

WORKPLACE HEALTH AND SAFETY BILL 1995

Queensland



WORKPLACE HEALTH AND SAFETY BILL 1995

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	SPECIFIED HIGH RISK PLANT
	SCHEDULE 3
	DICTIONARY

1995

A BILL

FOR

An Act to promote and protect freedom from disease or injury to persons caused, and risk of disease or injury to persons created, by workplaces, workplace activities and certain plant, and for related purposes

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The Parliament of Queensland enacts—		1
	PART 1—PRELIMINARY	2
	Division 1—Introduction	3
Short ti	tle	4
1. Thi	s Act may be cited as the Workplace Health and Safety Act 1995.	5
Comme	ncement	6
2. Thi	s Act commences on 1 July 1995.	7
	Division 2—Application and operation of Act	8
Applica	tion of Act	9
3.(1)	This Act does not apply to—	10
(a)	a mine to which the Coal Mining Act 1925 applies; or	11
(b)	a mine to which the Mines Regulation Act 1964 applies; or	12
(c)	land that is used for the obtaining, mining or conveying of petroleum under the <i>Petroleum Act 1923</i> .	13 14
(2) Th	is Act does not limit the application of the following Acts—	15
•	Explosives Act 1952	16
•	Public Safety Preservation Act 1986	17
•	Radioactive Substances Act 1958	18
•	Traffic Act 1949	19
•	Transport Operations (Marine Safety) Act 1994.	20

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must disc required	wever, a person on whom an obligation is imposed under part 3 charge the obligation by meeting the standard of health and safety under this Act even though another Act, other than an Act d in subsection (1), may prescribe a lesser standard to discharge ation.	1 2 3 4 5
Act bind	s all persons	6
	s Act binds all persons, including the State and, so far as the e power of the Parliament permits, the Commonwealth and the tes.	7 8 9
What do	es this Act apply to?	10
5. This Act applies to all workplaces, workplace activities and specified high risk plant.		11 12
Who doe	es this Act apply to?	13
6. This	Act applies to—	14
(a)	everyone who may affect the health and safety of others because of workplaces, workplace activities or specified high risk plant; and	15 16 17
(b)	everyone whose health and safety may be affected by workplaces, workplace activities or specified high risk plant.	18 19
	Division 3—Overall object of Act	20
Freedom	ı from disease or injury and risk of disease or injury	21
7.(1) T injury to workplace	The overall object of this Act is to ensure freedom from disease or persons caused, and risk of disease or injury to persons created, by es, workplace activities or specified high risk plant ("workplace ad safety").	22 23 24 25
(2) The	e object is mainly to be achieved by—	26

(a)	establishing a workplace health and safety council and industry committees; and ¹	1 2
(b)	electing workplace health and safety representatives and establishing workplace health and safety committees; and ²	3 4
(c)	appointing workplace health and safety officers; and ³	5
(d)	making workplace health and safety compliance standards; and ⁴	6
(e)	making workplace health and safety advisory standards; and 5	7
(f)	promoting community awareness about workplace health and safety; and	8 9
(g)	imposing workplace health and safety obligations on certain persons who may affect the health and safety of others by their acts or omissions; and ⁶	10 11 12
(h)	appointing inspectors; and	13
(i)	enforcement procedures. ⁷	14

¹ See part 6 (Industry consultative arrangements).

² See part 7 (Workplace consultative arrangements).

³ See part 8 (Workplace health and safety officers).

Workplace health and safety compliance standards are standards made under this Act that must be complied with. They provide protection from prosecution if followed.

Workplace health and safety advisory standards are standards made under this Act that provide practical advice about workplace health and safety issues. They also provide protection from prosecution if followed.

⁶ See part 3 (Workplace health and safety obligations).

⁷ See part 9 (Inspectors).

Division 4—Interpretation	1
Subdivision 1—Dictionary	2
Definitions—the dictionary	3
8. The dictionary in schedule 3 defines particular words used in this Act. ⁸	4
Subdivision 2—Other important terms	5
What is a "workplace"?	6
9.(1) A "workplace" is any place where work is, is to be, or is likely to be, performed by a worker, self-employed person or employer.	7 8
Examples of subsection (1)—	9
1. A construction workplace.	10
2. A vessel used for teaching members of the public to scuba dive.	11
3. A vehicle supplied by an employer for use by a worker in the performance of work.	12 13
(2) A place may be a "workplace" even though it does not have to be registered or notified under a regulation.	14 15
Example of subsection (2)—	16
If the construction of a building for which the estimated final price at practical completion is less than the amount prescribed under a regulation, the construction does not have to be notified. Nevertheless, the place where the building is being constructed is a workplace for this Act.	17 18 19 20
Who is an "employer"?	21
10.(1) An " employer " is a person who, in the course of the person's business or undertaking, engages someone else to do work, other than under a contract for service, for or at the direction of the person.	22 23 24

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14.

(2) For this section, a person "engages someone else" to do work even though the person works on a voluntary basis.	1 2
Who is a "worker" and who is not?	3
11.(1) A person is a "worker" if the person does work, other than under a contract for service, for or at the direction of an employer.	4 5
Example of subsection (1)—	6
A subcontractor works under a contract for service and is not a worker for this Act.	7
(2) A person may be a "worker" even though the person is not paid for work done by the person.	8
Example of subsection (2)—	10
A person works for a hospital on a voluntary basis and not as a member of a hospital auxiliary. The hospital supplies the person with materials, a workplace and a uniform. The work is performed only in the way the hospital directs and the person's services may be ended by the hospital. The person is a worker.	11 12 13 14
(3) However, a person is not a "worker" merely because the person does work for an organisation of which the person is a member.	15 16
Example of subsection (3)—	17
A person is a member of a voluntary association (a lifesaving club). The person (the "lifesaver") is rostered to perform lifesaving duties with an employed lifeguard at a beach. The lifesaver is not a worker.	18 19 20
Who is a "self-employed person"?	21
12. A "self-employed person" is a person who—	22
(a) performs work for gain or reward; and	23
(b) is not an employer or worker.	24
Who is the "principal contractor"?	25
13.(1) The " principal contractor " for a construction workplace (other than a construction workplace for domestic premises) is—	26 27
(a) the person appointed as principal contractor by the owner of the	28

(b)	if no principal contractor is appointed—the owner of the workplace.	1
	the " principal contractor " for a construction workplace for a premises is the person in control of building or demolition work at place.	3 2 5
premises	owever, the owner of a construction workplace for domestic cannot be the principal contractor for the workplace unless the in control of the building work and holds an owner-builder permit tork.	6 7 8
(4) In	this section—	10
	, of a construction workplace for domestic premises, means an vidual who resides or intends to reside at the premises.	1 1 12
	builder permit" has the meaning it has in the <i>Queensland lding Services Authority Act 1991</i> .	13 14
What is	a "construction workplace"?	15
	A "construction workplace" is a workplace where building vil construction work or demolition work ("construction work")	16 17 18
	workplace becomes a construction workplace from the beginning y when construction work starts at the workplace.	19 20
(3) A	workplace stops being a construction workplace—	21
(a)	when the construction work at the workplace is finished and possession of the workplace is returned to the owner of the workplace; or	22 23 24
(b)	if the owner remains in possession of the workplace while the work is done—when the construction work at the workplace is finished.	25 20 27
(4) In	this section—	28

⁹ "Building work", "civil construction work" and "demolition work" are terms defined in the dictionary.

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"building work" does not include the construction of a mobile home or prefabricated building—	1 2
(a) if the construction is done at the workplace where the home or building is manufactured; and	3
(b) the home or building is intended to be transported to another place outside the workplace.	5
When is plant or a substance not "used properly"?	7
15. Plant or a substance is not "used properly" if it is used without regard to available appropriate information or advice about its use.	9
PART 2—BASIC CONCEPTS	10
Division 1—Being at work and performing work	11
When is a worker at work?	12
16. A worker is at work only if the worker is at the worker's workplace or at another workplace at the worker's employer's direction.	13 14
When is a self-employed person performing work?	15
17.(1) A self-employed person performs work only during the time the person devotes to work as a self-employed person.	16 17
(2) However, a self-employed person does not stop devoting time to work merely because the person interrupts the performance of work for a short time.	18 19 20
Examples—	21
1. A self-employed professional wood turner leaves the lathe to take a tea break. The tea break is part of the time devoted to the work.	22 23
2. A computer consultant who works from home stops working to take a lunch break. The lunch break is part of the time devoted to work.	24 25

Division 2—Consultation

What is	consultation?	2
partnersh	Consultation is about fostering cooperation and developing hips between government, employers and workers to ensure the health and safety.	3 4 5
, ,	onsultation is an important strategy in achieving workplace health y and happens in 2 ways—	6 7
(a)	at an industry level through establishing workplace health and safety council and industry committees under part 6; and	8 9
(b)	at the workplace level through the election by workers of workplace health and safety representatives and establishing workplace health and safety committees under part 7.	10 11 12
Division	3—Compliance standards, advisory standards, regulations and the difference between them	13 14
Complia	ance standards	15
	Compliance standards are standards made by the Governor in for workplace health and safety.	16 17
, ,	ompliance standards prohibit, or prescribe ways to prevent or e, exposure to risk. ¹⁰	18 19
Examples	of subsection (2)—	20
not be exc	ompliance standard for noise may state a level of noise exposure that must ceeded. The standard may be silent on the way the required outcome is to ed or it may require that the outcome be achieved by taking stated action.	21 22 23
	mpliance standard about asbestos may state things that must or must not be a working with asbestos.	24 25

1

For the use of compliance standards in the discharge of workplace health and safety obligations, see section 26.

For the use of compliance standards as defences, see section 37.

Advisory standards

20.(1) Advisory standards are standards made by the Minister that give practical advice on ways to be used to identify and manage exposure to risk for workplace health and safety.

Example of subsection (1)—

An advisory standard about noise exposure may provide advice on identifying sources and levels of noise, assessing actual or potential exposure to noise and eliminating or minimising noise exposure as a risk to health at the workplace.

(2) However, a person may adopt another way, more suited to the person's undertaking, for identifying and managing exposure to risk for workplace health and safety.¹¹

Example of subsection (2)—

An advisory standard is made about the exposure to risks to health and safety from the use of machinery and equipment at work. The standard states ways to eliminate vibration risks that cause back injury. The employer is unable to implement these ways for a particular item of machinery. However, the employer takes reasonable precautions and exercises proper diligence to prevent back injury by implementing other ways of isolating a worker from the vibration. The employer therefore meets the employer's obligation for workplace health and safety so far as it relates to exposure to risk of back injury for the worker.

Regulations

21. Regulations are made by the Governor in Council and deal with, among other things, registration of workplaces and plant, the issue of certificates to operate certain industrial equipment and other matters of an administrative nature.

Division 4—Ensuring workplace health and safety

How should workplace health and safety be ensured?

22. Workplace health and safety should be ensured by—

For the use of advisory standards in the discharge of workplace health and safety obligations, see section 26.

For the use of advisory standards as defences, see section 37.

(a)	identifying hazards; and	1
(b)	assessing risks that may result because of the hazards; and	2
(c)	deciding on control measures to prevent, or minimise the level of, the risks; and	3
(d)	implementing control measures; and	5
(e)	monitoring and reviewing the effectiveness of the measures.	6
PA	RT 3—WORKPLACE HEALTH AND SAFETY	7
	OBLIGATIONS	8
	Division 1—Preliminary	9
Obligati	ons for workplace health and safety	10
	The following persons have obligations under division 2 for the health and safety—	11 12
•	employers	13
•	self-employed persons	14
•	persons in control of workplaces	15
•	principal contractors	16
•	designers, manufacturers, importers and suppliers of plant	17
•	erectors and installers of certain plant	18
•	manufacturers, importers and suppliers of substances	19
•	owners of specified high risk plant.	20
• Owners of specified high risk plant. (2) Workers and other persons at workplaces have obligations under division 3 for workplace health and safety		21 22

Discharge of obligations	1
24.(1) A person on whom a workplace health and safety obligation is imposed must discharge the obligation.	2 3
Maximum penalty—400 penalty units or 6 months imprisonment.	4
(2) Subsection (1) applies despite Criminal Code, sections 23 and 24.12	5
Person may owe obligations in more than 1 capacity	6
25. A person on whom a workplace health and safety obligation is imposed may be subject to more than 1 workplace health and safety obligation.	7 8 9
Example—	10
A person may be an employer, principal contractor and supplier of plant at the same time for a single workplace and be subject to obligations in each of the capacities.	11 12 13
How obligations can be discharged if standard made	14
26.(1) If a compliance standard prescribes a way of preventing or minimising exposure to a risk, a person may discharge the person's workplace health and safety obligation for exposure to the risk only by following the prescribed way.	15 16 17 18
(2) If a compliance standard prohibits exposure to a risk, a person may discharge the person's workplace health and safety obligation for exposure to the risk only by ensuring the prohibition is not contravened.	19 20 21
(3) If an advisory standard states a way or ways of identifying and managing exposure to a risk, a person discharges the person's workplace health and safety obligation only by—	22 23 24

exposure to the risk; or

(a) adopting and following a stated way that identifies and manages

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Section 23 of the Code deals with a person's criminal responsibility for an act or omission that happens independently of the person's will or for an event which is accidental. Section 24 of the Code deals with a person's criminal responsibility for an act or omission done under an honest and reasonable, but mistaken, belief in the state of things.

(b) adopting and following another way that identifies and manages exposure to the risk. ¹³	1 2
How obligations can be discharged if no standard made	3
27.(1) This section applies if there is not a compliance standard prescribing a way to prevent or minimise exposure to a risk, or an advisory standard prescribing a way to identify and manage the risk.	4 5 6
(2) The person may choose any appropriate way to discharge the person's workplace health and safety obligation for exposure to the risk.	7 8
(3) However, the person discharges the workplace health and safety obligation for exposure to the risk only if the person takes reasonable precautions, and exercises proper diligence, to ensure the obligation is discharged.	9 10 11 12
Division 2—Obligations of employers and others	13
Obligations of employers	14
28.(1) An employer has an obligation to ensure the workplace health and safety of each of the employer's workers at work.	15 16
(2) Also, an employer has an obligation to ensure his or her own workplace health and safety and the workplace health and safety of others is not affected by the way the employer conducts the employer's undertaking.	17 18 19
Obligations of self-employed persons	20
29. A self-employed person has an obligation to ensure his or her own workplace health and safety and the workplace health and safety of others is not affected by the way the person conducts the person's undertaking.	21 22 23

For this section and the following section, see the defences provided under division 4.

Obligati	ons of persons in control of workplaces	1
30.(1) obligation	A person in control of a workplace has the following ns—	2 3
(a)	to ensure the risk of disease or injury from a workplace is minimised for persons coming onto the workplace to work;	4 5
(b)	to ensure the risk of disease or injury from any plant or substance provided by the person for the performance of work by someone other than the person's workers is minimised when used properly;	6 7 8 9
(c)	to ensure there is appropriate, safe access to and from the workplace for persons other than the person's workers.	10 11
(2) For	r this section—	12
-	in control" of a workplace does not include the occupier of nestic premises.	13 14
Obligati	ons of principal contractors	15
	A principal contractor has the following obligations for a ion workplace—	16 17
(a)	to ensure the orderly conduct of all work at the construction workplace to the extent necessary—	18 19
	(i) to ensure workplace health and safety at the workplace; and	20
	(ii) to assist the discharge of workplace health and safety obligations of an employer or self-employed person;	21 22
(b)	to ensure that plant and substances at the workplace for which no other person is presently responsible are safe and without risk of disease or injury to persons at the workplace;	23 24 25
(c)	to ensure that workplace activities at the workplace are safe and without risk of disease or injury to members of the public at or near the workplace;	26 27 28
(d)	to provide safeguards and take safety measures prescribed under a compliance standard made for principal contractors.	29 30

reasonably believe—

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(2) In addition, the principal contractor has the obligation mentioned in

subsection (3) if the principal contractor reasonably believes, or should

(a)	an employer at the workplace is not discharging the employer's workplace health and safety obligation; or	5
(b)	a self-employed person at the workplace is not discharging the person's workplace health and safety obligation.	6 7
(3) The	e principal contractor must—	8
(a)	direct the employer or self-employed person to comply with the employer's or self-employed person's workplace health and safety obligation; and	9 10 11
(b)	if the employer or self-employed person fails to comply with the direction—direct the employer or self-employed person to stop work until the employer or self-employed person agrees to comply with the obligation.	12 13 14 15
plant or	r subsection (1)(b), no other person is presently responsible for a substance if the plant or substance has been provided for the se of persons at the construction workplace.	16 17 18
Obligation plant	ons of designers, manufacturers, importers and suppliers of	19 20
at a relev	A designer or importer of plant or specified high risk plant for use ant place ¹⁴ has an obligation to ensure the plant is designed to be without risk to health when used properly.	21 22 23
use at a	manufacturer or importer of plant or specified high risk plant for relevant place has an obligation to ensure that the plant is ed to be safe and without risk to health when used properly.	24 25 26
plant for undergoe	designer, manufacturer or importer of plant or specified high risk use at a relevant place has an obligation to ensure that the plant is appropriate levels of testing and examination to ensure ce with the obligations imposed by subsections (1) and (2).	27 28 29 30

^{14 &}quot;Relevant place" is a term defined in the dictionary.

