

ELECTRICAL SAFETY BILL 2002



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2002

A BILL

FOR

An Act about electrical safety, and for other purposes

s 4

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Division 1—Introduction	3
1 Short title This Act may be cited as the <i>Electrical Safety Act 2002</i> .	4 5
2 Commencement This Act commences on a day to be fixed by proclamation.	6 7
 3 Act binds all persons (1) This Act binds all persons, including the State, and, so far as the legislative power of the Parliament permits, the Commonwealth and the other States. 	8 9 10 11
(2) However, the State is not liable to be prosecuted for an offence against this Act.	12 13
Division 2—Purpose of Act	14
 4 Purpose (1) This Act is directed at eliminating the human cost to individuals, families and the community of death, injury and destruction that can be caused by electricity. 	15 16 17 18
(2) Accordingly, the purpose of this Act is to establish a legislative framework for—	19 20
(a) preventing persons from being killed or injured by electricity; and	21 22

(b)	preventing property from being destroyed or damaged by electricity.	1 2
Hov	v purpose of Act is to be achieved	3
The pu	rpose of this Act is to be achieved in the following ways—	4
(a)	imposing obligations on persons who may affect the electrical safety of others by their acts or omissions;	5 6
(b)	establishing benchmarks for industry and the community generally through—	7 8
	(i) making regulations, ministerial notices and codes of practice about achieving electrical safety; and	9 10
	(ii) introducing safety management systems for particular electricity entities;	11 12
(c)	providing for the safety of all persons through licensing and discipline of persons who perform electrical work;	13 14
(d)	providing for protection for consumers against failures of persons who perform electrical work to properly perform and complete the work;	15 16 17
(e)	providing for the appointment of a Commissioner of Electrical Safety to advise the Minister on electrical safety matters and to manage the activities of the Electrical Safety Board and its committees;	18 19 20 21
(f)	establishing the Electrical Safety Board and its committees to-	22
	(i) allow industry and the community to participate in developing strategies for improving electrical safety; and	23 24
	(ii) participate in developing requirements for the licensing and discipline of persons who perform electrical work; and	25 26
	(iii) promote community awareness about electrical safety; and	27
	(iv) participate in developing requirements for the electrical safety of electrical equipment.	28 29

Div	vision 3—Application of Act	1
6 Application of Act	to mines and petroleum plant	2
(1) An excluded pro petroleum plant.	vision does not have application at a mine or	3 4
(2) Also, a regulation petroleum plant—	n under this Act has application at a mine or	5 6
(a) only to the excluded provi	tent it is made other than for the purposes of an sion; and	7 8
(b) only to the exte	ent the regulation provides.	9
(3) In this section—		10
"excluded provision" m	eans—	11
(a) part $2;^1$ or		12
(b) part $3;^2$ or		13
(c) part 4^{3} to the e	extent it relates to electrical contractor licences.	14
"mine" means—		15
(a) a coal mine un	der the Coal Mining Safety and Health Act 1999;	16

s 6

17

- (b) a mine under the Mining and Quarrying Safety and Health Act 18 1999. 19
- "petroleum plant" means private plant or an electrical installation subject 20 to inspection under the Petroleum Act 1923. 21
- "private plant" means equipment used for generating electricity, other 22 than equipment used by an electricity entity under an authority or 23 special approval under the Electricity Act. 24

or

¹ Part 2 (Electrical safety obligations)

² Part 3 (Enforceable undertakings)

Part 4 (Licences) 3

7 A	ppl	lication of Act to railways	1
electric	cal	ons of this Act, other than part 2, relating to the design of equipment do not apply in relation to electrical equipment part of an electrical installation or electricity entity works—	2 3 4
(a	· ·	providing, or intended to provide, electrical traction on a railway; or	5 6
(b))	used for signalling purposes on a railway.	7
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The	dic	ctionary in schedule 2 defines particular words used in this Act.	10
9 N	ote	es in text	11
A no	ote	in the text of this Act is part of the Act.	12
	lea afet	nings of "electrical risk", "electrically safe" and "electrical sy"	13 14
(1) '	'Elo	ectrical risk" means—	15
(a		in relation to a person, the risk to the person of death, shock or injury caused directly by electricity or originating from electricity; or	16 17 18
(b))	in relation to property, the risk to the property of-	19
		(i) damage caused by a cathodic protection system; or	20
		(ii) loss or damage caused directly by electricity or originating from electricity.	21 22
(2) '	'Ele	ectrically safe" means—	23
(a		for a person or property, that the person or property is free from electrical risk; and	24 25
(b	ĺ	for electrical equipment or an electrical installation, that all persons and property are free from electrical risk from the equipment or installation; and	26 27 28

	(c)	for the way electrical equipment, an electrical installation or the works of an electricity entity are operated or used, that all persons and property are free from electrical risk from the operation or use of the equipment, installation or works; and	1 2 3 4
	(d)	for the way electrical work is performed, that all persons are free from electrical risk from the performance of the work; and	5 6
	(e)	for the way a business or undertaking is conducted, that all persons are free from electrical risk from the conduct of the business or undertaking; and	7 8 9
	(f)	for the way electrical equipment or an electrical installation is installed or repaired, that all persons are free from electrical risk from the installing or repairing of the equipment or installation.	10 11 12
		lectrical safety ", for a person or property, means the person or is electrically safe.	13 14
(4	i) In	this section—	15
"fr€	elec	om electrical risk ", for a person or property, means that the trical risk to the person or property is as low as reasonably evable, having regard to—	16 17 18
	(a)	likelihood of harm; and	19
	(b)	likely severity of harm.	20
11	Mea	aning of "serious electrical incident"	21
		rious electrical incident " is an incident involving electrical nt if, in the incident—	22 23
	(a)	a person is killed by electricity; or	24
	(b)	a person receives a shock or injury from electricity, and is treated for the shock or injury by or under the supervision of a doctor; or	25 26
	(c)	a person receives a shock or injury from electricity at high voltage, whether or not the person is treated for the shock or injury by or under the supervision of a doctor.	27 28 29
12	Mea	aning of "dangerous electrical event"	30
A	''da	ngerous electrical event" is any of the following—	31

(a)	the coming into existence of circumstances in which a person is not electrically safe, if—	1 2
	(i) the circumstances involve high voltage electrical equipment; and	3 4
	(ii) despite the coming into existence of the circumstances, the person does not receive a shock or injury;	5 6
(b)	the coming into existence of the following circumstances-	7
	(i) if a person had been at a particular place at a particular time, the person would not have been electrically safe;	8 9
	(ii) the person would not have been electrically safe because of circumstances involving high voltage electrical equipment;	10 11
(c)	an event that involves electrical equipment and in which significant property damage is caused directly by electricity or originates from electricity;	12 13 14
(d)	the performance of electrical work by a person not authorised under an electrical work licence to perform the work;	15 16
(e)	the performance of electrical work by a person if, as a result of the performance of the work, a person or property is not electrically safe;	17 18 19
	Examples for paragraph (e)—	20
	• The connection of electrical equipment to a source of supply involving incorrect polarity or other incorrect connection.	21 22
	• The performance of electrical work as a result of which an exposed wire is left in circumstances in which it can be energised by the operation of a switch or circuit breaker or the insertion of a fuse.	23 24 25
(f)	the discovery by a licensed electrical worker of electrical equipment that has not been marked as required under this Act.	26 27
13 Me	aning of "appliance"	28
(1) Ar	" "appliance" is a device that consumes electricity at a voltage	29
-	han extra low voltage and in which the electricity is converted into	30
	tion or another form of energy or is substantially changed in its l character.	31 32

(2) Although a light fitting, including its bulb or tube, is an appliance, the bulb or tube, taken alone, is not an appliance.

14	Mea	ning of "electrical equipment"	1
		Electrical equipment" is any apparatus, appliance, cable, r, fitting, insulator, material, meter or wire—	2 3
	(a)	used for controlling, generating, supplying, transforming or transmitting electricity at a voltage greater than extra low voltage; or	4 5 6
	(b)	operated by electricity at a voltage greater than extra low voltage; or	7 8
	(c)	that is, or that forms part of, a cathodic protection system.	9
appli	ance	wever, "electrical equipment" does not include any apparatus, e, cable, conductor, fitting, insulator, material, meter or wire part of a vehicle if—	10 11 12
	(a)	it forms part of a unit of the vehicle that provides propulsion for the vehicle; or	13 14
	(b)	its source of electricity is a unit of the vehicle that provides propulsion for the vehicle.	15 16
Exam	ples c	f things that, under subsection (2), are not electrical equipment—	17
•	The	headlights of a vehicle.	18
•	Igni	tion spark plugs of a motor vehicle.	19
•		interior lighting system of a vehicle, if powered from a battery charged by the ine that drives the vehicle or by the vehicle's movement.	20 21
Exam equip		of things that are not prevented by subsection (2) from being electrical	22 23
•		rior lighting or a socket outlet in a caravan, if the lighting or outlet is operated a low voltage generating set or connected to low voltage supply.	24 25
•		efrigeration unit in a food delivery vehicle operating at low voltage from a rce separate from the propulsion unit for the vehicle.	26 27
15	Mea	ning of "electrical installation"	28
(1) equip		a "electrical installation" is a group of items of electrical at.	29 30
		wever, a group of items of electrical equipment is an electrical on only if—	31 32
	(a)	all the items are permanently electrically connected together; and	33

the items do not include items that are works of an electricity entity; and	1 2
electricity can be supplied to the group from the works of an electricity entity or from a generating source.	3 4
	5 6
r subsection (2)(a)—	7
an item of electrical equipment connected to electricity by a plug and socket outlet is not permanently electrically connected; and	8 9
connection achieved through using works of an electricity entity must not be taken into consideration for deciding whether items of electrical equipment are electrically connected.	10 11 12
of an electrical installation—	13
	14 15
	16 17
rmanently connected for a shopping centre. The electrical installation for the opping centre generally includes the electrical installations for the individual	18 19 20 21
rmanently connected for a residential unit complex. The electrical installation the residential unit complex generally includes the electrical installations for	22 23 24 25
	26 27
aning of "electric line"	28
transmitting, transforming, or supplying electricity at a voltage	29 30 31
owever, an "electric line" does not include—	32
a wire or conductor directly used in converting electricity into another form of energy; or	33 34
a wire or conductor within the internal structure of a building.	35
	 entity; and electricity can be supplied to the group from the works of an electricity entity or from a generating source. a) item of electrical equipment can be part of more than 1 electrical item of electrical equipment connected to electricity by a plug and socket outlet is not permanently electrically connected; and connection achieved through using works of an electricity entity must not be taken into consideration for deciding whether items of electrical equipment are electrically connected. <i>of an electrical installation</i>— we switchboard, wiring, lighting, socket outlets and other electrical equipment rmanently connected for a shop in a shopping centre. we switchboard, wiring, lighting, socket outlets and other electrical equipment rmanently connected for a shopping centre. The electrical installation for the opping centre generally includes the electrical installation for the individual post. we switchboard, wiring, lighting, socket outlets and other electrical equipment rmanently connected for a shopping centre. The electrical installation for the opping centre generally includes the electrical installation for the individual post. we switchboard, wiring, lighting, socket outlets and other electrical equipment rmanently connected for a residential unit complex. The electrical installation for the individual residential unit complex generally includes the electrical installation for entremanently connected within a caravan. aning of "electric line" is a wire or conductor or associated equipment transmitting, transforming, or supplying electricity at a voltage han extra low voltage. wever, an "electric line" does not include— a wire or conductor directly used in converting electricity into another form of energy; or

Examples	of things that are not electric lines—	1
	cord for connecting an air conditioning unit, computer, lamp, television or ster to a supply of electricity.	2 3
• A j	power or lighting circuit within a building.	4
17 Ma	aning of "accoriated equipment" for electric line	5
	aning of "associated equipment" for electric line	5
ordinaril purpose	ciated equipment ", for an electric line, means something y found in association with the electric line, especially for the of protecting, insulating or supporting, or supporting the operation ectric line.	6 7 8 9
Examples	of associated equipment—	10
	bracket, casing, coating, covering, duct, frame, insulator, pillar, pipe, pole, tower tube enclosing, surrounding or supporting a wire or conductor.	11 12
	air break, circuit breaker, switch, transformer or other apparatus connected to a re or conductor.	13 14
18 Me	aning of "electrical work"	15
testing,	Electrical work" is the manufacturing, constructing, installing, maintaining, repairing, altering, removing, or replacing of l equipment.	16 17 18
Examples	of electrical work—	19
• Ins	talling low voltage electrical wiring in a building.	20
• Ins	talling electrical equipment into an installation coupler or interconnecter.	21
• Re	placing a low voltage electrical component of a washing machine.	22
• Ma	intaining an electricity entity's overhead distribution system.	23
(2) Ho	owever, the following are not "electrical work"—	24
(a)	installing or removing electrical equipment by connecting it to electricity, or disconnecting it from electricity, by a plug and socket outlet;	25 26 27
(b)	repairing or replacing non-electrical components of electrical equipment;	28 29
	Examples for paragraph (b)—	30
	• Repairing hydraulic components attached to an electric motor.	31
	Repairing hydraune components attached to an electric motor.	01
	 Replacing a drive belt on a washing machine. 	32

(c)	replacing a component forming part of electrical equipment if the electrical equipment has been designed so that the component is readily and safely able to be replaced by a person without electrical knowledge or skill;	1 2 3 4
	Examples for paragraph (c)—	5
	• Replacing a fuse.	6
	• Replacing the bulb in a light fitting.	7
(d)	assembling, making, modifying or repairing electrical equipment in a workplace registered under the <i>Workplace Health and Safety</i> <i>Act 1995</i> , if that is the principal manufacturing process at the workplace, and arrangements are in place, and are detailed in written form, for ensuring that—	8 9 10 11 12
	(i) the work is done safely and competently; and	13
	(ii) the equipment is tested to ensure compliance with relevant standards;	14 15
(e)	building, under the supervision of an electricity entity, an overhead electric line on structures that do not already carry an energised overhead electric line;	16 17 18
(f)	building or repairing ducts, conduits or troughs ("channels") where electrical wiring will be or is installed, if—	19 20
	(i) the channels are not intended to be earthed; and	21
	(ii) wiring installed in the channels is not energised; and	22
	(iii) the work is done under the supervision of a person licensed to perform electrical installation work;	23 24
(g)	laying, cutting or sealing underground cables that are part of the works of an electricity entity before the initial connection of the cables to an electricity source;	25 26 27
(h)	recovering underground cables that are part of the works of an electricity entity after disconnection from an electricity source;	28 29
(i)	altering, repairing, maintaining or recovering an overhead electric line that is part of the works of an electricity entity, if the work is performed under the entity's supervision and—	30 31 32

if the line is not on supports supporting another electric (i) 33 line-the line has been isolated from an electricity source so 34 that the closure of a switch cannot energise the section of 35 the line where work is being done; or 36

s 18

	(ii) if the line is on supports supporting another electric line—both lines have been isolated from an electricity source so that the closure of a switch cannot energise the section of the line where the work is being done or an adjacent section of the other line;	1 2 3 4 5
(j)	work performed by a person on electrical equipment if-	6
	(i) the electrical equipment is not energised; and	7
	(ii) the work is prescribed under a regulation for this paragraph; and	8 9
	(iii) it is necessary for the person to perform the work to meet the eligibility requirements for an electrical work licence.	10 11
19 Typ	es of electrical work for this Act	12
	lectrical installation work " is electrical work associated with an installation, but does not include the following electrical work—	13 14
(a)	testing, repairing or maintaining electrical equipment included in the electrical installation; or	15 16
(b)	electric line work associated with the electrical installation.	17
Examples	of electrical installation work—	18
• Ins	talling or altering wiring or fixed appliances in a building.	19
• Ins	talling or altering a switchboard.	20
(2) "E line.	Electric line work " is electrical work associated with an electric	21 22
Examples	of electric line work—	23
	ecting an aerial conductor that is part of the works of an electricity entity or of electrical installation.	24 25
• Ins	talling or maintaining street lighting circuits.	26
• Tes	ting an overhead electrical line to ensure it is correctly connected.	27
	lectrical equipment work" is electrical work other than electrical on work or electric line work.	28 29
Examples	of electrical equipment work—	30
• Rej	pairing substation electrical equipment.	31
• Rej	pairing an electric range, whether or not it is part of an electrical installation.	32
• Ins	talling, jointing or terminating covered cables.	33

20		anings of "electrical work licence" and "electrical contractor nce"	1 2
		"electrical work licence" is a licence authorising an individual to electrical work.	3 4
		"electrical contractor licence" is a licence authorising a person m electrical work as part of a business or undertaking.	5 6
21	Mea	aning of "employer"	7
(I) A j	person is an "employer" if—	8
	(a)	the person conducts a business or undertaking; and	9
	(b)	in the conduct of the business or undertaking, the person engages someone else to do work, other than under a contract for service, for or at the direction of the person.	10 11 12
		r this section, a person engages someone else to do work even ne person engaged works on a voluntary basis.	13 14
		r an apprentice or trainee who is employed by a group training tion, the apprentice's or trainee's employer is—	15 16
	(a)	when the apprentice or trainee is engaged to do work for a host employer—the host employer; or	17 18
	(b)	otherwise—the group training organisation.	19
(4	4) In	this section—	20
"gr	-	Training organisation" means a group training organisation under Training and Employment Act.	21 22
"ho		nployer'' means a person who contracts with a group training anisation for the training of apprentices and trainees.	23 24
22	Mea	aning of "worker"	25
	-	person is a "worker" if the person does work, other than under a for service, for or at the direction of an employer.	26 27
Exar	nple fe	pr subsection (1)—	28
А	subco	ontractor works under a contract for service and is not a worker for this Act.	29
		person may be a " worker " even though the person is not paid for ne by the person.	30 31

		owever, a person is not a "worker" only because the person does an organisation of which the person is a member.	1 2
23	Me	aning of "self-employed person"	3
A	A pers	son is a "self-employed person" if—	4
	(a)	the person conducts a business or undertaking; and	5
	(b)	in the conduct of the business or undertaking, the person is not an employer or worker.	6 7
24	Me	aning of "person in control" of electrical equipment	8
		"person in control" , of electrical equipment, is the person who the electrical equipment.	9 10
		person who is the occupier of a place where electrical equipment is would ordinarily be the "person in control" of the equipment.	11 12
Exa	nples-	_	13
•	WC	manufacturer that owns a factory building used for the manufacturer's business uld ordinarily be the person in control of all electrical equipment at the ilding.	14 15 16
•		e body corporate for a community titles scheme would ordinarily be the person control of electrical equipment located on common property for the scheme.	17 18
•		person who occupies a lot in a community titles scheme, would ordinarily be the rson in control of electrical equipment located within the lot.	19 20
per: loca	son c ated	there is in place a contract or other arrangement to the effect that a other than the occupier of a place where electrical equipment is is to control the electrical equipment, the other person is the in control " of the equipment.	21 22 23 24
Exa	nples-	_	25
•	tha ele	a manufacturer occupies a factory building under a lease, and the lease provides t the lessor keeps responsibility for the maintenance and repair of particular ctrical equipment at the building, the lessor is the person in control of the rticular electrical equipment.	26 27 28 29
•	wh ma	the body corporate for a community titles scheme enters into a contract under ich a licensed electrical contractor assumes responsibility for the repair and intenance of electrical equipment located on common property for the scheme, electrical contractor is the person in control of the electrical equipment.	30 31 32 33
•		he lessee under a retail shop lease occupies retail premises in a shopping centre der a lease, and the lease provides that the shopping centre management keeps	34 35

responsibility for particular electrical equipment in the retail premises, the shopping centre management is the person in control of the particular electrical equipment.	1 2 3	
• If the lessee under a retail shop lease occupies retail premises in a shopping centre under a lease, and the lease provides that the lessee may interfere with particular electrical equipment at the retail premises only with the consent of the shopping centre management, both the lessee and the shopping centre management are persons in control of the electrical equipment.	4 5 6 7 8	
(4) Despite subsections (1) to (3), if premises are occupied as a residence other than by the owner of the premises, the owner is the " person in control " of electrical equipment located at the premises if it—		
(a) forms part of, or is supplied for use at, the premises; and	12	
(b) is owned by the owner of the premises.	13	
(5) For subsection (1), a person does not control electrical equipment only because the electrical equipment—		
(a) is the subject of electrical work performed by the person or directed or supervised by the person; or	16 17	
(b) is used for the carrying out of work—	18	
(i) performed by the person as a worker; or	19	
(ii) directed or supervised by the person.	20	
(6) In this section—	21	
"control", electrical equipment, includes having responsibility for the maintenance and repair of the electrical equipment.		
25 Meaning of "works" of an electricity entity	24	
"Works" , of an electricity entity, means the electrical equipment, and electric line associated equipment, controlled or operated by the entity to generate, transform, transmit or supply electricity.	25 26 27	
<i>Example of works of an electricity entity—</i>		
An overhead distribution system of a distribution entity, including transformers and switches.	29 30	
Example of what is not works of an electricity entity—	31	
Appliances or fixed wiring in an electricity entity's workshop or offices.	32	

PART 2—ELECTRICAL SAFETY OBLIGATIONS	
Division 1—Preliminary	2
26 Obligations for electrical safety	3
The following persons have obligations under division 2 for electrical safety—	4 5
electricity entities	6
• employers	7
self-employed persons	8
• designers of electrical equipment and electrical installations	9
manufacturers of electrical equipment	10
importers of electrical equipment	11
suppliers of electrical equipment	12
• installers of electrical equipment and electrical installations	13
• repairers of electrical equipment and electrical installations	14
 persons in control of electrical equipment 	15
• workers at places where electrical equipment is located	16
• other persons at places where electrical equipment is located.	17
Note—	18
The enforcement of the obligations is by criminal proceedings under the obligation offence provision (section 27) or disciplinary proceedings under part 9. A civil cause of action is not created, see section 48.	19 20 21
27 Obligation offence provision	22
A person on whom an electrical safety obligation is imposed must discharge the obligation.	23 24
Maximum penalty—	25
 (a) if the breach causes death or grievous bodily harm—1 000 penalty units or 2 years imprisonment; or 	26 27

