Queensland



ELECTRICITY AMENDMENT BILL 1997

Queensland



ELECTRICITY AMENDMENT BILL 1997

TABLE OF PROVISIONS

Section	Pa Pa	ge
	PART 1—PRELIMINARY	
1	Short title	8
2	Commencement	8
3	Act amended	8
4	Amendment of s 7 (System control)	8
5	Amendment of s 10 (Network services)	8
6	Amendment of s 12 (Works, substations and operating works)	9
7	Amendment of s 21 (Electricity industry)	9
8	Amendment of s 22 (Electricity entities)	9
9	Amendment of s 23 (Customers and contestable customers)	9
10	Amendment of ch 2, pt 5, hdg (Supply entities and their authorities)	10
11	Replacement of s 37 (Supply entities)	10
	Distribution entities	10
12	Replacement of s 38 (Supply entity authorities)	10
	38 Distribution authorities	10
13	Replacement of s 39 (Supply area of supply entity)	10
	39 Distribution area of distribution entity	10
14	Replacement of s 40 (Supply of electricity in supply area)	10
	Connection and supply of electricity in distribution area	11
	40AA Supply in absence of customer connection contract	12
	40A Standard customer connection contract	12
	40B Approval of first standard customer connection contract by regulator	13
	40C Customer connection contracts outside standard form	13

	40D	Connection and supply on nondiscriminatory terms	13
	40E	Limitation on obligation to connect and supply	14
	40F	Obligation to connect and supply subject to authority	15
	40G	Disconnection for failure to pay debts	15
	40H	Contracting out of s 40E, 40G or 97	15
15	Replac	cement of s 41 (Supply of electricity outside supply area)	16
	41	Connection and supply of electricity outside distribution area	16
16	Amen	dment of s 42 (Conditions of supply entity authority)	16
17		dment of s 43 (Additional condition to allow connection to network by complying persons)	17
18	Amen	dment of s 44 (Additional condition to provide network services)	18
19		dment of s 45 (Additional condition to comply with cols, standards and codes)	18
20	Replac	cement of ch 2, pt 6 (Authorised suppliers and their authorities)	18
	PART	6—RETAIL ENTITIES AND THEIR AUTHORITIES	
	46	Retail entities	18
	47	Retail authorities	18
	48	Retail area of retail entity	18
	49	Sale of electricity in retail area	19
	50	Standard customer sale contract	19
	51	Approval of first standard customer sale contract by regulator	20
	52	Customer sale contracts outside standard form	20
	53	Limitations on obligation to sell	20
	54	Obligation to sell subject to authority	21
	55	Disconnection for failure to pay debts	21
	55A	Electricity must be sold on nondiscriminatory terms	21
	55B	Contracting out of s 53, 55 or 97A	22
	55C	Sale of electricity outside retail area	22
	55D	Conditions of retail authority	22
	55E	Additional condition to comply with protocols, standards and codes	23
21	Amen	dment of s 56 (Purpose of special approvals)	23
22	Amen	dment of s 58 (Special approvals)	23

23	Amen	dment of s 59 (Authorisation given by special approval)	23
24	Amendment of s 66 (Limitation of electricity officer's powers)		
25	Omission of ch 2, pt 11 (State electricity entities)		
26	Omiss	ion of ch 3 (Obligation to supply)	24
27	Inserti	on of new s 88A	24
	88A	Prohibition on operating supply network unless authorised	24
28		cement of s 89 (Restriction on supply of electricity within area)	25
	89	Restriction on sale of electricity	25
29	Amen	dment of s 92 (System control)	25
30	author	cement of s 97 (Limitation of liability of supply entity or rised supplier for failure to provide network services or supply acity)	25
	97	Limitation of liability of distribution entity for failure to provide network services or to connect and supply electricity	25
	97A	Limitation of liability of retail entity for failure to sell electricity	26
31	Inserti	on of new s 116A	26
	116A	Authority to create easements over forest land	26
32		cement of s 118 (Supplier may recover amount for city supplied to person occupying premises	26
	118	Retail entity may recover amount for electricity sold to a person occupying premises	27
	118A	Distribution entity may recover amount for connection and supply of electricity to a person	27
33	Amen	dment of s 127 (Advertisement of order)	27
34	Amen	dment of s 132 (Grounds for disciplinary action)	27
35	Amen	dment of s 133 (Types of disciplinary action)	28
36	Amen	dment of s 137 (Entry to read meters etc.)	28
37	Amen	dment of s 167 (Occupier to give notice of electrical accident)	28
38		dment of s 168 (Licensed electrical contractor to give of electrical accident)	29
39		dment of s 169 (Special approval holders to give notice of cal accident)	29
40		dment of s 170 (Electricity entity to advise regulator diately of accident)	29

41	Replac	ement of ch 9, pt 3, hdg (Supply entity authorities)	29
42	Replac	ement of s 195 (Issue of supply entity authorities)	30
	195	Issue of distribution authorities	30
43	Amend	dment of s 196 (Application for authority)	30
44	Amend	dment of s 197 (Consideration of application for authority)	30
45	Amend	dment of s 198 (Notice of refusal to issue authority)	31
46	Replac	ement of s 199 (Amendment of supply entity authorities)	31
	199	Amendment of distribution authorities	31
47		ement of s 200 (Amendment of conditions stated in supply authorities)	31
	200	Amendment of conditions stated in distribution authorities	31
48	Replac	ement of s 201 (Supply entity authorities not transferable)	31
	201	Distribution authorities not transferable	31
49	Replac	ement of s 202 (Surrender of supply entity authorities)	31
	202	Surrender of distribution authorities	32
50	Replac	ement of ch 9, pt 4 (Authorised supplier authorities)	32
	PART	4—RETAIL AUTHORITIES	
	203	Issue of retail authorities	32
	204	Application for authority	32
	205	Consideration of application for authority	32
	206	Notice of refusal to issue authority	34
	207	Amendment of retail authorities	34
	207A	Amendment of conditions stated in retail authorities	34
	207B	Retail authorities not transferable	34
	207C	Surrender of retail authorities	34
51	Inserti	on of new s 259A	34
	259A	Regulation may declare a State electricity entity	34
52	Inserti	on of new pt hdg	35
	PART	1—PROVISIONS FOR ORIGINAL ACT (1994 No. 64)	
53	Inserti	on of new pt 2	35
		2—TRANSITIONAL PROVISIONS FOR ELECTRICITY IDMENT ACT 1997	
	289	Continuation of tariffs	35

	290	Expiry of QGC's generation authorities	35
	291	Generation authorities for new generation entities	36
	292	Expiry of QETC's transmission authority	37
	293	New transmission authority for QETC	37
	294	Expiry of QTSC's supply entity authority	38
	295	Expiry of State authorised supplier authorities	39
	296	New distribution authorities	39
	297	New retail authorities	41
	298	Dispensing with formal requirements for the issue of interim authorities	42
	299	Directions to State electricity entities	42
	300	Minister may give exemptions from holding a retail authority	43
	301	Minister's powers about pricing	43
	302	QTSC State electricity entity for limited purposes	44
	303	Transitional regulations	44
54	Amen	dment of sch 1 (Appeals against administrative decisions)	45
55	Amen	dment of sch 2 (Subject matter for regulations)	45
56	Amen	dment of sch 5 (Dictionary)	46
57	Amen	ded Act—schedule	47
		SCHEDULE	48
		AMENDED ACT	
	BUILI	DING ACT 1975	48