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(4) Also, a designer, manufacturer, importer or supplier of plant or specified high risk plant for use at a relevant place has the following obligations—	1 2 3
(a) to take all reasonable steps to ensure appropriate information about the safe use of the plant is available;	4 5
(b) to take the action the chief executive 15 reasonably requires to prevent the use of unsafe plant anywhere. 16	6 7
Example of subsection (4)(b)—	8
The chief executive may require a designer, manufacturer, importer or supplier of plant to recall the plant to prevent its use.	9 10
(5) For subsection (4)(a), information is "appropriate" if the information states—	11 12
(a) the use for which the plant has been designed and tested; and	13
(b) the conditions (if any) that must be followed if the plant is to be used safely and without risk to health.	14 15
Obligations of erectors and installers of plant or specified high risk plant	16 17
33. An erector or installer of plant or specified high risk plant at a relevant place has an obligation—	18 19
(a) to erect or install the plant in a way that is safe and without risk to health; and	20 21
(b) to ensure that nothing about the way the plant was erected or installed makes it unsafe and a risk to health when used properly.	22 23
Obligations of manufacturers, importers and suppliers of substances for use at workplaces	24 25
34.(1) A manufacturer or importer of a substance for use at a workplace has the following obligations—	26 27

^{15 &}quot;Chief executive" is a term defined under the *Acts Interpretation Act 1954*—see sections 33 and 36 of that Act.

¹⁶ For the chief executive's power to make the requirement, see section 185.

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used properly;	2
(b) to ensure the substance undergoes appropriate levels of testing and examination to comply with the obligation imposed by paragraph (a).	3 4 5
(2) Also, a manufacturer, importer or supplier of a substance for use at a workplace has the following obligations—	6 7
(a) to ensure that appropriate information about the safe use of the substance is available;	8 9
(b) to take the action the chief executive reasonably requires to prevent the use of an unsafe substance at a workplace.	10 11
Example of subsection (2)(b)—	12
The chief executive may require a manufacturer, importer or supplier of a substance to recall the substance to prevent its use.	13 14
(3) For subsection (2)(a), information is "appropriate" if the information clearly identifies the substance and states—	15 16
(a) the precautions (if any) to be taken for the safe use of the substance; and	17 18
(b) the health hazards (if any) associated with the substance; and	19
(c) the results of any tests carried out for the substance that are relevant to its safe use.	20 21
Obligations of owners of specified high risk plant	22
35. An owner of specified high risk plant ¹⁷ has an obligation to ensure	23

to ensure the substance is safe, and without risk to health, when

that the owner's plant is maintained in a condition that ensures the plant is

safe, and without risk to health, when used properly.

[&]quot;Specified high risk plant" is listed in schedule 2. Generally, it is plant that may impact on the health and safety of the general public. It includes amusement devices and escalators.

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	Division 3—Obligations of workers and other persons	1
Obligati	ons of workers and other persons at a workplace	2
36. A at a work	worker or anyone else at a workplace has the following obligations place—	3
(a)	to comply with the instructions given for workplace health and safety at the workplace by the employer at the workplace and, if the workplace is a construction workplace, the principal contractor for workplace health and safety at the workplace;	5 6 7 8
(b)	for a worker—to use personal protective equipment if the equipment is provided by the worker's employer and the worker is properly instructed in its use;	9 10 11
(c)	not to wilfully or recklessly interfere with or misuse anything provided for workplace health and safety at the workplace;	12 13
(d)	not to wilfully place at risk the workplace health and safety of any person at the workplace;	14 15
(e)	not to wilfully injure himself or herself.	16
	Division 4—Defences	17
Defence	s for div 2 or 3	18
of an ob	It is a defence in a proceeding against a person for a contravention ligation imposed on the person under division 2 ¹⁸ or 3 ¹⁹ for the prove—	19 20 21
(a)	if a compliance standard has been made about the way to prevent or minimise exposure to a risk—that the person followed the way prescribed in the standard; or	22 23 24
(b)	if an advisory standard has been made stating a way or ways to identify and manage exposure to a risk—	25 26

¹⁸ Division 2 (Obligations of employers and others)

Division 3 (Obligations of workers and other persons)

(i)

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that the person adopted and followed a stated way to prevent

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the contravention; or	2
 (ii) that the person adopted and followed another way that identified and managed exposure to the risk and took reasonable precautions and exercised proper diligence to prevent the contravention; or 	3 4 5 6
(c) if no compliance or advisory standard has been made about exposure to a risk—that the person chose any appropriate way and took reasonable precautions and exercised proper diligence to prevent the contravention.	7 8 9 10
(2) Also, it is a defence in a proceeding against a person for an offence against division 2 or 3 for the person to prove that the commission of the offence was due to causes over which the person had no control.	11 12 13
(3) In this section, a reference to a standard is a reference to a standard in force at the time of the contravention.	14 15
PART 4—COMPLIANCE STANDARDS	16
Division 1—Compliance standards	17
Compliance standards	18
38. (1) The Governor in Council may make a compliance standard for workplace health and safety to prohibit, or prescribe a way to prevent or minimise, exposure to risk from workplaces, workplace activities or specified high risk plant.	19 20 21 22
(2) A compliance standard is subordinate legislation.	23

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Division 2—Special compliance standards

Special co	ompliance standards	2
39. (1) T	This section applies if the Minister considers that—	3
, ,	a situation has arisen or is likely to arise at or near a workplace because of work or a workplace activity; and	5
(b)	because of the situation, there is, or is likely to be, a risk of serious bodily injury ²⁰ to persons, or serious risk to health and safety of the public.	8
(2) The situation.	e Minister may make a special compliance standard about the	9 10
	thout limiting subsection (2), the special compliance standard may methods of work or other things to prevent or minimise the risk situation.	11 12 13
(4) A s ₁	pecial compliance standard expires—	14
(a)	1 year from the day it is notified in the Gazette; or	15
(b)	on an earlier day stated in the standard.	16
	wever, a regulation may extend the operation of the standard for a riod of not more than 1 year.	17 18
standard,	a special compliance standard is inconsistent with a compliance advisory standard or regulation, the special compliance standard of the extent of the inconsistency.	19 20 21
(7) A s1	pecial compliance standard is subordinate legislation	22

 $^{^{20}}$ "Serious bodily injury" is a term defined in the dictionary.

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PART 5—ADVISORY STANDARDS

Purpose of advisory standards	2
40. An advisory standard may be made for workplace health and sa stating ways to identify and manage exposure to risk from workplace activities or specified high risk plant.	•
Advisory standards	6
41.(1) The Minister may make advisory standards.	7
(2) The Minister must notify the making of an advisory standard.	8
(3) The Minister must ensure that a copy of each advisory standard any document applied, adopted or incorporated by the standard is navailable for inspection, without charge, during normal business how each department office dealing with workplace health and safety.	nade 10
(4) A notice mentioned in subsection (2) is subordinate legislation.	13
Use of advisory standards in proceedings	14
42. An advisory standard is admissible in evidence in a proceeding up this Act if—	nder 15 16
(a) the proceeding relates to a contravention of an obligation important on a person under part 3; and	osed 17 18
(b) it is claimed the person contravened the obligation by failing identify and manage exposure to a risk; and	ng to 19 20
(c) the advisory standard is about identifying and managing exposure to the risk.	the 21 22

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PART 6—INDUSTRY CONSULTATIVE ARRANGEMENTS		1 2
	Division 1—Purposes of part	3
Purpose	s of part	4
43. Th	e purposes of this part are—	5
(a)	to establish the workplace health and safety council; and	6
(b)	to provide for the establishment of industry committees.	7
	Division 2—The council and its functions	8
Workpla	ace health and safety council	9
44. The established	he Workplace Health And Safety Council (the "council") is ed.	10 11
Function	ns of council	12
	The primary function of the council is to give advice and make endations to the Minister about promoting and protecting workplace d safety.	13 14 15
(2) W have regard	hen making a recommendation to the Minister, the council must ard to—	16 17
(a)	the estimated cost to government and industry of implementing the recommendation; and	18 19
(b)	the benefits to workplace health and safety that might reasonably be expected to flow from implementing the recommendation.	20 21
	thout limiting subsection (1), the council may seek to discharge its function by—	22 23
(a)	reviewing the appropriateness of provisions of this Act; and	24

(b)	examining the appropriateness of standards, including draft standards; and	1 2
(c)	examining recommendations from industry committees; and	3
(d)	referring issues to appropriate industry committees for examination and report; and	4 5
(e)	examining proposals for research into issues about workplace health and safety; and	6 7
(f)	reviewing the types and number of industry committees and the membership of the committees; and	8 9
(g)	examining proposals put forward by educational authorities and entities for courses about workplace health and safety to be integrated into educational programs; and	10 11 12
(h)	promoting community knowledge of, and awareness about, workplace health and safety; and	13 14
(i)	reviewing or examining another issue referred to it by the Minister.	15 16
Di	vision 3—Membership and conduct of council proceedings	17
		17
Member	rship of council	18
	rship of council The council consists of the following 14 members—	
	_	18
46.(1)	The council consists of the following 14 members—	18 19
46. (1) (a)	The council consists of the following 14 members— the chief executive, who is the chairperson;	18 19 20
46. (1) (a) (b)	The council consists of the following 14 members— the chief executive, who is the chairperson; 2 other members representing government;	18 19 20 21
46.(1) (a) (b) (c)	The council consists of the following 14 members— the chief executive, who is the chairperson; 2 other members representing government; 4 members representing employers;	18 19 20 21 22
46.(1) (a) (b) (c) (d) (e)	The council consists of the following 14 members— the chief executive, who is the chairperson; 2 other members representing government; 4 members representing employers; 4 members representing workers; 3 members each of whom is an expert in workplace health and safety or a representative of community interests. e members, other than the chairperson, are to be appointed by the	18 19 20 21 22 23 24

Times of	f council meetings	1
47. (1)	The council may hold its meetings when it decides.	2
(2) Ho	wever, the council must meet at least 4 times a year.	3
(3) Th	e chairperson of the council—	4
(a)	may call a meeting of the council at any time; and	5
(b)	must call a meeting if asked by at least a quarter of the other members.	6 7
(4) Als	so, the Minister may call a meeting of the council at any time.	8
Conduct	t of proceedings	9
	The chairperson of the council presides at all council meetings at e chairperson is present.	10 11
	the chairperson is absent, the member chosen by the members is to preside.	12 13
(3) At	a meeting of the council—	14
(a)	a quorum is at least 7 members and must include members representing government, employers and workers; and	15 16
(b)	a question is decided by a majority of the votes of the members present and voting; and	17 18
(c)	each member present has a vote on each question to be decided and, if the votes are equal, the member presiding has a casting vote.	19 20 21
	ne council may otherwise conduct its proceedings (including its) as it considers appropriate.	22 23
	e council may hold meetings, or permit members to take part in , by telephone, closed-circuit television or another form of ication.	24 25 26
	member who takes part in a council meeting under a permission osection (5) is taken to be present at the meeting.	27 28
	resolution is a valid resolution of the council, even though it is not a council meeting, if—	29 30

(a) at least half the members give written agreement to the resolution; and	1 2
(b) notice of the resolution is given under procedures approved by the council.	3
Disclosure of interests	5
49.(1) If a member reasonably believes, or should reasonably believe, that an issue being considered or about to be considered by the council may give the member, or an entity associated with the member, a possible professional or commercial advantage, the member must disclose the possible advantage to the council.	6 7 8 9
(2) The disclosure must be recorded in the council's minutes and, unless the council otherwise directs, the member must not be present when the council considers the issue, or take part in a decision of the council on the issue.	11 12 13 14
(3) If, because of this section, a member is not present at a meeting of the council for the deliberation of the council about an issue, but there would be a quorum if the member were present, the remaining members present are a quorum for the council's deliberation or decision about the issue at the meeting.	15 16 17 18 19
(4) For this section, an entity is "associated with" a member if the member is an employee or member of, or an adviser to, the entity.	20 21
Minutes	22
50. The council must keep minutes of its proceedings.	23
Division 4—Provisions about appointed council members	24
Application of division	25
51. This division applies to a council member other than the chief executive.	26 27

Duration	n of appointment	1
	The appointment of a member is for the term (not longer than decided by the Minister.	2 3
(2) Th	e office of a member becomes vacant if—	4
(a)	the member resigns by signed notice of resignation given to the Minister; or	5 6
(b)	the member is found guilty of an indictable offence or an offence against this Act; or	7 8
(c)	the member is absent, without the Minister's leave and without reasonable excuse, from 3 consecutive ordinary meetings of the council; or	9 10 11
(d)	the member's appointment is ended by the Minister under subsection (3).	12 13
	e Minister may, at any time, end the appointment of a member for on or none.	14 15
Leave of	fabsence	16
53. (1)	The Minister may approve a leave of absence for a member.	17
, ,	a leave of absence is approved, the Minister may appoint someone acting member during the member's approved leave of absence.	18 19
	he Minister must have regard to the council's membership tents under section 46 when appointing someone as an acting	20 21 22
Condition	ons of appointment	23
54. (1)	A member is appointed on a part-time basis.	24
	member is entitled to be paid the remuneration and allowances the Minister.	25 26

and

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	Division 5—Industry committees	1
•	committees or this Act, the Minister may establish and maintain industry ses.	2 3 4
Function	ns of industry committees	5
and make	The primary function of an industry committee is to give advice recommendations to the Minister or the council about promoting acting workplace health and safety in the industry or industries for a committee is established (the "relevant industry").	6 7 8 9
	hen making a recommendation to the Minister or council, the committee must have regard to—	10 11
(a)	the estimated cost to government and industry of implementing the recommendation; and	12 13
(b)	the benefits to workplace health and safety that might reasonably be expected to flow from implementing the recommendation.	14 15
	thout limiting subsection (1), the industry committee may seek to eits primary function by—	16 17
(a)	consulting widely in the relevant industry, and finding out the views of employers and workers on workplace health and safety issues in the industry; and	18 19 20
(b)	considering those views, and making recommendations to the Minister or council about workplace health and safety in the industry; and	21 22 23
(c)	participating in initiatives to improve workplace health and safety in the industry; and	24 25
(d)	reviewing and making recommendations to the Minister or the council about workplace health and safety legislation; and	26 27
(e)	examining all issues about workplace health and safety for the industry and making recommendations to the Minister or council;	28 29

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(f)	examining, investigating and reporting on any workplace health and safety issue referred to it by the Minister or council.	1 2
Di	ivision 6—Membership and conduct of industry committee proceedings	3
Member	rship of industry committee	5
57. (1)	An industry committee consists of the following members—	6
(a)	the chairperson;	7
(b)	1 member representing the department;	8
(c)	4 members representing employers in the industry for which the committee is established;	9 10
(d)	4 members representing workers in the industry for which the committee is established;	11 12
(e)	2 members who are experts in workplace health and safety;	13
(f)	the number of other members decided by the Minister.	14
	the chairperson must not be the member representing the department artmental officer.	15 16
(3) Ar	n expert member must not be a departmental officer.	17
	the Minister must seek to appoint both men and women members to stry committee.	18 19
Times o	f industry committee meetings	20
58. (1)	An industry committee may hold its meetings when it decides.	21
(2) Ho	owever, the committee must meet at least 4 times a year.	22
(3) Th	e chairperson of the committee—	23
(a)	may call a meeting of the committee at any time; and	24
(b)	must call a meeting if asked by at least a quarter of the other members.	25 26
(4) Al	so, the Minister may call a meeting of the committee at any time.	27

