

# Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022



Queensland

## Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022

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## 2022

# A Bill

for

An Act to amend the *Disaster Management Act 2003*, the *Fire* and *Emergency Services Act 1990*, the *Police Powers and Responsibilities Act 2000*, the *Police Service Administration Act 1990*, the *Police Service Administration Regulation 2016*, the *Weapons Act 1990* and the legislation mentioned in schedule 1 for particular purposes Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022 Part 1 Preliminary

|        | The Parliament of Queensland enacts— |   |          |  |  |  |  |  |
|--------|--------------------------------------|---|----------|--|--|--|--|--|
|        | Part                                 | 1 Preliminary   | 2        |  |  |  |  |  |
| Clause | 1                                    | Short title   | 3        |  |  |  |  |  |
|        |                                      | This Act may be cited as the <i>Police Service Administration</i> and Other Legislation Amendment Act (No. 2) 2022. | 4<br>5   |  |  |  |  |  |
| Clause | 2                                    | Commencement  | 6        |  |  |  |  |  |
|        |                                      | The following provisions commence on a day to be fixed by proclamation—   | 7<br>8   |  |  |  |  |  |
|        |                                      | (a) part 2;   | 9        |  |  |  |  |  |
|        |                                      | (b) part 3, division 3;   | 10       |  |  |  |  |  |
|        |                                      | (c) part 5, division 3;   | 11       |  |  |  |  |  |
|        |                                      | (d) schedule 1, part 2.   | 12       |  |  |  |  |  |
|        | Part                                 | 2 Amendment of Disaster<br>Management Act 2003  | 13<br>14 |  |  |  |  |  |
| Clause | 3                                    | Act amended   | 15       |  |  |  |  |  |
|        |                                      | This part amends the Disaster Management Act 2003.  | 16       |  |  |  |  |  |
| Clause | 4                                    | Amendment of s 20B (Chairperson may give notice about deemed approvals under Planning Act)                          | 17<br>18 |  |  |  |  |  |
|        |                                      | Section 20B(4) and (5)—   | 19       |  |  |  |  |  |
|        |                                      | omit, insert—   | 20       |  |  |  |  |  |
|        |                                      | (4) The notice must state—  | 21       |  |  |  |  |  |

[s 1]

Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022 Part 2 Amendment of Disaster Management Act 2003

[s 5]

|          |              | <ul> <li>(a) a day (the <i>stated day</i>), being not more than 20 business days after the disaster situation ends, the notice ceases to have effect; and</li> </ul>  | 1<br>2<br>3            |  |  |
|----------|--------------|---|------------------------|--|--|
|          |              | (b) how the notice affects any affected applications.   | 4<br>5                 |  |  |
|          | (5)          | As soon as practicable after giving a notice to a local government under subsection (2), the chairperson must ensure the following is published on the website of the department in which the Planning Act is administered— | 6<br>7<br>8<br>9<br>10 |  |  |
|          |              | (a) a statement that the notice has been given to the local government;   | 11<br>12               |  |  |
|          |              | (b) a copy of the notice.   | 13                     |  |  |
| Clause 5 |              | ew pt 14, div 3, sdiv 4   | 14                     |  |  |
|          | Part 14, div | ISION 5—  | 15<br>16               |  |  |
|          |              |   |                        |  |  |
|          | Subury       | vision 4 Transitional provision for<br>Police Service   | 17<br>18               |  |  |
|          |              | Administration and Other  | 10                     |  |  |
|          |              | Legislation Amendment   | 20                     |  |  |
|          |              | Act (No. 2) 2022  | 21                     |  |  |
|          |              | ice about deemed approval provision given<br>ore commencement   | 22<br>23               |  |  |
|          | (1)          | This section applies in relation to any section 20B(2) notice in effect immediately before the commencement.  | 24<br>25<br>26         |  |  |
|          | (2)          | The section 20B(2) notice continues in effect until the end of the stated day for the notice.   | 27<br>28               |  |  |
|          | (3)          | If, on the commencement, a notice under former section 20B(5) has not been published for the  | 29<br>30               |  |  |

[s 6]

|        |              | ensure the following are published on the website<br>of the department in which the Planning Act is<br>administered— |          |
|--------|--------------|--|----------|
|        |              | (a) a statement that the section 20B(2) notice has been given to the local government;                               | 4<br>5   |
|        |              | (b) a copy of the section 20B(2) notice;   | 6        |
|        |              | (c) how the section 20B(2) notice affects an affected application made to the local government.                      |          |
|        | (4)          | In this section—   | 10       |
|        |              | <i>former section 20B(5)</i> means section 20B(5) as in force from time to time before the commencement.             |          |
|        |              | <i>section 20B(2) notice</i> means a notice given under section 20B(2).  | 14<br>15 |
| Part 3 |              | Amendment of Fire and<br>Emergency Services Act 1990   | 16<br>17 |
| Divis  | ion 1        | Preliminary  | 18       |
| 6      | Act amended  |  | 19       |
|        | This part a  | mends the Fire and Emergency Services Act 1990.  | 20       |
|        | Note—        |  | 21       |
|        | See also the | he amendments in schedule 1.   | 22       |

Clause 6

|        |            |                |                                 |              | [s 7]   |                      |
|--------|------------|----------------|---------------------------------|--------------|---|----------------------|
|        | Division 2 |                | Amendments commencing on assent |              |   | 1<br>2               |
| Clause | 7 A        | mendment o     | of s 86                         | 6 <b>A (</b> | Imposing local fire ban)  | 3                    |
|        | (1         | ) Section 86.  | A(1), '                         | ʻimp         | ose a fire ban'—  | 4                    |
|        |            | omit, inser    | t—                              |              |   | 5                    |
|        |            |                | -                               |              | te published under section 86B, impose a ne lighting of fires   | 6<br>7               |
|        | (2         | 2) Section 86. | A(2)—                           | _            |   | 8                    |
|        |            | omit, insert   | t—                              |              |   | 9                    |
|        |            | (2)            | A lo                            | cal f        | ïre ban—  | 10                   |
|        |            |                | (a)                             |              | st not be imposed for a period of more 14 days; and   | 11<br>12             |
|        |            |                | (b)                             | may          | /   | 13                   |
|        |            |                |                                 | (i)          | be imposed for an entire local<br>government area or part of a local<br>government area; and  | 14<br>15<br>16       |
|        |            |                |                                 | (ii)         | prohibit the lighting of all, or only particular, types of fires.   | 17<br>18             |
| Clause | 8 R        | eplacement     | of s 8                          | 86B          | (Publicising local fire ban)  | 19                   |
|        |            | Section 86     | B—                              |              |   | 20                   |
|        |            | omit, inser    | t—                              |              |   | 21                   |
|        |            | 86B No         | tifying                         | g lo         | cal fire ban  | 22                   |
|        |            | (1)            | be                              | publ         | f the imposition of a local fire ban must<br>lished on the department's website<br><i>publication</i> ).  | 23<br>24<br>25       |
|        |            | (2)            | ban<br>conv                     | can<br>venie | r, if notice of the imposition of a local fire<br>not for technical or other reasons be<br>ently published by normal publication,<br>of the imposition may be published | 26<br>27<br>28<br>29 |

[s 9]

|          |              | (alternative publication)—   | 1                                |
|----------|--------------|--|----------------------------------|
|          |              | (a) in another way decided by the commissioner; and  | 2<br>3                           |
|          |              | (b) by normal publication as soon as practicable.  | 4<br>5                           |
|          | (3)          | Notice of the imposition of a local fire ban must—   | 6                                |
|          |              | (a) state the local government area to which the ban applies; and  | 7<br>8                           |
|          |              | (b) if appropriate, describe the part of the local government area to which the ban applies; and   | 9<br>10<br>11                    |
|          |              | (c) state the types of fires the lighting of which are prohibited under the ban; and   | 12<br>13                         |
|          |              | (d) state the period of the ban.   | 14                               |
|          | (4)          | As well as publishing notice of the imposition of<br>a local fire ban by normal publication or<br>alternative publication, the commissioner may<br>cause the imposition of the ban to be publicised in<br>any other way the commissioner considers<br>appropriate. | 15<br>16<br>17<br>18<br>19<br>20 |
|          | (5)          | This section applies despite the <i>Financial Accountability Act 2009</i> , section 88F.   | 21<br>22                         |
| 0        |              |  |                                  |
| Clause 9 |              | f s 86C (Cancelling local fire ban)  | 23                               |
|          |              | C(1), after 'must'—  | 24                               |
|          | insert—      |  | 25                               |
|          |              | , by notice published under this section,  | 26                               |
|          |              | C(2) and (3)—  | 27                               |
|          | omit, insert |  | 28                               |
|          | (2)          | Notice of the cancellation of a local fire ban must<br>be published on the department's website<br>( <i>normal publication</i> ).  | 29<br>30<br>31                   |

