# NURSING ACT 1992

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Queensland

Nursing Act 1992

Act No. 55 of 1992

An Act to provide for the registration and enrolment of nurses, the practice of nursing and the education of nurses, and related purposes

[Assented to 30 November 1992]
BE IT ENACTED by the Queen’s Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Queensland in Parliament assembled, and by the authority of the same, as follows.

PART 1—PRELIMINARY

Short title

1. This Act may be cited as the Nursing Act 1992.

Commencement

2. This Act (other than section 163 so far as it relates to amendments of the Acts Interpretation Act 1954) commences on a day to be fixed by proclamation.

Objective of Act

3. The objective of this Act is to make provision for ensuring safe and competent nursing practice.

Definitions

4. In this Act—

“accredited nursing course” means a nursing course that is accredited under this Act;

“chairperson” means—

(a) in relation to the Council—the chairperson of the Council; and

(b) in relation to the Committee—the chairperson of the Committee;

“code of conduct” means a code of conduct prescribed under this Act;

“Committee” means the Professional Conduct Committee;

“condition” includes physical or mental condition;

“Council” means the Queensland Nursing Council;

“enrolled” means enrolled under this Act as an enrolled nurse;
“enrolled nurse” means a person who is enrolled under this Act as an enrolled nurse;
“executive officer” means the executive officer of the Council;
“fee” includes tax;
“health service” means a health service within the meaning of the Health Services Act 1991;
“inspector” means an inspector appointed under this Act;
“legal practitioner” means a barrister, solicitor, barrister and solicitor or legal practitioner of the High Court or the Supreme Court of the State, another State or a Territory;
“midwife” means a person who is authorised by the Council to practise midwifery;
“nurse” means a registered or enrolled nurse;
“nurse education” includes—
   (a) midwifery education, psychiatric nursing education and education in any other area of nursing; and
   (b) postgraduate nurse education;
“nursing course” means a course of study, by any method or system of education, that is designed to educate persons in nursing or midwifery;
“nursing practice” includes midwifery practice, psychiatric nursing practice and practice in any other area of nursing;
“nursing qualifications” includes midwifery qualifications, psychiatric nursing qualifications and qualifications in any other area of nursing;
“Panel” means the Health Assessment Advisory Panel;
“place” includes vacant land or premises;
“premises” includes—
   (a) a building or structure, or a part of a building or structure, of any kind; and
   (b) the land on which a building or structure is situated;
“Register” means the Register of Registered Nurses;
“registered” means—
(a) in relation to a person—registered under this Act as a registered nurse; and
(b) in relation to particulars—recorded in the Register;
“registered nurse” means a person who is registered under this Act as a registered nurse;
“Roll” means the Roll of Enrolled Nurses;
“school of nursing” includes a hospital, college, school of nursing, teaching institution or other institution that provides nursing courses.

Crown bound

5.(1) This Act binds the Crown.
(2) Nothing in this Act renders the Crown liable to be prosecuted for an offence.
(3) However, subsection (2) does not prevent an officer, employee or agent of the Crown from being prosecuted for an offence.

PART 2—ADMINISTRATION

Division 1—The Council and its functions and powers

Establishment of Council etc.

6.(1) A council called the Queensland Nursing Council is established.
(2) The Council—
(a) is a body corporate with perpetual succession; and
(b) has a common seal; and
(c) may sue and be sued in its corporate name.
Council’s functions

7. The functions of the Council are to—

(a) advise on, and report to the Minister on—
   (i) developments in nurse education and nursing practice; and
   (ii) the needs of the State in relation to nurse education and
        nursing practice; and

(b) determine the scope of nursing practice, including the activities
    that constitute, or are included in, nursing practice; and

(c) determine standards for accreditation of nursing courses; and

(d) accredit nursing courses; and

(e) determine minimum requirements for entry to accredited nursing
    courses conducted by health services; and

(f) determine a code of conduct for nurses, midwives and other
    persons authorised to practise nursing; and

(g) undertake investigations into matters and complaints as
    prescribed by this Act; and

(h) determine examinations, qualifications, experience and other
    requirements to be fulfilled by persons applying for and
    maintaining registration, enrolment or authority to practise under
    this Act, and monitor standards of student assessment in schools
    of nursing; and

(i) establish and maintain a register and a roll of nurses; and

(j) establish and maintain other records in relation to nurse education
    and nursing practice; and

(k) conduct research into matters relevant to the Council’s functions; and

(l) give to the Minister a report of its work and activities and those of
    its committees during each financial year; and

(m) carry out such other functions as are conferred on it by this or
    another Act.
Council’s powers

8.(1) The Council has power to do all things necessary or convenient to be done for, or in connection with, the performance of its functions.

(2) Without limiting subsection (1), the Council has such powers as are conferred on it by this Act.

(3) Without limiting subsection (1), the Council has, for or in connection with the performance of its functions, all the powers of an individual and may, for example—

(a) enter into contracts; and

(b) acquire, hold, dispose of and deal with property; and

(c) appoint committees to assist it to perform its functions; and

(d) exploit commercially any resources of the Council, including any study, research or knowledge, or the practical application of any study, research or knowledge, developed by or within the Council or belonging to the Council (whether alone or jointly with another person or body); and

(e) cooperate with any university, college, other educational institution, hospital or other person or body in another State, a Territory or a foreign country in making provision for the education and examination of persons practising, or intending to practise, as nurses and midwives; and

(f) participate in—

(i) any nationally coordinated program relating to nurse education or nursing practice; and

(ii) any program with the Commonwealth, another State, a Territory or a foreign country in relation to nurse education or nursing practice; and

(g) participate in the formation of, and become a member of, any national authority established in Australia to promote consistent policies and practices among Australian authorities responsible for the regulation of nursing and midwifery; and

(h) develop or assist in the development of curricula for nurse education; and
(i) enter into, and carry out, agreements or arrangements with any university, college, other educational institution, hospital or other person or body for furthering the Council’s functions.

**Council’s power to be a member of other bodies etc.**

9.(1) The Council—

(a) may become and be a member of any body (whether incorporated or unincorporated) that—

(i) has among its objects nurse education, training or research or any matter relating directly to the Council’s functions; or

(ii) in the Council’s opinion, is engaged in the advancement of nurse education, training or research or any function of the Council; and

(b) may enter into agreements or arrangements with the body.

(2) Subsection (1)(a) does not require a body to admit the Council to membership of the body.

(3) The Council, or its nominee, may be a member of the governing committee of a body of which it is a member.

(4) This section does not limit the Council’s powers under section 8.

**By-laws**

10.(1) The Council may make by-laws for the purposes of this Act.

(2) A by-law may be made with respect to any of the following matters—

(a) the Council’s common seal, the authentication of the Council’s documents and the attesting of documents by or on behalf of the Council;

(b) the conduct of the Council’s affairs;

(c) the conduct of meetings of, and of any proceedings before, the Council, the Committee and any committee of the Council;

(d) duties of the executive officer or the Council’s employees;
(e) the Register, the Roll and other records, and the way in which they are to be kept;

(f) the issue, suspension and cancellation of registration or enrolment and annual licence certificates;

(g) the making of applications to the Council;

(h) the accreditation of nursing courses;

(i) the nature of accredited nursing courses and the conditions under which, the name in which, and the periods for which accredited nursing courses, may be conducted;

(j) standards for nurse education;

(k) examinations, qualifications, experience and other requirements for registration, enrolment or endorsement of certificates;

(l) regulating advertising by nurses and midwives, including the ways in which they may advertise or must not advertise;

(m) regulating canvassing or soliciting work or business by, for or on behalf of nurses and midwives;

(n) the matters in respect of which fees are payable for the purposes of this Act, the amounts of fees, the persons who are liable to pay fees, when fees are payable, the waiver of fees, and the recovery of unpaid amounts of fees;

(o) the allowances payable under this act and the purposes for which they are payable;

(p) regulating the use of any titles, letters or words in relation to nursing qualifications or practice;

(q) prescribing offences for contravention of a by-law, and fixing a maximum penalty of a fine of not more than 4 penalty units for an offence;

(r) penalties and costs that may be imposed by the Council or the Committee;

(s) prescribing the badges to be issued to nurses, and regulating the issue and use of badges;
(t) regulating nursing practice, and determining the activities that constitute, or are included in, nursing practice;
(u) administrative processes associated with investigations conducted under this Act;
(v) student records and accredited nursing course records to be maintained by schools of nursing;
(w) keeping of practice records;
(x) conditions of employment, and management practices, applicable to the Council’s employees;
(y) prescribing a code of conduct and reporting of contraventions of the code.

(3) A by-law must be approved by the Governor in Council.

Division 2—Constitution of Council

Council’s constitution

11. The Council consists of the following 13 members—

(a) 5 nurses;
(b) 5 nurses (1 of whom is an enrolled nurse) chosen from a panel of names submitted by an association or associations accepted by the Minister as representative of nurses;
(c) 1 person, representing persons who use the services provided by the nursing profession;
(d) 1 legal practitioner;
(e) the executive officer of the Council.
Chairperson

12.(1) The Governor in Council is to appoint a member mentioned in section 11(a) or (b) who is not an officer of the public service to be chairperson of the Council.

(2) The member who is chairperson ceases to be chairperson if the member—
   (a) ceases to be a member of the Council; or
   (b) becomes an officer of the public service; or
   (c) becomes the executive officer; or
   (d) resigns as chairperson by signed notice given to the Governor.

(3) The chairperson may resign as chairperson and remain a member of the Council.

Division 4—Meetings of Council

Times and places of meetings

13.(1) Subject to subsection (2), meetings of the Council are to be held at such times and places as the Council determines.

(2) The chairperson—
   (a) may at any time convene a meeting; and
   (b) must convene a meeting when requested by 7 or more members.

Presiding at meetings

14.(1) The chairperson is to preside at all meetings at which the chairperson is present.

(2) If the chairperson is not present at a meeting, the members present are to choose one of them to preside.
Quorum and voting at meetings

15. At a meeting of the Council—
   (a) 7 members constitute a quorum; and
   (b) a question is to be decided by a majority of the votes of the members present and voting; and
   (c) the member presiding has a deliberative vote and, if the votes are equal, also has a casting vote.

Conduct of meetings

16. Subject to this Division and the by-laws, the Council may regulate its proceedings as it considers appropriate.

Disclosure of interests

17.(1) If—
   (a) a member has a personal interest, or a direct or indirect pecuniary interest, in a matter being considered, or about to be considered, by the Council; and
   (b) the interest could conflict with the proper performance of the member’s duties in relation to the matter;

the member must, as soon as practicable after the relevant facts come to the member’s knowledge, disclose the nature of the interest to a meeting of the Council.

(2) The disclosure must be recorded in the minutes of the meeting, and unless the Council otherwise determines, the member must not—
   (a) be present during any deliberation of the Council in relation to the matter; or
   (b) take part in any decision of the Council in relation to the matter.

(3) For the purpose of the making of a determination by the Council under subsection (2) in relation to the member, the member or another member who has a personal interest, or a direct or indirect pecuniary interest, in the matter to which the disclosure relates must not—
(a) be present during any deliberation of the Council for the purpose of making the determination; or 
(b) take part in the making by the Council of the determination.

Division 5—Financial matters

Funds of Council

18.(1) All amounts received by or on behalf of the Council (including any fees, costs and penalties) are to be paid into the funds of the Council and applied for the purposes of this Act.

(2) Expenses of and incidental to the administration of this Act are to be paid by the Council from its funds.

(3) The Council may apply any part of its funds that are not required for making payments under subsection (2) towards—
   (a) nurse education or research; or
   (b) any public purpose connected with the nursing profession.

(4) The Council may establish a fund called the Nurse Education and Research Fund.

(5) The Nurse Education and Research Fund is to be maintained separate from the other funds of the Council.

(6) There is to be paid into the Nurse Education and Research Fund—
   (a) all amounts appropriated by the Parliament from the Consolidated Fund and paid to the Council; and
   (b) any other amounts received by the Council;
for the purpose of the advancement of nurse education or research.

(7) Amounts in the Nurse Education and Research Fund are to be applied only towards nurse education or research.

(8) For the purpose of this section, expenses incurred for nurse education or research include expenses of and incidental to the administration of the provisions of this Act that relate to the functions of the Council mentioned in section 7(a), (c) to (e), (h) and (k).
Executive officer to present statement of prospective expenditure

19. Before the start of each financial year, the executive officer must present to the Council a statement of the expenditure expected to be incurred in respect of the respective functions of the Council during the financial year.

Division 6—Provisions relating to members other than the executive officer

Division applies to members other than executive officer

20. This Division applies to members of the Council other than the executive officer.

Appointment

21. The members are appointed by the Governor in Council.

Duration of appointment

22. The appointment of a member is for the term (not longer than 3 years) specified in the member’s instrument of appointment.

