Queensland

SUGAR INDUSTRY BILL 1999

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	DICTIONARY	

1999

A BILL

FOR

An Act about the sugar industry in Queensland, and for other purposes

The Parliament of Queensland enacts—	1
CHAPTER 1—PRELIMINARY	2
Short title	3
1. This Act may be cited as the Sugar Industry Act 1999.	4
Commencement	5
2.(1) Chapter 4, part 7 commences on 1 October 1999.	6
(2) The remaining provisions commence on 1 January 2000.	7
Principal object of Act	8
3. The principal object of the Act is to facilitate an internationally	9
competitive, export oriented sugar industry based on sustainable production that benefits those involved in the industry and the wider community.	10 11
Definitions	12
4. The dictionary in schedule 2 defines particular words used in this Act.	13
State bound	14
5. This Act binds all persons, including the State.	15

CHAPTER 2—PRODUCTION, SUPPLY AND

MILLING

PART 1—CANE PRODUCTION AREAS

Division 1—Establishment of entitlement

6.(1) A person may hold an entitlement called a "cane production

Cane production area

area".

1

2

3

5

6

(2) A cane production area entitles the person (a "grower") to enter a supply agreement with the owner of a particular mill for the supply to the mill of cane grown on a particular number of hectares situated within land of a particular description.	8 9 10 11
Example—	12
A cane production area owned by Smith, of 10 hectares, within land description Lot 1234 on Plan A123456, Curra, relating to the Curra Mill means that Smith is a grower and may supply to the Curra mill cane grown on 10 hectares and grown within land description Lot 1234 on Plan A123456, Curra under a supply agreement with the owner of the Curra Mill. The supply agreement may, as provided by this Act, be either an individual agreement or a collective agreement.	13 14 15 16 17 18
(3) A grower is the only person who may enter a supply agreement with a mill owner.	19 20
(4) Subsection (3) does not prevent a person entering a supply agreement with a mill owner on condition the person becomes the holder of the relevant cane production area.	21 22 23
(5) A cane production area is property and may, for example, be sold, leased, subleased, or otherwise transferred, subject to requirements under this part.	24 25 26
(6) Disposal of land included in a cane production area does not effect a disposal of the cane production area.	27 28
(7) Land included in a cane production area may be the same area as, or greater than, but not less than, the number of hectares included in the cane	29 30

Sugar	Industry

production area.	1
Example—	2
The land description of grower Smith's cane production area mentioned in the example to subsection (2) may in fact encompass 20 hectares, but Smith's entitlement only relates to any 10 of those hectares at any one time.	3 4 5
(8) Particular land may be included in more than 1 cane production area.	6
(9) However, the total of all the numbers of hectares included in cane production areas in which particular land is included may not be greater than the land's actual area.	7 8 9
Example of subsection (8) and (9)—	10
Grower Smith may have 2 cane production areas, each of 10 hectares, and each with the same land description, actually encompassing 20 hectares. How Smith disposes of cane grown on the 20 hectares to a mill or mills depends on the mill or mills to which the cane production area relates and the supply agreements Smith is permitted to enter under this Act.	11 12 13 14 15
(10) Nothing in this Act prevents a mill owner who holds a cane production area from supplying to the owner's mill, without a supply agreement, cane grown on land included in the owner's cane production area.	16 17 18 19
Division 2—Applications for grant, variation or cancellation of cane production areas	20 21
Subdivision 1—General provisions	22
Explanation of div 2	23
7.(1) A cane production area may be granted, varied or cancelled by a cane production board on application to it under subdivision 2.	24 25
(2) Applications may affect each of the details of a cane production area, that is to say, they may ask a cane production board to do 1 or more of the following—	26 27 28
(a) grant or cancel the cane production area;	29
(b) vary the holder;	30

(c) vary the description of land included in the cane production area;	1
(d) vary the number of hectares by cancelling or allocating a number of hectares;	2 3
(e) vary a cane production area's conditions.	4
(3) A single application may be all that is needed to achieve a desired change in cane production area entitlements.	5 6
Example—	7
A grower may sell the grower's cane production area to someone else in a simple transaction associated with the sale of a cane farm. In this case a single application would be made under section 12.	8 9 10
(4) A combination of applications may be needed to achieve a desired outcome and may, if convenient, be included in a single application form.	11 12
Example—	13
A grower may sell the grower's cane production area to someone else who proposes to farm in a completely different place. In this case, a combination of applications would be made under section 12 (to vary the holder) and section 13 (to vary the land description to the new farm). For some reason, the new grower may want a new cane production area, involving the cancellation of the old cane production area under section 15(1)(a) and the grant of a new cane production area under section 11 combined with the transfer of the number of hectares.	14 15 16 17 18 19 20
(5) An application or combination of applications may be for the purpose of changing a grower's cane production area entitlements relating to more than 1 mill by effectively achieving the following—	21 22 23
(a) cancellation of a cane production area relating to 1 mill, or of a number of hectares included in it;	24 25
(b) granting of a cane production area relating to another mill or an allocation of a number of unallocated hectares to an existing cane production area relating to the other mill.	26 27 28
(6) An application mentioned in subsection (5) must comply with division 3.	29 30
General provisions applying to applications	31
8.(1) Subject to division 3, an application for the grant, variation or	32
cancellation of a cane production area must be made to the cane production	33

board established for the mill to	which the ca	ane production a	area will relate
or relates.			

- (2) A grant or variation (other than a cancellation of a number of hectares included in a cane production area) of a cane production area, on application to a cane production board, may be for a particular period or indefinite.
- (3) An application must be made in the way decided by the board, subject to this Act.
- (4) The board may decide the application in the way it considers appropriate, subject to this Act.
- (5) Before deciding an application, the board may require the applicant to provide particular information to the board.
- (6) In granting or varying a cane production area, the board may impose conditions on the cane production area.

Examples of conditions—

- 1. A condition requiring the grower to contribute financially to cane railways facilitating use of the land for growing cane.
 - 2. A condition limiting the harvesting of cane to a particular period each year.
- 3. A condition requiring the grower to enter into an individual agreement with the mill for a particular period or stating conditions about the grower's participation in the collective agreement made for the mill for a particular period.
- 4. A condition requiring the grower to use practices relating to land use, land management and environmental protection.
- (7) Applications involving the grant of a number of currently unallocated hectares can not be called for or accepted by a cane production board unless it has first advertised their availability in a newspaper circulated throughout the area where cane supplied to the mill or an adjacent mill is grown.
- (8) A grant, variation or cancellation on any application under this division takes effect when it is recorded in the register kept by the board under section 157,1 unless the contrary intention appears.

1 2

Section 157 (Cane production board to keep cane production area register)

Information notice must be given for refusal of application	1
9. If a cane production board refuses to grant an application under this part, or grants an application on a condition not sought by the applicant, the board must give the applicant an information notice within 28 days after	2 3 4
making the decision.	5
Subdivision 2—Particular applications to cane production boards	6
Grant of new or increased cane production area from out of unallocated hectares	7 8
10.(1) A person may apply to be granted a cane production area, or an increase in the number of hectares included in a cane production area held by the person, by the allocation of a stated number of unallocated hectares.	9 10 11
(2) For a grant of a cane production area, the application must state the description of land the applicant wishes to have included in it.	12 13
(3) The cane production board may grant the application only if it is satisfied that any consultation, required for the purposes of the grant under guidelines under any of the following, has happened—	14 15 16
(a) a regulation;	17
(b) section 144(d);	18
(c) section 144(e). ²	19
(4) Also, the cane production board may grant the application only if it is satisfied that, if the application is granted—	20 21
(a) the total number of hectares that will be included in cane production areas relating to the mill will not be more than the limit decided for the mill under section 36;3 and	22 23 24
(b) the land that will be included in the cane production area will be suitable cane land, having regard to the anticipated effect of conditions applying to the cane production area; and	25 26 27

² Section 144 (Functions and powers of a cane production board)

³ Section 36 (Negotiating team must decide expansion of cane production areas)

(c) for a grant of a cane production area, the grower will have, or be likely to obtain, an estate or interest in the land that will be included in it entitling the grower to use it to grow cane; and	
(d) for a grant of a cane production area, the land that will be included in the cane production area will not include land also included in a cane production area relating to another mill, or if it will, division 3 has been complied with if it applies.	(
(5) Also, the cane production board may grant the application only after considering anything it is required to consider under a regulation.	9
(6) In this section—	10
"unallocated hectares" means hectares from out of the unallocated hectares relating to the mill to which the cane production area will relate or relates.	1 1 1;
Grant of new or increased cane production area from out of transferred hectares	14 1:
11.(1) An application may be made for the grant of, or for an increase in the number of hectares included in, a cane production area (the "relevant cane production area") relating to a mill by the allocation of a number of hectares transferred from another cane production area relating to the mill.	10 11 13
(2) For the grant of the relevant cane production area, the application must state the description of land the applicant wishes to have included in it.	20
(3) The application must be made by the grower seeking to transfer the hectares, or if a disposition of a number of hectares from a grower to another person is involved, by the grower and the other person.	22 23 24
(4) The cane production board may grant the application only if it is satisfied that—	25 20
(a) every third party consent required under section 16 has been obtained; and	2° 28
(b) any consultation, required for the purposes of the grant under guidelines under any of the following, has happened—	29 30
(i) a regulation;	3
(ii) section 144(d);	32

s 12

	(iii) section 144(e). ⁴	1
	so, the cane production board may grant the application only if it is that, if the application is granted—	2 3
(a)	the land that will be included in the relevant cane production area will be suitable cane land, having regard to the anticipated effect of conditions applying to the cane production area; and	4 5 6
(b)	for the grant of a cane production area, the grower will have, or be likely to obtain, an estate or interest in the land that will be included in it entitling the grower to use it to grow cane; and	7 8 9
(c)	the land that will be included in the cane production area will not include land also included in a cane production area relating to another mill, or if it will, division 3 has been complied with if it applies.	10 11 12 13
	the total number of hectares included in a cane production area are ansferred, the cane production area must be cancelled under $5(1)(a)$.	14 15 16
(7) Als	so, section 17(3) to (7) applies.	17
Transfe	r of cane production area to another person	18
	An application may be made to transfer the cane production area ver (the "transferor") to another person (the "transferee").	19 20
(2) Th	e application must be made by the transferor and the transferee.	21
	e board may grant the application only if it is satisfied that every cy consent required under section 16 has been obtained.	22 23
satisfied likely to	so, the cane production board may grant the application only if it is that, if the application is granted, the transferee will have, or be obtain, an estate or interest in the land that will be included in the duction area entitling the transferee to use it to grow cane.	24 25 26 27
(5) Als	so, section 17(3) to (7) applies.	28

⁴ Section 144 (Functions and powers of a cane production board)

Variatio	n of description of land included in cane production area	1
	A grower may apply for a variation of the description of land in the grower's cane production area.	2 3
(2) The satisfied	ne cane production board may grant the application only if it is that—	4 5
(a)	every third party consent required under section 16 has been obtained; and	6 7
(b)	any consultation, required for the purposes of the grant under guidelines under any of the following, has happened—	8 9
	(i) a regulation;	10
	(ii) section 144(d);	11
	(iii) section 144(e). ⁵	12
	so, the cane production board may grant the application only if it is that, if the application is granted—	13 14
(a)	the land that will be included in the cane production area will be suitable cane land, having regard to the anticipated effect of conditions applying to the cane production area; and	15 16 17
(b)	the grower will have, or be likely to obtain, an estate or interest in the land that will be included in the cane production area entitling the grower to use it to grow cane.	18 19 20
Variatio	n of conditions of cane production area	21
	A grower may apply for a variation in the conditions on which the olds the grower's cane production area.	22 23
	he cane production board must grant the application if, by us decision, it considers the variation appropriate.	24 25
Cancella	ntion of cane production area or hectares on application	26
	A grower may apply to have the grower's cane production area l, or to vary the cane production area by cancelling a part of its	27 28

⁵ Section 144 (Functions and powers of a cane production board)

number o	of hectares, for the purpose of—	1
(a)	the grant or variation of another cane production area relating to the same mill; or	2 3
(b)	permanently ceasing to grow cane in relation to the cancelled cane production area or to the extent relevant to the cancelled number of hectares, including on land previously used to grow the cane.	4 5 6
(2) Th that—	e cane production board must grant the application if is satisfied	7 8
(a)	the purpose of the cancellation or variation is as mentioned in subsection (1)(a) or (b); and	9 10
(b)	every third party consent required under section 16 has been obtained.	11 12
(3) For not apply	r subsection (2)(a), the board must be satisfied that division 3 does	13 14
hectares cancelled	the grant of an application under subsection (1)(b), the number of of the cancelled cane production area, or the number of hectares I, become unallocated hectares for the mill to which the cane on area relates or related.	15 16 17 18
Third pa	arty consent required in particular circumstances	19
16.(1)	This section applies to an application for the following—	20
(a)	transfer of a number of hectares from a cane production area;	21
(b)	transfer of a cane production area from a grower to another person;	22 23
(c)	variation of the description of land included in a cane production area;	24 25
(d)	cancellation of a cane production area or of a part of the number of hectares included in a cane production area.	26 27
	ne application must provide a statutory declaration stating the g about the relevant land—	28 29
(a)	whether or not a third party has an interest in the land;	30

(b) if there is a third party, whether or not the declarant has obtained

the third party's written consent to the transfer, variation or cancellation.	1 2
(3) The statutory declaration must be made by the transferor, if a disposition to another person is involved, or if not, by the applicant.	3 4
(4) If a third party has refused to give written consent, the following provisions apply—	5 6
 (a) the applicant may ask the cane production board deciding the application to dispense with the consent; 	7 8
(b) the third party must be given notice of the applicant's request and is entitled to be heard by the board on it;	9 10
(c) the board may dispense with the consent if it considers it is being unreasonably withheld.	11 12
(5) The application can not be granted unless the consent of each third party mentioned in subsection (2) has been obtained or dispensed with under subsection (4).	13 14 15
(6) In this section—	16
"relevant land" means the land included in the cane production area mentioned in subsection (1)(a), (b) or (d) or the description of which is being varied as mentioned in subsection (1)(c).	17 18 19
Relationship between entitlement change and supply agreement obligations	20 21
17.(1) An application under this division may be necessary to provide for a change to a supply agreement applying to a grower because a grower supplies cane to a mill under a supply agreement that depends on the grower's entitlements under a cane production area.	22 23 24 25
(2) However, a cancellation or variation of a cane production area under this division, other than as expressly provided by this Act, has no effect on—	26 27 28
(a) the obligations of the grower under the supply agreement; or	29
(b) any right the mill owner may have to take proceedings against the grower to recover an amount under, or for breach of, a supply agreement applying to the cane production area.	30 31 32

(3) Su	bsections (4) to (6) apply to an application for the following—	1
(a)	transfer of a cane production area from 1 person to another;	2
(b)	cancellation of a cane production area or of part of the number of hectares included in a cane production area.	3
area, the	a collective agreement applies or applied to the cane production application must provide the transferor's statutory declaration e following about the cane production area—	5 6 7
(a)	whether or not the transferor has an outstanding obligation under the agreement;	8 9
(b)	if there is an outstanding obligation, its nature.	10
(5) Th	e purpose of subsection (4) is to ensure that—	11
(a)	any relevant obligations of a grower under a collective agreement are considered by the grower before making the application; and	12 13
(b)	division 3 is complied with, if it applies.	14
(6) If–	_	15
(a)	the application is one mentioned in subsection (3)(a); or	16
(b)	the application is one mentioned in subsection (3)(b), and a disposition of a number of hectares from a grower to another person is involved;	17 18 19
the trans subsectio	feree is bound by an obligation required to be disclosed under on (4).	20 21
(7) In	this section—	22
area	ree" means the person to whom another person's cane production is being transferred, or to whose cane production area a number of cares is being transferred under a disposition.	23 24 25
tran	ror" means the person who holds the cane production area being sferred to another person or a number of hectares which are being celled.	26 27 28

Division 3—Applications affecting cane production areas relating to more than 1 mill effectively moving cane supply from 1 mill to another	
Subdivision 1—Preliminary	3
Purpose and explanation of div 3	۷
18.(1) The purpose of this division is to establish a number of processes that enable growers to move the supply of cane grown on particular land from 1 mill to another mill if—	5 6 7
(a) entities associated with both mills consent; or	8
(b) the move is necessary to allow growers to increase the number of hectares from which they can supply cane; or	9 10
(c) because of a significant sustainable lengthening of the current mill's crushing season due to a significant sustainable increase in cane productivity, the move is necessary to allow growers to achieve more efficient crushing arrangements.	11 12 13 14
(2) A move by a grower under each process involves—	15
(a) the grower obtaining a grant of unallocated hectares relating to a mill (the receiving mill mentioned in section 29(1)) other than the mill to which the grower's cane production area currently relates (the "current mill"); and	16 17 18 19
(b) cancellation of the grower's cane production area relating to the current mill, or of a number of hectares included in it, as may be necessary to take account of the move.	20 21 22
(3) Each process ensures the termination of the grower's obligations under any collective agreement made for the current mill that would otherwise apply to the relevant cane.	23 24 25
(4) If the move is necessary to allow the grower to increase the number of hectares from which the grower is supplying cane, the process ensures the cane supply to the current mill is not reduced because it requires the resulting increase in unallocated hectares relating to the mill to be granted under section 10.	26 27 28 29 30
(5) Subdivisions 2 to 4 provide various processes each of which	31

establishes a basis for the grower to move to the receiving mill, and how this may affect other growers or potential growers.	1 2
(6) Subdivision 5 provides for the grower's application to the cane production board established for the receiving mill and the result of a grant.	3 4
Definitions for div 3	5
19. In this division—	6
"cane productivity", in relation to a mill, means the total number of tonnes of cane crushed by the mill, calculated as the average tonnage for each hectare included in all the cane production areas that relate to the mill.	7 8 9
"current cane production area", for a grower making an application under this division, means the grower's cane production area relating to the current mill.	10 11 12
"current cane production board", for a grower making an application under this division, means the cane production board established for the current mill.	13 14 15
"current mill", for a grower making an application under this division, means the current mill mentioned in section 18(2).	16 17
"grant of unallocated hectares" means a grant under section 10 of a cane production area, or an increase in the number of hectares included in a cane production area, from out of unallocated hectares relating to a mill.	18 19 20 21
"horizontal expansion", in relation to a mill, means expansion in cane production areas relating to the mill.	22 23
"productivity increase", in relation to a mill, means a sustainable increase in cane productivity relating to the mill, disregarding the effect of any horizontal expansion.	24 25 26
"receiving cane production board", for a grower making an application under this division, means the cane production board established for the receiving mill.	27 28 29
"receiving mill", for a grower making an application under this division, means the receiving mill mentioned in section 29(1).	30 31
"regulation process" means a process provided for under a regulation.	32

Subdivision 2—Consent process

20.(1) A grower may obtain consents to the grower's application under

(2) All these consents are necessary if the grower is relying on

Subdivision 3—Horizontal expansion process

compliance with section 29(1)(a) as the basis of the application.

section 29 from the owners of the current mill and the receiving mill and the

Consent process

mill suppliers' committees of those mills.

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Start of horizontal expansion process	9
21.(1) All references in this subdivision to the mill owner, growers, cane production areas, unallocated hectares, the cane production board (the "board"), the negotiating team, the mill suppliers' committee, crushing season and crushing capacity relate to the current mill, unless the contrary intention appears.	10 11 12 13 14
(2) To start the process under this subdivision, the mill owner or the mill suppliers' committee may ask the board to call for applications from growers for the grant of unallocated hectares.	15 16 17
(3) The object of the request is to find out the level of demand for expansion of cane production areas over the currently available unallocated hectares.	18 19 20
(4) As provided for under a regulation, the board must call for applications from growers for the grant of unallocated hectares.	21 22
(5) In response to the call, a grower may apply to the board for a grant of unallocated hectares.	23 24
(6) As provided for under a regulation, the board must—	25
(a) assess the level of demand; and	26
(b) if there is a demand, refer the assessment to the negotiating team.	27
(7) For subsection (6)(b), for each application, the board must make the assessment it considers appropriate of the likelihood the grower's	28 29

(8) For subsection (7), each assessment must include consideration of

(9) Each grower whose application the board considers it would grant is

22. If the negotiating team agrees on expansion in cane production areas,

application would be granted if unallocated hectares were available.

whether the grower has enough suitable cane land for the grant.

If the negotiating team agrees on horizontal expansion

an "eligible grower".

	I must grant the increased number of unallocated hectares for the er section 10.
If the ne	gotiating team does not agree on horizontal expansion
production	If the negotiating team does not agree on expansion in cane on areas, section 184 applies to the dispute and an arbitration must be used.
with the	resolve the dispute, the arbitrator must decide, after consulting negotiating team, everything about the expansion, including the season length.
(3) Sul	oject to subsection (4)—
(a)	the arbitrator's decision has effect as a final decision of the negotiating team under section 184; and
(b)	if the arbitrator decides there is to be an expansion of cane production areas, for the purposes of section 22, the negotiating team is taken to have agreed to the expansion.
refuses t	he mill owner rejects the arbitrator's decision because the owner o invest the capital necessary to carry out the decision, the 's decision is of no effect as a final decision of the negotiating team tion 184.
in conne capacity arbitrator	ubsection (4) applies and the arbitrator decides that the mill owner, ction with the arbitration, has not offered to increase crushing by an amount that in all the circumstances is measurable, the must also make the following declaration to the board about the ble increase—

regulation (the "declared measurable increase").

(b) the amount, expressed as a number of hectares calculated under a

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the mill owner has failed to agree to it;

(a)

	,	
, ,	ne board must then as soon as practicable give a notice to the growers and the mill owner.	4 5
stated in	the notice must state that the board will follow a regulation process the notice, and used to prevent any significant decrease in the total of hectares included in cane production areas relating to the mill—	6 7 8
(a)	to facilitate cancellations of eligible growers' cane production areas, or numbers of hectares included in them, in support of the growers applications under section 29; and	9 10 11
(b)	to grant unallocated hectares arising from the cancellations to other eligible growers in priority to other persons.	12 13
(8) Th	e board must comply with the process.	14
	owever, the process is subject to a resolution of the dispute within tiating team at any time.	15 16
Process	for moving supply from current mill	17
	The regulation process under section 23(7) must provide for at process stated in the following subsections.	18 19
(2) Ar	eligible grower may apply to the board for the board to—	20
(a)	give the grower a notice that it will take the action mentioned in section 23(7)(a) in relation to a stated number of hectares included in the grower's cane production area (a "move consent notice"); or	21 22 23 24
(b)	make a grant mentioned in section 23(7)(b) applied for by the grower under section 21(5).	25 26
(3) As eligible growers make applications mentioned in subsection (2), a reasonably fair way of selecting each eligible grower in priority to other eligible growers must be used to give move consent notices or make the grants mentioned in subsection (2)(b).		27 28 29 30
	be selection process mentioned in subsection (3) applied to a grower bend on whether unallocated hectares arising out of the cancellation	31 32

	ed in section 23(7)(a) relating to the grower will be able to be another eligible grower.	1 2
	lso, the process mentioned in subsection (3) must involve a application under subsection (2) being refused, if—	3 4
(a)	the board considers that unallocated hectares arising out of the cancellation mentioned in section 23(7)(a) relating to the grower will not be able to be granted to another eligible grower; or	5 6 7
(b)	the process has ended.	8
(6) As processed	s the applications of eligible growers under subsection (2) are d—	9 10
(a)	eligible growers are to be issued with move consent notices; and	11
(b)	other eligible growers are to be given notices that their applications under subsection (2)(b) will be granted as particular cancellations mentioned in section 23(7) are recorded by the board.	12 13 14 15
withdraw before th	eligible grower given a notice mentioned in subsection (6)(b) may the grower's application under subsection (2)(b) at any time the cancellation relating to the grant is made, but afterwards may adraw it as provided under a regulation.	16 17 18 19
notices u section 1	cancellations under section 30 are made based on move consent under this subdivision, the board must exercise its powers under 0 to grant unallocated hectares, arising out of the cancellations, to previously given notice of the grant as mentioned in on (6)(b).	20 21 22 23 24
(9) Th	e process must end when the first of the following happens—	25
(a)	there are no more applications under subsection (2) to be processed;	26 27
(b)	the total of the numbers of unallocated hectares granted by the following boards equal the amount of the declared measurable increase—	28 29 30
	(i) the current cane production board, in exercising its powers under section 10 to grant unallocated hectares arising from cancellations under section 30;	31 32 33

(ii) receiving cane production boards, in exercising their powers under section 29 based on move consent notices.	2
(10) An application under subsection (2) must be made by an eligible grower within 5 years after the arbitrator's declaration under section 23(5) or before the end of the process under subsection (9)(b), whichever happens first.	3
Other provisions that may be included in the process	,
25.(1) A regulation under section 23(7) may provide for time limits, including—	9
(a) a time limit in a move consent notice after which the notice ceases to have effect; or	1 1
(b) a time limit within which a grower must make an application under section 29.	1 1.
(2) For section 24(8), the regulation may permit the grants mentioned in the subsection to be made, and to be binding on the growers, unless the growers withdraw their applications as provided under the regulation.	14 1. 10
(3) Subsection (1) and (2) and section 24 do not limit the matters that may be included in the process under a regulation under section 23(7).	1′ 18
Subdivision 4—Productivity increase process	19
Establishment of productivity increase process	20
 26.(1) All references in this subdivision to the mill owner, growers, cane production areas, unallocated hectares, the cane production board (the "board"), the negotiating team, the mill suppliers' committee, crushing capacity and crushing season relate to the current mill, unless the contrary intention appears. (2) To start the process under this subdivision, the circumstances 	2: 2: 2: 2: 2: 2:
mentioned in subsection (3) must exist arising from an arbitrated dispute within the negotiating team about the framing or variation of a collective agreement.	2° 20 29
(3) The circumstances are as follows—	30

asks the mill owner to increase the crushing capacity;

the arbitrator's final decision is that—

productivity;

(c)

for a particular crushing season, the mill suppliers' committee

the basis is that the length of the crushing season has significantly

increased because of a significant sustainable increase in cane

the crushing season length has significantly increased

	because of a significant sustainable increase in cane productivity of a particular amount (the "sustainable increase"); and	
	(ii) the mill's crushing capacity should be increased by a stated amount;	
(d)	the mill owner rejects the arbitrator's decision;	
(e)	the arbitrator decides the mill owner, in connection with the arbitration, has not offered to increase crushing capacity by an amount that in all the circumstances is measurable.	
	e arbitrator must make the following declaration to the board about nable increase—	
(a)	the mill owner has failed to agree to it;	
(b)	the amount, expressed as a number of hectares calculated under a regulation (the "declared sustainable increase").	
	e board must then as soon as practicable give a notice to growers e mill owner.	
stated in areas, or	e notice must state that the board will follow a regulation process the notice to facilitate cancellations of growers' cane production numbers of hectares included in them, in support of growers ons under section 29.	
number c	e notice must state that the cancellations relate to a stated total of hectares included in existing cane productions areas that is no in the declared sustainable increase.	
(8) The	e board must comply with the process.	
	wever, the process is subject to a resolution of the dispute within iating team at any time.	