	(b)	if the breach causes bodily harm—750 penalty units or 1 year's imprisonment; or	1 2
	(c)	otherwise—500 penalty units or 6 months imprisonment.	3
28	Pers	son may owe obligations in more than 1 capacity	4
A j 1 cap		on may be the subject of electrical safety obligations in more than y.	5 6
Examp	oles-	_	7
•	-	erson may be an employer, electrical entity and supplier of electrical equipment he one time and be subject to obligations in each of the capacities.	8 9
•		en electrical equipment leaves a manufacturer or importer, the manufacturer or porter will also have the obligations of a supplier.	10 11
		Division 2—Electrical safety obligations	12
29	Obl	igation of electricity entity	13
(1)	An	electricity entity has an obligation to ensure that its works-	14
	(a)	are electrically safe; and	15
	(b)	are operated in a way that is electrically safe.	16
		Tithout limiting subsection (1), the obligation includes the ent that the electricity entity inspect, test and maintain the works.	17 18
30	Obl	igation of employer or self-employed person	19
(1)	Th	is section applies to an employer or self-employed person.	20
that t	the	person to whom this section applies has an obligation to ensure person's business or undertaking is conducted in a way that is ly safe.	21 22 23
(3)	Wi	thout limiting subsection (1), the obligation includes—	24
	(a)	ensuring that all electrical equipment used in the conduct of the person's business or undertaking is electrically safe; and	25 26
	(b)	if the person's business or undertaking includes the performance of electrical work, ensuring the electrical safety of all persons and property likely to be affected by the electrical work; and	27 28 29

- (c) if the person's business or undertaking includes the performance 1 of work, whether or not electrical work, involving contact with, 2 or being near to, exposed parts, ensuring persons performing the 3 work are electrically safe. 4 31 **Obligation of designer of electrical equipment** 5 A designer of electrical equipment or an electrical installation has an 6 obligation to ensure that-7 (a) the electrical equipment or installation is designed to be 8 electrically safe; and 9 (b) if the designer gives the design to another entity who is to give 10 effect to the design, the design is accompanied by information about the way the electrical equipment or installation must be 12 used and installed to ensure the equipment or installation is 13 electrically safe. **Obligation of manufacturer of electrical equipment** 32 (1) A manufacturer of electrical equipment has an obligation to ensure that---17 the processes followed for the manufacture of the electrical (a) 18 equipment ensure that the electrical equipment, when made, will 19 be electrically safe; and 20 (b) the electrical equipment, when made, is electrically safe. 21 (2) Without limiting subsection (1)(b), the obligation includes ensuring 22 that the electrical equipment, when made, is tested and examined to ensure 23 it is electrically safe. 24 33 **Obligation of importer of electrical equipment** 25 (1) An importer of electrical equipment has an obligation to ensure that 26 the electrical equipment is electrically safe. 27 (2) Without limiting subsection (1), the obligation includes ensuring that 28 the electrical equipment— 29 (a) is designed to be electrically safe; and 30
 - (b) is tested and examined to ensure it is electrically safe. 31

11

- 14
- 15
- 16

34	Obl	igation of supplier of electrical equipment	1
the info	elect rmati	blier of electrical equipment has an obligation to ensure that when trical equipment leaves the supplier, it is accompanied by on about the way the electrical equipment must be used to ensure se is electrically safe.	2 3 4 5
35		litional obligation of designer, manufacturer, importer or plier of electrical equipment	6 7
has	an ol	gner, manufacturer, importer or supplier of electrical equipment oligation to comply with the requirements of an electrical safety on ⁴ that apply to the designer, manufacturer, importer or supplier.	8 9 10
36		igation of installer of electrical equipment or electrical allation	11 12
	-	on who installs electrical equipment or an electrical installation ligation to ensure that—	13 14
	(a)	the way the electrical equipment or installation is installed is electrically safe; and	15 16
	(b)	the processes followed for installing the electrical equipment or installation ensure that, when installed, it will be electrically safe; and	17 18 19
	(c)	after the electrical equipment or installation is installed, the person tests and examines it to ensure it is electrically safe.	20 21
37		igation of repairer of electrical equipment or electrical allation	22 23
	-	erson who repairs electrical equipment or an electrical installation ligation to ensure that—	24 25
	(a)	the way the electrical equipment or installation is repaired is electrically safe; and	26 27
	(b)	the processes followed for repairing the electrical equipment or installation ensure that, when repaired, it will be electrically safe; and	28 29 30

See section 206 which provides for the issue of electrical safety notifications. 4

(0		he electrical equipment or installation, when repaired, is 1 lectrically safe. 2	
the el	ectr	out limiting subsection (1), the obligation includes ensuring that3cal equipment or installation, when repaired, is tested and4o ensure it is electrically safe.5	
38 C)blig	ation of person in control of electrical equipment 6	
	-	erson in control of electrical equipment has an obligation to 7 electrical equipment is electrically safe. 8	
		ection (1) does not apply to the person in control of electrical9to the extent that the electrical equipment—10	
(8	a) i	s located at premises in which the person lives; or 1	1
(ł	b) :	orms part of the works of an electricity entity.	2
39 O)blig	ations of worker 13	3
		er at a place where electrical equipment is located has the 14 biligations—	
(8	·	b comply with the instructions for the electrical safety of the electri	
		i) by the worker's employer; and 18	8
		ii) to the extent the instructions are not inconsistent with19instructions given by the worker's employer, by the person20in control of the electrical equipment;21	0
(ł	b) 1	o use personal protective equipment, if— 22	2
		i) the protective equipment is provided by the worker's 23 employer or the person in control of the electrical 24 equipment for electrical safety purposes; and 25	4
		ii) the worker is properly instructed in the use of the protective 20 equipment provided; 27	
(0	·	ot to wilfully interfere with or misuse anything provided for 28 lectrical safety at the place; 29	
(0		ot to wilfully place any person, including the worker, at the 30 lace in electrical risk.	

40 Obligations of other person	1	
(1) This section applies to a person at a place were electrical equipment is located, other than a worker at the place.		
(2) The person has the following obligations at the place—	4	
 (a) to comply with the instructions for the electrical safety of persons and property at the place given by the person in control of the electrical equipment; 	5 6 7	
(b) not to wilfully interfere with or misuse anything provided for electrical safety at the place;	8 9	
(c) not to wilfully place any person at the place in electrical risk.	10	
Division 3—Regulations, ministerial notices and codes of practice relating to electrical safety obligations	11 12	
41 Effect of regulation for discharge of electrical safety obligation	13	
(1) This section applies if a provision of a regulation ("regulation provision") is identified in the regulation as a provision that prescribes a way of discharging a person's electrical safety obligation.	14 15 16	
(2) Unless otherwise stated in the regulation, the regulation provision does not prescribe all that a person to whom the provision applies must do, or must not do, to discharge the electrical safety obligation.	17 18 19	
(3) However, for applying the obligation offence provision, the person fails to discharge the electrical safety obligation if the person contravenes the regulation provision.	20 21 22	
(4) If the regulation provides for a penalty for a contravention of the regulation provision, the amount of the penalty is not a relevant consideration for an industrial magistrate required to fix a penalty for an offence against the obligation offence provision.	23 24 25 26	
42 Ministerial notice about discharging electrical safety obligation	27	
(1) This section applies if the Minister has identified circumstances of electrical risk for persons or property and considers that urgent action should be taken to deal with the electrical risk.	28 29 30	

(2) The Minister may make a notice that prescribes a way of discharging a person's electrical safety obligation in relation to the electrical risk.	1 2
(3) The notice expires—	3
(a) 1 year from the day it is notified in the gazette; or	4
(b) on an earlier day stated in the notice.	5
(4) However, a regulation may extend the notice's operation for a further period of not more than 1 year.	6 7
(5) If a notice is inconsistent with a regulation or code of practice, the notice prevails to the extent of the inconsistency.	8 9
(6) A notice is subordinate legislation.	10
43 Effect of ministerial notice for discharge of electrical safety obligation	11 12
(1) Unless otherwise stated in a ministerial notice, the notice does not prescribe all that a person to whom the notice applies must do, or must not do, to discharge the person's electrical safety obligation in relation to the electrical risk mentioned in the notice.	13 14 15 16
(2) However, for applying the obligation offence provision, the person fails to discharge the electrical safety obligation in relation to the electrical risk if the person contravenes the ministerial notice.	17 18 19
44 Code of practice about discharging electrical safety obligation	20
(1) The Minister may make a code of practice that states a way of discharging a person's electrical safety obligation.	21 22
(2) The code of practice must include a provision providing for the expiry of the code of practice 5 years or less after its commencement.	23 24
(3) The Minister must notify the making of a code of practice.	25
(4) The Minister must ensure that a copy of each code of practice, and any document applied, adopted or incorporated by the code of practice, is made available for inspection without charge during normal business hours at each department office dealing with electrical safety.	26 27 28 29
(5) If a code of practice is inconsistent with a regulation, the regulation prevails to the extent of the inconsistency.	30 31
(6) A notice mentioned in subsection (3) is subordinate legislation.	32

45	15 Effect of code of practice for discharge of electrical safety obligation				
(1) Unless otherwise stated in a code of practice, the code of practice does not state all that a person to whom the code of practice applies must do, or must not do, to discharge the person's electrical safety obligation.			3 4 5		
	(2) However, for applying the obligation offence provision, the person fails to discharge the electrical safety obligation if the person—				
	(a) contravenes, or otherwise acts inconsistently with, the code of practice; and				
	(b)	does not follow a way that is as effective as, or more effective than, the code of practice for discharging the electrical safety obligation.	10 11 12		
		Division 4—Defences	13		
46		ence in proceeding for offence against obligation offence vision	14 15		
the	obli miss	s a defence in a proceeding against a person for an offence against gation offence provision for the person to prove that the ion of the offence was due to causes over which the person had no	16 17 18 19		
		wever, the Criminal Code, sections 23 and 24, ⁵ do not apply in o a contravention of the obligation offence provision.	20 21		
47		ther defence if no regulation, ministerial notice or code of ctice	22 23		
(1	l) Th	is section applies to a person if—	24		
	(a)	the person is proceeded against for an offence against the obligation offence provision; and	25 26		
	(b)	at the time of the alleged offence, there was no regulation, ministerial notice or code of practice prescribing or stating a way of discharging the person's electrical safety obligation in the circumstances of the alleged offence.	27 28 29 30		

⁵ Criminal Code, sections 23 (Intention-motive) and 24 (Mistake of fact)

person exercise	(2) It is a defence in the proceeding for the person to prove that the person chose an appropriate way, and took reasonable precautions and exercised proper diligence, to discharge the person's electrical safety obligation.		
		Division 5—Effect of Act on civil liability	5
48 No	o civil	cause of action based on contravention of Act	6
-		on of this Act creates a civil cause of action based on a of the provision.	7 8
	PAR	T 3—ENFORCEABLE UNDERTAKINGS	9
49 M	eaning	g of "electrical safety undertaking"	10
		ical safety undertaking" is a written undertaking made by a dentified person" for the undertaking) that—	11 12
(a)	con	ognises that the chief executive alleges (the "alleged travention" for the undertaking) that the identified person contravened—	13 14 15
	(i)	the obligation offence provision; or	16
	(ii)	the executive officer offence provision, because of a corporation's contravention of the obligation offence provision; and	17 18 19
(b)	ider and	ntifies facts and circumstances of the alleged contravention;	20 21
(c)		udes an assurance from the identified person about the ntified person's future behaviour.	22 23
50 Ac	cepta	nce and publication of electrical safety undertaking	24
(1) T	he ch	ief executive may, by written notice given to the identified	25

(1) The chief executive may, by written notice given to the identified 25 person for an electrical safety undertaking, accept the electrical safety 26 undertaking. 27

(2) When the chief executive accepts the electrical safety undertaking, the undertaking—	1 2
(a) starts operating; and	3
(b) becomes enforceable against the identified person.	4
(3) The chief executive may publish details of the undertaking.	5
51 Proceeding for alleged contravention	6
(1) If a proceeding for the alleged contravention for the electrical safety undertaking has been started before an industrial magistrate against the identified person for the undertaking before the undertaking starts operating, the chief executive must take the necessary action to bring the proceeding to an end.	7 8 9 10 11
(2) If a proceeding for the alleged contravention has not been started before the undertaking starts operating, a proceeding for the alleged contravention must not be started.	12 13 14
52 Compliance with undertaking	15
The identified person for an operating electrical safety undertaking must not contravene the undertaking.	16 17
Maximum penalty—1 000 penalty units.	18
53 Withdrawal or variation of undertaking	19
(1) The identified person for an operating electrical safety undertaking may at any time, with the agreement of the chief executive—	20 21
(a) withdraw the undertaking; or	22
(b) change the provisions of the undertaking.	23
(2) However, the provisions of the undertaking can not be changed to provide for a different alleged contravention for the undertaking.	24 25
54 Contravention of electrical safety undertaking	26
(1) This section applies if the chief executive considers that the identified person for an operating electrical safety undertaking has contravened the undertaking.	27 28 29

(2) The chief executive may apply to the industrial court for an order under this section.				
(3) If the court is satisfied that the identified person has contravened the undertaking, the court may make 1 or more of the following orders—				
 (a) an order directing the identified person to comply with the undertaking, or a stated aspect of the undertaking, or to comply with the undertaking, or a stated aspect of the undertaking, in a stated way; 	5 6 7 8			
 (b) an order directing the person to pay to the State an amount that is not more than the direct or indirect financial benefit obtained by the person from, and reasonably attributable to, the breach; 	9 10 11			
 (c) an order directing the person to give a security bond to the State for a stated period; 	12 13			
(d) another order the court considers appropriate in the circumstances.	14 15			
(4) A prosecution for the offence of contravening the electrical safety undertaking does not prevent the court from making an order under this section on the chief executive's application, even though the prosecution and the order are based on the same facts and circumstances.	16 17 18 19			
(5) The making of an order under this section, unless the order otherwise provides, does not prevent a prosecution for the offence of contravening the electrical safety undertaking, even though the order and the prosecution are based on the same facts and circumstances.				
PART 4—LICENCES	24			

Division 1—Requirements for electrical licences

55 Requirement for electrical work licence	26
(1) A person must not perform or supervise electrical work unless—	27
(a) the person is the holder of an electrical work licence in force under this Act; and	28 29
(b) the licence authorises the person to perform the work.	30

Maximu	m penalty—400 penalty units.	1		
(2) Only an individual may be the holder of an electrical work licence.				
(3) A person is not required under subsection (1) to hold an electrical work licence for the purpose of the following—				
(a)	performance or supervision of electrical work for the purpose of installing or repairing telecommunications cabling;			
(b)	performance or supervision of electrical work in practising the person's profession as an electrical engineer;	7 8		
(c)	performance or supervision of remote rural installation work;	9		
(d)	(d) performance or supervision of electrical work as part of the testing of electrical equipment that the person is authorised to do under a regulation;			
(e)	(e) performance, as an apprentice, of electrical work in a calling that requires the apprentice to perform electrical work;			
(f)	(f) performance, as a trainee, of electrical work in a calling that requires the trainee to perform electrical work of a type prescribed under a regulation;			
(g)	performance, as a student, of electrical work as part of training under the supervision of teaching staff at—	18 19		
	(i) a university; or	20		
	(ii) a college, school or similar institution conducted or approved by a department of the State or of the Commonwealth.	21 22 23		
56 Req	uirement for electrical contractor licence	24		
the perfo	person must not conduct a business or undertaking that includes ormance of electrical work unless the person is the holder of an l contractor licence that is in force.	25 26 27		
Maximu	m penalty—400 penalty units.	28		
	ithout limiting subsection (1), a person conducts a business or ing that includes the performance of electrical work if the	29 30 31		

(a)	advertises, notifies or states that, or advertises, notifies or makes a statement to the effect that, the person carries on the business of performing electrical work; or			
(b)	(b) contracts for the performance electrical work, other than under a contract of employment; or			
(c)	represents to the public that the person is willing to perform electrical work; or	6 7		
(d)	employs a worker to perform electrical work, other than for the person.	8 9		
	wever, a person does not conduct a business or undertaking that the performance of electrical work only because the person—	10 11		
(a)	is a licensed electrical mechanic who	12		
	(i) performs electrical work for the person or a relative of the person at premises owned or occupied by the person or relative; or	13 14 15		
	(ii) makes minor emergency repairs to make electrical equipment electrically safe; or	16 17		
(b)	contracts for the performance of building work that includes the performance of electrical work if the electrical work is intended to be subcontracted to the holder of an electrical contractor licence who is authorised under the licence to perform the work.	18 19 20 21		
	is section does not authorise the performance of electrical work by who does not have an electrical work licence for the work.	22 23		
(5) A p	person does not contravene subsection (1) if—	24		
(a)	the person conducts a business or undertaking that includes the performance of electrical work as a partner in a partnership; and	25 26		
(b)	the partnership is the holder of an electrical contractor licence that is in force.	27 28		
57 Con	npliance with conditions and restrictions	29		
	e holder of an electrical work licence who performs or supervises work must comply with all conditions and restrictions included in ce.	30 31 32		
Maximur	Maximum penalty—400 penalty units.			

(2) The holder of an electrical contractor licence who performs electrical work must comply with all conditions and restrictions included in the licence.		
Maximum penalty for subsection (2)-400 penalty units.	4	
Division 2—Electrical licence applications	5	
58 Definition for div 2	6	
In this division—	7	
"electrical licence application" means an application to the chief executive for—	8 9	
(a) the issue of an electrical licence; or	10	
(b) the renewal of an electrical licence; or	11	
(c) the reinstatement of an electrical licence.	12	
59 Application for issue of electrical licence	13	
(1) A person may apply to the chief executive for the issue of an electrical licence.	14 15	
(2) The application for the electrical licence—	16	
(a) must be made in the approved form; and	17	
(b) must otherwise comply with the requirements prescribed under a regulation about applying for the issue of the electrical licence, including any requirements about the payment of fees.	18 19 20	
(3) The chief executive may issue, or refuse to issue, the electrical licence.	21 22	
(4) In deciding whether to issue the electrical licence, the chief executive must apply any eligibility requirements prescribed under a regulation for the issue of the licence.	23 24 25	
60 Application for renewal of electrical licence	26	
(1) The holder of an electrical licence may, before the licence expires (the "licence expiry"), apply to the chief executive for the renewal of the	27 28	

licence.

(2) The	e application for the renewal of the electrical licence—	1
(a)	must be made in the approved form; and	2
(b)	regulation about applying for the renewal of the electrical	3 4 5
	(i) the payment of fees; and	5
	(ii) the day by which the application must be made.	7
(3) Th licence.	•	8
executive	must apply any eligibility requirements prescribed under a	10 11 12
. ,		13 14
(6) If t	he electrical licence is not renewed before the licence expiry—	15
(a)	· · · · · · · · · · · · · · · · · · ·	16 17
	(i) it is renewed; or	18
		19 20
(b)	it would have ended if it had been renewed with effect from the	21 22 23
61 App	lication for reinstatement of electrical licence	24
was the l	nolder of the licence may, within 1 year after the licence expiry,	25 26 27
(2) The	e application must—	28
(a)	be made in the approved form; and	29
(b)	regulation about applying for the reinstatement of an electrical	30 31 32

(3) The chief executive may reinstate, or refuse to reinstate, the electrical licence.	1 2	
(4) In deciding whether to reinstate the electrical licence, the chief executive must apply any eligibility requirements prescribed under a regulation for the reinstatement of the licence.		
(5) The reinstatement has effect from the end of the day of reinstatement.	6	
(6) The electrical licence, as reinstated, is not taken to have been in force for the period from the licence expiry to the reinstatement.	7 8	
(7) However, the electrical licence, as reinstated, ends on the day it would have ended if it had been renewed with effect from the licence expiry instead of being reinstated.	9 10 11	
62 Further information or documents to support electrical licence application	12 13	
(1) The chief executive may, by written notice given to the applicant under an electrical licence application, require the applicant to give the chief executive, within a reasonable period of at least 21 days stated in the notice, further information or a document the chief executive reasonably requires to decide the application.	14 15 16 17 18	
(2) The chief executive may, in the notice, require the applicant to verify the further information or document by statutory declaration.	19 20	
(3) The applicant is taken to have withdrawn the application if the applicant does not comply with a requirement under subsection (1) or (2) within the stated period.	21 22 23	
63 Electrical licence conditions and restrictions	24	
An electrical licence, as issued, renewed or reinstated, may include conditions or restrictions the chief executive considers necessary or desirable for the proper performance of electrical work.	25 26 27	
Examples of conditions—	28	
• A condition that the licence holder satisfactorily finish a particular training course or examination.	29 30	
• A condition that the licence holder keep in place insurance of a kind, and in an amount, prescribed under a regulation.	31 32	

Examples of restrictions—	1
• A restriction that limits electrical work that may be performed under the licence to a kind stated in the licence.	2 3
• A restriction that limits electrical work that may be performed under the licence to a kind stated in the licence for an employer stated in the licence.	o 4 5
• A restriction that limits electrical work that may be performed under the licence to a kind stated in the licence in a locality stated in the licence.	o 6 7
• A restriction that limits the extent to which the holder may supervise the performance of electrical work.	e 8 9
64 Chief executive to give reasons for refusal of application or for conditions	10 11
(1) If, after considering an electrical licence application, the chief executive refuses to issue, renew or reinstate an electrical licence, the chief executive must—	
(a) give written notice of the refusal to the applicant within 30 days of the decision to refuse; and	5 15 16
(b) include with the written notice an information notice for the decision to refuse.	e 17 18
(2) If, after considering an electrical licence application, the chief executive decides to include additional conditions or restrictions in an electrical licence, or change conditions or restrictions in an electrical licence, the chief executive must—	n 20
 (a) give written notice of the inclusion or change to the applicant within 30 days of the decision to include or change the conditions or restrictions; and 	
(b) include with the written notice an information notice for the decision to include or change the conditions or restrictions.	26 27
Division 3—External licences	28
65 External licence recognition provision	29
(1) A regulation may prescribe particular external licences to be equivalent to particular electrical work licences.	e 30 31

				1 2
	PAR	T 5-	–SAFETY MANAGEMENT SYSTEMS FOR ELECTRICITY ENTITIES	3 4
66	Def	initio	ons for pt 5	5
I	n this	part-	_	6
"pr	gen	eratio	electricity entity" means an electricity entity, other than a on entity, declared under a regulation to be a prescribed y entity for this part.	7 8 9
"sa	•		agement system ", for a prescribed electricity entity, means a locument having the following characteristics—	10 11
	(a)	the	document is devised by the entity in consultation with—	12
		(i)	persons who are broadly representative of industrial organisations of employees whose members are employees of the entity; and	13 14 15
		(ii)	principal or primary contractors with the entity for the performance of electrical and other work for the entity;	16 17
	(b)		document details the hazards and risks associated with the gn, construction, operation and maintenance of the entity's ks;	18 19 20
	(c)	haz	document details how the electricity entity is to manage the ards and risks to ensure that its electrical safety obligation is perly discharged;	21 22 23
	(d)	con the	document details what the entity will do to ensure that tractors for the performance of electrical and other work for entity comply with the requirements of the safety nagement system;	24 25 26 27
	(e)	und	document otherwise complies with requirements prescribed er a regulation for safety management systems, including uirements for the following—	28 29 30

s 67		46 s 69	
		Electrical Safety Bill 2002	
	(i)	how the document is to be developed and periodically updated;	1 2
	(ii)	lodging the document with the chief executive;	3
	(iii)	initial and subsequent periodic assessments and validations of the document by accredited auditors to ensure that the document comprehensively identifies and addresses the	4 5 6

Obligation of prescribed electricity entity 67 9 A prescribed electricity entity must have, and must give effect to, a 10 safety management system for the entity. 11 Maximum penalty-400 penalty units. 12

operation and maintenance of the entity's works.

hazards and risks associated with the design, construction,

PART 6—COMMISSIONER FOR ELECTRICAL 13 **SAFETY** 14

68 Appointment of commissioner	15
(1) There is to be a Commissioner for Electrical Safety.	16
(2) The commissioner is to be appointed by the Governor in Council by gazette notice.	17 18
(3) The commissioner is to be appointed under this Act, and not under the <i>Public Service Act 1996</i> .	19 20
(4) The commissioner's term of appointment is the term, not longer than 5 years, stated in the gazette notice of the commissioner's appointment.	21 22
(5) Subsection (4) does not prevent the commissioner from being reappointed.	23 24
69 Qualifications for appointment	25
To be appointed as commissioner, a person must have—	26

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	(a)	an electrical trade or qualification; and	1
	(b)	professional experience in electrical safety.	2
-	-		_
70	Emp	ployment provisions	3
		e person appointed as commissioner is entitled to the salary and es decided by the Governor in Council.	4 5
	c) The	e Governor in Council may set conditions of employment to apply son.	6 7
exte	nt, b	e conditions of employment must, to the greatest practicable e equivalent to the conditions of employment for a person l at a comparable level under the <i>Public Service Act 1996</i> .	8 9 10
		e person appointed as commissioner must enter into a written of employment with the chief executive.	11 12
		e contract must include any conditions of employment approved overnor in Council.	13 14
71	End	of appointment	15
T	he co	mmissioner's appointment ends if—	16
	(a)	the commissioner resigns by signed notice of resignation given to the Minister; or	17 18
	(b)	the commissioner's employment under the contract of employment is ended in accordance with the provisions of the contract.	19 20 21
72	Acti	ng commissioner	22
appo		e Governor in Council may appoint a person, who is eligible for ent as commissioner, to act in the office of commissioner	23 24 25
	(a)	any vacancy, or all vacancies, in the office; or	26
	(b)	any period, or all periods, when the commissioner is absent from duty, or can not, for another reason, perform the functions of the office.	27 28 29

(2) An appointment under subsection (1) is for the term, and on the conditions, decided by the Minister, and may be ended at any time in accordance with the conditions.