Terms of appointment

23.(1) A member holds office on a part-time basis.

(2) A member is to be paid the remuneration and allowances determined by the Governor in Council.

(3) A member holds office on terms not provided by this Act as are determined by the Governor in Council.

Member ceasing as member

24. A person who is a member of the Council ceases to be a member if the person—

(a) resigns by signed notice given to the Governor; or
(b) ceases to be qualified to be appointed as a member; or
(c) is removed from office by the Governor in Council.

Acting member

25. The Governor in Council may appoint a person who is qualified for appointment as a member to act as the member—

(a) during a vacancy in the office; or
(b) during any period, or all periods, when the member is absent from Australia or is, for another reason, unable to attend meetings of the Council or otherwise perform any of the functions of the office.

Division 7—Provisions relating to the executive officer

Duties of executive officer

26.(1) The executive officer is, under the Council, to manage the Council’s affairs.

(2) Anything done in the name of, or on behalf of, the Council by the executive officer is taken to have been done by the Council.

Appointment of executive officer

27. The executive officer is to be appointed by the Governor in Council.

Duration of appointment

28. The appointment of the executive officer is for the term (not longer than 5 years) specified in the executive officer’s instrument of appointment.

Terms of appointment

29.(1) The executive officer holds office on a full-time basis.
(2) The executive officer is to be paid the remuneration and allowances determined by the Governor in Council.

(3) The executive officer holds office on terms not provided by this Act as are determined by the Governor in Council.

Preservation of rights

30.(1) Subsection (2) applies if an officer of the public service is appointed as the executive officer, and subsection (3) applies if an officer of the public service, or an officer of a unit of the public sector, is appointed as the executive officer.

(2) The person retains and is entitled to all rights that have accrued to the person because of employment as an officer of the public service, or that would accrue in the future to the person because of that employment, as if service as executive officer were a continuation of service as an officer of the public service.

(3) At the end of the person’s term of office or on resignation—

(a) the person is entitled to be appointed to an office in the public service or the unit of the public sector, as the case requires, at a salary level not less than the current salary level of an office equivalent to the office the person held before being appointed as executive officer; and

(b) the person’s service as executive officer is to be regarded as service of a similar kind in the public service or unit of the public sector for the purpose of determining the person’s rights as an officer of the public service or the unit of the public sector.

Superannuation for executive officer who was previously an officer of the public service

31.(1) If, at the time a person is appointed as executive officer—

(a) the person is—

(i) an officer of the public service; and
(ii) a contributor to the State Service Superannuation Fund or a member of the State Public Sector Superannuation Scheme; and

(b) the Council does not maintain or participate in a superannuation scheme for the benefit of the executive officer;

the executive officer is to continue to be a contributor to the State Service Superannuation Fund or a member of the State Public Sector Superannuation Scheme and, for that purpose, is taken to be an officer within the meaning of the State Service Superannuation Act 1972 or eligible for membership of the scheme under the Superannuation (State Public Sector) Act 1990.

(2) If—

(a) the Council subsequently maintains or participates in a superannuation scheme for the benefit of the executive officer (other than the State Service Superannuation Fund or the State Public Sector Superannuation Scheme); and

(b) the executive officer continued to be a contributor to the fund, or a member of the scheme, under subsection (1);

the executive officer may, under arrangements prescribed by regulation, elect to stop being a contributor or member and become a member of the scheme maintained or participated in by the Council.

Leave of absence

32. The Council may grant leave of absence to the executive officer on the terms determined by the Council.

Resignation

33. The executive officer may resign by signed notice given to the Governor.

Executive officer not to engage in other paid employment

34. The executive officer must not engage in paid employment outside the duties of the office without the approval of the Council.
Disclosure of interest by executive officer

35.(1) The executive officer must give written notice to the chairperson of all direct or indirect pecuniary interests that the executive officer has or acquires in any business or in any corporation carrying on any business.

(2) The obligations of the executive officer under subsection (1) are in addition to any other obligations that the executive officer has under this Act or any other law.

Removal

36. The Governor in Council may remove the executive officer from office if the executive officer—

(a) is convicted of an indictable offence; or
(b) is guilty of misconduct or neglect of duty; or
(c) contravenes a provision of this Act without reasonable excuse; or
(d) is unable because of physical or mental incapacity to satisfactorily perform the functions of the office.

Acting executive officer

37. The Governor in Council may appoint a person to act as executive officer—

(a) during a vacancy in the office; or
(b) during any period, or all periods, when the executive officer is absent from duty or Australia or is, for another reason, unable to perform the functions of the office.

Division 8—The staff of the Council

Council’s staff

38. The Council may engage such employees as it considers necessary to perform its functions.
Terms of employment

39.(1) The terms of employment of the Council’s employees are as determined by the Council.

(2) Subsection (1) has effect subject to—

(a) this Act or another Act (other than the Public Service Management and Employment Act 1988); and

(b) any relevant award or industrial agreement.

(3) Except as expressly provided in this Act, the Public Service Management and Employment Act 1988 does not apply to the Council or its employees.

(4) In this section—

“terms of employment” include terms relating to duration of employment and termination of employment.

Arrangements relating to staff

40.(1) The Council may arrange with the chief executive of a department, or with an authority of the State, for the services of officers or employees of the department or authority to be made available to it.

(2) The Council may arrange with the appropriate authority of the Commonwealth, another State or a Territory, or with an authority of the Commonwealth, another State or a Territory, for the services of officers or employees of the public service of the Commonwealth, State or Territory, or of the authority, to be made available to it.

(3) The Council may arrange for the service of an employee of the Council to be made available to—

(a) the Commonwealth, another State or a Territory; or

(b) an authority of the Commonwealth, another State or a Territory.

Superannuation scheme

41.(1) The Council may, with the approval of the Governor in Council, establish and maintain, or participate in, a scheme to provide superannuation
benefits to the executive officer or employees of the Council and, for that purpose—

(a) establish and maintain any fund; and

(b) contribute to the scheme.

(2) The Council may, with the approval of the Governor in Council, amend a scheme established by it.

(3) An approval under this section is not subordinate legislation.

Superannuation for officers and employees who were previously officers of the public service

42.(1) In this section—

“person to whom this section applies” means a person employed by the Council in a permanent or full-time capacity who, immediately before becoming so employed, was—

(a) an officer of the public service; and

(b) a contributor to the State Service Superannuation Fund or a member of the State Public Sector Superannuation Scheme.

(2) If, at the time a person to whom this section applies becomes employed by the Council, the Council does not maintain or participate in a superannuation scheme for the benefit of its employees, the person is to continue to be a contributor to the State Service Superannuation Fund or a member of the State Public Sector Superannuation Scheme and, for that purpose, is taken to be an officer within the meaning of the State Service Superannuation Act 1972 or eligible for membership of the scheme under the Superannuation (State Public Sector) Act 1990.

(3) If—

(a) the Council subsequently maintains or participates in a superannuation scheme for the benefit of its employees (other than the State Service Superannuation Fund or the State Public Sector Superannuation Scheme); and

(b) a person continued to be a contributor to the fund, or a member of the scheme, under subsection (2);
the person may, under arrangements prescribed by regulation, stop being a contributor or member and become a member of the scheme maintained or participated in by the Council.

Division 9—Miscellaneous

Delegation by Council

43.(1) Subject to subsection (2), the Council may delegate its powers to a member of the Council, a committee of the Council or an employee of the Council.

(2) The Council may not delegate its powers under any of the following provisions—

(a) section 10 (By-laws);
(b) section 63 (Provisional registration or enrolment);
(c) section 65 (Limited registration or enrolment);
(d) section 67 (Immediate suspension of registration or enrolment by Council);
(e) section 69 (Review of suspension for health reasons);
(f) section 104 (Referral of complaint to Professional Conduct Committee).

Delegation by executive officer

44. The executive officer may delegate the executive officer’s powers to an employee of the Council.

Council’s seal

45.(1) The Council’s seal is to be kept in such custody as the Council directs and may be used only as authorised by the Council.

(2) Judicial notice must be taken of the imprint of the Council’s seal appearing on a document and the document must be presumed to have been properly sealed until the contrary is proved.
Judicial notice of certain signatures

46. Judicial notice must be taken of—

(a) the official signature of a person who is or has been chairperson or executive officer; and

(b) the fact that the person holds or has held the office concerned.

Committees of Council

47.(1) Section 17 (Disclosure of interests) applies to members of committees of the Council in the same way as it applies to members of the Council.

(2) A member of a committee of the Council is to be paid such remuneration and allowances as are determined by the Governor in Council.

(3) A member of a committee of the Council holds office on such terms and conditions not provided in this Act as are determined by the Council.

PART 3—REGISTRATION AND ENROLMENT

Division 1—Administration

The Register

48.(1) The Council must keep a register called the Register of Registered Nurses.

(2) The Register must be kept in such form as the Council determines.

(3) The Register must contain—

(a) the name of each person registered under this Act as a registered nurse; and

(b) such other particulars as are required by this Act to be included in the Register; and

(c) such other particulars as the Council determines.
The Roll

49.(1) The Council must keep a roll called the Roll of Enrolled Nurses.

(2) The Roll must be kept in such form as the Council determines.

(3) The Roll must contain—

(a) the name of each person enrolled under this Act as an enrolled nurse; and

(b) such other particulars as are required by this Act to be included in the Roll; and

(c) such other particulars as the Council determines.

Notification of change of particulars

50.(1) Within 2 months after a change of a particular—

(a) entered in the Register or Roll; or

(b) given to the Council to gain entry or remain on the Register or Roll;

the nurse concerned must give written notice of the change to the Council.

Maximum penalty—5 penalty units.

(2) The Council must make such alterations to the particulars in the Register or Roll, or take such other action, as is necessary for the Register or Roll to be an accurate record in relation to the persons who are entitled to be registered or enrolled nurses.

Particulars of cancellations etc. to be recorded

51. The Council must make such alterations to the particulars in the Register or Roll as are necessary to record, and give effect to—

(a) cancellations and suspensions of registrations or enrolments; and

(b) restorations of registration or enrolment; and

(c) conditions of practice to which registrations or enrolments are subject.
Corrections to Register or Roll etc.

52. The Council—
(a) may correct any incorrect entry in the Register or the Roll; and
(b) may make any consequential alterations to any relevant certificate issued under this Act.

Inspection of Register or Roll etc.

53. A person may, on payment of the prescribed fee—
(a) inspect an entry in the Register or Roll; or
(b) obtain a copy of, or extract from, an entry in the Register or Roll, certified correct by the executive officer;
during ordinary business hours on days on which the Council’s office is open.

Division 2—Qualifications

Qualifications for registration or enrolment

54.(1) A person is qualified to be a registered nurse, or an enrolled nurse, if the person complies with the requirements of this section in relation to registration or enrolment.

(2) The person must satisfy the Council that the person meets either of the following educational requirements—
(a) that the person has successfully completed an appropriate accredited nursing course in Queensland (including the passing of any further examinations, and undertaking any additional supervised practice, required by the Council) within such period before the making of the application for registration or enrolment as the Council determines;
(b) that the person—
   (i) has successfully completed an appropriate nursing course conducted outside Queensland for the purposes of registration or enrolment as a nurse that, in the Council’s
opinion, is based on, and would enable achievement of, competencies similar to those in, and acquired by, accredited nursing courses conducted in Queensland; and

(ii) has gained registration or enrolment as a nurse in a place outside Queensland.

(3) The person must also satisfy the Council that the person meets both of the following general requirements for registration or enrolment—

(a) that the person’s state of health is such that the person is capable of carrying out the person’s duties as a registered or enrolled nurse without endangering any patient the person may attend;

(b) that the person has a sufficient command of the English language, both oral and written, to ensure that the safety and wellbeing of patients is maintained.

(4) If the Council is not satisfied that a person has successfully completed an appropriate nursing course mentioned in subsection (2)(a) or (b), the Council may permit the person to comply with subsection (2) by undertaking any or all of the following to the Council’s satisfaction—

(a) a written examination approved by the Council relating to the practice in Queensland of registered or enrolled nurses;

(b) an assessment approved by the Council on the clinical practice of registered or enrolled nurses;

(c) a period of nursing practice (whether or not supervised by a registered nurse) determined by the Council;

(d) a re-entry course approved by the Council.

Division 3—Registration and enrolment

Application for registration or enrolment

55. An application to be registered under this Act as a registered nurse, or enrolled under this Act as an enrolled nurse, must be—

(a) made to the Council in the form approved by the Council; and
(b) supported by evidence of qualification for registration or enrolment and of such other matters as the Council requires; and

(c) accompanied by—

(i) the prescribed application fee; and

(ii) the prescribed register or roll fee.