(10) To give notice to growers under subsection (5), it is enough to

advertise, in a newspaper circulating in the area where cane supplied to the

"arbitrated dispute" means a dispute that has been arbitrated under

mill is grown, information on how a copy of the notice may be obtained.

(11) In this section—

section 184.

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Process of moving supply from current mill	7
27.(1) The regulation process provided for under section 26(6) must provide for at least the process stated in the following subsections.	8 9
(2) A grower may apply to the board for the board to give the grower a notice that it will take the action mentioned in section 26(6) in relation to a stated number of hectares included in the grower's cane production area (a "move consent notice").	10 11 12 13
(3) As growers make applications mentioned in subsection (2), a reasonably fair way of selecting each grower in priority to other growers must be used to give move consent notices.	14 15 16
(4) Also, the process mentioned in subsection (3) must involve a grower's application under subsection (2) being refused if the process has ended.	17 18 19
(5) The process must end when the first of the following happens—	20
(a) there are no more applications under subsection (2) to be processed;	21 22
(b) receiving cane production boards, in exercising their powers under section 29 based on move consent notices issued under the process, make grants of unallocated hectares equal to the amount of the declared sustainable increase.	23 24 25 26
(6) An application under subsection (2) must be made by a grower within 5 years after the arbitrator's declaration under section 26(4) or before the end of the process under subsection (5)(b), whichever happens first.	27 28 29
(7) Despite cancellations under section 30 based on move consent notices under this subdivision, the number of hectares that are cancelled do not become unallocated hectares available to be granted under section 10.	30 31 32

Other p	rovisions that may be included in the process	1
28.(1) including	A regulation under section 26(6) may provide for time limits,	2 3
(a)	a time limit in a move consent notice after which the notice ceases to have effect; or	4 5
(b)	a time limit within which a grower must make an application under section 29.	6 7
, ,	bsection (1) and section 27 do not limit the matters that may be in the process provided for under a regulation under section 26(2).	8
	Subdivision 5—Applications relating to receiving mill	10
Applicat	ion allowing supply to receiving mill	11
29.(1)	If a grower—	12
(a)	has obtained the consents mentioned in section 20; or	13
(b)	has received a move consent notice mentioned in section 24(2) or 27(2);	14 15
establish	ver may apply under section 10 to a cane production board ed for a mill other than the current mill (the "receiving mill) to be nallocated hectares relating to the receiving mill.	16 17 18
	addition to the other requirements for the application under 2, the application must provide the following—	19 20
(a)	the consents or move consent notice mentioned in subsection (1);	21
(b)	particulars of the land from which the grower intends to supply cane to the receiving mill, if the application is granted;	22 23
(c)	the number of hectares on which is grown the cane that the grower intends to cease supplying to the current mill and start supplying to the receiving mill, if the application is granted;	24 25 26
(d)	the particulars of the current cane production area and a request for its cancellation, or of a stated number of hectares included in it, as may be necessary to ensure—	27 28 29

(i) consistency between cane production area entitlements; and	1
(ii) that the grower may comply with each collective agreement applying to the grower, if the application is granted.	2
(3) The information provided under subsection (2)(b) to (d) must be consistent with the corresponding information included in the consents or move consent notice provided under subsection (2)(a).	
(4) The receiving cane production board can not act on a move consent notice unless it is in force when the board acts.	? {
(5) The receiving cane production board may, under section 10, grant the application effective from the start of the crushing season for the next year.	10
Cancellation of supply to current mill	1
30.(1) If the receiving cane production board grants the application, it must give notice to the current cane production board to cancel the current cane production area or the number of hectares mentioned in section 29(2)(d) included in it, effective from the start of the crushing season for the next year.	12 13 14 15 10
(2) When it receives the notice, the current cane production board must record the cancellation in its register effective from the start of the crushing season for the next year.	17 19 19
(3) The cancellation takes effect from the start of the crushing season for the next year.	20
(4) On cancellation, the grower is not bound by a collective agreement made for the current mill, so far as it relates to the activities of the grower after the cancellation in growing, harvesting and supplying cane in the exercise of the entitlement granted by the application.	22 23 24 25
(5) The obligations of the grower under an individual agreement are not affected only because the application has been granted.	20 2
(6) This section does not limit the number of different applications that may be made under division 2 in support of the purpose mentioned in section 18.6	28 29 30

⁶ Section 18 (Purpose and explanation of div 3)

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Example—	1
An application under section 13 to vary the description of land included in a relevant cane production area may be necessary or convenient.	2
(7) A number of hectares cancelled under subsection (3) on the grant of an application based on consents mentioned in section 20, or a move consent notice mentioned in section 24(2) become unallocated hectares for the current mill.	2 (
Division 4—Cancellation of cane production area without application	;
Cane production board may cancel a cane production area for particular reasons	10
31.(1) The cane production board established for a mill to which a cane production area relates may cancel the cane production area, or vary the cane production area by cancelling part of its number of hectares, if satisfied that—	12 12 1 14
(a) land included in the cane production area has become permanently used for another purpose excluding cane growing; or	13 10
(b) no cane has been supplied to the mill under a supply agreement for at least 2 years; or	17 18
(c) the grower has not complied with a condition of the cane production area.	19 20
(2) For subsection (1)(b), a period must not be counted if an agreement under section 39 provided that no cane need be supplied to the mill for the period.	2: 2: 2:
(3) Before the board cancels the cane production area or part of the cane production area's number of hectares, it must give notice to the grower calling on the grower to show cause why the cancellation should not happen. ⁷	2 2 2 2
(4) If the grower does not show as required cause or enough cause why the cancellation should not happen, the board may proceed with the cancellation.	28 29 30

⁷ Section 213 contains general provisions about show cause proceedings.

or (5), it must give an information notice to the grower.

hectares.

8

the board under section 157.8

Sugar Industry

(5) If the board is satisfied as mentioned in subsection (1)(a) to (c), it

may, instead of immediately ordering the cancellation, allow the grower a

period to dispose of the cane production area or the part of its number of

(6) The cancellation takes effect when it is recorded in the register kept by

(7) Within 21 days after the board makes a decision under subsection (1)

(8) The cancellation has no effect on any right the mill owner may have to take proceedings against the grower to recover an amount under, or for

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breach of, a supply agreement.	11
(9) The number of hectares of the cancelled cane production area, or the	12
number of hectares cancelled, become unallocated hectares for the mill to	13
which the cane production area relates or related.	14
Division 5—Registration requirements for grant, variation or	15
cancellation of cane production areas	16
Giving effect to cane production board's decisions	17
32.(1) A cane production board must, as required under a regulation,	18
record in its register kept under section 1579 the effect of the decision of any	19
cane production board granting an application or cancelling a cane	20
production area or part of the number of hectares of a cane production area	21
under this part.	22
(2) However, if the decision is made on an application made in	23
anticipation of an agreement being made or other event happening in	24

Section 157 (Cane production board to keep cane production area register)

relation to a cane production area, on the applicant's request the cane

Section 157 (Cane production board to keep cane production area register)

production board may delay recording the effect of the decision until it receives a request from the applicant to record it.	1 2
Example—	3
An application may be made for a variation needed for an anticipated commercial transaction that afterwards may fail to proceed. The cane production board may delay recording the effect of the decision until it receives confirmation that the transaction has proceeded.	4 5 6 7
Division 6—Cane production area plans	8
Agreed cane production area plan is evidence	9
33. A plan verified by a grower and the owner of the mill to which the	10
grower's cane production area relates, showing for a date or period the	11
boundaries of the description of land included in the cane production area or	12
where cane is being, or proposed to be, grown on the land for supply to the mill, is evidence of those things.	13 14
, 15 0 1 1 0 0 0 1 1 1 0 5 0 1 1 1 1 5 0 0 1 1 1 1	
Submission of plan to cane production board	15
34.(1) If a grower or mill owner is not satisfied of the accuracy of a plan	16
mentioned in section 33 submitted by the one to the other for verification,	17
the dissatisfied grower or owner may submit an alternative plan to the cane production board established for the mill.	18 19
(2) If satisfied the plan is accurate, the cane production board must certify	20
to that effect.	21
(3) If dissatisfied, the cane production board may reject the plan or certify	22
a plan amended by it.	23
(4) The chairperson must sign the cane production board's certificate.	24
(5) The certified plan may be filed by the grower or mill owner in the cane production board's office.	25 26
(6) The certified plan is evidence of the things in the plan.	27

Cane production board may interpret disputed plans	1
35.(1) If there is a dispute between a mill owner and a grower or between growers about the accuracy or interpretation of a plan verified under	2 3
section 33 or certified under section 34, the owner or a grower may apply to	4
the cane production board established for the mill to decide the issue.	5
(2) The board may decide the issue.	6
(3) The cane production board's decision is binding on the owner and	7
grower and anyone else relying on a right or obligation of the owner or	8
grower that is established by the plan.	9
Division 7—Expansion of cane production areas generally	10
Negotiating team must decide expansion of cane production areas	11
36. A negotiating team established for a mill must decide everything	12
about the size of expansion of cane production areas relating to the mill and	13
the length of a crushing season ("expansion").	14
Disputes	15
37. (1) This section applies if—	16
(a) there is a dispute about expansion; and	17
(b) a final decision under section 18410 is made.	18
(2) The decision is binding on the mill owner and growers.	19
(3) However, if the decision requires capital investment by the mill	20
owner, and the mill owner refuses to invest the capital, the decision is of no	21
effect.	22
(4) Nothing in this division requires a grower to accept an allocation of	23
hectares to the grower's cane production area without making an	24
application.	25
(5) This section does not apply if the processes under division 3,	26
subdivision 3 or 4, are being used.	27

¹⁰ Section 184 (Dispute resolution about functions)

PART 2—CANE SUPPLY AND PROCESSING

AGREEMENTS

1

Division 1—Cane supply is governed by supply agreements	3
Object of pt 2	4
38.(1) The object of this part is to ensure that the supply by growers of cane to a mill, the cane's crushing and the payment to growers in return are governed by agreements (each a "cane supply and processing agreement" or "supply agreement") between growers and mill owners.	5 6 7 8
(2) A supply agreement may be either an individual agreement or a collective agreement.	9 10
(3) A supply agreement may be for 1 or more crushing seasons.	11
Individual agreement	12
39.(1) An individual agreement is a supply agreement made directly between 1 or more growers and a mill owner.	13 14
(2) An individual agreement between a grower and a mill owner may provide that the grower need not supply cane to the owner's mill.	15 16
(3) An individual agreement may be for all or part of the period of the collective agreement otherwise applying to the grower and for all or part of the supply of cane grown by the grower.	17 18 19
Collective agreement—nature	20
40.(1) A collective agreement is a supply agreement made by a negotiating team.	21 22
(2) A negotiating team must make a collective agreement for the mill for which it is established.	23 24
(3) There may only be 1 collective agreement in force at any 1 time for a mill.	25 26

	negotiating team established for more than 1 mill may make a e agreement applying to more than 1 of the mills.	1 2
Collectiv	ve agreement—before the start of negotiations	3
agreement the area v	No later than 28 days before starting negotiations for a collective nt, the negotiating team must publish in a newspaper circulating in where the cane to which the agreement will apply is grown a notice, he following—	4 5 6 7
(a)	the intention to start negotiations;	8
(b)	the day negotiations will start;	9
(c)	the negotiating team's address for service;	10
(d)	the period or range of periods the collective agreement may possibly cover.	11 12
	e cost of publishing the notice must be paid in equal amounts by suppliers' committee and the mill owner.	13 14
	the notice is not published as required under subsection (1), the nt can not be made.	15 16
giving p	owever, for subsection (1)(d), the negotiating team may, without ablic notice, have preliminary discussions to decide the period or periods the collective agreement may possibly cover.	17 18 19
supply ca agreement to the m	a mill owner holding a cane production area proposes to use it to ane to the owner's mill during any period to which the collective and apply, the owner must, before the start of negotiations, give aill suppliers' committee notice of the number of hectares from and when, the cane will be supplied.	20 21 22 23 24
Maximu	m penalty for subsection (5)—20 penalty units.	25
Collectiv	ve agreement—making	26
	A collective agreement made for a mill must be signed by the of the negotiating team or by the commissioner under	27 28

(2) Within 21 days after a collective agreement is made, the negotiating

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subsection (3).

team must publish, in a newspaper circulating in the area from which cane

will be supplied to the mill under the agreement, a notice of the signing of

the agreement and how a copy can be obtained.

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(3) If a member of a negotiating team does not sign a collective agreement, despite the fact that there are no disputes on its content or that any dispute has been decided under section 184, the commissioner may sign the agreement in the member's place, on the application of another member, the mill suppliers' committee or the mill owner.	5
Collective agreement—effect	Ģ
43.(1) A collective agreement made for a mill is binding and enforceable in any court of competent jurisdiction as a contract on—	10 11
(a) the mill owner; and	12
(b) each grower who enters, or who is taken to have entered into, the agreement; and	13 14
(c) each person having title to, or interest in, the mill or the land from which cane is to be supplied to the mill, or the cane.	1: 16
(2) Under subsection (1)(b), unless excused under section 46 or a relevant supply agreement, any grower who grows cane on land included in the grower's cane production area has a contractual obligation to supply the cane to the mill to which the grower's cane production relates.	17 18 19 20
Variation of collective agreement	21
44. (1) This section applies to a collective agreement made for a mill and to the negotiating team established for the mill.	22 23
(2) The negotiating team may vary the agreement on application, made within 21 days after the agreement is published as required under section 42(2), by 20 or more growers bound by the agreement.	24 25 26
(3) Also, the negotiating team may vary the agreement on application made at any time by the mill owner or the mill suppliers' committee on the grounds of a change of circumstances.	25 28 29
(4) An agreement provision that has been made or confirmed by a final	30

decision under section 18411 can not be affected under subsection (2).	1
(5) Sections 41(1) to (4) and 42 apply to the variation in the same way as they apply to the agreement.	3
Which agreement applies to particular grower	۷
45. (1) Each grower must have a supply agreement with a mill owner for each season.	5
(2) A grower may enter an individual agreement with the owner of the mill, or a collective agreement made for the mill, to which the grower's cane production area relates.	7 8 9
(3) A grower who does not voluntarily enter a supply agreement is taken to have entered the collective agreement made for the mill to which the grower's cane production area relates.	10 11 12
Grower may give notice of change of entitlement	13
46.(1) This section applies only to a collective agreement made for a mill for a period longer than 4 years.	14 15
(2) Before the collective agreement is made, a grower may give notice to the negotiating team of a proposed cancellation of the grower's cane production area, or of a number of hectares included in it, to take effect from a day after the end of the 4 year period.	16 17 18 19
(3) If the cancellation is granted, the grower is excused from any obligation under the agreement to grow cane or supply cane to the mill after the cancellation takes effect in relation to the cancelled cane production area or number of hectares.	20 21 22 23
(4) This section does not limit part 1, division 3.12	24

¹¹ Section 184 (Dispute resolution about functions)

Part 1, division 3 (Applications affecting cane production areas relating to more than 1 mill effectively moving cane supply from 1 mill to another)

"grower" means a grower whose cane production area relates to the mill.

"negotiating team" means the negotiating team established for the mill.

(5) In this section—

Sugar Industry

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Division 2—Process for entering individual agreements	4
Individual agreement entered by grower with mill owner	5
47.(1) Notice must be given under this section of an individual agreement between a grower and the mill owner.	6 7
(2) At least 14 days before the start of negotiations for the collective agreement for the mill, the grower must give notice to the mill suppliers' committee of an individual agreement the grower intends to enter with the mill owner for all or part of any period to which the collective agreement may apply.	8 9 10 11 12
(3) Within 7 days after a collective agreement is made, the mill owner must give to the mill suppliers' committee notice of every individual agreement the owner has entered with growers for all or part of the period to which the collective agreement applies.	13 14 15 16
(4) If, during the period to which a collective agreement applies, the mill owner enters an individual agreement with a grower for all or part of the period to which the collective agreement applies, the owner must give notice of the agreement to the mill suppliers' committee within 7 days after the agreement is entered into.	17 18 19 20 21
(5) Notice of an individual agreement must give enough details of the agreement to allow the effect of the agreement on the collective agreement to be decided by a Magistrates Court under section 48(5).	22 23 24
(6) However, the details need not include details of the price payable to the grower for cane under the individual agreement.	25 26
(7) If notice of an individual agreement is not given as required under subsections (2) to (5), the application of the collective agreement to the grower and the mill owner is unaffected by the individual agreement and the collective agreement applies to them.	27 28 29 30

Individual agreement—stopping or cancelling	1
48.(1) Within 21 days after it receives notice of an individual agreement, the mill suppliers' committee may apply for an order stopping the making of, or cancelling, the agreement.	2 3 4
(2) The only ground of the application is that the agreement's provisions will have a significant adverse effect on growers supplying cane to the mill under the collective agreement.	5 6 7
(3) For subsection (2), the individual agreement is not taken to have the mentioned significant adverse effect only because the individual agreement provides for a price payable to the grower for cane under the individual agreement other than as decided under the collective agreement.	8 9 10 11
(4) The application under subsection (1) may be made to a Magistrates Court sitting in the magistrates court district in which the mill is situated.	12 13
(5) The parties to the application are the mill suppliers' committee, the mill owner and the grower.	14 15
(6) The court may decide the application and make or refuse to make the order sought and, to facilitate the proceeding before the court, make any order the court considers appropriate.	16 17 18
(7) If the individual agreement is cancelled, the grower is taken to have entered the collective agreement.	19 20
(8) The decision of the court on a particular issue can not be affected by any other application made to a Magistrates Court under subsection (1).	21 22
Division 3—Content of supply agreements	23
Content of agreement	24
49.(1) A supply agreement must provide for the rights and obligations of any grower and mill owner, in relation to the following, about cane to be supplied to the mill by the grower under the agreement—	25 26 27
(a) growing;	28
(b) harvesting;	29
(c) delivery to the mill;	30

(d)	transport and handling;	1
(e)	acceptance and crushing by the mill;	2
(f)	payment by the mill owner.	3
a stated i	collective agreement must provide that growers must grow cane on minimum percentage of the number of hectares included in their duction areas.	4 5 6
(3) A different	collective agreement may provide for different provisions for growers.	7 8
(4) A s	supply agreement may provide for the following—	9
(a)	a financial incentive scheme of premiums, discounts and allowances relating to cane and sugar quality or to anything that may affect cane and sugar quality, having regard to best practice;	10 11 12
(b)	penalty payments in amounts, or referable to amounts, for a contravention of the agreement.	13 14
Cane no	t required to be accepted by a mill	15
	ery supply agreement is taken to include a provision that the mill not required to accept the following for crushing—	16 17
(a)	cane infested with a pest;	18
(b)	cane having in or on it a chemical residue in an amount more than the maximum residue limit of the chemical prescribed for cane under the <i>Chemical Usage</i> (Agricultural and Veterinary) Control Act 1988;	19 20 21 22
(c)	cane exposed to or having on or in it a chemical as prescribed under a regulation;	23 24
(d)	cane containing less than 7 units of commercial cane sugar;	25
(e)	cane grown, harvested, transported, handled, delivered or supplied in contravention of this Act or an applicable supply agreement.	26 27 28

Delivery	and acceptance of cane	
51. E	Every supply agreement is taken to include the following	2
provisio	ns—	3
(a)	cane is delivered to a mill if it is delivered or tendered for delivery in accordance with the agreement;	5
(b)	acceptance of cane by the mill owner comprises—	ϵ
	(i) the handling of cane from the point of delivery to the mill; and	?
	(ii) its crushing; and	g
	(iii) the acceptance of liability for its payment in accordance with the agreement;	10 11
(c)	no action taken about cane before the mill owner decides it is or is	12
	not acceptable, in accordance with the agreement provisions	13
	mentioned in section 50 or in the relevant supply agreement, is acceptance of the cane.	14 15
Emerge	ncy and natural disaster	16
52. Ev	very collective agreement is taken to include a provision excusing a	17
	om an obligation under the agreement the party is unable to fulfil	18
	of natural disaster or other emergency affecting cane growing,	19
nai vesiii	ng, delivering, transporting or crushing.	20
Dispute	resolution	21
53.(1)	A collective agreement must provide for a final decision if there	22
is—		23
(a)	a dispute within the negotiating team about a variation of the agreement; or	24 25
(b)	a dispute within a future negotiating team during the negotiations for the next collective agreement made for the mill.	26 27
	e negotiating team mentioned in subsection (1)(b) is bound by the mentioned in subsection (1)(b).	28 29

(3) Also, if there is no provision for resolution of a dispute within a

	on team as provided under subsection (1), then the dispute n process provided under a regulation must be followed.	1 2
General	considerations	3
team's ob	In negotiating a collective agreement for a mill, a negotiating bjective is to enhance the profit of the mill owner and the growers g cane, while taking full account of local circumstances.	4 5
(2) Ma	atters the negotiating team may consider include the following—	7
(a)	the amount of existing and proposed crushing capacity of the mill;	8
(b)	mill reliability;	10
(c)	likely loss of harvesting and crushing time because of weather conditions;	11 12
(d)	crushing season length and the risk of being unable to complete harvesting;	13 14
(e)	increases in the amount of cane to be crushed at the mill because of increases in productivity or the total number of hectares used to grow cane;	15 16 17
(f)	commercial cane sugar yield patterns, cane growing patterns and the effect of a harvesting date on future yields;	18 19
(g)	raw sugar marketing commitments and the likely selling price of sugar;	20 21
(h)	bulk raw sugar storage capacity limits;	22
(i)	cane payment arrangements;	23
(j)	cane and sugar quality;	24
(k)	crop size;	25
(1)	industrial dispute risk;	26
(m)	anything relevant to the harvesting, delivery, transport, handling and crushing of cane;	27 28
(n)	anything else relevant.	29

	ne negotiating team must consider ways in which the growers and owner may jointly improve profitability.	1 2
	PART 3—CANE VARIETY CONTROL	3
Approve	ed cane	4
55. (1)	The BSES may, by gazette notice—	5
(a)	approve for growing in an area defined in the notice a variety of cane stated in the notice, or cancel the approval of the variety; and	6 7
(b)	impose conditions regulating when cane of a variety the subject of the notice starts, or stops, being approved for growing.	8
	approving a variety of cane for growing in an area, the BSES must ard to its—	10 11
(a)	agricultural qualities; and	12
(b)	mill processing characteristics; and	13
(c)	resistance to pests; and	14
(d)	effect on the environment.	15
Permit t	to grow cane of non-approved variety	16
person to	A person may apply to the BSES for a permit authorising the grow cane at a place where, and during a period when, the variety o which it belongs is not approved for growing under section 55.	17 18 19
(2) Ar	application must be—	20
(a)	in a form, and give particulars, approved by the BSES; and	21
(b)	accompanied by the fee prescribed under a regulation.	22
(3) Th	e BSES must consider the application and may—	23
(a)	grant a permit to the applicant, subject to any reasonable conditions; or	24 25

(b)	refuse the application, by notice given to the applicant stating reasons for the refusal.	1 2
Offences	s concerning non-approved cane	3
57. (1)	A person must not grow non-approved cane.	4
Maximu	m penalty—100 penalty units.	5
(2) A	person must not—	6
(a)	dispose of, or attempt to dispose of, non-approved cane to another person; or	7 8
(b)	deliver, or attempt to deliver, non-approved cane to a mill; or	9
(c)	accept non-approved cane at a mill.	10
Maximu	m penalty—100 penalty units.	11
Access r	SUPPLY ight to harvest and supply cane	13 14
	This part provides for the grant by a land-holder or the	15
	ioner of 2 types of right (each an "access right")—	16
(a)	a permit to pass; and	17
(b)	a cane railway easement.	18
(2) A	permit (a "permit to pass") may be granted to—	19
(a)	a grower to facilitate harvest of cane and supply to a mill; or	20
(b)	a mill owner to facilitate harvest of cane and supply of cane to any mill or between any mills or to service a cane railway easement.	21 22
person a	permit to pass authorises the person to whom it is granted and a cting on the person's behalf to use another person's land under the conditions.	23 24 25

(4) An easement (a "cane railway easement") may be granted to a mill owner to facilitate harvest of cane and supply of cane to any mill or between any mills.	1 2 3
(5) A cane railway easement may be granted whether or not it is annexed to or used and enjoyed together with any other land.	4 5
(6) The grant of an access right is subject to the powers under the <i>Transport Infrastructure Act 1994</i> of the chief executive or a railway manager within the meaning of that Act.	6 7 8
Land-holder may grant an access right	9
59. A land-holder may grant an access right affecting the holder's land under an agreement with a mill owner or a grower.	10 11
Commissioner may grant an access right	12
60.(1) This section applies if—	13
 (a) a person seeking an access right affecting land does not reach agreement with the land-holder for the grant, after reasonable negotiation or attempts to negotiate; and 	14 15 16
(b) the commissioner considers the grant necessary for a purpose mentioned in section 58(2) or (4) in relation to the person; and	17 18
(c) the grant, if made, would not affect native title, or if it would, there is an indigenous land use agreement consenting to the grant.	19 20
(2) A person may make an application to the commissioner to be granted the access right.	21 22
(3) The applicant must give a copy of the application to—	23
(a) every person the applicant knows will be entitled to claim compensation if the right is granted; and	24 25
(b) anyone the commissioner directs should be given a copy.	26
(4) A person given a copy of the application is entitled to make written submissions to, and be heard by, the commissioner about the application.	27 28
(5) The commissioner may grant the application and may impose	29

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reasonable conditions on the grant.