73 Commissioner's functionsThe functions of the commissioner are—(a) to manage the activities of the board, having regard to its

- objectives, strategies and policies, and to ensure its efficient7operation; and8(b) to manage the activities of each committee, having regard to its9objectives, strategies and policies, and to ensure each10committee's efficient operation; and11(c) to fulfil the roles of chairperson of the board and chairperson of
the Electrical Licensing Committee; and12
- (d) to advise the Minister on electrical safety matters generally; and 14
- (e) to advise the Minister on proposed codes of practice after 15 appropriate board and committee consideration and 16 endorsement; and 17
- (f) to perform the functions given to the commissioner under other 18 provisions of this Act. 19

74 Commissioner's powers20The second second

The commissioner has the powers necessary or convenient to carry out 21 the commissioner's functions. 22

PART 7—ELECTRICAL SAFETY BOARD 23

Division 1—The board and its functions 24

75	Establishment	25
Т	he Electrical Safety Board is established.	26

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76 Functions of board 1 (1) The primary function of the board is to give advice and make 2 recommendations to the Minister about policies, strategies, and legislative 3 arrangements for electrical safety. 4 (2) Without limiting subsection (1), the board may discharge its primary 5 function by-6 (a) developing a 5 year strategic plan for improving electrical safety; 7 and 8 (b) periodically evaluating, and at least once each year updating, the 9 5 year strategic plan; and 10 (c) advising the Minister about state, national and international 11 electrical safety issues; and 12 (d) considering, and making recommendations on, issues the 13 Minister refers to it: and 14 (e) reviewing the appropriateness of provisions of this Act, including 15 regulations, ministerial notices and codes of practice made under 16 this Act: and 17 (f) considered appropriate, establishing working as parties. 18 including appointing members of the working parties and setting 19 their procedures; and 20 (g) ensuring industry has been adequately consulted on proposed 21 codes of practice; and 22 (h) promoting electrical safety in workplaces and in the broader 23 community to foster an increased awareness of-24 (i) the potential risks associated with electricity; and 25 (ii) ways to improve electrical safety. 26 (3) A secondary function of the board is to give advice and make 27 recommendations to the regulator under the Electricity Act, as requested by 28 the regulator, about the energy efficiency and performance of electrical 29 equipment. 30 (4) The chief executive must give the board the necessary administrative 31 and other support to enable the board to perform its functions efficiently 32 and effectively. 33

Division 2—Board membership

77	Con	position of board	2		
((1) The board consists of the following members—				
	(a) the commissioner, who is the chairperson of the board;				
	(b)	the chief executive;	5		
	(c)	6 members appointed by the Minister.	6		
(ž mus		0 11	7 8		
	(a)	consider each proposed member's practical experience and competence in the management of electrical safety; and	9 10		
	(b)	ensure that—	11		
		(i) 2 of the appointed members are representative of employers; and	12 13		
		(ii) 2 of the appointed members are representative of workers; and	14 15		
		(iii) 2 of the appointed members are representative of the community; and	16 17		
	(c)	seek to appoint both men and women as members.	18		
78	Con	ditions of appointment to board	19		
tern		ot longer than 3 years, decided by the Minister when the member	20 21 22		
((2) An appointed member of the board is appointed on a part-time basis.				
rem	unera	tion and allowances fixed by the Minister, and otherwise holds	24 25 26		

When appointed member's office becomes vacant (1) The office of an appointed member of the board becomes vacant if—

(a) the member resigns by signed notice of resignation given to the Minister; or				
(b) the Minister ends the member's appointment.				
(2) The Minister may end the appointment of an appointed member of the board—			4 5	
(a)	(a) in either of the following events—			
	(i)	the member is absent, without the Minister's leave and without reasonable excuse, from 3 consecutive ordinary meetings of the board;	7 8 9	
	(ii)	the member is found guilty of an indictable offence, whether or not dealt with summarily, or an offence against this Act; or	10 11 12	
(b)	at ai	ny time, for any reason or without stating a reason.	13	
80 Lea	ve of	absence	14	
(1) Th member		inister may approve a leave of absence for an appointed e board.	15 16	
(2) If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence.			17 18	
		inting a person as an acting member, the Minister must have irements of this division for the composition of the board.	19 20	
		Division 3—Conduct of board proceedings	21	
81 Tim	nes of	board meetings	22	
(1) Th	e boa	rd may hold its meetings when it decides.	23	
(2) Ho	weve	er, the board must meet at least 4 times a year.	24	
(3) Th	e cha	irperson of the board—	25	
(a)	may	call a meeting of the board at any time; and	26	
(b)		t call a meeting if the meeting is asked for by at least a third ne other members.	27 28	
(4) Th	e Miı	nister may call a meeting of the board at any time.	29	

82 Co	nduct of proceedings	1	
(1) The chairperson of the board presides at all board meetings at which the chairperson is present.			
(2) The chief executive's attendance at a board meeting may be through a representative nominated by the chief executive.			
	the chairperson is absent, the member chosen by the members s to preside.	6 7	
(4) At	a meeting of the board—	8	
(a)	a quorum is at least 4 members; and	9	
(b)	a question is decided by a majority of the votes of the members present and voting; and	10 11	
(c)	each member present has a vote on each question to be decided and, if the votes are equal, the member presiding has an additional vote in the form of a casting vote.	12 13 14	
(5) The board may otherwise conduct its proceedings, including its meetings, as it considers appropriate.			
meetings	he board may hold meetings, or permit members to take part in its s, by using any technology that reasonably allows members to hear part in discussions as they happen.	17 18 19	
Example of	of use of technology—	20	
Teleconferencing.			
	member who takes part in a board meeting under subsection (6) is be present at the meeting.	22 23	
	resolution is a valid resolution of the board, even though it is not t a board meeting, if—	24 25	
(a)	at least half the members give written agreement to the resolution; and	26 27	
(b) notice of the resolution is given under procedures approved by the board.			

83 Disclosure of interests

(1) If there is a reasonable possibility that a member's participation in
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will otherwise be a conflict of interest, the member must disclose the possibility to the board.	1 2		
(2) The disclosure must be recorded in the board's minutes and, unless the board otherwise directs, the member must not—	3 4		
(a) be present when the board considers the issue; or	5		
(b) take part in a decision of the board on the issue.	6		
(3) If, because of subsection (2), the member is not present for the poard's consideration of the issue, but there would be a quorum if the member were present, the remaining members present are a quorum for the poard's consideration of the issue.			
(4) For subsection (1), an entity is associated with a member if the member is an employee or member of, or an adviser to, the entity.	11 12		
84 Minutes	13		
The board must keep minutes of its proceedings.	14		
Division 4—General	15		
<i>Division 4—General</i> 85 Annual report	15 16		
	16 . 17		
85 Annual report(1) As soon as practical, but within 4 months, after the end of each financial year, the commissioner, as chairperson of the board, must prepare	16 17 18 19		
 85 Annual report (1) As soon as practical, but within 4 months, after the end of each financial year, the commissioner, as chairperson of the board, must prepare and give to the Minister a report on the board's operations for the year. (2) The report must include a summary of the work of each of the board 	16 17 18 19 20		
 85 Annual report (1) As soon as practical, but within 4 months, after the end of each financial year, the commissioner, as chairperson of the board, must prepare and give to the Minister a report on the board's operations for the year. (2) The report must include a summary of the work of each of the board committees. 	16 17 18 19 20 21 22		
 85 Annual report (1) As soon as practical, but within 4 months, after the end of each financial year, the commissioner, as chairperson of the board, must prepare and give to the Minister a report on the board's operations for the year. (2) The report must include a summary of the work of each of the board committees. (3) The report must— (a) be approved by the board before it is submitted to the Minister; 	16 17 18 19 20 21 22 23 24		

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PART 8—BOARD COMMITTEES	1
Division 1—Introduction	2
86 Establishment of board committees	3
(1) This part establishes, and otherwise provides for, 3 named committees.	4 5
(2) This part also provides for the establishment of advisory committees.	6
(3) Committees are established to support the board in the performance of its functions.	7 8
(4) Additionally, the licensing committee has independent functions for particular licensing matters.	9 10
Division 2—Electrical Licensing Committee	11
87 Establishment	12
The Electrical Licensing Committee is established.	13
88 Functions of licensing committee	14
(1) The functions of the licensing committee are—	15
(a) to give advice and make recommendations to the board about electrical licences and training; and	16 17
 (b) to take necessary disciplinary action against holders of electrical licences and against previous holders of electrical contractor licences; and 	18 19 20
(c) to hear appeals against decisions of the chief executive about electrical licences.	21 22
(2) Without limiting subsection (1), the licensing committee may discharge its functions by—	
 (a) recommending training modules and courses to qualify persons for electrical licences; and 	25 26
(b) advising on issues the board refers to it; and	27

	(c)		ing recommendations about the safety of electrical work and standards for qualifications required for an electrical licence;	1 2 3
	(d)	recei	iving and investigating complaints about electrical work; and	4
	(e)	work stand	ng action to ensure holders of electrical licences perform c, or conduct their businesses or undertakings, to appropriate dards, including by cancelling or suspending licences and ng other disciplinary action; and	5 6 7 8
	(f)	licen	ewing decisions of the chief executive about electrical aces, including by confirming, setting aside or substituting sions or referring decisions back to the chief executive.	9 10 11
admi	nistr	ative	of executive must give the licensing committee the necessary and other support to enable the committee to perform its iently and effectively.	12 13 14
89	Con	iposi	tion of licensing committee	15
(1)) The	lice	nsing committee consists of the following members—	16
	(a)	the c	commissioner, who is the chairperson of the committee;	17
	(b)	4 otł	her members appointed by the Minister.	18
(2) must		choos	sing the appointed members of the committee, the Minister	19 20
	(a)	com	ider each proposed member's practical experience and petence in the management of electrical safety and in trical training; and	21 22 23
	(b)	ensu	re that—	24
		(i)	1 of the appointed members is representative of employers; and	25 26
		(ii)	1 of the appointed members is representative of workers; and	27 28
		(iii)	1 of the appointed members is representative of the community; and	29 30
	(c)		re that an appointed member who is other than an appointed ber under paragraph (b) is a technical expert who is—	31 32
		(i)	a licensed electrical worker; or	33

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(ii	i) an electrical engineer; and	1
(d) se	eek to appoint both men and women as members.	2
I	Division 3—Electrical Safety Education Committee	3
90 Establ	ishment	4
	trical Safety Education Committee is established.	5
91 Functi	ion of safety education committee	6
	unction of the safety education committee is to give advice and	7
	nmendations to the board about the promotion of electrical orkplaces and in the broader community.	8 9
	but limiting subsection (1), the safety education committee may	10
U U	s function by—	11
	commending to the board strategies and marketing campaigns n electrical safety; and	12 13
	commending information and education strategies for electrical afety; and	14 15
(c) ad	dvising on issues the board refers to it; and	16
	kamining the appropriateness of, and the need for, marketing ampaigns and promotional programs; and	17 18
re	aking recommendations to the board, when appropriate for esponding to particular electrical safety issues, for the stablishment of working parties.	19 20 21
necessary a	chief executive must give the safety education committee the administrative and other support to enable the committee to function efficiently and effectively.	22 23 24
92 Comp	osition of safety education committee	25
(1) The members—	safety education committee consists of the following	26 27
	member appointed by the Minister to be chairperson of the ommittee;	28 29

(b)	at least 6 other members appointed by the Minister.	1	
(2) In (choosing the members of the committee, the Minister must—	2	
(a)	 (a) consider each proposed member's practical experience and competence in the promotion and marketing of electrical safety; and 		
(b)	seek to appoint both men and women as members.	6	
	Division 4—Electrical Equipment Committee	7	
93 Esta	ablishment	8	
The El	lectrical Equipment Committee is established.	9	
94 Fun	actions of equipment committee	10	
	e primary function of the equipment committee is to give advice the recommendations to the board about the safety of electrical nt.	11 12 13	
and make	secondary function of the equipment committee is to give advice e recommendations to the board about the energy efficiency and ince of electrical equipment.	14 15 16	
	ithout limiting subsections (1) and (2), the equipment committee harge its functions by—	17 18	
(a)	investigating and reporting on issues the board refers to it about the safety of electrical equipment; and	19 20	
(b)	advising on other issues the board refers to it; and	21	
(c)	advising on strategies to improve the safety of electrical equipment; and	22 23	
(d)	advising on safety standards for electrical equipment; and	24	
(e)	advising on certificates for electrical equipment and the suitability of electrical equipment for connection to electricity; and	25 26 27	
(f)	advising on the approval, hire, sale and use of electrical equipment; and	28 29	

(g) advising on actions the department might take about unsafe electrical equipment.	1 2
(4) The chief executive must give the equipment committee the necessary administrative and other support to enable the committee to perform its functions efficiently and effectively.	3 4 5
95 Composition of equipment committee	6
(1) The equipment committee consists of the following members—	7
(a) 1 member appointed by the Minister to be chairperson of the committee;	8 9
(b) at least 6 other members appointed by the Minister.	10
(2) In choosing the members of the committee, the Minister must—	11
(a) consider each proposed member's practical experience and competence in relation to electrical equipment; and	12 13
(b) seek to appoint both men and women as members.	14
Division 5—Advisory committees	15
96 Establishment	16
(1) The Minister may, by gazette notice, establish advisory committees to support the board as the Minister considers appropriate.	17 18
(2) The gazette notice establishing an advisory committee must include information about the committee's terms of reference and the composition of the committee's membership.	19 20 21
97 Function of advisory committee	22
An advisory committee has the function of advising the board in relation to the particular issues that, in accordance with its terms of reference, the board refers to it.	23 24 25
98 Composition of advisory committee	26

(1) An advisory committee consists of the chairperson and other members appointed by the Minister in accordance with the requirements

for the composition of the committee as stated in the gazette notice establishing the committee.	1 2
(2) In choosing the members of the committee, the Minister must—	3
 (a) consider each proposed member's practical experience and competence in relation to the terms of reference stated in the gazette notice; and 	4 5 6
(b) seek to appoint both men and women as members.	7
(3) Unless the gazette notice establishing the advisory committee otherwise provides, the commissioner is not precluded from appointment as an appointed member of the committee.	8 9 10
Division 6—Board committee membership	11
99 Conditions of appointment to board committee	12
(1) The appointment of an appointed member of a board committee is for the term, of not longer than 3 years, decided by the Minister when the member is appointed.	13 14 15
(2) An appointed member of a board committee is appointed on a part-time basis.	16 17
(3) An appointed member of a board committee is entitled to be paid the remuneration and allowances fixed by the Minister, and otherwise holds office under the conditions of appointment fixed by the Minister.	18 19 20
(4) Subsection (3) does not apply to the commissioner if the commissioner is an appointed member of an advisory committee.	21 22
100 When appointed member's office becomes vacant	23
(1) The office of an appointed member of a board committee becomes vacant if—	24 25
(a) the member resigns by signed notice of resignation given to the Minister; or	26 27
(b) the Minister ends the member's appointment.	28
(2) The Minister may end the appointment of an appointed member of a board committee—	29 30
(a) in either of the following events—	31

 without reasonable excuse, from 3 consecutive ordinary meetings of the board committee; (ii) the member is found guilty of an indictable offence, whether or not dealt with summarily, or an offence against this Act; or (b) at any time, for any reason or without stating a reason. 101 Leave of absence (1) The Minister may approve a leave of absence for an appointed member of a board committee. (2) If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence. (3) In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. 102 Times of board committee meetings A board committee may hold its meetings when it decides. However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— may call a meeting of the board committee at any time; and must call a meeting if the meeting is asked for by at least a third of the other members. 			
 whether or not dealt with summarily, or an offence against this Act; or (b) at any time, for any reason or without stating a reason. 101 Leave of absence The Minister may approve a leave of absence for an appointed member of a board committee. (2) If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence. In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. 102 Times of board committee meetings A board committee may hold its meetings when it decides. However, a board committee, other than an advisory committee, must meet at least 4 times a year. The chairperson of a board committee— may call a meeting of the board committee at any time; and must call a meeting if the meeting is asked for by at least a third of the other members. 	without reas	onable excuse, from 3 consecutive ordinary	1 2 3
 101 Leave of absence The Minister may approve a leave of absence for an appointed member of a board committee. If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence. In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. Division 7—Conduct of board committee proceedings A board committee may hold its meetings when it decides. However, a board committee, other than an advisory committee, must meet at least 4 times a year. The chairperson of a board committee— may call a meeting of the board committee at any time; and must call a meeting if the meeting is asked for by at least a third of the other members. 	whether or n		4 5 6
 (1) The Minister may approve a leave of absence for an appointed member of a board committee. (2) If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence. (3) In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. <i>Division 7—Conduct of board committee proceedings</i> 102 Times of board committee meetings (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee —	(b) at any time, for an	y reason or without stating a reason.	7
 member of a board committee. (2) If a leave of absence is approved, the Minister may appoint someone else as an acting member during the member's approved leave of absence. (3) In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. <i>Division 7—Conduct of board committee proceedings</i> 102 Times of board committee meetings (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 	101 Leave of absence		8
 else as an acting member during the member's approved leave of absence. (3) In appointing a person as an acting member, the Minister must have regard to requirements of this part for the composition of the board committee. <i>Division 7—Conduct of board committee proceedings</i> 102 Times of board committee meetings (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 			9 10
 regard to requirements of this part for the composition of the board committee. <i>Division 7—Conduct of board committee proceedings</i> 102 Times of board committee meetings (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 			11 12
 102 Times of board committee meetings (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 	regard to requirements of		13 14 15
 (1) A board committee may hold its meetings when it decides. (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 	Division 7—Cond	luct of board committee proceedings	16
 (2) However, a board committee, other than an advisory committee, must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 	102 Times of board comm	nittee meetings	17
 must meet at least 4 times a year. (3) The chairperson of a board committee— (a) may call a meeting of the board committee at any time; and (b) must call a meeting if the meeting is asked for by at least a third of the other members. 	(1) A board committee m	ay hold its meetings when it decides.	18
(a) may call a meeting of the board committee at any time; and(b) must call a meeting if the meeting is asked for by at least a third of the other members.			19 20
(b) must call a meeting if the meeting is asked for by at least a third of the other members.	(3) The chairperson of a b	poard committee—	21
of the other members.	(a) may call a meetin	g of the board committee at any time; and	22
(4) The Minister may call a meeting of a board committee at any time.			23 24
	(4) The Minister may call	a meeting of a board committee at any time.	25

(1) The chairperson of a board committee presides at all board 27 committee meetings at which the chairperson is present. 28

(2) If the chairperson is absent, the member chosen by the members present is to preside.	1 2
(3) At a meeting of a board committee—	3
(a) a quorum is at least half the members of the board committee; and	4 5
(b) a question is decided by a majority of the votes of the members present and voting; and	6 7
(c) each member present has a vote on each question to be decided and, if the votes are equal, the member presiding has an additional vote in the form of a casting vote.	8 9 10
(4) A board committee may otherwise conduct its proceedings, including its meetings, as it considers appropriate.	11 12
(5) A board committee may hold meetings, or permit members to take part in its meetings, by using any technology that reasonably allows members to hear and take part in discussions as they happen.	13 14 15
Example of use of technology—	16
Teleconferencing.	17
(6) A member who takes part in a board committee meeting under subsection (5) is taken to be present at the meeting.	18 19
(7) A resolution is a valid resolution of a board committee, even though it is not passed at a board committee meeting, if—	20 21
(a) at least half the members give written agreement to the resolution; and	22 23
(b) notice of the resolution is given under procedures approved by the board committee.	24 25
104 Disclosure of interests	26
(1) If there is a reasonable possibility that a member's participation in a board committee's consideration of an issue will give the member, or an entity associated with the member, a professional or commercial advantage, or will otherwise be a conflict of interest, the member must disclose the possibility to the board committee.	27 28 29 30 31
(2) The disclosure must be recorded in the board committee's minutes and, unless the board committee otherwise directs, the member must not—	32 33
(a) be present when the board committee considers the issue; or	34