Attendance of applicant before Council

56.(1) The Council may, by written notice, require an applicant for registration or enrolment—

(a) to give to the Council, orally or in writing, further information relating to the application as is specified in the notice; or

(b) to attend before the Council for the purpose of giving information relating to the application.

(2) If the applicant fails to give the information or attend as required, the Council may refuse the application.

Council may require English examination

57. For the purpose of determining whether an applicant is qualified for registration or enrolment, the Council may require an applicant to undertake and pass an examination determined by the Council in the use of English.

Registration or enrolment

58.(1) The Council must register a person as a registered nurse if—

(a) the person is an individual; and

(b) the person applies to be registered as a registered nurse; and

(c) the application complies with section 55; and

(d) the person is qualified to be a registered nurse; and

(e) the person otherwise complies with this Act in relation to the application.
(2) The Council must enrol a person as an enrolled nurse if—
   (a) the person is an individual; and
   (b) the person applies to be enrolled as an enrolled nurse; and
   (c) the application complies with section 55; and
   (d) the person is qualified to be an enrolled nurse; and
   (e) the person otherwise complies with this Act in relation to the application.

Refusal of application

59. If an application for registration or enrolment is refused, the Council must immediately—
   (a) advise the applicant, in writing, of the refusal; and
   (b) give the applicant written reasons for the refusal; and
   (c) refund the register or roll fee that accompanied the application.

Both registration and enrolment not permitted

60.(1) A person may not be registered as a registered nurse and also enrolled as an enrolled nurse.

   (2) An applicant for registration as a registered nurse, or enrolment as an enrolled nurse, must advise the Council whether the person is currently registered or enrolled.

   (3) If an enrolled nurse is registered under this Act as a registered nurse, the person’s enrolment is cancelled.

   (4) If a registered nurse is enrolled under this Act as an enrolled nurse, the person’s registration is cancelled.

Action to be taken on registration or enrolment

61.(1) On the registration or enrolment of a person, the Council must—
   (a) make appropriate entries in the Register or Roll; and
(b) issue to the person a certificate of registration or enrolment in a form approved by the Council; and

(c) issue to the person an appropriate badge of the prescribed design.

(2) If the registration or enrolment is provisional, temporary or limited—

(a) an entry must be made in the Register or Roll showing that fact and any conditions to which the registration or enrolment is subject; and

(b) the registration or enrolment certificate, and any annual licence certificate, issued to the person is to be endorsed showing that fact and any conditions to which the registration or enrolment is subject.

Copies of certificates to be issued on application

62. On application accompanied by the prescribed fee, the executive officer may issue to a nurse a duplicate or certified copy of the nurse’s certificate of registration or enrolment.

Provisional registration or enrolment

63.(1) If—

(a) a person applies to be registered or enrolled; and

(b) the application complies with section 55; and

(c) the executive officer is satisfied that the person is qualified to be registered or enrolled;

the executive officer may provisionally register or enrol the person.

(2) At the first meeting of the Council after the provisional registration or enrolment, the executive officer must advise the Council of the circumstances and details of the provisional registration or enrolment.

(3) If—

(a) a person applies to be registered or enrolled; and

(b) the application complies with section 55; and
the executive officer is not satisfied that the person is qualified to be registered or enrolled;

(4) Provisional registration or enrolment under subsection (3) may be subject to such conditions (including conditions of practice) as the Council determines.

(5) Provisional registration or enrolment is for such period (not longer than 6 months) as the executive officer or Council determines.

(6) A person who is provisionally registered is taken to be registered under this Act as a registered nurse.

(7) A person who is provisionally enrolled is taken to be enrolled under this Act as an enrolled nurse.

(8) The Council may cancel the provisional registration or enrolment of a person.

(9) If the Council cancels the provisional registration or enrolment of a person, the Council must immediately—

(a) advise the person of the cancellation; and

(b) give the person written reasons for the cancellation; and

(c) refund an appropriate part of the register or roll fee that accompanied the relevant application.

(10) Cancellation of a person’s provisional registration or enrolment operates as a refusal by the Council of the person’s application for registration or enrolment.

(11) If a person who is provisionally registered or enrolled becomes registered as a registered nurse or enrolled as an enrolled nurse, the person’s registration or enrolment dates from the person’s provisional registration or enrolment unless the Council otherwise decides.

**Temporary registration**

64.(1) If—

(a) a person applies to the Council, in the form approved by the Council, for temporary registration as a registered nurse; and
(b) the application is accompanied by—

(i) the prescribed application fee; and

(ii) the prescribed register fee; and

(c) the Council is satisfied that—

(i) the person is the holder of a degree, diploma or certificate of nursing (recognised by the Council and obtained after due examination) conferred by an institution recognised in the place where it is situated, and by the Council, as authorised to confer the degree, diploma or certificate; and

(ii) the person has come to Queensland—

(A) at the request of a hospital, college, school of nursing or other teaching institution in Queensland, of the State or a State authority, or of an association recognised by the Council as representative of nurses, for the purpose of teaching, lecturing, giving clinical demonstrations or engaging in research work; or

(B) undertaking postgraduate study in nursing;

the Council may grant the person temporary registration as a registered nurse.

(2) Temporary registration may be subject to such conditions (including conditions of practice) as the Council determines.

(3) Temporary registration may be granted or renewed for such period (not longer than 1 year) as the Council determines.

(4) A person who is temporarily registered is taken to be registered under this Act as a registered nurse.

(5) The Council may cancel the temporary registration of a person.

(6) If the Council cancels the temporary registration of a person, the Council must immediately—

(a) advise the person of the cancellation; and

(b) give the person written reasons for the cancellation; and
(c) if the temporary registration has not been renewed—refund an appropriate part of the register fee that accompanied the relevant application.

(7) A person registered under this section must notify the executive officer as soon as possible after the person ceases to engage in the activities mentioned in subsection (1)(c)(ii) for which the registration was granted. Maximum penalty—5 penalty units.

(8) The executive officer must cancel the person’s temporary registration on receipt of the notice.

**Limited registration or enrolment**

65.(1) If—

(a) the Health Assessment Advisory Panel recommends under section 66 the imposition of limited registration or enrolment on a person; or

(b) the Professional Conduct Committee orders the imposition of limited registration or enrolment on a person; or

(c) a person requests the Council to impose limited registration or enrolment on the person; or

(d) the Council is satisfied, on reasonable grounds, that limited registration or enrolment should be imposed on a person;

then—

(e) if the person is an applicant for registration or enrolment—the Council may grant limited registration or enrolment to the person; or

(f) if the person is a registered or enrolled nurse—the Council may, and, if paragraph (b) applies, must, cancel the nurse’s current registration or enrolment and grant limited registration or enrolment to the person.

(2) The Council must—

(a) in a case to which subsection (1)(a), (c) or (d) applies—
(i) determine the extent to which the person’s registration or enrolment is to be limited; and

(ii) impose such conditions, limitations and restrictions on the practice of nursing by the person as will ensure, in the Council’s opinion, that the person is capable of carrying out in a professional way such functions as the limited registration or limited enrolment allows the person to carry out; and

(b) in a case to which subsection (1)(b) applies—take such action as is necessary to give effect to the Committee’s order.

(3) The conditions, limitations and restrictions that the Council may impose include conditions, limitations and restrictions relating to 1 or more of the following—

(a) the times and places at which the person may provide nursing care;

(b) the fields of nursing in which the person may provide nursing care;

(c) the supervision of the person by an appropriately qualified registered nurse, or an otherwise appropriately qualified person, when providing nursing care.

(4) Limited registration or enrolment may be granted or renewed for such period (not longer than 2 years) as the Council determines.

(5) The Council may cancel limited registration or enrolment.

(6) Subsection (5) does not apply to a registration or enrolment limited by an order made by the Professional Conduct Committee.

(7) If the Council cancels the limited registration or enrolment of a person, the Council must immediately—

(a) advise the person of the cancellation; and

(b) give the person written reasons for the cancellation.

(8) At intervals of not more than 2 years, the Council, or the Committee acting under section 116, as the case may be, must review each limited registration or enrolment and determine whether it should continue.
(9) A person with limited registration or enrolment is, subject to the conditions, limitations and restrictions of the registration or enrolment, taken to be registered under this Act as a registered nurse or enrolled under this Act as an enrolled nurse.

Concerns about condition of applicants and nurses

66.(1) This section applies to a person who is—

(a) an applicant for registration or enrolment; or

(b) a registered or enrolled nurse (whether or not the registration or enrolment is suspended or limited).

(2) If the Council is concerned that the condition of a person to whom this section applies may interfere with the person’s ability to carry out the functions of a registered or enrolled nurse, the Council may, and, if the person requests, must immediately, refer the person to the Health Assessment Advisory Panel for assessment.

(3) The Council must bear the cost of the assessment unless the Council determines that the whole or a part of the cost is to be borne by the person.

(4) The Panel must, by written report—

(a) advise the Council on the condition of the person; and

(b) indicate—

(i) whether the person’s condition may interfere with the person’s ability to carry out the functions of a registered or enrolled nurse; and

(ii) the extent of the possible interference.

(5) The Panel may recommend the imposition of restrictions (including limited registration or enrolment) under which the person should—

(a) be registered or enrolled; or

(b) continue to be registered or enrolled; or

(c) be permitted to practise as a registered or enrolled nurse.

(6) The Council must give a copy of the report to the person or, if the Council considers it appropriate, the person’s medical practitioner.
Immediate suspension of registration or enrolment by Council

67.(1) If the Council is satisfied that the ability of a nurse to continue to practise nursing is seriously impaired to such an extent that a patient’s health or safety could be at risk, whether because of the state of the nurse’s condition or the nurse’s conduct, the Council may by written notice given to the nurse suspend the nurse’s registration or enrolment.

(2) The notice must set out the reasons for the suspension.

(3) The suspension takes effect when the nurse is given the notice.

(4) If the Council suspends the registration or enrolment of a nurse because of the nurse’s conduct, the Council must immediately refer the matter to the Professional Conduct Committee for determination.

(5) The suspension operates until the Professional Conduct Committee makes a finding under section 116, unless it is earlier lifted by the Council.

Immediate suspension of registration or enrolment by executive officer

68.(1) If, in the executive officer’s opinion, the circumstances of a particular case involve potential serious risk to a patient’s health or safety such that a nurse’s registration or enrolment should be suspended immediately, the executive officer may suspend the registration or enrolment of the nurse without first giving written notice to the nurse.

(2) The nurse must be advised orally of the suspension by the executive officer unless it is not reasonably practicable to do so within a reasonable time.

(3) The nurse must be given written notice of the suspension (setting out the reasons for the suspension) as quickly as possible.

(4) The suspension operates until the end of the first meeting of the Council after the suspension, unless it is earlier lifted by the executive officer or the Council.

(5) At the first meeting of the Council after the suspension, the executive officer must make a full report to the Council on the suspension and the reasons for the suspension.
(6) This section does not prevent the Council from further suspending the registration or enrolment of the nurse either at the meeting or subsequently.

**Review of suspension for health reasons**

69.(1) If—

- the Council suspends the registration or enrolment of a nurse because of the state of the nurse’s condition; and
- the nurse’s condition has not already been assessed by the Health Assessment Advisory Panel for the purpose of the suspension;

the Council may, and, if the nurse requests, must immediately, refer the question of the nurse’s condition to the Panel under section 66.

(2) On receipt of the Panel’s report under section 66, the Council must review the suspension of the nurse and may—

- confirm the suspension and determine the period of suspension; or
- lift the suspension either immediately or from a future date determined by the Council; or
- take any other action specified in section 65.

**Cancellation or suspension of registration and enrolment in certain cases**

70.(1) The Council may cancel the registration or enrolment of a nurse—

- who has died; or
- who applies to the Council in writing to have his or her registration or enrolment cancelled; or
- whose registration or enrolment under a law of another State or a Territory has been cancelled; or
- who ceases to have, or does not have, the qualifications necessary for registration or enrolment.
(2) The Council may suspend the registration or enrolment of a nurse whose registration or enrolment under a law of another State or a Territory has been suspended.

(3) The suspension under subsection (2) is to be for the same period as the suspension under the law of the other State or a Territory.

Requirements following cancellation or suspension of registration or enrolment

71. A nurse whose registration or enrolment is cancelled or suspended must, within 14 days after being notified of the cancellation or suspension, surrender to the executive officer the nurse’s—

(a) certificate of registration or enrolment; and

(b) current annual licence certificate; and

(c) any badge issued to the nurse by the Council.

Maximum penalty—10 penalty units.