Conduct	t of industry committee proceedings	1
	The chairperson of an industry committee presides at all meetings mmittee at which the chairperson is present.	2
, ,	the chairperson is absent, the member chosen by the members s to preside.	4 5
(3) At	a meeting of the committee—	6
(a)	a quorum is at least half the members appointed and must include members representing the department, employers and workers; and	7 8 9
(b)	a question is decided by a majority of the votes of the members present and voting; and	1(11
(c)	each member present has a vote on each question to be decided and, if the votes are equal, the member presiding has a casting vote.	12 13 14
	n industry committee may otherwise conduct its proceedings g its meetings) as it considers appropriate.	15 16
take part	in industry committee may hold meetings, or permit members to in meetings, by telephone, closed-circuit television or another form unication.	17 18 19
	member who takes part in an industry committee meeting under a on under subsection (5) is taken to be present at the meeting.	20 21
	resolution is a valid resolution of an industry committee, even is not passed at an industry committee meeting, if—	22 23
(a)	at least half the members give written agreement to the resolution; and	24 25
(b)	notice of the resolution is given under procedures approved by the industry committee.	26 27
Disclosu	re of interests	28
	If a member reasonably believes, or should reasonably believe, ssue being considered or about to be considered by the industry	29 30

committee may give the member, or an entity associated with the member,

a possible professional or commercial advantage, the member must disclose

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the possib	ele advantage to the committee.	1
	e disclosure must be recorded in the industry committee's minutes	2
	ess the committee otherwise directs, the member must not be	3
-	hen the committee considers the issue, or take part in a decision of ittee on the issue.	5
	because of this section, a member is not present at a meeting of the committee for the deliberation of the committee about an issue, but	6
•	uld be a quorum if the member were present, the remaining	8
	present are a quorum for the committee's deliberation or decision issue at the meeting.	9 10
(4) For	this section, an entity is "associated with" a member if the	11
member i	s an employee or member of, or an adviser to, the entity.	12
Minutes		13
61. An	industry committee must keep minutes of its proceedings.	14
Di	vision 7—Provisions about industry committee members	15
Duration	of appointment	16
62. (1)	The appointment of a member is for the term (not longer than	17
3 years) d	ecided by the Minister.	18
(2) The	e office of a member becomes vacant if—	19
	the member resigns by signed notice of resignation given to the Minister; or	20 21
(b)	the member is found guilty of an indictable offence or an offence against this Act; or	22 23
(c)	the member is absent, without the Minister's leave and without	24
	reasonable excuse, from 3 consecutive ordinary meetings of the committee; or	25 26
(d)	the member's appointment is ended by the Minister under subsection (3).	27 28

, ,	e Minister may, at any time, end the appointment of a member for on or none.	1 2
Leave of	fabsence	3
63.(1)	The Minister may approve a leave of absence for a member.	4
` '	a leave of absence is approved, the Minister may appoint someone a acting member during the member's approved leave of absence.	5 6
	ne Minister must have regard to the committee's membership tents under section 57 when appointing someone as an acting	7 8 9
Conditio	ons of appointment	10
64. (1)	A member is appointed on a part-time basis.	11
	member is entitled to be paid the remuneration and allowances the Minister.	12 13
	PART 7—WORKPLACE CONSULTATIVE ARRANGEMENTS	14 15
	Division 1—Purposes of part	16
Purpose	s of part	17
65. Th	e purposes of this part are to provide—	18
(a)	for the election and entitlements of workplace health and safety representatives; and	19 20
(b)	the establishment of workplace health and safety committees; and	21
(c)	a process under which employers, principal contractors and workers identify and resolve issues affecting or that may affect the workplace health and safety of persons at workplaces.	22 23 24

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Division 2—Definitions for part 1 **Definitions for part** 2 **66.** In this part— 3 "co-workers" are workers who work at the same workplace for the same 4 employer. 5 "union" means an association of employees registered, or taken to be 6 registered, as an industrial organisation under the Industrial Relations 7 Act 1990. 8 Division 3—Workplace health and safety representatives 9 Subdivision 1—Preliminary 10 Who is a workplace health and safety representative? 11 67.(1) A "workplace health and safety representative" is a worker at 12 a workplace who is elected as a workplace health and safety representative 13 by the worker's co-workers at the workplace. 14 (2) An employer cannot appoint a workplace health and safety 15 representative. 16 (3) A worker does not need any experience or qualification to be a 17 workplace health and safety representative. 18 How many workplace health and safety representatives can a 19 workplace have? 20

How many workplace health and safety representatives can a
workplace have?

68. The workers at a workplace are entitled to elect 1 workplace health
and safety representative for the workplace, but may, as a result of
negotiations with their employer, elect more than 1 representative.

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Workplace health and safety representative's "area of representation"
24
69.(1) A workplace health and safety representative's "area of
25

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represen	tation" is—	1
(a)	the workplace; or	2
(b)	if a workplace has more than 1 representative—the area of representation negotiated with the representative's employer under section 70.	3 4 5
entitleme	workplace health and safety representative may exercise an ent under this part only for the workplace or the part of the e within the representative's area of representation.	6 7 8
_	ion between workers and employer about workplace health ty representatives	9 10
	Workers at a workplace may negotiate with their employer about the health and safety representatives for the workplace, including, for —	11 12 13
(a)	the number of workplace health and safety representatives for the workplace; and	14 15
(b)	the extent to which the employer will facilitate the election of 1 or more workplace health and safety representatives for the workplace; and	16 17 18
(c)	if there is to be more than 1 workplace health and safety representative—each representative's area of representation; and	19 20
(d)	the intervals at which a workplace health and safety representative is entitled to conduct inspections; and ²¹	21 22
(e)	access by the representative to training designed to help the representative in the exercise of the representative's entitlements.	23 24
Examples o	of subsection (1)(c)—	25
1. All o	f the workplace during a particular time.	26
2. A pai	rticular area of the workplace.	27
3. A pai	rticular process done at the workplace.	28

A workplace health and safety representative is entitled under section 81 to make inspections at least weekly.

(2) Workers may be represented during negotiations by the union of which they are members if they have told the employer that they want to be represented by their union.	1 2 3
(3) To remove any doubt, if the workers are members of more than 1 union, each of the unions asked may be involved in the negotiations.	4 5
Subdivision 2—Election process	6
Electing a workplace health and safety representative	7
71. The workers may elect a workplace health and safety representative on their own initiative or at their employer's suggestion.	8
Workers to tell employer of intention to elect workplace health and safety representative	10 11
72. If the workers decide to elect a workplace health and safety representative for the workplace, the workers—	12 13
(a) must tell their employer of the decision; and	14
(b) may tell a union that has members who are workers at the workplace of the decision.	15 16
Employer to facilitate election of workplace health and safety representative if asked	17 18
73.(1) An employer must, if asked by the employer's workers, facilitate an election of a workplace health and safety representative for the workplace.	19 20 21
(2) The employer must tell all the employer's workers at the workplace of the pending election within 28 days after being asked to facilitate it.	22 23
(3) The employer must facilitate the election within 2 months after being asked to do so.	24 25
Maximum penalty—10 penalty units.	26
(4) The employer complies with the requirement to facilitate an election if at the least, the employer—	27 28

(a) does not hamper the election process; and	1
(b) allows the employer's workers to conduct the election at the workplace during ordinary working hours.	2
Workers may ask union to conduct election of workplace health and safety representative	4
74.(1) The workers may ask any union with members at the workplace to conduct the election of 1 or more workplace health and safety representatives for the workplace.	6 7 8
(2) However, if a union agrees to conduct the election, it must conduct it for all workers at the workplace.	9 10
Employers to be told of elected workplace health and safety representatives	11 12
75. A worker elected as a workplace health and safety representative must tell the worker's employer of the person's election as soon as practicable after being elected.	13 14 15
Subdivision 3—Employer's responsibilities	16
Employer must negotiate with workers if asked	17
76.(1) An employer must, if asked by the employer's workers, negotiate with the workers about workplace health and safety representatives for the workplace. ²²	18 19 20
Maximum penalty—10 penalty units.	21
(2) An employer must not exclude from the negotiations a union that has members who are workers at the workplace if the workers have told the employer that they want to be represented by the union	22 23

²² Examples of some matters for negotiation may be found at section 70.

Employer to help workplace health and safety representatives	-
77.(1) An employer must consult a workplace health and safety representative about proposed changes to the workplace, or plant or substances used at the workplace, that affect, or may affect, the workplace health and safety of persons at the workplace.	2
Maximum penalty—10 penalty units.	6
(2) An employer must permit a workplace health and safety representative to make inspections allowed under section 81(2) or any negotiated agreement.	9
Maximum penalty—10 penalty units.	10
(3) An employer must not hinder or obstruct access by a workplace health and safety representative to training for the representative agreed under section $70(1)(e)$.	11 12 13
Maximum penalty—10 penalty units.	14
Employer to tell workplace health and safety representatives about certain things	15 16
78.(1) An employer must tell each workplace health and safety representative at the employer's workplace about the following things if they are within the representative's area of representation—	17 18 19
(a) any work injury, work caused illness or dangerous event happening at the workplace;	20 21
(b) any proposed changes to the workplace, or plant or substances used at the workplace, that affect, or may affect, the workplace health and safety of persons at the workplace;	22 23 24
(c) the presence of an inspector at the workplace if the representative is at the workplace;	2: 26
(d) a notice given by an inspector about a matter.	27
(2) The employer must tell each representative as soon as practicable after the thing comes to the employer's knowledge.	28 29

Employer to display identity of workplace health and safety representatives	1 2
79.(1) An employer must display a notice advising the identity of each workplace health and safety representative for the workplace.	3 4
(2) The notice must be displayed within 5 days after the representative is elected.	5 6
Maximum penalty for subsection (2)—10 penalty units.	7
(3) If the workplace has only 1 workplace health and safety representative, a notice for the representative must be displayed in 1 or more conspicuous positions at the workplace in a way likely to come to the attention of workers at the workplace.	8 9 10 11
(4) If the workplace has more than 1 workplace health and safety representative, a notice for a representative must be displayed in a conspicuous position in the part of the workplace covered by the representative's area of representation in a way likely to come to the attention of workers in that part.	12 13 14 15 16
Employer to tell new workers and display notices about workplace health and safety representatives' provisions	17 18
80.(1) An employer must display in a conspicuous position at the workplace a notice in the approved form giving information about provisions under this division about workplace health and safety representatives.	19 20 21 22
Maximum penalty—10 penalty units.	23
(2) The employer must also tell new workers employed by the employer about workplace health and safety representatives and workplace health and safety committees for the workplace.	24 25 26
Maximum penalty—10 penalty units.	27

	Subdivision 4—Entitlements and areas of responsibility	1
Entitlen	nents of workplace health and safety representatives	2
81.(1)	A workplace health and safety representative is entitled—	3
(a)	to inspect the workplace or the part of the workplace within the representative's area of representation; and	4 5
(b)	to be told by the representative's employer of any work injury, work caused illness or dangerous event happening at the workplace; and	6 7 8
(c)	if a workplace incident has happened and an employer wishes to interview a worker about the incident—to be present at the interview if the worker asks that the representative be present; and	9 10 11
(d)	to review circumstances surrounding work injuries, work caused illnesses and dangerous events told to the representative by the employer; and	12 13 14
(e)	to advise the employer of the results of the review and to make recommendations arising out of the review; and	15 16
(f)	to be consulted by the employer on any proposed change to the workplace, or plant or substances used at the workplace, that affects, or may affect, the workplace health and safety of persons at the workplace; and	17 18 19 20
(g)	to help in the resolution of workplace health and safety issues within the representative's area of representation; and	21 22
(h)	to be told by the employer of the presence of an inspector at the workplace if the representative is at the workplace; and	23 24
(i)	to report orally or in the approved form to the employer or workplace health and safety officer an issue that in the representative's opinion affects, or may affect, the workplace health and safety of persons at the workplace; and	25 26 27 28
(j)	to seek the employer's cooperation in remedying the issue and, if the issue is not remedied to the representative's satisfaction, to report the issue to an inspector; and	29 30 31

(k)	to report orally or in the approved form to an inspector an issue that—	1 2
	(i) has been reported previously to the employer or workplace health and safety officer; and	3 4
	(ii) has not been satisfactorily remedied within a reasonable time; and	5 6
(1)	to ask the employer to establish a workplace health and safety committee for the workplace; and	7 8
(m)	to be a member of a workplace health and safety committee; and	9
(n)	to exercise other entitlements prescribed under a regulation.	10
	pections may be conducted at weekly intervals or other intervals d between the employer and the employer's workers.	11 12
to exerci	employer must allow a workplace health and safety representative se the representative's entitlements during the representative's working hours.	13 14 15
workplac	bsection (1)(k) does not limit the right of any other worker at the e to report to an inspector an issue that in the worker's opinion or may affect, the workplace health and safety of persons at the e.	16 17 18 19
	Subdivision 5—General	20
	of a workplace health and safety representative not to employer's obligations	21 22
82. And diminished	n employer's workplace health and safety obligations are not ed by—	23 24
(a)	the election of a workplace health and safety representative; or	25
(b)	any act or omission of a worker acting in the capacity of workplace health and safety representative.	26 27

Workplace health and safety representatives may be re-elected	1
83. A workplace health and safety representative is eligible for reelection.	2 3
Term as workplace health and safety representative	4
84. A worker elected as a workplace health and safety representative is a workplace health and safety representative for a term of 2 years from the day the worker was elected.	5 6 7
Ceasing to be a workplace health and safety representative	8
85. A worker stops being a workplace health and safety representative if the worker—	9 10
(a) tells the worker's employer that the worker resigns as workplace health and safety representative; or	11 12
(b) stops being a worker at the workplace.	13
Division 4—Workplace health and safety committees	14
Workplace health and safety committees	15
86.(1) An employer or principal contractor may establish a workplace health and safety committee for a workplace.	16 17
(2) An employer or principal contractor must establish a workplace health and safety committee for a workplace if—	18 19
 (a) a workplace health and safety representative for the workplace asks the representative's employer or the principal contractor to establish a committee; or 	20 21 22
(b) for a workplace where work of a particularly hazardous nature is carried out—the chief executive directs by written notice given to the employer or principal contractor.	23 24 25
(3) An employer or principal contractor must establish the workplace health and safety committee within 28 days of the request or direction	26 27

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Maximum penalty—10 penalty units.	1
(4) However, if a workplace health and safety officer ²³ is appointed for a construction workplace, the principal contractor must establish the workplace health and safety committee within 7 days of the appointment.	2 3 4
Maximum penalty—10 penalty units.	5
(5) More than 1 committee may be established for a workplace.	6
Membership of committee	7
87.(1) A workplace health and safety committee for a workplace consists of at least 2 members.	8
(2) The members are—	10
(a) any workplace health and safety officer and workplace health and safety representative for the workplace; and	11 12
(b) other members negotiated by—	13
(i) for a workplace other than a construction workplace—the employer and the employer's workers; and	14 15
(ii) for a construction workplace—the principal contractor and workers at the workplace.	16 17
(3) A committee member must be a worker at the workplace.	18
(4) At least half the committee members must be workers other than workers nominated by the employer or principal contractor.	19 20
(5) Workers may be represented during negotiations by the union of which they are members if they have told the employer or principal contractor that they want to be represented by their union.	21 22 23
(6) To remove any doubt, if the workers are members of more than 1 union, each of the unions asked may be involved in the negotiations.	24 25
Times of meetings	26
88. (1) Meetings of a workplace health and safety committee are to be	27

²³ For information about workplace health and safety officers, see part 8.

held at the times it decides.	1
(2) The times the committee are to meet are issues to be negotiated between the employer or principal contractor and the committee members.	2
(3) However, the committee may meet during ordinary working hours at the workplace and must meet at least once every 3 months.	4
(4) Also, the committee must meet when asked by the member who is the workplace health and safety officer.	6 7
Proceedings at meetings	8
89. A workplace health and safety committee may conduct its proceedings in the way it decides.	9 10
Functions of workplace health and safety committees	11
90.(1) The primary function of a workplace health and safety committee is to assist cooperation between principal contractor, employer and worker in developing and carrying out measures to ensure health and safety at a workplace.	12 13 14 15
(2) Also, a workplace health and safety committee may give information and advice to an employer or principal contractor about workplace health and safety.	16 17 18
(3) Without limiting subsection (1) and (2), a committee may seek to discharge its functions by—	19 20
(a) encouraging and maintaining at the workplace an active interest in workplace health and safety; and	21 22
(b) considering measures for training and educating persons at the workplace about workplace health and safety issues; and	23 24
(c) telling workers about the formulation, review and distribution (in appropriate languages) of standards, rules and procedures about workplace health and safety at the workplace; and	25 26 27
(d) reviewing the circumstances surrounding work injuries, work caused illnesses and dangerous events referred to the committee for review; and	28 29 30

(e)	telling the employer or principal contractor of the results of the review and making recommendations arising out of the review; and	1 2 3
(f)	helping in the resolution of issues about workplace health and safety at the workplace.	5
PA	RT 8—WORKPLACE HEALTH AND SAFETY OFFICERS	6
	Division 1—Purpose of part	8
Purpose	of part	9
91. The purpose of this part is to provide for the appointment and functions of workplace health and safety officers. ²⁴		10 11
	Division 2—Definition for part	12
Meaning	g of "qualified person"	13
92. In	this part—	14
pres	ed person' means a person who holds a certificate of authority acribed under a regulation for appointment as a workplace health safety officer.	15 16 17
Divi	sion 3—Appointment of workplace health and safety officers	18
Appoint	ment of workplace health and safety officer by employer	19
93.(1)	An employer must appoint a qualified person as workplace health	20

²⁴ For the meaning of "workplace health and safety officer" see the dictionary.