1997

A BILL

FOR

An Act to amend the *Electricity Act 1994* and another Act and for other purposes

The Parliament of Queensland enacts— 1 PART 1—PRELIMINARY 2 **Short title** 3 Clause **1.** This Act may be cited as the *Electricity Amendment Act 1997*. Commencement 5 2. This Act commences on a day to be fixed by proclamation. Clause 6 Act amended 7 **3.** This Act amends the *Electricity Act 1994*. Clause 8 **Amendment of s 7 (System control)** 9 **4.** Section 7(f), 'supply entities or authorised suppliers'— Clause 10 omit, insert— 11 'distribution entities or retail entities'. 12 **Amendment of s 10 (Network services)** 13 **5.(1)** Section 10, ', supply entities and authorised suppliers'— Clause 14 omit, insert— 15 'and distribution entities'. 16 (2) Section 10, example 3, 'supply entities or authorised suppliers,'— 17

18

19

omit, insert—

'distribution entities,'.

s 6 9 **s 9**

	Amendment of s 12 (Works, substations and operating works)	1
Clause	6. Section 12(3)(c), 'supply entity or authorised supplier'—	2
	omit, insert—	3
	'distribution entity'.	4
	Amendment of s 21 (Electricity industry)	5
Clause	7. Section 21, 'and supplying'—	6
	omit, insert—	7
	', supplying and selling'.	8
	Amendment of s 22 (Electricity entities)	9
Clause	8. Section 22(2)—	10
	omit, insert—	11
	'(2) The following entities are the participants in the electricity industry—	12
	(a) generation entities;	13
	(b) transmission entities;	14
	(c) distribution entities;	15
	(d) retail entities.'.	16
	Amendment of s 23 (Customers and contestable customers)	17
Clause	9.(1) Section 23, heading—	18
	omit, insert—	19
	'Types of customers'.	20
	(2) Section 23—	21
	insert—	22
	'(3) A "non-contestable customer" is a customer other than a contestable customer.'.	23 24

s 10 10 **s 14**

	Amendment of ch 2, pt 5, hdg (Supply entities and their authorities)	1
Clause	10. Chapter 2, part 5, heading, 'SUPPLY'—	2
	omit, insert—	3
	'DISTRIBUTION'.	4
	Replacement of s 37 (Supply entities)	5
Clause	11. Section 37—	6
	omit, insert—	7
	'Distribution entities	8
	'37. A "distribution entity" is a person who holds a distribution authority.'.	9 10
	Replacement of s 38 (Supply entity authorities)	11
Clause	12. Section 38—	12
	omit, insert—	13
	'Distribution authorities	14
	'38. A "distribution authority" authorises its holder to supply electricity using a supply network within its distribution area.'.	15 16
	Replacement of s 39 (Supply area of supply entity)	17
Clause	13. Section 39—	18
	omit, insert—	19
	'Distribution area of distribution entity	20
	'39. A distribution entity's "distribution area" is the area stated in its authority as its distribution area.'.	21 22
	Replacement of s 40 (Supply of electricity in supply area)	23
Clause	14. Section 40—	24
	omit, insert—	25

Connec	tion and supply of electricity in distribution area	1
'40. (1)	A distribution entity has an obligation—	2
(a)	to connect customers' electrical installations or premises within the distribution entity's distribution area to the distribution entity's supply network to allow the supply of electricity from the supply network to the installations or premises; and	3 4 5 6
(b)	to supply electricity from its supply network to the customers' electrical installations or premises.	7 8
'(2) Tl	he obligation—	9
(a)	only requires the connection and supply of electricity sought by a person in a particular case if it is technically and economically practicable to connect and supply electricity; and	10 11 12
(b)	is subject to a provision in this Act or a regulation that—	13
	(i) provides that the obligation does not apply; or	14
	(ii) allows for disconnection or refusal to connect or reconnect; and	15 16
(c)	arises only if an application is made to the distribution entity by a customer for an electrical installation or premises of the customer within the entity's distribution area.	17 18 19
'(3) A	n application may be made by a retail entity acting for a customer.	20
'(4) If	a distribution entity complies with the obligation, then—	21
(a)	if a customer applied for the connection and supply—the customer and the distribution entity are taken to have entered into the distribution entity's standard customer connection contract for the connection and supply to the electrical installation or premises; and	22 23 24 25 26
(b)	if a retail entity applied for the connection and supply acting for a customer—the retail entity and the distribution entity are taken to have entered into the distribution entity's standard customer connection contract for the connection and supply to the electrical installation or premises.	27 28 29 30 31

'(5) The standard customer connection contract has the effect of a

contract under seal between the parties to it under which each party agrees to

32

33

observe and perform the contract's provisions so far as they apply to the party.	1 2
'(6) Subsections (4) and (5) do not apply if there is a negotiated customer connection contract for the connection and supply of electricity to the relevant electrical installation or premises.	3 4 5
'Supply in absence of customer connection contract	6
'40AA.(1) If electricity is supplied to a customer's electrical installation or premises and there is no customer connection contract in effect or taken to be in effect for the installation or premises then the relevant retail entity is taken to have—	7 8 9 10
(a) entered into a contract with the customer to arrange for the matters mentioned in section 49(1)(b) for the electrical installation or premises on the terms of the retail entity's standard customer sale contract; and	11 12 13 14
(b) entered into a contract with the relevant distribution entity on the terms of the relevant distribution entity's standard customer connection contract under which the relevant distribution entity agrees to provide the services mentioned in section 49(1)(b) for the electrical installation or premises.	15 16 17 18 19
'(2) In this section—	20
"relevant distribution entity" for an electrical installation or premises, means the distribution entity to whose supply network the electrical installation or premises is connected.	21 22 23
"relevant retail entity" for an electrical installation or premises, means—	24
(a) if the electricity supplied to the electrical installation or premises is sold under an agreement with a retail entity—that retail entity; or	25 26
(b) otherwise—the retail entity in whose area the electrical installation or premises is located.	27 28
'Standard customer connection contract	29
'40A.(1) A distribution entity must prepare a standard customer connection contract to establish the terms on which it is to provide the	30 31

services mentioned in section 40(1).	1
'(2) A regulation may prescribe the following for a standard customer connection contract—	2
(a) the terms that must be included in the contract;	4
(b) when the contract takes effect;	5
(c) how the contract may be amended;	ϵ
(d) any approvals needed to amend the contract.	7
'(3) A standard customer connection contract must not be inconsistent with this Act and is unenforceable to the extent that it is.	8
'(4) If a standard customer connection contract is amended after it is made, the contract as amended applies to the parties to it whether the contract was entered into before or after the amendment.	10 12 12
'(5) To remove doubt, it is declared that a standard customer connection contract may provide for different terms to apply to different types of customer.	13 14 15
'Approval of first standard customer connection contract by regulator	16
'40B. A distribution entity's first standard customer connection contract must be approved by the regulator and does not take effect until it is approved.	17 18 19
'Customer connection contracts outside standard form	20
'40C.(1) Despite sections 40 and 40A, a customer or retail entity may contract with a distribution entity on terms different from the terms of the distribution entity's standard customer connection contract.	21 22 23
'(2) A contract under subsection (1) must not be inconsistent with this Act and is unenforceable to the extent that it is.	24 25
'Connection and supply on nondiscriminatory terms	26
'40D.(1) A distribution entity must connect and supply electricity to a customer's electrical installation or premises within its distribution area on nondiscriminatory terms.	27 28 29

