

## QUEENSLAND BUILDING TRIBUNAL BILL 1999

#### Queensland



### QUEENSLAND BUILDING TRIBUNAL BILL 1999

#### TABLE OF PROVISIONS

Secti	on Page
	PART 1—PRELIMINARY
	Division 1—Introduction
1	Short title
2	Commencement
	Division 2—Operation of Act
3	Act binds all persons
	Division 3—Objects of Act
4	Objects of Act
5	How objects are to be achieved
	Division 4—Interpretation
6	Definitions
7	Meaning of "building work"
8	Carrying out building work
	PART 2—ESTABLISHMENT AND MEMBERSHIP OF TRIBUNAL
9	Establishment of tribunal
10	Tribunal's seal
11	Appointment of chairperson and membership of tribunal
12	Terms and conditions of member's appointment
13	Chairperson to direct business of tribunal
14	Delegation of powers by chairperson
15	Appointment of deputy chairperson
16	Resignation of members

17	Termination of appointment of a member	16
18	Disclosure of interests	17
19	Protection of members	17
	PART 3—REGISTRAR AND OTHER STAFF	
20	Registrar of tribunal	17
21	Registrar's functions and powers	18
22	Chairperson may direct registrar	19
23	Engagement of consultants	19
24	Appointment of acting registrar	19
25	Delegation by registrar	19
26	Appointment of tribunal staff	20
	PART 4—GENERAL JURISDICTION AND OPERATION OF TRIBUNAL	
	Division 1—Constitution and general jurisdiction of tribunal	
27	Constitution of tribunal	20
28	General jurisdiction	20
	Division 2—Start of proceedings	
29	Start of proceedings	20
30	Defence and counterclaim	21
	Division 3—Business names	
31	Proceeding if business name	22
32	Proceeding if registered business name	22
33	Proceeding in business name if unregistered	23
34	Defence	23
35	Amendment as to parties	23
	Division 4—Service	
36	Service of documents	24
37	Service in relation to a business	24
38	Acceptance of service by solicitor	25
39	Informal service	25
	Division 5—Case management	
40	Tribunal to fix time and place for proceedings	26
41	Way tribunal is to conduct proceedings	26

42	Directions and orders	27
43	Documents to which disclosure does not apply	27
44	Extension of time and waiver of compliance	28
45	Joinder of parties	29
46	Consolidation of proceedings	29
47	Sequence of hearings	29
48	Directions	30
49	Variation of order	30
50	Vexatious proceedings	30
51	Conduct of proceeding causing disadvantage	30
52	Withdrawal by applicant	31
53	Withdrawal by respondent	31
54	Further application after withdrawal restricted	31
55	Costs order on applicant's withdrawal	32
56	Notice of withdrawal	32
	Division 6—Costs generally	
57	Security for costs	32
58	Discretionary factors for security for costs	32
59	Way security given	33
60	Finalising security	33
61	General power of tribunal to award costs	34
62	Stay pending payment of costs	35
	Division 7—Representation	
63	Purposes of div 7	35
64	Who represents party at mediation and case appraisal	35
65	Who represents party at pre-hearing conference	36
66	Who represents party at other proceedings	36
67	Representation for a corporation	37
	Division 8—Other provisions about proceedings	
68	Tribunal may summons witness	37
69	False or misleading statements	37
70	False or misleading documents	38

	38
Offences by witnesses	38
Person must answer certain questions	39
Warrant may be issued if witness does not attend	40
Powers of tribunal relating to taking of evidence	40
Reference of matters for expert report	41
Entry and inspection of property	41
Procedure before entry	42
Contempt of tribunal	42
Punishment of contempt	43
Conduct that is contempt and offence	44
Protection of persons before tribunal	44
Division 9—Tribunal decisions and enforcement	
Form of decisions of tribunal	44
When decision takes effect	45
Registration and enforcement of decisions	45
Consequences of failure to comply with tribunal's orders and directions	46
Division 10—Further action in relation to a proceeding	
Correcting mistakes	47
Reopening an order if party does not appear	48
Reopening an order if problems with interpretation or implementation	48
Application to reopen order must not be made if appeal filed	48
Cases stated	48
Appeals	49
PART 5—PARTICULAR JURISDICTION OF THE TRIBUNAL	
Division 1—Building disputes	
Tribunal may decide building dispute	50
When major commercial building dispute may be heard by tribunal $\ldots$	50
Procedure to decide whether all parties consent	51
Procedure if another party discovered	51
Consent may not be withdrawn	51
	Person must answer certain questions  Warrant may be issued if witness does not attend  Powers of tribunal relating to taking of evidence  Reference of matters for expert report  Entry and inspection of property  Procedure before entry  Contempt of tribunal  Punishment of contempt  Conduct that is contempt and offence  Protection of persons before tribunal  Division 9—Tribunal decisions and enforcement  Form of decisions of tribunal  When decision takes effect  Registration and enforcement of decisions  Consequences of failure to comply with tribunal's orders and directions  Division 10—Further action in relation to a proceeding  Correcting mistakes  Reopening an order if party does not appear  Reopening an order if problems with interpretation or implementation  Application to reopen order must not be made if appeal filed  Cases stated  Appeals  PART 5—PARTICULAR JURISDICTION OF THE TRIBUNAL  Division 1—Building disputes  Tribunal may decide building dispute may be heard by tribunal  Procedure to decide whether all parties consent  Procedure if another party discovered

98	Tribunal may make interim order	52
99	Proceeding in tribunal stops action by authority	53
100	Reports by authority to tribunal	53
101	Tribunal to decide about rectification or completion work	54
102	Tribunal may hear dispute while contract still in operation	54
103	Tribunal may hear dispute regardless of related criminal or disciplinary action	54
	Division 2—Proceedings for review	
104	Reviewable decisions	55
105	Application for review	57
106	Stay of operation of decision	57
107	Tribunal may try to reach settlement during review	58
	Division 3—Disciplinary proceedings	
108	Tribunal may conduct disciplinary proceeding	58
109	Proper grounds for disciplinary action against a licensee	58
110	Proper grounds for disciplinary action against person not a licensee	59
111	Orders for disciplinary action	60
	Division 4—Public Examinations	
112	Tribunal may conduct public examination	61
113	Procedure before public examination starts	61
	Division 5—Stop orders and suspension orders	
114	Stop orders	62
115	Suspension orders	63
	Division 6—Decisions about debts arising from statutory insurance scheme	
116	Decisions about debts arising from statutory insurance scheme	64
	Division 7—Transfer of proceedings	
117	Transfer of proceedings between tribunal and the courts	64
	PART 6—DISPUTE RESOLUTION PROCEDURES AVAILABLE TO TRIBUNAL	
	Division 1—General	
118	Tribunal may conduct hearings	65
119	Hearing of proceedings	65

120	Purpose of other divisions	66
	Division 2—Decision by default	
121	Decision by default for debt	66
122	Setting aside decision by default	67
	Division 3—Mediation	
123	Tribunal may appoint mediator	67
124	Method of mediation	68
125	Matters about mediation	68
126	Mediator precluded from tribunal hearing	68
127	Time limit for mediation before expedited hearing	69
	Division 4—Expedited hearings	
128	Expedited hearing of domestic building disputes	69
129	Certain minor commercial building disputes may be expedited	69
130	Procedure for expedited hearing	70
	Division 5—Summary decision	
131	Summary decision for applicant	71
132	Summary decision for respondent	71
133	Claims not disposed of by summary decision	72
134	Evidence	72
135	Service	73
136	Examination of parties and witnesses	73
137	Directions	73
138	Costs	73
139	Stay of enforcement	74
140	Setting aside summary decision	74
	Division 6—Case appraisals	
141	Referral to case appraiser	74
142	Jurisdiction of case appraiser	75
143	Procedure for case appraisals	75
144	Case appraiser may seek information	75
145	Case appraisal may be recorded	76
146	Case appraiser's decision	76

147	Case appraiser's decision on costs in the dispute	76	
148	Case appraiser's decision final unless election made	77	
149	Case appraiser to file report and decision		
150	Dissatisfied party may elect to go to hearing of tribunal	77	
151	Case appraiser's decision may affect costs	78	
	Division 7—Pre-hearing conferences		
152	Pre-hearing conferences	78	
153	Who is required to attend pre-hearing conferences	79	
154	Evidence from pre-hearing conferences inadmissible	79	
155	When member may hear proceeding after presiding at a pre-hearing conference	80	
156	Failure of a party to attend a pre-hearing conference	80	
	Division 8—Settlement Offers		
157	Making settlement offers	80	
158	Effect of offer	81	
159	Accepting settlement offers	81	
160	Consequences if accepted offer is not complied with	81	
161	Tribunal most and a name to make if a main affect to actil animated	0.0	
101	Tribunal must order party to pay costs if certain offers to settle rejected	82	
101	PART 7—MISCELLANEOUS	82	
162			
	PART 7—MISCELLANEOUS	83	
162	PART 7—MISCELLANEOUS Finance and staffing of tribunal	83 83	
162 163	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account	83 83 83	
162 163 164	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report	83 83 83 84	
162 163 164 165	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences	83 83 83 84 84	
162 163 164 165 166	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings	83 83 84 84 84	
162 163 164 165 166 167	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority	83 83 84 84 84	
162 163 164 165 166 167 168	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority  Contracting out prohibited	83 83 84 84 84	
162 163 164 165 166 167 168 169	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority  Contracting out prohibited  Executive officers must ensure corporation complies with Act	83 83 84 84 84 84 85	
162 163 164 165 166 167 168 169 170	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority  Contracting out prohibited  Executive officers must ensure corporation complies with Act  Judicial Review excluded for minor domestic building disputes	83 83 84 84 84 84 85 85	
162 163 164 165 166 167 168 169 170	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority  Contracting out prohibited  Executive officers must ensure corporation complies with Act  Judicial Review excluded for minor domestic building disputes  Proof of signature unnecessary	83 83 84 84 84 85 85 86	
162 163 164 165 166 167 168 169 170 171	PART 7—MISCELLANEOUS  Finance and staffing of tribunal  Trust account  Annual report  Proceedings for offences  Limitation on time for starting summary proceedings  Penalties to be paid to authority  Contracting out prohibited  Executive officers must ensure corporation complies with Act  Judicial Review excluded for minor domestic building disputes  Proof of signature unnecessary  Evidentiary aids	83 83 84 84 84 85 85 86	

176	Rules	87
	PART 8—TRANSITIONAL PROVISIONS	
	Division 1—Definitions	
177	Definitions for pt 8	87
	Division 2—Transitional matters	
178	Proceedings started before commencement	88
179	Former member may continue to hear proceeding	88
180	Proceedings that must continue in a court	89
181	Proceedings about matters arising before commencement to be dealt with under this Act	89
182	Records of former tribunal	89
	PART 9—CONSEQUENTIAL AND OTHER AMENDMENTS	
183	Amendments—sch 1	89
	SCHEDULE 1	90
	CONSEQUENTIAL AND OTHER AMENDMENTS OF QUEENSLAND BUILDING SERVICES AUTHORITY ACT 1991	
	SCHEDULE 2	94
	DICTIONARY	

### 1999

## A BILL

#### **FOR**

An Act to establish a tribunal to resolve disputes in the building industry, to review decisions of the Queensland Building Services Authority and to decide applications by the Queensland Building Services Authority, and for other matters

s 4

The Parliament of Queensland enacts—	
PART 1—PRELIMINARY	2
Division 1—Introduction	3
Short title  1. This Act may be cited as the <i>Queensland Building Tribunal Act 1999</i> .	5
Commencement 2. This Act commences on a day to be fixed by proclamation.	7
Division 2—Operation of Act	8
Act binds all persons  3. This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.  **Division 3—Objects of Act**	9 10 11 12 13
Objects of Act	14
<b>4.</b> The objects of this Act are to establish a tribunal and have it deal with the following in an expeditious way that is just, fair and cost efficient—	15 16
(a) domestic building disputes and minor commercial building disputes;	17 18
(b) major commercial building disputes if the parties to this type of dispute agree;	19 20
(c) reviews of decisions of the authority:	21

(a)	(a) applications by the authority for—	
	(i) proceedings to decide whether proper grounds exist for taking disciplinary action against a person; or	2
	(ii) public examinations that investigate stated matters for this Act; or	4 5
	(iii) orders prohibiting a person from starting or continuing building work; or	7
	(iv) the recovery of amounts paid by the authority for claims under the statutory insurance scheme under the <i>Queensland Building Services Authority Act 1991</i> ; <sup>1</sup>	8 9 10
(e)	applications under the Domestic Building Contracts Act 1999;	11
(f)	other applications that may be made to the tribunal under this or another Act.	12 13
How ob	jects are to be achieved	14
	e objects of this Act are to be achieved by establishing a system of esolution that—	15 16
(a)	is just in the results it delivers; and	17
(b)	is fair by—	18
	(i) ensuring litigants have an equal opportunity, regardless of their resources, to assert or defend their legal rights; and	19 20
	(ii) giving parties to proceedings an opportunity to state their case and to answer their opponent's case; and	21 22
	(iii) treating like cases alike; and	23
(c)	has a range of procedures available and minimises costs to the extent practicable; and	24 25
(d)	deals with applications with reasonable speed and encourages the early resolution of disputes; and	26 27
(e)	is understandable to users of the system; and	28

Queensland Building Services Authority Act 1991, part 5 (The Statutory Insurance Scheme)

s 6 12 s 7

Queensland	Building	Tribunal
Queceristerie	Dillicities	I I UO UII UUU

(f)	is responsive to the needs of users of the system; and	1
(g)	allows parties to represent themselves and save legal costs wherever appropriate.	2
	Division 4—Interpretation	2
Definition	ons	4
<b>6.</b> The	dictionary in schedule 2 defines particular words used in this Act.	6
Meaning	g of "building work"	7
<b>7.</b> (1) T	The following is "building work"—	8
(a)	the erection or construction of a building;	9
(b)	the renovation, alteration, extension, improvement or repair of a building;	10 11
(c)	the provision of electrical work, water supply, sewerage or drainage or other like services for a building;	12 13
(d)	the demolition, removal or relocation of a building;	14
(e)	any site work (including the construction of retaining structures, driveways, landscaping and the construction of a swimming pool) related to building work of a kind mentioned in paragraphs (a) to (d);	15 16 17 18
(f)	the preparation of plans, specifications or bills of quantity for the carrying out of building work;	19 20
(g)	the inspection of a completed building;	21
(h)	subject to subsection (3), work prescribed under a regulation.	22
(2) To building	o remove doubt, it is declared that domestic building work is work.	23 24
( <b>3</b> ) Th	e following is not "building work"—	25
(a)	the construction, extension, repair or replacement of a water reticulation system, sewerage system or stormwater drain, outside the boundaries of private property;	26 27 28

(b)	the building or maintenance of a road as defined under the <i>Land Act 1994</i> ;	1
(c)	the construction, maintenance or repair of a bridge, other than a bridge on private property;	3
(d)	the construction, maintenance or repair of railway tracks, signals or associated structures, unless the structures are buildings for residential purposes, or are storage or service facilities;	5
(e)	the construction, maintenance or repair of airport runways, taxiways and aprons;	9
(f)	the construction, maintenance or repair of ports or ports infrastructure, unless the structures are buildings for residential purposes, or are storage or service facilities;	10 11 12
(g)	the construction, maintenance or repair of a dam;	13
(h)	the construction, maintenance or repair of communications installations performed for a public company or public body engaged in radio or television broadcasting or in some other form of communications business or undertaking;	14 15 16 17
(i)	the installation of manufacturing equipment or equipment for hoisting, conveying or transporting materials or products (including primary produce), other than the installation of fixed structures providing shelter for the equipment;	18 19 20 21
(j)	construction work in mining;	22
(k)	work consisting of monumental masonry, sculpture, or the erection or construction of statues, fountains or other works of art, other than work affecting the way in which a building is constructed;	23 24 23 26
(1)	building work carried out by the State for the State or for an entity representing the State;	2° 28
(m)	building work carried out by a local government for a local government, the State or an entity representing a local government or the State;	29 30 31
(n)	building work carried out outside Queensland.	32
( <b>4</b> ) For	r subsection (3)(1), building work is not carried out by the State if	33

s **8** 14 s **11** 

Oueensland	Ruilding	Tribunal
Oueensiana	Duname	1 / www.

