**Information Notice**

**Act Title** **Planning and Environment Act 1987**

**Information Title:** **Retrospective Commencement**

**Version:** **092**

The substitution of section 201SA(d)(ii) by section 6 of the **Planning and Environment Amendment (Growth Areas Infrastructure Contribution) Act 2011**, No. 31/2011 came into operation on 1 July 2010.

Section 6 reads as follows:

 6 Circumstances where GAIC not imposed

For section 201SA(d)(ii) of the Principal Act **substitute**—

 "(ii) the land or part—

 (A) was specified as a lot having an area of 0·41 hectares or less in a plan of subdivision authorised by a planning permit referred to in section 201RB(d)(i) and registration of the plan had taken effect before the time of the occurrence of the GAIC event; and

 (B) is a lot having an area of 0·41 hectares or less at the time of the occurrence of the GAIC event; or

 (iii) the land or part—

 (A) was a lot created by an excluded subdivision of land referred to in section 201RF(f) or (g); and

 (B) is a lot having an area of 0·41 hectares or less at the time of the occurrence of the GAIC event.".