Examples of conditions—	-
A condition that the mill owner or grower construct and maintain at or near the boundaries of the land cattle grids or other structures.	2
(6) However, the commissioner must not grant the application unless the commissioner is satisfied on reasonable grounds that the grant, if made, would not affect native title, or, if it would, there is an indigenous land use agreement consenting to the grant.	2
(7) In this section—	8
"indigenous land use agreement" means an indigenous land use agreement under the <i>Native Title Act 1993</i> of the Commonwealth registered on the register of indigenous land use agreements.	10 13
Notice of decision	12
61. The commissioner must, within 21 days after the decision, give the applicant an information notice of the decision under section 60 and, if the access right is granted, any person the commissioner considers may be entitled to claim compensation.	1: 14 1 10
Grant of access right takes effect on registration	1′
62.(1) For the grant of an access right by the holder of land to a mill owner or grower to take effect, a notice must be given to the commissioner.	18 19
(2) The notice must be—	20
(a) in the approved form; and	2
(b) signed by the mill owner or grower and the land-holder; and	22
(c) accompanied by the fee required under a regulation.	23
(3) On receiving the notice, the commissioner must record particulars of the access right in the access rights register.	24 2:
(4) The access right mentioned in subsection (3) then takes effect and not beforehand.	20
(5) If the commissioner grants an access right, the commissioner must	29

record particulars of the access right in the access rights register.

(6) The access right mentioned in subsection (5) then takes effect and not beforehand.	1 2
Compensation on grant of access right	3
63.(1) Subject to subsection (6), if the commissioner or a land-holder grants an access right, the land-holder whose land is affected and the mill owner or grower to whom the access right is granted may agree on the amount of any compensation payable to the land-holder.	4 5 6 7
(2) If the land-holder and the mill owner or grower can not agree on the amount—	8 9
(a) the holder or the mill owner or grower may apply to the Land Court to decide the amount; or	10 11
(b) they may jointly apply to the commissioner to appoint a valuer to decide the amount.	12 13
(3) On an application under subsection (2)(a), the Land Court may decide the amount.	14 15
(4) On an application under subsection (2)(b), the following provisions apply—	16 17
(a) the commissioner may appoint a valuer;	18
(b) the valuer may decide the amount;	19
(c) the valuer's decision is final.	20
(5) The costs of a valuation under subsection (4) are to be paid by—	21
(a) if the access right granted is a cane railway easement—the mill owner; or	22 23
(b) if the access right granted is a permit to pass—the holder of the permit to pass.	24 25
(6) The commissioner, in granting a permit to pass to a person, may order the person to pay to the land-holder whose land is affected by the permit 1 or both of the following—	26 27 28
(a) an amount, or amounts from time to time, towards the cost to the	29

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land-holder of the use of the permit;

(b) an amount as compensation for significant detriment to the land-holder's use of the land.

1 2

Access rights register	3
64.(1) The commissioner must keep a register called the access rights register.	4 5
(2) The commissioner must record in the register the following particulars of an access right—	6 7
(a) type;	8
(b) assigned number;	9
(c) date of registration;	10
(d) holder's name;	11
(e) names and addresses of the holders of the lands affected by the grant of the right;	12 13
(f) description of the lands affected;	14
(g) other particulars decided by the commissioner.	15
(3) The commissioner must record each access right in the order of granting.	16 17
(4) The record of an access right in the register is taken to be adequate notice to all persons of the access right's existence.	18 19
(5) The Land Title Act 1994 is subject to subsection (4).	20
(6) If an access right is relinquished by its holder, the holder must immediately give notice of the relinquishment to the commissioner and to the land-holders recorded in the register for the right.	21 22 23
Maximum penalty—40 penalty units.	24
(7) On receiving the notice, the commissioner must record the relinquishment in the register.	25 26
(8) The register must be available for inspection at the office of the commissioner during the ordinary working hours of the office.	27 28
(9) A person may inspect a particular record in the register on payment of the fee required under a regulation.	29 30

65.(1) In a proceeding, a certificate purporting to be signed by a person

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Certificates

authorised by the commissioner stating any information recorded in the access rights register is evidence of the information stated.	3 4
(2) The certificate may be issued at any time on payment of the fee required under a regulation.	5 6
Noting of access right on other registers	7
66.(1) This section applies to the registrar of titles or other person who under an Act keeps a register of title to land that is the subject of an access right (" registrar ").	8 9 10
(2) A person to whom an access right is granted must give notice of the grant to the registrar of titles within 28 days after the access right is granted.	11 12
Maximum penalty—40 penalty units.	13
(3) A person to whom an access right is granted may give notice of the grant to any registrar other than the registrar of titles.	14 15
(4) On being given a notice under subsection (2) or (3), the registrar must enter in the register a note warning of the existence of the access right recorded in the access rights register.	16 17 18
(5) The note is not taken to be registration of the access right on the register.	19 20
Variation and cancellation of access right, dispute resolution and enforcement	21 22
67.(1) The land-holder whose land is affected by an access right and the holder of the access right may, by agreement, vary or cancel the access right or a condition on which it is held.	23 24 25
(2) If the access right is recorded or noted in a register kept under this or another Act by any person, notice by the parties to the variation or cancellation, produced with the documents the person requires, is enough authority for the person to vary the particulars of, or remove particulars of, the access right or condition from the register.(3) Despite subsection (1) but subject to subsection (7), the	26 27 28 29 30
(b) Despite subsection (1) out subject to subsection (7), the	31

commissioner may in special circumstances vary or cancel an access right, or a condition on which it is held, on application by—

(a)

the land-holder whose land is affected by the access right; or

1 2

(b) the holder of the access right.	4
(4) A change in the use of the land affected by the access right is not in itself special circumstances for subsection (3).	5 6
(5) The commissioner may direct the applicant to give a copy of the application to any other person the commissioner considers may have an interest in the application.	7 8 9
(6) A person given a copy of the application under subsection (5) is entitled to make written submissions to, and be heard by, the commissioner about the application.	10 11 12
(7) A cane railway easement may be cancelled under subsection (3) only on the basis that it has not been used for at least 2 years.	13 14
(8) The commissioner must give an information notice of a decision under subsection (3), by public notice or otherwise, to anyone the commissioner considers may have an interest in the decision.	15 16 17
(9) The commissioner may mediate in disputes about the exercise of an access right.	18 19
(10) An access right, and any condition on which it is held, may be enforced by application to the Land Court.	20 21
(11) If an access right, or condition of an access right, is recorded or noted in a register kept under this or another Act by any person, written notification by the commissioner—	22 23 24
(a) of a variation or cancellation of the right under subsection (3); and	25
(b) that—	26
(i) no appeal has been properly lodged against the variation or cancellation; or	27 28
(ii) if an appeal has been lodged—the appeal has been dismissed;	29 30
produced with the documents the person requires, is enough authority for	31

	on to vary the particulars of, or remove particulars of, the access ondition from the register.	1 2
Compen	sation on cancellation or variation of access right	3
section 6 applies in	If the commissioner cancels or varies an access right under of on an application by a holder of the access right, section 63 in the same way it applies to the grant of an access right by the ioner on the application of a mill owner or grower.	4 5 6 7
on an ap	the commissioner cancels or varies an access right under section 67 oplication by the holder of the land affected by the right, the der and the holder of the access right may agree on the amount of pensation payable to the holder of the access right.	8 9 10 11
(3) If the amou	he land-holder and the holder of the access right can not agree on nt—	12 13
(a)	the land-holder or the holder of the access right may apply to the Land Court to decide the amount; or	14 15
(b)	they may jointly apply to the commissioner to appoint a valuer to decide the amount.	16 17
(4) On the amou	an application under subsection (3)(a), the Land Court may decide int.	18 19
(5) On apply—	an application under subsection (3)(b), the following provisions	20 21
(a)	the commissioner may appoint a valuer;	22
(b)	the valuer may decide the amount;	23
(c)	the valuer's decision is final.	24
(6) The following	e cost of the valuation must be paid by the applicants subject to the	25 26
(a)	if the access right was held by the mill owner—the mill owner must pay the cost;	27 28
(b)	if the access right was held by a grower and the holder of the land affected is another grower—each grower must pay half the cost;	29 30
(c)	if the access right was held by a grower and the holder of the land	31

		cted by the right is neither a grower nor mill owner—the wer must pay the cost.	2
Rectifica access ri		or reinstatement of land on cancellation or variation of	
	land	section applies if the commissioner cancels an access right or varies an access right in a way that excludes land affected	
was the h	olde	nmissioner may give a written order to the person who is or of the right to carry out rectification or reinstatement of the ed by the commissioner.	9 10
(3) The land.	e con	nmissioner must give a copy of the order to the holder of the	1: 1:
(4) The the Supre		der of the land may give a copy of the order to the registrar of Court.	13 14
(5) The	e ord	er may then be enforced as an order of the court.	15
Constru	ction	etc. of railways, obstruction of access right	10
		supply of cane to a mill, a mill owner or a person authorised oner may—	1′ 18
(a)		struct, maintain, alter and use a railway or road, and carry out other necessary works on—	19 20
	(i)	land of the mill owner or over which the mill owner holds an access right; or	2:
	(ii)	subject to the <i>Local Government Act 1993</i> , section 919 ¹³ , a road for which the mill owner holds a permit under that section; or	2 2 2:
	(iii)	subject to the <i>Transport Infrastructure Act 1994</i> , a State-controlled road for which the mill owner holds an	20 2

¹³ Local Government Act 1993, section 919 (Ancillary works and encroachments on roads)

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approval under section 4714 of that Act; and	1
(b) use on the railway or road vehicles or rolling stock and other machinery and equipment the mill owner may consider necessary.	2 3 4
(2) A person must not obstruct or attempt to obstruct the use of an access right or a right under subsection (1).	5 6
Maximum penalty—40 penalty units.	7
Example—	8
Removal or attempt to remove rail line used in connection with an access right.	9
(3) Without limiting subsection (2), a person may apply to a Magistrates Court for an order restraining anyone else from obstructing or attempting to obstruct the applicant's use of an access right or a right under subsection (1).	10 11 12 13
(4) The application must be made to the Magistrates Court sitting in the magistrates court district in which the obstruction or attempt is happening or anticipated.	14 15 16
(5) The court may make the order sought on the conditions it considers appropriate.	17 18
(6) A person who suffers loss or damage because another person obstructs or attempts to obstruct the person's use of the person's access right or right under subsection (1) may recover the amount of the loss or	19 20 21

damage as a debt from the other person.

Transport Infrastructure Act 1994, section 47 (Ancillary works and encroachments)

	PART 5—MILLS	1
	Division 1—What are mills	2
Meaning	g of "mill"	3
71. A	"mill" is works that are—	4
(a)	equipped for the manufacture of sugar from cane; or	5
(b)	proposed to be constructed and equipped for the manufacture of sugar from cane and established as a new mill under division 2.	6 7
	Division 2—Proposed mills	8
Object o	of div 2	9
72. Th	e object of this division is to facilitate—	10
(a)	the establishment of a mill; and	11
(b)	arrangements made in anticipation of the establishment of a mill, including, for example, arrangements about supply agreements and the grant of cane production areas.	
Establis	hment of relevant industry bodies	15
73. (1)	This section applies if—	16
(a)	a person wants to establish a mill; and	17
(b)	the Minister is satisfied—	18
	(i) the person has demonstrated the necessary commitment to establishing the mill; and	19 20
	(ii) arrangements necessary for the operation of this Act ("arrangements") will be in place for growers ("proposed growers") to supply the mill with cane under 1 or more supply agreements.	21 22 23 24
(2) A	cane production board may be established for the proposed mill	25

under chapter 4, part 4.15	1
(3) If a cane production board is established for the mill, chapter 4,	2
part 6 ¹⁶ applies as if the mill had been established.	3
(4) To establish a mill suppliers' committee for the mill under the	4
Primary Producers' Organisation and Marketing Act 1926, the proposed	5
growers under the arrangements are taken under that Act to be growers	6
supplying cane to the mill.	7
Cane production areas and supply agreements	8
74.(1) A cane production board established for a proposed mill may	9
exercise powers under chapter 2, part 1 ¹⁷ about cane production areas	1(
necessary for this Act to operate in relation to the mill, including in a way	11
that gives effect to arrangements under section 73.	12
(2) Other bodies established under this Act may, or must, exercise	13
powers in relation to the establishment of the cane production areas as if the	
mill had been established.	15
(3) However, a power exercised under subsection (1) or (2) is of no	16
effect to create, vary or cancel a cane production area until the mill is	
established.	18
(4) A collective agreement made by a negotiating team established for a	19
proposed mill under section 73(2) is of no effect until the mill is	20
established.	21
(5) For this part—	22
(a) the Minister may, by gazette notice, declare the day the mill is	23
established; and	24
(b) the declared day is taken to be the day the mill is established.	25

¹⁵ Chapter 4 (Administration), part 4 (Cane production boards)

¹⁶ Chapter 4 (Administration), part 6 (Negotiating teams)

¹⁷ Chapter 2 (Production, supply and milling), part 1 (Cane production areas)

Division 3—Mill closure

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Closure	2
75.(1) For this division, a mill (the "closed mill") is closed if it permanently stops carrying on the business of crushing cane.	3 4
(2) The closed mill is taken to close at the last moment of the day on which it is closed.	5 6
(3) The owner of the mill must immediately give written notice to the Minister of the day of the closure.	7 8
Maximum penalty—20 penalty units.	9
(4) The Minister may declare the closure day by gazette notice.	10
(5) Other than for subsection (3) the day so declared is taken, for this division, to be the day the mill closed.	11 12
Meaning of "receiving mill" and "closed mill cane"	13
76.(1) A " receivingmill " for the closed mill is a mill that undertakes the crushing of closed mill cane.	14 15
(2) "Closed mill cane" means cane that would have been supplied to the closed mill under supply agreements if it had not closed.	16 17
Abolition of relevant industry bodies	18
77.(1) On the closure of the closed mill, the cane production board and negotiating team established for the closed mill cease to exist and their members cease to hold office.	19 20 21
(2) If the board or team is established for the closed mill and another mill, subsection (1) does not affect the board or team so far as it is established for the other mill.	22 23 24
Action may be taken to support transfer of access rights	25
78. (1) The object of this section is to authorise a regulation to support or complement arrangements made between the owner of a receiving mill and	26 27

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the owner, or other person managing the affairs, of the closed mill.	1
(2) A regulation may provide for the grant to the receiving mill's owner of access rights for the harvesting or supply to the mill, and transport between the mill and another mill, of closed mill cane.	
(3) The grant may be a transfer of access rights previously held by the closed mill's owner, or an additional grant of access rights.	5 6
(4) A grower or land-holder is not entitled to compensation only because an access right relating to the grower's cane or the land-holder's land is transferred under a regulation from a closed mill owner to a receiving mill owner.	s 8
(5) To remove doubt, it is declared that subsection (4) does not prevent a compensation arrangement being negotiated between interested parties.	11 12
(6) The regulation must provide for a grant of additional access rights under subsection (2) to be subject to provisions about compensation and review that are equivalent to or the same as the provisions applying if a grant of access rights is made under section 60.18	14
(7) The regulation may provide for—	17
(a) changes to registers held under any Act to give effect to changes in access rights; and	s 18 19
(b) documents evidencing access rights transferred under subsection (2) to be interpreted in a way that gives effect to the transfer.	
Division 4—Cane analysis programs	23
Requirement to have cane analysis program and purpose	24
79.(1) Each mill must have a cane analysis program. ¹⁹	25

(2) A cane analysis program is a program made for a mill to obtain

information about cane received at the mill.

¹⁸ Section 60 (Commissioner may grant an access right)

¹⁹ See also section 252 (Continuation of program).

to growe	e purpose of obtaining the information is to supervise the payment ers of amounts owing to them under the scheme for the acquisition provided for by this Act.	1 2 3
Content	of program	2
80. A	cane analysis program may provide for any of the following—	5
(a)	the weighing, examining or testing of cane received at the mill for its quantity, quality or another condition;	6
(b)	the appointment by the commissioner or another entity of a person to perform the duty of weighing, examining or testing cane or sugar, the qualifications of the person and the performance of duties by the person;	8 9 10 11
(c)	the observation and checking of performance of duties by persons appointed under paragraph (b) by other persons appointed under the program;	12 13 14
(d)	facilities to be provided by the mill owner;	15
(e)	directions that may be given by persons authorised under the program;	10 17
(f)	returns of information obtained under the program that must be given to the commissioner;	18 19
(g)	monitoring procedures calculated to provide reasonable and regular checking that the provisions of the program and directions given under the program are being complied with;	20 21 22
(h)	payment and recovery of costs associated with the program;	23
(i)	anything provided for under a regulation.	24
Costs of	program	25
at the req	The costs of the operation of a cane analysis program established quest of a mill owner or mill suppliers' committee are to be paid by or of the mill and the mill suppliers' committee—	26 27 28
(a)	in the proportions agreed to by them; or	29
(h)	if there is no agreement in equal amounts	30

(2) A person incurring costs payable by the owner of a mill or a mill suppliers' committee under section 80 may recover the costs as a debt from the owner or committee.	1 2 3
Approval process for program	4
82.(1) A negotiating team established for a mill may propose to the commissioner for approval a cane analysis program for the mill or a change to the mill's program.	5 6 7
(2) The commissioner may advise the team about an appropriate program before the team proposes the program to the commissioner.	8 9
(3) In deciding whether to approve the program, the commissioner may consider anything the commissioner considers relevant and must consider the following—	10 11 12
(a) the program's likely effectiveness;	13
(b) the extent to which the program is able to be audited;	14
(c) whether the provisions of the program are reasonable.	15
(4) On approving the program or change, the commissioner must give the mill owner and the mill suppliers' committee notice of the program's provisions.	16 17 18
(5) A program or change becomes binding on the persons to whom it is stated to apply when the notice is given.	19 20
(6) In approving a program, the commissioner may cancel an existing program.	21 22
Enforcement of program	23
83. A person who suffers loss or damage because of a contravention by another person of a cane analysis program, or direction given under a program, binding on the other person, may recover the amount of the loss or damage as a debt from the other person.	24 25 26 27
Dispute resolution	28
84.(1) This section applies if a negotiating team can not agree on the	29

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making of a cane analysis program for a mill or a change to a mill's program.	1 2
(2) The dispute must be resolved under the dispute resolution process established under section 183(3)(b). ²⁰	3 4
(3) If the dispute resolution process has not been established, the dispute resolution process established under a regulation must be followed.	5 6
Division 5—Cane quality programs	7
Requirement to have cane quality program	8
85.(1) The negotiating team established for a mill must make a cane quality program for the mill.	9 10
(2) The program is taken to be part of the collective agreement for the mill and of any supply agreement made with the mill owner.	11 12
(3) A negotiating team that makes a program must immediately give a copy of it to the corporation.	13 14
Purpose of program	15
86. The purpose of a cane quality program is to facilitate the management of sugar quality to meet customer requirements for quality decided by the corporation.	16 17 18
Content of program	19
87.(1) A cane quality program may provide for anything about achieving cane quality, including quality standards and tests.	20 21
(2) A program may also provide for a scheme of premiums and discounts for cane or sugar quality.	22 23

²⁰ Section 183 (Functions and powers)

s 88 s 90

Costs of program	1
88. The costs of the operation of a cane quality program made for a mill are to be paid by the owner of the mill and the mill's suppliers' committee—	2 3 4
(a) in the proportions agreed to by them; or	5
(b) if there is no agreement, in equal amounts.	6
Dispute resolution	7
89.(1) This section applies if a negotiating team can not agree on the making of a quality program for a mill or a change to a mill's program.	8 9
(2) The dispute must be resolved under the dispute resolution process established under section 183(3)(b). ²¹	10 11
(3) If the dispute resolution process has not been established, the dispute resolution process established under a regulation must be followed.	12 13
Division 6—Commissioner's function for redirection of cane	14
Redirection of cane	15
90. (1) This section applies if—	16
(a) a mill (the "first mill") can not crush cane because of a mishap; and	17 18
(b) an adjacent mill (the "second mill") is able to crush the cane that is the subject of a supply agreement with the first mill.	19 20
Examples of mishaps—	21
• breakdown of a boiler at the mill	22
• a natural disaster.	23
(2) The commissioner may require the relevant mill owners and the mill suppliers' committees to attend a compulsory conference as required by the commissioner.	24 25 26

²¹ Section 183 (Functions and Powers)

s 91	69	•	s 92

(3) The purpose of the conference is to decide whether the parties can agree on the redirection of cane to the second mill.	1 2
(4) The conference may be held using any technology allowing reasonably contemporaneous and continuous communication between persons taking part in the conference.	3 4 5
(5) The parties to the conference must bear their own costs for the conference.	6 7
(6) A person must not contravene a requirement under subsection (2).	8
Maximum penalty for subsection (6)—40 penalty units.	9
CHAPTER 3—MARKETING	10
Vesting of angen in company in	1.1
Vesting of sugar in corporation	11 12
91.(1) All sugar on manufacture becomes the absolute property of the corporation free from all mortgages, charges, liens, pledges and trusts.	
(2) Property divested from any person because of this section is changed to a right to receive payments under this Act.	
(3) To the extent that a contract, agreement, security or other document, whether made before or after this Act, is contrary to this section, it is of no effect.	16 17 18
Corporation to market and pay for vested sugar	19
92. (1) The corporation must market the sugar vested in it.	20
(2) When the corporation considers enough information is available for the purpose, the corporation must calculate—	
(a) the net value for each tonne of sugar included in each payment scheme; and	23 24
(b) the payments due to each mill owner.	25

(3) The payments must be made as provided under the relevant payment scheme.		1 2
(4) If the corporation does not make a payment to a mill owner, the mill owner may recover the amount as a debt from the corporation.		3 4
	e corporation may recover as a debt from a mill owner any excess smade to the mill owner.	5 6
Schemes	for payment	7
	Payment to mill owners for sugar vested in the corporation must ated and made—	8 9
(a)	under payment schemes; and	10
(b)	by reference to the raw sugar equivalent of sugar that each mill owner delivers to the corporation that is the product of cane harvested in each crushing season and manufactured in the year of harvest and the next following year.	11 12 13 14
(2) The corporation may establish as many payment schemes on as many bases as it considers appropriate, including, for example, schemes based on producer pricing or early season sugar production.		15 16 17
	so, the corporation may, as it considers appropriate, share out to ment scheme—	18 19
(a)	revenue received by the corporation; and	20
(b)	the costs of the corporation's operations.	21
(4) Without limiting the power under subsection (3), the corporation may share out costs of the corporation's operations over a particular period to a future period.		22 23 24
(5) The	e corporation may amend a payment scheme.	25
(6) Before establishing or amending a payment scheme, the corporation must consult with organisations representing mill owners and growers.		26 27
(7) The corporation may consider anything relevant in establishing a payment scheme, including, for example, the following—		28 29
(a)	weight of sugar delivered by a mill owner to the corporation;	30
(b)	quality of sugar delivered by a mill owner to the corporation;	31

(c) costs incurred by a mill owner in complying with directions under section 94;