[s 10]

|      | (3          | fire ban can not for technical or other reasons be<br>conveniently published by normal publication,<br>notice of the cancellation may be published | 1<br>2<br>3<br>4<br>5 |
|------|-------------|--|-----------------------|
|      |             |  | 6<br>7                |
|      |             |  | 8<br>9                |
| (3   | ·           | · · · · · · · · · · · · · · · · · · ·  | 10<br>11              |
|      | omit, ins   | sert—  | 12                    |
|      |             | ban by normal publication or alternative   | 13<br>14<br>15        |
| (4   | ) Section 8 | 86C—   | 16                    |
|      | insert—     |  | 17                    |
|      | (5          |  | 18<br>19              |
| 10 F | eplaceme    | nt of s 86D (Period of local fire ban)   | 20                    |
|      | Section 8   | 86D—   | 21                    |
|      | omit, ins   | ert—   | 22                    |
|      | 86D F       | Period of local fire ban   | 23                    |
|      | (1          | time stated in the notice published under section  | 24<br>25<br>26        |
|      | (2          | the day and at the time stated in the notice published under section 86C for cancelling the  | 27<br>28<br>29<br>30  |
|      | (3          |  | 31<br>32              |

Clause

[s 11]

|     | time the notice is published.   |  | 1   |
|-----|---|--|---|
|     | (4) A local fire ban remains in force unti<br>of the following happens—           |  | 2<br>3  |
|     | <ul><li>(a) the period of the ban stated in published for the ban ends;</li></ul> |  | 4<br>5  |
|     | (b) the ban is cancelled.   |  | 6   |
| Am  | endment of s 88 (Publication of declaration)                                      |  | 7   |
| (1) | Section 88, heading, 'Publication'—   |  | 8   |
|     | omit, insert—   |  | 9   |
|     | Notification  |  | 10  |
| (2) | Section 88(1) and (2), before 'fire emergency'—                                   |  | 11  |
|     | insert—   |  | 12  |
|     | state of  |  | 13  |
| (3) | Section 88(1), from 'a declaration'—  |  | 14  |
|     | omit, insert—   |  | 15  |
|     | a declaration—  |  | 16  |
|     | (a) must be notified in the gazette; a  | nd   | 17  |
|     | -   | e following  | 18<br>19<br>20  |
|     | (i) on the department's website   | ;  | 21  |
|     | (ii) by radio or television in which it applies.                                  |  | 22<br>23  |
| (4) | Section 88(2), from 'where' to 'sooner.'  |  | 24  |
|     | omit, insert—   |  | 25  |
|     |   | ified under  | 26<br>27<br>28  |
| (5) | Section 88(3)—  |  | 29  |
|     | <ul> <li>(1)</li> <li>(2)</li> <li>(3)</li> <li>(4)</li> </ul>                    | <ul> <li>(4) A local fire ban remains in force until of the following happens— <ul> <li>(a) the period of the ban stated in published for the ban ends;</li> <li>(b) the ban is cancelled.</li> </ul> </li> <li>Amendment of s 88 (Publication of declaration) <ul> <li>(1) Section 88, heading, 'Publication'— <ul> <li>omit, insert—</li> <li>Notification</li> </ul> </li> <li>(2) Section 88(1) and (2), before 'fire emergency'— <ul> <li>insert—</li> <li>state of</li> </ul> </li> <li>(3) Section 88(1), from 'a declaration'— <ul> <li>omit, insert—</li> <li>a declaration—</li> <li>(a) must be notified in the gazette; at</li> <li>(b) may, in addition to the notifica paragraph (a), be notified in the ways— <ul> <li>(i) on the department's website</li> <li>(ii) by radio or television in the which it applies.</li> </ul> </li> <li>(4) Section 88(2), from 'where' to 'sooner.'— <ul> <li>omit, insert—</li> <li>if it is sooner notified under (1)(b)—the date on which it is not subsection (1)(b).</li> </ul> </li> </ul></li></ul></li></ul> | <ul> <li>(4) A local fire ban remains in force until the earlier of the following happens— <ul> <li>(a) the period of the ban stated in the notice published for the ban ends;</li> <li>(b) the ban is cancelled.</li> </ul> </li> <li>Amendment of s 88 (Publication of declaration) <ul> <li>(1) Section 88, heading, 'Publication'— <ul> <li>omit, insert—</li> <li>Notification</li> </ul> </li> <li>(2) Section 88(1) and (2), before 'fire emergency'— <ul> <li>insert—</li> <li>state of</li> </ul> </li> <li>(3) Section 88(1), from 'a declaration'— <ul> <li>omit, insert—</li> <li>a declaration—</li> <li>(a) must be notified in the gazette; and</li> <li>(b) may, in addition to the notification under paragraph (a), be notified in the following ways— <ul> <li>(i) on the department's website;</li> <li>(ii) by radio or television in the area to which it applies.</li> </ul> </li> <li>(4) Section 88(2), from 'where' to 'sooner.'— <ul> <li>omit, insert—</li> <li>if it is sooner notified under subsection (1)(b)—the date on which it is notified under subsection (1)(b).</li> </ul> </li> </ul></li></ul></li></ul> |

[s 12]

|        |    | omit, insert—  | 1                          |
|--------|----|--|----------------------------|
|        |    | (3) To ensure public knowledge of a declaration of a<br>state of fire emergency or an amendment or<br>revocation of a declaration in the area to which it<br>applies, the commissioner must take measures to<br>give widespread publicity of the declaration or the<br>amendment or revocation of the declaration. | 2<br>3<br>4<br>5<br>6<br>7 |
|        |    | <ul><li>(4) However, any alleged failure to take measures under subsection (3) in relation to a declaration of a state of fire emergency or an amendment of a declaration is not an excuse for failure to comply with the declaration.</li></ul>   | 8<br>9<br>10<br>11<br>12   |
|        |    | (5) This section applies despite the <i>Financial Accountability Act 2009</i> , section 88F.   | 13<br>14                   |
| Clause | 12 | Replacement of s 104FE (Public notice of guidelines)   | 15                         |
|        |    | Section 104FE—   | 16                         |
|        |    | omit, insert—  | 17                         |
|        |    | 104FE Public notice of guidelines  | 18                         |
|        |    | The commissioner must ensure the guidelines and<br>any document applied, adopted or incorporated by<br>the guidelines are available for inspection on the<br>department's website.   | 19<br>20<br>21<br>22       |
| Clause | 13 | Omission of s 104FF (Access to guidelines)   | 23                         |
|        |    | Section 104FF—   | 24                         |
|        |    | omit.  | 25                         |
| Clause | 14 | Amendment of s 104G (Notice by commissioner about occupier's or owner's obligations)   | 26<br>27                   |
|        |    | (1) Section $104G(3A)$ —   | 28                         |
|        |    | omit.  | 29                         |
|        |    |  |                            |

[s 15]

Clause

Clause

|                           | Section 104   | G(4)—   | 1  |
|---------------------------|---|---|--|
|                           | omit, insert-   | _   | 2  |
|                           | (4)   | The giving of a notice under subsection (1) does<br>not affect any other proceedings under this Act<br>relating to the noncompliance to which the notice<br>relates.                            |  |
|                           | rm—require  | f s 104RB (Owner must install smoke<br>ements being phased out by 31 December   |  |
|                           | Section 10<br>Australia'—   | 4RB(2)(a) and (b), after 'Building Code of  | 1<br>1   |
|                           | insert—   |   | 1  |
|                           |   | as in effect on 1 January 2017  | ]  |
|                           | cer etc.)   | f s 150G (Impersonating authorised rescue   |  |
| offi                      | cer etc.)   |   | ]  |
|                           | cer etc.)<br>Section 150  |   |  |
| offi                      | cer etc.)   | G—  |  |
| offi                      | cer etc.)<br>Section 150  |   |  |
| offi                      | cer etc.)<br>Section 150<br><i>insert</i> —   | G—<br>(f) a rural fire brigade member.<br>)G, penalty, paragraph (b), 'during a state of fire   | -<br>-<br>-<br>-<br>-<br>-<br>-<br>-<br>-  |
| <b>off</b> i<br>(1)       | cer etc.)<br>Section 150<br><i>insert</i> —<br>Section 150  | G—<br>(f) a rural fire brigade member.<br>)G, penalty, paragraph (b), 'during a state of fire<br>—  |  |
| <b>off</b> i<br>(1)       | Section 150<br><i>insert</i> —<br>Section 150<br>emergency'   | G—<br>(f) a rural fire brigade member.<br>)G, penalty, paragraph (b), 'during a state of fire<br>—  |  |
| <b>off</b> i<br>(1)       | Section 150<br><i>insert</i> —<br>Section 150<br>emergency'   | G—<br>(f) a rural fire brigade member.<br>OG, penalty, paragraph (b), 'during a state of fire<br>—<br>or a rural fire brigade member during a state of<br>fire emergency at a place             |  |
| offi<br>(1)<br>(2)        | Section 150<br>insert—<br>Section 150<br>emergency'<br>omit, insert-  | G—<br>(f) a rural fire brigade member.<br>OG, penalty, paragraph (b), 'during a state of fire<br>—<br>or a rural fire brigade member during a state of<br>fire emergency at a place             |  |
| offi<br>(1)<br>(2)        | Section 150<br>insert—<br>Section 150<br>emergency'<br>omit, insert-<br>Section 150                         | G—<br>(f) a rural fire brigade member.<br>OG, penalty, paragraph (b), 'during a state of fire<br>—<br>or a rural fire brigade member during a state of<br>fire emergency at a place<br>G, note— |  |
| offi<br>(1)<br>(2)<br>(3) | Section 150<br>insert—<br>Section 150<br>emergency'<br>omit, insert-<br>Section 150<br>omit.                | G—<br>(f) a rural fire brigade member.<br>OG, penalty, paragraph (b), 'during a state of fire<br>—<br>or a rural fire brigade member during a state of<br>fire emergency at a place<br>G, note— | 1<br>1<br>1<br>1<br>1<br>1<br>1<br>1<br>1<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2 |
| offi<br>(1)<br>(2)<br>(3) | Section 150<br>insert—<br>Section 150<br>emergency'<br>omit, insert-<br>Section 150<br>omit.<br>Section 150 | G—<br>(f) a rural fire brigade member.<br>OG, penalty, paragraph (b), 'during a state of fire<br>—<br>or a rural fire brigade member during a state of<br>fire emergency at a place<br>G, note— | 1<br>1<br>1<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2<br>2 |

