# Construction authorities

The following table outlines agencies with construction authority status, and any exceptions or limitations to the Treasurer’s Direction – Infrastructure:

| Agency | Exceptions / limitations |
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| Department of Infrastructure, Planning and Logistics (DIPL) | **Procurement*** DIPL may procure and manage:
	+ capital works and repairs and maintenance projects for any agency
	+ recoverable works and capital grant projects on behalf of external parties.
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| Land Development Corporation (LDC) | **Procurement*** LDC may procure and manage its own capital works and repairs and maintenance projects.

**Minor works projects or variations outside the Budget development process*** LDC may self-administer self-funded variations to its minor works program by up to an aggregate of $1 000 000 within a financial year, with notification to the Department of Treasury and Finance (DTF).

**Repairs and maintenance projects or variations outside the Budget development process*** LDC may self-administer self-funded variations to its repairs and maintenance program by up to an aggregate of $1 000 000 within a financial year, with notification to DTF.
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| Department of Industry, Tourism and Trade (DITT) | **Procurement*** DITT may procure and manage the following projects that are to be conducted on or outside a mining site (the site) in accordance with the requirements of the *Mining Management Act 2001*:
	+ capital works and, repairs and maintenance projects
	+ recoverable works and capital grant projects on behalf of external parties
	+ other infrastructure-related works.
* The projects must also meet all of the following criteria:
	+ The Minister considers the projects necessary to prevent, minimise or rectify a hazardous situation or environmental harm that results from or may result from a mining activity, or the projects are required to be taken to complete rehabilitation of the site.
	+ Capital works, repairs and maintenance, and other infrastructure-related projects must not change and or develop the site for a purpose different from the purpose of its original state.

Provisions relating to the *Mining Management Act 2001* are in force until 30 June 2024. From 1 July 2024, the *Mining Management Act 2001* is repealed and replaced by the *Legacy Mines Remediation Act 2023* and the following conditions will apply*:** DITT may procure and manage the following projects to remediate risks to public safety, environmental harm or the risk of environmental harm on or in relation to a legacy mine site or feature:
	+ capital works and, repairs and maintenance projects
	+ recoverable works and capital grant projects on behalf of external parties
	+ other infrastructure-related works.

• The projects must also meet all of the following criteria:* + The Minister authorises the remediation activity under the *Legacy Mines Remediation Act 2023* or considers the project necessary to prevent, minimise or rectify an unsafe situation, environmental harm or risk of environmental harm that results from or may result from a legacy mine site or legacy mine feature or the project is required to complete remediation on a site.
	+ Capital works, repairs and maintenance, and other infrastructure-related projects must not change and or develop the site for a purpose different from the purpose of its original state.
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