'(2) For subsection (1), a term is nondiscriminatory if it does not discriminate between the customer and other customers within its

1 2

distribution	on area seeking similar connection and supply.	3
for exam terms of	regulation may declare what is or is not discrimination, including, ple, whether or not and, if so, in what circumstances different standard customer connection contracts for different types of s are discrimination.	4 5 6 7
'Limitat	ion on obligation to connect and supply	8
to a custo	A distribution entity is not obliged to connect or supply electricity omer's electrical installation or premises and it will not be in breach tomer connection contract for the installation or premises if—	9 10 11
(a)	the connection or supply is, or needs to be, interrupted—	12
	(i) in an emergency; or	13
	(ii) for work that needs to be performed without delay to prevent an emergency happening; or	14 15
	(iii) by circumstances beyond the distribution entity's control; or	16
	(iv) for work—if it is reasonable to do the work when it is done, reasonable notice is given to the customer and supply is restored as soon as practicable; or	17 18 19
(b)	the connection or supply would breach technical or safety requirements under this Act; or	20 21
(c)	the connection or supply would unreasonably interfere with the connection or supply of electricity by the distribution entity to other customers; or	22 23 24
(d)	the connection or supply is denied or limited under an electricity restriction regulation or emergency rationing order; or	25 26
(e)	a distribution entity is entitled, under its customer connection contract or under a regulation, to disconnect supply to the customer; or	27 28 29
(f)	after disconnecting supply to something that was unsafe, the thing is still unsafe; or	30 31
(g)	the connection or supply is likely to cause fire or electric shock to	32

	anyone; or	1
(h)	the electricity is to be supplied to premises with a separate source of electricity or energy and the electricity is needed as a stand-by supply only; or	2 3 4
(i)	this Act otherwise authorises refusal to connect or supply (or reconnect or resupply); or	5 6
(j)	a regulation provides that the obligation to connect or supply (or reconnect or resupply) does not apply.	7 8
'Obligat	tion to connect and supply subject to authority	9
	A distribution entity's obligation to connect and supply is subject nditions of its authority.	10 11
'Disconi	nection for failure to pay debts	12
connect	A regulation may provide for the disconnection and refusal to or reconnect supply of electricity to electrical installations of rs or premises of customers if—	13 14 15
(a)	a customer fails to pay an amount owing to the customer's distribution entity or breaches the customer connection contract; or	16 17 18
(b)	a customer's retail entity fails to pay an amount owing to the customer's distribution entity or breaches the customer connection contract; or	19 20 21
(c)	a customer fails to pay an amount owing to the customer's retail entity or breaches the customer sale contract with its retail entity and the retail entity requests the distribution entity to disconnect or refuse to connect or reconnect the customer.	22 23 24 25
'Contra	cting out of s 40E, 40G or 97	26
the contr	(1) The parties to a negotiated customer connection contract may in ract agree to vary or exclude the operation of sections 40E, 40G or econtract.	27 28 29

s 15 16 **s 16**

	If the sections' operation is varied or excluded, they do not apply to tract to the extent agreed.'.	
Replac	rement of s 41 (Supply of electricity outside supply area)	
15. S	Section 41—	
omit	insert—	
'Conn	ection and supply of electricity outside distribution area	
	1) A distribution entity may, if a customer's electrical installation or es is outside the distribution entity's distribution area—	
(a) connect the installation or premises to the entity's supply network; and	
(b) supply electricity from its supply network to the installation or premises.	
'(2)	Subsection (1) applies only if the installation or premises—	
(a) is not within another distribution entity's distribution area; or	
(b) if it is in another distribution entity's area—	
	(i) but the other distribution entity claims that it is not technically and economically practicable for it to connect and supply electricity to the customer; or	
	(ii) the other distribution entity agrees to the connection and supply.	
to the c	However, the distribution entity may connect and supply electricity customer only if the connection and supply is not likely to impair its y to fulfil its obligation to connect and supply in its own distribution	
Ameno	lment of s 42 (Conditions of supply entity authority)	
16. (1	1) Section 42, heading—	
omit	insert—	
'Condi	tions of distribution authority'.	
(2) S	ection 42. 'supply entity'—	

	omit, insert—	1
	'distribution entity'.	2
	(3) Section 42(b)—	3
	omit, insert—	4
	'(b) the entity must operate, maintain (including repair and replace as necessary) and protect its supply network to ensure the adequate, economic, reliable and safe connection and supply of electricity to its customers;'.	5 6 7 8
	(4) Section 42(d), 'delivery and use of electrical energy'—	9
	omit, insert—	10
	'supply of electrical energy'.	11
	Amendment of s 43 (Additional condition to allow connection to supply network by complying persons)	12 13
Clause	17.(1) Section 43(1)—	14
	omit, insert—	15
	'43.(1) It is also a condition of a distribution authority that the distribution entity must allow, as far as technically and economically practicable, a person to connect supply to its supply network, or take electricity from its supply network, on nondiscriminatory terms, if the conditions stated in subsection (2) are satisfied.'.	16 17 18 19 20
	(2) Section 43(2)(a)—	21
	omit, insert—	22
	'(a) the person must be a generation entity, a transmission entity or a distribution entity;'.	23 24
	(3) Section 43(3)(a), 'supply entity's'—	25
	omit, insert—	26
	'distribution entity's'.	27

	Amendment of s 44 (Additional condition to provide network services)	1 2
Clause	18. Section 44, 'supply entity authority that, if the supply entity has a supply network,—	3 4
	omit, insert—	5
	'distribution authority that'.	6
	Amendment of s 45 (Additional condition to comply with protocols, standards and codes)	7
Clause	19. Section 45, 'supply entity authority that the supply entity'—	9
	omit, insert—	10
	'distribution authority that the distribution entity'.	11
	Replacement of ch 2, pt 6 (Authorised suppliers and their authorities)	12
Clause	20. Chapter 2, part 6—	13
	omit, insert—	14
	PART 6—RETAIL ENTITIES AND THEIR	15
	AUTHORITIES	16
	'Retail entities	17
	'46. A "retail entity" is a person who holds a retail authority.	18
	'Retail authorities	19
	'47. A "retail authority" authorises its holder to sell electricity to customers.	20 21
	'Retail area of retail entity	22
	'48. A retail entity's "retail area" is the area stated in its authority as its retail area.	23 24

'Sale of o	electricity in retail area	1
'49.(1)	A retail entity has an obligation—	2
(a)	to sell electricity to non-contestable customers for the customers' electrical installations or premises; and	
(b)	if requested by the customers, to arrange for—	5
	(i) non-contestable customers' electrical installations or premises to be connected to a supply network to allow the supply of electricity to the non-contestable customers' electrical installations or premises; and	6 7 8 9
	(ii) the supply of electricity from the supply network to the electrical installations or premises.	10 11
'(2) Th	ne obligation—	12
(a)	is subject to any provision in this Act or a regulation that provides that the obligation does not apply or allows for refusal to sell; or	13 14
(b)	arises only if an application is made to the retail entity by a non-contestable customer for an electrical installation or premises of the customer within the retail entity's retail area.	15 16 17
installatio is taken t	electricity is supplied to a non-contestable customer's electrical on or premises within a retail entity's retail area, then the electricity o be sold by the retail entity to the non-contestable customer on the the retail entity's standard customer sale contract.	18 19 20 21
seal betwagrees to	ne standard customer sale contract has the effect of a contract under ween the retail entity and the customer under which each party observe and perform the provisions of the standard customer sale so far as those provisions apply to the party.	22 23 24 25
	ubsections (3) and (4) do not apply if the parties enter into a d customer sale contract for the electrical installation or premises.	26 27
'Standa ı	rd customer sale contract	28
establish	A retail entity must prepare a standard customer sale contract to the terms on which it is to provide the services mentioned in 9(1) to non-contestable customers.	29 30 31