the work is carried out for the State by an independent contractor.	1
(5) For subsection (3)(m), building work is not carried out by a local government if the work is carried out for the local government by an independent contractor.	2 3 4
Carrying out building work	5
<b>8.(1)</b> A person carries out building work whether the person carries it out personally, or directly or indirectly causes it to be carried out.	6 7
(2) A person is taken to carry out building work if the person provides advisory services, administration services, management services or supervisory services relating to the building work.	8 9 10
(3) A person undertakes to carry out building work if the person enters into a contract to carry it out or submits a tender or makes an offer to carry it out.	11 12 13
PART 2—ESTABLISHMENT AND MEMBERSHIP OF TRIBUNAL	14 15
TRIBUNAL	15
TRIBUNAL Establishment of tribunal	15 16
TRIBUNAL  Establishment of tribunal  9. The Queensland Building Tribunal is established.	15 16 17
TRIBUNAL  Establishment of tribunal  9. The Queensland Building Tribunal is established.  Tribunal's seal	15 16 17
TRIBUNAL  Establishment of tribunal  9. The Queensland Building Tribunal is established.  Tribunal's seal  10.(1) The tribunal must have a seal.	15 16 17 18 19
TRIBUNAL  Establishment of tribunal  9. The Queensland Building Tribunal is established.  Tribunal's seal  10.(1) The tribunal must have a seal.  (2) The registrar is to have custody of the seal.	15 16 17 18 19 20

	ne chairperson and other members of the tribunal are to be by the Governor in Council.	1 2
(3) A person is	person is eligible for appointment as a member of the tribunal if the	3 4
(a)	a lawyer of not less than 5 years standing; or	5
(b)	a retired judge of any Australian court.	6
<b>(4)</b> A r	nember may be appointed on a full-time or part-time basis.	7
	member is appointed for the term (not longer than 7 years) stated overnor in Council in the instrument of appointment.	8 9
( <b>6</b> ) A r Service A	nember is to be appointed under this Act, and not under the <i>Public</i> ct 1996.	10 11
Terms a	nd conditions of member's appointment	12
` ,	A member of the tribunal is entitled to be paid the remuneration vances decided by the Governor in Council.	13 14
this Act,	the extent that the terms and conditions are not provided for by a member of the tribunal holds office on the terms and conditions by the Governor in Council.	15 16 17
Chairpe	rson to direct business of tribunal	18
<b>13.</b> (1) tribunal.	The chairperson of the tribunal is to direct the business of the	19 20
(2) Wi	thout limiting subsection (1), the chairperson may—	21
(a)	direct the professional development and training of members of the tribunal; and	22 23
(b)	decide and implement procedures and policies for the tribunal; and	24 25
(c)	without limiting paragraph (b), issue practice directions of general application to proceedings.	26 27

s 17

Delegati	on of powers by chairperson	1
powers u	the chairperson may delegate the chairperson's administrative under this or another Act, including the power to give a direction ow the tribunal is to be constituted for a proceeding, to another or to the registrar.	2 3 4 5
Appoint	ment of deputy chairperson	6
	The Governor in Council may appoint a member of the tribunal to y chairperson.	7 8
( <b>2</b> ) Th	e deputy chairperson is to act as chairperson if—	9
(a)	the chairperson is not available to carry out the chairperson's duties; or	10 11
(b)	there is a vacancy in the office of chairperson.	12
Resigna	tion of members	13
16. A Minister	member may resign by giving a signed notice of resignation to the	14 15
Termina	ntion of appointment of a member	16
	The Governor in Council may terminate the appointment of a if the member—	17 18
(a)	becomes incapable of performing the duties of a member because of physical or mental incapacity; or	19 20
(b)	is convicted of an indictable offence; or	21
(c)	commits misconduct of a kind that could justify dismissal from the public service if the member were a public service officer; or	22 23
(d)	is affected by bankruptcy action.	24
(2) Fo	r subsection (1)(d), a member is affected by bankruptcy action if ber—	25 26
(a)	is bankrupt; or	27
(b)	has compounded with creditors; or	28

**s 18** 17 **s 20** 

Queensland	Ruilding	Tribunal
Queensiana	Dunaing	Tribunai

(c) has otherwise taken, or applied to take, advantage of any law about bankruptcy.	1 2
Disclosure of interests	3
<b>18.(1)</b> If a member becomes aware that the member has a conflict of interest about a proceeding before the tribunal, the member must disclose the issue giving rise to the conflict—	4 5 6
(a) if the member is the chairperson—to the parties to the proceeding; or	7 8
(b) otherwise—to the chairperson and the parties to the proceeding.	9
(2) After making the disclosure, the member may disqualify himself or herself.	10 11
(3) However, the member may take part in the proceeding, or exercise a power for the proceeding—	12 13
(a) if the member is the chairperson—if the parties agree; or	14
(b) otherwise—if the chairperson and the parties agree.	15
(4) A member has a conflict of interest about a proceeding if the member has an interest, financial or otherwise, that could conflict with the proper performance of the member's functions for the proceeding.	16 17 18
Protection of members	19
<b>19.</b> A member has, in the performance of the member's duties as a member, the same protection and immunity as a District Court judge has in the performance of the judge's duties.	20 21 22
PART 3—REGISTRAR AND OTHER STAFF	23
Registrar of tribunal	24

25

20.(1) There is to be a registrar of the tribunal.

( <b>2</b> ) Th	e registrar is a member of the staff of the tribunal.	1
` ′ 1	person is eligible for appointment as the registrar only if the person cular knowledge and experience of—	2
(a)	public administration; and	4
(b)	something else with substantial relevance to the functions of the registrar.	5
Registra	ar's functions and powers	7
	Subject to the chairperson, the registrar is to be responsible for g the administrative affairs of the tribunal.	8 9
(2) Wi	thout limiting subsection (1), the registrar must—	10
(a)	keep a register containing details of all applications filed; and	11
(b)	ensure the register is available for inspection by a person paying the fee, if any, prescribed under a regulation; and	12 13
(c)	supply a certificate as to the correctness of a matter in the register to a person paying the fee, if any, prescribed under a regulation; and	14 15 16
(e)	sign and issue summonses; and	17
(f)	keep the tribunal's records and decisions; and	18
(g)	keep account of fees paid and payable to the tribunal; and	19
(h)	keep account of moneys paid into and out of the tribunal's trust account.	20 21
( <b>3</b> ) Als	so, without limiting subsection (1), the registrar is to—	22
(a)	appoint mediators and decide whether a proceeding should be the subject of a mediation or expedited hearing and the times and places of mediations or expedited hearings; and	23 24 25
(b)	give decisions by default under section 121.	26
( <b>4</b> ) Th Act.	e registrar may exercise the powers given to the registrar under this	27 28

(2) In this section—

27

Chairperson may direct registrar	1
22. The chairperson may give the registrar a direction about the exercise	2
of the registrar's powers, other than to the extent the direction would be	3
inconsistent with the provisions of this Act about the registrar's powers.	4
Engagement of consultants	5
<b>23.(1)</b> The registrar may engage persons having suitable qualifications and experience as consultants to perform services for the tribunal.	6 7
(2) Without limiting subsection (1), the services a consultant may be engaged to perform include conducting research for the tribunal.	8 9
(3) An engagement under subsection (1) must be made for the State under a written agreement.	10 11
Appointment of acting registrar	12
<b>24.(1)</b> The chairperson may appoint an appropriately qualified person to act as registrar.	13 14
(2) The appointee is to act as registrar if—	15
(a) the registrar is not available to carry out the registrar's duties; or	16
(b) there is a vacancy in the office of registrar.	17
(3) In this section—	18
<b>"appropriately qualified"</b> includes having particular knowledge and experience of—	19 20
(a) public administration; and	21
(b) something else with substantial relevance to the functions of the	22
registrar.	23
Delegation by registrar	24
<b>25.(1)</b> The registrar may delegate the registrar's powers under this Act or another Act to an appropriately qualified member of the staff of the tribunal.	25 26

**s 26** 20 **s 29** 

<b>"appropriately qualified"</b> includes having the qualifications, experience or standing appropriate to exercise the power.	1 2
Example of 'standing'—	3
A person's seniority level as a member of the staff of the tribunal.	4
Appointment of tribunal staff	5
<b>26.</b> The registrar and other staff of the tribunal are to be appointed and employed under the <i>Public Service Act 1996</i> .	6 7
PART 4—GENERAL JURISDICTION AND	8
OPERATION OF TRIBUNAL	9
Division 1—Constitution and general jurisdiction of tribunal	10
Constitution of tribunal	11
<b>27.</b> For a proceeding, the tribunal is to be constituted by a single member.	12
General jurisdiction	13
28. The tribunal may hear and decide all applications made to it and all matters required or permitted to be heard and decided by it under this Act, the <i>Queensland Building Services Authority Act 1991</i> , the <i>Domestic Building Contracts Act 1999</i> or another Act.	14 15 16 17
Division 2—Start of proceedings	18
Start of proceedings	19
<b>29.(1)</b> A proceeding for a matter for which the tribunal has jurisdiction is started by a person (the "applicant") filing an application in the approved form in the tribunal and paying the fee prescribed under a regulation.	20 21 22

(2) Ho filed by i	bwever, the authority does not have to pay a fee for an application t.	1
( <b>3</b> ) Th	e application must state—	3
(a)	the facts or grounds on which the application is based; and	4
(b)	the claims made and outcome or order sought by the applicant.	5
"respon	e applicant must serve a copy of the application on each person (the <b>dent"</b> ) against whom a claim is made or in relation to whom an or order is sought.	6 7 8
	lso, if the tribunal considers another person is affected by the on, it may direct the applicant to serve a copy of the application on on.	9 10 11
( <b>6</b> ) Th	e applicant must comply with a direction under subsection (5).	12
` '	or a public examination, the person required to be served under on (4) is the person proposed to be the subject of the public ion.	13 14 15
Defence	and counterclaim	16
30.(1)	This section applies to an application starting a proceeding for—	17
(a)	a building dispute; or	18
(b)	the recovery of a debt under the <i>Queensland Building Services Authority Act 1991</i> , section 71; or	19 20
(c)	a matter under the <i>Domestic Building Contracts Act 1999</i> , sections 18, 55, 60 or 84.2	21 22
	ne respondent must file a defence to the application and any laim that states—	23 24
(a)	the facts relied on by the respondent in defence of the claims by the applicant; and	25 26
(b)	the nature of the defence to each outcome or order sought by the	2

Domestic Building Contracts Act 1999, section 18 (Effective completion date or period), 55 (Cost plus contracts), 60 (Effect of improper statements) or 84 (Right of building contractor to recover amount for variation)

1

applicant; and

(c) the facts on which any counterclaim is based and the outcome or order sought by the respondent relating to the counterclaim.	3
(3) The respondent must act under subsection (2) within 14 days of being served with the application or the extended time allowed by the tribunal.	4
(4) A defence and any counterclaim must be in the approved form.	$\epsilon$
(5) A copy of the defence and any counterclaim must be served on the applicant.	7 8
(6) Also, if the tribunal considers another person is affected by the defence or counterclaim, it may direct the respondent to serve a copy of the defence or counterclaim on the person.	9 10 11
(7) The respondent must comply with a direction under subsection (6).	12
(8) If the respondent does not file a defence within the period or extended period allowed, the tribunal may deal with the matter in the absence of respondent.	13 14 15
Division 3—Business names	16
Proceeding if business name	17
Proceeding if business name  31. A proceeding may be brought against a person under a name or style, other than the person's own name and under which a person carries on business, regardless of whether the name or style is registered under the Business Names Act 1962.	17 18 19 20 21
<b>31.</b> A proceeding may be brought against a person under a name or style, other than the person's own name and under which a person carries on business, regardless of whether the name or style is registered under the	18 19 20
<b>31.</b> A proceeding may be brought against a person under a name or style, other than the person's own name and under which a person carries on business, regardless of whether the name or style is registered under the <i>Business Names Act 1962</i> .	18 19 20 21
<ul> <li>31. A proceeding may be brought against a person under a name or style, other than the person's own name and under which a person carries on business, regardless of whether the name or style is registered under the Business Names Act 1962.</li> <li>Proceeding if registered business name</li> <li>32.(1) This section applies if a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the person's own name and the name is registered under the Business</li> </ul>	18 19 20 21 22 23 24 25
31. A proceeding may be brought against a person under a name or style, other than the person's own name and under which a person carries on business, regardless of whether the name or style is registered under the <i>Business Names Act 1962</i> .  Proceeding if registered business name  32.(1) This section applies if a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the person's own name and the name is registered under the <i>Business Names Act 1962</i> .  (2) The proceeding may be started against the person in the name or style	18 19 20 21 22 23 24 25 26

sufficient designation of the person in a document filed in the proceeding.	1
(4) An order in the proceeding may be enforced against the person.	2
Proceeding in business name if unregistered	3
<b>33.(1)</b> This section applies if a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the person's own name and the name is not registered under the <i>Business Names Act 1962</i> .	4 5 6 7
(2) The proceeding may be started against the person in the name or style under which the person carries on business.	8 9
(3) The name or style under which the business is carried on is sufficient designation of the person in a document filed in the proceeding.	10 11
(4) An order in the proceeding may be enforced against the person.	12
Defence	13
<b>34.(1)</b> This section applies if a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the person's own name, regardless of whether the name or style is registered under the <i>Business Names Act 1962</i> .	14 15 16 17
(2) A defence must be in the name of the person and not in the business name.	18 19
(3) If the person files a defence, the person must file and serve with the defence a statement of the names and places of residence of all persons who were carrying on business under the name or style as at the day the proceeding was started.	20 21 22 23
(4) The tribunal may set aside the defence if the person does not comply with subsection (3).	24 25
Amendment as to parties	26
<b>35.(1)</b> This section applies if a proceeding is brought against a person in relation to a business carried on by the person under a name or style other	27 28

than the person's own name, regardless of whether the name or style is

29

registered under the Business Names Act 1962.	1
(2) The applicant must, as soon as practicable, take all reasonable steps to find out the name of the person carrying on the business under the name or style in question.	2 3 4
(3) The applicant must continue the proceeding in the person's name and not in the name or style under which the business was carried on.	5 6
(4) However with the tribunal's leave, the applicant may take a further step in the proceeding in the name or style under which the business was carried on.	7 8 9
(5) Before allowing a proceeding to continue against a named person, the tribunal must be satisfied that the named person is aware the proceeding is being continued against the named person.	10 11 12
Division 4—Service	13
Service of documents	14
<b>36.(1)</b> A document may be served under this Act—	15
(a) in a way directed by the tribunal; or	16
(b) as stated in this Act; or	17
(c) for person licensed under the <i>Queensland Building Services</i> Authority Act 1991— by leaving it at, or sending it by post, telex, facsimile or similar facility to, the address of the person in the register of licensees kept by the authority.	18 19 20 21
(2) Subsection (1) does not limit the <i>Acts Interpretation Act 1954</i> , section 39.3	22 23
Service in relation to a business	24
<b>37.(1)</b> This section applies if—	25
(a) a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the	26 27