Workplace Health and Safety

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and safety officer for a workplace prescribed under a regulation if 30 or more workers are normally employed at the workplace.	1 2
Maximum penalty—20 penalty units.	3
Example of subsection (1)—	4
If, at a workplace, an employer normally employs 5 workers on Tuesdays, Wednesdays and Thursdays, but 30 workers in 3 shifts of 10 workers on Mondays and Fridays, the employer must appoint a workplace health and safety officer for the workplace if it is a workplace of a type prescribed under a regulation.	5 6 7 8
(2) Subsection (1) does not limit the ability of an employer to appoint a qualified person as a workplace health and safety officer for a workplace in other circumstances.	9 10 11
(3) An employer who is a qualified person may appoint himself or herself as workplace health and safety officer for the workplace.	12 13
(4) An employer may, with the chief executive's written approval, appoint a qualified person to be the workplace health and safety officer for more than 1 workplace if the person can reasonably perform the person's functions as workplace health and safety officer for each workplace.	14 15 16 17
(5) In this section—	18
"30 or more workers are normally employed at the workplace" means, during the current year, at least 30 workers are employed, or are likely to be employed, at the workplace for a total of any 40 days during the year.	19 20 21 22
Appointment of workplace health and safety officer by principal contractor	23 24
94.(1) A principal contractor must appoint a qualified person as workplace health and safety officer—	25 26
(a) for a construction workplace—if 30 or more persons work at the workplace during any 24 hour period; or	27 28
(b) if the principal contractor built at least 30 domestic premises during the previous financial year; or	29 30
(c) in another circumstance prescribed under a regulation.	31
Maximum penalty—20 penalty units.	32

(2) Subsection (1) does not limit the ability of a principal contractor to appoint a qualified person as workplace health and safety officer in other circumstances.	1 2 3
(3) A principal contractor who is a qualified person may appoint himself or herself as workplace health and safety officer.	4
(4) A principal contractor may, with the chief executive's written approval, appoint a qualified person under subsection (1)(a) to be the workplace health and safety officer for more than 1 construction workplace if the person can reasonably perform the person's functions as workplace health and safety officer for each workplace.	6 7 8 9
Division 4—Identity of workplace health and safety officer to be displayed	11 12
Employer and principal contractor to display identity of workplace health and safety officer	13 14
95.(1) An employer or principal contractor must display a notice advising the identity of the workplace health and safety officer for the workplace.	15 16
Maximum penalty—10 penalty units.	17
(2) The notice must be displayed within 5 days after the officer is appointed.	18 19
Maximum penalty—10 penalty units.	20
(3) The notice must be displayed in 1 or more conspicuous positions at the workplace in a way likely to come to the attention of workers at the workplace.	21 22 23
Maximum penalty—10 penalty units.	24
Division 5—Functions of workplace health and safety officers	2:
Functions of workplace health and safety officers	26
96. A workplace health and safety officer has the following functions—	27

(a)	to tell the employer or principal contractor about the overall state of health and safety at the workplace;	1 2
(b)	to conduct inspections at the workplace to identify any hazards and unsafe or unsatisfactory workplace health and safety conditions and practices;	3 4 5
(c)	to report to the employer or principal contractor any hazard or unsafe or unsatisfactory workplace health and safety practice identified during inspections;	6 7 8
(d)	to establish appropriate educational programs in workplace health and safety;	9 10
(e)	to investigate, or assist the investigation of, all work injuries, work caused illnesses and dangerous events at the workplace;	11 12
(f)	to help inspectors in the performance of the inspectors' duties;	13
(g)	if any work injury, work caused illness, dangerous event or immediate risk to workplace health or safety at the workplace happens—to report the injury, illness, event or risk to the employer or principal contractor;	14 15 16 17
(h)	another function prescribed under a regulation.	18
	ion 6—Employer's and principal contractor's responsibilities	19
safety off	er and principal contractor to help workplace health and ficer etc.	20 21
•	employer or principal contractor—	22
(a)	must provide information in the employer's or contractor's possession about risks to the workplace health and safety of workers and other persons from workplaces, workplace activities or specified high risk plant to the workplace health and safety officer; and	23 24 25 26 27
(b)	must include the workplace health and safety officer at any interview about health and safety between the employer and a worker if the worker agrees; and	28 29 30

Workplace	Haalth	and Safety
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	proposed change to the workplace that affects, or may affect, workplace health and safety at the workplace; and	2 3
	must help the workplace health and safety officer to seek appropriate advice on issues that may affect, or may affect, workplace health and safety at the workplace; and	4 5 6
	may instruct the workplace health and safety officer on action to be taken to ensure workplace health and safety at the workplace.	7 8
Division	7—Appointment of workplace health and safety officer not to diminish employer's obligations	9 10
	nent of workplace health and safety officer not to diminish 's obligations	11 12
	employer's or principal contractor's workplace health and safety s are not diminished by—	13 14
(a)	the appointment of a workplace health and safety officer; or	15
	any act or omission of a person acting in the capacity of workplace health and safety officer.	16 17
	PART 9—INSPECTORS	18
	Division 1—Appointment	19
Appointn	nent	20
99. The	chief executive may appoint a person as an inspector if—	21
• •	the chief executive considers the person has the necessary expertise or experience to be an inspector; or	22 23
	the person has satisfactorily finished training approved by the chief executive.	24 25

Limitati	ion of inspector's powers	1
	An inspector is subject to the chief executive's directions in ag the inspector's powers.	2
	ne powers of an inspector may be limited—	4
(a)	under a regulation; or	5
` /	under a condition of appointment; or	6
, ,	by written notice given by the chief executive to the inspector.	7
Inspecto	or's appointment conditions	8
•	An inspector holds office on the conditions stated in the ent of appointment.	9 10
(2) Ar	n inspector—	11
(a)	if the appointment provides for a term of appointment—ceases holding office at the end of the term; and	12 13
(b)	if the conditions of appointment provide—ceases holding office on ceasing to hold another office stated in the appointment conditions (the "main office"); and	14 15 16
(c)	may resign by signed notice of resignation given to the chief executive.	17 18
(the "se	owever, an inspector may not resign from the office under this Act condary office ") if a term of employment to the main office the inspector to hold the secondary office.	19 20 21
Inspecto	or's identity card	22
102.(1) The chief executive must give each inspector an identity card.	23
(2) Th	ne identity card must—	24
(a)	contain a recent photo of the inspector; and	25
(b)	be signed by the inspector; and	26
(c)	identify the person as an inspector for this Act.	27

(3) A person who stops being an inspector must return the person's identity card to the chief executive as soon as possible (but within 21 days) after the person stops being an inspector, unless the person has a reasonable excuse.	1 2 3 4
Maximum penalty—10 penalty units.	5
(4) This section does not prevent the giving of a single identity card to a person and other Acts or for other purposes.	7
Production or display of inspector's identity card	8
103.(1) An inspector may exercise a power in relation to someone else only if—	9 10
(a) the inspector first produces his or her identity card for the person's inspection; or	11 12
(b) the inspector has the inspector's identity card displayed so it is clearly visible to the other person.	13 14
(2) However, before exercising the power, if for any reason it is not practicable to comply with subsection (1), the inspector must produce the identity card for inspection by the person at the first reasonable opportunity.	15 16 17
Division 2—Inspectors' general powers	18
Entry to places	19
104. (1) An inspector may enter a place only if—	20
(a) it is a workplace; or	21
(b) for a workplace on or near other premises—the entry is to land around the premises to gain access to the workplace; or	22 23
(c) its occupier consents to the entry; or	24
(d) the entry is authorised by a warrant.	25
(2) However, an inspector may, without the occupier's consent or a warrant, enter—	26 27
(a) a public place; or	28

` '	e land around premises to ask its occupier for consent to enter e premises.	2
must, if it is	perfore exercising a power under subsection (1)(b), the inspector practicable to do so, first tell the occupier of the premises of the intention of gaining access to the workplace.	3 4 5
Consent to	entry	6
	nis section applies if an inspector intends to ask an occupier of a sent to the inspector or another inspector entering the place. ²⁵	7 8
(2) Before	asking for the consent, the inspector must tell the occupier—	9
(a) the	e purpose of the entry; and	10
(b) that	at the occupier is not required to consent.	11
	consent is given, the inspector may ask the occupier to sign an ment of the consent.	12 13
(4) The ac	knowledgment must state—	14
(a) the	e occupier was told—	15
(i)	the purpose of the entry; and	16
(ii)) that the occupier is not required to consent; and	17
(b) the	e purpose of the entry; and	18
	e occupier gives the inspector consent to enter the place and ercise powers under this part; and	19 20
(d) the	e time and date the consent was given.	21
	occupier signs an acknowledgment of consent, the inspector iately give a copy to the occupier.	22 23
(6) Subsec	ction (7) applies to a court if—	24
oc	issue arises, in a proceeding in or before the court, whether the cupier of a place consented to an inspector entering the place der this part; and	25 26 27

This section does not apply if entry is authorised by section 104(1)(a), (b) or (d) or (2).

(b)	an acknowledgment under this section is not produced in evidence for the entry; and	1 2
(c)	it is not proved the occupier consented to the entry.	3
(7) Th	e court may presume the occupier did not consent.	4
Warran	ts to enter	4
106.(1) An inspector may apply to a Magistrate for a warrant for a place.	ϵ
	he application must be sworn and state the grounds on which the is sought.	7 8
inspector	ne Magistrate may refuse to consider the application until the regives the Magistrate all the information the Magistrate requires application in the way the Magistrate requires.	9 10 11
Example—	-	12
	agistrate may require additional information supporting the application to by statutory declaration.	13 14
	e Magistrate may issue a warrant only if the Magistrate is satisfied reasonable grounds for suspecting—	15 16
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	17 18
(b)	the evidence is, or may be within the next 7 days, at the place.	19
(5) Th	e warrant must state—	20
(a)	that a stated inspector may, with necessary and reasonable help and force, enter the place and exercise the inspector's powers under this part; and	21 22 23
(b)	the offence for which the warrant is sought; and	24
(c)	the evidence that may be seized under the warrant; and	25
(d)	the hours of the day or night when the place may be entered; and	26
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	27 28

vv al i alli	15—a	ppheations made other than in person	J
	form	inspector may apply for a warrant by phone, fax, radio or of communication if the inspector considers it necessary	2 3 4
(a)	urge	ent circumstances; or	5
(b)		r special circumstances, including, for example, the ector's remote location.	6 7
		applying for the warrant, the inspector must prepare an ting the grounds on which the warrant is sought.	8
(3) Th sworn.	e ins	pector may apply for the warrant before the application is	10 11
		suing the warrant, the Magistrate must immediately fax a pector if it is reasonably practicable to fax the copy.	12 13
(5) If it	t is no	ot reasonably practicable to fax a copy to the inspector—	14
(a)	the I	Magistrate must—	15
	(i)	tell the inspector what the terms of the warrant are; and	16
	(ii)	tell the inspector the date and time the warrant was issued; and	17 18
(b)		inspector must complete a form of warrant (the "warrant n") and write on it—	19 20
	(i)	the Magistrate's name; and	21
	(ii)	the date and time the Magistrate issued the warrant; and	22
	(iii)	the terms of the warrant.	23
inspector	, auth	simile warrant, or the warrant form properly completed by the norises the entry and the exercise of the other powers stated in ued by the Magistrate.	24 25 26
(7) The Magistrat		pector must, at the first reasonable opportunity, send to the	27 28
(a)	the s	sworn application; and	29
(b)	if the	e inspector completed a warrant form—the completed warrant	30 31

(8) Or warrant.	receiving the documents, the Magistrate must attach them to the	1 2
(9) Su	bsection (10) applies to a court if—	3
(a)	an issue arises, in a proceeding in or before the court, whether a power exercised by an inspector was not authorised by a warrant issued under this section; and	4 5 6
(b)	the warrant is not produced in evidence.	7
	The court must presume that the exercise of the power was not ed by a warrant issued under this section, unless the contrary is	8 9 10
General	powers after entering places	11
108.(1) This section applies to an inspector who enters a place.	12
	is section applies to an inspector who enters a place to get the 's consent only if the consent is given or the entry is otherwise ed.	13 14 15
(3) Fo may—	r monitoring or enforcing compliance with this Act, the inspector	16 17
(a)	search any part of the place; or	18
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	19 20
(c)	take a thing at or a sample of or from a thing at the place; or	21
(d)	copy a document at the place; or	22
(e)	conduct surveys and tests to assess—	23
	(i) the degree of risk existing at a workplace; or	24
	(ii) standards of workplace health and safety existing at a workplace; or	25 26
(f)	inquire into the circumstances and probable causes of workplace incidents; or	27 28

 (g) take into or onto the place any persons, equipment and materials the inspector reasonably requires for exercising a power under this part; or] 2
(h) require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (g).	4
(4) A person required to give reasonable help under subsection (3)(h) must comply with the requirement, unless the person has a reasonable excuse.	
Maximum penalty—40 penalty units.	10
(5) If the requirement is to be complied with by the person giving information, or producing a document (other than a document required to be kept by the person under this Act), it is a reasonable excuse for the person to fail to comply with the requirement, if complying with the requirement might tend to incriminate the person.	11 12 13 14 15
Power to seize evidence etc.	10
109.(1) An inspector who enters a workplace or, with the occupier's consent, another place under this division may seize a thing at the place if—	17 18
(a) the inspector reasonably believes the thing is evidence of an offence against this Act; and	19 20
(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	2:
(2) An inspector who enters a place with a warrant may seize the evidence for which the warrant was issued.	23 24
(3) An inspector may also seize anything else at the place if the inspector reasonably believes—	25 26
(a) the thing is evidence of an offence against this Act; and	2
(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed or used to continue or repeat the offence.	2 29
(4) Also, an inspector may seize a thing if the inspector reasonably believes it has just been used in committing an offence against this Act.	30

(4) The requirement—

(a) must be made by notice in the approved form; or

29

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Inspecto	r's power to seize dangerous places and things	1
workplace is defecti	an inspector who enters a workplace reasonably believes that the se, or part of the workplace, or plant or a substance at the workplace we or hazardous to a degree likely to cause serious bodily injury or used illness, the inspector may seize the place, part, plant or e.	2 3 4 5 6
Powers s	supporting seizure	7
111.(1) Having seized a thing, an inspector may—	8
(a)	move the thing from the place where it was seized (the "place of seizure"); or	9 10
(b)	leave the thing at the place of seizure but take reasonable action to restrict access to it; or	11 12
(c)	if the thing is plant—dismantle or cause to be dismantled stated plant.	13 14
Example o	f restricting access to a thing—	15
1. Seali	ng a thing and marking it to show access to it is restricted.	16
	ng the entrance to a room where the seized thing is situated and marking it coess to it is restricted.	17 18
tamper, o	an inspector restricts access to a seized thing, a person must not or attempt to tamper, with the thing or something restricting access ng without an inspector's approval.	19 20 21
Maximui	m penalty—40 penalty units.	22
(3) To control o	enable a thing to be seized, an inspector may require the person in fit—	23 24
(a)	to take it to a stated reasonable place by a stated reasonable time; and	25 26
(b)	if necessary, to remain in control of it at the stated place for a reasonable time.	27 28