1 2

(d) anything else affecting the proceeds of sale by the corporation of sugar delivered by a mill owner to the corporation.	3
(8) For a payment scheme to take effect, the corporation must give notice of it to relevant mill owners and relevant mill suppliers' committees.	5
(9) Even though any part of the process of crushing cane and manufacturing sugar happens at a mill other than the mill (the "agreement mill") where the cane is to be crushed or sugar manufactured under the conditions of the supply agreement for the cane, for the purposes of payment to mill owners by the corporation, the process is taken to have happened at the agreement mill.	7 8 9 10 11 12
(10) For penalty sugar—	13
(a) subsection (1) does not apply; and	14
(b) the payments owing to a mill owner for penalty sugar are decided under a regulation.	15 16
Production of brands of raw sugar	17
94.(1) The object of this section is to facilitate the marketing of sugar vested in the corporation.	18 19
(2) The corporation may make arrangements with a mill owner under which the owner is to produce a particular brand of raw sugar in a particular period or amount.	20 21 22
(3) Despite subsection (2), the corporation may give a direction to a mill owner requiring the owner to produce a particular brand of raw sugar in a particular period or amount.	23 24 25
(4) The following provisions apply to the direction—	26
(a) the mill owner must comply with it;	27
(b) the corporation must pay to the mill owner the part of the amount of the owner's costs in complying with it that is more than the amount of the costs the owner would otherwise incur in producing the industry standard brand of raw sugar;	28 29 30 31
(c) if a mill owner does not comply with it, the owner must pay to	32

	the corporation the amount of any loss or damage suffered by the corporation because of the failure.	2
(5) An as a debt.	amount payable under subsection (4)(b) or (c) may be recovered	3
followed	e dispute resolution process provided under a regulation must be if a dispute arises in relation to costs incurred by a mill owner of the direction.	(
(7) In t	this section—	8
	y standard brand" of raw sugar is the brand of raw sugar stated er a regulation.	10
Direction	ns about delivery etc.	1
	All sugar vested in the corporation under section 91(1) must be to the corporation as directed under subsection (2).	12 13
	e corporation may give directions it considers appropriate to mill r growers about—	14 13
(a)	how sugar vested in it must be kept before it is supplied to the corporation; or	1 1′
(b)	how sugar vested in it must be supplied to the corporation, including—	18 19
	(i) times, places and way of supply; or	20
	(ii) delivery to places or persons or other action that will be treated as supply to the corporation; or	2 22
(c)	the payment by the manufacturer of sugar of costs associated with its supply to the corporation; or	2: 24
(d)	the conditions on which the corporation will accept sugar vested in it; or	2: 20
(e)	information that must be given to the corporation by any person concerned in the supply to, and acceptance by, the corporation of sugar, and the form and way in which the information must be given; or	2° 2 2 30
(f)	anything else for which directions are necessary to facilitate the	3

discharge by the corporation of its functions for sugar vested in it.	1
(3) A person who does not comply with a direction is liable for the amount of any loss or damage suffered by the corporation because of the failure.	3
(4) The amount may be recovered by the corporation as a debt.	5
(5) Subsection (3) does not limit the proceedings that may be taken against anyone for a contravention of a direction.	7
Sugar quality standards	{
96.(1) The corporation may make a standard about how sugar quality is decided and affects amounts payable to a mill owner.	9 10
(2) The standard may—	11
(a) apply generally to all persons and matters or be limited in its application to—	13 13
(i) particular persons or matters; or	14
(ii) particular classes of persons or matters; or	15
(b) apply generally or be limited in its application by reference to stated exceptions or factors.	10 17
(3) The standard may include, for example—	18
(a) specified quality criteria and tests for the criteria; and	19
(b) a financial incentive scheme of premiums, discounts and allowances depending on sugar quality.	20 21
(4) For a standard to take effect, the corporation must give notice of it to the mill owner and the relevant mill suppliers' committee.	22 23
(5) The corporation may notify the standard in a way it considers appropriate, including, for example, in a way that preserves its commercial confidentiality.	24 25 26
Corporation's operating costs	27

97.(1) From the proceeds received by it from the sale of sugar vested in

it under section 91, the corporation must provide for—

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(a) all costs of the sale of the sugar; and	1
(b) all costs of the corporation in the discharge of its functions including the commissioner's budget and other amounts stated a gosts in the corporation's budget; and	s 3
costs in the corporation's budget; and	4
(c) payments to accounts established under subsection (2).	5
(2) The corporation may keep in its accounts the provisions the corporation considers appropriate to fund its operation or to provide for it contingent or future liabilities.	
(3) Without limiting subsection (2), the corporation may keep provision in its accounts for the sharing out of its costs for a particular period to future period.	
Exemption of sugar for local consumption	12
98.(1) A mill owner need not deliver to the corporation a quantity o sugar manufactured at the mill (" exempt sugar ") but may instead retain exempt sugar for local consumption or sell exempt sugar to another mill owner to be retained for local consumption.	n 14
(2) Exempt sugar—	17
(a) must not be more than .25% of the total quantity of the sugar vested in the corporation under section 91; and	r 18
(b) is divested from the corporation.	20
(3) Despite subsection (1), a mill owner (the "first owner") may arrang with the owner of another mill to manufacture sugar at the other mill that it to be all or part of the first owner's exempt sugar.	
(4) Sugar mentioned in subsection (3) is to be treated unde subsection (1) as if it were manufactured at the first owner's mill.	r 24 25
(5) The corporation, by notice given to the mill owner, may impose conditions on the retention or sale of exempt sugar, including, for example the way the total quantity of sugar vested in the corporation is to be calculated for subsection (1).	27
(6) A mill owner may only sell exempt sugar—	30
(a) to growers and workers connected with the mill; and	31

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Sugar	Industry
Sugar	mausiry

(b) in quantities not less than 15 kg at any one time; and	1
(c) on any conditions that may be imposed under subsection (5).	2
(7) A mill owner must give written notice to the corporation as required by the corporation of an amount of exempt sugar sold by the owner.	3
Maximum penalty—40 penalty units.	5
(8) A mill owner who sells exempt sugar must keep at the mill, and allow to be inspected at any time, on reasonable request to the owner by a person authorised to do so by the corporation, a record of each sale, including the quantity and the purchaser's name.	6 7 8 9
Maximum penalty for subsection (8)—40 penalty units.	10
CHAPTER 4—ADMINISTRATION	11
PART 1—MINISTER'S POWERS	12
Minister may establish advisory bodies	13
99. The Minister may establish an advisory committee or other body to help the Minister in the administration of this Act.	14 15
Reports to Minister	16
100.(1) This section applies to the following entities—	17
(a) the corporation;	18
(b) the commissioner;	19
(c) the BSES;	20
(d) a cane production board;	21
(e) a cane protection and productivity board.	22
(2) If the Minister asks, the entity must give the Minister a report about anything specified by the Minister about the discharge by it of functions	23 24

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under thi	s Act or to its activities.	1
	the Minister specifies a period of time within which a report is to the report must be given within the period.	2
	regulation may provide for reports that a cane production board e to the Minister.	2
Minister	's directions	(
101.(1) This section applies to the following entities—	7
(a)	the corporation;	8
(b)	the commissioner;	Ģ
(c)	the BSES;	10
(d)	a cane production board;	11
(e)	a cane protection and productivity board.	12
	ne Minister may give written directions to the entity about the e of its functions.	13 14
(3) Th	e entity must comply with the directions.	15
(4) Th	e Minister may give a direction only if the Minister—	16
(a)	is satisfied the direction is necessary to ensure the discharge by the entity of its functions does not conflict with major government policies; and	17 18 19
(b)	has informed the entity in writing that a direction is under consideration and given it an adequate opportunity to discuss with the Minister the need for the direction.	20 21 22
	ne Minister must cause a copy of the direction to be tabled in the ve Assembly within 14 sitting days after giving the direction.	23 24
	is section does not apply to directions the Minister is authorised to ut matters under another provision of this Act or any other Act.	25 26
Minister	's directions in entities' annual report	27
102 (1	This section applies to the following entities—	29

(a) the corporation;	1
(b) the commissioner;	2
(c) the BSES;	3
(d) a cane protection and productivity board.	4
(2) The entity must include in each annual report prepared by it under the <i>Financial Administration and Audit Act 1977</i> , section 46J, ²² a report of any direction given to it by the Minister during the financial year for which the report is prepared.	5 6 7 8
PART 2—QUEENSLAND SUGAR CORPORATION	9
Division 1—Constitution and membership	10
Establishment of corporation	11
103.(1) The Queensland Sugar Corporation is established.	12
(2) The corporation—	13
(a) is a body corporate; and	14
(b) has a seal; and	15
(c) may sue and be sued in its corporate name.	16
Judicial notice of corporation's seal	17
104. All courts and persons acting judicially are to take judicial notice of the corporation's seal and are to presume the seal affixed to any document to have been duly affixed until the contrary is proved.	18 19 20

²² Financial Administration and Audit Act 1977, section 46J (Annual report)

Corpora	ation does not represent the State	1
105.(1) The corporation does not represent the State.	2
obligatio	ne corporation can not make the State liable for the debts and ons of the corporation or any other person other than when it is ed to do so by the State under any Act.	3 4 5
Objectiv	ves of corporation	6
106. T	he principal objectives of the corporation are—	7
(a)	to act commercially in the marketing of raw sugar and in the discharge of its functions generally; and	8 9
(b)	to act competitively in the pricing of sugar or its raw sugar equivalent sold to Australian customers; and	10 11
(c)	to enhance the efficiency, competitiveness and access to markets of the Queensland sugar industry; and	12 13
(d)	to enhance the long term economy of the Queensland sugar industry and the benefits flowing from it to cane growers and mill owners; and	14 15 16
(e)	to encourage initiative, innovation and value adding within the Queensland sugar industry and downstream processing of its sugar; and	17 18 19
(f)	to take part in any form of trade and commerce anywhere in the world, about either the products of the Queensland sugar industry or of another sugar industry.	20 21 22
Board o	f directors	23
107.(1) The corporation is governed by a board of directors.	24
(2) Th	e board consists of 10 directors of whom—	25
(a)	1 is to be the chief executive officer of the corporation, who is a director without further appointment; and	26 27
(b)	9 are to be persons appointed by the Governor in Council, 1 of whom is to be appointed as chairperson.	28 29

	ch appointed director of the corporation is to be appointed for a longer than 3 years.	1 2
Qualific	ations for appointment to board of directors	3
108. C	of the appointed directors of the corporation—	4
(a)	the director who is to be appointed chairperson must have extensive commercial experience relevant to the corporation's objectives; and	5 6 7
(b)	3 directors must have experience in the production of cane; and	8
(c)	3 directors must have experience in the milling of cane; and	9
(d)	2 directors must have wide commercial experience.	10
109. A	Appointed directors of the corporation are to be paid by the on the fees and allowances decided by the Governor in Council. Division 2—General provisions about the corporation	11 12 13
Disquali	fications for appointment	15
	A person is not qualified to be or to continue as an appointed f the person—	1 <i>6</i> 17
(a)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or	18 19 20
(b)	is convicted of an indictable offence, whether on indictment or summarily; or	21 22
(c)	becomes incapable of performing the duties of a director because of physical or mental incapacity; or	23 24

(d)	is not able to manage a corporation because of the Corporations Law, section 229; ²³ or	1 2
(e)	is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.24	3 4 5
Vacation	n of office	6
•) The office of an appointed director becomes vacant if the director—	7 8
(a)	dies; or	9
(b)	resigns office by notice given to the Minister; or	10
(c)	is absent without the board's permission from 3 consecutive meetings of the board of which due notice has been given; or	11 12
(d)	is no longer qualified to be an appointed director; or	13
(e)	is removed from office under section 110.	14
(2) In	this section—	15
"meeting	g" means the following—	16
(a)	if the director does not attend—a meeting with a quorum present;	17
(b)	if the director attends—a meeting with or without a quorum present.	18 19
Meeting	s of board of directors	20
112.(1) The board of directors must meet as often as the chairperson	21

112.(1) The board of directors must meet as often as the chairperson decides is necessary.

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(2) The board may hold meetings, or allow directors to take part in meetings, by using any technology allowing reasonably contemporaneous and continuous communication between directors taking part in the meeting.

²³ Corporations Law, section 229 (Certain persons not to manage corporations)

²⁴ Corporations Law, section 243 (Register of disqualified company directors and other officers)

(3) A director who takes part in a meeting under subsection (2) is taken to be present at the meeting.	1 2
(4) Despite subsection (2), the chairperson of the board or the chief executive officer of the corporation may, in writing, refer a question requiring consideration by the board to all the directors of the board.	3 4 5
(5) For subsection (4)—	6
(a) a written decision of the directors is taken to be a decision of the board of directors at a duly constituted meeting of the board; and	7 8
(b) a reference using any technology for transmission to directors is adequate reference in writing; and	9 10
(c) a reply to a reference using any technology is an adequate written decision.	11 12
(6) The quorum at a meeting is half the number of appointed directors plus 1.	13 14
(7) The chairperson, or in the absence of the chairperson, a director elected by directors present at a meeting, must preside at a meeting of the board.	15 16 17
(8) All questions at a meeting must be decided by a majority of votes of the directors present.	18 19
(9) The director presiding at a meeting is to have a vote, and if there is an equality of votes, a second or casting vote.	20 21
(10) Subject to this Act, procedure at meetings of the board is to be decided by the board.	22 23
Director's interest in a matter to be considered by the board	24
113.(1) If a director has an interest in a matter being considered, or about to be considered, by the board of directors, the director must disclose the nature of the interest to a board meeting as soon as practicable after the relevant facts come to the director's knowledge.	25 26 27 28
Maximum penalty—100 penalty units.	29
(2) The disclosure must be recorded in the minutes of the board meeting.	30
(3) If the interest is a material personal interest, the director must not—	31

(a) vote on the ma	tter; or	1
subsection (4)	posed resolution (a " related resolution ") under (a) in relation to the matter (whether in relation to another director); or	2 3 4
(c) be present wh considered by	nile the matter, or a related resolution, is being the board; or	5 6
* *	otherwise take part in a decision of the board in relation to the matter or a related resolution.	
Maximum penalty—100	penalty units.	9
(4) Subsection (3) doe	s not apply to the matter if—	10
(a) the board has a	at any time passed a resolution that states—	11
(i) the director	or, interest and matter; and	12
the inter	lirectors voting for the resolution are satisfied that rest should not disqualify the director from any or voting on the matter; or	13 14 15
	as given a written direction to that effect for the quorum of the board can not be formed because of	16 17 18
(5) In this section—		19
"interest", of a director does not include—	relating to a matter for consideration at a meeting,	20 21
	mentioned in section 108(b)—an interest the common with persons involved in the production eral; and	22 23 24
	nentioned in section 108(c)—an interest the director in with persons involved in the milling of cane in	25 26 27
Voting etc. by directors	s on Australian marketing matter	28
114. (1) This section ap	pplies if—	29

(a) a matter before the corporation is an Australian marketing matter;

and

30

31

(b)	a director at the meeting at which the matter is to be considered is an industry participant.	1 2
(2) Th	e director is taken to have a material personal interest in the matter.	3
(3) Se	ction 113(4) does not apply to the matter.	4
to form directors	owever, if, because of subsection (2), there are not enough directors the quorum required under section 112(6), ²⁵ at least 2 appointed who do not have a material personal interest in the matter form a for the meeting.	5 6 7 8
(5) In	this section—	9
pro	lian marketing matter" means anything about innovation in cessing raw sugar or about the sale by the corporation of raw sugar consumption or processing in the Australian market.	10 11 12
Prohibit	ion on political activity	13
115. T	he board of directors must not—	14
(a)	use any of the corporation's funds for any purpose in connection with the politics of any political party or any candidate for political office; or	15 16 17
(b)	become affiliated in any way with any body, association or organisation that has as its object or any of its objects the support of the politics, program or aims of any political party.	18 19 20
Remova	l of director	21
•) This section applies if the Governor in Council is satisfied that has contravened section 115.	22 23
, ,	the Governor in Council may remove a director of the board from	24

²⁵ Section 112 (Meetings of board of directors)

Divisio	n 3—Corporation and officers—general functions, powers and duties	1 2
Function	ns of corporation	3
117. T	The corporation has the following functions—	4
(a)	to participate in the development and implementation of policy relating to the marketing of raw sugar and related aspects of the Queensland sugar industry;	5 6 7
(b)	to manage the regulation of the quality of cane and raw sugar produced in Queensland;	8 9
(c)	to manage the acquisition of raw sugar produced in Queensland;	10
(d)	to market raw sugar and to distribute the net proceeds to mill owners;	11 12
(e)	to promote the development of the Queensland sugar industry and its products;	13 14
(f)	to perform other functions given to it under this or another Act.	15
General	powers of corporation	16
118. (1 example	The corporation has all the powers of an individual and may, for	17 18
(a)	enter into contracts; and	19
(b)	acquire, hold, dispose of, and deal with, property; and	20
(c)	appoint and act through agents and attorneys; and	21
(d)	do anything else necessary or convenient to be done for its functions.	22 23
	ithout limiting subsection (1), the corporation has the powers given er this Act or another Act.	24 25
(3) T Queensla	The corporation may exercise its powers inside or outside and.	26 27
	Tithout limiting subsection (1), the corporation may exercise its butside Australia.	28 29

(5) Als	so, without limiting subsection (1), the corporation may—	1
(a)	purchase, sell, and participate in any form of trade or commerce about, the products of the Queensland sugar industry or the sugar industry elsewhere; and	2 3 4
(b)	acquire, construct, fund, manage and maintain bulk sugar terminals and other facilities for the processing, storage and handling of the products of the Queensland sugar industry or the sugar industry elsewhere; and	5 6 7 8
(c)	use or provide the use of its terminals, facilities, or other property for the processing, storage or handling of any product or for any activity for commercial gain; and	9 10 11
(d)	undertake or fund research into marketing of the products of the Queensland sugar industry; and	12 13
(e)	mediate in a dispute about the operation of a cane quality program, if asked by the parties; and	14 15
(f)	perform the role of pricing administrator under payment schemes under section 93 ²⁶ based on producer pricing; and	16 17
(g)	appoint another entity to, or establish another entity with, the role of pricing administrator mentioned in paragraph (f); and	18 19
(h)	establish corporations in the performance of its functions.	20
` '	bject to this Act, the corporation, in exercising its powers, must act mercial way.	21 22
Corpora	ation to consult industry	23
growers with rep) The corporation must give organisations representative of cane and mill owners an opportunity to meet separately or otherwise resentatives of the corporation to discuss matters affecting the and sugar industry.	24 25 26 27
(2) Th	e corporation must do so—	28
(a)	regularly; and	29

²⁶ Section 93 (Schemes for payment)

(b)	whenever the Minister directs it to do so.	1
(3) The Minister may decide the organisations that generally, or in relation to a particular meeting, must be regarded by the corporation as representative of cane growers or mill owners.		2 3 4
Chief ex	ecutive officer and staff of corporation	5
120. T	he corporation—	6
(a)	must employ a chief executive officer; and	7
(b)	may employ the persons, and engage the consultants and service providers, that it considers necessary.	9
Corpora	tion's power to delegate	10
121. T	he corporation may, by board resolution, delegate its powers to—	11
(a)	the chairperson of the corporation's board; or	12
(b)	an appropriately qualified member of a corporation committee; or	13
(c)	an appropriately qualified corporation employee.	14
Duty and	d liability of certain officers of corporation	15
•	A corporation officer must act honestly in the exercise of and the performance of functions, as a corporation officer.	1 <i>6</i> 17
Maximu	m penalty—	18
(a)	if the contravention is committed with intent to deceive or defraud the corporation, the corporation's creditors or creditors of another person or for another fraudulent purpose—500 penalty units or 5 years imprisonment; or	19 20 21 22
(b)	otherwise—100 penalty units.	23
corporati	the exercise of powers and the performance of functions, a on officer must exercise the degree of care and diligence that a le person in a similar position within the corporation would	24 25 26 27
Maximuu	m penalty—100 penalty units	28

improper	use of information acquired because of the person's position as a on officer to directly or indirectly—	2 3
(a)	gain an advantage for the person or for another person; or	4
(b)	cause detriment to the corporation.	5
Maximun	m penalty—500 penalty units or 5 years imprisonment.	6
	corporation officer must not make improper use of the officer's as a corporation officer to directly or indirectly—	7 8
(a)	gain an advantage for the officer or another person; or	9
(b)	cause detriment to the corporation.	10
Maximun	m penalty—500 penalty units or 5 years imprisonment.	11
	a person contravenes this section in relation to the corporation, the on may recover from the person as a debt due to the corporation—	12 13
(a)	if the person or another person made a profit because of the contravention—an amount equal to the profit; and	14 15
(b)	if the corporation suffered loss or damage because of the contravention—an amount equal to the loss or damage.	16 17
	amount may be recovered from the person whether or not the as been convicted of an offence for the contravention.	18 19
(7) Sub	osection (6) does not limit the Crimes (Confiscation) Act 1989.	20
reasonabl	r subsection (2), in deciding the degree of care and diligence that a le person in a similar position within the corporation would regard must be had to—	21 22 23
(a)	the fact that the person is a corporation officer; and	24
(b)	the application of this Act to the corporation; and	25
(c)	relevant matters required or permitted to be done under this Act in relation to the corporation including, for example, any relevant directions, notifications or approvals given to the corporation by the Minister.	26 27 28 29
(9) Subsections (9)	osection (8) does not limit the matters to which regard may be had ction (2).	30 31

(10) In this section—	1
"corporation officer" means—	2
(a) a corporation director; or	3
(b) the chief executive officer; or	4
(c) another person who is concerned, or takes part, in the corporation's management.	5 6
Application of various public sector Acts	7
123.(1) The corporation is—	8
(a) a statutory body under the <i>Statutory Bodies Financial</i> Arrangements Act 1982 and the Financial Administration and Audit Act 1977; and	9 10 11
(b) a unit of public administration under the <i>Criminal Justice Act</i> 1989.	12 13
(2) The Statutory Bodies Financial Arrangements Act 1982, part 2B ²⁷ states the way in which the corporation's powers under this Act are affected by the Statutory Bodies Financial Arrangements Act 1982.	14 15 16
PART 3—BUREAU OF SUGAR EXPERIMENT STATIONS	
Division 1—Constitution and membership	19
Establishment of BSES	20
124.(1) The Bureau of Sugar Experiment Stations is established.	21
(2) The BSES—	22

²⁷ Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act and relationship with other Acts)

(a)	is a body corporate; and	1
(b)	has a seal; and	2
(c)	may sue and be sued in its corporate name.	3
Judicial	notice of BSES's seal	2
the BSE	All courts and persons acting judicially are to take judicial notice of S's seal and are to presume the seal affixed to any document to n duly affixed until the contrary is proved.	5 6 7
Objectiv	ve of BSES	8
extension	The objective of the BSES is to conduct research, development and n activities directed at enhancing the sustainable production of cial crops of cane and its products.	9 10 11
Board o	f directors	12
127.(1) The BSES is governed by a board of directors.	13
(2) Th	e board consists of 8 directors of whom—	14
(a)	1 is to be the chief executive officer of the BSES, who is a director without further appointment; and	15 16
(b)	7 are to be persons appointed by the Governor in Council, 1 of whom is to be appointed as chairperson.	17 18
(3) Ea	ch appointed director is to be appointed for a term of 3 years.	19
Qualific	ations for appointment to board of directors	20
128. (Of the appointed directors of the BSES—	21
(a)	the director who is to be appointed chairperson must have extensive commercial experience relevant to the BSES's objectives; and	22 23 24
(b)	2 directors must have experience in the production of cane; and	25
(c)	2 directors must have experience in the milling of cane; and	26

(d)	1 director must have wide research, development or extension experience; and	1 2
(e)	1 director must have wide commercial experience.	3
Remune	ration of directors	4
	appointed directors of the BSES are to be paid by the BSES the allowances decided by the Governor in Council.	5 6
1005 and	anowances decided by the Governor in Council.	O
	Division 2—General provisions about BSES	7
Disquali	fications for appointment	8
	A person is not qualified to be or to continue as an appointed f the person—	9 10
(a)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or	11 12 13
(b)	is convicted of an indictable offence, whether on indictment or summarily; or	14 15
(c)	becomes incapable of performing the duties of a director because of physical or mental incapacity; or	16 17
(d)	is not able to manage a corporation because of the Corporations Law, section 229; ²⁸ or	18 19
(e)	is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.29	20 21 22

²⁸ Corporations Law, section 229 (Certain persons not to manage corporations)

²⁹ Corporations Law, section 243 (Register of disqualified company directors and other officers)