(b) take part in a decision of the board committee on the issue.	1
(3) If, because of subsection (2), the member is not present for the board committee's consideration of the issue, but there would be a quorum if the	2 3
member were present, the remaining members present are a quorum for the board committee's consideration of the issue.	4 5
(4) For subsection (1), an entity is associated with a member if the member is an employee or member of, or an adviser to, the entity.	6 7
105 Minutes and reports	8
105 Minutes and reports(1) A board committee must keep minutes of its proceedings.	8 9

PART 9—DISCIPLINARY ACTION 13

Division 1—Grounds for disciplinary action	14
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106 Lic	enseo	l electrical worker	15
Each of the following is a ground for taking disciplinary action against the holder of an electrical work licence—		16 17	
(a)	the	holder performs or supervises electrical work, and—	18
	(i)	the way the electrical work is performed is not electrically safe; or	19 20
	(ii)	the person who performs the electrical work is negligent or incompetent in the performance of the work;	21 22
(b)	the	holder performs or supervises electrical work, and because of performance of the work, a person or property is not strically safe;	23 24 25
(c)	lice	holder is, or has been, the holder of an electrical contractor nce, and has not complied with a direction of the licensing mittee to rectify electrical work;	26 27 28

	(d)	the holder obtained the electrical work licence by supplying incorrect or misleading information;	1 2
	(e)	the holder no longer complies with eligibility requirements applying for the licence;	3 4
	(f)	the holder commits an offence against this Act;	5
	(g)	the holder contravenes a condition or restriction included in the licence.	6 7
107	Lice	ensed electrical contractor	8
		ch of the following is a ground for taking disciplinary action he holder of an electrical contractor licence—	9 10
	(a)	the holder performs electrical work, and—	11
		(i) the way the electrical work is performed is not electrically safe; or	12 13
		(ii) the person who actually performs the electrical work is negligent or incompetent in the performance of the work;	14 15
	(b)	the holder performs electrical work, and because of the performance of the work, a person or property is not electrically safe;	16 17 18
	(c)	the holder has not given to a person a notice the holder is required under this Act to give the person about electrical work performed by the holder;	19 20 21
	(d)	the holder has unreasonably delayed rectifying a fault found in an inspection, under this Act, of electrical work performed by the holder;	22 23 24
	(e)	the holder, or a worker of the holder, intentionally deceives, or tries to deceive, an electricity entity or inspector by—	25 26
		(i) the concealment of inferior work or materials used in electrical work; or	27 28
		(ii) a statement about electrical work that is false or misleading in a material particular;	29 30
	(f)	the holder, or a worker of the holder, unlawfully tampers with, or breaks or tampers with the seal attached to, a meter, control apparatus or fuse belonging to an electricity supplier;	31 32 33

(g)	the holder, or a worker of the holder, connects an electrical installation, or part of an electrical installation, to a source of supply chargeable at a rate lower than the rate for which electricity supply to the electrical installation or part is chargeable, without the authority of the electricity supplier supplying the electricity;	1 2 3 4 5 6
(h)	the holder is a party to an act done by someone else that is an act of a type mentioned in paragraph (a), (b), (c), (d), (e), (f) or (g) or knows of the act and does nothing about it;	7 8 9
(i)	the holder obtained the electrical contractor licence by supplying incorrect or misleading information;	10 11
(j)	the holder no longer complies with eligibility requirements applying for the licence, including any requirements about the suitability of the holder to hold an electrical contractor licence;	12 13 14
(k)	the holder commits an offence against this Act;	15
(1)	the holder contravenes a condition or restriction included in the licence;	16 17
(m)	the holder is a partnership, and advises, or causes or allows, a partner or worker of the partnership to perform electrical work, knowing the member or worker is not authorised under this Act to perform the work;	18 19 20 21
(n)	the holder is a corporation, and advises, or causes or allows, an executive officer or worker of the corporation to perform electrical work, knowing the executive officer or worker is not authorised under this Act to perform the work.	22 23 24 25
(2) Sub person w	osection (3) states a ground for taking disciplinary action against a ho—	26 27
(a)	was the holder of an electrical contractor licence when electrical work was performed; and	28 29
(b)	is no longer the holder of the licence.	30
(3) The	e ground is that the person performed the electrical work, and—	31
(a)	the way the electrical work was performed was not electrically safe; or	32 33
(b)	the person who actually performed the electrical work was negligent or incompetent in the performance of the work.	34 35
(4) In t	his section—	36

hole	city supplier " means a distribution entity or special approva der who provides customer connection services to an electrica tallation or premises.	
	Division 2—Types of disciplinary action	4
108 Pu	rpose of div 2	5
	livision establishes the disciplinary action that may be taken by th g committee.	e 6 7
109 Ele	ectrical licence issued by chief executive	8
	ne licensing committee may take any of the following disciplinar against the holder of an electrical licence issued by the chie e—	
(a)	cancel or amend the licence;	12
(b)	suspend the licence—	13
	(i) for a period decided by the committee; or	14
	(ii) until conditions decided by the committee are complied with;	d 15 16
	Example of condition—	17
	A condition that the licence holder satisfactorily finish a state training course or examination.	d 18 19
(c)	reprimand or caution the holder;	20
(d)	if the electrical licence is an electrical contractor licence, requir the holder to correct a fault or defect in electrical work within th time and in the way stated by the committee;	
(e)	impose on the holder a penalty of not more than 40 penalty units	s. 24
	the electrical licence was issued by the chief executive and i ed because of disciplinary action, the licence—	s 25 26
(a)	can not be renewed while it is still suspended; and	27
(b)	if it expires while it is still suspended, can not be reinstated whil it is still suspended.	e 28 29

110 External licence

The licensing committee may take any of the following disciplinary actions against the holder of an electrical work licence that, under the external licence recognition provision, is an external licence—

	•	
(a)	cancel or limit the external licence recognition provision's application to the external licence;	5 6
(b)	suspend the external licence recognition provision's application to the external licence—	7 8
	(i) for a period decided by the committee; or	9
	(ii) until conditions decided by the committee are complied with;	10 11
	Example of condition—	12
	A condition that the licence holder satisfactorily finish a stated training course or examination.	13 14
(c)	reprimand or caution the holder;	15
(d)	impose on the holder a penalty of not more than 40 penalty units.	16

111 Penalties

(1) A penalty may be imposed as disciplinary action in addition to the taking of other disciplinary action under this part against the holder of an electrical licence. 20

(2) If a penalty is imposed as disciplinary action and the holder does not pay the penalty within the time allowed by the licensing committee, the committee may take further disciplinary action against the holder for the ground for which the penalty was imposed.
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(3) Without limiting subsection (2), a penalty imposed as disciplinary 25 action may be recovered as a debt owing to the State by the holder. 26

112 Electrical contractor licence issued by chief executive but no longer in force

(1) If a person was the holder of an electrical contractor licence when
electrical work was performed, but is no longer the holder of the licence,
the licensing committee may take disciplinary action against the person as
stated in subsection (2).

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(2) The committee may require the person to have the holder of an 1 electrical contractor licence correct a fault or defect in the electrical work 2 within the time and in the way stated by the committee. 3 Division 3—Procedures for taking disciplinary action 4 113 Application of div 3 5 This division sets out the procedures for taking disciplinary action 6 against a person. 7 **114 Preliminary notice** 8 (1) If the licensing committee considers that a ground may exist for 9 taking disciplinary action against a person, the committee may give the 10 person a written notice ("preliminary notice") stating-11 (a) that the committee is considering whether it should hold a 12 hearing-13 to decide whether a ground exists for taking disciplinary (i) 14 action against the person; and 15 (ii) if the committee decides a ground exists for taking 16 disciplinary action—to decide whether disciplinary action is 17 to be taken, and if so, the details of the disciplinary action; 18 and 19 (b) the ground that the committee considers may exist for taking 20 disciplinary action against the person; and 21 an outline of the committee's understanding of the facts and 22 (c) circumstances forming the basis for the committee's view that 23 the ground may exist; and 24 (d) an invitation to the person to give the committee information the 25 person considers the committee should consider before deciding 26 whether to hold the hearing, including information the person 27 considers would justify the committee in deciding not to act 28 further under this part; and 29 (e) that, to ensure the licensing committee is required to consider the 30 person's information. committee must receive the the 31

	information within the fixed period after the date of the notice; and	1 2
(f)	what the fixed period is.	3
(2) The notice is	e preliminary notice must be dated not earlier than the day the given.	4 5
person in	e licensing committee must consider information provided by the n response to the preliminary notice if the information is received committee within the fixed period after the date of the preliminary	6 7 8 9
consider,	he licensing committee may consider, but is not required to information provided by the person in response to the preliminary the information is received by the committee after the fixed period.	10 11 12
(5) A j	preliminary notice may deal with—	13
(a)	more than 1 ground; or	14
(b)	more than 1 set of facts and circumstances.	15
(6) In	this section—	16
-	eriod" means 14 days, or a longer period fixed by the licensing mittee for a particular preliminary notice.	17 18
115 Hea	iring	19
(1) T hearing'	he licensing committee may hold a hearing ("disciplinary ')—	20 21
(a)	to decide whether the ground exists for taking disciplinary action against the person; and	22 23
(b)	if the committee decides the ground exists—to decide whether disciplinary action is to be taken, and if so, the details of the disciplinary action.	24 25 26
(2) Ho	wever, the committee may hold the disciplinary hearing only if—	27
(a)	the committee has considered—	28
	(i) all information provided by the person that the committee is required to consider; and	29 30
	(ii) all other information provided by the person that the committee decides to consider; and	31 32

(b) the committee still considers that the ground mentioned in the preliminary notice may exist for taking disciplinary action against the person.

116 Disciplinary hearing notice

(1) Before holding the disciplinary hearing, the licensing committee must give the person a written notice ("disciplinary hearing notice") stating-

-		
(a)	that the committee still considers that the ground mentioned in the preliminary notice may exist for taking disciplinary action against the person; and	8 9 10
(b)	that the committee has decided to hold a disciplinary hearing-	11
	(i) to decide whether the ground exists; and	12
	 (ii) if the committee decides the ground exists—to decide whether disciplinary action is to be taken, and if so, the details of the disciplinary action; and 	13 14 15
(c)	an outline of the committee's understanding of the facts and circumstances forming the basis for the committee's view that the ground may exist; and	16 17 18
(d)	when and where the disciplinary hearing is to be held.	19
	e disciplinary hearing notice must be dated not earlier than the day e is given.	20 21
	e date the licensing committee fixes for the disciplinary hearing at least 14 days after the date of the disciplinary hearing notice.	22 23
(4) Th	e committee must include with the disciplinary hearing notice—	24
(a)	a copy of the preliminary notice; and	25
(b)	copies of all available written material held by the committee that the committee reasonably considers to be relevant to the proposed disciplinary hearing.	26 27 28

117 Disciplinary hearing a meeting of the licensing committee 29

The disciplinary hearing is held as, or as a part of, a meeting of the 30 licensing committee, and the provisions of this Act providing for the 31

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-	of meetings of board committees apply to the meeting to the extent sions are consistent with the provisions of this division.	1 2
118 Dis	ciplinary hearing requirements	3
(1) V committe		4 5
(a)	must comply with natural justice; and	6
(b)	must act as quickly and with as little formality and technicality as is consistent with appropriate consideration of the issues before it; and	7 8 9
(c)	is not bound by the rules of evidence; and	10
(d)	may inform itself of anything in the way it considers appropriate; and	11 12
(e)	may adjourn the hearing at any time to make further enquiries or for another purpose.	13 14
(2) Als	so, the licensing committee must—	15
(a)	at the start of the hearing, tell the person-	16
	 (i) the facts and circumstances forming the basis for the committee's view that the ground mentioned in the preliminary notice and disciplinary hearing notice may exist for taking disciplinary action against the person; and 	17 18 19 20
	(ii) what possible disciplinary action the licensing committee may take against the person; and	21 22
(b)	if asked by the person—explain to the person any aspect of the committee's procedures or any decisions or rulings relating to the hearing; and	23 24 25
(c)	ensure the person has the fullest opportunity practicable to be heard.	26 27
	e disciplinary hearing is not open to the public unless the licensing ee otherwise decides.	28 29
	the disciplinary hearing, the licensing committee may act in the of the person if it reasonably believes that the requirements of this	30 31

absence of the person if it reasonably believes that the requirements of this Act for giving the holder the disciplinary hearing notice have been followed. 33

	vidence and findings in other proceedings may be received or lopted	1 2
Dur	ng the disciplinary hearing the licensing committee may—	3
(8) receive in evidence a transcript or part of a transcript of evidence taken in a proceeding before a disciplinary body or a court, tribunal or other entity constituted under the law of the State, the Commonwealth, another State or a foreign country and draw conclusions of fact from the evidence; or	4 5 6 7 8
(1) adopt as it considers appropriate decisions, findings, judgments or reasons for judgment of a disciplinary body, court, tribunal or entity that may be relevant to the disciplinary hearing.	9 10 11
120 L	censing committee to keep record of disciplinary hearing	12
. ,	The licensing committee must keep a record of evidence given to it disciplinary hearing.	13 14
	Iowever, the licensing committee is not required to keep a transcript lisciplinary hearing.	15 16
121 D	ecision about taking disciplinary action	17
	As soon as practicable after completing the disciplinary hearing, the ng committee—	18 19
(8) must decide whether the ground exists for taking disciplinary action against the person; and	20 21
(1) if the committee decides that the ground exists for taking disciplinary action against the person—must decide whether disciplinary action is to be taken, and if so, the details of the disciplinary action; and	22 23 24 25
(0) give the person a written notice informing the person of what the committee has decided.	26 27
agains	If the committee decides that disciplinary action is to be taken the person, the written notice must include information notices for mmittee's decisions under subsection $(1)(a)$ and (b) .	28 29 30
	The disciplinary action takes effect on the day stated in the written for the disciplinary action to take effect.	31 32

(4) The day stated in the written notice for the disciplinary action to take effect must be not earlier than the day the notice is given.	1 2
(5) If the committee decides that disciplinary action is to be taken against the person, and the person is the holder of an external licence, notice of what the committee has decided, but not its reasons for decision, must also be published in the industrial gazette.	3 4 5 6
(6) If disciplinary action taken against the person requires the person to correct, or have corrected, a fault or defect in electrical work, the person must comply with the requirement.	7 8 9
Maximum penalty for subsection (6)—100 penalty units.	10
PART 10—INSPECTORS AND ACCREDITED	11
AUDITORS	12
Division 1—Inspectors	13
122 Appointment and qualifications	14
(1) The chief executive may appoint any of the following persons as an	15

(1) The chief executive may appoint any of the following persons as an 15 inspector— 16

(a) an officer of the department; 17(b) a person prescribed under a regulation. 18

(2) However, the chief executive may appoint a person as an inspector 19 only if—

- (a) the chief executive is satisfied the person is qualified for 21 appointment because the person has the necessary expertise or 22 experience; or 23
- (b) the person has satisfactorily finished training approved by the 24 chief executive. 25

123	Appointment conditions and limit on powers	26
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(1) An inspector holds office on any conditions stated in—

(a) the inspector's instrument of appointment; or	1
(b) a signed notice given to the inspector; or	2
(c) a regulation.	3
(2) The instrument of appointment, a signed notice given to the inspect or a regulation may limit the inspector's powers under this Act.	tor 4 5
(3) In this section—	6
"signed notice" means a notice signed by the chief executive.	7
124 Issue of identity card	8
(1) The chief executive must issue an identity card to each inspector.	9
(2) The identity card must—	10
(a) contain a recent photo of the inspector; and	11
(b) contain a copy of the inspector's signature; and	12
(c) identify the person as an inspector under this Act; and	13
(d) state an expiry date for the card.	14
(3) This section does not prevent the issue of a single identity card to person for this Act and for other purposes.	ba 15 16
Example for subsection (3)—	17
If the inspector is also an inspection officer under the Electricity Act, the regula under that Act, and the chief executive under this Act, could together issue a combin identity card covering the purposes of both Acts.	
125 Production or display of identity card	21
(1) In exercising a power under this Act in relation to a person, inspector must—	an 22 23
(a) produce the inspector's identity card for the person's inspecti before exercising the power; or	on 24 25
(b) have the identity card displayed so it is clearly visible to t person when exercising the power.	the 26 27
(2) However, if it is not practicable to comply with subsection (1), t inspector must produce the identity card for the person's inspection at t first reasonable opportunity.	

(3) For	r subsection (1), an inspector does not exercise a power in relation	1
to a per	son only because the inspector, as authorised under this Act,	2
enters—		3
(a)	a public place when it is open to the public; or	4
(b)	a place for the purpose of asking the occupier of the place for consent to enter.	5 6
126 Wh	en inspector ceases to hold office	7
(1) An	inspector ceases to hold office if any of the following happens-	8
(a)	the term of office stated in a condition of office ends;	9
(b)	under another condition of office, the inspector ceases to hold office;	10 11
(c)	the inspector's resignation takes effect.	12
(2) Sul office.	bsection (1) does not limit the ways an inspector may cease to hold	13 14
(3) In 1	this section—	15
"conditio offic	on of office" means a condition on which the inspector holds ce.	16 17
127 Res	ignation	18
(1) An executive	n inspector may resign by signed notice given to the chief	19 20
inspector	owever, if holding office as an inspector is a condition of the holding another office, the inspector may not resign as an without resigning from the other office.	21 22 23
128 Ret	urn of identity card	24
card to the	on who ceases to be an inspector must return the person's identity ne chief executive within 21 days after ceasing to be an inspector e person has a reasonable excuse.	25 26 27
Maximu	n penalty—40 penalty units.	28

		Division 2—Accredited auditors	1
129 App	oint	ment and qualifications	2
		ef executive may appoint a person, whether or not an officer nent, as an accredited auditor.	3 4
(2) Ho auditor o		er, the chief executive may appoint a person as an accredited	5 6
(a)		person makes application for appointment in the way cribed under a regulation; and	7 8
(b)	eith	er—	9
	(i)	the chief executive is satisfied the person is qualified for appointment because the person has the necessary expertise or experience; or	10 11 12
	(ii)	the person has satisfactorily finished training approved by the chief executive.	13 14
130 App	oint	ment conditions and limit on powers	15
(1) An	accr	edited auditor holds office on any conditions stated in—	16
(a)	the a	accredited auditor's instrument of appointment; or	17
(b)	a sig	gned notice given to the accredited auditor; or	18
(c)	a reg	gulation.	19
accredite	d auc	istrument of appointment, a signed notice given to the litor or a regulation may limit the accredited auditor's powers nder this Act.	20 21 22
(3) In	this s	ection—	23
"signed 1	notic	e" means a notice signed by the chief executive.	24
131 Issu	e of i	identity card	25
(1) Th auditor.	e chi	ef executive must issue an identity card to each accredited	26 27
(2) Th	e idei	ntity card must—	28
(a)	cont	tain a recent photo of the accredited auditor; and	29

(b)	contain a copy of the accredited auditor's signature; and	1
(c)	identify the person as an accredited auditor under this Act; and	2
(d)	state an expiry date for the card.	3
	is section does not prevent the issue of a single identity card to a or this Act and other purposes.	4 5
132 Pro	duction or display of identity card	6
relation t	exercising a power or performing a function under this Act in to a person, an accredited auditor must produce the accredited identity card for the person's inspection if asked by the person.	7 8 9
accredite	wever, if it is not practicable to comply with subsection (1), the d auditor must produce the identity card for the person's n at the first reasonable opportunity.	10 11 12
133 Wh	en accredited auditor ceases to hold office	13
(1) An happens-	accredited auditor ceases to hold office if any of the following	14 15
(a)	the term of office stated in a condition of office ends;	16
(b)	under another condition of office, the accredited auditor ceases to hold office;	17 18
(c)	the accredited auditor's resignation takes effect.	19
	bsection (1) does not limit the ways an accredited auditor may nold office.	20 21
(3) In (this section—	22
	on of office" means a condition on which the accredited auditor is office.	23 24
134 Rev	ocation of accredited auditor's appointment	25

The chief executive may revoke an accredited auditor's appointment. 26

135	Resign	ation
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(1) An accredited auditor may resign by signed notice given to the chief executive.

(2) However, if holding office as an accredited auditor is a condition of the accredited auditor holding another office, the accredited auditor may not resign as an accredited auditor without resigning from the other office.

136	Return	of identity	card
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A person who ceases to be an accredited auditor must return the person's 8 identity card to the chief executive within 21 days after ceasing to be an 9 accredited auditor unless the person has a reasonable excuse. 10

Maximum penalty—40 penalty units.

PART 11—ENFORCEMENT 12

Division 1—Entry of places	13
Division I Lini y of places	1.

137	Pow	ver to enter place	14
(1	l) An	inspector may enter a place if—	15
	(a)	its occupier consents to the entry; or	16
	(b)	it is a public place and the entry is made when it is open to the public; or	17 18
	(c)	the entry is authorised by a warrant; or	19
	(d)	it is a workplace under the control of a person who has an electrical safety obligation under this Act, and is	20 21
		(i) open for carrying on business; or	22
		(ii) otherwise open for entry; or	23
	(e)	the entry is urgently required to investigate the circumstances of a serious electrical incident or dangerous electrical event.	24 25
		r the purpose of asking the occupier of a place for consent to enter, ctor may, without the occupier's consent or a warrant—	26 27

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(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	1 2
(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	3 4 5
	bsection (1)(d) does not authorise entry to a part of a workplace person resides.	6 7
	inspector who enters a workplace must not unnecessarily impedeness being conducted at the workplace.	8 9
	Division 2—Procedure for entry	10
138 Ent	ry with consent	11
	is section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place.	12 13
(2) Be	fore asking for the consent, the inspector must tell the occupier—	14
(a)	the purpose of the entry; and	15
(b)	that the occupier is not required to consent.	16
	he consent is given, the inspector may ask the occupier to sign an edgment of the consent.	17 18
(4) Th	e acknowledgment must state—	19
(a)	the occupier has been told—	20
	(i) the purpose of the entry; and	21
	(ii) that the occupier is not required to consent; and	22
(b)	the purpose of the entry; and	23
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	24 25
(d)	the time and date the consent was given.	26
	the occupier signs the acknowledgment, the inspector must tely give a copy to the occupier.	27 28
(6) If–	_	29

(a) an issue arises in a proceeding

consented to the entry; and

there are reasonable grounds for suspecting-

about	whether	the	occupier
h subs	ection (4)) for	the entry

(b) an acknowledgment complying with or the entry is not produced in evidence;

the onus of proof is on the person relying on the lawfulness of the entry to prove the occupier consented.