Acts Interpretation Act 1954, section 39 (Service of documents)

	person's own name, regardless of whether the name or style is egistered under the <i>Business Names Act 1962</i> ; and	1
, ,	he proceeding is brought in the name or style under which the person carries on the business.	3
of business	application may be served by leaving a copy at the person's place is with a person who appears to have control or management of is at the place.	6
Acceptanc	e of service by solicitor	8
<b>38.</b> (1) A	solicitor may accept service of a document for a party.	ç
	document is taken to have been served on the party, unless the es the solicitor did not have authority to accept service for the	10 11 12
	section applies whether or not personal service of the document under this Act.	13 14
	solicitor must make a note on a copy of the document to the he solicitor accepts service for the party.	15 16
Informal s	ervice	17
<b>39.</b> (1) T	his section applies if—	18
d	or any reason, a document is not served as required by this livision but the document or a copy of it came into the possession of the person to be served; and	19 20 21
` ′	he tribunal is satisfied on evidence before it that the document ame into the person's possession on or before a particular day.	22 23
document	tribunal may, by order, decide that the possession of the is service for this Act on the day it came into the person's or a later day stated in the order	24 25 26

#### Division 5—Case management

Tribunal to fix time and place for proceedings	2
<b>40.(1)</b> This section applies if an application has been filed and served under this Act.	3
(2) The tribunal must fix a time and place for the proceedings the tribunal considers necessary for resolution of the matters to which the application and any defence and counterclaim relate.	5 6 7
(3) However, the tribunal must not fix a time and place for an application for a matter mentioned in section $30(1)^4$ until either—	8
(a) a defence and any counterclaim have been filed and served; or	10
(b) the time or extended time (if the tribunal has extended the time for filing a defence and any counterclaim) for filing a defence and counterclaim has ended without a defence being filed.	11 12 13
Way tribunal is to conduct proceedings	14
<b>41.</b> (1) This section applies to a proceeding.	15
(2) The procedure is at the discretion of the tribunal, subject to this Act and the rules of natural justice.	16 17
(3) The proceeding is to be conducted with as little formality and technicality and with as much speed as the requirements of this Act and a proper consideration of the matters before the tribunal permit.	18 19 20
(4) The tribunal is not bound by the rules of evidence but may inform itself in any way it considers appropriate.	21 22
(5) The tribunal may, if appropriate, conduct the proceeding by means of telephone conferencing, video conferencing or another form of communication that allows reasonably contemporaneous and continuous communication between persons taking part in the proceeding.	23 24 25 26
(6) The tribunal may decide all or part of the proceeding from a consideration of the documents filed, without the parties or witnesses	27 28

1

Section 30 (Defence and counterclaim)

appearing in person if—		1
(a) the parties to the proceeding	g agree; and	2
(b) the tribunal considers it app	propriate in all the circumstances.	3
Directions and orders		4
	ers, give directions and do whatever is fair and cost effective resolution of a	5 6 7
(2) The power to give direction practice directions under section 13(2)	as under subsection (1) is subject to $2(c).5$	8 9
(3) Without limiting subsection (1)	), the tribunal may at any time—	10
(a) set time limits for the corelation to the proceeding;	ompletion of anything to be done in and	11 12
	reding to give the tribunal either or both unal considers it may be relevant to the	13 14 15
(i) a document in the par	ty's possession or control;	16
(ii) any other information	or evidence.	17
	party applies to the tribunal for and is only with the order or direction.	18 19 20
(5) The tribunal, on application of any time vary or revoke an order or d	a party or on its own initiative, may at lirection given by it.	21 22
if to do so would cause any prejudi	evoke an order or direction given by it ce or detriment to a party or potential appropriate order for costs or damages.	23 24 25
Documents to which disclosure do	es not apply	26
<b>43.(1)</b> The duty of disclosure documents—	does not apply to the following	27 28

<sup>&</sup>lt;sup>5</sup> Section 13 (Chairperson to direct business of tribunal)

from disclosure;

(b) a document relevant only to credit;

#### Queensland Building Tribunal

a document in relation to which there is a valid claim to privilege

1

2

3

reasonable to suppose the additional copy contains no change, obliteration or other mark or feature likely to affect the outcome of the proceeding.	4 5 6 7
(2) A document consisting of a statement or report of an expert is not privileged from disclosure.	8 9
(3) In this section—	10
"duty of disclosure" means a requirement under section 42(4) relating to a document mentioned in section 42(3)(b)(i).	11 12
Extension of time and waiver of compliance	13
<b>44.(1)</b> The tribunal, on the application of any person or on its own initiative, may extend a time limit fixed by or under this or another Act for the start of a proceeding.	14 15 16
(2) The tribunal, on the application of a party or on its own initiative, may for a proceeding—	17 18
(a) extend a time limit fixed by or under this Act, the <i>Queensland Building Services Authority Act 1991</i> or the <i>Domestic Building Contracts Act 1999</i> for the doing of anything; or	19 20 21
(b) waive compliance with any procedural requirement under this Act.	22 23
(3) The tribunal may extend time or waive compliance even if the time or period for compliance has expired.	24 25
(4) However, an application for an extension of time to file a defence and any counterclaim under section 30(3) <sup>6</sup> must be made before the 14 day period for filing the defence ends.	26 27 28
(5) The tribunal may not extend time or waive compliance if to do so	29

<sup>6</sup> Section 30 (Defence and counterclaim)

s 45 s 47 Queensland Building Tribunal

	nuse any prejudice or detriment to a party or potential party that can medied by an appropriate order for costs or damages.	1 2
Joinder	of parties	3
	For a proceeding the tribunal may order that a person be joined as a proceeding if the tribunal considers that—	4 5
(a)	the person ought to be bound by, or have the benefit of, an order of the tribunal in the proceeding; or	6 7
(b)	the person's interests are affected by the proceeding; or	8
(c)	for another reason it is desirable the person be joined as a party.	9
	e tribunal may make an order under subsection (1) on application erson or on its own initiative.	10 11
	r a proceeding for a major commercial building dispute a person be joined as a party except under section 95.7	12 13
Consolic	lation of proceedings	14
	ne tribunal may on the application of any person or on its own order that 2 or more proceedings be consolidated if—	15 16
(a)	the same or substantially the same question is involved in all the proceedings; or	17 18
(b)	the decision in 1 proceeding will decide or affect the other proceeding or proceedings.	19 20
Sequenc	e of hearings	21
initiative	ne tribunal may on the application of any person or on its own order that 2 or more proceedings be heard together or in a r sequence.	22 23 24

Section 95 (Procedure to decide whether all parties consent)

Directions		1
<b>48.</b> If the tribuna	al orders that proceedings be consolidated or heard	2
•	ecified sequence, the tribunal may give a direction it	3
considers appropriate	e for the conduct of the proceeding or proceedings.	4
Variation of order		5
<b>49.</b> Before or du	ring the hearing of a consolidated proceeding or of	6
proceedings ordered	to be heard together or in a particular sequence, the	7
tribunal may order sequence.	the proceedings be separated or heard in another	8 9
Vexatious proceedi	ngs	10
	ribunal's opinion, a proceeding has been brought	11
• 11	ssively, the tribunal may—	12
(a) summarily	dismiss the proceeding; and	13
` '	ts against the party by whom the proceeding was	14
_	compensate the party against whom it was brought for private and embarrassment resulting from the	15 16
proceeding	_	17
Conduct of proceed	ding causing disadvantage	18
<b>51.</b> (1) This secti	ion applies if the tribunal considers a party to a	19
proceeding is acting	in a way that unreasonably disadvantages another party	20
to the proceeding inc	luding by—	21
	ying with a direction or order of the tribunal without excuse; or	22 23
	an adjournment as a result of not complying with a or order of the tribunal; or	24 25
	y conducting the proceeding; or	26
•		27
	adjournment.	
(2) The tribunal m	•	28
(a) order that t	the party causing the disadvantage compensate the other	29

	party for any costs incurred unnecessarily; or	-
(b)	if the party causing the disadvantage is the applicant, dismiss the applicant's claim; or	
(c)	if the party causing the disadvantage has filed a counterclaim, dismiss the counterclaim.	4
	tribunal may refuse to continue with the proceeding until an order section (2)(a) is complied with.	( (
Withdra	wal by applicant	;
	The authority may withdraw an application or part of an n under section 108 or 1128 without the tribunal's leave.	10
applicatio	other applications, an applicant may withdraw all or part of an on without the tribunal's leave if the applicant has not been served ence or counterclaim relating to the application.	1: 1: 1:
	er being served with a defence or counterclaim, an applicant may all or part of an application only with the tribunal's leave.	14 1:
	o, if there is more than 1 applicant, an applicant may withdraw all an application only with the tribunal's leave.	10 17
	applicant may withdraw against 1 or more respondents without ing against the other respondents only with the tribunal's leave.	18 19
Withdra	wal by respondent	20
	espondent may withdraw all or part of a defence or counterclaim the tribunal's leave.	2:
Further a	application after withdrawal restricted	23
may make	in applicant withdraws all or part of an application, the applicant e a further application relating to the same facts and circumstances the tribunal's leave.	24 2 20

Section 108 (Tribunal may conduct disciplinary proceeding) or 112 (Tribunal may conduct public examination)

Costs or	der on applicant's withdrawal	1
may mal	an applicant withdraws all or part of an application, the tribunal ke an order that the applicant pay all, or part of, the costs of the ties to the proceeding.	2 3 4
Notice o	f withdrawal	5
effected	A withdrawal for which the tribunal's leave is not required may be by filing a notice of withdrawal and serving it as soon as practicable her parties.	6 7 8
	withdrawal for which the tribunal's leave is required is effected by giving leave and a notice of withdrawal is not required.	9 10
	Division 6—Costs generally	11
Security	for costs	12
, ,	On the application of a party against whom a claim is made or an or order sought in a proceeding, the tribunal may order—	13 14
(a)	that another party give security for the costs of the party applying for security within the time stated in the order; and	15 16
(b)	that the proceeding as against the party applying for security be stayed until the security is given.	17 18
	a application under subsection (1) may be made at any time before eeding ends.	19 20
tribunal	security for costs is not given within the time stated in the order, the may make an order dismissing the proceeding as against the party for security.	21 22 23
Discretion	onary factors for security for costs	24
	deciding whether to make an order under section 57, the tribunal e regard to any of the following matters—	25 26
(a)	the means of the parties to the proceeding;	27

(b)	the prospects of success or merits of the proceeding;	1
(c)	the genuineness of the proceeding;	2
(d)	if the party against whom an order for costs is sought suffers from a lack of means, whether this is attributable to the conduct of the applicant for the order;	3 4 5
(e)	whether an order for security for costs would be oppressive;	6
(f)	whether an order for security for costs would stifle the proceeding;	7 8
(g)	whether delay by a party in starting the proceeding has prejudiced another party;	9 10
(h)	the costs of the proceeding;	11
(i)	anything else the tribunal considers relevant.	12
Way sec	urity given	13
	If the tribunal orders a party to give security for costs, the security given in the form, at the time, and on the conditions, if any, the lirects.	14 15 16
(2) If t	he tribunal does not state the form of the security—	17
(a)	it must be given in a form approved by the registrar; and	18
(b)	the form of security approved by the registrar must be written on the order before it is issued.	19 20
giving se	party who gives security for costs must as soon as practicable after ecurity serve on the applicant for security written notice of when, way in which, the security was given.	21 22 23
Finalisir	ng security	24
	This section applies if, in a proceeding, security for costs has been a party under an order made about security for costs under 7.	25 26 27
	he tribunal decides the party must pay all or part of the costs of the ng, the security may be applied in satisfaction of the costs.	28 29

<b>(3)</b> Ho	owever, the security must be discharged—	
(a)	if the tribunal's decision relating to the proceeding does not require the party to pay all or part of the costs of the proceeding; or	: : :
(b)	if the tribunal orders the discharge of the security; or	
(c)	if the party entitled to the benefit of the security consents to its discharge; or	(
(d)	in relation to the balance after costs have been satisfied under subsection (2).	ģ
General	power of tribunal to award costs	10
<b>61.(1)</b> appropria	In a proceeding, the tribunal may award the costs it considers ate on—	1: 1:
(a)	the application of a party to the proceeding; or	1.
(b)	its own initiative.	14
(2) The costs the tribunal may award may be awarded at any stage of the proceeding or after the proceeding has ended.		1: 10
(3) If the tribunal awards costs during a proceeding, the tribunal may order that the costs not be assessed until the proceedings ends.		1′ 18
	deciding whether to award costs, and the amount of the costs, the may have regard to the following—	19 20
(a)	the outcome of the proceeding;	2
(b)	the conduct of the parties to the proceeding before and during the proceeding;	22
(c)	the nature and complexity of the proceeding;	24
(d)	the relative strengths of the claims made by each of the parties to the proceeding;	2: 20
(e)	any contravention of the <i>Queensland Building Services Authority Act 1991</i> , the <i>Domestic Building Contracts Act 1999</i> or any other Act by a party to the proceeding;	2° 2 29
(f)	for a proceeding to which the authority is a party, whether the	30

Queensland B	uilding	Tribunal
--------------	---------	----------

s 64

other party to the proceeding was afforded natural justice by the authority;	1 2
(g) anything else the tribunal considers relevant.	3
(5) A party to a proceeding is not entitled to costs merely because—	4
(a) the party was the beneficiary of an order of the tribunal; or	5
(b) the party was legally represented at the proceeding.	6
(6) The power of the tribunal to award costs under this section is in addition to the tribunal's power to award costs under another provision of this or another Act.	7 8 9
Stay pending payment of costs	10
<b>62.(1)</b> This section applies if a party has been ordered to pay the costs of another party whether under section 61 of otherwise, and the party, before paying the costs, starts another proceeding before the tribunal against the other party.	11 12 13 14
(2) The tribunal may order a stay of the other proceeding until the costs are paid.	15 16
Division 7—Representation	17
Purposes of div 7	18
<b>63.</b> The main purpose of this division is to have parties represent themselves and save legal costs unless the interests of justice require otherwise.	19 20 21
Who represents party at mediation and case appraisal	22
<b>64.</b> Unless the mediator or case appraiser considers it appropriate in the interests of justice to allow a party to be represented by a lawyer or other person, a party must represent himself or herself at mediation or case appraisal.	23 24 25 26

s 66

Who re	prese	nts party at pre-hearing conference	1
to direct	other	the tribunal considers it appropriate in the interests of justice wise, a party may be represented by a lawyer or other person g conference.	2 3 4
Who re	prese	nts party at other proceedings	5
, ,	-	arty to a proceeding, other than a proceeding mentioned in d 65, must represent himself or herself.	6 7
(2) Ho	oweve	r, a party is entitled to be represented by—	8
(a)	a lav	wyer, if all parties to the proceeding agree; or	9
(b)	a lav	wyer or other person if—	10
	(i)	the proceeding relates to an application under section 116;9 or	11 12
	(ii)	the proceeding is a disciplinary proceeding; or	13
	(iii)	the proceeding is a public examination; or	14
	(iv)	the tribunal directs that representation by a lawyer or other person is appropriate having regard to all the circumstances including, for example—	15 16 17
		(A) the amount involved; and	18
		(B) the complexity of the legal and factual issues involved; and	19 20
		(C) the ability of the lawyer or other person to help the tribunal and the party represented; and	21 22
		(D) the ability of the party to represent himself or herself.	23
		lisciplinary proceeding or a public examination a person	24 25

<sup>9</sup> Section 116 (Decisions about debts arising from statutory insurance scheme)

misleading'.