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(b) if for any reason it is not practicable to give the notice, may be

made orally and confirmed by notice in the approved form as soon as practicable.	3
(5) The person must comply with the requirement unless the person has a reasonable excuse for not complying.	4
Maximum penalty—40 penalty units.	(
(6) A further requirement may be made under this section in relation to the same thing if it is necessary and reasonable to make the further requirement.	9
Receipt for seized things	10
112.(1) As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	12 12
(2) However, if for any reason it is not practicable to comply with subsection (1), the inspector must leave the receipt in a conspicuous position and in a reasonably secure way at the place of seizure.	1: 1:
(3) The receipt must describe generally each thing seized and its condition.	10 1′
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the notice required by the section (given the thing's nature, condition and value).	19 19 20
Forfeiture of seized things	2
113.(1) A seized thing is forfeited to the State if the inspector who seized the thing—	22 23
(a) cannot find its owner after making reasonable inquiries; or	24
(b) cannot return it to its owner, after making reasonable efforts; or	25
(c) reasonably believes it is necessary to retain the thing to prevent it being used to commit an offence against this Act.	20 2
(2) Subsection (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner, and subsection (1)(b) does not require the inspector to make efforts if it would be	28 29 30

unreasonable to make efforts to return the thing to its owner.	1
(3) If the inspector decides to forfeit a thing under subsection (1)(c), the inspector must tell the owner of the decision by written notice.	2
(4) Subsection (3) does not apply if—	4
(a) the inspector cannot find its owner, after making reasonable inquiries; or	5
(b) it is impracticable or would be unreasonable to give the notice.	7
(5) The notice must state—	8
(a) the reasons for the decision; and	9
(b) that the owner may apply within 28 days for the decision to be reviewed; and	10 11
(c) how the owner may apply for the review; and	12
(d) that the owner may apply for a stay of the decision if the owner applies for a review.	13 14
(6) In deciding whether and, if so, what inquiries and efforts are reasonable or whether it would be unreasonable to give notice about a thing, regard must be had to the thing's nature, condition and value.	15 16 17
Return of seized things	18
114.(1) If a seized thing has not been forfeited, the inspector must return it to its owner at the end of—	19 20
(a) 6 months; or	21
(b) if a proceeding for an offence involving it is started within 6 months—the proceeding and any appeal from the proceeding.	22 23
(2) Despite subsection (1), unless the thing has been forfeited, the inspector must immediately return a thing seized as evidence to its owner if the inspector stops being satisfied its continued retention as evidence is necessary.	24 25 26 27
Access to seized things	28
115.(1) Until a seized thing is forfeited or returned, an inspector must	29

allow its owner to inspect it and, if it is a document, to copy it.	1
(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	2 3
Power to call police officer to help	4
116.(1) An inspector may call a police officer to help the inspector in the exercise of a power under this part.	5 6
(2) The police officer must give the inspector the reasonable help the inspector requires, if it is practicable to give the help.	7 8
Division 3—Improvement and prohibition notices	9
Improvement notice	10
117.(1) This section applies if an inspector reasonably believes that a person—	11 12
(a) is contravening a provision of this Act; or	13
(b) has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated.	14 15
(2) The inspector may, by notice (an "improvement notice") given to the person, require the person to remedy—	16 17
(a) the contravention or likely contravention; or	18
(b) the things or operations causing the contravention or likely contravention.	19 20
(3) An improvement notice must state—	21
(a) that the inspector believes the person—	22
(i) is contravening a provision of this Act; or	23
(ii) has contravened a provision in circumstances that make it likely that the contravention will continue or be repeated; and	24 25
(b) the provision the inspector believes is being, or has been,	26 27

(c)	briefly, how the provision is being contravened; and	1
(d)	the action the person must take to remedy the contravention or likely contravention; and	3
(e)	the day before which the person is required to remedy the contravention or likely contravention.	4 5
(4) The	e person must comply with the improvement notice.	6
Maximur	m penalty for subsection (4)—40 penalty units.	7
Prohibit	ion notice	8
circumsta health ar	This section applies if an inspector reasonably believes that ances causing, or likely to cause, an immediate risk to workplace and safety have arisen, or are likely to arise, in relation to a e, workplace activity, plant or substance.	9 10 11 12
workplac circumsta	the inspector may direct the person in control of the workplace, the activity, plant or substance that caused, or is likely to cause, the ances to stop using, or allowing to be used, the workplace, plant or to stop the activity.	13 14 15 16
Example—		17
	ction may be given requiring a person to stop selling, letting or hiring, otherwise disposing of any plant or substance.	18 19
	e direction may be given orally, but must be confirmed by written "prohibition notice") given to the person as soon as practicable.	20 21
(4) The	e person must comply with the direction or prohibition notice.	22
Maximur	m penalty—40 penalty units or 6 months imprisonment.	23
` '	bsection (2) does not apply to an activity or procedure necessary to e circumstances.	24 25
(6) A p	prohibition notice must state—	26
(a)	the inspector believes that circumstances causing, or likely to cause, an immediate risk to workplace health and safety have arisen, or are likely to arise, at a workplace; and	27 28 29
(b)	briefly, the circumstances that have caused or are likely to cause the risk; and	30 31

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(c) if the inspector believes the circumstances involve a contravention, or likely contravention, of a provision of this Act—the provision contravened or likely to be contravened; and	1 2 3
(d) the circumstances (if any) under which the notice will be lifted.	4
(7) For this section, a person is "in control" of a workplace, workplace activity, plant or substance if the person has, or reasonably appears to have, authority to exercise control over the workplace, activity, plant or substance.	5 6 7
Order to secure compliance with notices	8
119.(1) This section applies if it appears to the chief executive—	9
(a) that a person to whom an inspector has issued an improvement or prohibition notice has contravened this Act by failing to comply with the notice; and	10 11 12
(b) because of the failure, there is an imminent risk of serious bodily injury or work caused illness or of a dangerous event happening.	13 14
(2) The chief executive may make application in chambers to the Supreme Court for an order that the person comply with the notice.	15 16
(3) If the court is satisfied that there is an imminent risk of serious bodily injury or work caused illness or of a dangerous event happening because of the contravention, the court may make any order it considers appropriate in the circumstances.	17 18 19 20
(4) In addition to any other liability a person may incur for breach of the order, the person also commits an offence against this section.	21 22
Maximum penalty for subsection (4)—200 penalty units or 6 months imprisonment.	23 24
Division 4—Other investigative powers	25
Power to require name and address	26
120.(1) This section applies if—	27
(a) an inspector finds a person committing an offence against this Act at a workplace; or	28 29

an inspector finds a person in circumstances that lead, or has

information that leads, the inspector to reasonably suspect the

person has just committed an offence against this Act at a

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workplace.	۷
(2) The inspector may require the person to state the person's name and residential address.	5
(3) When making the requirement, the inspector must warn the person it is an offence to fail to state the person's name or residential address, unless the person has a reasonable excuse.	7 8 9
(4) The inspector may require the person to give evidence of the correctness of the stated name or address if the inspector reasonably suspects the stated name or address is false.	10 11 12
(5) A person must comply with a requirement under subsection (2) or (4), unless the person has a reasonable excuse.	13 14
Maximum penalty—10 penalty units.	15
(6) The person does not commit an offence against subsection (5) if—	16
(a) the person was required to state the person's name and address by an inspector who suspected the person had committed an offence against this Act; and	17 18 19
(b) the person is not proved to have committed the offence.	20
(7) Without limiting section 116 ²⁶ , an inspector may ask a police officer to help with the enforcement of this section.	22
Steps police officer may take for failure to give name and address	23
121. A police officer may take the following steps if a person fails to comply with a requirement made by an inspector under section 120(2) or (4)—	24 25 26
(a) the police officer may ask the person whether the person has a reasonable excuse for not complying with the requirement and, if the person gives an excuse, asks for details or further details of the excuse;	25 28 29 30

²⁶ Power to call police officer to help

(b)	the	the person does not answer the question or gives an excuse that police officer reasonably believes is not a reasonable excuse, officer may—	1 2 3
	(i)	tell the person that the officer is considering the arrest of the person for failing to comply with the requirement; and	4 5
	(ii)	require the person to state the person's name and residential address (or, if the person has no residential address, an address at which the person can most likely be contacted) and, if the officer reasonably suspects that the stated name or address is false, require the person to give evidence of the correctness of the stated name or address;	6 7 8 9 10
(c)		police officer may arrest the person without a warrant if the cer reasonably believes—	12 13
	(i)	the person has not complied with a requirement of the officer under paragraph (b)(ii); and	14 15
	(ii)	proceedings by way of complaint and summons against the person for an offence against this Act would be ineffective.	16 17
Power to	req	uire production of certain documents	18
122.(1) An	inspector may require—	19
(a)	proc	erson to make available for inspection by an inspector, or duce to the inspector for inspection, at a reasonable time and the nominated by the inspector, a document issued to the person the er this Act or required to be kept by the person under this Act;	20 21 22 23 24
(b)	insp insp insp	employer, principal contractor or owner to make available for section by an inspector, or produce to the inspector for section, at a reasonable time and place nominated by the sector, any document (including a contract) about work sertaken or being undertaken by the person.	25 26 27 28 29
under su	bsect	ployer, contractor or owner must comply with a requirement ion (1)(b), unless the employer, contractor or owner has a cuse for not complying.	30 31 32
Maximui	n per	nalty—10 penalty units.	33

(3) It is a reasonable excuse for the person not to comply with the requirement under subsection (1)(b) if complying with the requirement might tend to incriminate the person.	1 2 3
(4) The inspector may keep the document to copy it.	4
(5) If the inspector copies the document, or an entry in the document, the inspector may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	5 6 7
(6) The person responsible for keeping the document must comply with the requirement, unless the person has a reasonable excuse for not complying.	8 9 10
Maximum penalty—10 penalty units.	11
(7) The inspector must return the document to the employer, contractor or owner as soon as practicable after copying it.	12 13
Division 5—Other enforcement matters	14
Destruction of workplace, plant or substance that is a serious risk to health or safety	15 16
123.(1) This section applies if an inspector reasonably believes that a workplace or part of a workplace, plant or a substance is so defective or hazardous that it is likely to cause serious bodily injury or work caused illness.	17 18 19 20
(2) The inspector may, by written notice, require the owner to destroy the workplace or part, plant or substance or make it harmless.	21 22
Example—	23
The inspector may require the owner to dismantle a workplace or stated plant to make it harmless or to remove stated plant or a stated substance from the workplace.	24 25
(3) A person must comply with the notice, unless the person has a reasonable excuse for not complying.	26 27
Maximum penalty for subsection (3)—40 penalty units.	28

Analysis of samples	1
124. (1) The chief executive may have a sample taken by an inspector analysed.	2 3
(2) A person must not, with intent to adversely affect the analysis of a thing—	4 5
(a) tamper with the thing before an inspector takes a sample of the thing for analysis; or	6 7
(b) tamper with a sample of a thing after it is taken by an inspector for analysis.	8 9
Maximum penalty—20 penalty units.	10
(3) If a particular method of analysis has been prescribed under a regulation, the analyst must follow the method.	11 12
(4) The chief executive must obtain from the analyst a certificate or report stating the analysis result.	13 14
Compensation	15
125.(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under any of the following divisions, including, for example, in complying with a requirement made of the person—	16 17 18 19
• division 2 (Inspectors' general powers)	20
• division 4 (Other investigative powers)	21
• division 5 (Other enforcement matters), other than section 123.27	22
(2) Compensation may be claimed and ordered in a proceeding—	23
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	24 25
(b) for an offence against this Act brought against the person claiming compensation.	26 27

²⁷ Section 123 deals with destruction of a workplace, plant or substance that is a serious risk to workplace health or safety.

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	court may order compensation to be paid only if it is satisfied it is ake the order in the circumstances of the particular case.	1 2
	regulation may prescribe matters that may, or must, be taken into by the court when considering whether it is just to make the order.	3 4
Forfeitu	re on conviction	5
court ma	On the conviction of a person for an offence against this Act, the y order the forfeiture to the State of anything used to commit the r anything else the subject of the offence.	6 7 8
(2) The	e court may make the order—	9
(a)	whether or not the thing has been seized under this Act; and	10
(b)	if the thing has been seized—whether or not the thing has been returned to its owner.	11 12
	the court may make any order to enforce the forfeiture that it appropriate.	13 14
(4) Th thing—	is section applies to a thing only if the court is satisfied that the	15 16
(a)	has resulted or may result in a work caused illness; or	17
(b)	has caused or may cause serious bodily injury or a dangerous event.	18 19
	is section does not limit the court's powers under the <i>Penalties and</i> is <i>Act 1992</i> or another law.	20 21
Dealing	with forfeited things	22
State's p	On the forfeiture of a thing to the State, the thing becomes the roperty and may be dealt with by the chief executive as the chief econsiders appropriate.	23 24 25
(2) Wi	thout limiting subsection (1), the chief executive may destroy it.	26
Inspecto	r to give notice of damage	27
128.(1	This section applies if—	28

(a) an inspector damages something when exercising or purporting to exercise a power; or	1 2
(b) a person (the "other person") acting under the direction of an inspector damages something.	3
(2) The inspector must promptly give written notice of particulars of the damage to the person who appears to be the owner of the thing.	5 6
(3) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the inspector's or other person's control, the inspector may state it in the notice.	7 8 9
(4) If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	10 11 12
(5) This section does not apply to damage the inspector reasonably believes is trivial.	13 14
(6) In this section—	15
"owner" of a thing includes the person in possession or control of it.	16
PART 10—BOARDS OF INQUIRY	17
Division 1—General	18
Minister may establish or re-establish boards of inquiry	19
129.(1) The Minister may establish or re-establish a board of inquiry about any workplace incident ²⁸ by Gazette notice.	20 21
(2) The notice, or a subsequent Gazette notice, may specify issues relevant to the inquiry including, for example, the membership of the board and its terms of reference.	22 23 24

Workplace incident" is a defined term. See the dictionary for its meaning.