139 Pro	cedure for entries in urgent circumstances	7
(1) Th	is section applies if—	8
(a)	an inspector is intending to enter a place on the basis that the entry is urgently required to investigate the circumstances of a serious electrical incident or dangerous electrical event; and	9 10 11
(b)	the occupier of the place is present at the place.	12
	efore entering the place, the inspector must do, or make a le attempt to do, the following things—	13 14
(a)	tell the occupier the purpose of the entry;	15
(b)	tell the occupier the inspector is permitted under this Act to enter the place without the occupier's consent.	16 17
140 Apj	plication for warrant	18
(1) An	inspector may apply to a magistrate for a warrant for a place.	19
	e application must be sworn and state the grounds on which the is sought.	20 21
inspector	e magistrate may refuse to consider the application until the r gives the magistrate all the information the magistrate requires e application in the way the magistrate requires.	22 23 24
Example—	-	25
	agistrate may require additional information supporting the application to be y statutory declaration.	26 27
141 Issu	ie of warrant	28
(1) Th	e magistrate may issue a warrant only if the magistrate is satisfied	29

(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and				
(b)	the evidence is at the place, or, within the next 7 days, may be at the place.				
(2) The	e warrant must state—	5			
(a)	that a stated inspector may, with necessary and reasonable help and force—	6 7			
	(i) enter the place and any other place necessary for entry; and	8			
	(ii) exercise the inspector's powers under this part; and	9			
(b)	the offence for which the warrant is sought; and	10			
(c)	the evidence that may be seized under the warrant; and	11			
(d)	the hours of the day or night when the place may be entered; and	12			
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	13 14			
•	cial warrant	15			
phone, fa	inspector may apply for a warrant (a " special warrant ") by ax, radio or another form of communication if the inspector it necessary because of—	16 17 18			
(a)	urgent circumstances; or	19			
(b)	other special circumstances, including, for example, the inspector's remote location.	20 21			
	fore applying for the special warrant, the inspector must prepare ation stating the grounds on which the warrant is sought.	22 23			
	e inspector may apply for the special warrant before the on is sworn.	24 25			
fax a co	er issuing the special warrant, the magistrate must immediately py ("facsimile warrant") to the inspector if it is reasonably le to fax the copy.	26 27 28			
(5) If i	t is not reasonably practicable to fax a copy to the inspector—	29			
(a)	the magistrate must tell the inspector—	30			
	(i) what the terms of the special warrant are; and	31			

	(ii) the date and time the special warrant is issued; and	1
(b)	the inspector must complete a form of warrant (a "warrant form") and write on it—	2 3
	(i) the magistrate's name; and	4
	(ii) the date and time the magistrate issued the special warrant; and	5 6
	(iii) the terms of the special warrant.	7
the inspe	e facsimile warrant, or the warrant form properly completed by octor, authorises the entry and the exercise of the other powers the special warrant issued.	8 9 10
(7) The magistrat	e inspector must, at the first reasonable opportunity, send to the e-	11 12
(a)	the sworn application; and	13
(b)	if the inspector completed a warrant form—the completed warrant form.	14 15
(8) On special w	receiving the documents, the magistrate must attach them to the arrant.	16 17
(9) If–	_	18
(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a special warrant; and	19 20
(b)	the warrant is not produced in evidence;	21
	of proof is on the person relying on the lawfulness of the exercise ower to prove a special warrant authorised the exercise of the	22 23 24
143 Wai	rrant—procedure before entry	25
	is section applies if an inspector named in a warrant issued under for a place is intending to enter the place under the warrant.	26 27
	fore entering the place, the inspector must do or make a le attempt to do the following things—	28 29
(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the inspector's identity card or other document evidencing the inspector's appointment;	30 31 32 33

(b)	give the person a copy of the warrant or if the entry is authorised by a facsimile warrant or warrant form, a copy of the facsimile warrant or warrant form;	1 2 3
(c)	tell the person the inspector is permitted by the warrant to enter the place;	4 5
(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	6 7
inspector	wever, the inspector need not comply with subsection (2) if the believes on reasonable grounds that immediate entry to the place d to ensure the effective execution of the warrant is not frustrated.	8 9 10
	Division 3—General powers of inspectors	11
144 Ger	eral powers after entering place	12
(1) Th	is section applies to an inspector who enters a place.	13
to enter a	wever, if an inspector enters a place to get the occupier's consent a place, this section applies to the inspector only if the consent is the entry is otherwise authorised.	14 15 16
(3) For may—	monitoring and enforcing compliance with this Act, the inspector	17 18
(a)	search any part of the place; or	19
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	20 21
(c)	take a thing, or a sample of or from a thing, at the place for analysis or testing; or	22 23
(d)	copy a document at the place; or	24
(e)	make inquiries or conduct surveys and tests to assess-	25
	(i) the degree of electrical risk to persons or property existing at the place; or	26 27
	(ii) standards of electrical safety existing at the place; or	28
(f)	inquire into the circumstances and probable causes of any serious electrical incident or dangerous electrical event at the place; or	29 30

(g)	take into or onto the place any persons, equipment and materials the inspector reasonably requires for exercising a power under this part; or
(h)	require a person at the place to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (f); or
(i)	require a person at the place to answer questions by the inspector to help the inspector ascertain whether this Act is being or has been complied with.
the auth	hen making a requirement mentioned in subsection (3)(h) or (i), orised officer must warn the person it is an offence to fail to with the requirement, unless the person has a reasonable excuse.

(5) A person given a requirement under subsection (3)(h) or (i) must 12 comply with the requirement, unless the person has a reasonable excuse. 13

Maximum penalty—100 penalty units.

(6) It is a reasonable excuse for the person to fail to comply with the 15 requirement that complying with the requirement might tend to incriminate 16 the person. 17

(7) A reasonable excuse does not include a matter of mere convenience.

145 Power to seize evidence

(1) An inspector who enters a place under this part, other than with a 20 warrant, may seize a thing at the place if-21

- (a) the inspector reasonably believes the thing is evidence of an 22 offence against this Act; and 23
- (b) for an entry made with the occupier's consent—seizure of the 24 thing is consistent with the purpose of entry as told to the 25 occupier when asking for the occupier's consent. 26

(2) An inspector who enters a place with a warrant may seize the 27 evidence for which the warrant was issued. 28

(3) An inspector may also seize anything else at a place the inspector 29 enters under this part if the inspector reasonably believes-30

the thing is evidence of an offence against this Act; and (a) 31

(b) the seizure is necessary to prevent the thing being hidden, lost or 32 destroyed or used to continue or repeat the offence. 33

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under thi	so, an inspector may seize a thing at a place the inspector enters is part if the inspector reasonably believes it has just been used in ing an offence against this Act.	1 2 3
146 Insj	pector's power to seize unsafe electrical equipment	4
(1) Th	is section applies if—	5
(a)	an inspector enters a place under this part; and	6
(b)	the inspector reasonably believes that—	7
	(i) persons or property at the place are at electrical risk from electrical equipment at the place; and	8 9
	(ii) it is urgent that the inspector take action to prevent, remove or minimise the risk.	10 11
(2) Th	e inspector may seize the electrical equipment.	12
147 Pov	vers supporting seizure	13
(1) Ha inspector	ving seized a thing, whether or not electrical equipment, an may—	14 15
(a)	move the thing from the place where it was seized (the "place of seizure"); or	16 17
(b)	leave the thing at the place of seizure but take reasonable action to restrict access to it and, if the thing is electrical equipment, to disconnect it from its supply of electricity to the extent considered appropriate; or	18 19 20 21
	Examples of restricting access to a thing—	22
	• Sealing a main switch and marking it to restrict its operation.	23
	• Disconnecting a faulty power circuit from supply.	24
	• Sealing the entrance to a room where the seized thing is situated and marking it to show access to it is restricted.	25 26
(c)	if the thing is electrical equipment—dismantle it or cause it to be dismantled.	27 28
help the	inspector may direct an electricity entity to give the inspector the inspector reasonably requires to disconnect electrical equipment bsection (1)(b).	29 30 31

(3) An electricity entity must comply with a direction under subsection (2).	1 2
(4) If an inspector restricts access to a seized thing, a person must not tamper, or attempt to tamper, with the thing or something restricting access to the thing without an inspector's approval.	3 4 5
Maximum penalty—100 penalty units.	6
(5) If an inspector disconnects seized electrical equipment from its supply of electricity, a person must not reconnect, or attempt to reconnect, the electrical equipment to a source of supply without an inspector's approval.	7 8 9 10
Maximum penalty—100 penalty units.	11
(6) To enable a thing to be seized, an inspector may require the person in control of it—	12 13
(a) to take it to a stated reasonable place by a stated reasonable time; and	14 15
(b) if necessary, to remain in control of it at the stated place for a reasonable time.	16 17
(7) The requirement—	18
(a) must be made by notice in the approved form; or	19
(b) if it is not practicable to give the notice, may be made orally and confirmed by notice in the approved form as soon as practicable.	20 21
(8) A further requirement may be made under this section in relation to the same thing if it is necessary and reasonable to make the further requirement.	22 23 24
(9) A person of whom a requirement is made under subsection (6) or (8) must comply with the requirement unless the person has a reasonable excuse for not complying.	25 26 27
Maximum penalty—100 penalty units.	28
(10) Subject to the provisions of this part providing for compensation, the cost of complying with subsection (6) or (8) must be borne by the person.	29 30 31
(11) For this section, a person is "in control" of a thing, other than electrical equipment, if the person has, or reasonably appears to an inspector to have, authority to exercise control over the thing.	32 33 34

148 Inspector may require thing's return	1	
(1) If an inspector has required a person to take a thing to a stated place by a stated reasonable time under this division, the inspector may require the person to return the thing to the place from which it was taken.	2 3 4	
(2) A person of whom the requirement is made under subsection (1) must comply with the requirement, unless the person has a reasonable excuse.	5 6 7	
Maximum penalty—100 penalty units.	8	
(3) Subject to the provisions of this part providing for compensation, the cost of complying with subsection (1) must be borne by the person.		
149 Receipt for seized thing	11	
(1) As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	12 13	
(2) However, if it is not practicable to comply with subsection (1), the inspector must leave the receipt in a conspicuous position and in a reasonably secure way at the place of seizure.	14 15 16	
(3) The receipt must describe generally the thing seized and its condition.	17 18	
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt required by the section, given the thing's nature, condition and value.	19 20 21	
150 Forfeiture of seized thing	22	
(1) A seized thing is forfeited to the State if the inspector who seized the thing—	23 24	
(a) can not find its owner after making reasonable inquiries; or	25	
(b) can not return it to its owner, after making reasonable efforts; or	26	
(c) reasonably believes it is necessary to keep the thing to prevent it being used to commit an offence against this Act.	27 28	
(2) Subsection $(1)(a)$ does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner, and subsection $(1)(b)$ does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	29 30 31 32	

(3) If the inspector decides to forfeit a thing under subsection (1)(c), the inspector must tell the owner of the decision by written notice.	1 2
(4) Subsection (3) does not apply if—	3
(a) the inspector can not find its owner, after making reasonable inquiries; or	4 5
(b) it is impracticable or would be unreasonable to give the notice.	6
(5) The written notice must include an information notice for the decision.	7 8
(6) In deciding whether, and if so what, inquiries or efforts are reasonable, or whether it would be unreasonable to give notice about a thing, regard must be had to the thing's nature, condition and value.	9 10 11
151 Return of seized thing	12
(1) If a seized thing has not been forfeited, the inspector must return it to its owner—	13 14
(a) at the end of 6 months; or	15
(b) if a proceeding for an offence involving it is started within 6 months, at the end of the proceeding and any appeal from the proceeding.	16 17 18
(2) However, unless the thing has been forfeited, the inspector must immediately return a thing seized as evidence to its owner if the inspector stops being satisfied its continued retention as evidence is necessary.	19 20 21
152 Access to seized thing	22
(1) Until a seized thing is forfeited or returned, an inspector must allow its owner to inspect it and, if it is a document, to copy it.	23 24
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	25 26

Division 4—Improvement notices, electrical safety protection notices and unsafe equipment notices			1 2
153 Imp	oroveme	nt notice	3
(1) Th person—	(1) This section applies if an inspector reasonably believes that a person—		4 5
(a)	is contr	avening a provision of this Act; or	6
(b)		travened a provision in circumstances that make it likely contravention will continue or be repeated.	7 8
(2) Th	e inspect	tor may direct the person to remedy—	9
(a)	the con	travention or likely contravention; or	10
(b)	the thir contrav	ngs or operations causing the contravention or likely ention.	11 12
	d by wri	on under subsection (2) may be given orally, but must be itten notice ("improvement notice") given to the person cable.	13 14 15
(4) An	improve	ement notice must state—	16
(a)	that the	inspector believes the person—	17
	(i) is	contravening a provision of this Act; or	18
		s contravened a provision in circumstances that make it tely that the contravention will continue or be repeated; d	19 20 21
(b)	-	ovision the inspector believes is being, or has been, ened; and	22 23
(c)	briefly,	how the provision is being contravened; and	24
(d)		on the person must take to remedy the contravention or ontravention; and	25 26
(e)	•	y before which the person is required to remedy the ention or likely contravention.	27 28
(5) Th	e person	must comply with—	29
(a)	the dire	ection under subsection (2); and	30

(b) the improvement notice.	1
Maximum penalty for subsection (5)—40 penalty units.	2
154 Electrical safety protection notice	3
(1) This section applies if an inspector reasonably believes that circumstances causing, or likely to cause, an immediate electrical risk to persons or property have arisen at a place.	4 5 6
(2) The inspector may—	7
 (a) direct the person in control of any activity or electrical equipment that caused, or is likely to cause, the circumstances to stop the activity, or to stop using, or allowing to be used, the electrical equipment; and 	8 9 10 11
Example of direction—	12
A direction may be given requiring a person to stop selling, hiring, lending or otherwise disposing of particular electrical equipment.	13 14
(b) disconnect electrical equipment from its supply of electricity to the extent the inspector considers necessary to eliminate the electrical risk.	15 16 17
(3) An inspector may direct an electricity entity to give the inspector the help the inspector reasonably requires to disconnect electrical equipment under subsection $(2)(b)$.	18 19 20
(4) An electricity entity must comply with a direction under subsection (3).	21 22
(5) The direction under subsection (2)(a) may be given orally, but must be confirmed by written notice ("electrical safety protection notice") given to the person as soon as practicable.	23 24 25
(6) The person must comply with—	26
(a) the direction under subsection (2)(a); and	27
(b) the electrical safety protection notice.	28
Maximum penalty—40 penalty units or 6 months imprisonment.	29
(7) Subsection (2)(a) does not apply to an activity or use of electrical equipment necessary to rectify the circumstances.	30 31
(8) An electrical safety protection notice must state—	32

(a)	the inspector believes that circumstances causing, or likely to cause, an immediate electrical risk to persons or property have arisen, or are likely to arise, at a place; and	1 2 3
(b)	briefly, the circumstances that have caused or are likely to cause the risk; and	4 5
(c)	if the inspector believes the circumstances involve a contravention, or likely contravention, of a provision of this Act—the provision contravened or likely to be contravened; and	6 7 8
(d)	the requirements that must be complied with before any electrical equipment disconnected by the inspector from its supply of electricity may be reconnected; and	9 10 11
(e)	the circumstances, if any, under which the notice will be lifted.	12
	r this section, a person is " in control " of an activity if the person easonably appears to have, authority to exercise control over the	13 14 15
155 Uns	afe equipment notice	16
equipmen	is section applies if an inspector reasonably believes that electrical nt is so defective or hazardous that it is likely to cause a serious incident.	17 18 19
	e inspector may, by written notice ("unsafe equipment notice"), ne owner to make the electrical equipment—	20 21
(a)	harmless; or	22
(b)	incapable of operation.	23
. ,	e owner must comply with the unsafe equipment notice, unless the as a reasonable excuse for not complying.	24 25
Maximur	m penalty for subsection (3)—100 penalty units.	26
156 Ond	lar to compliance with notices	27
	ler to secure compliance with notices is section applies if it appears to the chief executive—	27 28
		-
(a)	that a person to whom an inspector has issued an improvement notice, an electrical safety protection notice or an unsafe equipment notice has contravened this Act by failing to comply with the notice; and	29 30 31 32

s 157	91 s 157	
	Electrical Safety Bill 2002	
(b)	because of the failure, there is an imminent risk of a serious electrical incident happening.	1 2
	e chief executive may make application to the Supreme Court for that the person comply with the notice.	3 4
electrica	the court is satisfied that there is an imminent risk of a serious l incident happening because of the contravention, the court may y order it considers appropriate in the circumstances.	5 6 7
	addition to any other liability a person may incur for breach of the e person also commits an offence against this section.	8 9
Maximu mprison	m penalty for subsection (4)—200 penalty units or 6 months ment.	1 1
	Division 5—Other investigative powers	1
157 Pov	ver to require name and address	1
(1) Th	is section applies if—	1
(a)	an inspector finds a person committing an offence against this Act; or	1 1
(b)	an inspector finds a person in circumstances that lead, or has information that leads, the inspector reasonably to suspect the person has just committed an offence against this Act.	1 1 1
	e inspector may require the person to state the person's name and al address.	2 2
s an offe	hen making the requirement, the inspector must warn the person it ence to fail to state the person's name or residential address, unless on has a reasonable excuse.	2 2 2
of the co	e inspector may require the person to give the inspector evidence rrectness of the stated name or address if the inspector reasonably the stated name or address is false.	2 2 2
	person must comply with a requirement under subsection (2) less the person has a reasonable excuse.	2 2
Maximu	m penalty—40 penalty units.	3

(6) The person does not commit an offence against subsection (5) if— 31

 (a) the person was required to state the person's name and address by an inspector who suspected the person had committed an offence against this Act; and 	1 2 3
(b) the person is not proved to have committed the offence.	4
158 Power to require production of certain documents	5
(1) An inspector may require a person to make available for inspection by an inspector, or produce to the inspector for inspection, at a reasonable time and place nominated by the inspector—	6 7 8
(a) a document issued to the person under this Act or required to be kept by the person under this Act; or	9 10
(b) a document other than a document mentioned in paragraph (a), if—	11 12
(i) the person has access to the document; and	13
(ii) the document relates, or is related, to an obligation the person has under this Act.	14 15
(2) A person given a requirement under subsection (1) must comply with the requirement unless the person has a reasonable excuse for not complying.	16 17 18
Maximum penalty—200 penalty units.	19
(3) It is a reasonable excuse for the person not to comply with the requirement if complying with the requirement might tend to incriminate the person.	20 21 22
(4) The inspector may keep the document to copy it.	23
(5) The inspector must return the document to the person as soon as practicable after copying it.	24 25
(6) If the inspector copies the document, or an entry in the document, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	26 27 28
(7) The person responsible for keeping the document must comply with the requirement, unless the person has a reasonable excuse for not complying.	29 30 31
Maximum penalty for subsection (7)—100 penalty units.	32

Division 6—Other enforcement matters	1
159 Analysis of sample	2
(1) The chief executive may have a sample taken by an inspector analysed.	3 4
(2) A person must not, with intent to adversely affect the analysis of a thing—	5 6
(a) tamper with the thing before an inspector takes a sample of the thing for analysis; or	7 8
(b) tamper with a sample of a thing after it is taken by an inspector for analysis.	9 10
Maximum penalty—100 penalty units.	11
(3) If a particular method of analysis has been prescribed under a regulation, the analyst must follow the method.	12 13
(4) The chief executive must obtain from the analyst a certificate or report stating the analysis result.	14 15
160 Compensation	16
(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under any of the following provisions, including, for example, in complying with a requirement made of the person—	17 18 19 20
(a) divisions 1 to 3;	21
(b) division 5;	22
(c) this division;	23
(d) division 7, other than in relation to the exercise by a temporary inspector of a power under division 4.	24 25
(2) Compensation may be claimed and ordered in a proceeding—	26
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	27 28
(b) for an offence against this Act brought against the person claiming compensation.	29 30

	court may order compensation to be paid only if it is satisfied it is ake the order in the circumstances of the particular case.	1 2
	regulation may prescribe matters that may, or must, be taken into by the court when considering whether it is just to make the order.	3 4
161 For	feiture on conviction	5
court may	the conviction of a person for an offence against this Act, the y order the forfeiture to the State of anything used to commit the or anything else the subject of the offence.	6 7 8
(2) The	e court may make the order—	9
(a)	whether or not the thing has been seized under this Act; and	10
(b)	if the thing has been seized—whether or not the thing has been returned to its owner.	11 12
(3) The appropria	e court may make any order to enforce the forfeiture it considers ate.	13 14
	is section applies to a thing only if the court is satisfied that the sed or may cause a serious electrical incident.	15 16
	is section does not limit the court's powers under the <i>Penalties</i> ences Act 1992 or another law.	17 18
162 Dea	ling with forfeited thing	19
property	the forfeiture of a thing to the State, the thing becomes the State's and may be dealt with by the chief executive as the chief e considers appropriate.	20 21 22
(2) Wi	thout limiting subsection (1), the chief executive may destroy it.	23
163 Insp	pector to give notice of damage	24
(1) Thi	is section applies if—	25
(a)	an inspector damages something when exercising or purporting to exercise a power; or	26 27
(b)	a person (the "other person") acting under the direction of an inspector damages something.	28 29

(2) The inspector must promptly give written notice of particulars of the damage to the person who appears to be the owner of the thing.	1 2
(3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the inspector's or other person's control, the inspector may state it in the notice.	3 4 5
(4) If it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	6 7 8
(5) This section does not apply to damage the inspector reasonably believes is trivial.	9 10
(6) In this section—	11
"owner", of a thing, includes the person in possession or control of it.	12
164 Provision of information by retail entity	13
(1) A retail entity must, in the way and at the times the chief executive reasonably requires, give the chief executive information, prescribed under a regulation, the retail entity holds about—	14 15 16
(a) premises for which, under the Electricity Act, the retail entity provides customer retail services; and	17 18
 (b) persons who, under the Electricity Act, are customers of the retail entity, and who own or occupy premises mentioned in paragraph (a). 	19 20 21
(2) An official may use information given to the chief executive by a retail entity under subsection (1) only for administering and enforcing this Act.	22 23 24
(3) In this section—	25
"official" means—	26
(a) the chief executive; or	27
(b) an inspector.	28
"retail entity" means a retail entity under the Electricity Act.	29