Vacation	n of office	1
) The office of an appointed director becomes vacant if the director—	2 3
(a)	dies; or	4
(b)	resigns office by notice given to the Minister; or	5
(c)	is absent without the board's permission from 3 consecutive meetings of the board of which due notice has been given; or	6 7
(d)	is no longer qualified to be an appointed director; or	8
(e)	is removed from office under section 135.	9
(2) In	this section—	10
"meeting	g" means the following—	11
(a)	if the director does not attend—a meeting with a quorum present;	12
(b)	if the director attends—a meeting with or without a quorum present.	13 14
Meeting	s of the board of directors	15
) The board of directors must meet as often as the chairperson s necessary.	16 17
meetings	he board may hold meetings, or allow directors to take part in by using any technology allowing reasonably contemporaneous tinuous communication between directors taking part in the	18 19 20 21
	director who takes part in a meeting under subsection (2) is taken sent at the meeting.	22 23
of the ch	spite subsection (2), the chairperson of the board, or in the absence airperson any deputy of the chairperson, may, in writing, refer a requiring consideration by the board to all the directors of the	24 25 26 27
(5) For	r subsection (4)—	28
(a)	a written decision of the directors is taken to be a decision of the board of directors at a duly constituted meeting of the board; and	29 30

	a reference using any technology for transmission to directors is adequate reference in writing; and	1 2
	a reply to a reference using any technology is an adequate written decision.	3
(6) The plus 1.	quorum at a meeting is half the number of appointed directors	5
of the cha	chairperson, or in the absence of the chairperson and any deputy irperson, a director elected by directors present at a meeting, must a meeting of the board.	7 8 9
	questions at a meeting must be decided by a majority of votes of ors present.	10 11
	director presiding at a meeting is to have a vote, and if there is an f votes, a second or casting vote.	12 13
, ,	abject to this Act, procedure at meetings of the board is to be y the board.	14 15
Director'	s interest in a matter to be considered by the board	16
133.(1) to be constant of	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after at facts come to the director's knowledge.	16 17 18 19 20
to be constant of the relevant	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after	17 18 19
to be constant of the relevant	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after nt facts come to the director's knowledge.	17 18 19 20
133.(1) to be constant of the relevant Maximum (2) The	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after nt facts come to the director's knowledge. In penalty—100 penalty units.	17 18 19 20 21
133.(1) to be constant of the relevant Maximum (2) The (3) If the	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after nt facts come to the director's knowledge. In penalty—100 penalty units. disclosure must be recorded in the minutes of the board meeting.	17 18 19 20 21
133.(1) to be constant of the relevant Maximum (2) The (3) If the (a) (b)	If a director has an interest in a matter being considered, or about sidered, by the board of directors, the director must disclose the the interest to a meeting of the board as soon as practicable after nt facts come to the director's knowledge. In penalty—100 penalty units. disclosure must be recorded in the minutes of the board meeting. The interest is a material personal interest, the director must not—	17 18 19 20 21 22 23

(d)	otherwise take part in any decision of the board in relation to the matter or a related resolution.	1 2
Maximui	m penalty—100 penalty units.	3
(4) Su	bsection (3) does not apply to the matter if—	4
(a)	the board has at any time passed a resolution that states—	5
	(i) the director, interest and matter; and	6
	(ii) that the directors voting for the resolution are satisfied that the interest should not disqualify the director from considering or voting on the matter; or	7 8 9
(b)	if a quorum of the board can not be formed because of subsection (3)—the Minister has given a written direction to that effect for the matter.	10 12 12
(5) In	this section—	13
	", of a director relating to a matter for consideration at a meeting, s not include—	14 15
(a)	if a director is a grower—an interest the director has in common with growers in general; and	10 17
(b)	if a director is a mill owner—an interest the director has in common with mill owners in general.	18 19
Prohibit	ion on political activity	20
134. T	he BSES must not—	21
(a)	use any of its funds for any purpose in connection with the politics of any political party or any candidate for political office; or	22 23 24
(b)	become affiliated in any way with any body, association or organisation that has as its object or any of its objects the support of the politics, program or aims of any political party.	25 26 27
Remova	l of director	28
135.(1	This section applies if the Governor in Council is satisfied that	29

the board	l has contravened section 134.	1
	e Governor in Council may remove a director of the board from notice given to the director.	2 3
Division	n 3—BSES and officers—general functions, powers and duties	4
Function	ns of BSES	5
136. T	The BSES has the following functions—	6
(a)	to participate in investigating and evaluating the requirements for research relating to the growing of cane in Queensland;	7 8
(b)	under the <i>Plant Protection Act 1989</i> , to prevent, control and eradicate pest infestation of cane;	9 10
(c)	to conduct, arrange for, or fund, research and extension about any matter related to the breeding, production, harvesting, transport or processing of cane and related activities;	11 12 13
(d)	to develop, or help to develop, methods of sustainable production of cane and related activities;	14 15
(e)	to develop cane analysis standards;	16
(f)	to help the commissioner in implementing cane analysis programs;	17 18
(g)	to monitor and improve the quality of cane and cane products;	19
(h)	to provide a service for the checking and certification of the accuracy of laboratory equipment used in deciding the relative quality of sugar for the purposes of payments made under this Act;	20 21 22 23
(i)	to provide advice on the ability of land to sustain cane crops;	24
(j)	to help in keeping to a minimum any damage to natural resources and the environment that may be caused by the activities of the Queensland sugar industry;	25 26 27
(k)	to commercially exploit the products of its research development	28

(1)	to collaborate with other research providers, cane protection and productivity boards and industry in the coordination of local research, development and extension;	1 2 3
(m)	to take all action within the powers conferred on it by this Act or another Act that may be necessary to achieve its objectives;	4 5
(n)	to perform other functions given to it under this or another Act.	6
General	powers of BSES	7
137. (1 example-) The BSES has all the powers of an individual and may, for —	8 9
(a)	enter into contracts; and	10
(b)	acquire, hold, dispose of, and deal with, property; and	11
(c)	appoint and act through agents and attorneys; and	12
(d)	do anything else necessary or convenient to be done for its functions.	13 14
	thout limiting subsection (1), the BSES has the powers given to it s Act or another Act.	15 16
	e BSES may exercise its powers inside or, if the interests of the and sugar industry require it to do so, outside Queensland.	17 18
	ithout limiting subsection (1), the BSES may exercise its powers Australia, if the interests of the Queensland sugar industry require it	19 20 21
BSES's	power to delegate	22
138. T	he BSES may, by board resolution, delegate its powers to—	23
(a)	a director; or	24
(b)	an appropriately qualified member of the BSES's staff.	25
Applicat	tion of various public sector Acts	26
139.(1) The BSES is—	27

(a) a statutory body under the Statutory Bodies Financial Arrangements Act 1982 and the Financial Administration and Audit Act 1977; and	1 2 3
(b) a unit of public administration under the <i>Criminal Justice Act 1989</i> .	4 5
(2) The Statutory Bodies Financial Arrangements Act 1982, part 2B ³⁰ states the way in which the BSES's powers under this Act are affected by the Statutory Bodies Financial Arrangements Act 1982.	6 7 8
Division 4—Funding	9
Chief executive officer and staff of BSES	10
140. The BSES—	11
(a) must employ a chief executive officer; and	12
(b) may employ the persons, and engage the consultants, service providers and inspectors, that it considers necessary.	13 14
Regulation may levy a charge payable to BSES	15
141.(1) A regulation may levy a charge payable to the BSES on cane growers and mill owners in relation to cane growing, harvesting, supply and processing.	16 17 18
(2) A regulation may also prescribe—	19
(a) the basis on which the charge will be made; and	20
(b) the time and way of payment of the charge; and	21
(c) any other matters necessary to enforce the charge, including by requiring a mill owner to collect the charge from, or pay the charge on behalf of, a grower.	22 23 24
(3) The amount of a charge must be no greater than is necessary to fund services to the Queensland sugar industry provided by the BSES, including	25 26

Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act and relationship with other Acts)

s 142	97	s 143
142	97	s 143

by making provision for the costs associated with its continued provision of those services.	1 2
(4) If an amount of a charge is not paid by a grower or mill owner, the BSES may recover the amount as a debt from the grower or mill owner.	3
(5) If a mill owner pays to the BSES an amount of a charge levied on a grower, the mill owner may recover the amount as a debt from the grower.	5 6
(6) For subsection (5), the owner may deduct the amount from an amount due by the owner to the grower and may recover an unpaid portion of the amount by action against the grower.	7 8 9
PART 4—CANE PRODUCTION BOARDS	10
Division 1—Establishment and membership	11
Establishment of a cane production board	12
142.(1) The Minister may establish a cane production board.	13
(2) A cane production board may be established for 1 mill or for more than 1 mill if a single negotiating team is established for the mills.	14 15
Objectives of a cane production board	16
143. The principal objectives of a cane production board established for a mill are—	17 18
(a) to ensure the efficient participation by growers supplying cane to the mill and the mill owner in the scheme established under this Act; and	19 20 21
(b) to enhance the benefits to the growers and mill owner from cane production and milling; and	22 23
(c) to help the sustainable production of cane on land included in cane production areas relating to the mill.	24 25

Function	ns and powers of a cane production board	1
144. (1 functions	A cane production board established for a mill has the following s—	2
(a)	to administer the granting, transfer, cancellation or variation of cane production areas relating to the mill and other matters relating to the cane production areas;	4 5 6
(b)	to implement the decisions of the negotiating team established for the mill about expansion in cane production areas relating to the mill;	7 8 9
(c)	to administer the processes relating to moving cane supply between mills, including the consent process, horizontal expansion process and productivity increase process;	10 11 12
(d)	to make guidelines about land use, the environment and transport applying in relation to applications for grants of cane production areas or increases in the number of hectares included in cane production areas relating to the mill;	13 14 15 16
(e)	to make guidelines about anything relevant to cane growing on land included in cane production areas relating to the mill;	17 18
(f)	to perform other functions given to it under this or another Act.	19
, ,	cane production board may do anything necessary or convenient to for its functions.	20 21
Power to	o engage assistance	22
	A cane production board may employ the persons, and engage the nts and service providers it considers necessary.	23 24
Member	rship of a cane production board	25
	A cane production board is to consist of 5 members appointed linister, of whom—	26 27
(a)	1 is to be appointed chairperson; and	28
(b)	2 are to be appointed on being nominated by the owner or owners of the mill or mills for which the cane production board is	29 30

s 147 99 s 148

	established; and	1
(c)	2 are to be appointed on being nominated by the mill suppliers' committee or committees established for the mill or mills mentioned in paragraph (b).	2 3 4
, ,	e chairperson must be a person whom the Minister is satisfied will endently in the discharge of the chairperson's functions.	5 6
	member of a cane production board is to be appointed for a term er than 3 years.	7 8
Acting a	ppointments	9
appointe	a person who is not a member of a cane production board may be d to act as a member for any meeting of the board by the entity that ed the member for appointment. ³¹	10 11 12
Remune	ration of members	13
) The chairperson of a cane production board is to be paid the fees vances decided by the Minister.	14 15
(2) Pa	yment is to be made jointly by—	16
(a)	the owner or owners of the mill or mills for which the board is established; and	17 18
(b)	the mill suppliers' committee or committees established for the mills.	19 20
of a mill	member of a cane production board appointed on the nomination owner is to be paid by the mill owner the fees and allowances that ed by the mill owner.	21 22 23
of a mill	member of a cane production board appointed on the nomination suppliers' committee is to be paid by the committee the fees and es that are decided by the committee.	24 25 26
	e State is not liable to pay to a member of a cane production board allowances for service as a member.	27 28

The *Acts Interpretation Act 1954*, section 24B contains provisions about acting appointments.

Div	vision 2—General provisions about cane production boards	1
Disquali	ifications for appointment	2
	a person is not qualified to be or to continue as a member of a cane on board if the person—	3
(a)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or	5 6 7
(b)	is convicted of an indictable offence, whether on indictment or summarily; or	8
(c)	becomes incapable of performing the duties of a member because of physical or mental incapacity; or	10 11
(d)	is not able to manage a corporation because of the Corporations Law, section 229; ³² or	12 13
(e)	is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.33	14 15 16
Vacation	n of office	17
) The office of a member of a cane production board becomes the member—	18 19
(a)	dies; or	20
(b)	resigns office by notice given to the Minister; or	21
(c)	is absent without the board's permission from 3 consecutive meetings of the board of which due notice has been given; or	22 23
(d)	is no longer qualified to be a member.	24
(2) In	this section—	25
"meetin	g" means the following—	26

³² Corporations Law, section 229 (Certain persons not to manage corporations)

³³ Corporations Law, section 243 (Register of disqualified company directors and other officers)

(a)	if the member does not attend—with a quorum present;	1
(b)	if the member attends—with or without a quorum present.	2
Meeting	s of a cane production board	3
	A cane production board must meet as often as its chairperson s necessary.	4 5
meetings	board may hold meetings, or allow members to take part in , using any technology allowing reasonably contemporaneous and us communication between members taking part in the meeting.	6 7 8
	member who takes part in a meeting under subsection (2) is taken sent at the meeting.	9 10
	espite subsection (2), the chairperson of a board may, in writing, question requiring consideration by the board to all the board's s.	11 12 13
(5) Fo	r subsection (4)—	14
(a)	a written decision of the members is taken to be a decision of the members at a duly constituted meeting of the board; and	15 16
(b)	a reference using any technology for transmission to members is adequate reference in writing; and	17 18
(c)	a reply to a reference using any technology is an adequate written decision.	19 20
(6) Th	e quorum at a meeting must include at least—	21
(a)	1 member nominated by mill owners; and	22
(b)	1 member nominated by mill suppliers' committees.	23
of the ch	e chairperson, or in the absence of the chairperson and any deputy nairperson, a member elected by members present at a meeting, side at a board meeting.	24 25 26
	I questions at a board meeting are to be decided by a majority of the members present.	27 28
(9) Su the board	bject to this Act, procedure at board meetings is to be decided by l.	29 30

Member	's interest in a matter to be considered by a board	1
matter b member) If a member of a cane production board has an interest in a eing considered, or about to be considered, by the board, the must disclose the nature of the interest to a meeting of the board as practicable after the relevant facts come to the member's ge.	2 3 4 5 6
Maximu	m penalty—100 penalty units.	7
(2) Th board.	e disclosure must be recorded in the minutes of the meeting of the	8 9
(3) If t	the interest is a material personal interest, the member must not—	10
(a)	vote on the matter; or	11
(b)	vote on a proposed resolution (a " related resolution ") under subsection (4)(a) about the matter (whether in relation to the member or another member); or	12 13 14
(c)	be present while the matter, or a related resolution, is being considered by the board; or	15 16
(d)	otherwise take part in any decision of the board in relation to the matter or a related resolution.	17 18
Maximu	m penalty—100 penalty units.	19
(4) Su	bsection (3) does not apply to the matter if—	20
(a)	the board has at any time passed a resolution that states—	21
	(i) the member, interest and matter; and	22
	(ii) that the members voting for the resolution are satisfied that the interest should not disqualify the member from considering or voting on the matter; or	23 24 25
(b)	if a quorum of the board can not be formed because of subsection (3)—the Minister has given a written direction to that effect for the matter.	26 27 28
(5) In	this section—	29
	t", of a member relating to a matter for consideration at a meeting, s not include—	30 31
(a)	if a member is a grower—an interest the member has in common	32

s 153 s 155

with growers in general; and	1
(b) if a member is a mill owner—an interest the member has in common with mill owners in general.	2 3
Administrative costs	4
153. The administrative costs of a cane production board are to be paid by the mill owners and the mill suppliers' committees—	5 6
(a) in the proportions agreed to by them; or	7
(b) if there is no agreement, in equal amounts.	8
Legal and professional costs	9
154. A cane production board may only incur legal or other professional costs if the majority of its members mentioned in section 146(1)(b) and (c) agree.	10 11 12
Division 3—Amalgamation of cane production boards	13
Amalgamation	14
155.(1) The Minister may amalgamate cane production boards established for more than 1 mill if a single negotiating team is established for the mills.	15 16 17
(2) From the day on which the Minister first appoints all of the members of the new cane production board after the amalgamation—	18 19
(a) each of the existing cane production boards are abolished (an "abolished board") and the members go out of office; and	20 21
(b) a single cane production board is established for the mills for which the abolished boards were established (the "new board").	22 23
(3) For any term of office of all of the members of the new board, the Minister may decide that the number of its members to be appointed on the nomination of the mill owner or mill owners concerned and the mill suppliers' committee or committees concerned is to be greater than 4.	24 25 26 27

(4) A decision under subsection (3) is to provide for an equal number of members to be appointed on the nomination of the mill owner or mill owners concerned and on the nomination of the mill suppliers' committee or committees concerned.	1 2 3 4
(5) Other than the extent necessary to take into account the increase in membership, the provisions of division 1 about the appointment of members apply.	5 6 7
Other effects of amalgamation	8
156.(1) This section applies from the establishment of the new board.	9
(2) All assets and rights of an abolished board immediately before the establishment of the new board become the assets and rights of the new board.	10 11 12
(3) All liabilities and obligations of an abolished board immediately before the establishment of the new board become the liabilities and obligations of the new board.	13 14 15
(4) A proceeding that, if an abolished board were not abolished, might have been continued or taken by or against the abolished board, may be continued or taken by or against the new board.	16 17 18
(5) All matters started by an abolished board before the date on which the new board is established may be completed by the new board.	19 20
(6) A reference to an abolished board in an Act or document existing before the establishment of the new board has effect as if it were a reference to the new board, if the context permits.	21 22 23
(7) Persons employed or engaged by an abolished board are taken to be employed or engaged by the new board on the same terms and conditions as before.	24 25 26
(8) The new board must take all necessary action to replace the registers kept under section 157 by the abolished boards with a single register recording each cane production area relating to each mill for which the new board is established.	27 28 29 30
(9) The negotiating team mentioned in section 155(1) must take all	31

32

necessary action—

(a) under section 82,34 to replace the cane anal applying to the mills for which the abolished established with a single cane analysis program for	l boards were 2
(b) under section 85,35 to replace the cane quality program for which the abolished boards were esta single cane quality program for the mills.	
Division 4—Cane production board register	. 7
Cane production board to keep cane production area reg	gister 8
157.(1) A cane production board must keep a register to cane production area that relates to the mill for which it is established.	9
(2) The register must record the following information a production area—	about the cane 11 12
(a) the name of the holder and an address for service;	13
(b) the description of the land included in it;	14
(c) the number of hectares included in it;	15
(d) any conditions to which it is subject;	16
(e) grants, variations and cancellations of cane product	ion areas; 17
(f) any other information required under a regulation.	18
(3) The cane production board may also record in the existence of the interests of mortgagees, lessors or sublincluded in cane production areas.	<u> </u>
(4) The register must be kept in a form and way so that to required to be registered may be inspected at the principal board during the ordinary working hours of the office.	
(5) A person may inspect an entry in the register on payme of a reasonable fee decided by the board.	ent to the board 25 26

³⁴ Section 82 (Approval process for program)

³⁵ Section 85 (Requirement to have can quality program)

s 158 106 **s 160**

(6) A regulation may provide for information that must be notified to a cane production board for registration, for the procedure for notification and for registration of notified information.(7) An entry of information in the register is adequate notice of the information to all persons who subsequently have dealings in relation to the entitlement or land to which the information relates.	
PART 5—CANE PROTECTION AND	8
PRODUCTIVITY BOARDS	9
Division 1—Constitution and membership	10
Establishment of productivity area and cane protection and productivity board	11 12
158. A regulation may establish a productivity area and a cane protect and productivity board for a productivity area.	ion 13 14
Cane protection and productivity board	15
159. A cane protection and productivity board—	16
(a) is a body corporate; and	17
(b) has a seal; and	18
(c) may sue and be sued in its corporate name.	19
Judicial notice of a cane protection and productivity board's seal	20
160. All courts and persons acting judicially are to take judicial notice the common seal of a cane protection and productivity board and are	

³⁶ Section 244 (Sugar Cane Assignment Register becomes the commissioner's register)

presume the common seal affixed to any document to have been duly affixed until the contrary is proved.

1 2

Objective of a cane protection and productivity board	3
161. The objective of a cane protection and productivity board is to enhance the productivity of the sugar industry by increasing the quantity and	4 5
improving the quality of cane produced by crops grown in its area.	6
Membership of a cane protection and productivity board	7
162.(1) A cane protection and productivity board is to consist of 6 members, of whom—	8
(a) 3 are to be representatives of growers elected by the growers of the productivity area in a poll conducted under the BSES's directions; and	10 11 12
(b) 2 are to be representatives of mill owners nominated under the BSES's directions by the owners of the mills in the productivity area; and	13 14 15
(c) 1 is to be an officer of the BSES nominated by the BSES.	16
(2) However, if the Minister is satisfied on petition by growers and owners of mills in the area that at least a majority of them wish to—	17 18
(a) vary the number of their representatives; or	19
(b) vary the representation of organisations on the cane protection and productivity board so as to include representatives of an organisation nominated in the petition;	20 21 22
the Minister is to vary in writing the membership as requested.	23
(3) Appointed members of a cane protection and productivity board are to be appointed by the Minister in writing.	24 25
(4) An appointed member is to be appointed for a period not longer than 3 years.	26 27
(5) If a growers' representative is not able to be elected under subsection (1)(a) because insufficient nominations are received for the poll, the Minister may appoint anyone to be the growers' representative.	28 29 30

(6) If mill owners fail to nominate any representative for subsection (1)(b), the Minister may appoint anyone to be the representative of the mill owners on the cane protection and productivity board.	1 2 3
(7) The members of a cane protection and productivity board may elect a member as chairperson at any time.	4 5
(8) In this section—	ϵ
"appointed member" means a member of the board other than the member mentioned in subsection (1)(c).	8
"productivity area" means the productivity area for which a cane protection and productivity board is established.	9 10
Acting appointments	11
163. A person who is not a member of a cane protection and productivity board may be appointed under the BSES's directions to act as a member for any meeting of the board by—	12 13 14
(a) if the member was elected under section 162(1)(a)—the mill suppliers' committees for the mills in the area for which the board is established; or	15 16 17
(b) if the member was nominated under section 162(1)(b) or (c)—the entity that nominated the member for appointment. ³⁷	18 19
Remuneration of members	20
164. A member of a cane protection and productivity board is to be paid by the board the fees and allowances decided by the Minister.	21 22

³⁷ The *Acts Interpretation Act 1954*, section 24B contains provisions about acting appointments.

 Disqualifications for appointment 165. A person is not qualified to be or to continue as a member of a cane protection and productivity board if the person— (a) is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or (b) is convicted of an indictable offence, whether on indictment or summarily; or (c) becomes incapable of performing the duties of a member because of physical or mental incapacity; or (d) is not able to manage a corporation because of the Corporations Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243,39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or (e) is removed from office under section 170. 	Division	n 2—General provisions about cane protection and productivity boards	1 2
protection and productivity board if the person— (a) is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or (b) is convicted of an indictable offence, whether on indictment or summarily; or (c) becomes incapable of performing the duties of a member because of physical or mental incapacity; or (d) is not able to manage a corporation because of the Corporations Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	Disquali	fications for appointment	3
force for the time being relating to bankrupt or insolvent debtors; or (b) is convicted of an indictable offence, whether on indictment or summarily; or (c) becomes incapable of performing the duties of a member because of physical or mental incapacity; or (d) is not able to manage a corporation because of the Corporations Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243,39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or		1	4 5
summarily; or (c) becomes incapable of performing the duties of a member because of physical or mental incapacity; or (d) is not able to manage a corporation because of the Corporations Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	(a)	force for the time being relating to bankrupt or insolvent debtors;	6 7 8
of physical or mental incapacity; or (d) is not able to manage a corporation because of the Corporations Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	(b)	·	9 10
Law, section 229;38 or (e) is named in the register held by the Australian Securities and Investments Commission under the Corporations Law, section 243.39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	(c)		11 12
Investments Commission under the Corporations Law, section 243.39 Vacation of office 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	(d)		13 14
 166.(1) The office of a member of a cane protection and productivity board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or 	(e)	Investments Commission under the Corporations Law,	15 16 17
 board becomes vacant if the appointed member— (a) dies; or (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or 	Vacation	n of office	18
 (b) resigns office by notice given to the Minister; or (c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or 	•	•	19 20
(c) is absent without the board's permission from 3 consecutive board meetings of which due notice has been given; or(d) is no longer qualified to be a member; or	(a)	dies; or	21
board meetings of which due notice has been given; or (d) is no longer qualified to be a member; or	(b)	resigns office by notice given to the Minister; or	22
	(c)	<u>*</u>	23 24
(e) is removed from office under section 170.	(d)	is no longer qualified to be a member; or	25
	(e)	is removed from office under section 170.	26

³⁸ Corporations Law, section 229 (Certain persons not to manage corporations)

Corporations Law, section 243 (Register of disqualified company directors and other officers)

(2) In this section—	1
"meeting" means the following—	2
(a) if the member does not attend—a meeting with a quorum presen	t; 3
(b) if the member attends—a meeting with or without a quorur present.	m 4 5
Meetings of a cane protection and productivity board	6
167.(1) A cane protection and productivity board must meet as often a its chairperson decides is necessary.	7 8
(2) A board may hold meetings, or allow members to take part in meetings, using any technology allowing reasonably contemporaneous an continuous communication between members taking part in the meeting.	
(3) A member who takes part in a meeting under subsection (2) is take to be present at the meeting.	n 12 13
(4) Despite subsection (2), the chairperson of a board may, in writing refer a question requiring consideration by the board to all the members of the board.	•
(5) For subsection (4)—	17
(a) a written decision of the members is taken to be a decision of the members at a duly constituted meeting of the board; and	e 18 19
(b) a reference using any technology for transmission to members i adequate reference in writing; and	is 20 21
(c) a reply to a reference using any technology is an adequate writte decision.	en 22 23
(6) The quorum at a meeting is half the number of members of the board plus 1.	d 24 25
(7) The chairperson, or in the absence of the chairperson, a member elected by members present at a meeting, must preside at a board meeting.	er 26 27
(8) All questions at a meeting must be decided by a majority of votes of the members present.	of 28 29
(9) The member presiding at a meeting is to have a vote, and if there is	s 30

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an equality of votes, a second or casting vote.

