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 appropriately integrated

State Planning Policy 2017:

Liveable communities and housing Housing supply and diversity Liveable communities

Economic growth Agriculture Development and construction Mining and extractive resources Tourism

Environment and heritage Biodiversity Cultural heritage Water quality

Safety and resilience to hazards Emissions and hazardous activities Natural hazards, risk and resilience

Infrastructure

Energy and water supply Infrastructure integration Transport infrastructure Strategic airports and aviation facilities Strategic ports

State interests in the state planning policy not integrated

Not applicable.

State interests in the state planning policy not relevant to Scenic Rim Regional Council

Environment and Heritage - Coastal Environment.

2.2 Regional Plan

The Minister has identified that the planning scheme does not integrate the outcomes of the South East Queensland Regional Plan 2017 (Shaping SEQ), specifically the strategic framework as it applies in the planning scheme area.

2.3 Referral Agency Delegations

Schedules 9 and 10 of the regulation identify referral agencies for certain aspects of development. The following referral agencies have delegated the following referral agency jurisdictions to Scenic Rim Regional Council:

Table 2.3.1—Delegated Referral Agency Jurisdictions

Column 1 Application Involving	Column 2 Referral Agency and Type	Column 3 Referral Jurisdiction
Nil	Nil	Nil

Editor's note - For the above listed referral agency delegations, the applicant is not required to refer the application to the referral agency listed under Schedules 9 and 10 of the regulation because the local government will undertake this assessment role.

2.4 Regulated Requirements

The Minister has identified that the regulated requirements prescribed in the Planning Regulation 2017 (reprint current from 1 January 2020) are appropriately reflected in full in the planning scheme.

Editor's note - Section 16(3) of the Act states that the content prescribed by regulation prevails over a local planning instrument, to the extent of any inconsistency.