Restoration of registration or enrolment in certain cases

72.(1) If the registration or enrolment of a person is cancelled under section 70(1)(b), (c) or (d), the person must not again be registered or enrolled unless the Council gives a direction under subsection (2).

(2) If the Council, after considering all relevant circumstances, is satisfied that the person is qualified to be registered or enrolled, the Council may direct that the person be re-registered or re-enrolled, either without payment of a fee or on payment of any prescribed fees.

Re-issue of certificate of registration or enrolment etc.

73. If a person is registered or enrolled under a direction under subsection 72(2), the Council must issue to the person—

(a) an appropriate certificate of registration or enrolment; and

(b) an appropriate badge of a prescribed design.
Division 4—Annual licence certificates

Fees for annual licence certificates

74.(1) Every nurse and midwife must pay to the Council a prescribed fee for an annual licence certificate.

(2) The certificate must be in a form approved by the Council.

(3) The fee for an annual licence certificate must be paid to the Council—

(a) for an initial certificate—within 7 days of the nurse being registered or enrolled or the midwife being authorised to practise, as the case may be; and

(b) for each other certificate—within the prescribed period in each year.

(4) If a nurse fails to pay the prescribed fee for an annual licence certificate within the prescribed period, the Council must immediately cancel the nurse’s registration or enrolment.

(5) If, within 3 months after the cancellation of the nurse’s registration or enrolment, the nurse—

(a) pays to the Council the prescribed fee for an annual licence certificate and the prescribed restoration fee; and

(b) satisfies the Council that the nurse had practised nursing during the 5 years before the cancellation;

the Council must re-register or re-enrol the nurse and issue an annual licence certificate to the nurse.

(6) If a midwife who is not a nurse fails to pay the prescribed fee for an annual licence certificate within the prescribed period, the Council must immediately revoke the midwife’s authority to practise midwifery.

(7) If, within 3 months after the revocation of the midwife’s authority, the midwife—

(a) pays to the Council the prescribed fee for an annual licence certificate and the prescribed restoration fee; and

(b) satisfies the Council that the midwife had practised midwifery during the 5 years before the revocation;
the Council must re-issue an authority to practise midwifery, and issue an annual licence certificate, to the midwife.

Renewal of annual licence certificate

75.(1) The holder of an annual licence certificate must, during the period prescribed for the purposes of section 74(3)(b), apply to the Council for renewal of the certificate.

(2) The application must be—

(a) in the form approved by the Council; and

(b) supported by—

(i) proof that the applicant has practised in the relevant area of nursing or midwifery within the previous 5 years; and

(ii) such other information as the Council may require.

(3) If the Council is not satisfied that the applicant has practised in the relevant area of nursing or midwifery within the previous 5 years, the Council may—

(a) refuse to grant the renewal; or

(b) grant the renewal subject to such conditions as the Council considers appropriate, including conditions about education, training and experience to be undertaken or gained.

(4) If, during the period prescribed for the purposes of section 74(3)(b), application is made by a person for renewal of an annual licence certificate and the prescribed annual licence fee is paid, the annual licence certificate concerned does not expire until the application is determined, unless the person’s registration, enrolment or authorisation to practise midwifery is earlier cancelled or suspended.

Endorsement of annual licence certificates

76.(1) An annual licence certificate issued to a person must be suitably endorsed to show—

(a) any conditions, limitations and restrictions imposed on the person by the Council; and
(b) any authorisation to practise as a midwife or psychiatric nurse; and
(c) any authorisation to practise in another area of nursing.

(2) An endorsement authorising a person to practise as a midwife, as a psychiatric nurse or in another area of nursing may be granted by the Council if—

(a) the person is the holder of a qualification recognised by the Council in relation to the area of nursing; and

(b) the application for endorsement is made within the period determined by the Council after gaining the qualification.

(3) An endorsement mentioned in subsection (2) is subject to any requirements of proof of practice determined by the Council.

Division 5—Authorisation to practise nursing

Authorisation to practise

77.(1) An individual may be authorised by the Council to practise midwifery if the person has successfully completed a midwifery course accredited by the Council or a comparable course outside Queensland that is based on similar competencies.

(2) An individual may be authorised by the Council to practise psychiatric nursing if the person has successfully completed a psychiatric nursing course accredited by the Council or a comparable course outside Queensland that is based on similar competencies.

(3) An individual may be authorised to practise nursing in another area of nursing if the person is the holder of a qualification recognised by the Council.

(4) A person who is not a nurse may be authorised by the Council to practise nursing subject to any conditions imposed by the Council.

(5) The Council may, by writing given to the person concerned, revoke an authorisation under this section.

(6) The Council and the Panel have functions and powers in relation to persons authorised to practise nursing and midwifery under this section that
are comparable to the functions and powers that they have in relation to registered nurses and, for that purpose, sections 65 to 73 apply, with necessary modifications and any prescribed modifications, to such a person as if the person were a registered nurse and the person’s authority to practise were the registration of the person under this Act as a registered nurse.

PART 4—ACCREDITATION OF NURSING COURSES

Accreditation of nursing courses

78.(1) The Council may accredit a nursing course that is being or is to be conducted by a school of nursing.

(2) Accreditation of a nursing course under subsection (1) may be by the Council accepting the accreditation of a nursing course by a school of nursing.

(3) The Council may accredit a nursing course only if it is satisfied that the course is conducted at an appropriate standard.

(4) The Council may grant accreditation to a nursing course in a form that it considers appropriate, including—

(a) interim, temporary, provisional or full accreditation; and

(b) accreditation that is subject to conditions or recommendations for improvement of the course concerned.

(5) The Council may review an accredited nursing course.

(6) If the Council finds that the accredited nursing course is not being conducted at the appropriate standard, the Council may cancel or vary the accreditation.

(7) The Council may refuse to accredit, or cancel the accreditation of, a nursing course if—

(a) the Council is not supplied with relevant information about the course on request; or

(b) the school of nursing conducting the course contravenes this Act.
(8) A person must not provide, or advertise that the person is willing or able to provide, an accredited nursing course unless the course is accredited under this section.

(9) A person must not—

(a) enrol, or cause another person to enrol, a person; or
(b) offer to enrol, or enter into an agreement to enrol, a person; or
(c) collect, or accept, a fee for enrolling a person; or
(d) invite a person to enrol;

in a course purporting to lead to registration or enrolment if the course is not an accredited nursing course.

Maximum penalty—10 penalty units.

**Schools of nursing to keep records**

79. A school of nursing that conducts an accredited nursing course must accurately keep, in the prescribed way—

(a) prescribed records of all students undertaking the course; and
(b) other prescribed records relating to the course, the content of the course and the progress of each student; and
(c) such other records as are prescribed.

Maximum penalty—10 penalty units.

**Schools of nursing to permit inspection**

80. (1) A school of nursing that conducts an accredited nursing course must permit an inspector—

(a) to enter the premises where the course is conducted at any reasonable time; and
(b) to inspect all documents and records relevant to the course and any other documents necessary to establish—

(i) the standard at which the course is being conducted; and
(ii) the progress of the students; and
(iii) any other matter that the Council considers relevant to the purposes of this Part.

(2) The school of nursing must, on demand by the inspector, produce to the inspector all documents and records that the inspector is entitled to inspect under subsection (1).

(3) The school of nursing must make the teaching staff of the school available to the inspector for the purpose of discussing any matter relevant to the purposes of this Part.

Schools of nursing to issue certificates etc.

81. If a person successfully completes an accredited nursing course conducted by a school of nursing, the governing body of the school must confer, grant or issue to the person a degree, diploma or certificate appropriate for the course completed.

Examinations by Council

82.(1) To determine eligibility of persons for registration or enrolment, the Council may—

(a) determine the character, assessment methodology, examinable subject matter and conduct of examinations; and

(b) appoint examiners in relation to examinations; and

(c) appoint places where, and times when, examinations are to be held.

(2) If the Council forms the opinion, on reasonable grounds, that the eligibility of a person to become registered or enrolled, or have a certificate endorsed, is in doubt, the Council may require the person to take an examination arranged by the Council to establish the eligibility.

(3) Subsection (2) does not apply to a person who has undertaken examinations arranged by the Council.
Power to monitor assessment standards

83. The Council may monitor standards of student assessment in schools of nursing if the students do not undertake examinations arranged by the Council.

PART 5—PROFESSIONAL CONDUCT

Division 1—Professional Conduct Committee

Professional Conduct Committee

84. A committee called the Professional Conduct Committee is established.

Committee’s functions

85.(1) The functions of the Committee are—

(a) to hear any charge that is referred to it under this Act; and

(b) in relation to charges, to make findings whether there have been contraventions of the code of conduct; and

(c) to take appropriate action under section 116; and

(d) to keep a written record of—

(i) its proceedings; and

(ii) the documents produced to it in relation to each matter referred to it; and

(e) to give to the Council a report of its work and activities during each financial year; and

(f) to carry out such other functions as are conferred on it by this or another Act.
Committee’s powers

86.(1) The Committee has power to do all things necessary or convenient to be done for, or in connection with, the performance of its functions.

(2) Without limiting subsection (1), the committee has such powers as are conferred on it by this Act.

Committee’s constitution

87. The Committee consists of the following 8 members—

(a) 1 legal practitioner;

(b) 6 registered nurses nominated by the Council, of whom 3 are to be chosen by the Council from a panel of names submitted by an association or associations accepted by the Council as representatives of nurses;

(c) 1 person, representing persons who use services provided by the nursing profession.

Committee’s chairperson

88. The member mentioned in section 87(a) is the chairperson of the Committee.

Appointment

89.(1) The members are appointed by the Governor in Council.

(2) A member of the Council may not be appointed as a member of the Committee.

Duration of appointment

90. The appointment of a member is for the term (not longer than 3 years) specified in the member’s instrument of appointment.

Terms of appointment

91.(1) A member holds office on a part-time basis.
(2) A member is to be paid the remuneration and allowances determined by the Governor in Council.

(3) A member holds office on terms not provided by this Act as are determined by the Governor in Council.

Member ceasing as a member

92. A person who is a member of the Committee ceases to be a member if the person—

(a) resigns by signed notice given to the Governor; or

(b) ceases to be qualified to be appointed as a member; or

(c) is removed from office by the Governor in Council.

Disclosure of interests

93.(1) If a member of the Committee (including the chairperson) is, or is to be, a member of the Committee as constituted for the purposes of a proceeding and the member has or acquires an interest (whether pecuniary or otherwise) that could conflict with the proper performance of the member’s functions in relation to the proceeding—

(a) the member must disclose the interest to the parties to the proceeding; and

(b) except with the consent of all parties to the proceeding—the member must not take part in the proceeding or exercise any powers in relation to the proceeding.

(2) If the chairperson becomes aware that a member who is, or is to be, a member of the Committee as constituted for the purposes of a proceeding has in relation to the proceeding an interest of the kind mentioned in subsection (1)—

(a) if the chairperson considers that the member should not take part, or continue to take part, in the proceeding—the chairperson must direct the member accordingly; or

(b) in any other case—the chairperson must cause the interest of the member to be disclosed to the parties to the proceeding if the interest has not already been disclosed to them.
Acting chairperson

94. The Governor in Council may appoint a legal practitioner to act as chairperson—

(a) during a vacancy in the office; or

(b) during any period, or all periods, when the chairperson is absent from duty or Australia or is, for another reason, unable to perform the duties of the office;

(c) in relation to a proceeding in relation to which section 93(1)(b) applies to the chairperson.

Arrangement of business

95.(1) Subject to section 96, the chairperson may give directions in relation to—

(a) the arrangement of the business of the Committee; and

(b) the members who are to constitute the Committee for the purposes of particular proceedings.

(2) If the chairperson gives a direction about the members who are to constitute the Committee for the purposes of a particular proceeding, the chairperson may—

(a) at any time after giving the direction and before the start of the hearing of the proceeding; or

(b) if 1 of the members ceases to be a member, or ceases to be available for the purposes of the proceeding, during the hearing of the proceeding or after the completion of the hearing but before the matter to which the proceeding relates is determined—at any time after the member ceases to be a member or to be available; revoke the direction and give a further direction under subsection (1) as to the persons who are to constitute the Committee for the purposes of the proceeding.
Constitution of Committee for particular proceeding

96.(1) The Committee is to be constituted for the purposes of the hearing and determination of a proceeding by—

(a) the chairperson; and

(b) 4 other members, of whom 3 must be registered nurses.

(2) The Committee may be constituted for the exercise of powers in relation to the hearing of a proceeding, or for purposes other than the hearing and determination of a proceeding, by the chairperson.