'(2) A regulation may prescribe the following for a standard customer

32

sale contract—	1
(a) the terms that must be included in the contract;	2
(b) when the contract takes effect;	3
(c) how the contract may be amended;	4
(d) any approvals needed to amend the contract.	5
'(3) A standard customer sale contract must not be inconsistent with this Act and is unenforceable to the extent that it is.	6 7
'(4) If a standard customer sale contract is amended after it is made, the contract as amended applies to the parties to it whether the contract was entered into before or after the amendment.	8 9 10
'(5) To remove doubt, it is declared that a standard customer sale contract may provide for different terms to apply to different types of customer.	11 12
'Approval of first standard customer sale contract by regulator	13
'51. A retail entity's first standard customer sale contract must be approved by the regulator and does not take effect until it is approved.	14 15
'Customer sale contracts outside standard form	16
'52.(1) Despite sections 49 and 50, a customer and a retail entity may contract on terms different from the terms of the retail entity's standard customer sale contract.	17 18 19
'(2) A contract under subsection (1) must not be inconsistent with this Act and is unenforceable to the extent that it is.	20 21
'Limitations on obligation to sell	22
'53. A retail entity does not have an obligation under section 49(1) to non-contestable customers and the retail entity is not in breach of a customer sale contract in relation to an electrical installation or premises of a non-contestable customer if the obligation or contract can not be performed because—	23 24 25 26 27

(a) a distribution entity is not required to connect or supply electricity

to the relevant electrical installation or premises under

28

29

sections 40(2)(a) and (b), 40E or 40G; or	1
(b) of anything beyond the retail entity's control; or	2
(c) a regulation provides that the obligation does not apply.	3
'Obligation to sell subject to authority	4
'54. A retail entity's obligations under section 49(1) are subject to the conditions of its authority.	5 6
'Disconnection for failure to pay debts	7
'55. A regulation may provide that a retail entity's obligations under section 49(1) do not apply to a non-contestable customer if the customer—	8 9
(a) fails to pay an amount owing to the non-contestable customer's retail entity or distribution entity; or	10 11
(b) breaches its customer sale contract with the customer's retail entity or its customer connection contract with its distribution entity.	12 13 14
'Electricity must be sold on nondiscriminatory terms	15
'55A.(1) A retail entity must provide the services mentioned in section 49(1) to a non-contestable customer for an electrical installation or premises within its retail area on nondiscriminatory terms.	16 17 18
'(2) For subsection (1), a term is nondiscriminatory if it does not discriminate between the non-contestable customer and other non-contestable customers in relation to their electrical installation or premises within the entity's retail area, seeking a similar provision of services.	19 20 21 22 23
'(3) A regulation may declare what is or is not discrimination, including, for example, whether or not and, if so, in what circumstances requiring the following, is discrimination—	24 25 26
(a) different advance payments or security deposits from different customers; or	27 28

(b)		rent standard customer sale contract terms for different types stomers.	1 2
'Contra	ecting o	out of s 53, 55 or 97A	3
	agree t	e parties to a negotiated customer sale contract may in the o vary or exclude the operation of section 53, 55 or 97A for	4 5 6
		ctions' operation is varied or excluded, they do not apply to the extent agreed.	7 8
'Sale of	electri	city outside retail area	9
		retail entity may, if a customer's electrical installation or ide the retail entity's retail area—	10 11
(a)	sell e	lectricity to the customer for the installation or premises; or	12
(b)	(b) arrange for—		13
	1	the installation or premises to be connected to a supply network to allow the supply of electricity to the installation or premises; and	14 15 16
		the supply of electricity from the supply network to the installation or premises.	17 18
'(2) A	A retail	entity may do the things mentioned in subsection (1) only	19 20
(a)	the cu	stomer is a contestable customer; or	21
(b)		ustomer's electrical installation or premises is not within er retail entity's retail area; or	22 23
(c)	retail	ustomer's electrical installation or premises is in another entity's area, but the other retail entity agrees to electricity sold to the customer.	24 25 26
'Condi	ions of	retail authority	27
'55D	Δ retai	il authority is subject to the following conditions—	28

	(a)	the retail entity must consider both demand side and supply side options to provide, as far as technically and economically practicable, for the efficient use of electrical energy;	1 2 3
	(b)	the retail entity must pay the amounts required under the authority or the regulations to administer the authority and its conditions;	4 5
	(c)	the condition under section 55E;	6
	(d)	conditions imposed under a regulation;	7
	(e)	conditions stated in the authority.	8
	'Additio	onal condition to comply with protocols, standards and codes	9
	comply v	It is also a condition of a retail authority that the retail entity must with all protocols, standards and codes applying to the retail entity egulation.'.	10 11 12
	Amendr	ment of s 56 (Purpose of special approvals)	13
Clause	21. Se	ction 56, 'supply entity or authorised supplier'—	14
	omit, i	insert—	15
	'distril	bution or retail'.	16
	Amendr	ment of s 58 (Special approvals)	17
Clause	22. Se	ction 58, 'supply entity or authorised supplier'—	18
	omit, i	insert—	19
	'distril	bution entity or retail entity'.	20
	Amendr	nent of s 59 (Authorisation given by special approval)	21
Clause	23. Se	ction 59(1), 'supply entity or authorised supplier'—	22
	omit, i	insert—	23
	'distril	bution or retail'.	24

	Amendment of s 66 (Limitation of electricity officer's powers)	1
Clause	24. (1) Section 66, 'supply area'—	2
	omit, insert—	3
	'distribution area'.	4
	(2) Section 66—	5
	insert—	6
	'(c) if the electricity entity sells electricity—within its retail area or a place where it sells electricity.'.	7 8
	Omission of ch 2, pt 11 (State electricity entities)	9
Clause	25. Chapter 2, part 11—	10
	omit.	11
	Omission of ch 3 (Obligation to supply)	12
Clause	26. Chapter 3—	13
	omit.	14
	Insertion of new s 88A	15
Clause	27. After section 88—	16
	insert—	17
	'Prohibition on operating supply network unless authorised	18
	'88A.(1) A person must not supply electricity using a supply network unless the person is the holder of a distribution authority.	19 20
	Maximum penalty—5 000 penalty units.	21
	'(2) A person who contravenes subsection (1) may not, for the period of the contravention, take part in trading arrangements or settlement processes under this Act or recover payment for electricity or services provided by it.'.	22 23 24