|        |    |                        |                         | [s 17]   |                |
|--------|----|------------------------|-------------------------|--|----------------|
|        |    | -                      | roup regi<br>ection 79. | stered as a rural fire brigade under   | 1<br>2         |
| Clause | 17 | Amendment of s         | s 154E (F               | Regulation-making power)   | 3              |
|        |    | (1) Section 154E       | (2)(f)(ii),             | 'alternative solutions'—   | 4              |
|        |    | omit, insert—          |                         |  | 5              |
|        |    | p                      | erforman                | ce solutions   | 6              |
|        |    | (2) Section $154E_{2}$ | , note—                 |  | 7              |
|        |    | omit.                  |                         |  | 8              |
| Clause | 18 | Insertion of new       | ch 5, pt                | 5, div 9   | 9              |
|        |    | Chapter 5, par         | rt 5—                   |  | 10             |
|        |    | insert—                |                         |  | 11             |
|        |    | Division               | 9                       | Transitional provisions for  | 12             |
|        |    |                        |                         | Police Service   | 13             |
|        |    |                        |                         | Administration and Other   | 14             |
|        |    |                        |                         | Legislation Amendment  | 15             |
|        |    |                        |                         | Act (No. 2) 2022   | 16             |
|        |    | Subdivis               | sion 1                  | Amendments commencing on assent  | 17<br>18       |
|        |    |                        | fire ban                | s imposed before<br>ent  | 19<br>20       |
|        |    | с                      | ommence                 | e ban in force immediately before the<br>ment continues in force until the earlier<br>owing happens— | 21<br>22<br>23 |
|        |    | (;                     | · -                     | eriod of the ban stated in the notice<br>sing the ban under former section 86B                       | 24<br>25<br>26 |

[s 19]

|             | (b) the ban is cancelled.   | 1                                |
|-------------|---|----------------------------------|
| (2)         | The local fire ban may be cancelled under new section 86C and new section 86D(2) and (3) apply in relation to the cancellation.   | 2<br>3<br>4                      |
| (3)         | In this section—  | 5                                |
|             | <i>former section 86B</i> means section 86B as in force from time to time before the commencement.  | 6<br>7                           |
|             | <i>new</i> , for a provision of this Act, means the provision as in force from the commencement.  | 8<br>9                           |
| 208 Dec     | clarations notified before commencement   | 10                               |
| (1)         | New section 88 applies to an amendment or<br>revocation of a declaration of a state of fire<br>emergency in force immediately before the<br>commencement.   | 11<br>12<br>13<br>14             |
| (2)         | In this section—  | 15                               |
|             | <i>new section 88</i> means section 88 as in force from the commencement.   | 16<br>17                         |
| Division 3  | Amendments commencing by proclamation   | 18<br>19                         |
|             | f s 55 (Powers of authorised fire officer for<br>r investigative purposes)  | 20<br>21                         |
| Section 55- | _   | 22                               |
| insert—     |   | 23                               |
| (4)         | An authorised fire officer's power to enter<br>premises or open a receptacle under subsection<br>(1) may be exercised by the officer, or an<br>appropriately qualified person acting under the<br>supervision of the officer, using a device remotely<br>controlled by the officer or person. | 24<br>25<br>26<br>27<br>28<br>29 |

Clause

[s 20]

|        |    | _   |                                      |        |   |          |
|--------|----|-----|--------------------------------------|--------|---|----------|
| Clause | 20 | Am  | endment of s 7                       | 1 (N   | otifications, notices and permits)  | 1        |
|        |    |     | Section $71(2)(c)$                   |        |   | 2        |
|        |    |     | omit, insert—                        |        |   | 3        |
|        |    |     | (c)                                  | -      | y, by the commissioner giving a notice to person—                         | 4<br>5   |
|        |    |     |                                      | (i)    | for a permit—be amended, suspended<br>or revoked at any time; or          | 6<br>7   |
|        |    |     |                                      | (ii)   | for a notice—be amended or revoked at any time.                           | 8<br>9   |
| Clause | 21 |     | nendment of s 1<br>escribed fire saf |        | (Occupier of building to maintain nstallations)                           | 10<br>11 |
|        |    | (1) | Section 104D(1)                      | , note | e, 'section 151'—   | 12       |
|        |    |     | omit, insert—                        |        |   | 13       |
|        |    |     | se                                   | ection | 150J  | 14       |
|        |    | (2) | ,                                    | ,      | d (3), definition <i>prescribed fire safety</i> h (a), 'in the building'— | 15<br>16 |
|        |    |     | omit, insert—                        |        |   | 17       |
|        |    |     | for                                  | the b  | uilding   | 18       |
| Clause | 22 | Am  | nendment of s 1                      | 52D    | (Interstate assistance at fires)  | 19       |
|        |    | (1) | Section 152D, he                     | eadin  | g, 'fires'—   | 20       |
|        |    |     | omit, insert—                        |        |   | 21       |
|        |    |     | QF                                   | ES in  | ncident   | 22       |
|        |    | (2) | Section 152D(1)                      | (b)—   | -   | 23       |
|        |    |     | omit, insert—                        |        |   | 24       |
|        |    |     | (b)                                  | -      | sent at a QFES incident in Queensland to st at the incident.              | 25<br>26 |
|        |    | (3) | Section 152D(2)                      | (a) a  | nd (3), 'person in charge at the fire'—                                   | 27       |
|        |    |     | omit, insert—                        |        |   | 28       |
|        |    |     |                                      |        |   | -        |

| [s 23] |
|--------|
|--------|

|        |    |     |              | person in charge at the QFES incident  | 1                    |
|--------|----|-----|--------------|--|----------------------|
|        |    | (4) | Section 152  | 2D(3), 'present at the fire'—  | 2                    |
|        |    |     | omit, insert | _  | 3                    |
|        |    |     |              | present at the incident  | 4                    |
|        |    | (5) | Section 152  | 2D(3)(a), 'assisting at the fire'—   | 5                    |
|        |    |     | omit, insert |  | 6                    |
|        |    |     |              | assisting at the incident  | 7                    |
|        |    | (6) | Section 152  | 2D(4), definition person in charge—  | 8                    |
|        |    |     | omit.        |  | 9                    |
|        |    | (7) | Section 152  | 2D(4)—   | 10                   |
|        |    |     | insert—      |  | 11                   |
|        |    |     |              | <i>person in charge</i> , for a QFES incident, means the person who, under any of the following, is in charge at the incident—   | 12<br>13<br>14       |
|        |    |     |              | (a) this Act;  | 15                   |
|        |    |     |              | (b) a direction of the commissioner;   | 16                   |
|        |    |     |              | (c) a code of practice.  | 17                   |
|        |    |     |              | <b>QFES</b> <i>incident</i> means an incident for which QFES is performing a function mentioned in section 8B(a) or (b).   | 18<br>19<br>20       |
|        |    | (8) | Section 152  | 2D, note—  | 21                   |
|        |    |     | omit.        |  | 22                   |
| Clause | 23 | Am  | endment o    | f s 153A (Confidentiality)   | 23                   |
|        |    | (1) | Section 153  | A—   | 24                   |
|        |    |     | insert—      |  | 25                   |
|        |    |     | (4)          | Further, subsection (1) does not apply to the disclosure of information relating to an investigation of a fire or hazardous materials emergency involving the death of, or serious | 26<br>27<br>28<br>29 |
|        |    |     |              |  |                      |

| _        |       |                      |           |   | [s 24] |                |
|----------|-------|----------------------|-----------|---|--------|----------------|
|          |       | inj                  | ury to, a | a person if the disclosure is—  |        | 1              |
|          |       | (a)                  | police    | police officer or a staff membre<br>service under the <i>Police</i><br><i>nistration Act 1990</i> ; and |        | 2<br>3<br>4    |
|          |       | (b)                  | comn      | ne purpose of an investigation<br>nissioner of the police servic<br>or injury.                          |        | 5<br>6<br>7    |
|          | (2)   | Section 153A, 1      | note—     |   |        | 8              |
|          |       | omit.                |           |   |        | 9              |
| Clause 2 | 4 Ins | ertion of new o      | ch 5, pt  | : 5, div 9, sdiv 2  |        | 10             |
|          |       | Chapter 5, part      | 5, divis  | ion 9, as inserted by this Act—   | -      | 11             |
|          |       | insert—              |           |   |        | 12             |
|          |       | Subdivisi            | on 2      | Amendments comme by proclamation  | ncing  | 13<br>14       |
|          |       | 209 Permit           | s grant   | ted before commencement   | t      | 15             |
|          |       | un                   | der secti | 1(2)(c)(i) applies to a permit<br>ion 65 and in effect immediated<br>encement.                          |        | 16<br>17<br>18 |
|          |       | 210 Disclos<br>comme |           | c. of information acquired<br>ent   | before | 19<br>20       |
|          |       | per                  | rson of   | 53A(4) applies to the disclosuinformation acquired by the commencement.                                 | •      | 21<br>22<br>23 |
|          |       |                      |           |   |        |                |

Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022 Part 4 Amendment of Police Powers and Responsibilities Act 2000

[s 25]

|        | Part 4 | 4                            | Amendment of Police Powers<br>and Responsibilities Act 2000 | 1<br>2   |
|--------|--------|------------------------------|---|----------|
| Clause | 25     | Act amended                  |   | 3        |
|        |        | This part an <i>2000</i> .   | mends the Police Powers and Responsibilities Act            | 4<br>5   |
| Clause |        | Amendment o<br>removal order | f s 411B (Application for police assistance                 | 6<br>7   |
|        |        | Section 411                  | B(3), 'detective superintendent'—                           | 8        |
|        |        | omit, insert                 |   | 9        |
|        |        |                              | superintendent who has been appointed as a detective        | 10<br>11 |
|        | Part   | 5                            | Amendment of Police Service                                 | 12       |
|        |        |                              | Administration Act 1990                                     | 13       |
|        | Divisi | on 1                         | Preliminary   | 14       |
| Clause | 27     | Act amended                  |   | 15       |
|        |        | This part ar                 | nends the Police Service Administration Act 1990.           | 16       |
|        |        | Note—                        |   | 17       |
|        |        | See also th                  | e amendments in schedule 1.                                 | 18       |
|        | Divisi | on 2                         | Amendments commencing on                                    | 19       |
|        |        |                              | assent  | 20       |
| Clause | 28     | Amendment o                  | f s 1.4 (Definitions)                                       | 21       |
|        |        |                              | , definitions MINDA and watch-house officer—                | 22       |

|         |           | [s 29]   |             |
|---------|-----------|--|-------------|
|         |           | omit.  | 1           |
|         | (2)       | Section 1.4—   | 2           |
|         |           | insert—  |             |
|         |           | tenure not limited by time see section 1.5.  | Z           |
|         |           | <i>watch-house officer</i> means a staff member who is appointed by the commissioner to be a watch-house officer.                | (           |
|         | (3)       | Section 1.4, definition <i>external service provider</i> , 'public service employee, or class of public service employee'—       | 8           |
|         |           | omit, insert—  | 1           |
|         |           | person or class of persons   | 1           |
|         | (4)       | Section 1.4, definition <i>finally dealt with</i> , 'for part 7'—  | 1           |
|         |           | omit, insert—  | 1           |
|         |           | in relation to a proceeding  | 1           |
|         | (5)       | Section 1.4, definition prescribed officer, ', for part 7,'  | 1           |
|         |           | omit.  | 1           |
|         | (6)       | Section 1.4, definition service history, 'for part 7,'   | 1           |
|         |           | omit.  | 1           |
| ause 29 | Re<br>Act | placement of s 2.5A (Officers etc. employed under this<br>t)   | 1<br>2      |
|         |           | Section 2.5A—  | 2           |
|         |           | omit, insert—  | 2           |
|         |           | 2.5A Officers etc. employed under this Act   | 2           |
|         |           | Police officers, police recruits and special constables are employed under this Act and not the <i>Public Service Act 2008</i> . | 2<br>2<br>2 |

| Clause | 30 | Amendment of s 5AA.6 (Persons engaged or seeking to<br>be engaged by the service must disclose relevant<br>information) | 1<br>2<br>3 |
|--------|----|---|-------------|
|        |    | Section 5AA.6(1), after 'disclose to the commissioner'—   | 4           |
|        |    | insert—   | 5           |
|        |    | in the way approved by the commissioner   | 6           |
| Clause | 31 | Amendment of s 5AA.7 (Persons engaged by the service must disclose changes in relevant information)                     | 7<br>8      |
|        |    | Section 5AA.7, after 'commissioner'—  | 9           |
|        |    | insert—   | 10          |
|        |    | in the way approved by the commissioner   | 11          |
| Clause | 32 | Omission of s 5AA.8 (Requirements for disclosure)   | 12          |
|        |    | Section 5AA.8—  | 13          |
|        |    | omit.   | 14          |
| Clause | 33 | Amendment of s 5AA.11 (Assessment of suitability)   | 15          |
|        |    | Section 5AA.11(1), 'relevant information about a person under this part'—   | 16<br>17    |
|        |    | omit, insert—   | 18          |
|        |    | the suitability of a person to be, or continue to be,<br>engaged by the service   | 19<br>20    |
| Clause | 34 | Amendment of s 5AA.12 (Particular persons to be advised if person unsuitable)   | 21<br>22    |
|        |    | (1) Section 5AA.12(1)—  | 23          |
|        |    | insert—   | 24          |
|        |    | (aa) give reasons why the commissioner considers the person may not be suitable to                                      | 25<br>26    |

[s 30]

[s 35] be, or continue to be, engaged by the 1 service; and 2 (2) Section 5AA.12(1)(aa) and (b)— 3 *renumber* as section 5AA.12(1)(b) and (c). 4 (3) Section 5AA.12(2), from 'The' to 'may—'— 5 omit, insert— 6 However, the commissioner is not required to 7 disclose the information or give reasons under 8 subsection (1) if the commissioner considers the 9 disclosure or giving of reasons may-10 (4) Section 5AA.12(3), 'subsection (1)(b)'— 11 omit. insert— 12 subsection (1)(c)13 Clause 35 Amendment of s 5AA.13 (External service provider to be 14 advised if person unsuitable) 15 Section 5AA.13(1)— (1)16 insert— 17 (aa) give reasons why the commissioner 18 considers the person may not be suitable to 19 be, or continue to be, engaged by the 20 service; and 21 (2) Section 5AA.13(1)(aa) to (c)— 22 renumber as section 5AA.13(1)(b) to (d). 23 (3) Section 5AA.13(2), from 'The' to 'may-'---24 omit. insert— 25 However, the commissioner is not required to 26 disclose the information or give reasons under 27 subsection (1) if the commissioner considers the 28 disclosure or giving of reasons may-29 (4) Section 5AA.13(3), 'subsection (1)(b) or (c)'— 30

[s 36]

|        |    | omit, insert—   | 1              |
|--------|----|---|----------------|
|        |    | subsection (1)(c) or (d)  | 2              |
| Clause | 36 | Amendment of pt 8, hdg (Resignation, retirement and change in status)   | 3<br>4         |
|        |    | Part 8, heading, 'and change in status'—  | 5              |
|        |    | omit, insert—   | 6              |
|        |    | , change in status and summary dismissal  | 7              |
| Clause | 37 | Insertion of new pt 8, div 1, hdg   | 8              |
|        |    | Before section 8.1—   | 9              |
|        |    | insert—   | 10             |
|        |    | Division 1 Resignation, retirement  | 11             |
|        |    | and change of status  | 12             |
| Clause | 38 | Amendment of s 8.3 (Unfitness for duty on medical grounds)  | 13<br>14       |
|        |    | Section 8.3(6)—   | 15             |
|        |    | omit, insert—   | 16             |
|        |    | (6) The person appointed to a position under subsection (5)—  | 17<br>18       |
|        |    | <ul> <li>(a) stops being an officer and is relieved of all<br/>powers and duties of a constable at common<br/>law or under any Act or law; and</li> </ul> | 19<br>20<br>21 |
|        |    | (b) becomes a public service employee under the <i>Public Service Act 2008</i> .  | 22<br>23       |
| Clause | 39 | Insertion of new pt 8, div 2  | 24             |
|        |    | Part 8—   | 25             |
|        |    | insert—   | 26             |

|                | [s 39]   |                |
|----------------|--|----------------|
| Division 2     | Summary dismissal if<br>sentenced to<br>imprisonment   | 1<br>2<br>3    |
| Subdivision    | 1 Preliminary  | 4              |
| 8.4 Applicatio | n of division  | 5              |
| This div       | vision applies to a person who—  | 6              |
| (a) is         | a police officer or police recruit; and  | 7              |
|                | sentenced by an Australian court to a riod of imprisonment for an offence.                                 | 8<br>9         |
| 8.5 References | s to sentence of imprisonment  | 10             |
| impriso        | rence in this division to a sentence of<br>nment includes a reference to a suspended<br>e of imprisonment. | 11<br>12<br>13 |
| Subdivision    | 2 Summary dismissal on<br>sentencing   | 14<br>15       |
| 8.6 Dismissal  |  | 16             |
|                | ng sentenced for the offence, the person is ed from the service.   | 17<br>18       |
|                | tion (1) applies despite any other provision<br>Act or another Act.  | 19<br>20       |
| Subdivision    | 3 Appeal after summary<br>dismissal  | 21<br>22       |
|                |  |                |

[s 39]

## 8.7 Application of subdivision

This subdivision applies if, on appeal, the<br/>conviction for the offence is overturned or the<br/>sentence is changed to a sentence other than a<br/>sentence of imprisonment.2<br/>3<br/>4<br/>5

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### 8.8 Reappointment

- If the commissioner had appointed the person, the commissioner must within 5 business days after 8 the appeal is decided reappoint the person to, and 9 employ the person in, the same position or a 10 similar position at the same classification level or 11 rank the person held before the person was 12 dismissed.
- (2) If the Governor in Council had appointed the person, the Governor in Council must reappoint 15 the person to the same position at the same 16 classification level or rank the person held before 17 the person was dismissed.
- (3) If the commissioner reappoints the person under 19 subsection (1), the position must be in the same 20 location as the person was employed before the person was dismissed, unless the person consents 22 to employment in a position in a different location 23 in Queensland. 24
- (4) The person is taken never to have been dismissed 25 under section 8.6. 26

# 8.9 Standing down or suspension after reappointment

Upon the person being reappointed, the person is subject to any standing down or suspension from duty under section 6.1, including any conditions of the standing down or suspension, that was in effect immediately before the person was dismissed.