Member of Committee ceasing to be available

97.(1) If the hearing of a proceeding has been started or completed by the Committee but, before the matter to which the proceeding relates has been determined, 1 of the members constituting the Committee (other than the chairperson) ceases to be a member, or ceases to be available for the purposes of the proceeding—

(a) if the parties agree and the chairperson does not give a direction under section 95—the hearing and determination, or the determination, of the proceeding may be completed by the Committee constituted by the remaining members; or

(b) in any other case—the proceeding is to be reheard by the Committee as constituted under section 96.

(2) If a proceeding is reheard by the Committee, the Committee may, for the purposes of the proceeding, have regard to any record of the proceeding before the Committee as previously constituted, including any evidence taken in the proceeding.

Sitting places

98. Sittings of the Committee may be held from time to time as required at any place in the State.
Division 2—Code of conduct

Code of conduct

99. For the purpose of providing practical guidance to nurses, midwives and other persons authorised to practise nursing, the Council may, by by-law, prescribe a code of conduct relating to nursing practice.

Action may be taken in certain cases

100. If a person who is—
   (a) a registered nurse; or
   (b) an enrolled nurse; or
   (c) a midwife; or
   (d) otherwise authorised to practise nursing;
contravenes a code of conduct, action may be taken under this Part against the person on the ground of a contravention of the code of conduct.

Action taken because of industrial disputes etc.

101. This Part does not apply to action taken, or not taken, by a person because of an industrial dispute that does not involve civil or criminal negligence by the person.

Division 3—Contraventions of code of conduct

Complaints concerning conduct

102.(1) A person aggrieved by the conduct of a nurse, a midwife or another person authorised to practise nursing may complain in writing to the Council of the conduct.

   (2) Subject to Part 8 of the Health Rights Commission Act 1991, the Council may cause an investigation to be conducted into the conduct of a nurse, midwife or another person authorised to practise nursing on the ground of contravention of the code of conduct.
(3) Action may be taken under this Part against a person in relation to any conduct mentioned in subsection (2) that is alleged to have happened when the person was a nurse or authorised to practise nursing or midwifery even though the person is no longer a nurse or authorised to practise nursing or midwifery.

Investigation by Council

103.(1) An investigation under section 102(2) may be undertaken by an inspector.

(2) The executive officer must notify the person against whom the complaint is made of the Council’s decision to conduct an investigation.

(3) A person does not incur civil liability for the disclosure to an inspector of information or documents relating to the person the subject of the complaint.

(4) The inspector must—

(a) give the person who is the subject of the complaint full particulars of the complaint; and

(b) provide the person with an opportunity during the course of the investigation to make formal submission to the inspector in relation to the complaint.

(5) The inspector must give—

(a) to the Council—a written report, in reasonable detail, of findings, and opinions based on the findings, in relation to the complaint; and

(b) to the person who is the subject of the complaint—a written outline of the report and general particulars of findings adverse to the person.

(6) If the executive officer suspects, on reasonable grounds, that the person against whom the complaint is made may be suffering from—

(a) an addiction to alcohol or drugs; or

(b) another condition;

the executive officer may, by written notice, direct the person to undergo an assessment by the Health Assessment Advisory Panel under Division 5.
The Council must bear the cost of the assessment unless the Council determines that the whole or a part of the cost should be borne by the person.

The Panel must give a written report of its assessment to the Council.

The Council must give a copy of the report to the person the subject of the complaint or, if it considers it appropriate, the person’s medical practitioner.

Referral of complaint to Professional Conduct Committee

104.(1) If the Council is satisfied in relation to a complaint that—
(a) the complaint is based on the ground of contravention of the code of conduct; and
(b) there is substance to the complaint;
the Council may—
(c) prefer a charge against a person alleging a contravention of the code of conduct; and
(d) refer the matter to the Committee for hearing and determination.

105.(1) A charge referred to the Committee for hearing and determination is to be filed with the chairperson.

(2) The chairperson is to take all steps necessary to have the Committee constituted to hear and determine the charge.

(3) At least 30 days before the day fixed for the hearing, the Committee must give written notice to the person charged of the charge, its particulars and the day and time of the hearing.
(4) The hearing of the charge is to be open to the public unless the Committee determines that, in the special circumstances of the particular case, the whole or a specified part of the hearing should not be open to the public.

(5) At the hearing—

(a) a barrister or solicitor or a person employed by the Council may appear for the purpose of adducing evidence or assisting the Committee; and

(b) the person charged is entitled to be represented by—

(i) a barrister or solicitor; or

(ii) a person nominated by the person charged as the person’s agent; and

(c) any person who lodged a complaint is entitled to be represented by—

(i) a barrister or solicitor; or

(ii) a person nominated by the first person as the person’s agent.

(6) In conducting the hearing, the Committee—

(a) must observe natural justice; and

(b) must proceed quickly with as little formality and technicality as is consistent with a fair and proper hearing of the charge; and

(c) is not bound by rules or practice about evidence and may inform itself on any matter as the Committee considers appropriate.

(7) Subject to subsection (6), the chairperson may give directions about the procedure to be followed in a hearing.

Powers of Committee

106.(1) When conducting a hearing, the Committee may—

(a) proceed in the absence of the person the subject of the charge if it is satisfied that section 105(3) has been complied with; and

(b) receive evidence on oath or by statutory declaration; and

(c) adjourn the proceeding; and
(d) permit amendment of a document; and

(e) disregard any defect, error, omission or insufficiency in a document.

(2) The chairperson may administer an oath to a person appearing as a witness at the inquiry.

Summons to witness

107. (1) The chairperson may, by written notice given to a person, require the person to attend a hearing before the Committee at a time and place specified in the notice for the purpose of giving evidence or producing a document or thing specified in the notice.

(2) A person to whom a notice under subsection (1) is given must not fail—

(a) to attend as required by the notice; or

(b) to continue to attend as required by the chairperson until excused from further attendance; or

(c) to produce a document or thing that is specified in the notice.

Maximum penalty—10 penalty units.

(3) A person who appears as a witness at a hearing by the Committee is entitled to be paid the allowance prescribed by by-law for attendance at the hearing.

Duty of witness at inquiry

108. A person appearing as a witness at a hearing by the Committee must not fail—

(a) to take an oath, or make an affirmation, when required to do so by the chairperson; or

(b) without reasonable excuse, to answer a question when required to do so by the chairperson.

Maximum penalty—10 penalty units.
Self-incrimination a reasonable excuse

109. A person is not required—

(a) to produce to the Committee a document or thing; or

(b) to answer a question asked by a member of the Committee;

if producing the document or thing, or answering the question, might tend to incriminate the person.

Inspection of documents

110.(1) When a document or thing is produced to the Committee at a hearing, the Committee may—

(a) examine the document or thing; and

(b) make copies of, or take extracts from, the document, or photograph the thing, if it is relevant to the hearing.

(2) The Committee may take possession, and retain for as long as is reasonably necessary, a document or thing produced at the hearing.

(3) While it retains possession of a document or thing, the Committee must permit a person otherwise entitled to possession of the document or thing—

(a) to examine the document or thing; or

(b) to make copies of, or take extracts from, the document, or photograph the thing;

at such reasonable time and place as the Committee determines.

Obstruction of Committee etc.

111. A person must not obstruct or hinder, attempt to obstruct or hinder, or attempt to improperly influence, the conduct of a Committee hearing.

Maximum penalty—30 penalty units.

Removal from Committee hearing

112.(1) The chairperson may order a person to leave a hearing closed to
the public.

(2) The chairperson may order a person to leave a hearing if the person obstructs or hinders, attempts to obstruct or hinder, or attempts to improperly influence, the conduct of the hearing.

(3) If a person is ordered to leave a hearing, the person must immediately do so.

Maximum penalty—50 penalty units.

(4) If the person (the “offender”) does not immediately leave the hearing, the chairperson may authorise a person (the “authorised person”) to remove the offender from the hearing.

(5) In carrying out the authority, the authorised person must use only such force as is reasonable and necessary.

(6) The offender must not resist the authorised person in carrying out the authority.

Maximum penalty—100 penalty units.

Evidence and findings etc. in other proceedings may be received or adopted

113. In the course of a hearing, the Committee may—

(a) receive in evidence a transcript of evidence taken in a proceeding before a court, tribunal or other body constituted under the law of the State, the Commonwealth, another State, a Territory or a foreign country, and draw conclusions of fact from the evidence that it considers proper; and

(b) adopt, as it considers proper, findings, decisions, judgments, or reasons for judgment, of the court, tribunal or body that may be relevant to the proceedings before the Committee.

Health assessment

114.(1) If the Committee believes, on reasonable grounds, that a person against whom a charge has been preferred is suffering from—

(a) an addiction to alcohol or drugs; or
(b) another condition;
that impairs the person’s ability to practise nursing or midwifery, the
chairperson of the Committee may, by written notice, direct the person to be
assessed by the Health Assessment Advisory Panel.

(2) The Council must bear the cost of the assessment unless the
Committee orders otherwise under section 116(4).

(3) The Panel must give a written report of the assessment to the
Committee.

(4) The report may be used in evidence at the hearing of the charge by the
Committee.

(5) The Committee may require a member of the Health Assessment
Advisory Panel to appear before it and answer questions about the report.

Determinations of questions before Committee

115.(1) Subject to subsections (2) and (3), a question before the
Committee is to be decided according to the opinion of the majority of the
members constituting the Committee for the purpose of the hearing of the
charge concerned.

(2) If the members of the Committee are equally divided on a question,
the question is to be decided according to the opinion of the chairperson.

(3) A question of law arising before the Committee is to be decided by
the chairperson.

Action by Committee

116.(1) If, on the hearing of a charge against a person, the Committee
finds a contravention of a code of conduct proved, it may do any 1 or more
of the following—

(a) take no action;
(b) caution the person;
(c) reprimand the person;
(d) order the imposition of conditions, limitations and restrictions
   (including limited registration or enrolment) under which the
person may continue to practise as a registered nurse, enrolled nurse, midwife or another person authorised to practise nursing for a period (not longer than 2 years) determined by the Committee;

(e) order that the person’s registration or enrolment, or the person’s authorisation to practise midwifery or nursing, be suspended for such period (not longer than 2 years) as the Committee considers appropriate;

(f) order the cancellation of the person’s registration or enrolment, or the revocation of the person’s authority to practise midwifery or nursing, and set conditions under which the person may re-apply for registration or enrolment or to be authorised;

(g) order that the person pay to the Council, by way of penalty, an amount (not more than 20 penalty units) fixed by the Committee;

(h) order the imposition of such other conditions as the Committee considers appropriate.

(2) If conditions, limitations or restrictions are imposed for a period, or a suspension is ordered for a period—

(a) the matter must be again reviewed by the Committee at the end of the period to determine whether further action should be taken; and

(b) the Committee is taken to have entered all necessary adjournments for the purpose of any further hearing in relation to the review; and

(c) the review may be undertaken by the Committee constituted by the same or different members; and

(d) the Committee may, on reviewing the order made under subsection (1)(d) or (e), continue the order for a period (not longer than 2 years) on each review or do any 1 or more of the things mentioned in subsection (1).

(3) If, on the hearing of a charge, the Committee does not find the charge proved, it must dismiss the charge.

(4) All costs in relation to a hearing before the Committee are payable by the Council unless the Committee orders, on finding the charge proved, that
the costs of the proceeding be paid by the person against whom the charge was made.

(5) A pecuniary penalty, or amount of costs, ordered by the Committee to be paid under this section—

(a) becomes due and payable immediately or, if the Committee allows time for payment, on expiry of the time allowed; and

(b) is to be paid to the Council.

**Effect of Committee’s orders**

117.(1) If—

(a) the Committee orders that a penalty or an amount of costs be paid; and

(b) the order is not complied with;

the Council may recover the amount of the unpaid penalty or costs from the person against whom the order is made as a debt due to the Council.

(2) The Council must take any action necessary to give effect to an order of the Committee under section 116.

**Notification of Committee’s orders and reasons**

118.(1) The Committee must give written reasons for findings and orders made by it.

(2) As soon as practicable after the Committee makes its findings and orders and gives the written reasons, the Committee must give to the Council, the person who is the subject of the charge and any person who made a complaint a copy of the orders and reasons.

(3) The Council may publish the orders and reasons of the Committee in any way the Council considers appropriate.
**Division 5—Health assessments**

**Health Assessment Advisory Panel**

119.(1) A panel called the Health Assessment Advisory Panel is established.

(2) The Panel has such functions and powers as are prescribed by this Act.

**Members of Health Assessment Advisory Panel**

120.(1) The Panel is to consist of such number of persons as are appointed from time to time by the Council.

(2) The members of the Panel must be persons who, in the Council’s opinion, are appropriately qualified to assess the condition of persons.

(3) A member of the Council is not eligible for appointment to the Panel.