24

25

26

Representation for a corporation	1
<b>67.</b> Sections 64 to 66 do not prevent a party that is a corporation from	
being represented by a person who is not a lawyer.	3
Division 8—Other provisions about proceedings	4
Tribunal may summons witness	5
<b>68.(1)</b> The tribunal may, on the application of a party to a proceeding or	6
on its own initiative, summons a person to attend before it at the time and place notified in the summons to do either or both of the following—	7 8
<ul><li>(a) appear as a witness and be examined on oath about the matters the subject of the proceeding;</li></ul>	9 10
(b) to produce the documents or things stated in the summons or that belong to a class stated in the summons.	11 12
(2) A person required to appear as a witness is entitled to the witness fees—	13 14
(a) prescribed under a regulation; or	15
(b) if no witness fees are prescribed—the reasonable witness fees decided by the tribunal.	16 17
(3) The witness fees must be paid by the person making the application under subsection (1).	18 19
False or misleading statements	20
<b>69.(1)</b> A person appearing as a witness before the tribunal must not state anything the person knows is false or misleading in a material particular.	21 22
Maximum penalty—100 penalty units.	23

(2) In a proceeding for an offence against subsection (1), it is enough for

a charge to state the statement was, without specifying which, 'false or

29

False or misleading documents	1
<b>70.(1)</b> A person appearing as a witness before the tribunal must not produce a document containing information the person knows is false or misleading in a material particular.	2 3 4
Maximum penalty—100 penalty units.	5
(2) Subsection (1) does not apply to a person if the person, when giving the document—	6 7
(a) tells the tribunal, to the best of the person's ability, how it is false or misleading; and	8 9
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	10 11
(3) In a proceeding for an offence against subsection (1), it is enough for a charge to state the document was, without specifying which, 'false or misleading'.	12 13 14
Inspection of documents or things	15
<b>71.(1)</b> If a document or thing is produced to the tribunal, the tribunal may—	16 17
(a) inspect the document or thing; and	18
(b) copy or photograph the document or thing if it is relevant to the proceeding before the tribunal.	19 20
(2) The tribunal may also take possession of the document or thing, and keep it while it is necessary for the proceeding.	21 22
(3) While it keeps a document or thing, the tribunal must permit a person otherwise entitled to possession of it to inspect, copy or photograph the document or thing at a reasonable place and time the tribunal decides.	23 24 25
Offences by witnesses	26
<b>72.(1)</b> A person summonsed to attend before the tribunal must not fail, without reasonable excuse to—	27 28

(a) attend as required by the summons; or

(b) continue to attend as required by the tribunal until excused from further attendance.	2
Maximum penalty—80 penalty units.	Í
(2) A person appearing as a witness before the tribunal must take an oath when required by the tribunal.	4
Maximum penalty—80 penalty units.	(
(3) Also, a person appearing as a witness before the tribunal must not fail, without reasonable excuse—	3
(a) to answer a question the person is required to answer by the tribunal; or	10
(b) to produce a document or thing the person is required to produce under a summons.	1: 1:
Maximum penalty—80 penalty units.	1.
(4) It is a reasonable excuse to refuse to answer a question or produce a document or thing on the ground that the answer or production of the document or thing might tend to incriminate the person.	14 1 10
(5) Despite subsection (1), the tribunal may at any time excuse a person for failing to attend at the time and place notified.	1′ 18
<b>(6)</b> This section is subject to section 73.	19
Person must answer certain questions	20
<b>73.(1)</b> This section applies if a person, at a public examination, refuses to answer a question about the person's financial affairs.	22
(2) If the tribunal requires the person to answer the question, the tribunal must advise the person of the following—	23 24
<ul> <li>(a) that if the answer might incriminate the person, the person may claim, before giving the answer, that giving the answer might incriminate the person;</li> </ul>	2 20 2'
(b) the effect that making the claim will have on the admissibility of the answer in any proceeding against the person.	2 29
(3) The person must answer the question, unless the person has a reasonable excuse.	30 31

31

Maximum penalty—500 penalty units.	1
(4) It is not a reasonable excuse to fail to answer the question that answering might tend to incriminate the person.	2 3
(5) Subsection (6) applies if an answer might incriminate the person and the person claims, before giving the answer, that giving the answer might incriminate the person.	4 5 6
(6) The answer is not admissible in any criminal or civil proceeding against the person, other than a proceeding in which the falsity or misleading nature of the answer is relevant.	7 8 9
(7) For subsection (6), the following are not proceedings against the person—	10 11
(a) the public examination of a person;	12
(b) a proceeding for the review of a decision of the authority under part 5, division 2.10	13 14
Warrant may be issued if witness does not attend	15
<b>74.(1)</b> If a person summonsed does not attend as required by the summons, the tribunal may—	16 17
<ul> <li>(a) issue a warrant directed to all police officers to bring the person at the time, and to the place, stated in the warrant to give evidence at a proceeding before the tribunal; and</li> </ul>	18 19 20
(b) adjourn the hearing to the time and place mentioned in paragraph (a) on terms as to costs the tribunal considers appropriate.	21 22 23
(2) A warrant issued under subsection (1) is sufficient authority for a police officer to execute it according to its terms.	24 25
Powers of tribunal relating to taking of evidence	26
<b>75.</b> (1) For a proceeding, the tribunal may—	27
(a) take evidence on oath; or	28

 $<sup>^{10}</sup>$  Part 5 (Particular jurisdiction of the tribunal), division 2 (Proceedings for review)

(b)	require a person who is to give evidence before the tribunal to take an oath; or	1 2
(c)	administer an oath to a person who is to give evidence before the tribunal.	3
	e oath to be taken or made by a person is an oath that the evidence in will give will be true.	6
Referral	of matters for expert report	,
, ,	The tribunal may refer a matter of a technical nature arising in the a proceeding for investigation by an appropriate expert.	9
	e expert must report the results of the investigation in writing to the and provide the parties with copies of the report.	10 11
( <b>3</b> ) Th	e tribunal may adopt the findings of the expert in whole or in part.	12
	ne parties to the proceeding are responsible for any costs of an and must pay those costs in the proportions decided by the tribunal.	13 14
	doing anything for the purposes of subsection (2), the expert has protection and immunity as a member of the tribunal.	15 16
Entry a	nd inspection of property	17
	The member may, if it is necessary to do so for the purposes of a ng before the tribunal—	18 19
(a)	for a view, enter and inspect a building or land relevant to the proceeding accompanied by the parties to the proceeding; or	20 21
(b)	authorise a person in writing to take the following action and report to the tribunal on the action taken—	22 23
	(i) enter and inspect a building or land relevant to the proceeding;	24 25
	(ii) take photographs, video film or an image of the building or land or anything relevant to the proceeding;	20 27
	(iii) carry out tests approved by the tribunal.	28

**s 78** 42 **s 79** 

Examples	of 'building or land relevant to the proceeding'—	1
-	ay home mentioned in a contract as the model to be followed by a building tor if the display home is occupied by a third party.	2 3
	djoining other land on which is situated building work the subject of a ling to better inspect the building work from the adjoining land.	4 5
subsection	person who obstructs a member, or a person authorised under on (1)(b), in the exercise of a power mentioned in subsection (1) an offence.	6 7 8
Maximu	m penalty—200 penalty units.	9
Procedu	re before entry	10
<b>78.</b> (1)	This section applies to entry under section 77.	11
` ,	fore entering a building or land the member or a person authorised must do or make a reasonable attempt to do the following—	12 13
(a)	give an occupier or, if there is no occupier, the owner, reasonable notice of the entry;	14 15
(b)	on arriving at the building or land, identify himself or herself to a person present who is an occupier of the building or land by producing—	16 17 18
	(i) for the member, a copy of the member's notice of appointment or other document evidencing the appointment; or	19 20 21
	(ii) for a person authorised to enter, a copy of the authorisation and evidence that the person is the person authorised;	22 23
(c)	give the person present a copy of the things produced under subsection (2)(b);	24 25
(d)	tell the person present the member or authorised person is permitted to enter the building or land.	26 27
Contem	pt of tribunal	28
<b>79.</b> (1)	A person is in contempt of the tribunal if the person—	29
(a)	insults a member or a member of the tribunal staff at a	30

proceeding, or in going to or returning from the proceeding; or

(b) deliberately interrupts a proceeding, or otherwise misbehaves at a

1

2

28

29

30

31

32

proceeding; or	3
<ul> <li>(c) creates or continues, or joins in creating or continuing, a disturbance in or near a place where a proceeding is being conducted; or</li> </ul>	4 5 6
(d) obstructs or assaults a person attending a proceeding; or	7
(e) without lawful excuse, disobeys a lawful order or direction of the tribunal made or given at a proceeding; or	8 9
(f) obstructs a member, or a person authorised under section 77(1), in the exercise of a power under section 77(1); or	10 11
(g) does anything at a proceeding or otherwise that would be contempt of court if the tribunal were a court of record.	12 13
(2) The tribunal may order that a person who contravenes subsection (1) at a proceeding be excluded from the place where the proceeding is being conducted.	14 15 16
(3) A member of the tribunal staff, acting under the tribunal's order, may, using necessary and reasonable help and force, exclude the person from the place.	17 18 19
Punishment of contempt	20
<b>80.(1)</b> Without limiting the tribunal's power to punish for contempt under section 79, a person's contempt of the tribunal may be punished under this section.	21 22 23
(2) The chairperson may certify the contempt in writing to the Supreme Court (the "court").	24 25
(3) For subsection (2), it is enough for the chairperson to be satisfied there is evidence of contempt.	26 27

(4) The chairperson may issue a warrant directed to a police officer or all

(5) The Bail Act 1980 applies to the proceeding for the contempt started

by the certification in the same way it applies to a charge of an offence.

police officers for the arrest of the person to be brought before the court to

be dealt with according to law.

s 81 44 s 83

Queensland	Ruilding	Tribunal
Oueensiana	Dunaing	<i>i ribunai</i>

(6) The court must inquire into the alleged contempt.	1
(7) The court must hear—	2
(a) witnesses and evidence that may be produced against or for the person whose contempt was certified; and	3
(b) any statement given by the person in defence.	5
(8) If the court is satisfied the person has committed the contempt, the court may punish the person as if the person had committed the contempt in relation to proceedings in the court.	6 7 8
(9) The <i>Uniform Civil Procedure Rules 1999</i> apply to the court's investigation, hearing and power to punish with necessary changes.	9 10
(10) The chairperson's certificate of contempt is evidence of the matters contained in the certificate.	11 12
Conduct that is contempt and offence	13
<b>81.</b> If conduct of a person is both contempt of the tribunal and an offence, the person may be proceeded against for the contempt or for the offence, but the person is not liable to be punished twice for the same conduct.	14 15 16
Protection of persons before tribunal	17
<b>82.(1)</b> A person representing a person before the tribunal has the same protection and immunity as a barrister has if appearing for a party in a proceeding in the District Court.	18 19 20
(2) A person summoned to attend or appearing before the tribunal as a witness has the same protection as a witness in a proceeding in the District Court.	21 22 23
Division 9—Tribunal decisions and enforcement	24
Form of decisions of tribunal	25
<b>83.(1)</b> A decision of the tribunal that finally decides matters the subject of the proceeding—	26 27

(a)	must be in writing; and	1
(b)	must state the decision, and the reasons for the decision; and	2
(c)	may be published.	3
	remove doubt, it is declared that this section does not apply to a ng conference.	4 5
When d	ecision takes effect	6
<b>84.</b> A	decision of the tribunal takes effect—	7
(a)	if all parties to a proceeding before the tribunal are present when the decision is given or order is made—when the decision is given or the order is made; or	8 9 10
(b)	if 1 party only is not present when the decision is given or order is made—when the party is served with the decision; or	11 12
(c)	if 2 or more parties are not present when the decision is given or order is made—when the decision is served on all of those parties.	13 14 15
Registra	ation and enforcement of decisions	16
	A person (the "registrant") may register a decision by the by filing in the registry of the appropriate court—	17 18
(a)	a copy of the decision certified as correct by the registrar; and	19
(b)	the registrant's affidavit deposing to—	20
	(i) service of a certified copy of the decision on the party against whom the decision was given; and	21 22
	(ii) noncompliance, or the extent of noncompliance, with the decision by that party.	23 24
( <b>2</b> ) On	registration of the decision in the appropriate court—	25
(a)	the decision has, for the purposes of enforcement, the same force and effect; and	26 27
(b)	proceedings may be taken on the decision; and	28
(c)	the amount, if any, for which the decision is registered carries	29

interest; and	1
(d) the appropriate court has the same control over the enforcement of the decision;	2 3
as if the decision had been originally given as a judgment of the appropriate court and entered on the day of registration.	4 5
(3) No court fee is payable for filing the decision and affidavit in the appropriate court's registry.	6 7
(4) In this section—	8
"appropriate court" means—	9
(a) the Magistrates Court if the tribunal's decision is within that court's jurisdictional limit; or	10 11
(b) in any other case—the District Court.	12
(5) For subsection (2), the appropriate court is taken to have had jurisdiction to make the decision.	13 14
Consequences of failure to comply with tribunal's orders and directions	15 16
<b>86.(1)</b> The tribunal may, in a proceeding to which a licensee is a party, order that the licensee's licence be suspended or cancelled if the licensee fails to comply with an order or direction of the tribunal within the time allowed by the tribunal.	17 18 19 20
(2) Before ordering that a licence be suspended or cancelled, the tribunal must give the licensee a reasonable opportunity to show cause why it should not be cancelled or suspended.	21 22 23
(3) Subsection (2) does not apply to an order or direction made in disciplinary proceedings under part 5, division 3.11	24 25
(4) An order under this section operates, of its own force, to suspend or cancel the licence if the licensee fails to comply with the tribunal's order or direction within the time allowed by the tribunal.	26 27 28

Part 5 (Particular jurisdiction of the tribunal), division 3 (Disciplinary proceedings)

1

## Division 10—Further action in relation to a proceeding

Correcti	ng mistakes	2
<b>87.</b> (1) contains-	The tribunal may correct a decision made by it if the decision —	3 4
(a)	a clerical mistake; or	5
(b)	an error arising from an accidental slip or omission; or	6
(c)	a material miscalculation of figures or a material mistake in the description of any person, thing or matter referred to in the decision; or	7 8 9
(d)	a defect of form.	10
(2) The	e correction may be made—	11
(a)	on the tribunal's own initiative; or	12
(b)	on the written application of a party to the proceeding to which the decision relates.	13 14
( <b>3</b> ) An	application under this section—	15
(a)	must be made within 14 days after the making of the decision; and	16 17
(b)	must be based on something mentioned in subsection (1)(a) to (d) that is of sufficient significance to have influenced the outcome of the proceeding.	18 19 20
( <b>4</b> ) The	e tribunal need not conduct a hearing for the application.	21
( <b>5</b> ) The	e correction—	22
(a)	may be made by the member who made the decision, the chairperson or another member; and	23 24
(b)	must be made only on the evidence placed before the tribunal at the hearing of the proceeding in which the decision was made.	25 26
	e making of the application under this section does not, of itself,	27 28