	Division 7—Emergency appointments	1
165 App	pointment of temporary inspector	2
(1) Th	is division applies if—	3
(a)	the chief executive considers that an inspector is required urgently to enter a place and investigate the circumstances of a serious electrical incident or dangerous electrical event at the place; and	4 5 6 7
(b)	there is no inspector available to enter the place and investigate the circumstances.	8 9
	e chief executive may appoint a person as a temporary inspector to the powers of an inspector for the place.	10 11
	e person appointed as a temporary inspector need not be a person d be appointed as an inspector.	12 13
inspector necessary	wever, the chief executive may appoint the person as a temporary only if the chief executive is satisfied the person has the expertise or experience for what the temporary inspector can ly be expected to have to do.	14 15 16 17
· · · 1	practicable, the chief executive must give the temporary inspector a t evidencing the temporary inspector's appointment.	18 19
166 Exe	rcise of powers by temporary inspector	20
	e temporary inspector has all the powers in relation to the place, g any person or thing at the place, that an inspector has under this	21 22 23
the temp	wever, the temporary inspector must not exercise a power unless orary inspector is directed by an inspector to exercise the power, by phone, fax or another form of communication.	24 25 26
(3) In (exercising a power, the temporary inspector must—	27
(a)	comply with any conditions the inspector directing the exercise of power attaches to the direction; and	28 29
(b)	to the greatest practicable extent, show each person affected by the exercise of the power the document evidencing his or her appointment.	30 31 32

(4) Subject to subsections (1) to (3), the temporary inspector is taken to be an inspector under this Act.	1 2
PART 12—REVIEWS AND APPEALS	3
Division 1—Interpretation	4
167 Definitions for pt 12	5
In this part—	6
"confirmation notice" see section 169.	7
"decision" does not include a decision of the chief executive under part 3.6	8
"disciplinary decision" means a decision of the licensing committee about—	9 10
(a) whether to take disciplinary action against the holder of an electrical licence; or	11 12
(b) what disciplinary action to take against the holder of an electrical licence.	13 14
"original chief executive decision" means a decision made by the chief executive personally, other than a decision about the issue, renewal or reinstatement of an electrical licence.	15 16 17
"original decision" means a decision of the chief executive or an inspector under this Act, other than an original chief executive decision.	18 19
"review decision" see section 170.	20
"review entity" means—	21
 (a) for a decision of the chief executive about the issue, renewal or reinstatement of an electrical licence—the licensing committee; or 	22 23 24
(b) otherwise—the chief executive.	25

Division 2—Review of decisions	1
168 Application for review	2
A person whose interests are affected by an original decision may apply under this division for the decision to be reviewed.	3 4
169 Procedure for review	5
(1) The application must—	6
(a) be made in the approved form to the review entity; and	7
(b) be supported by enough information to enable the review entity to decide the application.	8 9
(2) If the application is for the review of a decision to forfeit a thing, the application must be made to the review entity within—	10 11
(a) 28 days after the day the applicant receives notice of the original decision; or	12 13
(b) the longer period the review entity in special circumstances allows.	14 15
(3) If the application is for the review of another decision, the application must be made to the review entity within—	16 17
(a) 14 days after the day the applicant receives notice of the original decision; or	18 19
(b) the longer period the review entity in special circumstances allows.	20 21
(4) The longer period the review entity allows under subsection (2)(b) or (3)(b) must not be longer than 2 months after the day the person receives notice of the original decision.	22 23 24
(5) If the review entity is satisfied the applicant has complied with subsection (1), the review entity must immediately give the applicant written notice ("confirmation notice") of the fact.	25 26 27
170 Review of decision	28

(1) The review entity must review the original decision and make a 29 decision ("review decision")— 30

(a)	to confirm the original decision; or	1
(b)	to vary the original decision; or	2
(c)	to set aside the original decision and make a decision in substitution for the decision set aside.	3 4
(2) The	e review under subsection (1) must be made—	5
(a)	if the review entity is the chief executive—within 14 days after giving the confirmation notice; or	6 7
(b)	if the review entity is the licensing committee—as soon as practicable after giving the confirmation notice.	8 9
(3) If the dealt with	he review entity is the chief executive, the application must not be a by—	10 11
(a)	the person who made the original decision; or	12
(b)	a person in a less senior office than the person who made the original decision.	13 14
	thin 14 days after making the review decision, the review entity written notice of the decision to the applicant.	15 16
(5) The	e notice must include an information notice for the decision.	17
	he applicant may appeal against the original decision under B if the review entity—	18 19
(a)	does not review the original decision within the time allowed under subsection (2); or	20 21
(b)	having reviewed the decision, does not tell the applicant of the review decision within the time allowed under subsection (4).	22 23
171 Stay	of operation of original decision	24
	a person applies for a decision to be reviewed, the person may ely apply to the industrial court for a stay of the decision.	25 26
	e court may stay the decision to secure the effectiveness of the ind any later appeal to the court.	27 28
(3) A s	tay—	29
(a)	may be given on conditions the court considers appropriate; and	30
(b)	operates for the period fixed by the court; and	31

(4) The period of a stay must not extend past when the review entity

(c) may be revoked or amended by the court.

(4) The period of a stay must not extend past when the review entity reviews the decision and any later period the court allows the person to appeal against the decision.	2 3 4
(5) An application made for the review of a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	5 6
Division 3—Appeals	7
172 Appeal	8
(1) A person whose interests are affected by a disciplinary decision, original chief executive decision, original decision or review decision may appeal against the decision to the industrial court.	9 10 11
(2) The person has a right to receive a statement of the reasons for the decision if the person has not been given an information notice for the decision.	12 13 14
173 How to start appeal	15
(1) An appeal is started by—	16
(a) filing written notice of appeal with the registrar of the industrial court; and	17 18
(b) complying with rules of court applying to the appeal.	19
(2) The notice of appeal must be filed within 30 days after—	20
(a) if the appeal is from a disciplinary decision—the day the applicant receives notice of the decision of the licensing committee about the taking of disciplinary action against the applicant as holder of an electrical licence; or	21 22 23 24
 (b) if the appeal is from an original chief executive decision or an original decision—the day the appellant receives notice of the decision; or 	25 26 27
(c) if the appeal is from a review decision—the day the appellant receives reasons for the review decision.	28 29
(3) The court may at any time extend the period for filing the notice of appeal.	30 31

	The notice of appeal must state fully the grounds of the appeal and ts relied on.	1 2
174 S	ay of operation of decisions	3
	The industrial court may grant a stay of a decision appealed against re the effectiveness of the appeal.	4 5
(2) <i>A</i>	A stay—	6
(a) may be given on the conditions the court considers appropriate; and	7 8
(t) operates for the period fixed by the court; and	9
(c) may be revoked or amended by the court.	10
(3) Tappeal	The period of a stay must not extend past when the court decides the	11 12
	An appeal against a decision affects the decision, or carrying out of ision, only if the decision is stayed.	13 14
175 H	earing procedure	15
court	The procedure for an appeal must be in accordance with the rules of applying to the appeal or, if the rules make no provision or cient provision, in accordance with directions of the industrial court.	16 17 18
	An appeal is by way of rehearing, unaffected by the decision of the hat made the decision appealed against.	19 20
176 A	ssessors	21
special	If the industrial court is satisfied the appeal involves an issue of knowledge and skill, the court may appoint 1 or more assessors to the appeal.	22 23 24
(2)	The role of an assessor is as follows—	25
(a) to advise the court about matters within the assessor's knowledge or experience that are relevant to a question;	26 27
(ხ) to help the court in the conduct of the proceeding in a way the court considers appropriate.	28 29

vers of court on appeal	1	
(1) In deciding an appeal, the industrial court may—		
confirm the decision appealed against; or	3	
vary the decision appealed against; or	4	
set aside the decision appealed against and make a decision in substitution for the decision set aside; or	5 6	
set aside the decision appealed against and return the issue to the decision maker with directions the court considers appropriate.	7 8	
(2) If on appeal the court acts under subsection (1)(b) or (c), the decision is taken, for this Act (other than this part), to be that of the entity that made the decision appealed against.		
	confirm the decision appealed against; or vary the decision appealed against; or set aside the decision appealed against and make a decision in substitution for the decision set aside; or set aside the decision appealed against and return the issue to the decision maker with directions the court considers appropriate. on appeal the court acts under subsection (1)(b) or (c), the decision for this Act (other than this part), to be that of the entity that made	

PART 13—PROCEEDINGS AND OFFENCES 12

	Division 1—Evidence	13
178 App	plication of div 1	14
This d	ivision applies to a proceeding under this Act.	15
179 Pro	of of appointment and authority unnecessary	16
It is not necessary to prove—		17
(a)	the appointment of the chief executive or an inspector; or	18
(b)	the authority of the chief executive or an inspector to do anything under this Act.	19 20
180 Pro	of of signature	21
0	nature purporting to be the signature of the chief executive or an is evidence of the signature it purports to be.	22 23

181 Evidentiary aids

(1) A certificate stating any of the following matters is evidence of the matter—

- (a) a stated document is—
 - (i) an appointment or approval or a copy of an appointment or approval; or
 - (ii) an improvement notice, electrical safety protection notice or 7 unsafe equipment notice, or a copy of an improvement 8 notice, electrical safety protection notice or unsafe 9 equipment notice; or 10
 - (iii) a decision, or a copy of a decision, given or made under this 11 Act; or 12
 - (iv) a record or document, a copy of a record or document, an
 extract from a record or document or a copy of an extract
 from a record or document, kept under this Act;
 15
- (b) on a stated day, or for a stated period, a stated certificate, 16 registration, approval or appointment was, or was not, in force 17 for a stated person, place or thing; 18
- (c) on a stated day, or for a stated period, a stated person was or was 19 not the holder of an electrical licence; 20
- (d) a stated electrical licence was or was not subject to conditions or 21 restrictions stated in the certificate; 22
- (e) on a stated day, or for a stated period, a standard issued or published by the Electricity Supply Association of Australia, the National Occupational Health and Safety Commission or Standards Australia, or something in the standard, was or was not in force;
 23
 24
 25
 26
 27
- (f) on a stated day a stated person was given a stated direction or 28 notice under this Act; 29
- (g) a stated amount is payable under this Act by a stated person and has not been paid; 30
- (h) an instrument, item of equipment or installation was used in accordance with conditions prescribed under a document for its use.
 32
 33
 34

(2) A document purporting to be published by or under the authority of the Electricity Supply Association of Australia, the National Occupational 36

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Health and Safety Commission or Standards Australia is evidence of the matters appearing on and in the document.	1 2
(3) In a complaint starting a proceeding, a statement that the matter of the complaint came to the complainant's knowledge on a stated day is evidence of the matter.	3 4 5
(4) An instrument, item of equipment or installation used by an inspector or analyst in accordance with the conditions prescribed under a relevant document for its use is taken to be accurate and precise in the absence of evidence to the contrary.	6 7 8 9
(5) In this section—	10
"certificate" means a certificate purporting to be signed by the chief executive or an inspector.	11 12
182 Expert report	13
(1) An expert report is admissible in evidence, whether or not the person making the report (the " expert ") attends to give oral evidence.	14 15
(2) However, if the expert does not attend to give oral evidence, the report is admissible only with the court's leave.	16 17
(3) In deciding whether to grant leave, the court must have regard to the following—	18 19
(a) the contents of the report;	20
(b) why the expert does not intend to give oral evidence;	21
 (c) the risk that the report's admission in, or exclusion from, evidence would be unfair to a party, having regard in particular to the party's ability to controvert the contents of the report if the expert does not give oral evidence; 	22 23 24 25
(d) any other circumstance the court considers relevant.	26
(4) An expert report when admitted is evidence of a fact or opinion of which the expert could have given oral evidence.	27 28
(5) In this section—	29
"expert report" means a report made by a person dealing entirely or mainly with issues the person is qualified to give expert evidence about, but does not include an analyst's report.	30 31 32

183	Ana	llyst's certificate or report	1
	-	roduction by the prosecutor or the defendant in a prosecution of a nalyst's report stating any of the following is evidence of them—	2 3
	(a)	the analyst's qualifications;	4
	(b)	the analyst took, or received from a stated person, the sample mentioned in the report;	5 6
	(c)	the analyst analysed the sample on a stated day, or during a stated period, and at a stated place;	7 8
	(d)	the results of the analysis.	9
184	Cer	tificate about action on electrical licence	10
parti	icula	ificate of the commissioner or chief executive to the effect that a r action was taken by the licensing committee in relation to the r an electrical licence is evidence of the action having been taken.	11 12 13
185	Use	of code of practice	14
		ument purporting to be a code of practice is admissible as evidence de of practice if—	15 16
	(a)	the proceeding relates to a failure to discharge a person's electrical safety obligation; and	17 18
	(b)	the code of practice is about discharging the obligation.	19
		Division 2—Other matters about proceedings	20
186	Pro	ceeding for offence	21
		prosecution for an offence against this Act is by way of a summary ng before an industrial magistrate.	22 23
proc	eedi	person dissatisfied with a decision of an industrial magistrate in a ng brought under subsection (1) who desires to appeal must appeal lustrial court.	24 25 26
		ne Industrial Relations Act 1999 applies with any necessary to a proceeding before an industrial magistrate brought under	27 28

	on (1) and to a proceeding on appeal before the industrial court under subsection (2).	1 2	
(4) More than 1 contravention of an electrical safety obligation may be charged as a single charge if the acts or omissions giving rise to the claimed contravention happened within the same period and at the same place.			
	prosecution for an offence against this Act must be commenced by at of an inspector or someone else authorised by the Minister or the ecutive.	7 8 9	
(6) In	this section—	10	
"person	dissatisfied", with a decision in a proceeding, means—	11	
(a)	a party to the proceeding; or	12	
(b)	a person bound by the decision; or	13	
(c)	if an inspector started the proceeding—any inspector.	14	
187 Lin	nitation on time for starting proceedings	15	
A proc	ceeding for an offence against this Act must start—	16	
(a)	within 1 year after the commission of the offence; or	17	
(b)	within 6 months after the offence comes to the chief executive's knowledge but within 3 years after the commission of the offence.	18 19 20	
188 Res	ponsibility for act or omission of representative	21	
	bsections (2) and (3) apply in a proceeding for an offence against a n, other than the obligation offence provision, of this Act.	22 23	
	t is relevant to prove a person's state of mind about a particular act ion, it is enough to show—	24 25	
(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	26 27 28	
(b)	the representative had the state of mind.	29	
the perso	act done or omitted to be done for a person by a representative of on within the scope of the representative's actual or apparent is taken to have been done or omitted to be done also by the	30 31 32	

± :	unless the person proves the person could not, by the exercise of le diligence, have prevented the act or omission.	1 2
(4) In	this section—	3
"represe	entative" means—	4
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	5 6
(b)	of an individual—an employee or agent of the individual.	7
"state of	mind ", of a person, includes—	8
(a)	the person's knowledge; and	9
(b)	the person's intention, opinion, belief or purpose and the reasons for the person's intention, opinion, belief or purpose.	10 11
189 Cos	sts of investigation	12
court ma	a the conviction of a person for an offence against this Act, the ay order the person to pay the department's reasonable costs of thing the offence and preparing for the prosecution of the offence.	13 14 15
(2) Th	is section does not limit the orders for costs the court may make.	16
190 Rec	covery of fee	17
	fee payable under this Act and not paid may be recovered by the ecutive—	18 19
(a)	in summary proceedings under the Justices Act 1886; or	20
(b)	by action for a debt.	21
(2) A this Act.	fee may also be recovered in a proceeding for an offence against	22 23
	so, an order made under subsection (2) is enforceable under the <i>Act 1886</i> as an order for payment of money made by a magistrate at Act.	24 25 26
(4) If a	an order is made under subsection (2)—	27
(a)	the order may be filed in the registry of a Magistrates Court under the <i>Magistrates Courts Act 1921</i> ; and	28 29
(b)	on being filed, is taken to be an order made by a Magistrates Court and may be enforced accordingly.	30 31

191 Charge for offence against obligation offence provision	1
(1) This section applies to an offence against the obligation offence provision for a failure to discharge the electrical safety obligation imposed on an employer or self-employed person under part $2.^7$	2 3 4
(2) A complaint against a person for the offence may allege in the alternative that the person committed the offence as employer or self-employed person.	5 6 7
(3) A person may be convicted on the complaint on proof that the person committed the offence either as employer or self-employed person without further proof of the capacity in which the person committed the offence.	8 9 10
192 Disciplinary action and offences	11
The taking of disciplinary action against the holder of an electrical licence does not prevent—	12 13
 (a) prosecution of the holder for an offence arising from the facts or circumstances on which the taking of disciplinary action is based; or 	14 15 16
(b) a court from imposing a penalty for an offence mentioned in paragraph (a) after the court takes into account the disciplinary action taken.	17 18 19
Division 3—General offence provisions	20
193 Definition for div 3	21
In this division—	22
"official entity" means any of the following—	23
(a) the chief executive;	24
(b) an inspector;	25
(c) an accredited auditor;	26
(d) the board;	27
(e) the licensing committee.	28

7 Part 2 (Electrical safety obligations)

194 False or misleading statement	1
(1) A person must not state anything to an official entity the person knows is false or misleading in a material particular.	2 3
Maximum penalty—100 penalty units.	4
(2) In a proceeding for an offence against this section, it is enough for a charge to state that the statement was, without specifying which, 'false or misleading'.	5 6 7
195 False or misleading document	8
(1) A person must not give an official entity a document containing information the person knows is false or misleading in a material particular.	9 10 11
Maximum penalty—100 penalty units.	12
(2) Subsection (1) does not apply to a person if the person, when giving the document—	13 14
(a) tells the official entity, to the best of the person's ability, how it is false or misleading; and	15 16
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	17 18
(3) A person must not make an entry in a document required or permitted to be made or kept under this Act knowing the entry to be false or misleading in a material particular.	19 20 21
Maximum penalty—100 penalty units.	22
(4) In a proceeding for an offence against subsection (1) or (3), it is enough for a charge to state that the information or entry was, without specifying which, 'false or misleading'.	23 24 25
196 Obstructing inspector	26
(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse.	27 28
Maximum penalty—100 penalty units.	29
(2) If a person has obstructed an inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	30 31 32

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	Electrical Safety Bill 2002
(a)	it is an offence to obstruct the inspector unless the person has a reasonable excuse; and
(b)	the inspector considers the person's conduct an obstruction; and
(c)	if the person continues to obstruct the inspector, the inspector may ask a police officer to help the inspector exercise the power.
(3) In	this section—
"obstru	ct" includes hinder and attempt to obstruct.
197 Per	son not to encourage refusal to answer question
influence otherwis	son must not encourage or influence, or attempt to encourage or e, by general direction, promise of advantage, threat of dismissal or e, another person to refuse to answer a question put to the other y an inspector.
Maximu	m penalty—100 penalty units.
198 Im	personating inspector or accredited auditor
A pers	son must not pretend to be an inspector or an accredited auditor.
Maximu	m penalty—40 penalty units.
199 Exe	ecutive officer offence provision
	e executive officers of a corporation must ensure that the ion complies with this Act.
each of	a corporation commits an offence against a provision of this Act, the corporation's executive officers also commits an offence, the offence of failing to ensure that the corporation complies with ision.
Maximu an indivi	m penalty—the penalty for the contravention of the provision by idual.
against a officers	ridence that the corporation has been convicted of an offence a provision of this Act is evidence that each of the executive committed the offence of failing to ensure that the corporation s with the provision.
(4) Ho	owever, it is a defence for an executive officer to prove—

(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	1 2 3 4
(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	5 6
P	PART 14—MISCELLANEOUS PROVISIONS	7
	Division 1—Electrical safety contributions	8
200 Purp	pose of div 1	9
	rpose of this division is to establish funding support for the activities of the department—	10 11
(a)	ensuring compliance with this Act;	12
(b)	promoting electrical safety in the community.	13
201 Elec	trical safety contribution to be paid	14
	istribution entity must pay to the chief executive an electrical attribution for each financial year.	15 16
202 Elec	trical safety contribution notice	17
financial y	listribution entity must pay its electrical safety contribution for a year in accordance with the requirements of a notice ("electrical ntribution notice") the chief executive gives to the distribution	18 19 20 21
(2) An	electrical safety contribution notice must state the following—	22
(a)	the financial year the notice relates to;	23
(b)	the total amount of the electrical safety contribution payable by the distribution entity for the financial year;	24 25

(c)	the calculations used to work out the electrical safety contribution payable by the distribution entity for the financial year;	1 2 3				
(d)	(d) the amount of any instalment of the electrical safety contribution currently payable by the distribution entity and the date by which the instalment must be paid.					
(3) For	each financial year, the chief executive must—	7				
(a)	work out the amount of the electrical safety contribution payable by each distribution entity for the financial year; and	8 9				
(b)	give each distribution entity its first electrical safety contribution notice for the financial year.	10 11				
(4) The	e chief executive must act under subsection (3) at a time that is—	12				
(a)	before the financial year starts; and	13				
(b)	in accordance with the reasonable forward planning requirements of the distribution entity.	14 15				
	e date by which an instalment, other than an overdue instalment, baid must not be earlier than—	16 17				
(a)	the start of the part of the financial year to which the instalment relates; or	18 19				
(b)	14 days after the distribution entity receives the electrical safety contribution notice advising that payment of the instalment is required.	20 21 22				
	bsection (4) does not apply for the financial year in which this ommences.	23 24				
203 Wor	rking out electrical safety contribution amounts	25				
establishi	regulation may prescribe all things necessary or convenient for ing and operating arrangements for the payment of electrical ntributions.	26 27 28				
(2) Wi following	thout limiting subsection (1), a regulation may do any of the g_{-}	29 30				
(a)	prescribe requirements for working out the amount of the	31				

(a) prescribe requirements for working out the amount of the
electrical safety contribution payable by each distribution entity
for a financial year;3133

(b)	fix, or prescribe how to fix, the total amount to be collected as electrical safety contributions;	1 2
(c)	subject to subsection (3), fix, or prescribe how to fix, the relative size, as between the distribution entities, of each distribution entity's electrical safety contribution;	3 4 5
(d)	provide for the payment of electrical safety contributions by instalments;	6 7
(e)	provide for the payment of a proportion of the amount of an electrical safety contribution in circumstances, identified in the regulation, in which it is not appropriate for a distribution entity to have to pay an amount for a full financial year;	8 9 10 11
(f)	provide for an adjustment of the amount of an electrical safety contribution to take account of significant change in the circumstances on which the working out of electrical safety contributions was based.	12 13 14 15
	he relative size of a distribution entity's electrical safety ion must be based on the number of the distribution entity's retail	16 17 18
	bsections (1) and (2) extend, and do not limit, the Governor in s power to make regulations under this Act.	19 20
204 Con	sultation with distribution entities	21
consultat arrangem in applyi	hief executive must, to the greatest practicable extent, act in ion with the distribution entities in establishing and operating the ents for the payment of electrical safety contributions, including ing the provisions of this division and the provisions of any n made for establishing and operating the arrangements.	22 23 24 25 26

Division 2—General 27

28

205 Protecting officials from liability

(1) An official is not civilly liable for an act done, or omission made, 29 honestly and without negligence under this Act. 30

(2) If subsection (1) prevents a civil liability attaching to an official, the 31 liability attaches instead to the State. 32