[s 39]

| (2   | 2) If the person was stood down or suspended from<br>duty under section 6.1 before the person was<br>dismissed, the commissioner must, within 14 days<br>after the person is reappointed, decide whether to<br>revoke the standing down or suspension or again<br>stand down or suspend the person from duty<br>under section 6.1. | 1<br>2<br>3<br>4<br>5<br>6<br>7  |  |  |
|------|--|----------------------------------|--|--|
| (3   | B) If the commissioner does not act under subsection<br>(2), the standing down or suspension is revoked at<br>the end of the 14 days after the person is<br>reappointed.   | 8<br>9<br>10<br>11               |  |  |
|      | Salary entitlement, continuous service and<br>ervice history   | 12<br>13                         |  |  |
| (1   | The period from dismissal to reappointment of the person is taken to be a period of suspension from duty without an entitlement to be paid salary during the suspension for calculating the person's entitlement to salary and allowances under section 6.3(2)(b) for the period.  | 14<br>15<br>16<br>17<br>18<br>19 |  |  |
| (2   | Subsection (1) applies regardless of whether the person resumes duty as an officer after reappointment.  |                                  |  |  |
| (3   | B) To remove any doubt, it is declared that section<br>8.8(4) applies—   | 23<br>24                         |  |  |
|      | (a) for calculating continuous service of the person; and  | 25<br>26                         |  |  |
|      | (b) for the person's service history.  | 27                               |  |  |
| Subo | division 4 Operation of division   | 28                               |  |  |

- **8.11 Interaction between division and pt 7** 29
  - To remove any doubt, it is declared that— 30

[s 40]

|        |    | (a)                                | any action taken under this division is not<br>part of a disciplinary process under part 7;<br>and | 1<br>2<br>3 |
|--------|----|------------------------------------|--|-------------|
|        |    | (b)                                | nothing in this division limits the operation of part 7.   | 4<br>5      |
| Clause | 40 | Omission of pt 9A                  | (Police prints)  | 6           |
|        |    | Part 9A—                           |  | 7           |
|        |    | omit.                              |  | 8           |
| Clause | 41 | Amendment of pt information disclo | 10, div 1, hdg (Provisions about<br>sure)  | 9<br>10     |
|        |    | Part 10, division                  | 1, heading, 'information disclosure'—  | 11          |
|        |    | omit, insert—                      |  | 12          |
|        |    | use                                | or disclosure of information   | 13          |
| Clause | 42 | Amendment of pt disclosure general | I0, div 1, sdiv 1, hdg (Information<br>ly)   | 14<br>15    |
|        |    | Part 10, divisio disclosure'—      | on 1, subdivision 1, heading, 'Information   | 16<br>17    |
|        |    | omit, insert—                      |  | 18          |
|        |    | Use                                | or disclosure of information   | 19          |
| Clause | 43 | Replacement of s information)      | 10.1 (Improper disclosure of   | 20<br>21    |
|        |    | Section 10.1—                      |  | 22          |
|        |    | omit, insert—                      |  | 23          |
|        |    | 10.1 Unauth                        | orised use of confidential information   | 24          |
|        |    | (1) This                           | s section applies to a person who—   | 25          |
|        |    | (a)                                | is or has been—  | 26          |

[s 43]

|     | <ul><li>(i) a member of the service performing<br/>functions under or relating to the<br/>administration of this Act; or</li></ul>  | 1<br>2<br>3          |
|-----|---|----------------------|
|     | <ul> <li>(ii) another individual engaged to perform<br/>functions under or relating to the<br/>administration of this Act; or</li> </ul>  | 4<br>5<br>6          |
|     | <ul><li>(iii) an individual engaged by an entity that<br/>is engaged to perform functions under<br/>or relating to the administration of this<br/>Act; and</li></ul>                    | 7<br>8<br>9<br>10    |
|     | (b) in that capacity, acquired confidential<br>information or has access to, or custody of,<br>confidential information.  | 11<br>12<br>13       |
| (2) | This section also applies to a person who has acquired or has access to confidential information—   | 14<br>15<br>16       |
|     | (a) whether directly or indirectly, from a person mentioned in subsection (1); or   | 17<br>18             |
|     | (b) as authorised under an Act, another law or an arrangement with the service.   | 19<br>20             |
| (3) | The person must not use the confidential information other than under this section.   | 21<br>22             |
|     | Maximum penalty—100 penalty units or 2 years imprisonment.  | 23<br>24             |
| (4) | The person may use the confidential information—  | 25<br>26             |
|     | <ul> <li>(a) to the extent the use is required or permitted<br/>under this Act or another Act or to perform<br/>the person's functions under this Act or<br/>another Act; or</li> </ul> | 27<br>28<br>29<br>30 |
|     | (b) with the consent of the person to whom the information relates if the information would normally be made available to any member of the public on request; or                       | 31<br>32<br>33<br>34 |

[s 44]

|        |    |                                 | (c)   | proc    | ompliance with lawful process requiring<br>duction of documents or giving of<br>lence before a court or tribunal; or                                  | 1<br>2<br>3          |
|--------|----|---------------------------------|-------|---------|---|----------------------|
|        |    |                                 | (d)   |         | e use is otherwise required or permitted er another law.  | 4<br>5               |
|        |    | (5)                             | In t  | his se  | ection—   | 6                    |
|        |    |                                 | con   | fiden   | tial information—   | 7                    |
|        |    |                                 | (a)   | indi    | ns personal information about an vidual or other information of a fidential nature; but   | 8<br>9<br>10         |
|        |    |                                 | (b)   | doe     | s not include—  | 11                   |
|        |    |                                 |       | (i)     | information that is publicly available; or  | 12<br>13             |
|        |    |                                 |       | (ii)    | statistical or other information that<br>could not reasonably be expected to<br>result in the identification of the<br>individual to whom it relates. | 14<br>15<br>16<br>17 |
|        |    |                                 | -     |         | <i>information</i> see the <i>Information</i> Act 2009, section 12.   | 18<br>19             |
|        |    |                                 | use   | , in re | elation to information, see section 10.2G.  | 20                   |
| Clause | 44 | Omission of s<br>under ss 10.2/ |       |         | lisuse of information obtained  | 21<br>22             |
|        |    | Section 10.2                    | 2C—   | -       |   | 23                   |
|        |    | omit.                           |       |         |   | 24                   |
| Clause | 45 | Amendment o                     | fs1   | 0.2G    | (Definitions for div 1A)  | 25                   |
|        |    | (1) Section 10.2                | 2G, ł | neadii  | ng, 'div 1A'—   | 26                   |
|        |    | omit, insert-                   |       |         |   | 27                   |
|        |    |                                 | divi  | ision   |   | 28                   |
|        |    | (2) Section 10.2                | 2G, d | lefini  | tion <i>MINDA</i> —   | 29                   |
|        |    |                                 |       |         |   |                      |

| [s | 46] |
|----|-----|
|    |     |

|        |    | omit.   | 1           |
|--------|----|---|-------------|
| Clause | 46 | Omission of s 10.2K (Giving information to Queensland<br>Transport to enable Queensland Transport to administer<br>MINDA) | 2<br>3<br>4 |
|        |    | Section 10.2K—<br>omit.   | 5<br>6      |
| Clause | 47 | Amendment of s 10.13 (Surrender of equipment)   | 7           |
|        |    | Section 10.13(3) and (4)—<br><i>omit</i> .  | 8<br>9      |
| Clause | 48 | Omission of s 10.14 (Vacating of premises)  | 10          |
|        |    | Section 10.14—  | 11          |
|        |    | omit.   | 12          |
| Clause | 49 | Amendment of s 10.19 (Offences)   | 13          |
|        |    | (1) Section 10.19(a)—   | 14          |
|        |    | omit.   | 15          |
|        |    | (2) Section 10.19(b) to (f)—  | 16          |
|        |    | renumber as section 10.19(a) to (e).  | 17          |
| Clause | 50 | Amendment of s 10.23 (Proceedings for offences—general)   | 18<br>19    |
|        |    | (1) Section 10.23(1), from 'Justices Act 1886—'—  | 20          |
|        |    | omit, insert—   | 21          |
|        |    | Justices Act 1886 on the complaint of any officer.  | 22          |
|        |    | (2) Section 10.23(2) and (3)—   | 23          |
|        |    | omit, insert—   | 24          |