	Replacement of s 89 (Restriction on supply of electricity within supply area) $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	1 2
Clause	28. Section 89—	3
	omit, insert—	4
	'Restriction on sale of electricity	5
	'89.(1) A person must not sell electricity unless the person is authorised to sell electricity under this Act.	6 7
	Maximum penalty—100 penalty units.	8
	'(2) A person who contravenes subsection (1) may not, for the period of the contravention, take part in trading arrangements or settlement processes under this Act or recover payment for electricity provided by it.'.	9 10 11
	Amendment of s 92 (System control)	12
Clause	29. Section 92(5)—	13
	omit, insert—	14
	'(5) A distribution entity is responsible for network control of its supply network within its distribution area.	15 16
	'(6) However, a system control entity may give the distribution entity a direction in relation to the switching of parts of the network relevant to the integrity or security of the system control entity's power system.'.	17 18 19
	Replacement of s 97 (Limitation of liability of supply entity or authorised supplier for failure to provide network services or supply electricity)	20 21 22
Clause	30. Section 97—	23
	omit, insert—	24
	'Limitation of liability of distribution entity for failure to provide network services or to connect and supply electricity	25 26
	'97. A distribution entity (the "entity") is civilly liable for total or partial failure to perform its obligations under a customer connection contract only if the failure was caused by—	27 28 29

	(a) the negligence or breach of duty of the entity or a person acting for it; or	1 2
	(b) contravention by the entity, or a person acting for it, of this Act or a condition of the entity's authority.	3
	'Limitation of liability of retail entity for failure to sell electricity	4
	'97A. A retail entity (the "entity") is civilly liable for total or partial failure to perform its obligations under a customer sale contract only if the failure was caused by—	8
	(a) the negligence or breach of duty of the entity or a person acting for it; or	9 10
	(b) contravention by the entity, or a person acting for it, of this Act or a condition of the entity's authority.'.	11 12
	Insertion of new s 116A	13
Clause	31. After section 116—	
	insert—	15
	'Authority to create easements over forest land	16
	'116A.(1) Despite the <i>Forestry Act 1959</i> , sections 26(1A) and 28(3) but subject to the <i>Land Act 1994</i> , section 362, the Governor in Council may, at the request of an electricity entity, authorise the creation of an easement for the entity over forest land for the entity's works, including proposed works.	17 18 19 20
	'(2) Section 116(2) and (3) applies to the authority with all necessary changes.	
	'(3) In this section—	23
	"forest land" means land that is a State forest or a timber reserve within the meaning of the <i>Forestry Act 1959</i> , section 5.'.	24 25
	Replacement of s 118 (Supplier may recover amount for electricity supplied to person occupying premises	26 27
Clause	32. Section 118—	28

1

	omit, insert—	1
	'Retail entity may recover amount for electricity sold to a person occupying premises	2 3
	'118. If—	4
	(a) a person occupies premises where electricity sold by a retail entity has been consumed during the person's occupancy; and	5 6
	(b) the retail entity has not been paid for the electricity;	7
	the amount the retail entity is entitled to charge for the electricity is a debt owing by the person to the retail entity.	8 9
	'Distribution entity may recover amount for connection and supply of electricity to a person	10 11
	'118A. If—	12
	 (a) a person occupies premises that are connected and supplied with electricity by a distribution entity during the person's occupancy; and 	13 14 15
	(b) the distribution entity has not been paid for the connection and supply;	16 17
	the amount the distribution entity is entitled to charge for the connection and supply is a debt owing by the person to the distribution entity.'.	18 19
	Amendment of s 127 (Advertisement of order)	20
Clause	33. Section 127, 'A supply entity whose supply area'—	21
	omit, insert—	22
	'A distribution entity whose distribution area'.	23
	Amendment of s 132 (Grounds for disciplinary action)	24
Clause	34. Section 132(1)(e), 'supply entity'—	25
	omit, insert—	26
	'distribution entity'.	27

	Amendment of s 133 (Types of disciplinary action)	1
Clause	35.(1) Section 133(1)(b), 'supply'—	2
	omit, insert—	3
	'distribution'.	4
	(2) Section 133(1)(c)—	5
	omit, insert—	6
	'(c) for a retail entity—cancel or amend its authority for its retail area or part of its retail area.'.	7 8
	Amendment of s 137 (Entry to read meters etc.)	9
Clause	36. Section 137, 'supplied by'—	10
	omit, insert—	11
	'supplied or sold by'.	12
	Amendment of s 167 (Occupier to give notice of electrical accident)	13
Clause	37. Section 167(2)—	14
	omit, insert—	15
	'(2) The occupier of the place must immediately tell either of the following about the accident unless the occupier has a reasonable excuse—	16 17
	(a) the retail entity who has a contract to sell electricity for an electrical installation at the place;	18 19
	(b) the distribution entity in whose distribution area the accident happened.	20 21
	Maximum penalty—8 penalty units.	22
	'(2A) If the occupier tells the retail entity the retail entity must immediately tell the distribution entity in whose distribution area the accident happened.	23 24 25
	Maximum penalty—8 penalty units.'.	26

	Amendment of s 168 (Licensed electrical contractor to give notice of electrical accident)	1 2
Clause	38.(1) Section 168(2)—	3
	omit, insert—	4
	'(2) The licensed electrical contractor must immediately tell the distribution entity in whose distribution area the accident happened about the accident.	5 6 7
	Maximum penalty—8 penalty units.'.	8
	(2) Section 168(3), 'supplier or'—	9
	omit, insert—	10
	'distribution'.	11
	Amendment of s 169 (Special approval holders to give notice of electrical accident)	12 13
Clause	39. Section 169(2)—	14
	omit, insert—	15
	'(2) The special approval holder must immediately tell the distribution entity in whose distribution area the accident happened about the accident.	16 17
	Maximum penalty—8 penalty units.'.	18
	Amendment of s 170 (Electricity entity to advise regulator immediately of accident)	19 20
Clause	40. Section 170(1)(b) 'supply entity or authorised supplier'—	21
	omit, insert—	22
	'distribution entity'.	23
	Replacement of ch 9, pt 3, hdg (Supply entity authorities)	24
Clause	41. Chapter 9, part 3, heading—	25
	omit, insert—	26

	'PART 3—DISTRIBUTION AUTHORITIES'.	1
	Replacement of s 195 (Issue of supply entity authorities)	2
Clause	42. Section 195—	3
	omit, insert—	4
	'Issue of distribution authorities	5
	'195.(1) The regulator may issue a distribution authority to a person.	6
	'(2) The authority may state the term of the authority.'.	7
	Amendment of s 196 (Application for authority)	8
Clause	43.(1) Section 196(1), 'supply entity'—	9
	omit, insert—	10
	'distribution'.	11
	(2) Section 196(1)(b), 'supply'—	12
	omit, insert—	13
	'distribution'.	14
	Amendment of s 197 (Consideration of application for authority)	15
Clause	44.(1) Section 197(1), 'supply entity authority'—	16
	omit, insert—	17
	'distribution authority'.	18
	(2) Section 197(7)(b), 'supply entity authorities'—	19
	omit, insert—	20
	'distribution authorities'.	21
	(3) Section 197, 'supply entity'—	22
	omit, insert—	23
	'distribution entity'.	24

s 45 31 **s 49**

	Amendment of s 198 (Notice of refusal to issue authority)	1
Clause	45. Section 198, 'supply entity authority'—	2
	omit, insert—	3
	'distribution authority'.	4
	Replacement of s 199 (Amendment of supply entity authorities)	5
Clause	46. Section 199—	6
	omit, insert—	7
	'Amendment of distribution authorities	8
	'199. The regulator may, with a distribution entity's agreement, amend its distribution authority.'.	9 10
	Replacement of s 200 (Amendment of conditions stated in supply entity authorities)	11 12
Clause	47. Section 200—	13
	omit, insert—	14
	'Amendment of conditions stated in distribution authorities	15
	'200. The regulator may, with a distribution entity's agreement, amend the conditions stated in its authority.'.	16 17
	Replacement of s 201 (Supply entity authorities not transferable)	18
Clause	48. Section 201—	19
	omit, insert—	20
	'Distribution authorities not transferable	21
	'201. A distribution authority can not be transferred.'.	22
	Replacement of s 202 (Surrender of supply entity authorities)	23
Clause	49. Section 202—	24
	omit, insert—	25