**Operation of Health Assessment Advisory Panel**

121.(1) In a matter, the Panel is constituted by 1 or more members of the Panel selected by the executive officer.

(2) The Panel may require the person being assessed to submit to such tests and examinations as are, in the Panel’s opinion, necessary to determine the person’s condition.

(3) Nothing in this section prevents the Panel from considering reports and opinions submitted to the Panel by or on behalf of the person being assessed.

(4) The Panel must report to the person or body that referred a person to the Panel for assessment—

   (a) on the condition of the person examined; or

   (b) if the person refuses to undergo the examination or obstructs the examination—of that fact;

within 7 days after the examination, refusal or obstruction.
PART 6—PROVISIONS CONCERNING CERTAIN NURSING MATTERS

Application of Act in certain cases

122. If a person, who is registered as a nurse outside Queensland, is in Queensland for the purpose of—
   (a) assisting in the process of retrieval or escort of a patient; or
   (b) the transplantation of human organs or tissues; or
   (c) another similar emergency purpose;

the person is taken to be a registered nurse while so practising.

Employment as a nurse

123.(1) Despite any industrial award or agreement or any other agreement, a registered nurse must not be employed, or continue in employment, as a registered nurse unless the person has a current annual licence certificate.

(2) Despite any industrial award or agreement or any other agreement, an enrolled nurse must not be employed, or continue in employment, as an enrolled nurse unless the person has a current annual licence certificate.

(3) Despite any industrial award or agreement or any other agreement, a midwife must not be employed, or continue in employment, as a midwife unless the person has a current annual licence certificate.

(4) A person (the “employer”) who employs a person (the “employee”) as a nurse or midwife must ensure—
   (a) that the employee holds a current annual licence certificate at the time the employee is employed; and
   (b) that the employee continues to hold a current annual licence certificate for so long as the employee is employed by the employer.

(5) If the employer is not, at any time, satisfied that the employee holds a current annual licence certificate, the employer must immediately notify the executive officer.
Maximum penalty—20 penalty units.

Badges

124.(1) A nurse is entitled to wear a badge of the appropriate prescribed design issued to the nurse by the Council.

(2) A person who is not currently registered, enrolled or authorised under this Act to practise nursing must not wear a badge issued by the Council.

(3) A person must not wear a badge issued by the Council that is not issued to the person.

(4) A person must not use or wear an imitation of a badge issued by the Council.

Maximum penalty—20 penalty units.

PART 7—INVESTIGATION AND ENFORCEMENT

Division 1—Inspectors

Appointment of inspectors

125.(1) The Council may appoint an employee of the Council or another person to be an inspector.

(2) The Council must not appoint a person to be an inspector unless the Council is satisfied that the person has the necessary training or experience to be an inspector.

Identity card for inspectors

126.(1) The executive officer must issue an identity card to each inspector.

(2) The identity card must—

(a) contain a recent photograph of the inspector; and
(b) be in a form approved by the executive officer; and
(c) be signed by the inspector.

(3) A person who ceases to be an inspector must not, without reasonable excuse, fail to return the person’s identity card to the executive officer as soon as practicable after ceasing to be an inspector.

Maximum penalty for subsection (3)—2 penalty units.

Inspector to produce identity card

127. An inspector may exercise a power under this Part in relation to a person only if the inspector first produces his or her identity card for inspection by the person.

Division 2—Investigation of offences

Entry and search—monitoring compliance

128.(1) For the purpose of finding out whether this Act is being complied with, an inspector may—
(a) enter any place at any reasonable hour of the day or night; and
(b) exercise the powers mentioned in section 130.

(2) An inspector may enter a place or exercise a power under subsection (1) only if—
(a) the occupier of the place consents to the entry or exercise of the power; or
(b) a health service is conducted at the place and the place is open for entry.

Entry and search—evidence of offences

129.(1) If an inspector has reasonable grounds for suspecting that there is in a place a particular thing (the “evidence”) that may afford evidence of the commission of an offence against this Act, the inspector may—
(a) enter the place; and
If the inspector enters the place and finds the evidence—

(a) the inspector may seize the evidence; and

(b) the inspector may keep the evidence—

(i) for 6 months; or

(ii) if a prosecution of an offence against this Act, or a charge of a contravention of a code of conduct, in the commission of which the evidence may have been used or otherwise involved is instituted or preferred within that period—until the completion of the proceeding for the offence or charge and any appeal in relation to the proceeding; and

(c) if the evidence is a document—while the inspector has possession of the document, the inspector—

(i) may take extracts from, and make copies of, the document; and

(ii) must allow the document to be inspected at any reasonable time by a person who would be entitled to inspect it if it were not in the inspector’s possession.

The inspector may enter the place or exercise a power under subsection (1) only if—

(a) the occupier of the place consents to the entry or exercise of the power; or

(b) a warrant under section 131 that was issued in relation to the evidence authorises the entry or exercise of the power.

If, while searching the place under subsection (1) under a warrant under section 131, the inspector finds a thing (the “secondary evidence”) that is not the evidence, then, subject to subsection (5), subsection (2) applies to the secondary evidence as if it were the evidence.

Subsection (4) applies only if the inspector believes, on reasonable grounds, that—

(a) the secondary evidence will afford evidence of the commission of—
(i) the offence mentioned in subsection (1); or
(ii) another offence against this Act; and

(b) it is necessary to seize the secondary evidence to prevent—
   (i) its concealment, loss, death or destruction; or
   (ii) its use in committing, continuing or repeating either of the
   offences.

General powers of inspector in relation to places

130.(1) An inspector who enters a place under this Part may exercise any of the following powers—

   (a) search any part of the place;
   (b) inspect, examine, photograph or film anything in the place;
   (c) take extracts from, and make copies of, any documents in the place;
   (d) take into the place persons, equipment and materials that the inspector reasonably requires for the purpose of exercising any powers in relation to the place;
   (e) require—
      (i) the occupier of the place; or
      (ii) any person in the place;
      to give to the inspector reasonable assistance in relation to the exercise of the powers mentioned in paragraphs (a) to (d);
   (f) the power mentioned in section 133 (Inspector may require name and address).

(2) A person must not, without reasonable excuse, fail to comply with a requirement made under subsection (1)(e).

Maximum penalty—10 penalty units.

(3) It is a reasonable excuse for a person to fail—

   (a) to answer a question; or
   (b) to produce a document (other than a document required to be kept
by a person under this Act);

if answering the question, or producing the document, might tend to incriminate the person.

(4) This section does not limit any power that an inspector has apart from this section.

**Offence related warrants**

131.(1) An inspector may apply to a Magistrate for a warrant under this section in relation to a particular place.

(2) Subject to subsection (3), the Magistrate may issue the warrant if the Magistrate is satisfied, by information on oath, that there are reasonable grounds for suspecting that there is, or there may be within the next 7 days, in the place a particular thing that may afford evidence of the commission of an offence against this Act.

(3) If the Magistrate requires further information about the grounds on which the issue of the warrant is being sought, the Magistrate may issue the warrant only if the inspector or some other person has given the information to the Magistrate in the form (either orally or by affidavit) that the Magistrate requires.

(4) The warrant must—

(a) authorise the inspector, with such assistance and by such force as is necessary and reasonable—

(i) to enter the place; and

(ii) to exercise the powers set out in section 130; and

(iii) to seize the evidence; and

(b) state whether the entry is authorised to be made—

(i) at any time of the day or night; or

(ii) during specified hours of the day or night; and

(c) specify the day (not more than 14 days after the issue of the warrant) on which the warrant ceases to have effect; and

(d) state the purpose for which the warrant is issued.
Warrants may be issued by various forms of communication

132.(1) If an inspector considers it necessary to do so because of—

(a) urgent circumstances; or

(b) other special circumstances, including, for example, the inspector’s remote location;

the inspector may, under this section, apply by telephone, facsimile, radio or another form of communication for a warrant under section 131.

(2) Before applying for the warrant, the inspector must prepare an information of the kind mentioned in section 131(2) that sets out the grounds on which the issue of the warrant is sought.

(3) If it is necessary to do so, an inspector may apply for the warrant before the information has been sworn.

(4) If the Magistrate—

(a) after having considered the terms of the information; and

(b) after having received any further information that the Magistrate requires about the grounds on which the issue of the warrant is being sought;

is satisfied that there are reasonable grounds for issuing the warrant, the Magistrate may, under section 131, complete and sign the warrant that the Magistrate would issue under the section if the application had been made under the section.

(5) If the Magistrate completes and signs the warrant, the Magistrate must—

(a) immediately send a copy of the warrant to the inspector by facsimile; or

(b) if it is not reasonably practicable to do so—

(i) tell the inspector what the terms of the warrant are; and

(ii) tell the inspector the day and time when the warrant was signed; and

(iii) record on the warrant the reasons for granting the warrant.

(6) If the Magistrate takes the action mentioned in subsection (5)(b), the inspector must—
(a) complete a form of warrant in the same terms as the warrant completed and signed by the Magistrate; and

(b) write on the form of warrant—
   (i) the name of the Magistrate; and
   (ii) the day and time when the Magistrate signed the warrant.

(7) The inspector must also send to the Magistrate—

(a) the information mentioned in subsection (2), which must have been properly sworn; and

(b) if a form of warrant was completed by the inspector under subsection (6)—the completed form of warrant.

(8) A document mentioned in subsection (7) must be sent—

(a) not later than the day after the day of expiry or execution of the warrant (whichever is the earlier); or

(b) if it is not practicable to comply with paragraph (a)—as soon as practicable after the day mentioned in the paragraph.

(9) When the Magistrate receives the documents mentioned in subsection (7), the Magistrate must—

(a) attach them to the warrant that the Magistrate completed and signed; and

(b) deal with them in the way in which the Magistrate would have dealt with the information if the application for the warrant had been made under section 131.

(10) A facsimile copy of a warrant, or a form of warrant properly completed by the inspector under subsection (6), is authority for any entry, search, seizure or other exercise of a power that the warrant signed by the Magistrate authorises.

(11) If—

(a) it is material for a court to be satisfied that an entry, search, seizure or other exercise of power was authorised by this section; and

(b) the warrant completed and signed by the Magistrate authorising the exercise of power is not produced in evidence;
the court must assume, unless the contrary is proved, that the exercise of power was not authorised by such a warrant.

**Inspector may require name and address**

133. (1) This section applies if an inspector—

(a) finds a person committing an offence against this Act or a contravention of a code of conduct; or

(b) finds a person who the inspector has reasonable grounds for suspecting has committed an offence against this Act or has contravened a code of conduct; or

(c) believes on reasonable grounds that the name and address of a person is required for the purpose of the enforcement of this Act.

(2) The inspector may—

(a) require the person to state the person’s name and address; and

(b) if the inspector believes on reasonable grounds that the name or address given by the person is false—require evidence of its correctness.

(3) If the inspector makes a requirement under subsection (2), the inspector must warn the person that it is an offence against this Act to fail, without reasonable excuse, to comply with the requirement.

(4) A person who is required under subsection (2) to state the person’s name or address must not—

(a) without reasonable excuse, fail to comply with the requirement; or

(b) state a false name or address.

Maximum penalty—20 penalty units.

(5) A person who is required under subsection (2) to give evidence of the correctness of a name or address must not—

(a) without reasonable excuse, fail to give the evidence; or

(b) give false evidence.

Maximum penalty—20 penalty units.
If—

(a) an inspector makes a requirement under subsection (2) on suspicion of a person having committed an offence or having contravened a code of conduct; and

(b) the person is not proved to have committed the offence or to have contravened the code of conduct;

the person is not guilty of an offence against this section.

Notice of seizure and compensation

134. (1) An inspector who, in the exercise of a power under this Part, seizes or damages a thing must, as soon as practicable, give written notice of the particulars of the seizure or damage.

(2) The notice must be given to—

(a) for a seizure—the person from whom the thing was seized; or

(b) for damage—the person who appears to the inspector to be the owner of the thing.

(3) A person who incurs any loss or expense—

(a) because of the exercise or purported exercise of a power under this Part; or

(b) in complying with a requirement made of the person under this Part;

may claim compensation from the Council.

(4) A payment of compensation may be claimed and ordered—

(a) in a proceeding for compensation brought in a court of competent jurisdiction for the recovery of compensation; or

(b) during a proceeding for an offence against this Act brought against the person by whom the claim is made.

(5) A court may order the payment of compensation for the loss or expense only if it is satisfied that it is just to do so in the circumstances of the particular case.
Other offences in relation to inspectors

135. (1) A person must not, without reasonable excuse—
(a) obstruct, hinder or resist; or
(b) attempt to obstruct, hinder or resist;

an inspector in the exercise of a power under this Act.

Maximum penalty—20 penalty units.

(2) A person must not pretend to be an inspector.