[s 51]

|        |    | (3)             | other the within th | eding for an offence against this Act,<br>in section 10.1 or 10.21BA, must start<br>e later of the following periods to end—<br>ear after the commission of the offence; | 5<br>6<br>7<br>8 |
|--------|----|-----------------|---------------------|--|------------------|
|        |    |                 |                     | nonth after the offence comes to the plainant's knowledge.   | 9<br>10          |
|        |    | (4)             | -                   | ding for an offence against section 10.1 twithin the later of the following periods  | 11<br>12<br>13   |
|        |    |                 | (a) 1 ye            | ar after the commission of the offence;  | 14               |
|        |    |                 |                     | nonths after the offence comes to the aplainant's knowledge.   | 15<br>16         |
| Clause | 51 | Omission of s   | s 10.26 a           | nd 10.27   | 17               |
|        |    | Sections 10     | ).26 and 10         | ).27—  | 18               |
|        |    | omit.           |                     |  | 19               |
| Clause | 52 | Insertion of ne | ew pt 11,           | div 14   | 20               |
|        |    | Part 11—        |                     |  | 21               |
|        |    | insert—         |                     |  | 22               |
|        |    | Divisio         | on 14               | Transitional provisions for  | 23               |
|        |    |                 |                     | Police Service   | 24               |
|        |    |                 |                     | Administration and Other   | 25               |
|        |    |                 |                     | Legislation Amendment  | 26               |
|        |    |                 |                     | Act (No. 2) 2022   | 27               |
[s 53]

| 11.4        |                   | members appointed under section<br>efore commencement  |
|-------------|-------------------|--|
|             | (1) Thi           | s section applies to a person who—   |
|             | (a)               | before the commencement, was appointed as a staff member under section $8.3(5)$ ; and  |
|             | (b)               | immediately before the commencement, was employed under this Act.  |
|             | (2) Des           | spite section 2.5A, from the commencement—   |
|             | (a)               | the person continues to be employed under<br>this Act and not the <i>Public Service Act</i><br>2008; and   |
|             | (b)               | the terms that apply to the person's<br>employment are the same terms that applied<br>to the person immediately before the<br>commencement.  |
| 11.4        | informa           | cation of s 10.1 relating to confidential<br>ation acquired or gained before<br>ncement  |
|             | con<br>cus<br>sec | tion 10.1 applies to a person who acquired<br>fidential information or had access to, or<br>tody of, confidential information under that<br>tion whether before or after the<br>mencement. |
| Division 3  |                   | endments commencing by oclamation  |
| 53 Amendme  | nt of s 1         | .4 (Definitions)   |
| (1) Sectior | 1.4, 'In          | this Act—'—  |
| omit, ir    | ısert—            |  |
|             |                   | e dictionary in schedule 2 defines particular<br>rds used in this Act.   |
|             |                   | Page 35  |

Clause

[s 54]

Clause 54

| (2)       | Section 1.4                 | _  | 1              |
|-----------|-----------------------------|--|----------------|
|           | insert—                     |  | 2              |
|           |                             | <i>new prescribed officer</i> see section 7.42B(1).  | 3              |
|           |                             | original prescribed officer see section 7.42A(a).  | 4              |
| (3)       | Section 1.4 schedule'—      | 4, definition <i>criminal history</i> , paragraph (a), 'the  | 5<br>6         |
|           | omit, insert                | <u>;</u>   | 7              |
|           |                             | schedule 1   | 8              |
| (4)       | Section 1.4                 | , definition relevant information, 'the schedule'—   | 9              |
|           | omit, insert                | <u></u>  | 10             |
|           |                             | schedule 1   | 11             |
| (5)       | Section 1.4                 | , all definitions, as amended by this Act—   | 12             |
|           | relocate to                 | schedule 2 as inserted by this Act.  | 13             |
| ти<br>(1) | st be starte<br>Section 7.1 |  | 15<br>16       |
| (1)       |                             |  |                |
|           | omit, insert                |  | 17             |
|           |                             | <ul> <li>(c) if a relevant proceeding has been started—6<br/>months from the day the relevant proceeding<br/>is finally dealt with.</li> </ul> | 18<br>19<br>20 |
| (2)       | Section 7.1                 | 2(3), 'an abbreviated process notice'—   | 21             |
|           | omit, insert                | ·  | 22             |
|           |                             | an invitation under section 7.17   | 23             |
| (3)       | Section 7.1                 | 2(4)—  | 24             |
|           | omit, insert                | ·  | 25             |
|           | (4)                         | In this section—   | 26             |
|           |                             | <i>relevant proceeding</i> means either of the following proceedings, in relation to conduct that  | 27<br>28       |

|           |     |                           |                              | stantially relates to the ground for disciplinary  | 1<br>2                                 |
|-----------|-----|---------------------------|------------------------------|--|--|
|           |     |                           | (a)                          | a criminal proceeding started against a<br>member of the service or a former officer<br>within the meaning of section 7A.1(1)(b);  | 3<br>4<br>5                            |
|           |     |                           | (b)                          | a proceeding for an application for a protection order under the <i>Domestic and Family Violence Protection Act 2012</i> to which the subject officer is the respondent.   | 6<br>7<br>8<br>9                       |
| Clause 55 |     | nendment o<br>ion arises) | fs7                          | .13 (When ground for disciplinary  | 10<br>11                               |
|           | (1) | Section 7.1               | 3(7)-                        | _  | 12                                     |
|           |     | insert—                   |                              |  | 13                                     |
|           |     |                           | esta<br>anot<br>inve<br>corr | grity agency means a statutory body<br>blished under a law of the Commonwealth or<br>ther State, the functions of which include the<br>estigation of matters relating to integrity or<br>uption in the police force or service, or the<br>lic service, of the Commonwealth or that<br>e. | 14<br>15<br>16<br>17<br>18<br>19<br>20 |
|           |     |                           |                              | <i>ce agency</i> means a police force or service of Commonwealth or another State.   | 21<br>22                               |
|           | (2) | Section 7.1<br>(c)—       | 3(7),                        | definition prescribed operation, paragraph   | 23<br>24                               |
|           |     | omit, insert              |                              |  | 25                                     |
|           |     |                           | (c)                          | an investigation by the CCC or an integrity agency; or   | 26<br>27                               |
|           |     |                           | (d)                          | an investigation carried out by the service, a police agency, the CCC or an integrity agency involving interception of telecommunications authorised by a warrant issued under the <i>Telecommunications</i>   | 28<br>29<br>30<br>31<br>32             |

[s 56]

|        |    |                 |        | (Inte<br>or  | erception and Access) Act 1979 (Cwlth);   | 1<br>2               |
|--------|----|-----------------|--------|--------------|---|----------------------|
|        |    |                 | (e)    | devi<br>war  | investigation involving a surveillance<br>ace authorised by a surveillance device<br>rant issued under the <i>Police Powers and</i><br><i>ponsibilities Act 2000</i> ; or | 3<br>4<br>5<br>6     |
|        |    |                 | (f)    | an a         | ctivity, operation or investigation that—   | 7                    |
|        |    |                 |        | (i)          | is carried out by a police agency or an<br>integrity agency under a law of the<br>Commonwealth or another State; and  | 8<br>9<br>10         |
|        |    |                 |        | (ii)         | corresponds or substantially<br>corresponds to an activity, operation or<br>investigation mentioned in paragraph<br>(a), (b) or (c).                                      | 11<br>12<br>13<br>14 |
| Clause | 56 |                 |        |              | Requirement to give subject officer<br>/ to seek further information)   | 15<br>16             |
|        |    | Section 7.1     | 7(2)-  |              |   | 17                   |
|        |    | insert—         |        |              |   | 18                   |
|        |    |                 | (d)    | invi<br>writ | the subject officer may refuse the<br>tation by giving the prescribed officer<br>ten notice of the refusal within the<br>od mentioned in paragraph (c).                   | 19<br>20<br>21<br>22 |
| Clause | 57 | Insertion of ne | ew s   | 7.17         | A   | 23                   |
|        |    | After section   | on 7.1 | 7—           |   | 24                   |
|        |    | insert—         |        |              |   | 25                   |
|        |    |                 |        |              | proceeding—subject officer does<br>nvitation  | 26<br>27             |
|        |    | (1)             | Sub    | sectio       | on (2) applies if the subject officer—  | 28                   |
|        |    |                 | (a)    | subi         | s not give the prescribed officer a written<br>mission and other material within the<br>ed period under section 7.17(2)(c); or  | 29<br>30<br>31       |

[s 58]

|        |    |                 | (b)          | gives the prescribed officer a written notice<br>refusing the invitation within the stated<br>period under section $7.17(2)(d)$ ; or  | 1<br>2<br>3                            |
|--------|----|-----------------|--------------|---|--|
|        |    |                 | (c)          | fails to give the prescribed officer the required information within the period stated in section 7.17(5) or the further period stated in section 7.17(6).  | 4<br>5<br>6<br>7                       |
|        |    | (2)             | end          | disciplinary proceeding under this division<br>s and a disciplinary proceeding against the<br>ject officer may be started under division 4.   | 8<br>9<br>10                           |
|        |    | (3)             | subj<br>7.12 | starting a disciplinary proceeding against the ject officer under division 4, section $2(1)(b)$ applies as if it referred to the period of onths from the following day—  | 11<br>12<br>13<br>14                   |
|        |    |                 | (a)          | if the subject officer does not give the prescribed officer a written submission and other material within the stated period under section $7.17(2)(c)$ —the day the stated period ends;  | 15<br>16<br>17<br>18<br>19             |
|        |    |                 | (b)          | if the subject officer gives the prescribed<br>officer a written notice refusing the<br>invitation within the stated period under<br>section $7.17(2)(d)$ —the day the notice is<br>given;  | 20<br>21<br>22<br>23<br>24             |
|        |    |                 | (c)          | if the prescribed officer requires the subject<br>officer to give the prescribed officer<br>required information and the subject officer<br>fails to give the information within the<br>period stated in section 7.17(5) or the<br>further period stated in section 7.17(6)—the<br>day the period or further period ends. | 25<br>26<br>27<br>28<br>29<br>30<br>31 |
| Clause | 58 | Insertion of ne | w p          | t 7, div 6, sdiv 1 and sdiv 2, hdg  | 32                                     |
|        |    | Part 7, divis   | sion 6       | <u>)                                    </u>  | 33                                     |
|        |    | insert—         |              |   | 34                                     |
|        |    |                 |              | Page 39   |  |

