing status of concept plans approved under Part 3A of the Act and to confirm concept plans can be modified.

Transitional arrangements for concept plans

Ongoing operation of concept plans

Under Part 3A of the Act, prior to its repeal, approval could be sought for a concept plan subject to a project.

Concept plans establish overall concept proposals for development on a site, particularly in circumstances where the development is likely to be carried out in stages.

The Amending Regulation:

- clarifies the circumstances in which an approved concept plan applies to development which is no longer subject to Part 3A of the Act
- ensures any previous determination requiring future stages of a project to be subject to Part 4 or Part 5 are given full effect
- clarifies that further environmental assessment requirements that may have been identified when a concept plan was approved do not constitute environmental assessment requirements for the purposes of a project remaining subject to Part 3A of the Act.

Amending concept plans

The Amending Regulation clarifies that an approved concept plan can be modified irrespective of whether the relevant project remains subject to Part 3A by operation of Schedule 6A of the Act.

This ensures concept plans that apply to development now subject to assessment under Part 4 can be modified.

Lapsing of concept plan approvals

Schedule 6A provides for the lapsing of project approvals.

The Amending Regulation extends these lapsing provisions to also apply to concept plan approvals. As a result, a concept plan approval lapses five years after the repeal of Part 3A unless:

- any part of the project is physically commenced before that date in accordance with a development consent or approval, or
- the concept plan is subject to a condition that provides for the approval to lapse on an earlier or later date.

Further information

The following instruments should be referred to for details in relation to the saving provisions applying to the repeal of Part 3A:

- Environmental Planning and Assessment Amendment (Part 3A Repeal) Act 2011, and
- Environmental Planning and Assessment Amendment (Part 3A Repeal) Regulation 2011.

Department circulars are available from:

For further information, please contact the Department of Planning’s Information Centre on 1300 305 695.

Authorised by:

Sam Haddad
Director-General

Important note: This circular does not constitute legal advice. Users are advised to seek professional advice and refer to the relevant legislation, as necessary, before taking action in relation to any matters covered by this circular.

© State of New South Wales through the Department of Planning & Infrastructure
www.planning.nsw.gov.au

Disclaimer: While every reasonable effort has been made to ensure that this document is correct at the time of publication, the State of New South Wales, its agencies and employees, disclaim any and all liability to any person in respect of anything or the consequences of anything done or omitted to be done in reliance upon the whole or any part of this document.