Reopening an order if party does not appear	1
<b>88.(1)</b> A person in relation to whom an order is made may apply to the tribunal for a review of the order if the person did not appear and was not represented at the hearing at which the order was made.	2 3 4
(2) An application under this section must be made within 14 days after the order is served on the person.	5 6
(3) A person may apply only once in relation to the same order.	7
(4) The tribunal may grant the application if satisfied that the applicant had a reasonable excuse for not attending or for not being represented at the hearing.	8 9 10
(5) On a review under this section, the tribunal may confirm, vary or revoke the order.	11 12
Reopening an order if problems with interpretation or implementation	13
<b>89.(1)</b> A party to a proceeding may apply to the tribunal to vary an order if the party considers there are problems with interpreting or implementing the order.	14 15 16
(2) The tribunal may grant the application if satisfied that there are problems with interpreting or implementing the order.	17 18
(3) The tribunal may grant an application under subsection (2) only if it has given all parties to the proceeding an opportunity to be heard on the application.	19 20 21
Application to reopen order must not be made if appeal filed	22
<b>90.</b> An application under sections 88 or 89 must not be made for a proceeding in relation to which an appeal has been filed under section 92.	23 24
Cases stated	25
<b>91.(1)</b> The tribunal may, on the application of a party to a proceeding or on its own initiative, state a case on a question of law arising in the proceeding for the opinion of the District Court.	26 27 28
(2) The District Court may decide a question of law stated under this	29

s 92

section as it considers just and make consequential or ancillary orders and directions.	1 2
(3) If a question has been stated for the opinion of the District Court, the tribunal must not, in the proceeding—	3 4
(a) make a decision to which the question is relevant while the reference is pending; or	5 6
(b) proceed in a way, or make a decision, that is inconsistent with the District Court's opinion on the question.	7 8
Appeals	9
<b>92.(1)</b> A party to a proceeding before the tribunal may appeal to the District Court against a decision of the tribunal that finally decides matters the subject of the proceeding.	10 11 12
(2) An appeal must be filed within 28 days after the decision takes effect.	13
(3) An appeal must—	14
(a) be accompanied by the tribunal's decision and reasons for decision, if any; and	15 16
(b) refer to the tribunal's decision and reasons for decision, if any, and any other relevant material and state the grounds for the application.	17 18 19
(4) The appeal is by way of rehearing, unaffected by the tribunal's decision, on the material before the tribunal and any further evidence allowed by the District Court.	20 21 22
(5) The tribunal is not a party to the appeal but the party appealing must serve a copy of the appeal and supporting documents on the tribunal within 7 days of filing the appeal in the District Court.	23 24 25
(6) On an appeal, the District Court may do any of the following—	26
(a) confirm, annul, vary or reverse the tribunal's decision; or	27
(b) remit the case to the tribunal for further hearing or rehearing; or	28
(c) make consequential or ancillary orders or directions.	29
(7) The registrar of the District Court must give the tribunal a copy of the court's judgment and reasons.	30 31

s 94

PAF	RT 5—PARTICULAR JURISDICTION OF THE	1
	TRIBUNAL	2
	Division 1—Building disputes	3
Tribuna	ll may decide building dispute	4
	A person involved in a building dispute may apply to the tribunal he tribunal decide the dispute.	5 6
	ithout limiting the tribunal's powers to resolve the dispute, the may exercise 1 or more of the following powers—	7 8
(a)	order the payment of an amount found to be owing by 1 party to another;	9 10
(b)	order relief from payment of an amount claimed by 1 party from another;	11 12
(c)	award damages, including damages in the nature of interest;	13
(d)	order restitution;	14
(e)	declare any misleading, deceptive or otherwise unjust contractual term to be of no effect, or otherwise vary a contract to avoid injustice;	15 16 17
(f)	avoid a policy of insurance under the statutory insurance scheme;	18
(g)	order rectification or completion of defective or incomplete building work;	19 20
(h)	award costs.	21
When m	najor commercial building dispute may be heard by tribunal	22
	owever, a major commercial building dispute may be decided by	23
the tribur	nal only if the tribunal is satisfied all parties to the dispute consent to	24 25
it domig	so.	23

95.(1) An application to start a proceeding for a major commercial

1

2

Procedure to decide whether all parties consent

building dispute must be accompanied by the written consent of all parties to the dispute.	3
(2) The written consent must include an acknowledgment by the consenting party that the consent can not be withdrawn.	5 6
(3) The tribunal may, before another step is taken in the proceeding, conduct a pre-hearing conference to decide whether there is another person who should be joined as party to the dispute.	7 8 9
(4) If the tribunal decides that there is another person who should be joined as party to the dispute, the tribunal—	10 11
(a) must give the consenting parties an opportunity to obtain the written consent of the other person; and	12 13
(b) may hear the dispute only if the other person consents.	14
(5) If the consenting parties obtain the consent of the other person, the tribunal must join the other person as a party to the dispute.	15 16
<b>(6)</b> The consent of all parties to the dispute must be obtained before another step is taken in the proceeding.	17 18
Procedure if another party discovered	19
<b>96.(1)</b> This section applies if the tribunal becomes aware that there is another person who should be joined as a party to a major commercial building dispute (other than at a pre-hearing conference under section 95).	20 21 22
(2) The tribunal does not have jurisdiction to decide the dispute.	23
(3) The tribunal must order that the proceeding be removed to a court under section 117(3). <sup>12</sup>	24 25
Consent may not be withdrawn	26
97. A party that gives written consent to have a major commercial	27

<sup>&</sup>lt;sup>12</sup> Section 117 (Transfer of proceedings between tribunal and the courts)

s 98

30

building consent.	dispute heard and decided by the tribunal can not withdraw the	1 2
Tribuna	l may make interim order	3
	Before finally deciding a building dispute, the tribunal may make e of the interim orders mentioned in subsections (2) to (4).	4 5
rectify or	the tribunal may make an order requiring a building contractor to a complete defined building work, or building work to be defined the tess identified in the order, that is the subject of the dispute.	6 7 8
relation t	ne tribunal may make an order requiring a building owner, in to the amount claimed to be owing from the building owner to a contractor, to do 1 or more of the following—	9 10 11
(a)	pay an amount decided by the tribunal into the tribunal's trust account <sup>13</sup> to be held until the tribunal is satisfied that the building contractor has completed the building work;	12 13 14
(b)	provide security of a type and for an amount decided by the tribunal until the tribunal is satisfied that the building contractor has completed the building work;	15 16 17
(c)	pay an amount decided by the tribunal to the building contractor.	18
amount c	e tribunal may make an order requiring a person, in relation to the claimed to be owing from the person to a subcontractor, to do 1 or the following—	19 20 21
(a)	pay an amount decided by the tribunal into the tribunal's trust account to be held until the tribunal is satisfied that the subcontractor has completed the building work;	22 23 24
(b)	provide security of a type and for an amount decided by the tribunal until the tribunal is satisfied that the subcontractor has completed the building work;	25 26 27
(c)	pay an amount decided by the tribunal to the subcontractor.	28
(5) On	being satisfied the building work has been completed the tribunal	29

must order—

<sup>13</sup> Section 163 (Trust account)

s 99 53 s 100

	Queensl	and Bi	uilding	Tribunal
--	---------	--------	---------	----------

(a) the amount paid into the tribunal's trust account under subsection (3)(a) or (4)(a) be paid to the building contractor or subcontractor; or	1 2 3
(b) the application of the security in satisfaction of the amount decided by the tribunal under subsection (3)(b) or (4)(b) in favour of the building contractor or subcontractor.	4 5 6
(6) However for subsection (5)(b), the tribunal may order that the security be discharged if an amount equal to the amount of the security is paid to the building contractor or subcontractor.	7 8 9
Proceeding in tribunal stops action by authority	10
<b>99.(1)</b> If a proceeding about a building dispute is started in or removed from a court to the tribunal—	11 12
(a) the tribunal is to have the management of the dispute; and	13
(b) the authority must not act in relation to the dispute except as allowed or required by section 100 or 101.	14 15
(2) To remove doubt, it is declared that nothing in this section affects a direction that building work be rectified or completed issued by the authority before the proceeding is started or removed.	16 17 18
Reports by authority to tribunal	19
<b>100.(1)</b> If asked by the tribunal, the authority must give the tribunal a report about a building dispute that includes—	20 21
(a) details of building work the authority considers is defective or incomplete; and	22 23
(b) an assessment of the time within which the rectification or completion work should be finished; and	24 25
(c) other matters of a technical nature asked for by the tribunal.	26
(2) A report under subsection (1) must be given within the reasonable time stated by the tribunal in the request.	27 28

Tribunal to decide about rectification or completion work	
<b>101.</b> (1) This section applies if—	
(a) a proceeding about a building dispute is started in, or removed from a court to, the tribunal; and	
(b) before the proceeding is started or removed, the authority has acted in relation to the building dispute but has not issued a direction that building work be rectified or completed.	
(2) The authority may apply to the tribunal for an order that building work be rectified or completed if the authority considers the building work needs to be urgently rectified or completed.	
(3) The application must be heard by the tribunal as an expedited hearing.	
(4) Whether or not the authority applies under subsection (2), the authority may also apply to the tribunal for a decision about whether it would have been appropriate for the authority to have issued a direction to rectify or complete building work if section 99 had not stopped the authority from acting further in relation to the dispute.	
(5) The tribunal must make a decision under subsection (4) if it hears the proceeding mentioned in subsection (1).	
Tribunal may hear dispute while contract still in operation	
<b>102.</b> The tribunal may make an order to resolve a building dispute even though the contract under which the dispute arose has not been terminated or finalised.	
Tribunal may hear dispute regardless of related criminal or disciplinary action	
<b>103.(1)</b> This section applies if matters arising in a building dispute involve the contravention, or the alleged contravention, by a building contractor of the <i>Queensland Building Services Authority Act 1991</i> or another Act.	
(2) The tribunal may make an order to resolve the dispute whether or not the building contractor—	

(a) has been charged with, convicted of or sentenced for an offence

31

s 104 55 s 104

	arising out of the contravention; or	1
(b)	is the subject of a pending disciplinary proceeding relating to the contravention; or	2 3
(c)	may be, or has been, subject to disciplinary action under section 111 <sup>14</sup> relating to the contravention.	4 5
	Division 2—Proceedings for review	6
Reviewa	ble decisions	7
-	) The tribunal may review the following decisions of the authority der the <i>Queensland Building Services Authority Act 1991</i> —	8
(a)	a decision to refuse an application for a licence or a permit;	10
(b)	a decision to impose or vary a condition of a licence;	11
(c)	a decision to suspend or cancel a licence;	12
(d)	a decision that there are reasonable grounds for concern that a licensee does not satisfy the relevant financial requirements for a licence;	13 14 15
(e)	a decision to direct or not to direct rectification or completion of building work;	16 17
(f)	a decision that building work undertaken at the direction of the authority is or is not of a satisfactory standard;	18 19
(g)	a decision about the scope of works to be undertaken under the statutory insurance scheme to rectify or complete building work;	20 21
(h)	a decision to disallow a claim under the statutory insurance scheme wholly or in part;	22 23
(i)	a decision that a domestic building contract has been validly terminated having the consequence of allowing a claim for non- completion under the statutory insurance scheme;	24 25 26
(j)	a decision not to categorise an individual as a permitted individual for a relevant event;	27 28

<sup>14</sup> Section 111 (Orders for disciplinary action)

(k)			n under the <i>Queensland Building Services Authority Act</i> etion 56AF or 56AG <sup>15</sup> that—	1 2
	(i)	a pe	erson is an excluded individual or excluded company; or	3
	(ii)		individual is still a director or secretary of, or an uential person for, a company.	4 5
			e tribunal may not review the following decisions of the nder the Queensland Building Services Authority Act	6 7 8
(a)			on to recover an amount under the <i>Queensland Building</i> Authority Act 1991, section 71 <sup>16</sup> ;	9 10
(b)	a bu	iildin	n to direct rectification or completion of building work by g contractor and any finding by the authority in arriving cision if—	11 12 13
	(i)	cont	lays have elapsed from the date the direction to rectify or applete was served on the building contractor and the tractor has not, within that time, applied to the tribunal for view of the decision; and	14 15 16 17
	(ii)	the a	authority has—	18
		(A)	started a disciplinary proceeding against the building contractor by an application under division 3;17 or	19 20
		(B)	served a notice on the building contractor advising a claim under the statutory insurance scheme has been approved in relation to building work stated in the direction;	21 22 23 24
(c)	stati	utory	on about the scope of works to be undertaken under the insurance scheme to rectify or complete building work if	25 26 27

<sup>15</sup> Queensland Building Services Authority Act 1991, section 56AF (Procedure if licensee is excluded individual) or 56AG (Procedure if licensee is excluded company)

<sup>16</sup> Queensland Building Services Authority Act 1991, section 71 (Recovery from building contractor etc.)

<sup>17</sup> Division 3 (Disciplinary proceedings)

s 106

building contractor and the contractor has not, within that time, applied to the tribunal for a review of the decision.	1 2
Application for review	3
<b>105.(1)</b> A person affected by a reviewable decision of the authority may apply to the tribunal for a review of the decision.	4 5
(2) The application must be made within 28 days after the applicant receives written notice of the decision.	6 7
(3) To remove doubt, it is declared that the application must be served on the authority under section $29(4)$ . <sup>18</sup>	8 9
(4) On an application for review of a reviewable decision, the tribunal may confirm, annul, vary or reverse the decision under review and make consequential orders and directions including the awarding of costs.	10 11 12
Stay of operation of decision	13
<b>106.(1)</b> The tribunal may make an order staying the operation of a decision in relation to which an application for review has been made to the tribunal.	14 15 16
(2) The tribunal may make the order on the application of a party to the review proceeding or on its own initiative.	17 18
(3) In making the order, the tribunal—	19
(a) may require any undertaking as to costs or damages it considers appropriate; and	20 21
(b) may make provision for the lifting of the order if stated conditions are met.	22 23
(4) The tribunal may assess costs or damages mentioned in subsection (3)(a).	24 25

Section 29 (Start of proceedings)

s 107 58 s 109

Tribunal may try to reach settlement during review	1
<b>107.(1)</b> At any time after an application is made under section 105, the tribunal may try to reach a negotiated settlement between the parties to the review proceeding.	2 3 4
(2) The tribunal may adjourn the review proceeding to allow the parties to try to reach a settlement.	5 6
Division 3—Disciplinary proceedings	7
Tribunal may conduct disciplinary proceeding	8
<b>108.</b> The tribunal may, on application by the authority, conduct a proceeding to decide whether proper grounds exist for taking disciplinary action against a person under this division.	9 10 11
Proper grounds for disciplinary action against a licensee	12
<b>109.</b> For section 108, proper grounds exist for taking disciplinary action against a licensee if—	13 14
(a) the licensee contravenes a requirement imposed under this Act, the <i>Queensland Building Services Authority Act 1991</i> or the <i>Domestic Building Contracts Act 1999</i> ; or	15 16 17
(b) the licensee is convicted of an indictable offence; or	18
(c) if a licensee is a corporation—a director or other person who is in a position to control or substantially influence the conduct of the corporation's affairs is not a fit and proper person to exercise that control or influence; or	19 20 21 22
(d) the licensee is carrying on business under the licence in partnership with a person who is not a fit and proper person to have an interest in the business; or	23 24 25
(e) the licensee is bankrupt or insolvent; or	26
<ul> <li>(f) the licensee has committed an offence involving fraud or dishonesty relating to the business carried on under the licence; or</li> </ul>	27 28
(g) the licensee knowingly helps a person to perform building work	29

	in contravention of the <i>Queensland Building Services Authority</i> Act 1991 or the <i>Domestic Building Contracts Act</i> 1999; or	1 2
(h)	the licensee contravenes or is taken to have contravened the <i>Fair Trading Act 1989</i> in relation to building work carried out under the licence; or	3 2 5
(i)	the licensee is negligent or incompetent in carrying out building work under the licence; or	7
(j)	the licensee fails to comply with a direction of the authority under the <i>Queensland Building Services Authority Act 1991</i> to rectify or complete building work; or	9 10
(k)	the licensee contravenes a condition of the licence; or	11
(1)	the licensee owes an amount to the authority and fails to comply with a demand by the authority to pay the amount; or	12 13
(m)	the licensee fails to comply with an order of the tribunal.	14
Proper g	grounds for disciplinary action against person not a licensee	15
	or section 108, proper grounds exist for taking disciplinary action person who is not a licensee if the person—	16 17
(a)	carries out building work for which a licence is required without holding a licence of the appropriate class; or	18 19
(b)	has committed an offence involving fraud or dishonesty relating to the performance of building work; or	20 21
(c)	contravenes or is taken to have contravened the <i>Fair Trading Act</i> 1989 in relation to the performance of building work; or	22 23
(d)	is negligent or incompetent in carrying out building work for which a licence is required; or	24 25
(e)	fails to comply with a direction of the authority under the <i>Queensland Building Services Authority Act 1991</i> to rectify or complete building work.	26 27 28

Orders f	for disciplinary action	1
disciplina	) If the tribunal decides that proper grounds exist for taking ary action against a person, the tribunal may make 1 or more of the entioned in subsections (2) to (4).	2 3 4
(2) Th not more	e tribunal may make an order imposing a penalty on the person of than—	5 6
(a)	for an individual—an amount equivalent to 200 penalty units; or	7
(b)	for a corporation—an amount equivalent to 1 000 penalty units.	8
	e tribunal may, in relation to defective or incomplete building work ut by the person for a building owner—	9 10
(a)	make an order that the person rectify or complete the work; or	11
(b)	if the person is not appropriately licensed to rectify or complete the work—make an order that the person have the work rectified or completed by another person who is appropriately licensed; or	12 13 14
(c)	make an order that the person pay the building owner an amount sufficient to rectify or complete the work.	15 16
( <b>4</b> ) If t	he person is a licensee, the tribunal may make an order—	17
(a)	reprimanding the licensee; or	18
(b)	suspending the licence; or	19
(c)	imposing conditions on the licence; or	20
(d)	cancelling the licence.	21
	e authority may recover an amount ordered by the tribunal to be as a penalty as a debt due to it in the appropriate court.	22 23
<b>(6)</b> In	this section—	24
"approp	riate court" means—	25
(a)	the Magistrates Court if the amount ordered by the tribunal's decision is within that court's jurisdictional limit; or	26 27
(b)	in any other case, the District Court.	28