Maximum penalty—20 penalty units.

(3) A person must not—
(a) make a statement to an inspector that the person knows is false or misleading in a material particular; or
(b) omit from a statement made to an inspector anything without which the statement is, to the person’s knowledge, misleading in a material particular.

Maximum penalty—20 penalty units.

(4) A complaint against a person for an offence against subsection (3)(a) or (b) is sufficient if it states that the statement made was false or misleading to the person’s knowledge.

(5) A person must not give an inspector a document containing information that the person knows is false, misleading or incomplete in a material particular.

Maximum penalty—20 penalty units.

(6) Subsection (5) does not apply to a person if, when the person gives the document to the inspector, the person—
(a) indicates to the inspector that the document is false, misleading or incomplete; and
(b) indicates the respect in which the document is false, misleading or incomplete; and
(c) gives the correct information to the inspector if the person has, or can reasonably obtain, the correct information.
Division 3—Investigation of complaints relating to code of conduct

Powers of inspectors

136.(1) An inspector conducting an investigation under section 103 has, for the purposes of the investigation, all the powers that an inspector has under this Part in relation to an offence against this Act.

(2) This Part applies to the inspector as if a reference to an offence against this Act were a reference to a contravention of a code of conduct.

PART 8—GENERAL

Division 1—Appeals

Appeals

137.(1) This section applies to the following decisions and orders—

(a) a decision of the Council—

(i) to refuse a person’s application—

(A) to be registered as a registered nurse; or
(B) to be enrolled as an enrolled nurse; or
(C) to be authorised as a midwife; or
(D) to be otherwise authorised to practise nursing; or

(ii) to grant to a person limited registration or enrolment; or

(iii) on a review by the Council of limited registration or enrolment; or

(iv) to refuse to renew a person’s annual licence certificate; or

(v) to refuse to accredit a nursing course under this Act; or

(vi) to impose conditions on accreditation by the Council of a nursing course under this Act; or
(vii) to suspend a person’s registration or enrolment; or
(viii) determining the payment of costs under section 66(3);

(b) any other decision of the Council or the executive officer (other than a decision prescribed for the purposes of this paragraph);

(c) an order of the Committee.

(2) A person who is aggrieved by a decision or order to which this section applies may appeal against the decision or order to a District Court Judge.

(3) The appeal—

(a) must be instituted—

(i) within 28 days after the person receives notice of the decision or order; and

(ii) by filing a notice of appeal in the appropriate registry of the District Court; and

(iii) by complying with any rules of court applicable to the appeal; and

(b) must be conducted in accordance with any rules of court applicable to the appeal or, if the rules make no provision or insufficient provision, in accordance with directions of a District Court Judge; and

(c) is by way of rehearing on the material before the Council, the executive officer or the Committee or, if the Judge hearing the appeal so orders, on material submitted on the appeal, or on both.

(4) The Council is a party to the appeal.

(5) If the Judge hearing the appeal is of the opinion that the appeal involves a question of special knowledge and skill, the Judge may appoint 1 or more assessors who in the Judge’s opinion possess the special qualifications necessary for the particular case to assist the Judge in the determination.

(6) An assessor may advise the Judge on any matter, but all questions of law and fact are to be determined by the Judge.
(7) The Judge may give such weight to the advice as the Judge considers appropriate.

(8) On the appeal, the Judge may make such orders as the Judge considers just.

(9) If, on appeal, a Judge orders a penalty to be paid by an appellant, the Judge is to order the penalty to be paid to the Council.

(10) If an appeal under this section is upheld, the Judge may order that the costs of the appeal be paid by the Council.

(11) In this section—

“decision” includes a failure to make a decision.

Division 2—Administration

Holders of office to act honestly and with propriety

138.(1) In this section—

“person to whom this section applies” means a person who is, or has been—

(a) a member of the Council or a committee of the Council; or
(b) a member of the Committee; or
(c) an employee of the Council; or
(d) a person performing functions or exercising powers under, or for the purposes of, this Act.

(2) A person to whom this section applies must at all times act honestly in exercise of powers and performance of functions under, or for the purposes of, this Act.

(3) A person to whom this section applies must not make improper use of an office or position held under this Act—

(a) to gain, directly or indirectly, an advantage for any person; or
(b) to cause detriment to the Council, a committee of the Council or the Committee.
A person to whom this section applies must not make improper use of information acquired under, or for the purposes of, this Act—

(a) to gain, directly or indirectly, an advantage for any person; or

(b) to cause detriment to the Council, a committee of the Council or the Committee.

Maximum penalty—100 penalty units, imprisonment for 6 months or both.

Confidentiality of documents and information

139.(1) In this section—

“court” includes any tribunal, authority or person having power to require the production of documents or the answering of questions;

“person to whom this section applies” means a person who is, or has been—

(a) a member of the Council or a committee of the Council; or

(b) a member of the Committee; or

(c) an employee of the Council; or

(d) a person performing functions or exercising powers under, or for the purposes of, this Act;

“produce” includes permit access to;

“protected document” means a document that was made or obtained by a person as a person to whom this section applies, and includes a document seized, a copy of a document made, or an extract of a document taken, under this Act;

“protected information” means information that was disclosed to, or obtained by, a person as a person to whom this section applies.

(2) A person to whom this section applies must not—

(a) make a copy of, or take an extract from, a protected document; or

(b) make a copy of protected information; or

(c) whether directly or indirectly, disclose or make use of a protected document or protected information;
unless the person does so—

(d) in the performance of the person’s functions or the exercise of the person’s powers under, or in relation to, this Act; or

(e) otherwise under or for the purposes of this Act.

Maximum penalty—100 penalty units, imprisonment for 6 months or both.

(3) A person to whom this section applies is not required—

(a) to disclose protected information to a court; or

(b) to produce a protected document in court;

unless it is necessary to do so for the purpose of carrying this Act into effect.

Supply of information to Council

140.(1) The Council may, by written notice, request a nurse, midwife or another person authorised to practise nursing to supply to the Council information relating to the person’s biography, educational qualifications or employment in nursing or midwifery.

(2) The Council may, by written notice, request—

(a) a nursing student to supply to the Council, within a time specified by the Council, relevant information relating to the student’s biography; or

(b) the person in charge of, or a person connected with the management of, a school of nursing involved with nursing courses to supply to the Council, within a time specified by the Council, relevant information relating to the education of nurses.

(3) The Council may, by written notice, request the person in charge of, or a person connected with the management of, a health service to supply to the Council, within a time specified by the Council, relevant information relating to nursing practice.

(4) A person who receives a request under subsection (1), (2) or (3) must not, without reasonable excuse, fail to comply with the request.

Maximum penalty—5 penalty units.
(5) A person is not required to supply information under this section if supplying the information might tend to incriminate the person.

**Prohibited practices**

141.(1) A person must not knowingly take action, or knowingly assist another person to take action, that, having regard to the circumstances in which it is taken, indicates, is capable of being understood to indicate, or is calculated to lead persons to believe, that the person or other person is—

(a) a registered nurse, unless the person or other person is a registered nurse; or

(b) an enrolled nurse, unless the person or other person is an enrolled nurse; or

(c) a midwife, unless the person or other person is authorised to practise midwifery; or

(d) a person authorised to practise nursing, unless the person or other person is authorised to practise nursing; or

(e) the holder of an annual licence certificate, unless the person or other person holds an annual licence certificate.

Maximum penalty—20 penalty units.

(2) Action mentioned in subsection (1) may include, but is not limited to, taking or using a name, initial, word, title or description.

**Unauthorised nursing**

142.(1) A person who is not a nurse, or a person authorised to practise nursing, must not practise as a nurse or perform a nursing service.

Maximum penalty—20 penalty units.

(2) A nurse or another person authorised to practise nursing must not contravene a term, condition, limitation or restriction to which the person’s right to practise nursing is subject.

Maximum penalty—20 penalty units

(3) Subsections (1) and (2) do not apply to a person rendering assistance in an emergency.
(4) For the purposes of this section, a person who does not act for, or in expectation of, a fee or reward does not practise as a nurse or perform a nursing service.

(5) A person who does not have current authorisation from the Council to practise as a midwife must not care for a woman in childbirth.

Maximum penalty—20 penalty units.

(6) Subsection (5) does not apply to—

(a) a medical practitioner; or

(b) a medical or midwifery student acting under the direct supervision of a medical practitioner or midwife respectively; or

(c) a person rendering assistance in an emergency; or

(d) a person acting in prescribed circumstances.

Penalty for falsifying Register or Roll etc.

143.(1) A person must not—

(a) make an entry in the Register or the Roll, or in any document relating to the Register or the Roll, that the person knows is false; or

(b) procure, or attempt to procure, the person or another person to be registered, enrolled or authorised to practise nursing or midwifery by making or producing a statement, declaration or representation (whether orally or in writing) that the first person knows is false; or

(c) represent that the person or another person is the person mentioned in—

(i) a certificate, document or writing presented to the Council; or

(ii) a certificate or authorisation granted under this Act; knowing that the representation is false; or

(d) advertise that the person or another person has obtained a certificate under this Act, or is registered, enrolled or authorised to practise midwifery or nursing under this Act, knowing that the
advertisement is false.

Maximum penalty—100 penalty units, imprisonment for 6 months or both.

(2) On the conviction of a person under subsection (1) of having procured the person to be registered or enrolled or authorised to practise nursing or midwifery in a way that contravenes this section, the Council may—

(a) cancel the person’s registration or enrolment; or

(b) revoke the person’s authorisation to practise nursing or midwifery.

Penalties and costs to Council

144. All penalties and costs recovered in relation to offences against this Act are to be paid to the Council.

Proceedings generally

145.(1) An offence against this Act may be prosecuted in a summary way under the Justices Act 1886.

(2) All fees and costs payable to the Council under this Act, and all penalties ordered by the Council or the Committee to be paid to the Council under this Act, are debts due to the Council.

Evidence

146.(1) In a proceeding by or on behalf of the Council, it is not necessary to prove the appointment of the members or the executive officer.

(2) A document purporting to be certified by the executive officer to be a true copy of, or a true extract from, a register, roll or document in the Council’s custody is, for all purposes, evidence of the original of which it purports to be a copy of, or extract from, and is admissible in evidence to the same extent as the original.

(3) A certificate purporting to be signed by the executive officer stating that a person was or was not on a specified day, or during a specified period, registered or enrolled, or authorised to practise nursing or
midwifery, is evidence in all proceedings of the matters stated in the certificate.

**Indemnity**

147.(1) A person does not incur civil liability for an act or omission done or omitted to be done honestly and without negligence under, or for the purposes of, this Act.

(2) A liability that would, but for subsection (1), attach to the person attaches instead to the Council.

**Regulations**

148. The Governor in Council may make regulations for the purposes of this Act.

**PART 9—SAVINGS, TRANSITIONAL AND SPECIAL ARRANGEMENTS**

*Division 1—Interpretation*

**Definitions**

149. In this Part—

“appointed day” means the day fixed by proclamation for the commencement of Part 2;

“Board inquiry” means an inquiry by the Nurses Registration Board under section 31 of the *Nursing Act 1976*;

“Board of Nursing Studies” means the Board of Nursing Studies constituted under the *Nursing Studies Act 1976*;

“dissolved Boards” means the Boards that go out of existence under section 150;
“nominated day” means the day 3 months after the appointed day;

“Nurses Registration Board” means the Nurses Registration Board constituted under the Nursing Act 1976.

Division 2—Dissolution provisions

Dissolution of Boards

150.(1) On the appointed day, the Board of Nursing Studies and the Nurses Registration Board go out of existence and the respective members of the Boards go out of office.

(2) The vacation of office of members of the dissolved Boards does not give rise to a right to compensation.

Division 3—Provisions concerning officers of dissolved Boards

Certain personnel of dissolved Boards become initial personnel of Council

151.(1) On and from the appointed day, each person who holds office or is employed immediately before that day as—

(a) chairperson of the Board of Nursing Studies under section 7 of the Nursing Studies Act 1976; or

(b) an officer or inspector, or member of the professional or clerical staff, of the Board of Nursing Studies under section 19 of the Nursing Studies Act 1976; or

(c) a member of the staff of the Nurses Registration Board under section 19 of the Nursing Act 1976;

is taken to be an officer of the department whose services have been granted to the Council to perform functions for the Council.

(2) On and from the appointed day, each person who is employed on secondment with the Board of Nursing Studies or the Nurses Registration Board immediately before that day is taken to be employed on secondment with the Council to perform functions for the Council.
Employment conditions of dissolved Board personnel

152. (1) A person who is performing functions for the Council because of section 151—

(a) is to be paid a salary at a rate not less than appropriate to the salary classification on which the person was employed in the public service immediately before the appointed day; and

(b) is to be employed in all other respects subject to such conditions of employment as are prescribed in respect of officers of the public service performing similar duties;

until, if the person has not elected under section 154 to continue to be an officer of the public service, the salary is, or conditions are, determined by the Council or by an applicable industrial award or industrial agreement, for an officer of the Council performing similar functions.