(10) Subject to this Act, procedure at meetings of a cane protection and productivity board is to be decided by the board.	1 2
Member's interest in a matter to be considered by the board	3
168.(1) If a member of a cane protection and productivity board has an interest in a matter being considered, or about to be considered, by the board, the member must disclose the nature of the interest to a meeting of the board as soon as practicable after the relevant facts come to the member's knowledge.	4 5 6 7 8
Maximum penalty—100 penalty units.	9
(2) The disclosure must be recorded in the minutes of the meeting of the board.	10 11
(3) If the interest is a material personal interest, the member must not—	12
(a) vote on the matter; or	13
(b) vote on a proposed resolution (a "related resolution") under subsection (4)(a) in relation to the matter (whether in relation to the member or another member); or	14 15 16
(c) be present while the matter, or a related resolution, is being considered by the board; or	17 18
(d) otherwise take part in a decision of the board in relation to the matter or a related resolution.	19 20
Maximum penalty—100 penalty units.	21
(4) Subsection (3) does not apply to the matter if—	22
(a) the board has at any time passed a resolution that states—	23
(i) the member, interest and matter; and	24
(ii) that the members voting for the resolution are satisfied that the interest should not disqualify the member from considering or voting on the matter; or	25 26 27
(b) if a quorum of the board can not be formed because of subsection (3)—the Minister has given a written direction to that effect for the matter.	28 29 30
(5) In this section—	31

"interest", of a member relating to a matter for consideration at a meeting, does not include—	1 2
(a) if a member is a grower—an interest the member has in common with growers in general; and	3 4
(b) if a member is a mill owner—an interest the member has in common with mill owners in general.	5 6
Prohibition on political activity	7
169. A cane protection and productivity board must not—	8
 (a) use any of its funds for any purpose in connection with the politics of any political party or any candidate for political office; or 	9 10 11
(b) become affiliated in any way with any body, association or organisation that has as its object or any of its objects the support of the politics, program or aims of any political party.	12 13 14
Removal of member	15
170.(1) This section applies if the Minister is satisfied that a cane protection and productivity board has contravened section 169.	16 17
(2) The Minister may remove a member of the board from office by notice given to the member.	18 19
Division 3—Cane protection and productivity board's functions, powers and duties	20 21
Functions of a cane protection and productivity board	22
171. A cane protection and productivity board has the following functions—	23 24
(a) to provide suitable advice and help to cane growers within its area about—	25 26
(i) the prevention, control and eradication of pest infestation of	27

cane or any other matter or thing that adversely affects the

28

	quantity or quality of crops of cane; or	1
	(ii) the production and harvesting of cane;	2
(b)	to help, and cooperate with, entities involved in preventing, controlling and eradicating pests in cane;	3
(c)	to help, and cooperate with, entities involved in researching the production, harvesting, transport and processing of cane, including the BSES;	5 6 7
(d)	to provide advice and information about the preservation and enhancement of the capacity of land to sustain crops of cane;	8 9
(e)	to help minimise any damage to the environment that may be caused by activities of the sugar industry within its area;	10 11
(f)	to take all action within the powers conferred on it by this or another Act that may be necessary to achieve its objectives.	12 13
General	powers of a cane protection and productivity board	14
	A cane production and productivity board has all the powers of dual and may, for example—	15 16
(a)	enter into contracts; and	17
(b)	acquire, hold, dispose of, and deal with, property; and	18
(c)	appoint and act through agents and attorneys; and	19
(d)	do anything else necessary or convenient to be done for its functions.	20 21
	thout limiting subsection (1), the board has the powers given to it s Act or another Act.	22 23
Power to	o engage assistance	24
	a cane protection and productivity board may employ the persons, age the consultants and service providers, that it considers y.	25 26 27

Applicat	ion of various public sector Acts	1
174.(1) A cane protection and productivity board is—	2
(a)	a statutory body under the <i>Statutory Bodies Financial Arrangements Act 1982</i> and the <i>Financial Administration and Audit Act 1977</i> ; and	3 4 5
(b)	a unit of public administration under the <i>Criminal Justice Act</i> 1989.	6 7
states the	e Statutory Bodies Financial Arrangements Act 1982, part 2B ⁴⁰ way in which a cane protection and productivity board's powers as Act are affected by the Statutory Bodies Financial Arrangements	8 9 10 11
Regulati	on may levy a charge payable to a board	12
productiv	A regulation may levy a charge payable to a cane production and vity board on cane growers and mill owners in relation to cane harvesting, supply and processing.	13 14 15
(2) A 1	regulation may also prescribe—	16
(a)	the basis on which the charge will be made; and	17
(b)	the time and way of payment of the charge; and	18
(c)	any other matters necessary to enforce the charge, including by requiring a mill owner to collect the charge from, or pay the charge on behalf of, a grower.	19 20 21
services	e amount of a charge must be no greater than is necessary to fund to the Queensland sugar industry provided by the board, including ag provision for the costs associated with its continued provision of vices.	22 23 24 25
	an amount of a charge is not paid by a grower or mill owner, the sy recover the amount as a debt from the grower or mill owner.	26 27
	a mill owner pays to the board an amount of a charge levied on a he mill owner may recover the amount as a debt from the grower.	28 29

Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act and relationship with other Acts)

(6) For subsection (5), the owner may deduct the amount from an amount due by the owner to the grower and may recover an unpaid portion of the amount by action against the grower.	1 2 3
Division 4—Dissolution of cane protection and productivity boards	4
Dissolution	5
176. A regulation may dissolve a cane protection and productivity board on a stated date.	6 7
Another cane protection and productivity board to take place of dissolved cane protection and productivity board	8 9
177.(1) A regulation may provide that, on the date when a cane protection and productivity board (the "old board") is dissolved—	10 11
(a) all assets and rights of the old board immediately before that date become the assets and rights of another stated cane protection and productivity board (the "new board"); and	12 13 14
(b) all liabilities and obligations of the old board immediately before that date become the liabilities and obligations of the new board.	15 16
(2) A proceeding that, if the old board were not dissolved, might have been continued or taken by or against the old board on and from the date it is dissolved, may be continued or taken by or against the new board.	17 18 19
(3) All matters started by an old board before the date on which it is dissolved may be completed by the new board after that date.	20 21
(4) A reference to an old board in an Act or document existing before the date on which it is dissolved, on and from that date has effect as if it were a reference to the new board, if the context permits.	22 23 24
Change to registers	25
178. The registrar of titles and all other persons charged with keeping any register for dealings with property must make in the register all endorsements necessary to record the vesting of property in a cane	26 27 28

protection and productivity board under a regulation made under this division.	1 2
PART 6—NEGOTIATING TEAMS	3
Division 1—Establishment of negotiating team	4
Establishment	5
179.(1) A negotiating team is established for each mill.	6
(2) Adjacent mills may have a single negotiating team established for them by the joint appointment of members under section 180(2) by the mill owners and mill suppliers' committees.	7 8 9
Membership	10
180. (1) The negotiating team for a mill, or 2 or more adjacent mills, consists of 4 members.	11 12
(2) Two of the members are to be appointed by the mill owner, or jointly by the mill owners, and 2 are to be appointed by the mill suppliers' committee, or jointly by the mill suppliers' committees.	13 14 15
(3) Additional members may be appointed under an agreement between the mill owner or owners and the mill suppliers' committee or committees.	16 17
(4) Before 1 January in each year and as necessary throughout the year, the owner of the mill or mills and mill suppliers' committee or committees must tell each other the names of their members on the negotiating team for the year.	18 19 20 21
Acting appointments	22
181. A person who is not a member of a negotiating team may be	23

* *	to act as a member for any meeting of the team by the entity, or the entities, that nominated the member for appointment. ⁴¹	1
Objective	e of a negotiating team	3
	ne objective of a negotiating team is to help growers and the owner l for which it is established to jointly improve profitability.	4 5
	Division 2—Functions and powers	ć
Function	s and powers	7
	A negotiating team established for a mill or mills has the functions—	8
(a)	to make a collective agreement for the mill or mills;	10
	to decide all matters about expansion of the total number of hectares included in cane production areas relating to the mill or mills;	11 12 13
` '	to develop and propose to the commissioner for approval a cane analysis program, or a change to the cane analysis program, for the mill or mills;	14 15 16
(d)	to make a cane quality program for the mill or mills;	17
(e)	to perform other functions given to it under this or another Act.	18
	negotiating team may do anything necessary or convenient to be ts functions.	19 20
(3) A n	egotiating team must agree on a dispute resolution process—	21
(a)	for agreements as mentioned in section 53;42 and	22
(b)	for its other functions.	23

The Acts Interpretation Act 1954, section 24B contains provisions about acting appointments.

⁴² Section 53 (Dispute resolution)

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(4) A negotiating team must appoint a secretary with an address for

service of the negotiating team.

1

2

Dispute resolution about functions	3
184.(1) This section applies if a dispute arises within a negotiating team about a matter mentioned in section 183(1).	4 5
(2) If a dispute resolution process agreed by the negotiating team applies to the dispute, the process must be followed.	6 7
(3) A decision arising out of the dispute resolution process is taken to be the final decision of the negotiating team.	8 9
(4) The <i>Commercial Arbitration Act 1990</i> does not apply if the final decision is reached by arbitration.	10 11
(5) To remove doubt, for the <i>Judicial Review Act 1991</i> , sections 4 and 20(1), ⁴³ the decision mentioned in subsection (3) is "a decision to which this Act applies".	12 13 14
(6) If there is no dispute resolution process agreed by the negotiating team that applies, the dispute resolution process provided for under a regulation must be followed.	15 16 17
Power to engage assistance	18
185. A negotiating team may employ the persons, and engage the consultants and service providers, it considers necessary.	19 20
Division 3—General provisions about negotiating teams	21
Meetings and decisions of a negotiating team	22
186.(1) A negotiating team must meet as often as it decides is necessary.	23
(2) A negotiating team may hold meetings, or allow members to take part in meetings, using any technology allowing reasonably	24 25

⁴³ Judicial Review Act 1991, sections 4 (Meaning of "decision to which this Act applies") and 20 (Application for review of decision)

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contemporaneous and continuous communication between members taking part in the meeting.	1 2			
(3) A member who takes part in a meeting under subsection (2) is taken to be present at the meeting.				
(4) Despite subsection (2), a negotiating team may, in writing, refer a question requiring consideration by the team to all the members of the team.	5 6			
(5) For subsection (4)—	7			
 (a) a written decision of the members of the negotiating team is taken to be a decision of the members at a duly constituted meeting of the board; and 	8 9 10			
(b) a reference to members using any technology is adequate reference in writing; and	11 12			
(c) a reply to a reference using any technology is an adequate written decision.	13 14			
(6) The quorum at a meeting is all the members of the negotiating team.	15			
(7) A decision of a negotiating team must be unanimous or as decided under a dispute resolution process under section 184.	16 17			
PART 7—SUGAR INDUSTRY COMMISSIONER	18			
Division 1—Commissioner	19			
Appointment of commissioner	20			
187. (1) There is to be a Sugar Industry Commissioner.	21			
(2) The commissioner is to be appointed by the Governor in Council.	22			
(3) The commissioner holds office for the term, not longer than 5 years,	23			

24

and on the conditions stated in the instrument of appointment.

Function	ns of commissioner	1				
188. T	The commissioner has the following functions—	2				
(a)	to grant access rights and to keep the access rights register;	3				
(b)	(b) to keep a central register of cane production areas;					
(c)	if asked by a cane production board, to help the board in the administration of its objectives;	5 6				
(d)	to facilitate the existence of an effective cane analysis system;	7				
(e)	to approve cane analysis programs;	8				
(f)	to mediate in negotiations within the sugar industry in Queensland, other than in matters in which the commissioner is the decision maker, if asked by all parties to the mediation.	9 10 11				
Remune	eration	12				
	The commissioner is to be paid the remuneration, including ses, decided by the Governor in Council.	13 14				
Disquali	ifications for appointment	15				
190. A person—	a person is not qualified to be or to continue as commissioner if the	16 17				
(a)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or	18 19 20				
(b)	is convicted of an indictable offence, whether on indictment or summarily; or	21 22				
(c)	becomes incapable of performing the duties of commissioner because of physical or mental incapacity; or	23 24				
(d)	is not able to manage a corporation because of the Corporations Law, section 229;44 or	25 26				
(e)	is named in the register held by the Australian Securities	27				

⁴⁴ Corporations Law, section 229 (Certain persons not to manage corporations)

	Investment Commission under the Corporations Law, section 243.45	1 2
Vacation	n of office	3
191. T	The office of commissioner becomes vacant if the commissioner—	4
(a)	dies; or	5
(b)	resigns office by notice given to the Governor in Council; or	6
(c)	is absent, without the Minister's permission and without reasonable excuse, for 14 consecutive days or 28 days in any year; or	7 8 9
(d)	is no longer qualified to continue as commissioner; or	10
(e)	is removed from office under section 197.	11
Commis	ssioner's independence	12
,	1) In performing functions of office mentioned in section 188,46 the cioner must act independently and impartially.	13 14
staff and	owever, subsection (1) does not prevent the corporation providing d other resources to the commissioner to carry out his or her seffectively and efficiently.	15 16 17
Commis	ssioner's budget	18
	The commissioner must prepare and give to the Minister a draft or each financial year in the form and when the Minister directs.	19 20
(2) Th year.	e Minister must decide the commissioner's budget for the financial	21 22
	efore the Minister decides the commissioner's budget, the Minister asult with the corporation and industry representative bodies.	23 24

⁴⁵ Corporations Law, section 243 (Register of disqualified company directors and other officers)

⁴⁶ Section 188 (Functions of commissioner)

s 194 122 s 195

(4) The commissioner's budget is payable by the corporation.	1	
(5) The commissioner must authorise spending only under the budget decided by the Minister, unless the Minister otherwise directs.		
Commissioner's staff	۷	
194. The commissioner may employ the persons the commissioner considers necessary.	5	
Commissioner's power to delegate	7	
195.(1) The commissioner may delegate the commissioner's powers to—	8	
(a) an appropriately qualified member of the commissioner's staff; or	1(11	
(b) an entity established under this Act; or	12	
(c) an appropriately qualified member or officer of an entity established under this Act.	13 14	
(2) Without limiting subsection (1), the commissioner may delegate a power under chapter 2, part 5, division 4 ⁴⁷ to an individual mentioned in subsection (1) or to another appropriately qualified person.	15 16 17	
(3) The commissioner may delegate the commissioner's power to mediate in disputes about the exercise of an access right under section 67(9)48 to—	18 19 20	
 (a) the chairperson of the cane production board established for a mill that is or is proposed to be supplied with cane through the use of the access right; or 	21 22 23	
(b) an appropriately qualified mediator.	24	

⁴⁷ Chapter 2, part 5, division 4 (Cane analysis programs)

⁴⁸ Section 67 (Variation and cancellation of access right, dispute resolution and enforcement)

s 196 123 **s 198**

Prohibition on political activity	1	
196. The commissioner must not use any of the funds made available to the commissioner under this Act for any purpose in connection with the politics of any political party or any candidate for political office.		
Removal of commissioner	5	
197. (1) This section applies if the Governor in Council is satisfied that the commissioner has contravened section 196.	6 7	
(2) The Governor in Council may remove the commissioner from office by notice given to the commissioner.	8 9	
Division 2—Commissioner's function for registers	10	
Commissioner and registers	11	
198. (1) The commissioner must keep a register of the total number of hectares included in cane production areas.	12 13	
(2) If the commissioner requires a cane production board to give information to the commissioner for entry on the register, the board must give the information within the reasonable period the commissioner may require.	14 15 16 17	
(3) If asked by a cane production board, the commissioner may help the board in any way the commissioner considers appropriate to properly keep the board's register about cane production areas.	18 19 20	
(4) With the agreement of a mill owner and the mill suppliers' committee established for the mill, the commissioner may make arrangements, including financial arrangements, with the cane production board established for the mill under which the commissioner is to keep the board's register of information about cane production areas.	21 22 23 24 25	

CHAPTER 5—APPEALS

Appeal to Magistrates Court

1

	The following persons may appeal to a Magistrates Court ("the against the decisions mentioned in relation to the person—	3		
(a)	(a) a person whose application to register any matter on a register kept by the commissioner or a cane production board has been refused by the commissioner or the board;			
(b)	a person whose application under chapter 2, part 1, division 2 has been refused by a cane production board, or granted on a condition with which the person is dissatisfied;	9 10		
(c)	a grower who is dissatisfied with a decision made by a cane production board under chapter 2, part 1, division 3 that adversely affects the interests of the grower;	11 12 13		
(d)	a person whose cane production area has been cancelled by a cane production board under chapter 2, part 1, division 4;	14 15		
(e)	a grower or mill owner mentioned in section 35 who is dissatisfied by a decision of a cane production board under the section;	16 17 18		
(f)	a person whose application under section 56 has been refused by the BSES or granted on a condition with which the person is dissatisfied;	19 20 21		
(g)	a holder of an access right or a land-holder mentioned in section 69 who is dissatisfied with a decision of the commissioner under section 69(2).	22 23 24		
(2) The	e appeal is started by—	25		
(a)	giving a notice of appeal stating the grounds to the clerk of the court; and	26 27		
(b)	giving a copy of the notice to the respondent.	28		
(3) An	appeal must be started within 28 days after the appellant—	29		
(a)	for an appeal under subsection (1)(c)—is given notice of the	30		

whichever happens later; or	1				
(b) otherwise—is given notice of the relevant decision.	2				
(4) In deciding the appeal, the court—	3				
(a) is unaffected by the appealed decision; and					
(b) is not bound by the rules of evidence; and	5				
(c) must observe natural justice.	6				
(5) In deciding the appeal, the court may confirm the appealed decision or set the appealed decision aside and make another decision.	7 8				
(6) If the court makes another decision, the decision is taken to be the decision of the respondent.	9 10				
(7) However, a decision mentioned in subsection (6) can not be appealed against under this section.	11 12				
(8) A party dissatisfied by the decision of the Magistrates Court may appeal to the District Court, but only on a question of law.	13 14				
(9) In this section—	15				
"decision" includes order.	16				
Appeal to Land Court	17				
200.(1) This section applies to a decision by the commissioner under section 60 or $67(3).49$	18 19				
(2) A person aggrieved by the commissioner's decision may appeal to the Land Court within 28 days after the notice of the decision is given by the commissioner under section 61 or 67(8).	20 21 22				
(3) The appeal is started by—	23				
(a) giving a notice of appeal stating the grounds to the registrar of the Land Court; and	24 25				
(b) giving a copy of the notice to the following—	26				
(i) the commissioner:	27				

Section 67 (Variation and cancellation of access right, dispute resolution and enforcement)

(ii)	any land-holder whose land is or would be affected by the relevant access right;	1 2
(iii)	the holder of any relevant access right;	3
(iv)	any grower affected by the relevant variation or cancellation, if the decision appealed against is under section 67(3).	4 5
	section (3)(b)(ii) and (iv), it is enough if notice of the appeal a newspaper circulating in the area where the access right is	6 7 8
	nmissioner is not a party to the appeal merely because the is given a copy of the notice of appeal.	9 10
(6) In decidecision. ⁵⁰	ding the appeal, the court is unaffected by the appealed	11 12
	ing the appeal, the court may confirm the appealed decision aled decision aside and make another decision.	13 14
` '	ourt makes another decision, the decision is taken to be the e commissioner.	15 16
(9) Howeve against under t	r, a decision mentioned in subsection (8) can not be appealed his section.	17 18
СНА	APTER 6—AUTHORISATIONS FOR	19
	COMPETITION LEGISLATION	20
Definitions fo	or ch 6	21
201. In this	chapter—	22
"Competition Code" means the Competition Code under the Competition Policy Reform (Queensland) Act 1996.		

For relevant general powers of the Land Court, see *Land Court Act 1999*, section 7 (Land Court to be guided by equity and good conscience).

sec	tition legislation" means the <i>Trade Practices Act 1974</i> (Cwlth), tion $51(1)(b)^{51}$ or the Competition Code of this jurisdiction, tion 51.52	1 2 3
"harves	ting equity committee" means a committee that—	4
(a)	consists of representatives of a mill owner and growers; and	5
(b)	is established under a collective agreement to review matters about the harvesting of cane to try to ensure the harvesting is carried out in a fair, effective and efficient way.	6 7 8
	nent" means a contract, arrangement or understanding made or ved at between any or all of the following—	9 10
(a)	a grower;	11
(b)	a harvesting equity committee;	12
(c)	a cane production board;	13
(d)	a mill owner;	14
(e)	a mill suppliers' committee;	15
(f)	for a settlement about using a particular person for an activity mentioned in section 204(2)(a) or (b) or 205(2)(a) or (b), ⁵³ the person.	16 17 18
Cane pr	roduction areas	19
	1) The following things are specifically authorised for the ion legislation—	20 21

⁵¹ Trade Practices Act 1974 (Cwlth), section 51 (Exceptions)

The Competition Code, section 51 states that in deciding whether a person has contravened the Code, Part IV, certain things must be disregarded. Section 51(1) of the Code provides that the following must be disregarded—

⁽a) ...

⁽b) anything done in a State, if the thing is specified in, and specifically authorised by:

⁽i) an Act passed by the Parliament of that State; or

⁽ii) regulations made under such an Act.

⁵³ Section 204 (Supply agreements—individual agreements) or 205 (Supply agreements—collective agreements)

(a)	an increase in the number of hectares included in a cane production area, by a cane production board;					
(b)	(b) the variation of, or the refusal to vary, the description of land included in a grower's cane production area by a cane production board;					
(c)	the variation in, or the refusal to vary, the conditions on which a grower holds a cane production area by a cane production board;	7 8				
(d)	the cancellation of, or the refusal to cancel, a grower's cane production area, or part of the number of hectares included in a cane production area, by a cane production board.	9 10 11				
	osection (1) applies to the granting, variation or cancellation only to tit is made for giving effect to a settlement.	12 13				
have the competition <i>Act</i> 1974	e things mentioned in subsection (1) are authorised even if they e purpose, effect or likely effect of substantially lessening ion or one of the proscribed purposes stated in the <i>Trade Practices</i> 4 (Cwlth), section 46(1) ⁵⁴ or the Competition Code of this on, section 46(1). ⁵⁵	14 15 16 17 18				
	e following conditions imposed on the granting or variation of a eduction area are specifically authorised for the competition n—	19 20 21				
(a)	a condition imposed on the growing of cane;	22				
(b)	a condition imposed on the harvesting of cane;	23				
(c)	a condition imposed on the delivery of cane;	24				
(d)	a requirement about the use of a particular person for—	25				
	(i) the delivery of cane to a mill by a grower; or	26				
	(ii) the transport of cane by a mill owner;	27				
(e)	a requirement that a grower must exercise the entitlement conferred by a cane productions area within a certain time from the day the cane production area is granted;	28 29 30				

⁵⁴ Trades Practices Act 1974 (Cwlth), section 46 (Misuse of market power)

Competition Code, section 46 (Misuse of market power)

(f)	a prohibition or limitation on the transfer of a cane production area within a certain time from the day the cane production area is granted.	1 2 3		
Exan	nple of paragraph (a)—	4		
A condition that a grower use practices allowing cane to be grown without undue damage to the environment.				
Exan	nple of paragraph (b)—	7		
	A condition that cane is harvested in a particular period.	8		
Exan	nple of paragraph (c)—	9		
	A condition that a grower pays an amount as a financial contribution to a cane railway to facilitate the use of the land for growing cane.	10 11		
Expansi	ons	12		
•) The following things are specifically authorised for the on legislation—	13 14		
(a)	the refusal of a mill owner or a mill suppliers' committee to give a consent under section 20^{56} to a grower's application under section $29;57$	15 16 17		
(b)	the rejection of a mill owner of the arbitrator's decision mentioned in section 23(4) or 26(3)(d); ⁵⁸	18 19		
(c)	the giving of, or the refusal to give, a move consent notice mentioned in section 24(2) or 27(2) ⁵⁹ by a cane production board;	20 21		
(d)	the making of a decision by a negotiating team about expansion under section 36.60	22 23		
(2) Sul	osection (1)(c) or (d) applies to the giving of, or the refusal to give,	24		

⁵⁶ Section 20 (Consent process)

⁵⁷ Section 29 (Application allowing supply to receiving mill)

Section 23 (If the negotiating team does not agree to horizontal expansion) or 26 (Establishment of productivity increase process)

⁵⁹ Section 24 (Process for moving supply from current mill) or 27 (Process of moving supply from current mill)

⁶⁰ Section 36 (Negotiating team must decide expansion of cane production areas)

		making of a decision only to the extent the notice or refusal is lecision is made, for giving effect to a settlement.	1
(3) The things mentioned in subsection (1) are authorised even if they have the purpose, effect or likely effect of substantially lessening competition.			3
Supply a	gree	ements—individual agreements	(
		ne following things are specifically authorised for the egislation-	7
(a)		making of an individual agreement by 1 or more growers and ill owner under section 39;61	10
(b)	the	variation of an individual agreement by the parties.	11
		tion (1) applies to the making or variation of an individual y to the extent the agreement makes provision about—	12 13
(a)		harvesting of cane by a grower, including the use of a icular person for the harvesting; or	14 15
(b)	the	use of a particular person for—	16
	(i)	the delivery of cane to a mill by a grower; or	17
	(ii)	the transport of cane by a mill owner; or	18
(c)		acceptance and crushing of cane by a mill at a time fixed er the agreement.	19 20
(3) The legislation		lowing things are specifically authorised for the competition	21 22
(a)		harvesting of cane by a grower under an individual agreement, uding the use of a particular person for the harvesting;	23 24
(b)	the	use of a particular person for—	25
	(i)	the delivery of cane to a mill by a grower under an individual agreement; or	26 27
	(ii)	the transport of cane by a mill owner under an individual	28

