

State-level specific information

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There are different laws and planning regulations in the different states and territories of Australia and these affect how local councils approach managing the risks from sea-level rise, and what their options are. CoastAdapt provides some information on [jurisdictional differences](#) in Australia.

The individual state-level jurisdictions were invited to submit material for inclusion in CoastAdapt, which would (a) clarify the legislative and regulatory frameworks within which local councils operate to manage the coastal zone under climate change and sea-level rise and (b) point to useful datasets developed by individual states/territories. A standard template was provided. The responses are below.

New South Wales

[Planning approaches in New South Wales](#)

Queensland

[Planning approaches in Queensland](#)

South Australia

[Planning approaches in South Australia](#)

Tasmania

[Planning approaches in Tasmania](#)

Victoria

[Planning approaches in Victoria](#)

Western Australia

[Planning approaches in Western Australia](#)

Northern Territory

[Planning approaches in the Northern Territory](#)

26 March 2018


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Also in CoastAdapt

Different planning approaches across jurisdictions

Planning approaches in New South Wales

Planning approaches in Queensland

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