(3) The Minister may exercise powers under this section for a workplace incident—	1 2
(a) whether or not the incident has been investigated by an inspector; and	3 4
(b) whether or not a board of inquiry had previously inquired into the incident.	5 6
Role of board of inquiry	7
130.(1) The board of inquiry must—	8
(a) inquire into the circumstances and probable causes of the relevant workplace incident; and	9 10
(b) give the Minister a written report of the board's findings.	11
(2) The report may contain the recommendations the board considers appropriate and other relevant matters.	12 13
(3) The Minister must table a copy of the report in the Legislative Assembly within 14 days after receiving the report.	14 15
(4) However, if the board gives the Minister a separate report of issues that the board considers should not be made public, the Minister need not table the separate report in the Legislative Assembly.	16 17 18
Conditions of appointment	19
131.(1) Members of the board of inquiry are entitled to be paid the fees and allowances decided by the Minister.	20 21
(2) The members' terms of office are the terms provided by this Act and the other terms (if any) decided by the Minister.	22 23
Chief executive to arrange for services of staff and financial matters for board of inquiry	24 25
132. As soon as practicable after the board of inquiry is established, the chief executive must consult with the chairperson of the board and arrange—	26 27 28

(a)	for the services of officers and employees of the department and other persons to be made available to the board for the conduct of the inquiry; and	1 2 3
(b)	for financial matters relevant to the board.	4
Inspecto	r may exercise powers for board's inquiry	5
	This section applies to an inspector whose services have been allable to the board of inquiry.	6 7
	e inspector may exercise the powers of an inspector under part 9 ²⁹ orkplace incident the subject of the board's inquiry.	9
	Division 2—Conduct of inquiry	10
Procedu	re	11
134.(1) When conducting its inquiry, the board of inquiry—	12
(a)	must observe natural justice; and	13
(b)	must act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues.	14 15
(2) In	conducting the inquiry, the board—	16
(a)	is not bound by the rules of evidence; and	17
(b)	may inform itself in any way it considers appropriate, including holding hearings; and	18 19
(c)	may decide the procedures to be followed for the inquiry.	20
	owever, the board must comply with this division and any al rules prescribed under a regulation.	21 22
(4) Th	e chairperson presides at the inquiry.	23

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155	19	8 130

Notice of inquiry	1
135. The chairperson of the board of inquiry must give at least 14 days written notice of the time and place of the inquiry to—	2 3
(a) any person concerned in the workplace incident the subject of the inquiry; and	4 5
(b) any other person who the chairperson has reason to believe should be given the opportunity to appear at the inquiry.	6 7
Inquiry to be held in public except in special circumstances	8
136.(1) An inquiry must be held in public.	9
(2) However, the board may, of its own initiative or on the application of a person represented at the inquiry, direct that the inquiry, or a part of the inquiry, be held in private, and give directions about the persons who may be present.	10 11 12 13
(3) The board may give a direction under subsection (2) only if it is satisfied it is proper to make the order in the special circumstances of the inquiry.	14 15 16
Protection of members, legal representatives and witnesses	17
137.(1) A member of the board of inquiry has, in the performance of the member's duties, the same protection and immunity as a Supreme Court Judge.	18 19 20
(2) A lawyer or other person appearing before the board for someone has the same protection and immunity as a lawyer appearing for a party in a proceeding in the Supreme Court.	21 22 23
(3) A person summoned to attend or appearing before the board as a witness has the same protection as a witness in a proceeding in the Supreme Court.	24 25 26
Record of proceedings to be kept	27
138. The board of inquiry must keep a record of its proceedings.	28

Procedu	ral fairness and representation	1
concerne	In conducting the inquiry, the board must give a person d in the workplace incident the opportunity of defending all claims hinst the person.	2 3 4
(2) Th	e person may be represented before the board by a lawyer or agent.	5
Board's	powers on inquiry	6
140.(1) In conducting the inquiry, the board may—	7
(a)	act in the absence of any person who has been given a notice under section 135 ³⁰ or some other reasonable notice; and	8
(b)	receive evidence on oath or affirmation or by statutory declaration; and	10 11
(c)	adjourn the inquiry; and	12
(d)	disregard any defect, error, omission or insufficiency in a document.	13 14
	member of the board may administer an oath or affirmation to a ppearing as a witness before the inquiry.	15 16
Notice to	o witness	17
given to	The chairperson of the board of inquiry may, by written notice a person, require the person to attend the inquiry at a stated time to give evidence or produce stated documents or other things.	18 19 20
to the wi	person required to appear as a witness before the board is entitled tness fees prescribed under a regulation or, if no witness fees are d, the reasonable witness fees decided by the chairperson.	21 22 23
Inspection	on of documents or other things	24
) If a document or other thing is produced to the board at the	25 26

³⁰ Notice of inquiry

(a) inspect the thing; and	1
(b) copy or photograph the thing if it is relevant to the inquiry.	2
(2) The board may also take possession of the thing, and keep it while is necessary for the inquiry.	it 3
(3) While it keeps a document or other thing, the board must permit person otherwise entitled to possession of it to inspect, copy or photographe thing, at a reasonable place and time the board decides.	
Inquiry may continue despite court proceedings unless otherwise ordered	8
143. The inquiry may start or continue, and a report may be prepared given, despite a proceeding before any court or tribunal, unless a court tribunal with the necessary jurisdiction orders otherwise.	
Offences by witnesses	13
144.(1) A person given a notice under section 141 ³¹ must not fa without reasonable excuse—	nil, 14 15
(a) to attend as required by the notice; or	16
(b) to continue to attend as required by the chairperson of the board inquiry until excused from further attendance.	of 17
Maximum penalty—30 penalty units.	19
(2) A person appearing as a witness at the inquiry must take an oath make an affirmation when required by the chairperson of the board.	or 20 21
Maximum penalty—30 penalty units.	22
(3) Also, a person appearing as a witness at the inquiry must not fa without reasonable excuse—	il, 23 24
(a) to answer a question the person is required to answer by member of the board; or	a 25 26

³¹ Notice to witness

(b)	to produce a document or thing the person is required to produce by a notice under section 141.	1 2
Maximu	m penalty—30 penalty units.	3
documer	is a reasonable excuse to refuse to answer a question or produce a at or thing on the ground that the answer or production of the at or thing might tend to incriminate the person.	4 5 6
Contem	pt of board	7
145. A	person must not—	8
(a)	deliberately interrupt the inquiry; or	9
(b)	create or continue or join in creating or continuing, a disturbance in or near a place where the board is conducting its inquiry; or	10 11
(c)	do anything that would be contempt of court if the board were a Judge acting judicially.	12 13
Maximu	m penalty—30 penalty units.	14
Report o	of offences	15
offence, may mal	f the board of inquiry considers material before it discloses an it may report the offence to 1 or more of the following persons and ke available to the person or persons all relevant material in the possession—	16 17 18 19
(a)	the Commissioner of the Police Service;	20
(b)	the Criminal Justice Commission;	21
(c)	the Director of Public Prosecutions;	22
(d)	the chief executive.	23
Change	of membership of board	24
147. To members	The inquiry of a board of inquiry is not affected by a change in its ship.	25 26

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PART 11—APPEALS Division 1—Internal review of decisions **Application for review** 148. A person whose interests are affected by a decision of the chief executive or an inspector (the "original decision") may apply under this division for the decision to be reviewed. Procedure for review **149.(1)** The application must be made in the approved form to the chief executive; and (b) be supported by enough information to enable the chief executive 10 to decide the application. 11 (2) If the application is for the review of a decision to forfeit a thing, the 12 application must be made to the chief executive within— 13 28 days after the day on which the person receives notice of the 14 original decision; or 15 (b) the longer period, within 2 months after the day, the chief 16 executive in special circumstances allows. 17 (3) If the application is for the review of another decision, the application 18 must be made to the chief executive within— 19 14 days after the day on which the person receives notice of the 20 original decision; or 21 (b) the longer period, within 2 months after the day, the chief 22 executive in special circumstances allows. 23

(4) If the chief executive is satisfied the applicant has complied with

subsection (1), the chief executive must immediately tell the applicant in

writing of that fact.

Review o	of decision	1
in section	The chief executive must, within 14 days after giving the notice n 149(4), review the original decision and make a decision (the decision ")—	2 3 4
(a)	to confirm the decision appealed against; or	5
(b)	to vary the decision appealed against; or	6
(c)	to set aside the decision appealed against and make a decision in substitution for the decision set aside.	7 8
(2) Th	e application must not be dealt with by—	9
(a)	the person who made the original decision; or	10
(b)	a person in a less senior office than the person who made the original decision.	11 12
	thin 14 days after making the review decision, the chief executive e written notice of the decision to the applicant.	13 14
(4) The	e notice must—	15
(a)	include the reasons for the review decision; and	16
(b)	tell the applicant of the applicant's right of appeal against the decision.	17 18
(5) If t	he chief executive does not—	19
(a)	review the original decision within the time allowed under subsection (1); or	20 21
(b)	having reviewed the decision, tell the applicant of the review decision within the time allowed under subsection (3);	22 23
the applic	cant may appeal against the original decision under section 152.	24
	is section does not apply to an original decision made by the chief e personally.	25 26
Stay of o	operation of original decisions	27
,) If a person applies for a decision to be reviewed, the person may tely apply to the Industrial Court for a stay of the decision	28 29

(2) The court may stay the decision to secure the effectiveness of the review and any later appeal to the court.	1 2
(3) A stay—	3
(a) may be given on conditions the court considers appropriate; and	4
(b) operates for the period fixed by the court; and	5
(c) may be revoked or amended by the court.	6
(4) The period of a stay must not extend past the time when the chief executive reviews the decision and any later period the court allows the person to appeal against the decision.	77 8 9
(5) An application made for the review of a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	10 11
Division 2—Appeals	12
Who may appeal?	13
152.(1) A person whose interests are affected by an original decision or review decision may appeal against the decision to the Industrial Court.	14 15
(2) The person has a right to receive a statement of the reasons for the decision.	16 17
How to start appeal	18
153.(1) An appeal is started by—	19
(a) filing written notice of appeal with the registrar of the Industrial Court; and	20 21
(b) complying with rules of court applying to the appeal.	22
(2) The notice of appeal must be filed within 30 days after—	23
(a) if the appeal is from an original decision—the day the appellant receives notice of the original decision; or	24 25
(b) if the appeal is from a review decision—the day the appellant receives reasons for the review decision.	26 27

(3) The court may at any time extend the period for filing the notice of appeal.	1 2
(4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.	3 4
Stay of operation of decisions	5
154.(1) The Industrial Court may grant a stay of a decision appealed against to secure the effectiveness of the appeal.	6 7
(2) A stay—	8
(a) may be given on the conditions the court considers appropriate; and	9 10
(b) operates for the period fixed by the court; and	11
(c) may be revoked or amended by the court.	12
(3) The period of a stay must not extend past the time when the court decides the appeal.	13 14
(4) An appeal against a decision affects the decision, or carrying out of the decision, only if the decision is stayed.	15 16
Hearing procedures	17
155.(1) The procedure for an appeal is to be in accordance with the rules of court applying to the appeal or, if the rules make no provision or insufficient provision, in accordance with directions of the Industrial Court.	18 19 20
(2) An appeal is by way of rehearing, unaffected by the chief executive's decision.	21 22
Assessors	23
156. If the Industrial Court is satisfied the appeal involves an issue of special knowledge and skill, the court may appoint 1 or more assessors to help in deciding the appeal.	24 25 26

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Powers	of court on appeal	1
157.(1) In deciding an appeal, the Industrial Court may—	2
(a)	confirm the decision appealed against; or	3
(b)	vary the decision appealed against; or	4
(c)	set aside the decision appealed against and make a decision in substitution for the decision set aside; or	5 6
(d)	set aside the decision appealed against and return the issue to the decision maker with directions the court considers appropriate.	7 8
	on appeal the court acts under subsection (1)(b) or (c), the decision for this Act (other than this part), to be that of the chief executive.	9 10
	PART 12—LEGAL PROCEEDINGS	11
	Division 1—Evidence	12
Applicat	tion of division	13
158.(1) This division applies to a proceeding under this Act or another Act prescribed under a regulation.		14 15
Proof of	appointments and authority unnecessary	16
159. It	is not necessary to prove—	17
(a)	the appointment of the chief executive or an inspector; or	18
(b)	the authority of the chief executive or an inspector to do anything under this Act.	19 20
Proof of	signatures unnecessary	21
160. A signature purporting to be the signature of the chief executive or an inspector is evidence of the signature it purports to be.		22 23

Evidenti	ary aids	-
161.(1) In this section—	2
	ate " means a certificate purporting to be signed by the chief cutive or an inspector.	<u> </u>
(2) A matter—	certificate stating any of the following matters is evidence of the	5
(a)	a stated document is—	7
	(i) an appointment or approval or a copy of an appointment or approval; or	9
	(ii) an improvement, prohibition or seizure notice, or a copy of an improvement, prohibition or seizure notice; or	10 11
	(iii) a decision, or a copy of a decision, given or made under this Act; or	12 13
	(iv) a record or document, a copy of a record or document, or an extract from a record or document, kept under this Act;	14 15
(b)	on a stated day, or during a stated period, a stated certificate, registration, approval or appointment was, or was not, in force for a stated person, workplace or thing;	16 17 18
(c)	on a stated day, or during a stated period, a standard issued or published by National Occupational Health and Safety Commission or Standards Australia or something in the standard was, or was not, in force;	19 20 21 22
(d)	on a stated day a stated person was given a stated direction or notice under this Act;	23 24
(e)	a stated amount is payable under this Act by a stated person and has not been paid;	25 26
(f)	a stated substance is a hazardous substance;	27
(g)	an instrument, equipment or installation was used in accordance with conditions prescribed under a relevant document for its use;	28 29
(h)	anything else prescribed by regulation.	30
	document purporting to be published by or under the authority of Occupational Health and Safety Commission or Standards	31 32

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	is, on its production in a proceeding, evidence of the matters g on and in the document.	2
	a complaint starting a proceeding, a statement that the matter of the at came to the complainant's knowledge on a stated day is evidence atter.	3
analyst ir documen	ny instrument, equipment or installation used by an inspector or accordance with the conditions (if any) prescribed under a relevant at for its use is taken to be accurate and precise in the absence of to the contrary.	6 7 8
Expert r	reports	10
this Act,) An expert report is admissible in evidence in a proceeding under whether or not the person making the report (the "expert") attends ral evidence in the proceeding.	11 12 13
	owever, if the expert does not attend to give oral evidence in the ng, the report is admissible only with the court's leave.	14 15
(3) In following	deciding whether to grant leave, the court must have regard to the g—	16 17
(a)	the contents of the report;	18
(b)	why the expert does not intend to give oral evidence;	19
(c)	the risk that its admission or exclusion from evidence will result in unfairness to a party, in particular having regard to a party's ability to controvert the contents of the report if the expert does not give oral evidence;	20 21 22 23
(d)	any other relevant circumstance.	24
	expert report when admitted is evidence of any fact or opinion of expert could have given oral evidence.	25 26
(5) In	this section—	27
mai	report" means a report made by a person that deals entirely or nly with issues on which the person is qualified to give expert lence, but does not include an analyst's report.	28 29 30

Analyst's certificate or report

Workplace Health and Safety

163. The production by the prosecutor or the defendant in a prosecution

1

2

of a signe them—	ed analyst's report stating any of the following is evidence of	3 4
(a)	the analyst's qualifications;	5
` '	the analyst took, or received from a stated person, the sample mentioned in the report;	6 7
	the analyst analysed the sample on a stated day, or during a stated period, and at a stated place;	8 9
(d)	the results of the analysis.	10
	Division 2—Proceedings	11
Proceedin	ngs for offences	12
	A prosecution for an offence against this Act is by way of proceedings before an Industrial Magistrate.	13 14
under par giving rise	re than 1 contravention of a workplace health and safety obligation t 3 may be charged as a single charge if the acts or omissions e to the claimed contravention happened within the same period same workplace.	15 16 17 18
proceedin	person aggrieved by a decision of an Industrial Magistrate in gs brought under subsection (1) who desires to appeal must the Industrial Court.	19 20 21
changes, subsection	to a proceeding before an Industrial Magistrate brought under in (1) and to a proceeding on appeal before the Industrial Court inder subsection (3).	22 23 24 25
	rosecution for an offence against this Act must be commenced by of an inspector or someone else authorised by the Minister or the utive.	26 27 28

Limitati	on on time for starting proceedings	1
165. A	a proceeding for an offence against this Act must start—	2
(a)	within 1 year after the commission of the offence; or	3
(b)	within 6 months after the offence comes to the complainant's knowledge, but within 18 months after the commission of the offence.	4 5 6
Respons	sibility for acts or omissions of representatives	7
166.(1) In this section—	8
"represe	entative" means—	9
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	10 11
(b)	of an individual—an employee or agent of the individual.	12
"state of	mind" of a person includes—	13
(a)	the person's knowledge, intention, opinion, belief or purpose; and	14
(b)	the person's reasons for the intention, opinion, belief or purpose.	15
(2) Su this part.	bsections (3) and (4) apply in a proceeding for an offence against	16 17
	t is relevant to prove a person's state of mind about a particular act ion, it is enough to show—	18 19
(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	20 21 22
(b)	the representative had the state of mind.	23
the perso authority person, t	a act done or omitted to be done for a person by a representative of on within the scope of the representative's actual or apparent is taken to have been done or omitted to be done also by the unless the person proves the person could not, by the exercise of le diligence, have prevented the act or omission.	24 25 26 27 28

Executive officers must ensure corporation compiles with Act	J
167.(1) The executive officers of a corporation must ensure that the corporation complies with this Act.	2
(2) If a corporation commits an offence against a provision of this Act, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure that the corporation complies with the provision.	4 5 6
Maximum penalty for subsection (2)—the penalty for the contravention of the provision by an individual.	8
(3) Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure that the corporation complies with the provision.	10 11 12 13
(4) However, it is a defence for an executive officer to prove—	14
 (a) if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or 	15 16 17 18
(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	19 20
Representation at hearing	21
168. A party to a proceeding under this Act may be represented by the party's lawyer or agent.	22 23
Recovery of fees	24
169.(1) A fee payable under this Act and not paid may be recovered by the chief executive—	25 26
(a) in summary proceedings under the Justices Act 1886; or	27
(b) by action for a debt in a court of competent jurisdiction.	28
(2) A fee may also be recovered in a proceeding for an offence against this Act	29