⁶¹ Section 39 (Individual agreement)

agreement;	1
(c) the acceptance and crushing of cane by a mill at a time fixed under an individual agreement.	2 3
(4) The things mentioned in subsections (1) and (3) are authorised even if they have the purpose, effect or likely effect of substantially lessening competition.	4 5 6
Supply agreements—collective agreements	7
205.(1) The following things are specifically authorised for the competition legislation—	8
(a) the making of a collective agreement by a negotiating team under section 42;62	10 11
(b) the variation of a collective agreement by a negotiating team under section 44.63	12 13
(2) Subsection (1) applies to the making or variation of a collective agreement only to the extent the agreement is made or varied for giving effect to a settlement about—	14 15 16
(a) the harvesting of cane by a grower, including the use of a particular person for the harvesting; or	17 18
(b) the use of a particular person for—	19
(i) the delivery of cane to a mill by a grower; or	20
(ii) the transport of cane by a mill owner; or	21
(c) the acceptance and crushing of cane by a mill at a time fixed under the agreement.	22 23
(3) The following things are specifically authorised for the competition legislation—	24 25
(a) the harvesting of cane by a grower under a collective agreement, including the use of a particular person for the harvesting;	26 27
(b) the use of a particular person for—	28

⁶² Section 42 (Collective agreement—making)

⁶³ Section 44 (Variation of collective agreement)

	(i)	the delivery of cane to a mill by a grower under a collective agreement; or	1 2
	(ii)	the transport of cane by a mill owner under a collective agreement;	<u> </u>
(c)		acceptance and crushing of cane by a mill at a time fixed er a collective agreement.	6
		ion (3)(a) applies only to the extent the collective agreement a settlement about the harvesting.	8
gives eff	ect to	ion (3)(b) applies only to the extent the collective agreement a settlement about the use of the particular person for doing ioned in subsection (3)(b)(i) or (ii).	9 10 11
	ave t	ngs mentioned in subsections (1) and (3) are authorised even he purpose, effect or likely effect of substantially lessening	12 13 14
Supply a	agree	ments—payments	15
•		e entry into a supply agreement is specifically authorised for n legislation.	16 17
provides	for the	ion (1) applies to the entry only to the extent the agreement ne terms on which payments are to be made by a mill owner supplied to a mill by a grower under the supply agreement.	18 19 20
(3) Th legislatio		owing things are specifically authorised for the competition	21 22
(a)		payment of a price for cane by a mill owner to a grower under pply agreement mentioned in this section;	2: 24
(b)		receipt of a price for cane by a grower from a mill owner er a supply agreement mentioned in this section;	25 26
(c)	allo may	inancial incentive scheme of premiums, discounts and wances relating to cane and sugar quality or to anything that affect cane and sugar quality having regard to best practice or a supply agreement mentioned in this section.	27 28 29 30

Cane qu	ality programs	1
) The making of a cane quality program by a negotiating team for nder section 8564 is specifically authorised for the competition n.	2 3 4
to the ex	bsection (1) applies to the making of a cane quality program only tent the program provides for a scheme of premiums and discounts quality and gives effect to a settlement.	5 6 7
Paymen	t schemes	8
section 9	The establishment by the corporation of payment schemes under 3,65 and anything done under or because of a payment scheme, is lly authorised for the competition legislation.	9 10 11
Brand s	ugar	12
between the owne	The entry into of, and the giving of effect to, an arrangement the corporation and a mill owner under section 9466 under which is to produce a particular brand of raw sugar in a particular period at is specifically authorised for the competition legislation.	13 14 15 16
(2) The legislation	e following things are specifically authorised for the competition n—	17 18
(a)	the giving of a direction by the corporation to a mill owner of a mill under section 94(3) about sugar produced at the mill requiring the owner to produce a particular brand of raw sugar;	19 20 21
(b)	the production by the mill owner of a particular brand of raw sugar because of a direction given to the owner by the corporation under section 94(3).	22 23 24

⁶⁴ Section 85 (Requirement to have cane quality program)

⁶⁵ Section 93 (Schemes for payment)

⁶⁶ Section 94 (Production of brands of raw sugar)

s 210 s 211

Direction	ns ab	out delivery	1
210. (1 section 9		s section applies to a direction given by the corporation under	2 3
(2) The legislation		lowing things are specifically authorised for the competition	4 5
(a)	the g	giving of a direction about—	6
	(i)	how sugar vested in the corporation must be kept before it is supplied to the corporation; or	7 8
	(ii)	how sugar vested in the corporation must be supplied to the corporation, including—	9 10
		(A) when, where and how the sugar is to be supplied; and	11
		(B) delivery of the sugar to places or persons or other action that will be treated as supply to the corporation; or	12 13 14
	(iii)	the payment by the manufacturer of sugar of costs associated with its supply to the corporation; or	15 16
	(iv)	the conditions on which the corporation will accept sugar vested in it; or	17 18
	(v)	information that must be given to the corporation by any person concerned in the supply to, and acceptance by, the corporation of sugar, and the form and way in which the information must be given;	19 20 21 22
(b)	•	thing done under, or because of, a direction mentioned in agraph (a) by—	23 24
	(i)	the corporation; or	25
	(ii)	a person to whom the direction is given.	26
Sugar p	rice d	lirections	27
		e entry by the corporation into a contract for the sale of sugar ted in a sugar price direction is specifically authorised for the	28 29

⁶⁷ Section 95 (Directions about delivery etc.)

competiti	ion legislation.	1
(2) In	this section—	2
corp	price direction" means a direction given by the Minister to the poration under section $101(1)^{68}$ about the pricing of raw sugar for to domestic customers.	3 4 5
	CHAPTER 7—MISCELLANEOUS	6
Injuncti	ons	7
	Subsection (2) applies if a person has engaged, is engaging or is g to engage in conduct that is, was, or would be, any of the g—	8 9 10
(a)	a contravention of chapter 2 or 3;	11
(b)	attempting to contravene chapter 2 or 3;	12
(c)	aiding, abetting, counselling or procuring a person to contravene chapter 2 or 3;	13 14
(d)	inducing or attempting to induce (whether by threats, promises or otherwise) a person to contravene chapter 2 or 3;	15 16
(e)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of chapter 2 or 3;	17 18
(f)	conspiring with others to contravene chapter 2 or 3.	19
injunctio	n the application of an interested entity, the court may grant an in restraining the person from engaging in the conduct and, if the insiders it is desirable to do so, requiring the person to do anything.	20 21 22
that the p	a person has failed, is failing, or is proposing to fail, to do anything person is required to do under chapter 2 or 3, the court may, on the on of an interested entity, grant an injunction requiring the person to ing.	23 24 25 26

⁶⁸ Section 101 (Minister's directions)

(4) However, the court may grant the injunction under subsection (2)

(5) On an application under subsection (2) or (3), the court may grant the

injunction sought with the consent of all the parties to the proceeding,

or (3) only if it is satisfied that there is no other adequate remedy.

1

2

3

4

whether or not the court is satisfied that the subsection applies.	5
(6) The court may grant an interim injunction pending a decision on an application under subsection (2).	6 7
(7) The court may discharge or vary an injunction, and may grant an injunction on conditions.	8 9
(8) The court's power to grant an injunction restraining a person from engaging in conduct may be exercised—	10 11
(a) whether or not it appears to the court that the person intends to engage again, or to continue to engage, in the conduct; and	12 13
(b) whether or not the person has previously engaged in conduct of that kind; and	14 15
(c) whether or not there is an imminent danger of substantial damage to another person if the person engages, or continues to engage, in the conduct.	16 17 18
(9) The court's power to grant an injunction requiring a person to do a thing may be exercised—	19 20
(a) whether or not it appears to the court that the person intends to fail again, or to continue to fail, to do the thing; and	21 22
(b) whether or not the person has previously failed to do a thing of that kind; and	23 24
(c) whether or not there is an imminent danger of substantial damage to another person if the person fails, or continues to fail, to do the thing.	25 26 27
(10) The court may, in addition to, or instead of, ordering an injunction against a person, order the person to pay damages to someone.	28 29
(11) The court's powers under this section are in addition to its other powers.	30 31
(12) In this section—	32

"court" means the Supreme Court.	1
"interested entity" means an entity established under this Act or person, whose interests have been, are or would be affected relevant conduct.	
General provisions about show cause proceedings	4
213.(1) This section applies to any show cause proceeding un Act.	der this 6
(2) The notice to show cause must give the person to whom it is gleast 28 days in which to make submissions.	given at 8
(3) The entity giving the notice—	10
(a) may extend the period for making submissions at any time	e; and
(b) must consider any submissions made by the person; and	12
(c) must give the person a reasonable opportunity to be hear the matter.	rd about 13
Statutory declaration	15
214. (1) This section applies to an application or submission commissioner or an entity established under this Act.	1 to the 16
(2) The commissioner or entity may require particular information verified by statutory declaration as a condition of its consideration of consideration of the application or submission.	
Records to be kept	21
215. An entity established under this Act—	22
(a) must keep the records that may be necessary for the discharge of its functions; and	proper 23
(b) is a public authority under the <i>Libraries and Archives Act</i>	1988. 25

Superannuation schemes	1
216.(1) An entity established under this Act may—	2
(a) establish or amend superannuation schemes; or	3
(b) join in establishing or amending superannuation schemes; or	4
(c) take part in superannuation schemes.	5
(2) The auditor-general may audit the schemes.	6
(3) Subsection (2) is subject to the <i>Financial Administration and Audit Act 1977</i> , part 6.69	7 8
Offence to make false statement in application or submission	9
217. A person must not, in an application or submission made to an entity under this Act, make any false or misleading statement without reasonable excuse.	10 11 12
Maximum penalty—40 penalty units.	13
Improper use of information prohibited	14
218. A person who is, or has been, the commissioner, or a member, director, officer or employee of an entity established under this Act, must not make improper use of information acquired because of the person's position, or an opportunity provided by the position, to gain directly or indirectly an advantage for any person or to cause detriment to the entity or any person.	15 16 17 18 19 20
Maximum penalty—500 penalty units or 5 years imprisonment.	21
Indemnity	22
219.(1) The persons mentioned in subsections (2) to (4) are to be indemnified as mentioned in the subsections against all actions, proceedings and claims in relation to acts done or omitted to be done by any of them in good faith and without negligence under this Act.	23 24 25 26

Financial Administration and Audit Act 1977, part 6 (Audit of consolidated fund and public sector entities)

(2) The commissioner and the chairperson of the corporation are to be

indemnified by the corporation.

1

2

(3) The chairperson of a cane production board is to be indemnified by the commissioner.	3 4
(4) Subject to subsections (2) and (3), a person who is a chairperson, director or member of a body corporate established under this Act, or of a board of the body corporate, or who is an employee or agent of the body corporate, is to be indemnified by the body corporate.	5 6 7 8
Proceedings for an offence	9
220.(1) Subject to subsection (2), a proceeding for an offence against this Act must be taken in a summary way under the <i>Justices Act 1886</i> within the later of the following—	10 11 12
(a) 1 year after the offence is committed;	13
(b) 6 months after the commission of the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	14 15 16
(2) A proceeding for an indictable offence may, at the election of the prosecution, be taken—	17 18
(a) by way of summary proceedings under subsection (1); or	19
(b) on indictment.	20
(3) A proceeding against a person for an indictable offence must be before a magistrate if it is a proceeding—	21 22
(a) for the summary conviction of the person; or	23
(b) for an examination of witnesses in relation to the charge.	24
(4) If a proceeding for an indictable offence is brought before a justice who is not a magistrate, jurisdiction is limited to taking or making a procedural action or order within the meaning of the <i>Justices of the Peace and Commissioners for Declarations Act 1991</i> .	25 26 27 28
(5) If—	29
(a) a person charged with an indictable offence asks at the start of a summary proceeding for the offence that the charge be prosecuted	30 31

	on indictment; or	1
(b)	the magistrate hearing a charge of an indictable offence considers the charge should be prosecuted on indictment;	2 3
the magis	strate—	4
(c)	must not decide the charge as a summary offence; and	5
(d)	must proceed by way of a committal proceeding.	6
(6) If a	magistrate acts under subsection (5)—	7
(a)	any plea of the person charged, made at the start of the proceeding, must be disregarded; and	8 9
(b)	any evidence brought in the proceeding before the magistrate decided to act under subsection (5) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	10 11 12 13
(c)	before committing the person for trial or sentence, the magistrate must make a statement to the person under the <i>Justices Act 1886</i> , section 104(2)(b). ⁷⁰	14 15 16
	ne maximum penalty that may be imposed on a summary on of an indictable offence is 100 penalty units or 1 year's ment.	17 18 19
(8) In t	this section—	20
"indictal	ble offence " means an offence against section 122 or 218.71	21
Evidence	e	22
and purp	A document purporting to be a copy of a collective agreement orting to be certified as a copy by or on behalf of a party to the it is evidence of the agreement.	23 24 25
(2) A	statement in a complaint for an offence against this Act of when	26

Justices Act 1886, section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

⁷¹ Section 122 (Duty and liability of certain officers of corporation) or 218 (Improper use of information prohibited)

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the commission of the offence came to the knowledge of the complainant is evidence of that fact.			
(3) A certificate purporting to be signed by a person authorised to do so	3		
by an entity established under this Act stating that a particular document is a			
document lodged with or held by the entity, or a copy of the document, is evidence of anything stated in the certificate.	5 6		
(4) A certificate purporting to be signed by the chief executive officer of	7		
the BSES, or a person authorised by the chief executive officer, stating for a	8		
particular date or period and particular place that cane of a particular variety	9		
was non-approved cane is evidence of anything stated in the certificate.	10		
Regulation-making power	11		
222.(1) The Governor in Council may make regulations under this Act.	12		
(2) A regulation may provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.			
CHAPTER 8—AMENDMENTS, REPEALS AND TRANSITIONAL PROVISIONS	15 16		
PART 1—AMENDMENTS AND REPEALS	17		
Amendments	18		
223. Schedule 1 amends the Acts and regulations mentioned in it.	19		
Repeals	20		
224. The following Acts are repealed—	21		
• Sugar Industry Act 1991	22		
• Sugar Milling Rationalisation Act 1991.	23		
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PART 2—TRANSITIONAL PROVISIONS	1
Division 1—Interpretation	2
Definitions for pt 2	3
225. In this part—	4
"register of easements" means the register of easements maintained under section 20172 of the repealed Act.	5
"repealed Act" means the Sugar Industry Act 1991.	7
"Sugar Cane Assignment Register" means the register maintained under section 32 of the repealed Act.	8 9
"Sugar Industry Tribunal" means the Sugar Industry Tribunal established under section 20973 of the repealed Act.	10 11
"transitional assignment" see section 226(1).	12
"transitional easement" see section 232(1).	13
"transitional permit" see section 233(1).	14
Division 2—Assignments	15
Assignment becomes a cane production area	16
226.(1) This section applies to a person who held an assignment under the repealed Act immediately before the repeal of section 136(1) ⁷⁴ of the repealed Act ("transitional assignment").	17 18 19
(2) From the repeal of the section, the person is taken to hold instead a cane production area and to be a grower.	20 21
(3) The land included in the cane production area is the transitional	22

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⁷² Sugar Industry Act 1991, section 201 (Register of Easements)

⁷³ Sugar Industry Act 1991, section 209 (Sugar Industry Tribunal)

Sugar Industry Act 1991, section 136 (The assignment entitlement)

assignment's land and the description of the land included in the cane production area is the transitional assignment's presently assigned description.	1 2 3
(4) The mill to which the cane production area relates is the mill to which the land included in the transitional assignment was assigned.	4 5
(5) The number of hectares included in the cane production area is the number of hectares in the transitional assignment's area.	7
(6) A condition imposed on the grant or variation of the transitional assignment under section 139(3) or 142(4) ⁷⁵ of the repealed Act is taken to be a condition imposed on the grant of the cane production area.	8 9 10
(7) To the extent that any type of right under the repealed Act mentioned in this section may be affected by a decision on a review by the Sugar Industry Tribunal on an application started before the commencement of this section, this section applies as if the decision had been given effect immediately before the commencement of this section.	11 12 13 14 15
Plan of transitional assignment becomes plan of a cane production area	16 17
227.(1) This section applies to a plan to which section 160 ⁷⁶ of the repealed Act applied immediately before the repeal of the section.	18 19
(2) From the repeal of the section, subject to section 226, the plan is a plan under section 33. ⁷⁷	20 21
Particular corporation guideline to continue in effect	22
228.(1) This section applies to a guideline in force under section 139(1) ⁷⁸ of the repealed Act immediately before the repeal of the section.	23 24

(2) From the repeal of the section, the guideline is a guideline of each

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⁷⁵ Sugar Industry Act 1991, section 139 (Guidelines for grant of assignment) or 142 (Orders by local board)

⁷⁶ Sugar Industry Act 1991, section 160 (Agreed assignment plan is evidence)

⁷⁷ Section 33 (Agreed cane production area plan is evidence)

⁷⁸ Sugar Industry Act 1991, section 139 (Guidelines for grant of assignment)

cane production board and is binding on the cane production board and on anyone making to the cane production board an application to which the guideline relates.	1 2 3
(3) For subsection (2) the guideline is to be read as follows—	4
(a) a reference to an assignment is taken to be a reference to a cane production area;	5
(b) a reference to a local board is taken to be a reference to a cane production board;	8
(c) a reference to an assignment holder is taken to be a reference to a grower.	10
(4) The guideline stops having effect—	11
(a) for a cane production board that makes a guideline, instrument or decision before 30 March 2000 about the same matter—the day the board makes the guideline, instrument or decision; or	12 13 14
(b) otherwise—30 March 2000.	15
Division 3—Awards and mill supply contracts	16
Awards	17
229. Each award made under section 118 ⁷⁹ of the repealed Act from the repeal of the section is to continue to have effect as if this Act had not been passed until it expires in accordance with its own terms.	18 19 20
Mill supply agreements	21
230. A mill supply agreement mentioned in section 13080 of the repealed Act, and in force immediately before the repeal of the section, from the repeal continues in force as a supply agreement under this Act	22 23

⁷⁹ Sugar Industry Act 1991, section 118 (Making of awards)

⁸⁰ Sugar Industry Act 1991, section 130 (Mill supply contracts)

Existing mill starts as mill	1
231.(1) This section applies to each mill that is in existence immediately before the repeal of section $3C^{81}$ of the repealed Act.	2 3
(2) From the repeal of the section, the mill is taken to be a mill under section 71.82	4 5
Division 4—Transitional easements and permits to pass	6
Transitional easement becomes a cane railway easement	7
232.(1) This section applies to an easement granted under section 19683 of the repealed Act and in force immediately before the repeal of the section (a "transitional easement").	8 9 10
(2) From the repeal of the section, the easement is a cane railway easement and is subject to the same conditions as the transitional easement (and is an access right).	11 12 13
(3) However, the easement granted to the mill owner is taken to be granted to the owner to facilitate harvest of cane and supply of cane to any mill and between any mills.	14 15 16
Transitional permit becomes permit to pass	17
233.(1) This section applies to a permit granted under section 207 ⁸⁴ of the repealed Act and in force immediately before the repeal of the section (a "transitional permit").	18 19 20
(2) From the repeal of the section, the permit is a permit to pass and is subject to the same conditions as the transitional permit (and is an access right).	21 22 23
(3) However, if the transitional permit was granted to a mill owner, it is	24

⁸¹ Sugar Industry Act 1991, section 3C (Meaning of "sugar mill" or "mill")

⁸² Section 71 (Meaning of "mill")

⁸³ Sugar Industry Act 1991, section 196 (Grant of easement)

⁸⁴ Sugar Industry Act 1991, section 207 (Permits to pass over land)

taken to be granted to the owner to facilitate harvest of cane and supply of cane to any mill and between any mills.				
Register of easements becomes the access rights register	3			
234.(1) From the repeal of section 20185 of the repealed Act, the register of easements becomes the access rights register.	4 5			
(2) The commissioner, as soon as possible after the repeal of the section, must record in the access rights register the particulars mentioned in section 64(2)86 of every transitional permit.	6 7 8			
(3) For subsection (2), the corporation must, immediately on the repeal of the section, give the commissioner the copies of the transitional permits kept by the corporation.	9 10 11			
References to the register of easements	12			
235.(1) In any register mentioned in section 20487 of the repealed Act, a note warning of the existence of a transitional easement on the register of easements, is taken, from the commencement of this section, to be a note warning of the existence of the relevant cane railway easement on the access rights register.	13 14 15 16 17			
(2) In any Act or document, if the context permits, a reference to a transitional easement or transitional permit is taken to be a reference to the relevant access right.	18 19 20			
Transitional applications	21			
236.(1) This section applies to an application made to the corporation for the grant of an easement under section 196(1)(b) of the repealed Act, or permit under section 207(1) ⁸⁸ of the repealed Act, made before the repeal of	22 23 24			

⁸⁵ Sugar Industry Act 1991, section 201 (Register of Easements)

⁸⁶ Section 64 (Access rights register)

⁸⁷ Sugar Industry Act 1991, section 204 (Notation of easement on other registers)

⁸⁸ Sugar Industry Act 1991, section 196 (Grant of easement), section 207 (Permits to pass over land)

the section that had not been decided immediately before the repeal of the	1
(2) From the repeal of the section, the application is to continue as an application to the commissioner for the relevant access right under section 60.89	2 3 4 5
(3) For subsection (2), section 60(1)(a) does not apply.	6
Division 5—Marketing	7
Vesting preserved	8
237. Anything vested in the corporation under section 10790 of the repealed Act before its repeal, from the repeal of the section continues to be vested in the corporation under section 91.91	9 10 11
Pool for payment	12
238. From the repeal of section 11392 of the repealed Act, a sugar pool under the section in existence immediately before the repeal of the section, considered in conjunction with the provisions of the repealed Act and any arrangements of the corporation relating to the pool, is taken to be a payment scheme under section 93.93	13 14 15 16 17
Directions about delivery to and acceptance by corporation	18
239.(1) This section applies to a direction given under section 10894 of the repealed Act before the repeal of the section.	19 20
89 Section 60 (Commissioner may grant an access right)	

⁹⁰ Sugar Industry Act 1991, section 107 (Vesting of sugar in Corporation)

⁹¹ Section 91 (Vesting of sugar in corporation)

⁹² Sugar Industry Act 1991, section 113 (Calculation of price payable to owners of sugar mills)

⁹³ Sugar Industry Act 1991, section 93 (Change to registers)

Sugar Industry Act 1991, section 108 (Delivery to and acceptance by Corporation of sugar)

(2) To the extent the direction must be complied with after the repeal of that section to have effect according to its terms, the direction continues from the repeal of the section as a direction of the corporation under section 95.95		
Sugar quality standards	5	
240.(1) This section applies to a standard made under section 11496 of the repealed Act that was in effect immediately before the repeal of the section.	6 7 8	
(2) From the repeal of that section, the standard is a standard under section 96.97	9 10	
Division 6—Minister's powers	11	
Minister's directions to corporation	12	
241.(1) This section applies to a direction given to the corporation under section 25 ⁹⁸ of the repealed Act to the corporation before the repeal of the section.	13 14 15	
(2) To the extent the direction must be complied with after the repeal of that section to have effect according to its terms, the direction continues after the repeal of the section as a direction under section 101.99	16 17 18	
Division 7—Queensland Sugar Corporation	19	
Continuation of corporation	20	
242.(1) The Queensland Sugar Corporation mentioned as being	21	
95 Section 95 (Directions about delivery etc.)		