(2) Salaries, wages and other payments payable in relation to persons mentioned in subsection (1) are to be paid out of the funds of the Council.

Status of dissolved Board staff

153. While a person mentioned in section 151(1) performs the functions of an officer of the Council as an officer of the department or on secondment, the person—

(a) for the purposes of any provision of the Public Service Management and Employment Act 1988 that confers or regulates a right of appeal against promotion, continues to be an officer of the department for the period of the person’s service with the Council on the classification that the person held immediately before the appointed day; and

(b) despite paragraph (a), is subject to the control and direction of the Council as if the person were an employee of the Council.

Officers of dissolved Boards may elect to return to public service positions

154. At any time during the period starting on the appointed day and ending on the start of the nominated day, an officer of the public service who—
(a) has continuously performed the functions of an officer of the Council since the appointed day; and

(b) immediately before the appointed day was an officer of the public service employed as an officer of, or on secondment with, the Board of Nursing Studies or the Nurses Registration Board;

may, by written notice given to the chief executive of the department, elect to continue to be an officer of the public service and, as soon as can practicably be arranged, the officer is to be redeployed to another position in the public service and accorded a classification and emoluments at least equal to those held by the officer immediately before the appointed day.

Regulations may supply deficiency

155. The power to make regulations under section 148 includes power to make regulations prescribing in relation to any matter for which—

(a) it becomes necessary or convenient to prescribe to facilitate the transition under this Part of officers, inspectors and other employees of the Board of Nursing Studies and of the Nurses Registration Board to positions as employees of the Council or positions in the public service; and

(b) this Part does not make provision or sufficient provision.

Certain officers of dissolved Boards become Council officers

156. (1) On and from the nominated day, officers mentioned in section 151(1) who have continuously performed the functions of officers of the Council since the appointed day (other than officers who elect to continue to be officers of the public service under section 154) cease to be officers of the public service and become employees of the Council on conditions of employment determined under section 39, and cease to be employed under the Public Service Management and Employment Act 1988.

(2) A person who, under subsection (1), becomes an officer of the Council retains and may claim against the Council, for as long as the person continues in employment as an officer of the Council in a permanent capacity, all leave entitlements that have accrued to the person as an officer of the department.
(3) For the purpose of the accrual of long service leave, the person’s service with the Council and as an officer of the department is taken to be continuous service as an officer of the Council.

**Division 4—Transfer of assets and liabilities from dissolved Boards**

**Provisions relating to the dissolved Boards**

157.(1) All property that immediately before the appointed day is held by or vested in either of the dissolved Boards is, on that day, divested from the Board and vests in the Council.

(2) The Registrar of Titles and all other persons charged with keeping registers with respect to dealings with property are, on request made by or on behalf of the Council, to make in the registers all entries necessary to record the change in the ownership of the property under this section.

(3) Despite any enactment, a request made for the purposes of subsection (2) is not liable to stamp duty and no fees are payable on the request.

(4) If property vested in the Council by subsection (1) is subject to a condition or trust, the property is to be held by or for the benefit of the Council subject to the condition or trust on which it was held immediately before the vesting.

(5) A reference in the condition or trust to either of the dissolved Boards concerned is, on and from the appointed day, a reference to the Council.

(6) All rights accruing or accrued to each of the dissolved Boards in relation to property vested in the Council under subsection (1) are vested in and may be enforced by the Council.

(7) Liabilities of each of the dissolved Boards in relation to property vested in the Council under subsection (1) may be enforced against the Council.

(8) All proceedings, and all causes of action, pending or existing immediately before the appointed day by or against either of the dissolved Boards may be carried on and prosecuted by or against the Council.

(9) All leases, contracts, agreements and undertakings entered into with, and all securities lawfully given to or by, either of the dissolved Boards and that exist on the appointed day are taken to be leases, contracts, agreements
and undertakings entered into with, and securities given to or by, the Council.

(10) All other matters started by each of the dissolved Boards in the performance of its functions and remaining incomplete on the appointed day may be continued by the Council.

**Division 5—Disciplinary matters**

**Matters to which transitional arrangements apply**

158.(1) If—

(a) before the appointed day, a Board inquiry could have been started in relation to a matter; and

(b) the inquiry was not started;

the matter may be dealt with under section 159.

(2) If—

(a) a Board inquiry was started in relation to a matter; and

(b) the inquiry was not finalised before the appointed day;

the matter may be dealt with under section 159.

(3) If—

(a) a matter arises under this Act before a code of conduct is in force; and

(b) the matter is a matter in relation to which (if it had arisen under the *Nursing Act 1976*) a Board inquiry could have been started;

the matter may be dealt with under section 159.

**How matters are to be dealt with**

159.(1) A matter mentioned in section 158 may be dealt with by the Committee as if the matter had been referred to it by the Council for hearing and determination following the preferring of a charge against a person alleging a contravention of a code of conduct.
(2) If, on the hearing of a matter, the Committee is satisfied that the matter is one in which action could have been taken under section 31(6) of the Nursing Act 1976 if the matter had been determined by a Board inquiry, the Committee may take the same action in the matter as if a contravention of a code of conduct had been proved.

Division 6—Transitional provisions concerning registration, enrolment and courses

Transfer of existing registrations, enrolments and courses

160.(1) A person who, immediately before the appointed day, was registered under the Nursing Act 1976 as a registered nurse (other than a person who was registered only in the midwifery branch of the register) is, on the appointed day, taken to be registered under this Act as a registered nurse.

(2) A person who, immediately before the appointed day, was enrolled under the Nursing Act 1976 as an enrolled nurse is, on the appointed day, taken to be enrolled under this Act as an enrolled nurse.

(3) A person who, immediately before the appointed day, was registered under the Nursing Act 1976 as a registered nurse in the midwifery branch of the register only is, on the appointed day, taken to be authorised under this Act to practise midwifery.

(4) A certificate of registration issued under the Nursing Act 1976 to a person to whom subsection (1) applies is taken to be a certificate of registration issued under this Act.

(5) A certificate of enrolment issued under the Nursing Act 1976 to a person to whom subsection (2) applies is taken to be a certificate of enrolment issued under this Act.

(6) An annual practising certificate issued under the Nursing Act 1976 to a person to whom subsection (1), (2) or (3) applies—

(a) is taken to be an annual licence certificate issued under this Act; and

(b) subject to this Act, remains in force for the remainder of the period for which the practising certificate was issued.
(7) An application for registration or enrolment made under the Nursing Act 1976 and not disposed of under that Act may be disposed of by the Council as if it were an application for registration or enrolment under this Act.

(8) All courses of study that, immediately before the appointed day, are approved courses under the Nursing Studies Act 1976 are accredited nursing courses for the purposes of this Act and subject to the same conditions and recommendations and the same expiry date as applied under the Nursing Studies Act 1976.

**Persons who are both registered nurses and enrolled nurses**

161.(1) This section applies to a person if, immediately before the appointed day, the person was both a registered nurse, and an enrolled nurse, within the meaning of the Nursing Act 1976.

(2) The executive officer must notify the person in writing that the person may elect, by written notice given to the executive officer within the period (not less than 21 days after the notification is given to the person) specified in the notice, either—

(a) to be registered under this Act as a registered nurse; or

(b) to be enrolled under this Act as an enrolled nurse.

(3) The notice must advise the person of the consequences of failure to make the election.

(4) If the person makes an election in accordance with the notice given to the person, the Council must give effect to the election by cancelling the person’s registration or enrolment.

(5) If the person fails to make an election in accordance with the notice given to the person, the Council must, having regard to the person’s qualifications and current employment, cancel the person’s registration or enrolment.

(6) The Council must—

(a) advise the person in writing of the action taken under subsection (5); and
(b) refund an appropriate part of the annual licence fee paid in relation to the cancelled registration or enrolment.

Division 7—Repeals and amendments

Repeals

162. The Acts specified in Schedule 1 are repealed.

Amended Acts

163. Each Act specified in Schedule 2 is amended as set out in the Schedule.
SCHEDULE 1

REPEAL OF ACTS

section 162

Nursing Studies Act 1976
Nursing Act 1976
Nursing Studies Act Amendment Act 1978
Nursing Act Amendment Act 1979
SCHEDULE 2

AMENDMENT OF ACTS

section 163

ACTS INTERPRETATION ACT 1954

1. After section 25(1)(b)—
   insert—
   "(c) the power also includes power to reappoint a person to the office if the person is eligible to be appointed to the office."

2. After section 25—
   insert—
   "Appointment not affected by defect etc.
   26. The appointment of a person to an office, to act in an office, to exercise a power or to do anything else is not invalid merely because of a defect or irregularity in relation to the appointment."

3. Section 36—
   insert—
   "indictable offence" includes an act or omission committed outside Queensland that would be an indictable offence if it were committed in Queensland;
   "medical practitioner" has the meaning given by section 4 of the Medical Act 1939;"
SCHEDULE 2 (continued)

HEALTH ACT 1937

1. Section 5 (definition “medical practitioner”)—
   omit.

2. Section 63 (definition “Registered nurse”)—
   omit, insert—
   ‘“registered nurse” means a nurse registered under the Nursing Act 1992.’.

3. Section 66 (words before proviso)—
   number as subsection (1).

4. Section 66 (proviso, paragraphs (a) and (b))—
   omit ‘nurse who is registered as a general nurse pursuant to the provisions of the Nursing Act 1976–1979’,
   insert ‘registered nurse’.

5. Section 66 (proviso, paragraphs (c) and (d))—
   omit ‘nurse who is registered as a midwifery nurse pursuant to the provisions of the Nursing Act 1976–1979’,
   insert ‘person who is authorised under the Nursing Act 1992 to practise midwifery.’.

6. Section 66 (proviso, paragraphs (e) and (f))—
   omit ‘nurse who is registered as a psychiatric nurse pursuant to the provisions of the Nursing Act 1976–1979’ (wherever occurring),
SCHEDULE 2 (continued)

insert ‘registered nurse who is authorised under the Nursing Act 1992 to practise psychiatric nursing’.

7. Section 66 (proviso, paragraphs (g) and (h))—

omit ‘nurse who is registered as a child welfare nurse pursuant to the provisions of the Nursing Act 1976–1979’,

insert ‘registered nurse’.

8. Section 66 (proviso)—

number as subsection (2).

9. Section 66 (further proviso)—

omit, insert—

‘(3) However, in the case of a combined general private and maternity hospital—

(a) if the nurse who is the holder of the licence, or the person employed in charge, is not authorised under the Nursing Act 1992 to practise midwifery—there must be employed in the hospital a person who is so authorised while maternity cases are being treated in the hospital; and

(b) if the nurse who is the holder of the licence, or the person employed in charge, is not a registered nurse—there must be employed in the hospital a registered nurse while medical or surgical cases (other than cases of mental illness) are being treated at the hospital; and

(c) if the nurse who is the holder of the licence, or the person employed in charge, is not authorised under the Nursing Act 1992 to practise psychiatric nursing—there must be employed in the hospital a person who is so authorised while cases of mental illness are being treated at the hospital.’.
SCHEDULE 2 (continued)

10. Section 66 (last sentence)—
   number as subsection (4).

11. Section 76A—
   omit.

12. Section 76B (definition “Registered nurse”)—
   omit, insert—
   ‘ “registered nurse” means a nurse registered under the Nursing Act 1992.’.

HEALTH RIGHTS COMMISSION ACT 1991

1. Schedule 2, section 3 (item 5)—
   omit, insert—
   ‘5. Queensland Nursing Council’.

MEDICAL ACT AND OTHER ACTS (ADMINISTRATION) ACT 1966

1. Long title—
   omit ‘The Nurses Act of 1964’.
SCHEDULE 2 (continued)

2. Section 4—
   _omit_ ‘The Nurses Registration Board of Queensland constituted under the Nursing Act 1976;’.

3. Section 6(1)(a)—
   _omit_ ‘and in the case of the Nurses Board of Queensland the registrar of such Board’.

4. Section 14(1)(i)—
   _omit_ ‘Nursing,’.

NURSING STUDIES ACT AND OTHER ACTS AMENDMENT ACT 1984

1. Parts 2 and 8—
   _omit_.

MEDICAL AND PARAMEDICAL (AMENDMENT OF INSPECTORIAL AND AUDIT PROVISIONS) ACT 1987

1. Part 7—
   _omit_.
SCHEDULE 2  (continued)