[s 58]

| Subdivisio   | on 1 Conduct of disciplinary<br>proceeding if prescribed<br>officer unable to continue  | 1<br>2<br>3                            |
|--------------|---|--|
| 7.42A Applie | cation of subdivision   | 4                                      |
| This         | s subdivision applies if—   | 5                                      |
| (a)          | the commissioner has, under section 7.10,<br>referred a complaint about a subject officer<br>to a prescribed officer (the <i>original</i><br><i>prescribed officer</i> ); and   | 6<br>7<br>8<br>9                       |
| (b)          | the original prescribed officer has started a<br>disciplinary proceeding against the subject<br>officer but the disciplinary proceeding has<br>not been finally dealt with; and   | 10<br>11<br>12<br>13                   |
| (c)          | the original prescribed officer is unable to<br>continue to conduct the disciplinary<br>proceeding because the prescribed officer—  | 14<br>15<br>16                         |
|              | (i) dies; or  | 17                                     |
|              | (ii) stops being employed as an officer; or   | 18                                     |
|              | (iii) is stood down or suspended from duty under section 6.1; or  | 19<br>20                               |
|              | (iv) is demoted, whether permanently or for a stated period; or   | 21<br>22                               |
|              | <ul> <li>(v) has a certificate issued by a medical<br/>practitioner stating that the prescribed<br/>officer is incapable of continuing to<br/>conduct the disciplinary proceeding,<br/>whether temporarily or otherwise,<br/>because of mental or physical<br/>incapacity.</li> </ul> | 23<br>24<br>25<br>26<br>27<br>28<br>29 |

## 7.42B Appointment of new prescribed officer

(1) The commissioner must, within 28 days after the 31

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[s 58]

|     | commissioner becomes aware that the original<br>prescribed officer is unable to continue to conduct<br>the disciplinary proceeding, ask the subject<br>officer to give the commissioner, within 14 days<br>after the request (the <i>stated period</i> ), written<br>consent to appoint another prescribed officer (a<br><i>new prescribed officer</i> ) to conduct the<br>disciplinary proceeding. | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8 |
|-----|---|--------------------------------------|
| (2) | If the subject officer gives written consent within<br>the stated period or a longer period the<br>commissioner allows, the commissioner may<br>appoint a new prescribed officer with the power to<br>impose the same or a lesser disciplinary sanction<br>under this part as the original prescribed officer.  | 9<br>10<br>11<br>12<br>13<br>14      |
|     | <i>Note—</i><br>See section 7.35(2) for the disciplinary sanctions that   | 15<br>16                             |
|     | may be imposed by particular prescribed officers.   | 17                                   |
| (3) | The appointment of the new prescribed officer<br>must be made within 28 days after the<br>commissioner receives the subject officer's<br>consent.   | 18<br>19<br>20<br>21                 |
| (4) | In conducting the disciplinary proceeding, the new prescribed officer may consider only—  | 22<br>23                             |
|     | <ul> <li>(a) any matters stated in an abbreviated process<br/>notice or the disciplinary charge stated in<br/>the disciplinary proceeding notice given to<br/>the subject officer under section 7.18 or<br/>7.25; and</li> </ul>  | 24<br>25<br>26<br>27<br>28           |
|     | (b) any submissions and materials given to the original prescribed officer or new prescribed officer under section 7.19(2) or 7.26(1).  | 29<br>30<br>31                       |
| (5) | If the original prescribed officer had proposed<br>imposing a professional development strategy on<br>the subject officer under section 7.18 or 7.28, the<br>new prescribed officer may impose the same or a<br>different professional development strategy but<br>must not impose a disciplinary sanction on the   | 32<br>33<br>34<br>35<br>36<br>37     |

[s 58]

subject officer.

(6) If the original prescribed officer had proposed 2 imposing a disciplinary sanction on the subject 3 officer under section 7.18 or 7.28 (the *proposed 4 sanction*), the new prescribed officer must not 5 impose a greater disciplinary sanction on the 6 subject officer than the proposed sanction.

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## 7.42C Ending of proceeding—subject officer does not give consent for new prescribed officer to conduct proceeding

- (2)The commissioner another 17 must appoint prescribed officer start disciplinary to a 18 proceeding under division 3 or 4 against the 19 subject officer for the complaint (the new 20 proceeding). 21

Note-

See section 7.35(2) for the disciplinary sanctions that may be imposed by particular prescribed officers.

- (3) The prescribed officer appointed under 25 subsection (2) must have the power to impose the same or a lesser disciplinary sanction under this part as the original prescribed officer. 28
- (4) Upon the new proceeding starting, the 29 disciplinary proceeding is taken to be withdrawn 30 and is of no effect. 31
- (5) The prescribed officer must conduct the new proceeding without regard to any submissions or material given by the subject officer for the disciplinary proceeding, unless the subject officer 35

|        |    | [s 59]   |                |
|--------|----|--|----------------|
|        |    | consents to the submissions or material being used for the new proceeding.   | 1<br>2         |
|        |    | (6) Despite section 7.12, the new proceeding must start within 28 days after the appointment of the prescribed officer under subsection (2). | 3<br>4<br>5    |
|        |    | Subdivision 2 Miscellaneous provisions   | 6              |
| Clause | 59 | Insertion of new s 11.42   | 7              |
|        |    | After section 11.41, as inserted by this Act—  | 8              |
|        |    | insert—  | 9              |
|        |    | 11.42 Application of pt 7, div 6, sdiv 1 to<br>disciplinary proceedings started before<br>commencement                                       | 10<br>11<br>12 |
|        |    | Part 7, division 6, subdivision 1 does not apply in relation to a disciplinary proceeding started before the commencement.                   | 13<br>14<br>15 |
| Clause | 60 | Amendment and renumbering of schedule (Relevant information)   | 16<br>17       |
|        |    | (1) Schedule, authorising provision, 'section 1.4'—  | 18             |
|        |    | omit, insert—  | 19             |
|        |    | schedule 2   | 20             |
|        |    | (2) Schedule—  | 21             |
|        |    | renumber as schedule 1.  | 22             |
| Clause | 61 | Insertion of new sch 2   | 23             |
|        |    | After schedule 1, as renumbered by this Act—   | 24             |
|        |    | insert—  | 25             |
|        |    | Schedule 2 Dictionary  | 26             |

[s 62]

section 1.4 1

|        | Part | 6                              | Amendment of Police Service<br>Administration Regulation 2016  | 2<br>3                     |
|--------|------|--------------------------------|--|----------------------------|
| Clause | 62   | Regulation an                  | nended   | 4                          |
|        |      | This part<br><i>Regulation</i> |  | 5<br>6                     |
| Clause | 63   | Replacement                    | of s 72 (External service providers)   | 7                          |
|        |      | Section 72-                    | _  | 8                          |
|        |      | omit, insert                   | t—   | 9                          |
|        |      | 72 Ext                         | ternal service providers   | 10                         |
|        |      |                                | For schedule 2 of the Act, definition <i>external service provider</i> , paragraph (c), a person or class of persons employed in any of the following entities is declared to be an external service provider for part 5AA of the Act— | 11<br>12<br>13<br>14<br>15 |
|        |      |                                | (a) CITEC;   | 16                         |
|        |      |                                | (b) Data and Information Services;   | 17                         |
|        |      |                                | (c) Queensland Shared Services;  | 18                         |
|        |      |                                | (d) Smart Service Queensland;  | 19                         |
|        |      |                                | (e) Transformation Projects.   | 20                         |
|        | Part | 7                              | Amendment of Weapons Act<br>1990   | 21<br>22                   |
| Clause | 64   | Act amended                    |  | 23                         |
|        |      | This part a                    | mends the Weapons Act 1990.  | 24                         |

[s 65]

| Clause | 65 | Amendment o     | fs1                | 153 (Authorised officers)  | 1                          |
|--------|----|-----------------|--------------------|--|----------------------------|
|        |    | Section 153     | 3—                 |  | 2                          |
|        |    | insert—         |                    |  | 3                          |
|        |    | (3)             | (1)(<br>pov        | authorised officer mentioned in subsection<br>(a) may delegate the authorised officer's<br>wers under part 2 or part 3, division 3 to the<br>lowing—   | 4<br>5<br>6<br>7           |
|        |    |                 | (a)                | a police officer;  | 8                          |
|        |    |                 | (b)                | a staff member of the police service under<br>the <i>Police Service Administration Act 1990</i> .  | 9<br>10                    |
|        |    | (4)             | sub<br>opin<br>nec | wever, a power may be delegated under<br>osection (3) only if, in the authorised officer's<br>inion, the police officer or staff member has the<br>cessary expertise or experience to exercise the<br>wer. | 11<br>12<br>13<br>14<br>15 |
| Clause | 66 | Amendment o     | fpt                | 8, hdg (Transitional provisions)   | 16                         |
|        |    | Part 8, head    | ling,              | after 'Transitional'—  | 17                         |
|        |    | insert—         |                    |  | 18                         |
|        |    |                 | and                | d validation   | 19                         |
| Clause | 67 | Insertion of ne | ew p               | ot 8, div 8  | 20                         |
|        |    | Part 8—         |                    |  | 21                         |
|        |    | insert—         |                    |  | 22                         |
|        |    | Divisio         | on 8               | 3 Validation provision for   | 23                         |
|        |    |                 |                    | Police Service   | 24                         |
|        |    |                 |                    | Administration and Other   | 25                         |
|        |    |                 |                    | Legislation Amendment  | 26                         |
|        |    |                 |                    | Act (No. 2) 2022   | 27                         |