		Division 4—Public Examinations	1
Tribuna	l may	y conduct public examination	2
112. T		ibunal may, on application by the authority, conduct a public	3 4
(a)	carr	investigates the conduct or competence of a person who has ied out building work or undertaken to carry out building k; or	5 6 7
(b)	that	investigates whether a person—	8
	(i)	meets the financial requirements imposed under <i>the Queensland Building Services Authority Act 1991</i> for the licence held by the person; or	9 10 11
	(ii)	has the qualifications and experience required under the <i>Queensland Building Services Authority Act 1991</i> for the licence held by the person; or	12 13 14
	(iii)	if the person is the nominated supervisor for a corporation that holds a licence under the <i>Queensland Building Services Authority Act 1991</i> —has the qualifications and experience required for the licence held by the corporation; or	15 16 17 18
	(iv)	is a fit and proper person to hold a licence under the <i>Queensland Building Services Authority Act 1991</i> ; or	19 20
	(v)	if the person exercises control over a corporation that holds a licence under the <i>Queensland Building Services Authority Act 1991</i> —is a fit and proper person to exercise control over the corporation; or	21 22 23 24
	(vi)	has breached a condition imposed on the person's licence.	25
Procedu	re be	efore public examination starts	26
satisfied	each	fore the start of a public examination, the tribunal must be person who is the subject of the public examination has ollowing in writing—	27 28 29
(a)	the g	grounds for the public examination;	30

(b) if the application is based on a complaint to the authority—the substance of the complaint.	1 2
(2) On being satisfied under subsection (1), the tribunal must decide a time and place for the public examination.	3
(3) If the person is a corporation, for the purposes of the public examination, the tribunal may under section 68 <sup>19</sup> summons a director or an executive officer of the corporation.	5 6 7
(4) The tribunal must serve on each person who is the subject of the public examination and the authority written notice stating—	8 9
(a) the time and place for the public examination decided by the tribunal; and	10 11
(b) that oral and written submissions may be made to the public examination.	12 13
Division 5—Stop orders and suspension orders	14
Stop orders	15
<b>114.(1)</b> This section applies if the tribunal is satisfied, on application by the authority, that building work is being carried out, or is about to be carried out, in contravention of the <i>Queensland Building Services Authority Act 1991</i> .	16 17 18 19
(2) The tribunal may, by order, prohibit the person who is carrying out, or about to carry out, the building work (the "prohibited person") from starting or continuing the building work.	20 21 22
(3) The tribunal may make an order under this section on application by the authority made without notice to the prohibited person but, in that case, the tribunal must allow the prohibited person a reasonable opportunity to show cause why the order should not be confirmed.	23 24 25 26
(4) If the tribunal, after considering the prohibited person's evidence and representations, if any, and any further evidence or representations of the authority, is not satisfied the order should continue in force, the tribunal	27 28 29

<sup>19</sup> Section 68 (Tribunal may summons witness)

26

# 63 Queensland Building Tribunal

must rescind the order.	1
(5) A person must not carry out building work in contravention of an order under this section.	2 3
Maximum penalty—500 penalty units.	4
Suspension orders	5
115.(1) If the tribunal is satisfied, on application by the authority, that a licence should be suspended, the tribunal may, by order, suspend the licence—	6 7 8
(a) for the period the tribunal considers just; or	9
(b) until the holder of the licence (the "suspended person") complies with a condition imposed on the licence by the authority or tribunal.	10 11 12
(2) The order may direct the suspended person to deliver the licence to the authority and include any other directions the tribunal considers necessary or convenient to give effect to the order.	13 14 15
(3) The tribunal may make an order under this section on application made without notice to the suspended person, but, in that case, the tribunal must subsequently allow the suspended person a reasonable opportunity to show cause why the order should be rescinded.	16 17 18 19
(4) If the tribunal after considering the suspended person's evidence and representations, if any, and any further evidence or representations of the authority, is not satisfied the order should continue in force, the tribunal must rescind the order.	20 21 22 23
(5) The holder of a licence who contravenes a direction under subsection (2) commits an offence.	24 25

Maximum penalty—80 penalty units.

Division 6—Decisions about debts arising from statutory insurance scheme	1 2
Decisions about debts arising from statutory insurance scheme	3
<b>116.(1)</b> The authority may recover a debt under the <i>Queensland Building Services Authority Act 1991</i> , section 71 <sup>20</sup> by application to the tribunal under this section.	4 5
(2) The tribunal may exercise 1 or more of the following powers—	7
(a) order the payment of an amount the tribunal has found to be owing to the authority;	8
(b) order the payment of interest on the amount mentioned in paragraph (a);	10 11
(c) order the payment of costs;	12
(d) order that amounts mentioned in paragraphs (a), (b) and (c) be paid by instalments or another way directed by the tribunal.	13 14
Division 7—Transfer of proceedings	15
Transfer of proceedings between tribunal and the courts	16
<b>117.(1)</b> If a proceeding is brought in a court, and the proceeding could be heard by the tribunal under this Act the court must, on the application of a party, order that the proceeding be removed to the tribunal.	17 18 19
(2) To remove doubt, it is declared that if proceedings relating to a major commercial building dispute are brought in a court, the court may order that the proceeding be removed to the tribunal only if all parties to the dispute apply for the order	20 21 22 23

(3) If the tribunal is of the opinion that it does not have jurisdiction to

hear all matters in a proceeding before the tribunal, the tribunal may order

24

25

Queensland Building Services Authority Act 1991, section 71 (Recovery from building contractor etc.

: 118	65	•	s 119

Queensland B	uilding	Tribunal
--------------	---------	----------

that all or part of the proceeding be removed to a court.					
(4) The tribunal may make an order under subsection (3) even though the proceeding has previously been removed from a court to the tribunal under subsection (1).					
, ,	(5) However, if the tribunal makes an order under subsection (3), a court must not make an order under subsection (1) relating to the proceeding.				
PAR	T 6—DISPUTE RESOLUTION PROCEDURES AVAILABLE TO TRIBUNAL	7			
	Division 1—General	9			
Tribuna	l may conduct hearings	10			
118. T jurisdicti	The tribunal may conduct a hearing to decide any matter within its on.	11 12			
Hearing	of proceedings	13			
	) If the tribunal conducts a hearing, it must allow the parties a le opportunity—	14 15			
(a)	to call or give evidence; and	16			
(b)	to examine or cross-examine witnesses; and	17			
(c)	to make submissions to the tribunal.	18			
<b>(2)</b> Ho	owever, the tribunal may—	19			
(a)	refuse to allow a party to call evidence or cross-examine about a matter if the tribunal considers there is already sufficient evidence about the matter before the tribunal; and	20 21 22			
(b)	decide whether evidence is given orally or in writing and whether it is to be given on oath or to be by affidavit; and	23 24			
(c)	limit the time for a proceeding and may allocate the time equally	25			

between the parties.	1			
(3) If a party fails to appear at a time and place notified by the tribunal, the tribunal may proceed in the party's absence.				
(4) This section is subject to section 130. <sup>21</sup>				
Purpose of other divisions	5			
<b>120.</b> The other divisions of this part set out other ways of resolving proceedings.				
Division 2—Decision by default	8			
Decision by default for debt	9			
121.(1) This section applies if an applicant has filed an application under this Act to recover a liquidated amount from a respondent and the				
respondent has not filed a defence to the application within the period required.	12 13			
(2) The applicant may file a request for an order in favour of the applicant (a "decision by default") in the approved form for an amount limited to—				
(a) the amount claimed in the application starting the proceeding; and	16			
(b) the fee paid for the application; and	17			
(c) legal costs based on a scale prescribed under a regulation; and	18			
(d) interest on the amount claimed at the rate and calculated in the way prescribed under a regulation.	19 20			
(3) If the applicant files a request for a decision by default under this section the registrar may give the decision.	21 22			
(4) A decision by default given under subsection (3) is taken to be a decision of the tribunal.	23 24			
(5) The applicant must prove service of the application on the respondent before a decision by default may be given under this section.	25 26			

<sup>21</sup> Section 130 (Procedure for expedited hearing)

29

Setting aside decision by default	1
<b>122.</b> The tribunal may set aside or amend a decision by default unde section 121 on terms, including terms about costs and the giving of security the tribunal considers appropriate.	
Division 3—Mediation	5
Tribunal may appoint mediator	6
<b>123.(1)</b> If the tribunal considers a proceeding relating to a building dispute or a review of the authority's decision is suitable for mediation, the tribunal may appoint a mediator or mediators to try to achieve a negotiate settlement of the proceeding.	ie 8
(2) If all the parties to a proceeding request the tribunal to appoint particular mediator, the tribunal may appoint that mediator.	a 11 12
(3) The powers of the tribunal under subsection (1) or (2) may be exercised by the registrar.	e 13 14
(4) If the registrar exercises the tribunal's power under subsection (3) the power is taken to be exercised by the tribunal.	15 16
(5) If there is an additional cost in appointing a mediator unde subsection (2) when compared with the cost of a mediator not requested by the parties, the additional cost must be paid by the parties.	
(6) The mediator may be a member of the tribunal or another person.	20
(7) The tribunal may appoint a person as mediator only if the tribunal considers the person has suitable qualifications and experience to be mediator.	
Example of 'suitable qualifications and experience'—	24
Successful completion of a recognised training course in mediation an experience in a business or profession relevant to the proceeding the subject of the mediation.	-
(8) A mediator appointed under this section has the protection and	d 28

immunity of a member of the tribunal.

Method of mediation	1		
<b>124.</b> The tribunal may, in appropriate cases, allow a mediator to conduct a mediation by means of telephone conferencing, video conferencing or			
another form of communication that allows reasonably contemporaneous and continuous communication between persons taking part in the mediation.			
Matters about mediation	7		
<b>125.</b> (1) Anything said or done during the mediation process is inadmissible in any other proceeding of the tribunal.	8 9		
(2) Despite subsection (1), if a building dispute is not settled at mediation, the mediator must obtain the following from each party and report them to the tribunal—	10 11 12		
(a) the issues each party considers are the issues in dispute; and	13		
(b) the orders each party seeks from the tribunal.	14		
(3) In a hearing before the tribunal, the tribunal is not limited to considering the issues reported under subsection (2).	15 16		
(4) If a building dispute is, or some of the issues in the dispute are, settled, the mediator must report the terms of the settlement to the tribunal.	17 18		
(5) The tribunal may make a decision in terms of the settlement, and may make consequential orders or give consequential directions.	19 20		
(6) If requested by the parties, the tribunal must ensure the terms of the settlement remain confidential and not be included in a register or other record available for inspection under this Act.	21 22 23		
Mediator precluded from tribunal hearing	24		
<b>126.(1)</b> If a mediator is a member of the tribunal, the member must not hear a proceeding before the tribunal about the dispute or review that was the subject of the mediation.	25 26 27		

(2) Subsection (1) does not apply to a pre-hearing conference.

28

Time limit for mediation before expedited hearing		
<b>127.</b> If the registrar has set a proceeding down for mediation followed on the same day by an expedited hearing the registrar must set a time limit of not more than 2.5 hours for the mediation.		
not more than 2.3 nours for the mediation.	4	
Division 4—Expedited hearings	5	
Expedited hearing of domestic building disputes	6	
128.(1) The tribunal must decide a minor domestic building dispute at an expedited hearing if the dispute has been to mediation but has not been settled.	7 8 9	
(2) However, the tribunal may decide it is inappropriate for the dispute to be decided at an expedited hearing if the tribunal considers the dispute is too complex to be properly dealt with at an expedited hearing.	10 11 12	
Example of 'too complex to be properly dealt with'—	13	
The dispute involves complex legal and contractual issues for which the tribunal is unaware of any authoritative precedent.	14 15	
(3) The tribunal may decide a domestic building dispute that is not a minor domestic building dispute at an expedited hearing only if—	16 17	
(a) all parties to the proceeding apply to the tribunal for the matter to be dealt with at an expedited hearing; and	18 19	
(b) the tribunal considers it appropriate for the dispute to be decided at an expedited hearing.	20 21	
Certain minor commercial building disputes may be expedited	22	
<b>129.(1)</b> The tribunal may conduct an expedited hearing for a minor commercial building dispute between a subcontractor and another person if—	23 24 25	
(a) neither the claim nor any counterclaim exceeds \$10 000; and	26	
(b) the dispute relates only to a claim for moneys owing by a person to the subcontractor for building work completed by the subcontractor under a written contract; and	27 28 29	

(c)	the subcontractor files an application for an expedited hearing, a copy of the contract and an affidavit by the subcontractor stating that—		
	(i)	the building work under the contract has been completed by the subcontractor to the standard required under the contract; and	4 5 6
	(ii)	a claim for payment payable under the contract has been given to the other person by the subcontractor; and	7 8
	(iii)	the amount claimed by the subcontractor has not been paid by the other person; and	9 10
	(iv)	no complaint about the building work under the contract has been made to the subcontractor by the other person.	11 12
has giver	the o	ng under this section may proceed only if the subcontractor other person a copy of the application and all documents filed tractor at least 5 days before the hearing.	13 14 15
Procedu	re fo	r expedited hearing	16
•		Fore an expedited hearing each party to the hearing must, if e tribunal—	17 18
(a)		statements of witnesses, expert reports and other documents party intends to rely on; and	19 20
(b)		nange these with the other parties within the time limit set by cribunal.	21 22
(2) At	the ex	xpedited hearing—	23
(a)	cros	s-examination is at the discretion of the tribunal; and	24
(b)	attei	parties must, as directed by the tribunal, arrange for the adance of witnesses, including expert witnesses to clarify or and on evidence in the documents filed; and	25 26 27
(c)		tribunal may limit the time for the hearing and allocate the equally between the parties.	28 29

s 131

s 132

27

28

29

#### Division 5—Summary decision

Division 5—Summary decision	1
Summary decision for applicant	2
<b>131.(1)</b> An applicant who starts a proceeding in the tribunal for a matter mentioned in section $30(1)^{22}$ may, at any time after a respondent serves a defence on the applicant, apply to the tribunal under this division for a decision in favour of the applicant ( a "summary decision").	3 4 5 6
(2) The tribunal may give the summary decision for the applicant for all or part of the relief claimed in the application if the tribunal is satisfied—	7 8
(a) the applicant has complied with this division and is entitled to all or part of the relief sought in the application; and	9 10
(b) the respondent has no defence other than in relation to the amount of the claim; and	11 12
(c) there is no need for a hearing by the tribunal of the proceeding or of that part of the proceeding for which the summary decision is sought.	13 14 15
(3) However, if the amount of the claim can not be calculated, because, for example, there is insufficient evidence available to satisfy the tribunal of the amount of the claim, the tribunal may instead—	16 17 18
(a) order the amount of the claim to be decided in the way the tribunal directs; and	19 20
(b) give leave for the summary decision to be given for the amount decided and costs.	21 22
(4) A second or later application under this division may be made with the tribunal's leave.	23 24
Summary decision for respondent	25
132.(1) The respondent against whom a proceeding is started by	26

application in the tribunal may at any time apply to the tribunal under this

division for a decision in favour of the respondent (also a "summary

decision").