(3) In	this section—	1		
"official"	'means—	2		
(a)	the Minister; or	3		
(b)	the chief executive; or	4		
(c)	the commissioner; or	5		
(d)	an appointed member of the board or of a board committee; or	6		
(e)	an inspector.	7		
206 Elec	ctrical safety notification	8		
	e chief executive may issue a notification ("electrical safety ion") that—	9 10		
(a)	is directed at designers, manufacturers, importers or suppliers generally, or at stated designers, manufacturers, importers or suppliers; and	11 12 13		
(b)	states requirements about the use or supply of stated electrical equipment, or a stated type of electrical equipment, including, if appropriate, requirements about preventing the use or supply of the electrical equipment or type of electrical equipment.			
	designer, manufacturer, importer or supplier is taken to have otice of an electrical safety notification if—	18 19		
(a)	the chief executive gives the designer, manufacturer, importer or supplier a copy of the notification; or	20 21		
(b)	a copy of the notification is published in—	22		
	(i) the gazette; and	23		
	(ii) a newspaper circulating generally in the State.	24		
(3) Th if—	e chief executive may issue an electrical safety notification only	25 26		
(a)	the chief executive is satisfied on reasonable grounds that-	27		
	(i) the supply or use of the electrical equipment, or the particular type of electrical equipment, that is the subject of the notification is putting, or will put, persons or property at electrical risk; or	28 29 30 31		

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	(ii) appropriate information is not available about the electrical equipment, or the particular type of electrical equipment, that is the subject of the notification; and	1 2 3
• •	the decision to issue the notification is made by the chief executive personally; and	4 5
• •	the requirements included in the notification are reasonable in the circumstances.	6 7
particular	subsection (3)(a)(ii), information about electrical equipment, or a type of electrical equipment, is appropriate information if the on states—	8 9 10
• •	the use for which the electrical equipment or type of electrical equipment has been designed and tested; and	11 12
	all conditions that must be observed to ensure the electrical equipment, or electrical equipment of the type, is electrically safe.	13 14 15
207 Deleg	gation by chief executive	16
· · ·	chief executive may delegate the chief executive's powers under an appropriately qualified public service employee or inspector.	17 18
(2) In th	nis section—	19
	iately qualified" includes having the qualifications, experience anding appropriate to the exercise of the power.	20 21
Exam	ple of standing—	22
A	person's classification level in the public service.	23
"power",	of the chief executive—	24
• • •	includes a power delegated to the chief executive by the licensing committee; and	25 26
	does not include the chief executive's power to issue an electrical safety notification.	27 28
208 Forn	15	29
The chi	ef executive may approve forms for use under this Act.	30

209 Cha	arges for services	1
prescribe	is section applies if there is no regulation under this Act that is a fee for a service provided by the chief executive in the course ief executive's administration of this Act.	2 3 4
(2) Th	e chief executive may, by gazette notice, fix a fee for the service.	5
Example o	f subsections (1) and (2)—	6
licence,	is no regulation prescribing a fee for the service of renewing an electrical of registering, under a regulation, a cathodic protection system or approving, regulation, particular electrical equipment, the chief executive may fix a fee for ice.	7 8 9 10
. ,	e fee the chief executive fixes for a service must not be more than nt that fairly represents the cost of providing the service.	11 12
210 Reg	ulation-making power	13
(1) Th	e Governor in Council may make regulations under this Act.	14
(2) Wi	thout limiting subsection (1), a regulation may prescribe—	15
(a)	ways of discharging a person's electrical safety obligation; and	16
(b)	ways of ensuring the electrical safety of persons or property; and	17
(c)	safety and technical requirements for electrical work; and	18
(d)	safety and technical requirements for working in contact with, or near to, exposed parts; and	19 20
(e)	safety and technical requirements, and approval requirements, for electrical equipment, including for the hiring, selling, testing and using of electrical equipment; and	21 22 23
(f)	safety and technical requirements for electrical installations, works of electricity entities, electric lines and electricity supply; and	24 25 26
(g)	amendments, cancellations, suspensions and transfers of approvals and other authorities required under the regulation; and	27 28
(h)	requirements for the labelling, marking and testing of electrical equipment, including requirements for the provision of electrical equipment for testing, the disposal of electrical equipment after testing, and the extent of compensation, if any, payable for electrical equipment damaged or destroyed during testing; and	29 30 31 32 33
(i)	requirements for safety management plans; and	34

(j)	safety and technical requirements, and registration requirements, for cathodic protection systems; and		1 2
(k)		fication and reporting requirements for serious electrical dents and dangerous electrical events; and	3 4
(1)	all n	natters about electrical licences, including the following—	5
	(i)	classes of electrical licences;	6
	(ii)	the periods for which particular electrical licences are to be in force;	7 8
	(iii)	financial and insurance requirements for electrical licence holders;	9 10
	(iv)	particular requirements applying to the making of applications for the issue, renewal or reinstatement of electrical licences;	11 12 13
	(v)	eligibility requirements for the issue, renewal or reinstatement of electrical licences, including requirements as to suitability, requirements for particular qualifications and requirements for the successful completion of examinations or courses stated in the regulation or chosen by the chief executive;	14 15 16 17 18 19
	(vi)	the keeping of a register for recording licence information;	20
	(vii)	requirements for keeping licences and registers up to date, including for the provision of information for keeping licences and registers up to date;	21 22 23
	(viii)restrictions on advertising by electrical licence holders; and	24
(m)	disc	ipline of electrical licence holders; and	25
(n)	matt	ters of an administrative nature.	26
	-	ation may prescribe offences for breaches of the regulation, penalty of not more than 40 penalty units for a breach.	27 28
		tion may prescribe fees payable under this Act, and may also e refund or remission of fees.	29 30
	rryin	ation may provide for a distribution entity to impose charges g out of activities of the distribution entity authorised under a	31 32 33

PART 15—TRANSITIONAL PROVISIONS	
Division 1—Interpretation	2
211 Definitions for pt 15	3
In this part—	4
"Articles regulation" means the <i>Electricity</i> (<i>Electrical Articles</i>) <i>Regulation 1994</i> , as in force immediately before the commencement.	5 6
"commencement" means the commencement of section 211.	7
"Electricity Regulation" means the Electricity Regulation 1994.	8
"equivalent licence" , to a previous licence, means an electrical licence that is prescribed under a regulation as being the equivalent of the previous licence, and that is identified in the regulation according to—	9 10 11
(a) whether it is an electrical work licence or an electrical contractor licence; and	12 13
(b) its class.	14
"EWC Board" means the Electrical Workers and Contractors Board under the Electricity Regulation as in force immediately before the commencement.	15 16 17
"previous licence" means a licence under the Electricity Regulation, as that regulation was in force immediately before the commencement.	18 19
"regulator" means the regulator under the Electricity Act.	20
Division 2—Transitional references	21
212 References to Electricity Act and Electricity Regulation	22
(1) In an Act or document, a reference to the Electricity Act may be taken to be a reference to this Act—	23 24
 (a) to the extent the reference relates to a provision of the Electricity Act that is repealed by this Act; and 	25 26
(b) if the context permits.	27

(2) In an Act or document, a reference to the Electricity Regulation may be taken to be a reference to this Act, and not to a regulation under this Act—	1 2 3
(a) to the extent the reference relates to an Act related provision of the Electricity Regulation; and	4 5
(b) if the context permits.	6
(3) Subject to subsection (2), in an Act or document, a reference to the Electricity Regulation may, if the context permits, be taken to be a reference to a regulation under this Act.	7 8 9
(4) In this section—	10
"Act related provision", of the Electricity Regulation, means a provision of that regulation, as in force immediately before the commencement, the substance of which is, after the commencement, the subject of a provision of this Act rather than a regulation under this Act.	11 12 13 14
213 References to EWC Board	15
A reference in an Act or document to the EWC Board may, if the context permits, be taken to be a reference to the licensing committee.	16 17
Division 3—Councils, EWC Board and licence matters	18
214 Electricity Health and Safety Council and Queensland Electrical Education Council	19 20
On the commencement, the following entities under the Electricity Regulation are abolished and their members go out of office—	21 22
Electricity Health and Safety Council	23
• Queensland Electrical Education Council.	24
215 Electrical Approval and Energy Labelling Advisory Committee	25
On the commencement, the Electrical Approval and Energy Labelling Advisory Committee under the Articles regulation is abolished and its members go out of office.	26 27 28

s 220

216 Abolition of EWC Board	1
(1) The EWC Board is abolished.	2
(2) The members of the EWC Board go out of office.	3
217 Assets and liabilities of EWC Board	4
(1) The assets and liabilities of the EWC Board vest in the State.	5
(2) If the EWC Board held property on trust immediately before the commencement, the State holds the property on the terms of the trust.	6 7
(3) The general fund established under the Electricity Regulation is abolished and the amount standing to the credit of the fund immediately before the commencement vests in the State.	8 9 10
218 Proceedings	11
(1) A proceeding by or against the EWC Board that has not ended before the commencement may be continued and finished by or against the State.	12 13
(2) A proceeding that could have been taken by or against the EWC Board if the EWC Board had continued to exist may be taken by or against the State.	14 15 16
(3) A reference in this section to a proceeding by the EWC Board includes a proceeding by the EWC Board against a person for an offence.	17 18
219 Existing contracts	19
If the EWC Board was a party to a contract in force immediately before the commencement, the contract continues in force according to its terms and the State is taken to be a party instead of the EWC Board.	20 21 22
220 Disciplinary action not started	23
(1) This section applies if, immediately before the commencement, the EWC Board could have started, but had not started, a procedure for disciplinary action under the Electricity Regulation.	24 25 26
(2) The procedure may be started and finished under the Electricity Regulation as if the provisions of that regulation relating to disciplinary action were still in force and the licensing committee were the EWC Board.	27 28 29

221 Disc	ciplinary action started but not finished	1
EWC Bo	is section applies if, immediately before the commencement, the bard had started, but had not finished, a procedure for disciplinary ider the Electricity Regulation.	2 3 4
the provi	e procedure may be finished under the Electricity Regulation as if sions of that regulation relating to disciplinary action were still in I the licensing committee were the EWC Board.	5 6 7
but had r the purp considera Regulatio	wever, if before the commencement the EWC Board had started, not finished, its consideration of representations, or a hearing, for oses of the procedure, the licensing committee must start the ation or hearing again under the provisions of the Electricity on relating to disciplinary action as if the provisions were still in I the licensing committee were the EWC Board.	8 9 10 11 12 13
222 Dise	ciplinary action taken before commencement	14
continues	linary action taken by the EWC Board before the commencement s in effect after the commencement and may be enforced as if the d been taken by the licensing committee.	15 16 17
223 Lice wor	ensing committee may require person to correct defective k	18 19
(1) Th	is section applies if—	20
(a)	before the commencement of this section, a person performed electrical installation work under the Electricity Act as a licensed electrical contractor under that Act; and	21 22 23
(b)	the licensing committee considers, on reasonable grounds, that there is a fault or defect in the work.	24 25
direction	e chief executive may give a written notice to the person giving s that are reasonable in the circumstances for the correction of the efect within the time and in the way stated in the written notice.	26 27 28
person to	ithout limiting subsection (2), the written notice may allow the correct the fault or defect even though the person does not have a lectrical contractor licence.	29 30 31

	person must not contravene the written notice, unless the person onable excuse.	1 2
Maximum	penalty—40 penalty units.	3
224 4	-1	4
224 Annu	iai report	4
report of th	rst annual report, the Electrical Safety Board must include a he EWC Board's operations for any period for which the EWC not make an annual report before its abolition.	5 6 7
225 Existi	ing licences	8
	s section applies to a person who, immediately before the ement, held a previous licence issued by the EWC Board.	9 10
	person, on the commencement, is taken to be the holder of the licence to the previous licence.	11 12
(3) The	equivalent licence—	13
t	s taken to be subject to conditions and restrictions in the same erms, as far as practicable, as the conditions and restrictions to which the previous licence was subject; and	14 15 16
(b) e	expires when the previous licence would have expired; and	17
• • •	nust not be the subject of renewal or reinstatement under this Act.	18 19
226 Existi	ing application for previous licence	20
the Electric decided, th	ediately before the commencement, an application made under city Regulation for the issue of a previous licence had not been ne application must be decided by the chief executive as if the n were an application for the equivalent licence to the previous	21 22 23 24 25

227 Existing application for renewal of previous licence

If, immediately before the commencement, an application made under the Electricity Regulation for a renewal of a previous licence had not been decided, the application must be decided by the chief executive as if the

application for renewal was not an application for renewal but was an application for an equivalent licence to the previous licence.	1 2
228 Partial postponement of requirement for electrical contractor licence	3 4
Despite section 56, ⁸ until the end of 31 January 2003, a person may conduct a business or undertaking that includes the performance of electrical work even though the person is not the holder of an electrical contractor licence that is in force, but only to the extent the electrical work performed is not electrical installation work.	5 6 7 8 9
Division 4—Other transition from Electricity Act	10
229 Action under this Act not prevented	11
If a provision of this division (the "transitional provision") provides that a section of the Electricity Act, as in force immediately before the commencement, has continuing application to circumstances as if the section had not been repealed, the transitional provision does not stop action being taken under this Act in relation to the circumstances.	12 13 14 15 16
230 Review and appeal of decision made before commencement	17
(1) Chapter 10 of the Electricity Act continues to apply to a repealed entry decision.	18 19
(2) In this section—	20
"repealed entry decision" means a decision made under the Electricity Act before the commencement if—	21 22
(a) when the decision was made, it was a decision the subject of an entry in schedule 1 of the Electricity Act; and	23 24
(b) the entry is repealed by this Act.	25

⁸ Section 56 (Requirement for electrical contractor licence)

231		pector has powers of authorised person for Electricity Act visions of continuing application	1 2
had	und	inspector has all the functions and powers an authorised person er the Electricity Act as in force immediately before the cement—	3 4 5
	(a)	in relation to an offence under the Electricity Act committed or alleged to have been committed before the commencement; and	6 7
	(b)	in relation to an offence under the Electricity Act committed or alleged to have been committed after the commencement under a repealed offence provision that has continuing application under this part; and	8 9 10 11
	(c)	under another provision of the Electricity Act that has continuing application under this part.	12 13
an a prov	authc visior	a repealed provision has continuing application under this part and brised person under the Electricity Act took action under the before the commencement, any inspector may be taken to be the ad person who took the action.	14 15 16 17
	· ·	bsection (1) does not limit the powers an inspector has under this n investigation.	18 19
(4) In	this section—	20
"rep		d offence provision " means a repealed provision that provided an offence.	21 22
"rej		d provision'' means a provision of the Electricity Act, as in force nediately before the commencement, that is repealed under this	23 24 25
232		ion before commencement to disconnect electrical installation vorks	26 27
(1) Th	is section applies if, before the commencement—	28
	(a)	under section 156(3) of the Electricity Act as in force immediately before the commencement, an authorised person disconnected an installation or works, or the defective part of an installation or works; or	29 30 31 32
	(b)	under section 156(4) of the Electricity Act as in force immediately before the commencement, an authorised person gave a person a written notice requiring the person to disconnect	33 34 35

immediately an installation or works, or the defective part of an installation or works.	1 2
(2) Section 156 has continuing application to the circumstances of the disconnection or written notice as if the section had not been repealed.	3 4
233 Action before commencement to make cathodic protection system inoperable	5 6
(1) This section applies if, before the commencement—	7
 (a) under section 160(5) of the Electricity Act as in force immediately before the commencement, an authorised person took action to make a cathodic protection system inoperable; or 	8 9 10
(b) under section 160(6) of the Electricity Act as in force immediately before the commencement, an authorised person gave a person a written notice requiring the person to make a cathodic protection system inoperable.	11 12 13 14
(2) Section 160 has continuing application in relation to the circumstances of making the system inoperable or of the written notice as if the section had not been repealed.	15 16 17
(3) However, for applying section 160(9), the reference to the Electricity Act is taken to be a reference to this Act.	18 19
234 Direction before commencement not to sell or hire unsafe electrical articles	20 21
(1) This section applies if, before the commencement, under section $161(1)$ of the Electricity Act as in force immediately before the commencement, an authorised person gave a written notice to a person directing the person not to sell or hire an electrical article or type of electrical article.	22 23 24 25 26
(2) Section 161 has continuing application in relation to the circumstances of the written notice as if the section had not been repealed.	27 28

235 Requirement before commencement to produce document

29

(1) This section applies if, immediately before the commencement, there
30 has been a requirement made under section 163(1) of the Electricity Act as
31 in force immediately before the commencement for a person to produce to
32

an authorised person for inspection a document required to be kept by the person under the Electricity Act.	1 2
(2) Section 163 has continuing application in relation to the circumstances of the requirement as if the section had not been repealed.	3 4
236 Notice by occupier of electrical incident happening before commencement	5 6
(1) This section applies if, immediately before the commencement, section 167 of the Electricity Act, as in force immediately before the commencement, applied because of particular circumstances.	7 8 9
(2) Section 167 has continuing application in relation to the circumstances as if the section had not been repealed, whether or not, at the commencement, the occupier had given notice under section 167(2).	10 11 12
237 Notice by licensed electrical contractor of electrical accident happening before commencement	13 14
(1) This section applies if, immediately before the commencement, section 168 of the Electricity Act, as in force immediately before the commencement, applied because of particular circumstances.	15 16 17
(2) Section 168 has continuing application in relation to the circumstances as if the section had not been repealed, whether or not, at the commencement, the licensed electrical contractor had given notice under section 168(2).	18 19 20 21
238 Notice by electricity entity of accident	22
(1) This section applies if, immediately before the commencement, circumstances applied under section 170 of the Electricity Act, as in force immediately before the commencement, requiring the electricity entity to advise the regulator of an accident.	23 24 25 26
(2) Section 170 has continuing application in relation to the circumstances as if the section had not been repealed, whether or not, at the commencement, the electricity entity had advised the regulator of the	27 28 29

29 30

accident under section 170(1).

239 Accident reported to electricity entity before commencement	1
(1) This section applies if, immediately before the commencement—	2
 (a) under section 171 of the Electricity Act as in force immediately before the commencement, an electricity entity had received a report of an accident; and 	3 4 5
(b) all action required under section 171 had not been completed.	6
(2) The electricity entity must advise the chief executive of the report, and of the extent to which action has been taken under section 171.	7 8
(3) To the extent the chief executive considers appropriate, the accident may be investigated under this Act as if it had happened after the commencement.	9 10 11
240 Making unsafe things safe	12
(1) This section applies if, before the commencement, the regulator made a requirement under section $177(2)$ of the Electricity Act as in force immediately before the commencement.	13 14 15
(2) Section 177 has continuing application in relation to the circumstances of the requirement as if the section had not been repealed.	16 17
241 Evidentiary certificate of member or officer of EWC Board	18
A certificate in existence immediately before the commencement under section 250 of the Electricity Act, as in force immediately before the commencement, continues to have effect as evidence of a matter as provided for in that section.	19 20 21 22
PART 16—AMENDMENTS OF OTHER ACTS	23

242 Amendments in sch 1	24
Schedule 1 amends the Acts mentioned in it.	25

	SCHEDULE 1	1
	AMENDMENTS	2
	section 242	3
	DOMESTIC BUILDING CONTRACTS ACT 2000	4
1	Section 52(1)(b), 'Electricity Act 1994'—	5
	omit, insert—	6
	'Electrical Safety Act 2002'.	7
	ELECTRICITY ACT 1994	8
1	Section 3(c) and (d)—	9
	omit, insert—	10
	(c) establish a competitive electricity market in line with the national electricity industry reform process; and	11 12
	(d) ensure that the interests of customers are protected; and	13
	(e) take into account national competition policy requirements.'.	14
2	Section 12(1), example, 'Electric lines and apparatus, electrical articles'—	15 16
	omit, insert—	17
eq	'Electric lines and associated equipment, apparatus, electrical uipment'.	18 19
3	Sections 13 to 16—	20
	omit, insert—	21

'13 Me	aning of "electrical equipment"	1
	"Electrical equipment" is any apparatus, appliance, cable, or, fitting, insulator, material, meter or wire—	2 3
(a)	used for controlling, generating, supplying, transforming or transmitting electricity at a voltage greater than extra low voltage; or	4 5 6
(b)	operated by electricity at a voltage greater than extra low voltage; or	7 8
(c)	that is, or that forms part of, a cathodic protection system.	9
applianc	lowever, "electrical equipment" does not include any apparatus, e, cable, conductor, fitting, insulator, material, meter or wire part of a vehicle if—	10 11 12
(a)	it forms part of a unit of the vehicle that provides propulsion for the vehicle; or	13 14
(b)	its source of electricity is a unit of the vehicle that provides propulsion for the vehicle.	15 16
Examples	of things that, under subsection (2), are not electrical equipment—	17
• Th	e headlights of a vehicle.	18
• Igr	nition spark plugs of a motor vehicle.	19
	e interior lighting system of a vehicle, if powered from a battery charged by the gine that drives the vehicle or by the vehicle's movement.	20 21
Examples equipment	of things that are not prevented by subsection (2) from being electrical	22 23
	erior lighting or a socket outlet in a caravan, if the lighting or outlet is operated a low voltage generating set or connected to low voltage supply.	24 25
	refrigeration unit in a food delivery vehicle operating at low voltage from a urce separate from the propulsion unit for the vehicle.	26 27
'14 Me	aning of "electrical installation"	28
(1) A equipme	An "electrical installation" is a group of items of electrical nt.	29 30
	lowever, a group of items of electrical equipment is an electrical on only if—	31 32

(a)) all the items are permanently electrically connected together; and	1
(b) the items do not include items that are works; and	2
(c)) electricity can be supplied to the group from works or from a generating source.	3 4
(3) installa	An item of electrical equipment can be part of more than 1 electrical tion.	5 6
'(4)]	For subsection (2)(a)—	7
(a)) an item of electrical equipment connected to electricity by a plug and socket outlet is not permanently electrically connected; and	8 9
(b) connection achieved through using works must not be taken into consideration for deciding whether items of electrical equipment are electrically connected.	10 11 12
Example	s of an electrical installation under this section—	13
	The switchboard, wiring, lighting, socket outlets and other electrical equipment ermanently connected for a shop in a shopping centre.	14 15
	The switchboard, wiring, lighting, socket outlets and other electrical equipment ermanently connected for a house or residential unit.	16 17
p s	The switchboard, wiring, lighting, socket outlets and other electrical equipment ermanently connected for a shopping centre. The electrical installation for the hopping centre generally includes the electrical installations for the individual hops.	18 19 20 21
p fe	The switchboard, wiring, lighting, socket outlets and other electrical equipment ermanently connected for a residential unit complex. The electrical installation or the residential unit complex generally includes the electrical installations for ne individual residential units.	22 23 24 25
	The switchboard, wiring, lighting, socket outlets and other electrical equipment ermanently connected within a caravan.	26 27
'15 M	eaning of "electric line"	28
used for	An "electric line" is a wire or conductor or associated equipment or transmitting, transforming, or supplying electricity at a voltage than extra low voltage.	29 30 31
'(2)]	However, an "electric line" does not include—	32
(a)) a wire or conductor directly used in converting electricity into another form of energy; or	33 34