Workplace	Health	and Safety	
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(3) An order made under subsection (2) is enforceable under the <i>Justices Act 1886</i> as an order for payment of money made by a Magistrate under that Act.		
(4) If an o	order is made under subsection (2)—	4
	e order may be filed in the registry of a Magistrates Court under e <i>Magistrates Courts Act 1921</i> ; and	5 6
C	n being filed, is taken to be an order made by a Magistrates ourt constituted under that Act and may be enforced ecordingly.	7 8 9
	PART 13—OFFENCES	10
	Division 1—Offence provisions	11
Offences ag	gainst this Act	12
	f a provision creates an offence against this Act, the maximum the contravention of the provision appears at the end of the	13 14 15
offences aga	ever, to help users of this Act, a list of provisions creating ainst this Act, and the maximum penalties for contravention of ns, can also be found in schedule 1.	16 17 18
	Division 2—Other offences	19
False or mi	sleading statements	20
171. (1) A	person must not—	21
in	ate anything to a board of inquiry, the chief executive or an spector the person knows is false or misleading in a material articular; or	22 23 24

(b) omit from a statement made to a board of inquiry, the chief executive or an inspector anything without which the statement is, to the person's knowledge, misleading in a material particular.	1 2 3
Maximum penalty—30 penalty units.	4
(2) It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	5 6 7
False, misleading or incomplete documents	8
172.(1) A person must not give a board of inquiry, the chief executive or an inspector a document containing information the person knows is false, misleading or incomplete in a material particular.	9 10 11
Maximum penalty—30 penalty units.	12
(2) Subsection (1) does not apply to a person if the person, when giving the document—	13 14
(a) tells the board, chief executive or inspector, to the best of the person's ability, how it is false, misleading or incomplete; and	15 16
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	17 18
(3) Also, a person must not make an entry in any document required or permitted to be made or kept under this Act knowing the entry to be false, misleading or incomplete in a material particular.	19 20 21
Maximum penalty—30 penalty units.	22
(4) It is enough for a complaint against a person for an offence against subsection (1) or (3) to state that the statement or entry made was false, misleading or incomplete to the person's knowledge.	23 24 25
Obstructing inspectors	26
173.(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse for the obstruction.	27 28
Maximum penalty—40 penalty units.	29

	a person has obstructed an inspector and the inspector decides to with the exercise of the power, the inspector must warn the person.	1 2
(3) In person the	warning a person under subsection (2), an inspector must warn the nat—	3
(a)	it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	6
(b)	the inspector considers the person's conduct is an obstruction.	7
the cond	after an inspector has warned the person, the person continues with act or repeats the conduct, the inspector may ask a police officer to the enforcement of this section.	8 9 10
(5) Su	bsection (4) does not limit section 116 ³² .	1
174. A	A police officer may take for obstruction A police officer may take the following steps if a person has d an inspector—	12 13 14
(a)	the officer may ask the person whether the person has a reasonable excuse for the conduct and, if the person gives an excuse, ask for details or further details of the excuse;	15 10 17
(b)	if the person does not answer the question or gives an excuse the officer reasonably believes is not a reasonable excuse—the officer may—	18 19 20
	(i) tell the person that the officer is considering arresting the person for obstruction; and	22 22
	(ii) require the person to stop, or not repeat, the conduct;	23
(c)	the officer may arrest the person without a warrant if the officer reasonably believes—	24 25
	(i) the person has not complied with a requirement under paragraph (b)(ii); and	26 27

³² Section 116 (Power to call police officer to help)

(ii) proceedings by way of complaint and summons against the person for an offence against section 173(1) would be ineffective.	1 2 3
Employers and principal contractor not to encourage refusal to answer questions	4
175.(1) An employer must not encourage or influence, or attempt to encourage or influence, by general direction, promise of advantage, threat of dismissal or otherwise a worker of the employer to refuse to answer questions put to the worker by an inspector.	6 7 8 9
Maximum penalty—40 penalty units.	10
(2) A principal contractor for a construction workplace must not encourage or influence, or attempt to encourage or influence, by general direction, promise of advantage, threat or otherwise an employer or worker at the workplace to refuse to answer questions put to the employer or worker by an inspector.	11 12 13 14 15
Maximum penalty—40 penalty units.	16
Impersonating inspectors and others	17
176. A person must not pretend to be an inspector, accredited officer, workplace health and safety officer or workplace health and safety representative.	18 19 20
Maximum penalty—40 penalty units.	21
PART 14—GENERAL	22
Division 1—Accredited officers	23
Appointment	24
177.(1) The chief executive may appoint a person, whether or not an	25

officer of	f the public service, to be an accredited officer.	1
(2) Th if—	e chief executive may appoint a person as an accredited officer only	2
(a)	the person—	4
	(i) satisfies the chief executive the person has the necessary expertise or experience to be an accredited officer; or	5 6
	(ii) the person has satisfactorily finished training approved by the chief executive; and	7 8
(b)	(b) makes application for appointment in the way prescribed under a regulation.	
Function	ns of accredited officers	11
•	An accredited officer is subject to the chief executive's directions ming the accredited officer's functions.	12 13
(2) Th	e functions of an accredited officer may be stated—	14
(a)	under a regulation; or	15
(b)	under a condition of appointment; or	16
(c)	by written notice given by the chief executive to the accredited officer.	17 18
Accredi	ted officer's appointment conditions	19
,) An accredited officer holds office on the conditions stated in the nt of appointment.	20 21
(2) Ar	accredited officer—	22
(a)	if the appointment provides for a term of appointment—ceases holding office at the end of the term; and	23 24
(b)	if the conditions of appointment provide—ceases holding office on ceasing to hold another office stated in the appointment conditions; and	25 26 27
(c)	may resign by signed notice of resignation given to the chief executive.	28 29

Accredited officer's identity card	1
180.(1) The chief executive must give each accredited officer an identity card.	2 3
(2) The identity card must—	4
(a) contain a recent photo of the accredited officer; and	5
(b) be signed by the accredited officer; and	6
(c) identify the person as an accredited officer for this Act; and	7
(d) state an expiry date.	8
(3) A person who stops being an accredited officer must return the person's identity card to the chief executive as soon as possible (but within 21 days) after the person stops being an accredited officer, unless the person has a reasonable excuse.	9 10 11 12
Maximum penalty—10 penalty units.	13
Production or display of accredited officer's identity card	14
181. An accredited officer must, if performing a function, produce the officer's identity card for inspection if asked by any person to whom the performance of the function is relevant.	15 16 17
Revocation of accredited officer's appointment	18
182. The chief executive may revoke an accredited officer's appointment. ³³	19 20
Division 2—Miscellaneous	21
Protection from liability—officials	22
183. (1) In this section—	23
"official" means—	24

 $^{^{33}\,}$ An accredited officer may appeal under section 152 against a decision to revoke the officer's appointment.

(a)	the Minister; and	1
(b)	the chief executive; and	2
(c)	a member of a board of inquiry; and	3
(d)	a member of the council or industry committee; and	4
(e)	an inspector.	5
	official is not civilly liable for an act done, or an omission made, and without negligence under this Act.	6 7
, ,	subsection (2) prevents a civil liability attaching to an official, the ttaches instead to the State.	8
Protection	on from liability—others	10
workplac	A workplace health and safety representative or a member of a e health and safety committee is not civilly liable because of the of, or the failure to exercise, a health and safety entitlement under	11 12 13
	workplace health and safety officer is not civilly liable because of rmance of, or the failure to perform, a health and safety function at 8.35	15 16 17
Powers o	of chief executive	18
185.(1)	The chief executive may require—	19
(a)	a designer, manufacturer, importer or supplier of plant or specified high risk plant to prevent the use of unsafe plant at a workplace or elsewhere; or	20 21 22
(b)	a manufacturer, importer or supplier of a substance to prevent the use of an unsafe substance at a workplace or elsewhere.	23 24
(2) If the	he chief executive makes a requirement under subsection (1)—	25
(a)	the requirement must be given in writing to—	26

³⁴ Part 7 (Workplace consultative arrangements)

³⁵ Part 8 (Workplace health and safety officers)

	(i)	the designer, manufacturer, importer or supplier of the plant; or	1 2
	(ii)	the manufacturer, importer or supplier of the substance; and	3
(b)		decision to give the requirement must be made by the chief cutive personally; and	4 5
		s section, plant or a substance is "unsafe" if the chief onably believes—	6 7
(a)		plant or substance has caused, or is likely to cause, an nediate risk to a person's health and safety; or	8 9
(b)		ropriate information about the plant or substance is not lable.	10 11
(4) For	r subs	section (3)(b), information is "appropriate" if—	12
(a)	for p	plant—the information states—	13
	(i)	the use for which the plant has been designed and tested; and	14
	(ii)	the conditions (if any) that must be observed if the plant is to be used safely and without risk to health; and	15 16
(b)		a substance—the information clearly identifies the substance states—	17 18
	(i)	the precautions (if any) to be taken for the safe use of the substance; and	19 20
	(ii)	the health hazards (if any) associated with the substance; and	21
	(iii)	the results of any tests relevant to the safe use of the substance that have been carried out on or in relation to the substance.	22 23 24
Exempti	on of	f person or thing from Act	25
186. (1 of its pro		egulation may exempt a person or thing from this Act or any ns.	26 27
(2) Th	e exe	mption may be given on stated conditions.	28

(3) If an exemption is given on conditions, the exemption operates only if

the conditions are complied with.

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	PART 15—ADMINISTRATION]
Delegation	ons	2
	ne chief executive may delegate the chief executive's powers under o an inspector or officer or employee of the public service.	3
	PART 16—REGULATIONS	5
Regulation	ons	6
188. (1)	The Governor in Council may make regulations under this Act.	7
	regulation may be made about workplace health and safety, for example, any of the following—	8
(a)	notification of building work, civil construction work and demolition work;	10 11
(b)	notification of injuries and dangerous events at workplaces;	12
(c)	the registration of workplaces, plant and plant design;	13
(d)	amenities for workplaces;	14
(e)	the grant, endorsement, renewal, suspension or cancellation of certificates or licences and the recognition of certificates or licences granted by someone else;	15 16 17
(f)	the experience or qualifications a person must have for a certificate or licence;	18 19
(g)	keeping documents and the time for which the documents must be kept;	20 21
(h)	the publication of analysis results;	22
(i)	fees;	23
(j)	keeping registers;	24
(k)	costs payable in a proceeding under this Act;	25

(l) fixing a penalty of not more than 30 penalty units for a contravention of a regulation or compliance standard.	1 2
PART 17—TRANSITIONAL PROVISIONS AND REPEALS	3
Division 1—Definitions	5
Definitions for part	6
189. (1) In this part—	7
"expiry day" means 1 January 1996 or, if a regulation provides, 1 July 1996.	8 9
"former Act" means the Workplace Health and Safety Act 1989.	10
(2) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	11 12
(3) This division expires on 1 July 1996.	13
Division 2—Transitional matters	14
Existing regulations	15
190.(1) A provision of the <i>Workplace Health and Safety Regulation 1989</i> mentioned in subsection (4) and in force under the former Act immediately before the commencement remains in force for this Act.	16 17 18
(2) The provision—	19
(a) may be amended or repealed by a regulation under this Act; and	20
(b) is to be read with the changes necessary to make it consistent with this Act and adapt its operation to the provisions of this Act.	21 22
(3) The provision expires on the expiry day unless earlier repealed.	23

(4) The provisions are—	1
 section 12 (Safeguards and safety measures to be taken by principal contractor) 	2 3
• part 10 (Construction and maintenance equipment)	4
 part 11 (Construction, alteration and removal of buildings and structures) 	5 6
• part 12 (Demolition work)	7
• part 13 (Excavations, trenches, caissons, cofferdams and tunnels)	8
• part 16 (Access provisions)	9
 part 17 (Electrical equipment and installations) 	10
• part 18 (Cranes and hoists)	11
• part 19 (Confined spaces)	12
• part 27 (Hazardous substances)	13
• part 28 (Lead)	14
• part 29 (Asbestos)	15
• part 30 (Noise)	16
• part 31 (Spray painting)	17
• part 32 (Welding)	18
• part 33 (Foundry and abrasive blasting)	19
• part 34 (Compressed air)	20
• part 35 (Underwater diving)	21
• part 37 (Specified dangerous goods)	22
• part 38 (Air handling and water systems of buildings).	23
(5) This section expires on 1 July 1996.	24
Codes of practice	25
191.(1) A code of practice approved under the former Act and in force at the commencement is taken to be an advisory standard made under this Act	26 27
until the expiry day or its earlier repeal.	28

(2) Th	e code of practice—	1
(a)	may be amended or repealed by a regulation under this Act; and	2
(b)	is to be read with the changes necessary to make it consistent with this Act and adapt its operation to the provisions of this Act.	3
(3) Th	is section expires on 1 July 1996.	5
Existing	exemptions	6
	An exemption notice mentioned in subsection (4) and in force e former Act immediately before the commencement remains in this Act.	7 8 9
(2) Th	e notice—	10
(a)	may be amended or repealed by a regulation under this Act; and	11
(b)	is to be read with the changes necessary to make it consistent with this Act and adapt its operation to the provisions of this Act.	12 13
(3) Th	e notices expire on the expiry day unless earlier repealed.	14
(4) Th	e notices are—	15
•	Notice of Exemption from Regulation 211(2) published in the Industrial Gazette on 4 May 1991 at page 18	16 17
•	Workplace Health and Safety (A–C Sheeting) Exemption Notice (No. 2) 1992, SL No. 285	18 19
•	section 7 of the Workplace Health and Safety (Certificates) Exemption Notice 1994, SL No. 267.	20 21
(4) Th	is section expires on 1 July 1996.	22
_	industry workplace health and safety committees and s of the committees	23 24
under se	An industry workplace health and safety committee established ction 47 of the former Act and discharging functions immediately be commencement is taken to be an industry committee under this	25 26 27 28
(a)	the period for which the committee was established expires; or	29

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(b) the Minister dissolves the committee.	1
(2) A person who immediately before the commencement was a member of the committee continues, after the commencement, as a member of the industry committee until—	2 3 4
(a) the term for which the member was appointed under the former Act expires; or	5 6
(b) the member's term is ended under this Act.	7
(3) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	8 9
(4) This section expires on 1 July 1996.	10
Existing health and safety officers	11
194.(1) A person who, immediately before the commencement, was a health and safety officer designated as health and safety officer for a workplace under section 58 of the former Act is taken—	12 13 14
 (a) to be the holder of a current certificate of authority for appointment as a workplace health and safety officer under this Act; and 	15 16 17
(b) to have been appointed as the workplace health and safety officer for the workplace under this Act at the commencement.	18 19
(2) The certificate of authority for appointment as a workplace health and safety officer is taken to be current until the day 5 years after the day the person received notice of having satisfactorily completed the course mentioned in section 61(2) of the former Act.	20 21 22 23
(3) This section expires on 1 July 2000.	24
Existing health and safety representatives	25
195.(1) A person who immediately before the commencement was a health and safety representative for a workplace continues, after the commencement, as the representative for the workplace under this Act until the first of the following events happens—	26 27 28 29