<sup>22</sup> Section 30 (Defence and counterclaim)

(2) The tribunal may give the summary decision or make any other decision the tribunal considers appropriate if satisfied—

(a) no reasonable cause of action is disclosed against the respondent;

1 2

	or	4
(b)	the proceeding is frivolous, vexatious or an abuse of the process of the tribunal; or	5 6
(c)	the respondent has a defence to the proceeding.	7
Claims 1	not disposed of by summary decision	8
dispose does not	the giving of a summary decision under this division that does not of all claims in issue in a proceeding (including a counterclaim) prevent the continuation of any part of the proceeding not disposed summary decision.	9 10 11 12
Evidence	e	13
,	In a proceeding under this division, evidence must be given by made by the party giving the evidence.	14 15
division,	espite subsection (1), on the hearing of an application under this the tribunal may, on terms the tribunal considers appropriate, arther evidence to be given by affidavit or otherwise by or for a	16 17 18 19
	e affidavit may contain statements of information and belief if the taking it states the sources of the information and the reasons for	20 21 22
swear in	party applying for a summary decision under this division must support of the application that in the party's belief the party against e summary decision is sought has no defence to the relief sought in cation.	23 24 25 26
, ,	a party to an application under this division intends to rely on a t, the document must be identified in the affidavit.	27 28
	person who makes an affidavit to be read in an application under ion may not be cross-examined without the leave of the tribunal.	29 30
( <b>7</b> ) A1	a affidavit giving evidence in defence of a party's claim must	31

identify defence.	the parts of the claim for which the evidence is claimed to be a	1 2
Service		3
<b>135.</b> S	subject to section 134(2), a party applying for a summary decision	4
_	another party must serve the other party with the application and a	5
	each affidavit and any exhibits mentioned in the affidavit at least ss days before the date for hearing shown on the application.	6 7
Examin	ation of parties and witnesses	8
<b>136.</b> T	The tribunal may order any of the following to attend the tribunal to	9
be exami	ined on oath or to produce to the tribunal all relevant documents and	10
records-	_	11
(a)	a party applying for a summary decision;	12
(b)	a party defending the application for a summary decision;	13
(c)	a person who made an affidavit for a party;	14
(d)	a witness for a party;	15
(e)	for an incorporated party, an officer of the corporation.	16
Directio	ns	17
137.(1	) This section applies if—	18
(a)	the tribunal dismisses an application for a summary decision; or	19
(b)	a summary decision does not dispose of all claims in a proceeding.	20 21
	ne tribunal may give directions or impose conditions about the induct of the proceeding.	22 23
Costs		24
138.(1	) This section applies if it appears to the tribunal that a party who	25
	for a summary decision was, or ought reasonably to have been,	26
aware th	at another party relied on a point that would entitle the other party to	27

s 139	74	s 141

have the application dismissed.	1
(2) The tribunal may dismiss the application and order costs to be paid	2
within a time specified by the tribunal.	3
(3) Subsection (2) does not limit the tribunal's powers relating to costs.	4
Stay of enforcement	4
139.(1) The tribunal may order a stay of the enforcement of a summary	$\epsilon$
decision given under this division for the time and on the terms the tribunal considers appropriate.	8
(2) If a summary decision has been registered in a court under section 85,23 a stay of that decision has no effect until it is filed in the court.	9 10
Setting aside summary decision	11
140. The tribunal may set aside or vary a summary decision given	12
against a party who did not appear on the hearing of the application for the decision.	13 14
	1
Division 6—Case appraisals	15
Referral to case appraiser	16
<b>141.(1)</b> The tribunal may refer a proceeding to a person (the "case appraiser") to decide all issues in dispute between the parties.	17 18
(2) The tribunal may act under subsection (1) only if all parties to the	19
proceeding apply to the tribunal to have the proceeding referred to a case	20
appraiser.	21
(3) If all the parties to a proceeding request the tribunal to appoint a	22
particular case appraiser, the tribunal may appoint that case appraiser.	23
(4) If there is an additional cost in appointing a case appraiser under	24
subsection (3) when compared with the cost of a case appraiser not requested by the parties, the additional cost must be paid by the parties.	25 26

<sup>23</sup> Section 85 (Registration and enforcement of decisions)

s 144

(5) The person.	ne case appraiser may be a member of the tribunal or another	1 2
	ne tribunal may appoint a person as case appraiser only if the considers the person has suitable qualifications and experience to be praiser.	3 4 5
Jurisdic	tion of case appraiser	$\epsilon$
the tribut could ha tribunal.	The case appraiser for the proceeding referred has the power of hal to decide the issues in dispute but may only give a decision that we been given in the proceeding if it had been decided by the	7 8 9 10
(2) Su	bsection (1) is subject to section 150.24	11
Procedu	re for case appraisals	12
<b>143.</b> T	he case appraiser for a proceeding—	13
(a)	must consider all documents filed and served on the parties to the proceeding; and	14 15
(b)	unless the case appraiser considers it necessary to clarify or expand on evidence in the documents being considered, must conduct the case appraisal—	16 17 18
	(i) in the absence of the parties; and	19
	(ii) without oral evidence from witnesses; and	20
(c)	if the case appraiser allows parties to be present, must not allow cross-examination unless the case appraiser considers it necessary to clarify or expand on evidence in the documents being considered.	21 22 23 24
Case ap	praiser may seek information	25
	A case appraiser may ask anyone for information and may nd act on, information obtained from anyone on any aspect of the	26 27

<sup>&</sup>lt;sup>24</sup> Section 150 (Dissatisfied party may elect to go to hearing of tribunal)

proceeding.	1
(2) However, if obtaining the information involves extra cost, the appraiser must first obtain—	e case 2
(a) the parties' agreement to pay the extra cost; or	4
(b) the tribunal's leave.	5
(3) If the tribunal gives leave, the tribunal must also—	6
(a) order the parties to pay the extra cost; and	7
(b) state to whom and by when the payment must be made.	8
(4) The case appraiser must disclose the substance of the informat the parties.	ion to 9 10
Case appraisal may be recorded	11
145.(1) A case appraiser may have the case appraisal recorded if the appraiser considers it appropriate, in the special circumstances of the case	
(2) If the case appraisal is to be recorded, the case appraiser must define the extent to which, and the way in which, the recording may be done.	
Case appraiser's decision	16
<b>146.(1)</b> A case appraiser's decision must be in writing, but the appraiser need not give reasons for the decision.	e case 17 18
(2) However, a case appraiser may, at any stage of a case apprenticular decline to proceed further with the appraisal.	oraisal 19 20
Example for subsection (2)—	21
The dispute proves to be unsuitable for case appraisal.	22
(3) A copy of the decision must be given to each party.	23
Case appraiser's decision on costs in the dispute	24
<b>147.(1)</b> A case appraiser has the same power to award costs is dispute as the tribunal would have had if the tribunal had heard and dethe dispute.	

(2) A dispute.	case appraiser's decision must include a decision on costs in the	1 2
Case ap	praiser's decision final unless election made	3
	A case appraiser's decision about a dispute is final, unless an to have the dispute heard by the tribunal is made under section 150.	4 5
Case ap	praiser to file report and decision	6
	) As soon as practicable after a case appraisal has finished, the case must file—	7 8
(a)	a report about the case appraisal; and	9
(b)	the case appraiser's decision, if any; and	10
(c)	if the case appraisal was recorded, a copy of the record.	11
	the case appraiser makes a decision about the dispute or any issue pute, the case appraiser must—	12 13
(a)	place the written decision in a sealed container, for example, an envelope; and	14 15
(b)	mark the container with a distinguishing number; and	16
(c)	endorse the container 'Not to be opened without an order of the tribunal'; and	17 18
(d)	file the container.	19
(3) Thopened.	ne container may be opened only if the tribunal orders it to be	20 21
( <b>4</b> ) No	fee is payable for filing anything under this section.	22
Dissatisf	ied party may elect to go to hearing of tribunal	23
•	A party who is dissatisfied with a case appraiser's decision about may elect to have the dispute heard by the tribunal.	24 25
, ,	elect to have a dispute heard by the tribunal, the dissatisfied party an election within 14 days after the party receives a copy of the	26 27

28

decision.

(3) If an election is filed as mentioned in subsection (1)—	1
(a) the case appraiser's decision ceases to have effect except for section 151; and	2 3
(b) the dispute must be decided by the tribunal as if it had never been referred to the case appraiser.	4 5
(4) To remove doubt, it is declared that anything said or done during the case appraisal is inadmissible in the hearing of the dispute by the tribunal.	6 7
Case appraiser's decision may affect costs	8
<b>151.(1)</b> If the tribunal's decision in the dispute is not more favourable overall to a party filing an election than the case appraiser's decision in the dispute was to the party, the costs of the proceeding including the case appraisal must be awarded against the party.	9 10 11 12
(2) If all parties to a dispute elect to have the dispute heard by the tribunal, the case appraiser's decision has no effect on the awarding of costs.	13 14
Division 7—Pre-hearing conferences	15
Pre-hearing conferences	16
<b>152.(1)</b> The tribunal may require the parties to a proceeding to attend 1 or more pre-hearing conferences before the tribunal before the proceeding is heard by the tribunal.	17 18 19
(2) At a pre-hearing conference the tribunal may do any of the following—	20 21
(a) identify and clarify the issues in dispute in the proceeding;	22
(b) promote a settlement of the proceeding;	23
(c) identify the questions of fact and law to be decided by the tribunal;	24
(d) if the proceeding is not settled, give directions about the conduct of the proceeding;	25 26
(e) make the orders and give the directions the tribunal considers appropriate to manage the proceeding or resolve the dispute the subject of the proceeding.	27 28 29

Examples for subsection (2)(e)—	1
The tribunal may order a party to pay an amount into the tribunal's trust account pending settlement of, or a decision in relation to, the dispute.	2 3 4
(3) Written notice of a pre-hearing conference must be given to each party by the registrar.	5 6
(4) Unless the tribunal otherwise directs, a pre-hearing conference must be held in private.	7 8
(5) The procedure for a pre-hearing conference is at the discretion of the tribunal.	9 10
Who is required to attend pre-hearing conferences	11
<b>153.</b> The tribunal may require a party to attend a pre-hearing conference personally or by a representative who has authority to settle the proceeding on behalf of the party.	12 13 14
Evidence from pre-hearing conferences inadmissible	15
<b>154.</b> Evidence of anything said or done in the course of a pre-hearing conference is inadmissible in any hearing before the tribunal in the proceeding, except—	16 17 18
(a) if all parties agree to the admission of the evidence; or	19
(b) evidence of directions given at a pre-hearing conference or the reasons for the directions; or	20 21
(c) evidence of anything said or done relevant to—	22
(i) a proceeding for an offence in relation to the giving of false or misleading information; or	23 24
(ii) a proceeding under section 79;25 or	25
(iii) a proceeding relating to an order made under section 156(b)(i).	26 27

<sup>25</sup> Section 79 (Contempt of tribunal)

When m conferen	ember may hear proceeding after presiding at a pre-hearing ace	1 2
•	A member who presides at a pre-hearing conference for a ng that attempts to promote a settlement of the proceeding—	3 4
(a)	may disqualify himself or herself from constituting the tribunal that hears the proceeding; and	5 6
(b)	must not constitute the tribunal that hears the proceeding if a party to the proceeding objects to the member hearing the proceeding.	7 8
settlemei	the end of a pre-hearing conference that attempts to promote a nt of the proceeding the presiding member must advise the parties ights under subsection (1)(b).	9 10 11
of receiv	objection under subsection (1)(b) must be made within 48 hours ing the advice mentioned in subsection (2) or before the start of the of the proceeding, whichever is the shorter period.	12 13 14
Failure o	of a party to attend a pre-hearing conference	15
<b>156.</b> If	a party does not attend a pre-hearing conference—	16
(a)	the conference may proceed at the appointed time in the party's absence; and	17 18
(b)	if all the parties present agree, the tribunal may—	19
	(i) decide the proceeding adversely to the absent party and make appropriate orders; or	20 21
	(ii) direct that the absent party be struck out of the proceeding.	22
	Division 8—Settlement Offers	23
Making	settlement offers	24
	A party to a proceeding may offer to settle the proceeding in so elates to another party.	25 26
	ne offer must be made by signed writing served on the party to e offer relates.	27 28

(3) A party may make more than one offer.	1
(4) If an offer provides for the payment of an amount by a party to another person, the offer must state when the amount is to be paid and to whom.	2 3 4
(5) Payment under subsection (4) may be into the tribunal's trust account <sup>26</sup> to be disbursed in accordance with the terms of the settlement.	5 6
Effect of offer	7
<b>158.</b> (1) An offer to settle under this division is taken to be an offer made without prejudice.	8 9
(2) The tribunal must not be told of the offer until after it has made its decision on the matters in dispute.	10 11
Accepting settlement offers	12
<b>159.(1)</b> An offer to settle must remain open until immediately before the tribunal delivers its decision, or until the expiry of a period stated in the offer, whichever is the shorter period.	13 14 15
(2) If a period is stated, that period must be at least 14 days from the date of service of the offer.	16 17
(3) A party can only accept an offer by serving the party who made the offer with a signed notice of acceptance of the offer.	18 19
(4) A party may accept an offer even though it has made a counteroffer.	20
Consequences if accepted offer is not complied with	21
<b>160.(1)</b> This section applies if an offer is accepted, but the party who made the offer does not comply with its terms.	22 23
(2) The tribunal, at the request of a party who accepted the offer, may—	24
(a) make an order giving effect to the terms of the offer; or	25
(b) if the party making the offer was the applicant—	26

<sup>26</sup> Section 163 (Trust account)

dismiss the proceeding; or

(i)

# Queensland Building Tribunal

	(ii) if a party who accepted the offer made a counterclaim before the offer was made, make an order awarding the party any or all of the things asked for in the counterclaim; or	2 3 4
(c)	if a party who accepted the offer is the applicant, make an order awarding the applicant any or all of the things asked for in the application.	5 6 7
Tribuna rejected	must order party to pay costs if certain offers to settle	8
161.(1	This section applies if—	10
(a)	a party to a proceeding serves another party to the proceeding with an offer in writing to settle the matters in dispute between the parties; and	11 12 13
(b)	the other party does not accept the offer within the time the offer is open; and	14 15
(c)	the offer complies with this division; and	16
(d)	in the opinion of the tribunal, the decision of the tribunal on the matters in dispute is not more favourable to the other party than the offer.	17 18 19
	e tribunal must award the party who made the offer all reasonable arred by that party in conducting the proceeding after the offer was	20 21 22
if the acc	proceeding involves more than 2 parties, this section applies only reptance of the offer would have resulted in the settlement of the dispute between all the parties.	23 24 25
	deciding whether a decision is or is not more favourable to a party ffer, the tribunal must—	26 27
(a)	take into account any costs it would have awarded on the date the offer was served; and	28 29
(b)	disregard any interest or costs it awarded relating to any period after the date the offer was served.	30 31

# PART 7—MISCELLANEOUS

Finance	and staffing of tribunal	2
•	) The tribunal is part of the department for the <i>Financial</i> ration and Audit Act 1977.	3
General	owever, the costs of the tribunal are to be paid from the authority's Statutory Fund under the <i>Queensland Building Services Authority</i> at the written direction of the Minister.	5 6 7
Trust ac	count	8
163.(1	) The tribunal must maintain a trust account to receive and hold—	9
(a)	amounts paid to the trust account under sections 98 and 157; <sup>27</sup> and	10 11
(b)	amounts ordered by the tribunal to paid to the trust account for a proceeding.	12 13
( <b>2</b> ) Th	e tribunal must pay amounts from the trust account—	14
(a)	for amounts paid to the trust account under sections 98 and 157, in accordance with those sections; and	15 16
(b)	for amounts ordered by the tribunal to be paid to the trust account for a proceeding, as ordered by the tribunal.	17 18
account	erest on the trust account is to be applied to the cost of keeping the with any balance relating to interest as at 30 June each year to be an authority.	19 20 21
Annual	report	22
•	) As soon as practicable each year, but not later than 30 September, person must give the Minister a report containing—	23 24
(a)	a review of the operation of the tribunal during the 12 months ending on the preceding 30 June; and	25 26