(b) a wire or conductor within the internal structure of a building.	1
Examples of things that are not electric lines—	2
• A cord for connecting an air conditioning unit, computer, lamp, television or toaster to a supply of electricity.	3 4
• A power or lighting circuit within a building.	5
'16 Meaning of "associated equipment" for electric line	6
"Associated equipment" , for an electric line, means something ordinarily found in association with the electric line, especially for the purpose of protecting, insulating or supporting, or supporting the operation of, the electric line.	7 8 9 10
Examples of associated equipment—	11
• A bracket, casing, coating, covering, duct, frame, insulator, pillar, pipe, pole, tower or tube enclosing, surrounding or supporting a wire or conductor.	12 13
• An air break, circuit breaker, switch, transformer or other apparatus connected to a wire or conductor.	14 15
'16A Meaning of "meter"	16
'A "meter" is a device, including any associated equipment, used for measuring electricity.'.	17 18
4 Section 18(2)(c)—	19
omit.	20
5 Section 18(3)—	21
omit.	22
6 Section 40E(1)(b), 'or safety requirements under this Act'—	23
omit, insert—	24
'requirements under this or another Act'.	25

7	Section 40E(1)(f)—	1
(omit, insert—	2
	'(f) after an electricity officer has acted under section 141 to disconnect supply to something that was unsafe, the thing is still unsafe; or'.	3 4 5
8	Section 53(a), 'sections 40(2)(a) and (b)'—	6
0	omit, insert—	7
4	section 40(3)'.	8
9	Section 63(1)(b)—	9
0	omit.	10
10	Section 63(1)(c) to (g)—	11
1	<i>renumber</i> as section $63(1)(b)$ to (f).	12
11	Section 64(1), 'an officer of the department, an authorised person'—	13 14
0	omit, insert—	15
4	a public service employee'.	16
12	Section 64A(1), 'section 63(1)(d) and (e)'—	17
(omit, insert—	18
6	section 63(1)(c) and (d)'.	19
13	Chapter 2, parts 10 and 12—	20
(omit.	21

14	Section 122(2)(d), 'electrical articles'—	1
0	omit, insert—	2
"(electrical equipment'.	3
15	Section 132(1)(b)—	4
0	pmit, insert—	5
	(b) the entity has contravened this Act or the Electrical Safety Act;'.	6
16	Section 133(4), after 'this Act'—	7
iı	nsert—	8
، ب	, the Electrical Safety Act'.	9
17	Section 137(e), 'electrical articles'—	10
0	omit, insert—	11
"(electrical equipment'.	12
18	Section 140, heading, 'prevent electrical hazard or'—	13
0	pmit.	14
19	Section 140(1), from 'to prevent'—	15
0	omit, insert—	16
pote	to prevent an obstruction or potential obstruction to, or interference or ential interference with, the building, maintenance or operation of an ctric line or other works of the entity.'.	17 18 19
20	Chapter 6, part 2, heading—	20
0	omit, insert—	21
	'PART 2—POWERS TO PREVENT FIRE OR	22
	ELECTRICAL SHOCK'.	23

21	Section 141—	1
i	nsert—	2
"	(5) In this section—	3
"sa	fe", in relation to works or an electrical installation, means that the works or electrical installation can not cause fire or electrical shock.".	4 5
22	Chapter 7, other than sections 153, 154, 164 and 165—	6
0	omit.	7
23	Before section 153—	8
i	nsert—	9
	CHAPTER 7—ENFORCEMENT OF	10
	RESTRICTIONS AND RATIONING	11
	'PART 1—PRELIMINARY	12
' 14	5 Definition for ch 7	13
6	In this chapter—	14
"au	ithorised person" means—	15
	(a) an electricity officer; or	16
	(b) an inspection officer.	17
	'PART 2—INSPECTION OFFICERS	18
' 14	6 Appointment and qualifications	19
	(1) The regulator may appoint any of the following persons as an pection officer—	20 21

(a)	an inspector under the Electrical Safety Act;	1
(b)	an officer of the department;	2
(c)	a person prescribed under a regulation.	3
	However, the regulator may appoint a person mentioned in on (1)(b) or (c) as an inspection officer only if—	4 5
(a)	the regulator is satisfied the person is qualified for appointment because the person has the necessary expertise or experience; or	6 7
(b)	the person has satisfactorily finished training approved by the regulator.	8 9
ʻ147 Apj	pointment conditions and limit on powers	10
'(1) A	n inspection officer holds office on any conditions stated in—	11
(a)	the inspection officer's instrument of appointment; or	12
(b)	a signed notice given to the inspection officer; or	13
(c)	a regulation.	14
	The instrument of appointment, a signed notice given to the on officer or a regulation may limit the inspection officer's powers is Act.	15 16 17
'(3) In	this section—	18
"signed	notice " means a notice signed by the regulator.	19
'148 I ssu	ie of identity card	20
'(1) Tl	he regulator must issue an identity card to each inspection officer.	21
'(2) Tl	he identity card must—	22
(a)	contain a recent photo of the inspection officer; and	23
(b)	contain a copy of the inspection officer's signature; and	24
(c)	identify the person as an inspection officer under this Act; and	25
(d)	state an expiry date for the card.	26
	his section does not prevent the issue of a single identity card to a or this Act and for other purposes.	27 28

	1
If the inspection officer is also an inspector under the Electrical Safety Act, the chief executive under that Act, and the regulator under this Act, could together issue a combined identity card covering the purposes of both Acts.	2 3 4
'149 Production or display of identity card	5
(1) In exercising a power under this Act in relation to a person, an inspection officer must—	6 7
(a) produce the inspection officer's identity card for the person's inspection before exercising the power; or	8 9
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	10 11
(2) However, if it is not practicable to comply with subsection (1), the inspection officer must produce the identity card for the person's inspection at the first reasonable opportunity.	12 13 14
'150 When inspection officer ceases to hold office	15
	15
(1) An inspection officer ceases to hold office if any of the following happens—	13 16 17
	16
happens—	16 17
 happens— (a) the term of office stated in a condition of office ends; (b) under another condition of office, the inspection officer ceases to 	16 17 18 19
 happens— (a) the term of office stated in a condition of office ends; (b) under another condition of office, the inspection officer ceases to hold office; 	16 17 18 19 20
 happens— (a) the term of office stated in a condition of office ends; (b) under another condition of office, the inspection officer ceases to hold office; (c) the inspection officer's resignation takes effect. (2) Subsection (1) does not limit the ways an inspection officer may 	16 17 18 19 20 21 22
 happens— (a) the term of office stated in a condition of office ends; (b) under another condition of office, the inspection officer ceases to hold office; (c) the inspection officer's resignation takes effect. (2) Subsection (1) does not limit the ways an inspection officer may cease to hold office. 	16 17 18 19 20 21 22 23

(1) An inspection officer may resign by signed notice given to the 28 regulator. 29

(2) However, if holding office as an inspection officer is a condition of 1 the inspection officer holding another office, the inspection officer may not 2 resign as an inspection officer without resigning from the other office. 3

'152 Return of identity card	4
'A person who ceases to be an inspection officer must return the person's identity card to the regulator within 21 days after ceasing to be an inspection officer unless the person has a reasonable excuse.	5 6 7
Maximum penalty—40 penalty units.	8

'PART 3—RESTRICTION REGULATIONS AND RATIONING ORDERS'.	9 10
24 Before section 164—	11
insert—	12
'PART 4—OTHER MATTERS'.	13
25 Chapter 8, heading—	14
omit, insert—	15
'CHAPTER 8—TECHNICAL ISSUES'.	16
26 Sections 167 to 175—	17
omit.	18
27 Section 177—	19
omit.	20

28	Section 229, 'electric line'—	1
0	mit, insert—	2
۰	electric line or associated equipment'.	3
29	Section 234—	4
0	omit.	5
30	Section 236, heading, 'and authorised persons'—	6
0	mit, insert—	7
'	and inspection officers'.	8
31	Section 236, 'or authorised person'—	9
0	mit, insert—	10
'	or inspection officer'.	11
32	Section 237, heading, 'and authorised persons'—	12
0	mit, insert—	13
'	and inspection officers'.	14
33	Section 237, 'or authorised person'—	15
0	mit, insert—	16
"	or inspection officer'.	17
34	Section 238(1), 'or an authorised person'—	18
0	mit, insert—	19
"	or an inspection officer'.	20

35	Section 239(1), 'or an authorised person'—	1
0	omit, insert—	2
"	or an inspection officer'.	3
36	Section 239(2), 'authorised person'—	4
0	omit, insert—	5
6	inspection officer'.	6
37	Section 246(c)—	7
0	omit, insert—	8
	(c) inspection officers.'.	9
38	Section 247(d)—	10
0	omit, insert—	11
	'(d) an inspection officer.'.	12
39	Section 248(e), 'or an authorised person'—	13
0	omit.	14
40	Section 250—	15
0	omit.	16
41	Section 254(1)(c), 'section 63(d) and (e)'—	17
0	omit, insert—	18
٢	section 63(1)(c) and (e)'.	19

42	Section 254(1)(e)—	1
0	mit, insert—	2
	'(e) inspection officers; and'.	3
43	Section 265—	4
0	mit.	5
44	Sections 267 and 268—	6
0	mit.	7
45	Schedule 1, entries for sections 156(3), 156(4), 160(5), 160(6), 161(1), 161(3) or (4), 161(5) and 177(2)—	8 9
0	mit.	10
46	Schedule 2, section 2, 'Technical, operational and safety'—	11
0	mit, insert—	12
67	Technical and operational'.	13
47	Schedule 2, section 2(d) to (m)—	14
0	mit.	15
48	Schedule 2, section 2(n) to (t)—	16
r	enumber as schedule 2, section 2(d) to (j).	17
49	Schedule 2, section 2(i), as renumbered, after 'control apparatus'—	18
:		19 20
	nsert—	20
•	, including meter testing apparatus'.	21

50	Schedule 2, section 4(e)—	1
01	omit.	
51	Schedule 5, definitions "authorised person", "cathodic protection	3
	system", "channels", "electrical article", "electrical contracting", "electrical installation", "electrical installation work", "electrical	4 5
	work", "electric line", "hire", "licensed electrical contractor",	6
	"licensed electrical worker", "meter", "occupier" and "trade or	7
	commerce"—	8
01	mit.	9
52	Schedule 5—	10
in	asert—	11
' '' a	""associated equipment", for an electric line, see section 16.	
"au	"authorised person", for chapter 7, see section 145.	
"ele	"electrical equipment" see section 13.	
"ele	ectrical installation" see section 14.	15
"Ele	ectrical Safety Act" means the <i>Electrical Safety Act 2002</i> .	16
"ele	ectric line" see section 15.	17
"ins	spection officer " means a person appointed as an inspection officer under chapter 7, part 2.	18 19
"me	eter'' see section 16A.'.	20
	WATER ACT 2000	21
1	Section 814(2)(b)(ii), after 'under the'—	22
in	asert—	23
ʻ1	Electrical Safety Act 2002 or the'.	24

WORKPLACE HEALTH AND SAFETY ACT 1995

1

1 A	After section 3—	2
inse	ert—	3
'3A F	Relationship with <i>Electrical Safety Act 2002</i>	4
'(1)) This section applies if—	5
((a) this Act, in the absence of this section, would have application in particular circumstances; and	6 7
((b) the <i>Electrical Safety Act 2002</i> also has application in the circumstances.	8 9
) This Act does not have application in the circumstances to the extent ne <i>Electrical Safety Act 2002</i> has application.	10 11
impos concu the <i>El</i>) Without limiting subsection (2), to the extent that this Act would see on a person a workplace health and safety obligation that is irrent with an electrical safety obligation imposed on the person under <i>lectrical Safety Act 2002</i> , the workplace health and safety obligation not apply to the person.	12 13 14 15 16
Examp	the for subsection (3)—	17
heal Safe busi emp of t	tion 28 of this Act imposes an obligation on an employer to ensure the workplace lth and safety of each of the employer's workers at work. Under the <i>Electrical</i> <i>ety Act 2002</i> , an obligation is imposed on an employer to ensure the employer's iness or undertaking is conducted in a way that is electrically safe. Accordingly, the ployer's obligation under this Act to ensure the workplace health and safety of each the employer's workers at work does not include an obligation to ensure the ployer's business or undertaking is conducted in a way that is electrically safe.'.	18 19 20 21 22 23 24

SCHEDULE 2

DICTIONARY

2

1

section 8	3
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"advisory committee" means an advisory committee established under part 8, division 5.	4 5
"alleged contravention" , for an electrical safety undertaking, see section 49.	6 7
"appliance" see section 13.	8
"appointed member" , of the board or of a board committee, means a member of the board or committee who is appointed by the Minister.	9 10
"apprentice" means an apprentice under the Training and Employment Act.	11 12
"approved form" means a form approved by the chief executive under section 208.	13 14
"associated equipment", for an electric line, see section 17.	15
"board" means the Electrical Safety Board.	16
"board committee" means the licensing committee, the safety education committee, the equipment committee or an advisory committee.	17 18
"bodily harm" means any bodily injury which interferes with health or comfort.	19 20
"calling" includes a craft, manufacture, occupation, trade, undertaking or vocation.	21 22
"cathodic protection system" means a system by which a structure in contact with ground or water is protected from electrolytic corrosion by a direct electric current flowing between the structure and an electrical conductor through the ground or water.	23 24 25 26
"commencement", for part 15, see section 212.	27
"confirmation notice", for part 12, see section 167.	28
"consumer" means a person who receives electricity generated, transmitted or distributed by an electricity entity.	29 30

	red " means found guilty, or having a plea of guilty accepted rt, whether or not a conviction is recorded.	by a 1 2
"danger	rous electrical event" see section 12.	3
"decisio	n ", for part 12, see section 167.	4
opp don	to spouse " means either 1 of 2 people, whether of the same posite sex, who are living together as a couple on a ger mestic basis in a relationship based on intimacy, trust and person mitment to each other.	nuine 6
"discipli	inary decision", for part 12, see section 167.	9
"discipli	inary hearing" see section 115.	10
"discipli	inary hearing notice" see section 116.	11
"distrib	ution entity" means a distribution entity under the Electricity	Act. 12
"electric	cal contractor licence" see section 20(2).	13
"electric	cal engineer" means—	14
(a)	a person who is a registered professional engineer under Engineers Act and who is registered in the division of elect engineering under that Act; or	
(b)	a person who holds a degree in electrical engineering graby-	anted 18 19
	(i) an approved school of engineering under the Engineers or	Act; 20 21
	(ii) an approved faculty of engineering under the Engineers or	Act; 22 23
(c)	a person who holds a qualification in electrical engine granted by a tertiary education institution that entitles the per- to be admitted to the Institution of Engineers, Australia, graduate member.	erson 25
"electric	cal equipment" see section 14.	28
"electric	cal equipment work" see section 19(3).	29
"electric	cal installation" see section 15.	30
"electric	cal installation work" see section 19(1).	31

	cal licence" means an electrical work licence or an electrical tractor licence.	1 2
"electric	al licence application", for part 4, division 2, see section 58.	3
"electric	cally safe" see section 10(2).	4
"electric	cal risk" see section 10(1).	5
"electric	cal safety" see section 10(3).	6
"electric	cal safety contribution notice" see section 202.	7
"electric	cal safety notification" see section 206.	8
"electric	cal safety obligation" means an obligation under part 2, division 2.	9
"electric	cal safety protection notice" see section 154.	10
"electric	al safety undertaking" see section 49.	11
"electric	al work" see section 18.	12
"electric	eal work licence" see section 20(1).	13
	eity " includes electric current, electrical energy and similar or ted physical qualities.	14 15
"Electri	city Act" means the <i>Electricity Act 1994</i> .	16
"electric	tity entity" means—	17
(a)	a generation entity, transmission entity or distribution entity; or	18
(b)	a special approval holder that is authorised under the Electricity Act to do something that a generation entity, transmission entity or distribution entity may do under that Act; or	19 20 21
(c)	Queensland Rail (ABN 47 564 947 264).	22
"Electri	city Regulation", for part 15, see section 212.	23
"electric	e line" see section 16.	24
"electric	e line work" see section 19(2).	25
"employ	ver" see section 21.	26
"energis	e" means energise by electricity.	27
"Engine	ers Act" means the Professional Engineers Act 1988.	28
"equipm	ent committee" means the Electrical Equipment Committee.	29

	· · · · · · · · · · · · · · · · · · ·	
"EWC I	Board ", for part 15, see section 212.	1
"executive officer", of a corporation, means a person who—		2
(a)	is a member of the governing body of the corporation; or	3
(b)	is concerned with, or takes part in, the corporation's management, whatever the person's position is called and whether or not the person is a director of the corporation.	4 5 6
"executi	ve officer offence provision" means section 199.	7
"exposed	d" means—	8
(a)	bare; or	9
(b)	not effectively insulated; or	10
(c)	not effectively guarded by either a fixed barrier or an earthed metal shield.	11 12
	d part " means an exposed conductor or an exposed component of tem of electrical equipment.	13 14
	al licence" means a current licence, permit certificate or other nority—	15 16
(a)	issued under a law of the Commonwealth, another State or New Zealand; and	17 18
(b)	authorising the holder to perform work of a type the holder of an electrical work licence is authorised to perform.	19 20
"externa	Il licence recognition provision" means section 65.	21
	bw voltage'' means voltage of 50V or less AC RMS, or 120V or ripple-free DC.	22 23
"facsimi	le warrant " see section 142(4).	24
"fee" inc	cludes charge.	25
"generat	tion entity" means a generation entity under the Electricity Act.	26
	Is bodily harm'' means any of the following injuries, regardless of availability of treatment for the injury—	27 28
(a)	the loss of a distinct part or an organ of the body;	29
(b)	serious disfigurement;	30

(c)	bodily injury the nature of which is, if left untreated, that it would endanger or be likely to endanger life, or cause or be likely to cause permanent injury to health.	1 2 3
"high vo	ltage" means voltage greater than low voltage.	4
"hire" in	ncludes—	5
(a)	agree, attempt or offer to hire; and	6
(b)	possess, expose or advertise for hire; and	7
(c)	cause or allow to be hired.	8
"identifi	ed person", for an electrical safety undertaking, see section 49.	9
"improv	rement notice" see section 153.	10
	ation notice", for a decision, means a notice stating the owing—	11 12
(a)	reasons for the decision;	13
(b)	all rights of review or appeal under this Act;	14
(c)	the period in which any review or appeal under this Act must be started;	15 16
(d)	how rights of review or appeal under this Act are to be exercised;	17
(e)	that a stay of a decision the subject of review or appeal under this Act may be applied for under this Act.	18 19
"inspect	or" means a person appointed under this Act as an inspector.	20
"licence"	"includes permit.	21
	d electrical contractor" means the holder of an electrical tractor licence.	22 23
elec	d electrical mechanic " means a licensed electrical worker whose etrical work licence includes authority to perform electrical allation work, electric line work and electrical equipment work.	24 25 26
	d electrical worker " means the holder of an electrical work nce.	27 28
"licensin	ng committee" means the Electrical Licensing Committee.	29
	tage' means voltage greater than extra low voltage, but not more 1 000V AC RMS or 1 500V ripple-free DC.	30 31

	' means a device, including any associated equipment, used for asuring electricity.	1 2
"minist	erial notice" means a notice under section 42.	3
"obliga	tion offence provision" means section 27.	4
"officia	entity", for part 13, division 3, see section 193.	5
"origina	al chief executive decision", for part 12, see section 167.	6
"origina	al decision", for part 12, see section 167.	7
lice	m ", in the context of the performance of electrical work as a ensed electrical contractor, includes the performance of the ctrical work through the work of another person.	8 9 10
"persor	in control", of electrical equipment, see section 24.	11
"prelim	inary notice" see section 114.	12
"premi	ses" includes—	13
(a)	a building or other structure; and	14
(b)	a part of a building or other structure; and	15
(c)	land where a building or other structure is situated.	16
"prescr	ibed electricity entity", for part 5, see section 66.	17
"relativ	e", of a person, means—	18
(a)	the person's spouse; or	19
(b)	a child, grandchild, parent, brother, sister, grandparent, aunt, uncle, nephew or niece (whether of whole or half-blood) of the person.	20 21 22
	e rural installation work " means work on an electrical installation Il the following circumstances apply—	23 24
(a)	the only source of electricity supply to the installation is a privately owned generating set used by—	25 26
	(i) a farmer on and solely for a farm; or	27
	(ii) a grazier on and solely for a grazing property;	28
(b)	the generating set is not directly or indirectly connected to the works of an electricity entity;	29 30

(c)	the capacity of the generating set is not more than 75 kW;	1
(d)	a person holding an appropriate electrical work licence is not available to perform the work because of the remote location of the farm or grazing property.	2 3 4
	"retail premises" , of a distribution entity, means premises that are, under the Electricity Act, the subject of both of the following—	
(a)	the provision of customer connection services by the distribution entity;	7 8
(b)	the provision of customer retail services by a retail entity.	9
"review	decision", for part 12, see section 167.	10
"review	entity", for part 12, see section 167.	11
v	education committee" means the Electrical Safety Education nmittee.	12 13
"safety i	nanagement system", for part 5, see section 66.	14
"self-em	ployed person" see section 23.	15
"serious	electrical incident" see section 11.	16
	approval holder " means a special approval holder under the ctricity Act.	17 18
"spouse	' includes a de facto spouse.	19
	ise", electrical work, means supervise the way the electrical work erformed.	20 21
_	ary inspector " means a person appointed under this Act as a porary inspector.	22 23
"trainee	" means a trainee under the Training and Employment Act.	24
	ng and Employment Act" means the <i>Training and Employment</i> 2000.	25 26
" transm Act	ission entity" means a transmission entity under the Electricity.	27 28
"unsafe	equipment notice" see section 155.	29
"vehicle	" means any means of transport by land, air or water.	30

"voltage" means the difference in electrical potential, measured in volts,	1
existing—	2
(a) between conductors; or	3
(b) between conductors and earth.	4
"warrant form" see section 142(5).	5
"wilfully" means—	6
(a) intentionally; or	7
(b) recklessly; or	8
(c) with gross negligence.	9
"worker" see section 22.	10
"workplace" means a workplace under the <i>Workplace Health and Safety</i> <i>Act 1995</i> , section 9.	11 12
"works", of an electricity entity, see section 25.	13
	14

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