[s 68]

|        |      |             |        | dation of particular decisions under pt 2 or<br>, div 3  | 1<br>2               |
|--------|------|-------------|--------|--|----------------------|
|        |      | (           | (1)    | This section applies in relation to a relevant<br>approval purported to have been given by a<br>person before the commencement if, when the<br>approval was given, the person—       | 3<br>4<br>5<br>6     |
|        |      |             |        | (a) was a police officer or staff member of the police service under the <i>Police Service Administration Act 1990</i> ; and   | 7<br>8<br>9          |
|        |      |             |        | (b) was not an authorised officer.   | 10                   |
|        |      | (           | (2)    | The licence or permit to acquire to which the<br>relevant approval relates is not invalid merely<br>because the person was not an authorised officer<br>when the approval was given. | 11<br>12<br>13<br>14 |
|        |      | (           | (3)    | In this section—   | 15                   |
|        |      |             |        | <i>relevant approval</i> means an approval of an application for a licence, renewal of a licence or permit to acquire given under section 15, 18 or 42.                              | 16<br>17<br>18       |
|        | Part | 8           |        | Minor and consequential  | 19                   |
|        |      |             |        | amendments   | 20                   |
| Clause | 68   | Legislation | am     | ended  | 21                   |
|        |      | Schedul     | le 1 a | amends the legislation it mentions.  | 22                   |

| Schedule 1 |                           | Minor and consequential amendments |            |        |  |
|------------|---------------------------|------------------------------------|------------|--------|--|
|            |                           |                                    | section 68 | 3      |  |
| Part       | 1                         | Amendments commen<br>assent        | cing on    | 4<br>5 |  |
| Fire       | and Emerge                | ncy Services Act 1990              |            | 6      |  |
| 1          | Section 93, h             | eading, 're'—                      |            | 7      |  |
|            | omit, inser               | <i>t</i> —                         |            | 8      |  |
|            |                           | about                              |            | 9      |  |
| 2          | Section 104S              | , 'section 154'—                   |            | 10     |  |
|            | omit, inser               | <i>t</i> —                         |            | 11     |  |
|            |                           | section 154E                       |            | 12     |  |
| 3          | Section 106( <sup>-</sup> | l)(a), 'portion'—                  |            | 13     |  |
|            | omit, inser               | <i>t</i> —                         |            | 14     |  |
|            |                           | part                               |            | 15     |  |
| 4          | Schedule 6, a             | uthorising provision, 'section 6'  | _          | 16     |  |
|            | omit, inser               | <i>t</i> —                         |            | 17     |  |
|            |                           | section 3                          |            | 18     |  |

| 5  | Schedule 6, definition <i>broadcasting service</i> —<br><i>omit.</i>                               | 1<br>2   |
|----|--|----------|
| 6  | Schedule 6, definition <i>former fire service officer</i> , after 'for'—                           | 3<br>4   |
|    | insert—  | 5        |
|    | chapter 3,   | 6        |
| 7  | Schedule 6, definition <i>levy district</i> —  | 7        |
|    | omit, insert—  | 8        |
|    | <i>levy district</i> means a levy district constituted by a regulation under section $106(1)(a)$ . | 9<br>10  |
| 8  | Schedule 6, definition <i>licensed building</i> , after 'for'—                                     | 11       |
|    | insert—  | 12       |
|    | chapter 3,   | 13       |
| 9  | Schedule 6, definition occupancy number, after 'for'—  | 14       |
|    | insert—  | 15       |
|    | chapter 3,   | 16       |
| 10 | Schedule 6, definition <i>owner</i> , paragraph (b), after 'for'—                                  | 17       |
|    | insert—  | 18       |
|    | chapter 3,   | 19       |
| 11 | Schedule 6, definition <i>premises</i> , paragraph (b), after<br>'for'—                            | 20<br>21 |
|    | insert—  | 22       |
|    | chapter 3,   | 23       |

|      | Schedule 1   |         |
|------|--|---------|
| 12   | Schedule 6, definition risk of overcrowding, after 'for'—                          | 1       |
|      | insert—  | 2       |
|      | chapter 3,   | 3       |
| Poli | ce Service Administration Act 1990   | 4       |
| 1    | Section 1.6—   | 5       |
|      | omit.  | 6       |
| 2    | Section 4.9(6)—  | 7       |
|      | omit.  | 8       |
| 3    | Sections 5.7(2)(a) and (c)(i) and 5.9(2)(a), 'tenure that is not limited by time'— | 9<br>10 |
|      | omit, insert—  | 11      |
|      | tenure not limited by time   | 12      |
| 4    | Section 7.26(2), 'process'—  | 13      |
|      | omit, insert—  | 14      |
|      | proceeding   | 15      |
| 5    | Section 10.2(2), '10.2B, 10.2C'—   | 16      |
|      | omit, insert—  | 17      |
|      | 10.2B  | 18      |
| 6    | Section 10.21B, heading, 'dogs and police horses'—                                 | 19      |
|      | omit, insert—  | 20      |
|      | dog or police horse  | 21      |

Police Service Administration and Other Legislation Amendment Bill (No. 2) 2022

| 7   | Section 10.21C, heading, 'horses'—<br>omit, insert—<br>police horses   | 1<br>2<br>3                |
|-----|--|----------------------------|
|     | ice Service Administration and Other Legislation<br>endment Act 2022   | 4<br>5                     |
| 1   | Section 41—<br>omit.<br>Editor's note—<br>Legislation ultimately amended—<br>• Police Service Administration Act 1990  | 6<br>7<br>8<br>9<br>10     |
| Sec | urity Providers Act 1993   | 11                         |
| 1   | Schedule 2, definition <i>disqualifying offence</i> , paragraph<br>(a), subparagraph (v), 'section 10.19(b), (c), (d), (e) or<br>(f)'<br><i>omit, insert</i><br>section 10.19(a), (b), (c), (d) or (e) | 12<br>13<br>14<br>15<br>16 |

| Trans<br>1995 | port Operations (Road Use Management) Act   | 1<br>2                     |
|---------------|---|----------------------------|
| 1             | Section 143(1), note, 'discloses information that the<br>police officer should not disclose'—<br><i>omit, insert</i> —<br>uses information within the meaning of section<br>10.2G of that Act that the police officer should not<br>use | 3<br>4<br>5<br>6<br>7<br>8 |
| Part          | 2 Amendments commencing by<br>proclamation  | 9<br>10                    |
| Co-op         | peratives National Law Act 2020   | 11                         |
| 1             | Section 7, definition <i>police officer</i> , ', section 1.4'—<br><i>omit</i> .   | 12<br>13                   |
| Corre         | ctive Services Act 2006   | 14                         |
| 1             | Section 308(8), definition watch-house officer, 'section<br>1.4'—<br>omit, insert—<br>schedule 2  | 15<br>16<br>17<br>18       |

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| Drugs Misuse Act 1986 |  | 1                |
|-----------------------|--|------------------|
| 1                     | Section 125(3), ', section 1.4'—<br>omit.  | 2<br>3           |
| Explo                 | sives Regulation 2017  | 4                |
| 1                     | Section 8(4), definitions <i>police recruit</i> and <i>special</i><br><i>constable</i> , 'section 1.4'—<br><i>omit, insert</i> —<br>schedule 2 | 5<br>6<br>7<br>8 |
| Rail S                | afety National Law (Queensland)  | 9                |
| 1                     | Section 4(1), definition <i>police officer</i> , ', section 1.4'—<br><i>omit</i> .   | 10<br>11         |
| Rail S                | afety National Law (Queensland) Act 2017   | 12               |
| 1                     | Section 5, definition <i>police officer</i> , ', section 1.4'—<br><i>omit</i> .  | 13<br>14         |

| Tra | nsport Operations (Passenger Transport) Act 1994  | 1        |
|-----|---|----------|
| 1   | Section 111D, definition <i>relevant information</i> ,<br>'schedule'—                             | 2<br>3   |
|     | omit, insert—   | 4        |
|     | schedule 1  | 5        |
| We  | apons Act 1990  | 6        |
| 1   | Schedule 2, definitions <i>commissioned officer</i> and <i>executive officer</i> , 'section 1.4'— | 7<br>8   |
|     | omit, insert—   | 9        |
|     | schedule 2  | 10       |
| Υοι | Ith Justice Act 1992  | 11       |
| 1   | Section 59B, definition <i>watch-house officer</i> , 'section 1.4'—                               | 12<br>13 |
|     | omit, insert—   | 14       |
|     | schedule 2  | 15       |
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|     |   |          |