<sup>27</sup> Sections 98 (Tribunal may make interim order) and 157 (Making settlement offers)

(b) proposals for improving the operation of, and forecasts of the workload of, the tribunal in the 12 months following that 30 June.	1 2
(2) The Minister must cause a copy of the report to be laid before the Parliament within 14 sitting days after its receipt by the Minister.	3 4
Proceedings for offences	5
<b>165.</b> A prosecution for an offence against this Act is by way of summary proceedings under the <i>Justices Act 1886</i> .	6 7
Limitation on time for starting summary proceedings	8
<b>166.</b> A proceeding for an offence against this Act must start—	9
(a) within 1 year after the commission of the offence; or	10
(b) within 6 months after the offence comes to the complainant's knowledge, but within 3 years after the commission of the offence.	11 12 13
Penalties to be paid to authority	14
<b>167.</b> All penalties recovered as a result of proceedings for offences against this Act brought by the authority must be ordered to be paid to the authority.	15 16 17
Contracting out prohibited	18
<b>168.(1)</b> A contract or agreement is void to the extent to which it—	19
(a) is contrary to this Act; or	20
(b) purports to annul, exclude, restrict or otherwise change the effect of a provision of this Act.	21 22
(2) Subsection (1) does not apply to an agreement that a building dispute be referred to arbitration if the agreement is entered into after the dispute arises.	23 24 25

(3) Nothing in this section prevents the parties to a contract or agreement

from including provisions in the contract or agreement that impose greater

26

s 169 85 s 170

Queensland I	Building	Tribunal
--------------	----------	----------

or more	onerous obligations on a person than are imposed under this Act.	1
	is section applies to contracts or agreements entered into before or commencement of this Act.	2 3
Executiv	ve officers must ensure corporation complies with Act	4
	) The executive officers of a corporation must ensure the on complies with this Act.	5 6
each of	a corporation commits an offence against a provision of this Act, the corporation's executive officers also commits an offence, the offence of failing to ensure that the corporation complies with sion.	7 8 9 10
Maximum individua	m penalty—the penalty for the contravention of the provision by an l.	11 12
a provisi	idence that the corporation has been convicted of an offence against ion of this Act is evidence that each of the executive officers ed the offence of failing to ensure that the corporation complies provision.	13 14 15 16
<b>(4)</b> Ho	wever, it is a defence for an executive officer to prove—	17
(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	18 19 20 21
(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	22 23
Judicial	Review excluded for minor domestic building disputes	24
proceedi	) The exercise by the tribunal of its powers in relation to a ng for a minor domestic building dispute is not subject to the Review Act 1991.	25 26 27
(2) Su	bsection (1) does not apply if—	28
(a)	the tribunal had or has no jurisdiction under the Act to hear and decide the proceeding; or	29 30

(b) a breach of the rules of natural justice happened in relation to a party to the proceeding.	1 2
Proof of signature unnecessary	3
<b>171.</b> A signature purporting to be the signature of the registrar or a member of the tribunal is evidence of the signature it purports to be.	5
Evidentiary aids	6
172.(1) A certificate signed by the registrar certifying anything about the contents of the register is evidence of the thing stated.	? 7 8
(2) A certificate by the registrar stating that a stated document is a record or document, a copy of a record or document, or an extract from a record or document, kept under this Act is evidence of the matter.	
Protection from liability	12
173.(1) An official does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	13 14
(2) If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to the State.	15 16
(3) In this section—	17
"official" means—	18
(a) a member of the staff of the tribunal; or	19
(b) a person authorised under section 77 <sup>28</sup> by the tribunal.	20
Forms	21
<b>174.</b> The chairperson may approve forms for use under this Act.	22

<sup>28</sup> Section 77 (Entry and inspection of property)

Regulation-making power	1
175.(1) The Governor in Council may make regulations under this Act.	2
(2) Without limiting subsection (1), a regulation may set fees payable under this Act.	
(3) A regulation may impose a penalty of not more than 40 penalty units for a contravention of a provision of a regulation.	5 6
Rules	7
176.(1) The Governor in Council may make rules about—	8
(a) the practice and procedure in the tribunal; and	9
(b) the conduct of the business of the tribunal.	10
(2) A rule made under subsection (1) is subordinate legislation.	11
PART 8—TRANSITIONAL PROVISIONS	12
Division 1—Definitions	13
Definitions for pt 8	14
<b>177.</b> In this part—	15
"commencement" means the commencement of this section.	16
<b>"former Act"</b> means the <i>Queensland Building Services Authority Act 1991</i> as in force from time to time before the commencement.	17 18
"former member" means a member of the former tribunal.	19
"former tribunal" means the Queensland Building Tribunal under the	20 21

# Division 2—Transitional matters

Proceedings started before commencement	2
178.(1) A proceeding under the former Act started in a court or the former tribunal before the commencement must continue under the former Act as if this Act had not commenced and, for that purpose, the tribunal under this Act has the jurisdiction of the former tribunal.	3 2 5
(2) To remove doubt, it is declared that a proceeding may be removed under section 97 <sup>29</sup> of the former Act and if removed continues under the former Act.	7 8 9
(3) The following proceedings may be heard and decided under the former Act by the tribunal as if it were the former tribunal—	10 11
(a) a proceeding started under the former Act before the commencement; and	12 13
(b) a proceeding removed to the tribunal under section 97 of the former Act.	14 15
Former member may continue to hear proceeding	16
179.(1) A former member hearing a proceeding or doing anything else in relation to a proceeding under the former Act at the commencement may continue to hear the proceeding or do the thing after the commencement under the former Act.	17 18 19 20
(2) For subsection (1), the former member is taken to constitute the tribunal.	21 22
(3) For hearing a proceeding or doing anything else under the former Act a former member has—	23 24
(a) for a former member not appointed as a member under this Act, the member's entitlements under the former Act; or	25 26
(b) for a former member appointed as member under this Act, the member's entitlements under this Act	27 28

<sup>29</sup> Queensland Building Services Authority Act 1991, section 97 (Transfer of proceedings between tribunal and the courts)

89 s 180 s 183

Proceedings that must continue in a court	1
<b>180.(1)</b> This section applies to a proceeding started in a court before the commencement for which the tribunal has jurisdiction but the former tribunal did not.	2 3 4
(2) The court must continue to hear the proceeding under the former Act.	5
(3) The proceeding must not be removed to the tribunal.	6
Proceedings about matters arising before commencement to be dealt with under this Act	7 8
<b>181.(1)</b> A proceeding for a matter arising before the commencement for which the tribunal has jurisdiction under this Act may be started in the tribunal after the commencement.	9 10 11
(2) Subsection (1) applies even if the former tribunal would not have had jurisdiction under the former Act.	12 13
(3) However, this section does not apply to a matter for which a proceeding is started before the commencement in a court or in the former tribunal.	14 15 16
(4) A matter for which a proceeding is started before the commencement in a court or in the former tribunal must not be restarted under this Act.	17 18
Records of former tribunal	19
<b>182.</b> All records of the former tribunal are taken to be records of the tribunal.	20 21
PART 9—CONSEQUENTIAL AND OTHER AMENDMENTS	22 23
Amendments—sch 1	24
<b>183.</b> Schedule 1 amends the <i>Queensland Building Services Authority Act</i> 1991.	25 26

SCHEDULE 1	1
CONSEQUENTIAL AND OTHER AMENDMENTS OF QUEENSLAND BUILDING SERVICES AUTHORITY ACT 1991	2 3
ACT 1991	4
section 183	5
1. Section 3(c)—	6
omit.	7
2. Section 3(d)—	8
renumber as section 3(c).	9
3. Section 25(3), after 'scheme)'—	10
insert—	11
'and the Tribunal Act'.	12
4. Section 39(3)(b) and (c)—	13
omit, insert—	14
'(b) each order made against the licensee by the tribunal under section 11130 of the Tribunal Act; and	15 16
(c) any decision of the tribunal under section 101 <sup>31</sup> of the Tribunal Act that it would have been appropriate for the authority to issue a direction requiring the licensee to rectify or complete building work; and	17 18 19 20

<sup>30</sup> Queensland Building Tribunal Act 1999, section 111 (Orders for disciplinary action)

<sup>31</sup> Queensland Building Tribunal Act 1999, section 101 (Tribunal to decide about rectification or completion work)

# SCHEDULE 1 (continued)

(d)	each time the licensee is convicted of an offence against this Act, the Tribunal Act or the <i>Domestic Building Contracts Act 1999</i> and the provision of the Act that was contravened.'.	1 2 3
5. Sectio	n 39(5), '(3)(b)'—	4
omit, i	nsert—	5
"(3)(b)	or (c)'.	6
6. Sectio	n 39(5), 'order'—	7
omit, i	nsert—	8
'order	or decision'.	9
7. Sectio	n 39(6), '(3)(c)'—	10
omit, i	nsert—	11
'(3)(d)	'.	12
8. Sectio	n 42—	13
insert-	_	14
'(11) I	n subsection (10)—	15
	d" means the Queensland Building Tribunal under this Act before commencement of this subsection.'.	16 17
9. Sectio	n 56AH(1), 'If'—	18
omit, i	nsert—	19
'This s	section applies if'.	20

# SCHEDULE 1 (continued)

10. Section 56AH(1), from 'a company,'—	1
omit, insert—	2
'a company.'.	3
11. Section 56AH(2), 'of the decision'—	4
omit, insert—	5
'of the authority's decision'.	6
12. Section 72—	7
insert—	8
'(15) A direction given under this section need not be complied with if—	9
(a) a proceeding for a review of the authority's decision is started in the tribunal; and	10 11
(b) the tribunal orders a stay of the decision.'.	12
13. Parts 7 and 8—	13
omit.	14
14. Section 111A(1)(b) 'section 101'—	15
omit., insert—	16
'part 5, division 3 of the Tribunal Act'.	17
15. Section 111A(1)(b), 'the section'—	18
omit, insert—	19
'the division'.	20

# SCHEDULE 1 (continued)

16. Section 111C(2)(a) 'section 101(4)'—	
omit, insert—	2
'section 111 of the Tribunal Act'.	3
17. Section 115—	4
omit.	
18. Schedule 2, definitions "determination", "domestic building dispute" and "tribunal"—	(
omit.	8
19. Schedule 2—	Ģ
insert—	10
""review" means review by the tribunal.	1
"tribunal" means the Queensland Building Tribunal under the Tribunal Act.	12 13
"Tribunal Act" means the Queensland Ruilding Tribunal Act 1999	14

SCHEDULE 2	1
SCHEDULE 2  DICTIONARY  section 6  "applicant" see section 29.  "approved form" means a form approved by the chairperson under section 174.  "authority" means the Queensland Building Services Authority established under the Queensland Building Services Authority Act 1991.  "building" includes any fixed structure.  "building contractor" means a person who carries on a business that consists of or includes carrying out building work, and includes a subcontractor who carries out building work for a building contractor.  "building dispute" means—	
section 6	3
"applicant" see section 29.	4
	5 6
	7 8
"building" includes any fixed structure.	9
consists of or includes carrying out building work, and includes a	10 11 12
"building dispute" means—	13
(a) a domestic building dispute; or	14
(b) a minor commercial building dispute; or	15
(c) a major commercial building dispute if the parties to the dispute consent to the dispute being heard by the tribunal under section 95.	16 17 18
<b>"building owner"</b> means a person for whom building work is to be, is being or has been carried out, but does not include a building contractor for whom building work is carried out by a subcontractor.	19 20 21
"building work" see section 7.	22
"chairperson" means the chairperson of the tribunal.	23
"commercial building dispute" means—	24
(a) a claim or dispute arising between a building owner and a building contractor relating to the performance of commercial building work or a contract for the performance of commercial building work; or	25 26 27

# SCHEDULE 2 (continued)

(1		a claim or dispute arising between 2 or more building contractors relating to the performance of commercial building work or a contract for the performance of commercial building work; or					
((		a claim or dispute in negligence, nuisance or trespass related to the performance of commercial building work other than a claim for personal injuries; or					
(0	(d) a claim or dispute arising between a building owner or a building contractor and any 1 or more of the following relating to the performance of commercial building work or a contract for the performance of commercial building work—						
		(i) an architect;	11				
		(ii) an engineer;	12				
		(iii) a surveyor;	13				
		(iv) a quantity surveyor;	14				
		(v) an electrician or an electrical contractor;	15				
	1	(vi) a supplier or manufacturer of materials used in the building work.	16 17				
		rcial building work" means building work other than domestic ling work.	18 19				
"conti	ract	"means a contract for carrying out building work.	20				
"decis	sion <sup>9</sup>	"includes an order or direction.	21				
"decis	sion	by default", for part 6, division 2, see section 121.	22				
"defec	ctive	e", in relation to building work, includes faulty or unsatisfactory.	23				
"disci	plin	nary proceeding" means a proceeding under section 108.	24				
		c building contract" see <i>Domestic Building Contracts Act 1999</i> , on 7.	25 26				
"dom	estic	c building dispute" means—	27				
(8		a claim or dispute arising between a building owner and a building contractor relating to the performance of domestic building work or a contract for the performance of domestic	28 29 30				

# SCHEDULE 2 (continued)

	building work; or					
(b)	a claim or dispute arising between 2 or more building contractors relating to the performance of domestic building work or a contract for the performance of domestic building work; or					
(c)	a claim or dispute in negligence, nuisance or trespass related to the performance of domestic building work other than a claim for personal injuries; or					
(d)	a claim or dispute arising between a building owner or a building contractor and any 1 or more of the following relating to the performance of domestic building work or a contract for the performance of domestic building work—	8 9 10 11				
	(i) an architect;					
	(ii) an engineer;	13				
	(iii) a surveyor;	14				
	(iv) a quantity surveyor;	15				
	(v) an electrician or an electrical contractor;	16				
	(vi) a supplier or manufacturer of materials used in the building work.	17 18				
	ic building work" see Domestic Building Contracts Act 1999, ion 8.	19 20				
with the	<b>ve officer</b> ", of a corporation, means a person who is concerned n, 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 cutive officer.	21 22 23 24				
	<b>red hearing</b> " means an expedited hearing conducted under part 6, sion 4.	25 26				
"file" me	eans file in the tribunal.	27				
	means a licence under the Queensland Building Services hority Act 1991.	28 29				
	"means a licensee under the <i>Queensland Building Services</i> hority Act 1991.	30 31				

# SCHEDULE 2 (continued)

<b>"major commercial building dispute"</b> means a commercial building dispute where either the claim or the counterclaim exceeds \$50 000.	1 2
"member" means a member of the tribunal.	3
<b>"minor commercial building dispute"</b> means a commercial building dispute where neither the claim nor the counterclaim exceeds \$50 000.	4 5
"minor domestic building dispute" means a domestic building dispute where neither the claim nor the counterclaim exceeds \$10 000.	6 7
"obstructs" includes attempt to obstruct.	8
"party" means a party to a proceeding before the tribunal, including—	9
(a) the applicant; and	10
(b) the respondent; and	11
(c) a person joined as a party under section 45.	12
"proceeding" means a proceeding—	13
(a) started by application to the tribunal; or	14
(b) removed to the tribunal by order of a court under section 117.	15
<b>"public examination"</b> means a public examination by the tribunal under part 5, division 4.	16 17
"registrar" means the registrar of the tribunal.	18
"respondent" see section 29.	19
<b>"reviewable decision"</b> means a decision of the authority that is reviewable by the tribunal under section 104.	20 21
<b>"statutory insurance scheme"</b> means the statutory insurance scheme under the <i>Queensland Building Services Authority Act 1991</i> .	22 23
"subcontractor" means—	24
(a) a building contractor that carries out building work for another building contractor; or	25 26
(b) a building contractor that carries out building work for another person under a construction management trade contract under the <i>Queensland Building Services Authority Act 1991</i> , section 67B	27 28 29

# SCHEDULE 2 (continued)

<b>"summary decision"</b> , for part 6, division 5, see section 131(1).							
"tribunal" section		the	Queensland	Building	Tribunal	established	under

© State of Queensland 1999