	'Surren	der of distribution authorities	1
		A distribution entity may surrender its authority only with the 's agreement.'.	2 3
	Replace	ment of ch 9, pt 4 (Authorised supplier authorities)	4
Clause	50. Cł	napter 9, part 4—	5
	omit, i	insert—	6
		'PART 4—RETAIL AUTHORITIES	7
	'Issue of	f retail authorities	8
	'203. (1) The regulator may issue a retail authority to a person.	9
	"(2) T	he authority may state the term of the authority.	10
	'Applica	ation for authority	11
	'204. (1) An application for the issue of a retail authority must—	12
	(a)	be made to the regulator in the form approved by the regulator; and	13 14
	(b)	state the proposed retail area; and	15
	(c)	be accompanied by the fees prescribed under the regulations, including any fee for investigating whether the authority should be issued.	16 17 18
		f asked in writing by the regulator, the applicant must give the elevant information or evidence the regulator requires to decide the on.	19 20 21
	'Consid	eration of application for authority	22
		1) The regulator must consider an application for the issue of a hority and may give, or refuse to give, the authority.	23 24
	'(2) T	he regulator may issue the authority only if satisfied—	25
	(a)	the applicant will sell the electricity and perform the services	26

	stated in the application; and	1		
(b)	the applicant is a suitable person to be a retail entity; and	2		
(c)	(c) the applicant meets the additional criteria prescribed under a regulation.			
	deciding whether the applicant is a suitable person to be a retail regulator may consider—	5		
(a)	the person's previous commercial and other dealings and the standard of honesty and integrity shown in the dealings; and			
(b)	any failure by the person to perform commercial or statutory obligations and the reasons for the failure; and	10		
(c)	the person's criminal history; and	11		
(d)	if the person is a corporation—the matters mentioned in paragraphs (a) to (c) for persons who are shareholders, directors or holders of other interests in the corporation; and	12 13 14		
(e)	for the applicant—the applicant's competence to be a retail entity; and	1: 16		
(f)	additional matters prescribed under a regulation.	17		
	regulation may prescribe matters the regulator must or may n deciding the applicant's competence to be a retail entity.	18 19		
'(5) In consider-	deciding whether to issue the authority, the regulator must	20 21		
(a)	relevant government policies about energy issues; and	22		
(b)	additional matters prescribed under a regulation.	23		
	deciding whether to issue the authority, the regulator may additional matters prescribed under a regulation.	24 25		
'(7) In consider-	deciding whether to issue the authority, the regulator must not	26 27		
(a)	the applicant's existing or likely future share of the electricity market; or	25 29		
(b)	the number of retail authorities in force; or	30		
(c)	additional matters prescribed under a regulation.	31		

	'Notice of refusal to issue authority	1
	'206. If the regulator refuses to issue a retail authority sought by an applicant, the regulator must promptly give the applicant a written notice	2 3
	informing the applicant of the refusal, the reasons for the refusal and the applicant's right of appeal.	4 5
	'Amendment of retail authorities	6
	'207. The regulator may, with a retail entity's agreement, amend its retail authority.	7 8
	'Amendment of conditions stated in retail authorities	9
	'207A. The regulator may, with a retail entity's agreement, amend the conditions stated in its authority.	10 11
	'Retail authorities not transferable	12
	'207B. A retail authority cannot be transferred.	13
	'Surrender of retail authorities	14
	'207C. A retail entity may surrender its authority only with the regulator's agreement.'.	15 16
	Insertion of new s 259A	17
Clause	51. After section 259—	18
	insert—	19
	'Regulation may declare a State electricity entity	20
	'259A. A regulation may declare the following entities that are not State electricity entities, to be a State electricity entity for section 256 or 262—	21 22
	(a) a GOC;	23
	(b) a subsidiary of a GOC;	24
	(c) a government company;	25

	as long as the business, or part of the business, of the relevant entity was, at some time carried on, in whole or in part, by a business unit, division or branch of a State electricity entity or State electricity entities.	1 2 3
	Insertion of new pt hdg	4
Clause	52. In chapter 14, before section 269—	5
	insert—	6
	'PART 1—PROVISIONS FOR ORIGINAL ACT	7
	(1994 No. 64)'.	8
	Insertion of new pt 2	9
Clause	53. After section 288—	10
	insert—	11
	'PART 2—TRANSITIONAL PROVISIONS FOR	12
	ELECTRICITY AMENDMENT ACT 1997	13
	'Continuation of tariffs	14
	'289.(1) The prices for electricity in force at the commencement continue in force until prices are approved by the Minister after the commencement.	15 16
	(2) This section expires 1 year after the commencement.	17
	'Expiry of QGC's generation authorities	18
	'290.(1) The following generation authorities ("old generation authority") issued by the regulator to Queensland Generation Corporation expire on a date decided by the Minister—	19 20 21
	(a) the authority dated 18 December 1995 for the Swanbank generation plant;	22 23
	(b) the authority 18 December 1995 for the Stanwell generation plant;	24
	(c) the authority dated 18 December 1995 for the Wivenhoe generation plant;	25 26

(d)	the authority dated 18 December 1995 for the Tarong generation	1
	plant;	2
(e)	the authority dated 18 December 1995 and amended on 27 May 1996 for the Callide A and Callide B generation plants;	3 4
(f)	the authority dated 18 December 1995 for the Rockhampton generation plant;	5 6
(g)	the authority dated 18 December 1995 for the Middle Ridge generation plant;	7 8
(h)	the authority dated 18 December 1995 for the Mackay generation plant;	9 10
(i)	the authority dated 18 December 1995 for the Kareeya generation plant;	11 12
(j)	the authority dated 18 December 1995 for the Barron Gorge generation plant.	13 14
	ubsection (1) applies despite anything to the contrary in an old in authority.	15 16
'(3) A	decision under subsection (1)—	17
(a)	must be notified by the Minister to the regulator and Queensland Generation Corporation; and	18 19
(b)	does not give rise to any claim for compensation by Queensland Generation Corporation or anyone else.	20 21
'(4) Th	nis section expires 1 year after the commencement.	22
'Genera	tion authorities for new generation entities	23
the regul Queensla	1) As soon as practicable after the commencement of this section, ator must issue to each of Queensland Generation Corporation 1, and Generation Corporation 2 and Queensland Generation ion 3 ("generation corporations")—	24 25 26 27
(a)	a generation authority; or	28
(b)	if separate authorities are to be issued for separate generation plants—a generation authority for each generation plant.	29 30
'(2) Tl	ne regulator must issue an authority on the terms approved by the	31