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workplace;	2
(b) the majority of workers at the workplace otherwise decide.	3
(2) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	4 5
(3) This section expires on 1 July 1996.	6
Existing health and safety committees	7
196.(1) A health and safety committee established by an employer or principal contractor under section 71 of the former Act and discharging functions immediately before the commencement continues as the workplace health and safety committee established by an employer or principal contractor under this Act at the commencement.	8 9 10 11 12
(2) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	13 14
(3) This section expires on 1 July 1996.	15
Existing inspectors and acting inspectors	16
197.(1) A person who immediately before the commencement was an inspector or acting inspector under the former Act is taken to be appointed as an inspector under this Act.	17 18 19
(2) The appointment is, to the greatest practicable extent, subject to the same conditions that applied to it immediately before the commencement.	20 21
(3) The appointment expires on—	22
(a) 31 December 1995; or	23
(b) an earlier day provided for in the appointment.	24
(4) This section expires on 31 December 1995.	25
Existing accredited officers	26
198 A person who immediately before the commencement was an	27

accredited officer under the former Act is taken to be appointed as an

28

accredited officer under this Act.		
(2) The appointment is, to the greatest practicable extent, subject to the same conditions that applied to it immediately before the commencement.		
(3) The appointment expires on—	4	
(a) 31 December 1995; or	5	
(b) an earlier day provided for in the appointment.	6	
(4) This section expires on 31 December 1995.	7	
Continuation of improvement, prohibition and seizure notices	8	
199.(1) An improvement, prohibition or seizure notice issued under the former Act and in force at the commencement continues to have effect, after the commencement, as if it were given under this Act.	9 10 11	
(2) An improvement, prohibition or seizure notice is to be read with the changes necessary to make it consistent with this Act and adapt its operation to the provisions of this Act.	12 13 14	
(3) In this section—	15	
"prohibition notice" includes an oral direction given by an inspector under section 91 of the former Act.	16 17	
"seizure notice" means a notice in the prescribed form issued under section 84(2) of the former Act.	18 19	
(4) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	20 21	
(5) This section expires on 1 July 1996.	22	
Existing certificates	23	
200. (1) A certificate to work in, or in a part of, an occupation prescribed under the former Act and granted to a person under the former Act continues in force under this Act.	24 25 26	
(2) The certificate is, to the greatest practicable extent, subject to the same conditions that applied to it immediately before the commencement.	27 28	

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(3) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	1 2
(4) This section expires on 1 July 1996.	3
Existing registrations continue	4
201. A workplace or plant or the details of plant design that—	5
(a) is required to be registered under this Act; and	6
(b) was registered under the former Act immediately before commencement;	7 8
is taken to be registered under this Act.	9
(2) The registration of a workplace or plant continues in force until the term of the registration ends.	10 11
(3) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	12 13
(4) This section expires on 1 July 1996.	14
Approved methods of work	15
202.(1) An approval of a method of work under section 136(2) of the former Act and in force under the former Act immediately before the commencement continues, for this Act, to have effect according to its terms after the commencement.	16 17 18 19
(2) The approval of the method of work may be amended or repealed by a regulation.	20 21
(3) The approval of the method of work expires on 1 July 1997 unless earlier repealed or ended.	22 23
(4) This section expires on 1 July 1997.	24
Existing exemptions under s 110(2)(b) of former Act	25
203.(1) An exemption given under section 110(2)(b) under the former Act and in force immediately before the commencement remains in force for this Act.	26 27 28

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(2) The exemption expires on the expiry day unless earlier repealed.	1
(3) This section is a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	2 3
(4) This section expires on 1 July 1996.	4
Appeals under former Act may be continued	5
204.(1) An appeal under the former Act not finally dealt with at the commencement may be continued and dealt with under this Act.	6 7
(2) A right of appeal under the former Act at the commencement may be exercised, within the time allowed under this Act for a similar appeal, and dealt with under this Act after the commencement.	8 9 10
(3) This section expires on 1 January 1996.	11
Transitional regulations	12
205.(1) A regulation may make provision about a matter for which—	13
(a) provision is made under the former Act; and	14
(b) in the opinion of the Governor in Council, no provision, or insufficient provision, is made about the matter under this part.	15 16
(2) A regulation made for this part may be given retrospective effect to a day not earlier than the commencement.	17 18
(3) A regulation under subsection (1) and this section expire on 1 July 1996.	19 20
Division 3—Repeals	21
Repeals	22
206. The following Acts are repealed—	23
Workplace Health and Safety Act 1989 No. 63	24
 Workplace Health and Safety Act and Other Acts Amendment Act 1990 No. 94. 	25 26

SCHEDULE 1 1 LIST OF OFFENCES AND PENALTIES 2 section 170(2) of the Act 3 Purpose of schedule 4 1. The purpose of this schedule is to list, in a convenient form, the 5 penalties for offences under this Act. 6 List of offences and penalties 7 2. The maximum penalty for a contravention of a provision mentioned in 8 column 1 is the penalty mentioned in column 2. 9 Column 1 Column 2 10 24(1)36 400 penalty units or 6 months imprisonment 11 10 penalty units 73(3) 12 76(1) 10 penalty units 13 10 penalty units 77(1) 14 10 penalty units 77(2) 15 10 penalty units 77(3) 16 10 penalty units 79(2) 17 10 penalty units 80(1) 18 10 penalty units 80(2) 19 10 penalty units 86(3) 20 10 penalty units 86(4) 21 93(1) 20 penalty units 22

³⁶ Section 24 imposes the penalty for contraventions of the provisions of part 3, divisions 2 and 3.

95(2) 10 penalty units 3 95(3) 10 penalty units 4 102(3) 10 penalty units 5 108(4) 40 penalty units 6 111(2) 40 penalty units 7 111(5) 40 penalty units 9 118(4) 40 penalty units 9 118(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	94(1)	20 penalty units	1
95(3) 10 penalty units 4 102(3) 10 penalty units 5 108(4) 40 penalty units 6 111(2) 40 penalty units 7 111(5) 40 penalty units 8 117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	95(1)	10 penalty units	2
102(3) 10 penalty units 5 108(4) 40 penalty units 6 111(2) 40 penalty units 7 111(5) 40 penalty units 8 117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	95(2)	10 penalty units	3
108(4) 40 penalty units 6 111(2) 40 penalty units 7 111(5) 40 penalty units 8 117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 23 172(1) 30 penalty units 24 172(3) 30 penalty units 25	95(3)	10 penalty units	4
111(2) 40 penalty units 7 111(5) 40 penalty units 8 117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	102(3)	10 penalty units	5
111(5) 40 penalty units 8 117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 23 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	108(4)	40 penalty units	6
117(4) 40 penalty units 9 118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 23 172(3) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	111(2)	40 penalty units	7
118(4) 40 penalty units or 6 months imprisonment 10 119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 18 144(2) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	111(5)	40 penalty units	8
119(4) 200 penalty units or 6 months imprisonment 11 120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 18 144(2) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	117(4)	40 penalty units	9
120(5) 10 penalty units 12 122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	118(4)	40 penalty units or 6 months imprisonment	10
122(2) 10 penalty units 13 122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	119(4)	200 penalty units or 6 months imprisonment	11
122(6) 10 penalty units 14 123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	120(5)	10 penalty units	12
123(3) 40 penalty units 15 124(2) 20 penalty units 16 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173	122(2)	10 penalty units	13
124(2) 124(2) 20 penalty units 144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 40 penalty units 25	122(6)	10 penalty units	14
144(1) 30 penalty units 17 144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	123(3)	40 penalty units	15
144(2) 30 penalty units 18 144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	124(2)	20 penalty units	16
144(3) 30 penalty units 19 145 30 penalty units 20 167(2) penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	144(1)	30 penalty units	17
145 167(2) penalty for the contravention of the provision by an individual 171(1) 172(1) 172(3) 173 20 30 penalty units 21 30 penalty units 22 30 penalty units 23 40 penalty units 25	144(2)	30 penalty units	18
penalty for the contravention of the provision by an individual 21 171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	144(3)	30 penalty units	19
171(1) 30 penalty units 22 172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	145	30 penalty units	20
172(1) 30 penalty units 23 172(3) 30 penalty units 24 173 40 penalty units 25	167(2)	penalty for the contravention of the provision by an individual	21
172(3) 30 penalty units 24 173 40 penalty units 25	171(1)	30 penalty units	22
173 40 penalty units 25	172(1)	30 penalty units	23
1 2	172(3)	30 penalty units	24
175(1) 40 penalty units 26	173	40 penalty units	25
	175(1)	40 penalty units	26

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SCHEDULE 1 (continued)

175(2)	40 penalty units	
176	40 penalty units	4
180(3)	10 penalty units	1

SCHEDULE 2 1 SPECIFIED HIGH RISK PLANT 2 sch 3, definition "specified high risk plant" of the Act 3 Meaning of "specified high risk plant" 4 1. The following items of plant are specified high risk plant— 5 airconditioning unit 6 amusement device 7 cooling tower 8 escalator 9 gas cylinder 10 lift. 11 **Definitions for schedule** 12 **2.** In this schedule— 13 "airconditioning unit" means a unit of plant that provides airconditioning 14 and that either— 15 incorporates a cooling tower; or 16 (b) consists of 1 or more compressors and the power rating required 17 for operation of the airconditioning unit is 50 kW or more. 18 "amusement device" means a device— 19 (a) used for commercial purposes; and 20 (b) used or designed to be used for amusement, games, recreation, 21 sightseeing or entertainment, and on which persons may be 22 carried, raised, lowered or supported by any part of the device 23 (including, for example, any car, carriage, platform, cage, boat, 24 plank, chair, seat or thing) while the part, car, carriage, platform, 25 cage, boat, plank, chair, seat or thing is in motion. 26

"cooling tower" means a device for lowering the temperature of water by	1
evaporative cooling in which atmospheric air passes through sprayed	2
water exchanging heat, and includes a device incorporating a refrigerant	3
or water heat exchanger.	4
"escalator" means a power driven inclined continuous stairway used for	5
raising or lowering passengers, and includes a moving walkway.	6
"gas cylinder" means a cylinder with a water capacity of more than 0.1 kg,	7
but not more 500 kg, that contains liquefied petroleum gas under	8
pressure.	9
•	
"lift" means any machinery—	10
(a) having a platform or cage the direction or movement of which is	11
restricted by a guide or guides; and	12
(b) used or designed for use for raising or lowering persons, goods	13
or materials (and includes any and all machinery, supports, and	14
enclosures) and all equipment of them (whether or not detachable)	15
used or designed for use for operating a lift.	16
	17

	SCHEDULE 3	1
	DICTIONARY	2
	section 8 of the Act	3
"aircondit	tioning unit" see schedule 2.	4
"amusemo	ent device" see schedule 2.	5
"approved	d form" means a form approved by the chief executive.	6
	epresentation" , for a workplace health and safety representative, ection 69.	7 8
"at" a plac	ce includes in or on a place.	9
alter practi	work" means work to erect, construct, extend or structurally a building or part of a building if the estimated final price at ical completion is more than \$40 000 or, if a greater amount is ribed under a regulation, the greater amount.	10 11 12 13
"certificat	e" means a certificate given under this Act.	14
"civil cons	struction work" means work to—	15
(a) (construct a road or highway or erect associated works; or	16
(b) (construct a railway or erect associated works; or	17
(c) (construct or erect a harbour or associated works; or	18
	construct or erect a water storage or supply system or associated works; or	19 20
(e) (construct a sewerage or drainage system or associated works; or	21
	construct or erect an electricity or gas generation, transmission or distribution structure or associated works; or	22 23
{	construct a park or recreation ground, including, for example, a golf course, playing field, racecourse or swimming pool or associated works; or	24 25 26
(h) 6	erect a telecommunications structure or associated works; or	27

((i)	construct production, storage and distribution facilities for heavy industry, refineries, pumping stations, or mines or associated works; or	1 2 3
(j)	construct or structurally alter a bridge or associated works;	۷
		e estimated final price of the work at practical completion is more \$40 000 or another amount prescribed by regulation.	5
"com	plia	nce standard" includes special compliance standard.	7
"cons	stru	ction workplace" see section 14.	8
		on" includes a finding of guilt, and the acceptance of a plea of y by a court.	9 10
"cool	ing	tower" see schedule 2.	11
"cou	ncil'	means the Workplace Health and Safety Council.	12
"co-v	vork	ters", for part 7, see section 66.	13
	_	ous event'' means an event at a workplace involving imminent risk aplosion, fire or serious bodily injury.	14 15
"deal	wit	h" includes sell, dispose of and destroy.	16
ł	ouilo does	ion work" means work to demolish or dismantle systematically a ling or other structure, or part of a building or other structure, but not include the systematic dismantling of a part of a building or structure for alteration, maintenance, remodelling or repair.	17 18 19 20
		c premises " means premises usually occupied as a private ling house.	21 22
"emp	loye	er" see section 10.	23
"esca	lato	r" see schedule 2.	24
t	with the p	re officer", of a corporation, means a person who is concerned, or takes part in, the corporation's management, whether or not person is a director or the person's position is given the name of utive officer.	25 26 27 28
"fee"	incl	udes tax.	29

1

"gas cylinder" see schedule 2.	1
"improvement notice" see section 117.	2
"inspector" means a person who is appointed under this Act as an inspector.	3
"lift" see schedule 2.	5
"obstruct" includes hinder, resist and attempt to obstruct.	ϵ
"occupier" , of a place, includes a person who reasonably appears to be the occupier, or in charge, of the place.	8
"owner" includes—	9
(a) the person from whom a thing was seized unless the chief executive is aware of its actual owner; and	10 11
(b) a mortgagee in possession; and	12
(c) a lessee.	13
"personal protective equipment" includes any clothing, equipment and substance designed—	14 15
(a) to be worn by a person; and	16
(b) to protect the person from risks of injury or disease.	17
"place" includes land, a building, another structure or installation, a road, a vehicle, a tent or marquee, or any other place (even if the place is in a natural or undeveloped state) whether the place is on or under the water or on the bed of any waters.	18 19 20 21
"plant" includes—	22
(a) machinery, equipment, appliance, pressure vessel, implement and tool; and	23 24
(b) personal protective equipment; and	25
(c) a component of plant and a fitting, connection, accessory or adjunct to plant.	26 27
"principal contractor" see section 13.	28

"prohi	pition notice " see section 118.	1
-	place" means a place the public is entitled to use, is open to the blic or is used by the public, whether or not on payment of money.	2 3
"qualif	ied person", for part 8, see section 92.	4
	nably believes" means believes on grounds that are reasonable in all circumstances.	5 6
	nably suspects" means suspects on grounds that are reasonable in the circumstances.	7 8
"releva	nt place", in part 3, division 2, means—	9
(a)	for plant other than specified high risk plant—a workplace; or	10
(b)	for specified high risk plant—any place, whether or not a workplace.	11 12
"reviev	decision", for part 11, see section 150.	13
"risk"	means risk of injury or disease.	14
"self-ei	nployed person" see section 12.	15
"seriou	s bodily injury" means an injury—	16
(a)	that causes death; or	17
(b)	impairs a person to such an extent that as a consequence of the injury the person becomes an overnight or longer stay patient in a hospital.	18 19 20
"specif	ied high risk plant" see schedule 2.	21
"stand	ard" means a compliance or advisory standard.	22
	ance" means any natural or artificial substance, whether in solid or uid form or in the form of a gas or vapour.	23 24
"under	taking" includes business and work activity.	25
"union	, for part 7, see section 66.	26
"used p	properly" , for plant or a substance, see section 15.	27
"vehicl	e" includes ship, boat and aircraft.	28

1

"work caused illness" means—

(a)	a disease that is contracted by an employer, self-employed person or worker (a "person") in the course of doing work and to which the work was a contributing factor; or	3 4
(b)	the recurrence, aggravation, acceleration, exacerbation or deterioration in a person of an existing disease in the course of doing work to which the work was a contributing factor to the recurrence, aggravation, acceleration, exacerbation or deterioration.	5 6 7 8
"worker	" see section 11.	10
"work in	ujury" means—	11
(a)	an injury to an employer, self-employed person or worker (a "person") in the course of doing work that requires first aid or medical treatment; or	12 13 14
(b)	the recurrence, aggravation, acceleration, exacerbation or deterioration of any existing injury in a person in the course of doing work—	15 16 17
	(i) that requires first aid or medical treatment; and	18
	(ii) to which the work was a contributing factor to the recurrence, aggravation, acceleration, exacerbation or deterioration.	19 20 21
"workpla	ace" see section 9.	22
"workpla	ace activity" includes—	23
(a)	work at a workplace; and	24
(b)	workplace operations.	25
_	ace health and safety obligation" means an obligation imposed er part 3.	26 27
"workpla	ace health and safety officer" means a person who—	28
(a)	holds a current authority for appointment as a workplace health and safety officer; and	29 30

Workplace Health and Safety

SCHEDULE 3 (continued)

(b)	is appointed as a workplace health and safety officer by—	-
	(i) an employer for the employer's workplace; or	2
	(ii) a principal contractor.	3
"workpl	ace health and safety representative" see section 67.	4
"workpl	ace incident" means—	4
(a)	an incident resulting in a person suffering serious bodily injury that must be notified to the chief executive under a regulation; or	
(b)	a work caused illness that must be notified to the chief executive under a regulation; or	Ç
(c)	a dangerous event that must be notified to the chief executive under a regulation; or	10 10
(d)	another matter decided by the Minister to be a workplace incident.	12

13