Minister.		1
	ubject to the conditions in subsection (4), until each generation on is issued with an authority, each corporation is authorised to—	2 3
(a)	connect the generation plant approved by the Minister to the transmission grid of Queensland Electricity Transmission Corporation; and	4 5 6
(b)	perform other functions approved by the Minister.	7
'(4) A	n authorisation under subsection (3) is subject to—	8
(a)	the conditions in sections 27 and 28; and	9
(b)	the condition that the generation corporation complies with all laws that apply to it; and	10 11
(c)	other conditions relating to the connection or operation of the generation corporation's generation plant that may be notified in writing by the Minister to the generation corporation.	12 13 14
'(5) Tl	nis section expires 1 year after the commencement.	15
	of QETC's transmission authority	16
Queensla	1) The transmission authority issued by the regulator to and Electricity Transmission Corporation dated 18 December 1995 ETC authority") expires on a date decided by the Minister.	17 18 19
'(2) Si QETC at	ubsection (1) applies despite anything to the contrary in the old athority.	20 21
'(3) A	decision under subsection (1)—	22
(a)	must be notified by the Minister to the regulator and Queensland Electricity Transmission Corporation; and	23 24
(b)	does not give rise to any claim for compensation by Queensland Electricity Transmission Corporation or anyone else.	25 26
'(4) Th	nis section expires 1 year after the commencement.	27
'New tra	ansmission authority for QETC	28

'293.(1) As soon as practicable after the commencement of this section,

29

the regulator must issue a new transmission authority to Queensland Electricity Transmission Corporation.	
'(2) The regulator must issue the new transmission authority on the terms approved by the Minister.	-
'(3) Subject to the conditions in subsection (4), until Queensland Electricity Transmission Corporation is issued with a new authority under subsection (1), the corporation is authorised to—	
(a) operate the transmission grid in the area stated in the old QETC authority; and	9
(b) perform other functions approved by the Minister.	10
'(4) An authorisation under subsection (3) is subject to—	1
(a) the conditions in sections 31, 32, 33, 34, 35 and 36; and	1.
(b) the condition that Queensland Electricity Transmission Corporation complies with all laws that apply to it; and	1 1
(c) other conditions relating to the operation of the transmission grid that may be notified in writing by the Minister to Queensland Electricity Transmission Corporation.	1 1 1'
'(5) This section expires 1 year after the commencement.	13
'Expiry of QTSC's supply entity authority	19
'294.(1) The supply entity authority issued by the regulator to Queensland Transmission and Supply Corporation dated 18 December 1995 and amended on 22 April 1996 expires on a date decided by the Minister.	20 2 2 2 2
'(2) Subsection (1) applies despite anything to the contrary in the supply entity authority.	24 23
'(3) A decision under subsection (1)—	20
(a) must be notified by the Minister to the regulator and Queensland Transmission and Supply Corporation; and	2 22
(b) does not give rise to any claim for compensation by Queensland Transmission and Supply Corporation or anyone else.	2
'(4) This section expires 1 year after the commencement.	3

31

'Expiry	of State authorised supplier authorities	1			
'295.(1) The following authorised supplier authorities issued by the Queensland Transmission and Supply Corporation ("old State authorities") expire on a date decided by the Minister—		2 3 4			
(a)	the authority issued to South East Queensland Electricity Corporation dated 16 May 1996 and numbered 15/96;	5 6			
(b)	the authority issued to South West Queensland Electricity Corporation dated 16 May 1996 and numbered 16/96;	7 8			
(c)	the authority issued to Wide Bay-Burnett Electricity Corporation dated 16 May 1996 and numbered 14/96;				
(d)	the authority issued to the Capricornia Electricity Corporation dated 16 May 1996 and numbered 13/96;				
(e)	the authority issued to Mackay Electricity Corporation dated 16 May 1996 and numbered 12/96;	13 14			
(f)	the authority issued to North Queensland Electricity Corporation dated 16 May 1966 and numbered 11/96;	15 16			
(g)	the authority issued to Far North Queensland Electricity Corporation dated 16 May 1966 and numbered 10/96.	17 18			
'(2) Su authority.	absection (1) applies despite anything to the contrary in an old State.	19 20			
'(3) A	decision under subsection (1)—	21			
(a)	must be notified by the Minister to the regulator, Queensland Transmission and Supply Corporation and the relevant State authorised supplier; and	22 23 24			
(b)	does not give rise to any claim for compensation by Queensland Transmission and Supply Corporation, a State authorised supplier or anyone else.	25 26 27			
'(4) Th	nis section expires 1 year after the commencement.	28			
'New dis	stribution authorities	29			
'296. (1	1) As soon as practicable after the commencement, the regulator	30			

	ution corporations")—	2
(a)	South East Queensland Electricity Corporation;	3
(b)	South West Queensland Electricity Corporation;	2
(c)	Wide Bay-Burnett Electricity Corporation;	4
(d)	Capricornia Electricity Corporation;	(
(e)	Mackay Electricity Corporation;	7
(f)	North Queensland Electricity Corporation;	8
(g)	Far North Queensland Electricity Corporation.	Ģ
	The regulator must issue a distribution authority on the terms by the Minister.	10 11
` ,	ntil each distribution corporation is issued with an authority under on (1), each corporation is authorised to—	12 13
(a)	operate the supply network within the area stated in the corporation's old State authority, however, the Minister may by notice to the corporation change the area; and	1: 1: 10
(b)	perform other functions approved by the Minister.	1
'(4) Aı	n authorisation under subsection (3) is subject to—	18
(a)	the condition that the corporation complies with all laws that apply to it; and	1 20
(b)	other conditions relating to the matters mentioned in subsections (3)(a) or (b) that may be notified by the Minister to the corporation.	2 2 2:
	The Minister may approve a distribution entity's first standard connection contract and if the Minister does so—	24 25
(a)	section 40B does not apply to the contract; and	20
(b)	the contract takes effect on and from the later of—	2
	(i) the date specified in the Minister's approval; or	28
	(ii) the date the contract is approved by the Minister.	29
'(6) To	o remove doubt, it is declared that the contract approved by the	30

Minister	s the contract mentioned in sections 40(4) and 40AA(1)(b).	1
'(7) Tl	is section expires 1 year after the commencement.	2
'New ret	ail authorities	3
the regu	As soon as practicable after the commencement of this section, ator must issue a retail authority to each of the following ons ("retail corporations")—	4 5
(a)	Southern Electricity Retail Corporation;	7
(b)	Central Electricity Retail Corporation;	8
(c)	Northern Electricity Retail Corporation.	9
(2) The Minis	e regulator must issue a retail authority on the terms approved by ter.	10 11
	ntil each retail corporation is issued with an authority under n (1), each corporation is authorised—	12 13
(a)	in relation to customers with electrical installations or premises within the area approved by the Minister—	14 15
	(i) to sell electricity to customers for their electrical installations or premises; and	16 17
	(ii) to arrange for—	18
	(A) customers' electrical installations or premises to be connected to a supply network to allow the supply of electricity from the supply network to customers' electrical installations or premises; and	19 20 21 22
	(B) the supply of electricity from the supply network to customers' electrical installations or premises; and	23 24
(b)	in relation to customers outside the area approved by the Minister—to act in accordance with section 55C; and	25 26
(c)	to perform other functions approved by the Minister.	27
'(4) A	authorisation under subsection (3) is subject to—	28
(a)	the condition that the corporation complies with all laws that apply to it; and	29 30

(b) other conditions relating to the matters mentioned in subsection (3)(a), (b) or (c) that may be notified in writing by the Minister to the corporation	1 2 3		
Minister to the corporation.			
'(5) The Minister may approve a retail entity's first standard customer sale contract and if the Minister does so—	4 5		
(a) section 51 does not apply to the contract; and			
(b) the contract takes effect on and from the later of—	7		
(i) the date specified in the Minister's approval; or	8		
(ii) the date the contract is approved by the Minister.	9		
'(6) To remove doubt, it is declared that the contract approved by the Minister is the contract mentioned in sections 40AA(1)(a) and 49(3).	10 11		
'(7) This section expires 1 year after the commencement.	12		
'Dispensing with formal requirements for the issue of interim authorities	13 14		
'298.(1) The Minister may dispense with the requirements of chapter 9 that the Minister considers appropriate for the issue of the interim authorities under sections 291, 293, 296 and 297.	15 16 17		
'(2) This section expires 1 year after the commencement.	18		
'Directions to State electricity entities	19		
'299.(1) A State electricity entity must comply with a direction given to it by the Ministers.	20 21		
'(2) A direction must be in writing and signed by the Ministers.	22		
'(3) The Ministers may only give a direction if they are satisfied that it is necessary or convenient to assist or give effect to the restructuring of the Queensland electricity supply industry or reforms proposed for the Queensland electricity supply industry.	23 24 25 26		
'(4) The board of a State electricity entity must implement a direction given under subsection (1) but an act or decision of the board is not invalid merely because of a failure to comply with the direction.	27 28 29		

'(5) A regulation may declare the following entities that are not State electricity entities, to be a State electricity entity for this section—	1 2
(a) a GOC;	3
(b) a subsidiary of a GOC;	4
(c) a government company;	5
as long as the business, or part of the business, of the relevant entity was, at some time carried on, in whole or in part, by a business unit, division or branch of a State electricity entity or State electricity entities.	6 7 8
'(6) In this section—	9
"Ministers" means the Minister who administers this Act and the Minister who administers the <i>Government Owned Corporations Act 1993</i> .	10 11
'Minister may give exemptions from holding a retail authority	12
'300.(1) The Minister may exempt a person or class of person from the requirement to hold a retail authority.	13 14
'(2) The exemption may be given on conditions.	15
'(3) A person must not contravene a condition of an exemption applying to the person.	16 17
'(4) This section expires 1 year after the commencement.	18
'Minister's powers about pricing	19
'301.(1) In this section, examples of "fixing" include—	20
(a) setting a mechanism for deciding prices; or	21
(b) setting maximum prices; or	22
(c) setting a mechanism for deciding maximum prices; or	23
(d) providing for another person to decide prices or maximum prices; or	24 25
(e) any combination of the above.	26
'(2) Despite section 93 and without limiting section 299, the Minister may, by written notice to a State electricity entity, fix the prices the entity	27 28

must charge for—		1		
(a)	a) electricity that it sells; or			
(b)	any services that it provides.	3		
'(3) If the Minister fixes a price a State electricity entity must charge for electricity or services, the entity must not charge a different price.		4 5		
(4) A State electricity entity does not discriminate merely because it charges a price fixed by the Minister.		6 7		
, ,	regulation may declare the following entities that are not State entities, to be a State electricity entity for this section—	8 9		
(a)	a GOC;	10		
(b)	a subsidiary of a GOC;	11		
(c)	a government company;	12		
some tim	s the business, or part of the business, of the relevant entity was, at the carried on, in whole or in part, by a business unit, division or a State electricity entity or State electricity entities.	13 14 15		
'(6) Th	nis section expires 1 year after the commencement.	16		
'QTSC S	State electricity entity for limited purposes	17		
	1) Queensland Transmission and Supply Corporation is taken to electricity entity for the purposes only of—	18 19		
(a)	the arrangements under the <i>Gladstone Power Station Agreement</i> 1993 and the State agreement under that Act; and	20 21		
(b)	sections 255, 256, 262, 299 and 301.	22		
'(2) Th	nis section expires 1 year after the commencement.	23		
'Transit	ional regulations	24		
•	1) A regulation may make provision for any matter for which this not make provision or sufficient provision and for which—	25 26		
(a)	it is necessary or convenient to assist or give effect to the restructuring of the Queensland electricity supply industry or reforms proposed for the Queensland electricity supply industry:	27 28 29		

		or	1
	(b)	it is necessary to provide for the preservation, continuation, termination of any authority or special approval issued under this	2 3
		Act including without limitation any licence or approval that has been preserved or continued by this Act; or	4 5
	(c)	it is necessary or convenient to assist in giving effect to sections 289 to 302; or	6 7
	(d)	it is necessary to provide for the preservation of any accrued rights existing before the commencement in relation to the supply of electricity.	8 9 10
		regulation under subsection (1) may be given retrospective to a date not earlier than the commencement of this section.	11 12
		his section and any regulation made under it expires 1 year after on commences.'.	13 14
	Amendr	nent of sch 1 (Appeals against administrative decisions)	15
Clause	54. (1)	Schedule 1, 'supply entity'—	16
	omit, i	nsert—	17
	'distri	oution'.	18
	(2) Sc	hedule 1, '206(1)' and the entry opposite—	19
	omit, i	nsert—	20
	'205(1)	Refusal to issue retail authority sought Supreme by applicant	
	207C	Refusal to agree to surrender of retail Supreme authority	
	55D(e)	Stating of conditions in retail entity Supreme'. authority	
	Amendr	nent of sch 2 (Subject matter for regulations)	21
Clause	55.(1)	Schedule 2, clause 1, heading, after 'supply'—	22
	insert-	_	23

and sale'.	1
(2) Schedule 2, clause 1, 'supply,'—	2
omit, insert—	3
'supply and sale,'.	4
(3) Schedule 2, clause 1(f) 'fees for'—	5
omit, insert—	6
'fees for or in relation to'.	7
Amendment of sch 5 (Dictionary)	8
56.(1) Schedule 5, dictionary, definitions "authorised supplier",	9
	10
	11 12
	13
	14
	15
distribution entity agrees to provide the services mentioned in section 40(1) for a customer's electrical installation or premises.	16 17 18
"customer sale contract" means the contract under which a retail entity	19
agrees to provide the services mentioned in section 49(1) for a customer's electrical installation or premises.	20 21
"distribution area" see section 39.	22
"distribution authority" see section 38.	23
"distribution entity" see section 37.	24
"government company" has the meaning given to it in the Government Owned Corporations Act 1993.	25 26
"negotiated customer connection contract" means a contract entered into	27
under section 40C in relation to a customer's electrical installation or premises, including any amendments of the contract.	28 29
	 (2) Schedule 2, clause 1, 'supply,'—

	"negotiated customer sale contract" means a contract entered into under section 52 in relation to a customer's electrical installation or premises,	1 2
	including any amendments of the contract.	3
	"non-contestable customer" see section 23(3).	4
	"retail area" see section 48.	5
	"retail authority" see section 47.	6
	"retail entity" see section 46.	7
	"standard customer connection contract" means, for a distribution entity, the standard customer connection contract prepared by the distribution entity under section 40A, including any amendments of the contract.	8 9 10 11
	"standard customer sale contract" means, for a retail entity, the standard customer sale contract prepared by the retail entity under section 50, including any amendments of the contract.	12 13 14
	"State electricity entity" means an electricity entity that is a GOC, a GOC subsidiary or a government company.'.	15 16
	Amended Act—schedule	17
Clause	57. The schedule amends the Act mentioned in it.	18

SCHEDULE	1
AMENDED ACT	2
section 57	3
BUILDING ACT 1975	4
1. Section 4(5)(a)(i), 'Queensland Generation Corporation'—	
omit, insert—	6
'a State electricity entity holding a generation authority under the <i>Electricity Act 199</i> '. 4	7 8
	9 10

© State of Queensland 1997