⁹⁶ Sugar Industry Act 1991, section 114 (Minister's standards)

⁹⁷ Section 96 (Sugar quality standards)

⁹⁸ Sugar Industry Act 1991, section 25 (Minister's directions to Corporation)

Section 101 (Minister's directions)

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established under section 103^{100} is a continuation of the Queensland Sugar Corporation constituted under section 9^{101} of the repealed Act.
(2) Each appointed director holding office under section 13 ¹⁰² of the repealed Act immediately before the repeal of the section, from the repeal of the section, continues in office for the balance of the director's term as a director appointed under section 107. ¹⁰³
(3) The chief executive and other persons employed under section 23 ¹⁰⁴ of the repealed Act immediately before the repeal of the section, from the repeal of the section, continue in employment under section 120, ¹⁰⁵ on the same terms and conditions.
(4) Subsections (2) and (3) do not limit subsection (1).
Delegation continues
243. A delegation of the corporation under section 27 ¹⁰⁶ of the repealed Act and in force immediately before the repeal of the section, from the repeal of the section, continues as a delegation under section 121. ¹⁰⁷
Sugar Cane Assignment Register becomes the commissioner's register
244.(1) This section applies to the Sugar Cane Assignment Register.
(2) On the repeal of section 32^{108} of the repealed Act, the register
100 Sugar Industry Act 1991, section 103 (Members of disclosure body to disclose interests)

¹⁰¹ Sugar Industry Act 1991, section 9 (Constitution)

¹⁰² Sugar Industry Act 1991, section 13 (Board of directors)

¹⁰³ Section 107 (Board of directors)

¹⁰⁴ Sugar Industry Act 1991, section 23 (Chief executive officer and staff of Corporation)

¹⁰⁵ Section 120 (Chief executive officer and staff of corporation)

¹⁰⁶ Sugar Industry Act 1991, section 27 (Corporation's power to delegate)

¹⁰⁷ Section 121 (Corporation's power to delegate)

¹⁰⁸ Sugar Industry Act 1991, section 32 (Sugar Cane Assignment Register)

becomes the register kept by the commissioner under section 198.109

- (3) An entry of any particular in the register as it existed immediately before the repeal of section 32 of the repealed Act, continues to be adequate notice of the particular to all persons who subsequently have dealings in relation to the entitlement or land to which the particular relates.
- (4) Each cane production board must before 30 March 2000, notify the commissioner when it is ready to receive the part of the register that relates to matters required to be recorded by it in its register under section 157.¹¹⁰
- (5) On receiving the notification under subsection (4), or if no notification is received before 30 March 2000, as soon as possible after 30 March 2000, the commissioner must give to each cane production board the part of the register that relates to matters required to be recorded by the board in its register under section 157.
- (6) The part of the register given to a cane production board must include the records made under section 33¹¹¹ of the repealed Act about land included in cane production areas that relate to the mill for which the board is established.
- (7) Until the commissioner gives a cane production board, as required under subsection (5), a part of the register mentioned in the subsection—
 - (a) section 157(1), (4) and (5) does not apply in relation to the board; and
 - (b) anything that under this Act may, or must, be recorded in the register kept under section 157, for the purposes of registration must be given by the board to the commissioner and recorded in the part by the commissioner; and
 - (c) the part of the register, with any further record made in it under paragraph (b), is taken to be the register under section 157.
- (8) A person may inspect a record in the part of the register on payment to the commissioner of a reasonable fee decided by the commissioner.

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¹⁰⁹ Section 198 (Commissioner and register)

¹¹⁰ Section 157 (Cane production board to keep cane production area register)

¹¹¹ Sugar Industry Act 1991, section 33 (Notice of mortgage and other interests)

(9) The part of the register given by the commissioner to the board under subsection (5) must include the records made under subsection (7)(b).	
Division 8—Bureau of Sugar Experiment Stations	3
Continuation of bureau	4
245.(1) The Bureau of Sugar Experiment Stations mentioned as being established under section 124 ¹¹² is a continuation of the Bureau of Sugar Experiment Stations constituted under section 53 ¹¹³ of the repealed Act.	5 6 7
(2) Each appointed director holding office under section 56 ¹¹⁴ of the repealed Act immediately before the repeal of the section, from the repeal of the section continues in office for the balance of the director's term as a director appointed under section 127. ¹¹⁵	8 9 10 11
(3) The Director of Sugar Experiment Stations and other persons employed under section 70^{116} of the repealed Act immediately before the repeal of the section, from the repeal of the section continue in employment under section 140^{117} on the same terms and conditions.	12 13 14 15
(4) The Director of Sugar Experiment Stations mentioned in subsection (3) becomes the chief executive officer of the BSES.	16 17
(5) Subsections (2) to (4) do not limit subsection (1).	18
Approved cane and permits for non-approved cane	19
246.(1) An approval under section 73 ¹¹⁸ of the repealed Act and in force immediately before the repeal of the section, from the repeal of the section	20 21
112 Section 124 (Establishment of BSES)	

¹¹³ Sugar Industry Act 1991, section 53 (Establishment of Bureau)

¹¹⁴ Sugar Industry Act 1991, section 56 (Board of directors)

¹¹⁵ Section 127 (Board of directors)

¹¹⁶ Sugar Industry Act 1991, section 70 (Director and staff)

¹¹⁷ Section 140 (Chief executive officer and staff of BSES)

¹¹⁸ Sugar Industry Act 1991, section 73 (Approved sugarcane)

is an approval under section 55.119
(2) A permit under section 74^{120} of the repealed Act and in force immediately before the repeal of the section, from the repeal of the section is a permit under section 56.121
Division 9—Cane production boards
Local board becomes a cane production board
247.(1) This section applies to a local board established under section 38 ¹²² of the repealed Act and in existence immediately before the repeal of the section.
(2) From the repeal of the section, the local board continues as a cane production board taken to be established under section 142.123
(3) Each member of the local board holding office under section 40 ¹²⁴ of the repealed Act immediately before the repeal of the section, from the repeal of the section continues in office for the balance of the member's term as a member appointed under section 146. ¹²⁵
(4) Subsection (3) does not limit subsection (2).
References to certain boards etc.
248. In an Act or document, a reference to a local board may, if the context permits, be taken to be a reference to a cane production board.
119 Section 55 (Approved cane)
120 Sugar Industry Act 1991, section 74 (Permit to grow sugarcane of non-approved variety)
121 Section 56 (Permit to grow cane of non-approved variety)
122 Sugar Industry Act 1991, section 38 (Establishment of local boards)

123 Section 142 (Establishment of cane production board)

¹²⁴ Sugar Industry Act 1991, section 40 (Membership of local board)

¹²⁵ Section 146 (Membership of cane production board)

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249. Each sugarcane productivity area declared under the section 77¹²⁶ of the repealed Act and in force immediately before the repeal of the section, from the repeal continues as a productivity area taken to be established under section 158.¹²⁷

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Continuation of cane protection and productivity boards

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250.(1) This section applies to a cane protection and productivity board established under section 78¹²⁸ of the repealed Act and in existence immediately before the repeal of the section.

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(2) From the repeal of the section, the cane protection and productivity board continues as a cane protection and productivity board taken to be established under section 158.¹²⁹

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(3) Each member of the cane protection and productivity board holding office under section 81 of the repealed Act immediately before the repeal of the section, from the repeal of the section continues in office for the balance of the member's term as a member appointed under section 162.¹³⁰

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(4) The persons employed under section 87¹³¹ of the repealed Act immediately before the repeal of the section, from the repeal of the section

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¹²⁶ Sugar Industry Act 1991, section 77 (Productivity areas)

¹²⁷ Section 158 (Establishment of productivity area and cane protection and productivity board)

¹²⁸ Sugar Industry Act 1991, section 78 (Constitution of productivity boards)

¹²⁹ Section 158 (Establishment of productivity area and cane protection and productivity board)

¹³⁰ Section 162 (Membership of a cane protection and productivity board)

¹³¹ Sugar Industry Act 1991, section 87 (Power to engage assistance)

continue in employment under section 173132 on the same terms and conditions.	1 2
(5) Subsections (3) and (4) do not limit subsection (2).	3
Division 11—Negotiating teams	4
Continuation of negotiating teams	5
251.(1) Each negotiating team established under section 52A ¹³³ of the repealed Act and in existence immediately before the repeal of the section, from the repeal continues as a negotiating team established under section 179. ¹³⁴	6 7 8 9
(2) Each member of the negotiating team holding office under section 52A of the repealed Act immediately before the repeal of the section, from the repeal of the section continues in office as a member under section 180.135	10 11 12 13
Division 12—Sugarcane and sugarcane products examination and testing programs	14 15
Continuation of programs	16
252. A program instituted for a mill under section 30 ¹³⁶ of the repealed Act and in force immediately before the repeal of the section, from the repeal continues as the cane analysis program under section 79 ¹³⁷ for the mill and is binding on the persons to whom it applies according to its terms.	17 18 19 20

¹³² Section 173 (Power to engage assistance)

¹³³ Sugar Industry Act 1991, section 52A (Establishment)

¹³⁴ Section 179 (Establishment)

¹³⁵ Section 180 (Membership)

¹³⁶ Sugar Industry Act 1991, section 30 (Programs to obtain information)

¹³⁷ Section 79 (Requirement to have cane analysis program and purpose)

s 255

Division 13—Sugar Industry Tribunal	
Continuation of pt 12 of repealed Act	2
253.(1) Despite the repeal of the repealed Act, part 12 ¹³⁸ of that Act is taken to continue in effect for this section.	3
(2) Each application made to the tribunal before the repeal of the repealed Act and not brought to an end before the repeal may continue to be dealt with by the tribunal until all applications are disposed of.	5 6 7
(3) The tribunal, in addition to any other power it has under part 12, also has the power to make any order necessary to take account of the changes to the law under this Act and give effect to its decision under this Act.	8 9 10
Division 14—Sugar Industry Commissioner	11
Particular functions postponed	12
254. Despite the commencement of section 188, ¹³⁹ the commissioner's functions under section 188(d) and (e) do not commence until 1 January 2000.	13 14 15
Division 15—Competition policy legislation	16
Definitions for div 15	17
255. In this division—	18
"Competition Code" means the Competition Code under the Competition Policy Reform (Queensland) Act 1996.	19 20

¹³⁸ Sugar Industry Act 1991, part 12 (Sugar Industry Tribunal)

¹³⁹ Section 188 (Functions of commissioner)

"competition legisla	ation" means t	the <i>Trade Pr</i>	actices Act 19	974 (Cwlth),
section 51(1)(b	$o)^{140}$ or the C	Competition C	Code of this	jurisdiction,
section 51.141				

Guidelines 4

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- **256.(1)** The making of a guideline by the corporation that is in force under section $139(1)^{142}$ of the repealed Act and mentioned in section 228^{143} of this Act is specifically authorised for the competition legislation.
- (2) Subsection (1) applies to the making of a guideline only to the extent the guideline provides, under section 139(2) of the repealed Act, with respect to the aggregate of all assignments' areas available to be granted in a calendar year, that a prescribed proportion is to be offered in the first instance to holders of existing assignments.
- (3) The making of a guideline is authorised even if it has the purpose, effect or likely effect of substantially lessening competition or one of the proscribed purposes stated in the *Trade Practices Act 1974* (Cwlth), section $46(1)^{144}$ or the Competition Code of this jurisdiction, section $46(1)^{.145}$

Awards 18

257.(1) The making of an award by a negotiating team under

¹⁴⁰ Trade Practices Act 1974 (Cwlth), section 51 (Exceptions)

The Competition Code, section 51 states that in deciding whether a person has contravened the Code, Part IV, certain things must be disregarded. Section 51(1) of the Code provides that the following must be disregarded—

⁽a) ...

⁽b) anything done in a State, if the thing is specified in, and specifically authorised by:

⁽i) an Act passed by the Parliament of that State; or

⁽ii) regulations made under such an Act.

¹⁴² Sugar Industry Act 1991, section 139 (Guidelines for grant of assignment)

¹⁴³ Section 228 (Particular corporation guideline to continue in effect)

¹⁴⁴ Trades Practices Act 1974 (Cwlth), section 46 (Misuse of market power)

¹⁴⁵ Competition Code, section 46 (Misuse of market power)

	118 ¹⁴⁶ of the repealed Act and continued in force under 229 ¹⁴⁷ of this Act is specifically authorised for the competition on.	1 2 3
	bsection (1) applies to the making of an award only to the extent d is made for giving effect to a settlement about—	2
(a)	the harvesting of cane by an assignment holder under the award, including the use of a particular person for the harvesting; or	6
(b)	the use of a particular person for—	8
	(i) the delivery of cane to a mill by an assignment holder under the award; or	10
	(ii) the transport of cane by a mill owner under the award; or	11
(c)	the base prices to be paid for cane.	12
	ne making of an award is authorised even if it has the purpose, likely effect of substantially lessening competition.	13 14
Mill sup	pply agreements	15
258.(1) This section applies to an existing mill supply contract.	16
(2) Th legislatio	ne following things are specifically authorised for the competition on—	17 18
(a)	the harvesting of cane by an assignment holder under a contract, including the use of a particular person for the harvesting;	19 20
(b)	the use of a particular person for—	21
	(i) the delivery of cane to a mill by an assignment holder under a contract; or	22 23
	(ii) the transport of cane by a mill owner under a contract;	24
(c)	the taking, delivery and crushing of cane by a mill owner at a time fixed under a contract;	25 26
(d)	the payment of a price for cane by a mill owner to an assignment	2

¹⁴⁶ Sugar Industry Act 1991, section 118 (Making of awards)

¹⁴⁷ Section 229 (Awards)

holder under a contract;	1
(e) the receipt of a price for cane by an assignment holder from a mill owner under a contract.	2 3
(3) The things mentioned in subsection (2) are authorised even if they have the purpose, effect or likely effect of substantially lessening competition.	4 5 6
(4) This section applies to a contract whether or not the contract is an exempt contract.	7 8
(5) In this section—	9
"exempt contract" means a mill supply contract exempted from section 131 or 134 ¹⁴⁸ of the repealed Act under a regulation under section 134A ¹⁴⁹ of the repealed Act.	10 11 12
"existing mill supply contract" means the following mill supply contracts continued in force under section 230150 of this Act—	13 14
• a mill supply contract to which the owner of the mill known as the 'Mossman Central Mill' is a party	15 16
• a mill supply contract to which the owner of the mill known as the 'Tableland Mill' is a party.	17 18
"mill supply contract" means a contract or agreement within the meaning	19 20

¹⁴⁸ Sugar Industry Act 1991, section 131 (Procedure for making effective mill supply contract) or 134 (Contracts limited to 3 years)

¹⁴⁹ Sugar Industry Act 1991, section 134A (Exemption from controls over agreements)

¹⁵⁰ Section 230 (Mill supply agreement)

¹⁵¹ Sugar Industry Act 1991, section 130 (Mill supply contracts)

Direction	ns ab	oout delivery to and acceptance by corporation	1
•	•	is section applies to a direction given under section 108^{152} of Act and continued in force under section 239^{153} of this Act.	2
(2) Th legislation		lowing things are specifically authorised for the competition	4 5
(a)	auth	making of determinations by the corporation, and the horising of its employees, agents and other bodies and persons give directions, as the corporation thinks fit about—	6 7 8
	(i)	how sugar vested in the corporation must be kept before it is delivered to the corporation; or	9 10
	(ii)	how sugar vested in the corporation must be delivered to the corporation, including—	11 12
		(A) when, where and how the sugar is to be delivered; and	13
		(B) delivery of the sugar to places or persons or other action that will be treated as delivery to the corporation; or	14 15 16
	(iii)	the payment by the manufacturer of sugar of costs associated with its delivery to the corporation; or	17 18
	(iv)	the conditions on which the corporation will accept sugar vested in it under part 7154 of the repealed Act; or	19 20
	(v)	information that must be given to the corporation by any person concerned in the delivery to, and acceptance by, the corporation of sugar, and the form and way in which the information must be given;	21 22 23 24
(b)	anyt	thing done under, or because of, the direction by—	25
	(i)	the corporation; or	26
	(ii)	the person giving the direction; or	27

 $^{^{152}}$ $\it Sugar Industry Act 1991, section 108 (Delivery to and acceptance by Corporation of sugar)$

¹⁵³ Section 239 (Directions about delivery to and acceptance by corporation)

¹⁵⁴ Sugar Industry Act 1991, part 7 (Acquisition of sugar)

(iii) the mill owner to whom the direction is given.	1
(3) Subsection (2) applies to the direction only if it is given to a mill owner.	2 3
(4) Also, subsection (2) applies to the direction only to the extent it relates to the delivery of raw sugar to a place or person for giving effect to a contract, arrangement or understanding made or arrived at between the corporation and another person.	4 5 6 7
Minister's directions to corporation	8
260.(1) This section applies to a sugar price direction under section 25(1) ¹⁵⁵ of the repealed Act and continued in force under section 241 ¹⁵⁶ of this Act.	9 10 11
(2) The entry by the corporation into a contract for the sale of sugar for a price stated in the direction is specifically authorised for the competition legislation.	12 13 14
(3) In this section—	15
"sugar price direction" means a direction given by the Minister to the corporation under section 25(1) of the repealed Act about the pricing of raw sugar for sale to domestic customers.	16 17 18
Expiry	19
261. This division expires on 30 June 2000.	20

¹⁵⁵ Sugar Industry Act 1991, section 25 (Minister's directions to Corporation)

¹⁵⁶ Section 241 (Minister's directions to corporation)

SCHEDULE 1	1
AMENDMENT OF OTHER ACTS AND REGULATIONS	2
section 223	4
HEALTH (DRUGS AND POISONS) REGULATION 1996	5
1. Section 247—	7
omit, insert—	8
'Cane protection and productivity board	9
'247. A cane protection and productivity board under the <i>Sugar Industry Act 1999</i> is authorised to sell an S7 poison for—	10 11
(a) the control of plant diseases in sugar cane; or	12
(b) the destruction of insect pests, vermin or weeds.'.	13
2. Section 290(3)(c)—	14
omit, insert—	15
'(c) for a cane protection and productivity board—under the Sugar Industry Act 1999.'.	16 17

LIENS ON CROPS OF SUGAR CANE ACT 1931	1
1. Section 8(1), from 'provisions' to 'thereunder'—	2
omit, insert—	3
'Sugar Industry Act 1999 and any collective agreement mentioned in section 40^{157} of that Act'.	4 5
2. Section 8(1), from 'the lands' to 'Acts'—	6
omit, insert—	7
'relates any cane production area in which is included the lands described in the lien'.	8 9
3. Section 8—	10
insert—	11
'(4) In this section—	12
"cane production area" has the meaning given by the Sugar Industry Act 1999, section 6.158'.	13 14
4. Section 9(1)(a), 'the Sugar Industry Act 1991, section 129'—	15
omit, insert—	16
'a cane supply and processing agreement entered into under the Sugar Industry Act 1999'.	17 18

¹⁵⁷ Sugar Industry Act 1999, section 40 (Collective agreement—nature)

¹⁵⁸ Sugar Industry Act 1999, section 6 (Cane production area)

5. Sectio	n 16(2), from 'any Cane' to '1991'—	1
omit, i	nsert—	2
	e protection and productivity board established under the <i>Sugar</i> Act 1999.	3 4
6. Sectio	n 16(4)(a), '1991'—	5
omit, i	nsert—	6
'1999'		7
	PLANT PROTECTION ACT 1989	8
1. Sectio	n 3, definition "plant", 'or, unless another Act provides, sugar	9 10
omit.		11
2. Part 1	, after section 6—	12
insert-	_	13
'Act app	lies to sugar cane	14
'6AA.	(1) This Act applies to sugar cane as a plant.	15
'(2) To	apply this Act to sugar cane—	16
(a)	a reference to the Minister is taken to be a reference to the Minister within the meaning of the <i>Sugar Industry Act 1999</i> ; and	17 18
(b)	a reference to the chief executive is taken to be a reference to the chief executive officer of the Bureau of Sugar Experiment Stations established under the <i>Sugar Industry Act 1999</i> ; and	19 20 21
(c)	if, under section 16, an inspector takes measures on behalf of a body established under the <i>Sugar Industry Act 1999</i> , the provisions of sections 17 and 18 apply as if a reference to the Crown were a reference to the body; and	22 23 24 25

(d)	if a matter or thing is seized by an inspector acting on behalf of a body established under the <i>Sugar Industry Act 1999</i> , sections 38 and 39 apply as if a reference to the Crown were a reference to the body; and	1 2 3 4
(e)	a reference in section 28 to the Crown includes a reference to a body established under the <i>Sugar Industry Act 1999</i> ; and	5 6
(f)	non-approved cane is taken to be a pest.	7
'(3) In	this section—	8
	proved cane " has the meaning given by the <i>Sugar Industry</i> 1999, schedule 2.159	9 10
	ane" means any plant or part of the plant of the genus Saccharum ny hybrid of sugar cane.".	11 12
PRI	MARY PRODUCERS' ORGANISATION AND	13
	MARKETING ACT 1926	14
1. Section	n 30A, definition "grower", from 'means' to '1991'—	15
omit, ii	nsert—	16
	s a person who holds a cane production area under the Sugar Act 1999.	17 18

¹⁵⁹ Sugar Industry Act 1999, schedule 2 provides—

[&]quot;non-approved cane" means cane that—

⁽a) is grown at a place where, and at a time when, cane of the variety to which it belongs is not approved for growing under section 55; and

⁽b) is not grown under a permit issued under section 56; and

⁽c) is not grown by, for or at the request of, the chief executive officer of the BSES.

2. Section 30A, definition "mill"—	1
omit, insert—	2
""mill" see the Sugar Industry Act 1999, section 71.160".	3
STATUTORY BODIES FINANCIAL	4
ARRANGEMENTS REGULATION 1997	5
1. Schedule 1A, 'Sugar Industry Act 1991' (1st and 3rd mention)—	6
omit, insert—	7
'Sugar Industry Act 1999'.	8
2. Schedule 1A, 'Sugar Industry Act 1991 (see section 78)'—	9
omit, insert—	10
'Sugar Industry Act 1999 (see section 158)'.	11
3. Schedule 1A, 'productivity boards'—	12
omit, insert—	13
'cane protection and productivity boards'.	14
4. Schedule 2, 'Sugar Industry Act 1991 (1st mention)'—	15
omit, insert—	16
'Sugar Industry Act 1999'.	17

¹⁶⁰ Sugar Industry Act 1999, section 71 (Meaning of "mill")

5. Schedule 2, 'Sugar Industry Act 1991 (see section 78)'—	1
omit, insert—	2
'Sugar Industry Act 1999 (see section 158)'.	3
6. Schedule 2, 'productivity boards'—	4
omit, insert—	5
'cane protection and productivity boards'.	6
7. Schedule 4, 'Sugar Industry Act 1991'—	7
omit, insert—	8
'Sugar Industry Act 1999'.	9
8. Schedule 5, 'Sugar Industry Act 1991'—	10
omit, insert—	11
'Sugar Industry Act 1999'.	12
TRANSPORT INFRASTRUCTURE ACT 1994	13
1. Schedule 3, definition "sugar tramway", paragraph (a)—	14
omit, insert—	15
'(a) operated, entirely or partly, on an access right under the <i>Sugar Industry Act 1999</i> , chapter 2, part 4; ¹⁶¹ and'.	16 17

Sugar Industry Act 1999, chapter 2 (Production, supply and milling), part 4 (Cane access, harvesting and mill supply)

TRANSPORT OPERATIONS (ROAD USE	1
MANAGEMENT) ACT 1995	2
1. Schedule 3, definition "railway", paragraph (b)—	3
omit, insert—	4
'(b) a railway on a cane railway easement under the <i>Sugar Industry Act 1999</i> , chapter 2, part 4.162'.	5 6
WATER RESOURCES ACT 1989	7
1. Section 117(1), from 'within the meaning of the Sugar Industry Act 1991' to 'with that Act'—	8 9
omit, insert—	10
'to which relate under the <i>Sugar Industry Act 1999</i> cane production areas that include'.	11 12
WATER RESOURCES (RATES AND CHARGES) REGULATION 1992	13 14
1. Section 25(1), 'Sugar Industry Act 1991'—	15
omit, insert—	16
'Sugar Industry Act 1999'.	17
2. Section 25(1), definitions "assigned" and "sugar mill"—	18
omit.	19

Sugar Industry Act 1999, chapter 2 (Production, supply and milling), part 4 (Cane access, harvesting and mill supply)

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3. Section 25(3), 'is assigned to a sugar mill (the "assigned land")'—	1
omit, insert—	2
'is included in a cane production area relating to a sugar mill as provided under the <i>Sugar Industry Act 1999</i> '.	3
4. Section 25(3)(b), 'assigned'—	5
omit.	6

SCHEDULE 2	1
DICTIONARY	2
section 4	3
"access right" see section 58(1).	4
"access rights register" see section 64.	5
"acquire" includes purchase, take on lease, licence or under another interest.	6 7
"adjacent" includes nearby.	8
"appointed director" means—	9
(a) for the corporation—each director of the corporation other than the director who is chief executive of the corporation; and	10 11
(b) for the BSES—each director of the BSES other than the BSES's chief executive officer.	12 13
"appropriately qualified", in relation to the exercise of a power, includes having the qualifications, experience or standing appropriate to exercise the power.	14 15 16
Example of 'standing'—	17
The level at which a person is employed by an entity.	18
"BSES" means the Bureau of Sugar Experiment Stations established under section 124.	19 20
"business manager", of an industry participant, means—	21
(a) a director, employee or officer of the industry participant; or	22
(b) a manager or trustee of, or a partner in, an entity that is an industry participant.	23 24
"cane" means sugar cane.	25
"cane analysis program" means a cane analysis program under section 79.	26 27

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Sugar Industry

cane quanty program means a cane quanty program under section 63.	1
"cane production area" see section 6.	2
"cane production board" means a cane production board established under section 142.	3
"cane productivity" for chapter 2, part 1, division 3, see section 19.	5
"cane protection and productivity board" means a cane protection and productivity board established under section 158.	6 7
"cane railway easement" see section 58(4).	8
"cane supply and processing agreement" see section 38.	9
"closed mill" for chapter 2, part 5, division 3, see section 75.	10
"closed mill cane" for chapter 2, part 5, division 3, see section 76(2).	11
"collective agreement" means a collective agreement under section 40.	12
"commercial cane sugar" means the estimated yield of cane sugar from cane, decided as provided under the cane analysis program applying to the cane.	13 14 15
"commissioner" means the Sugar Industry Commissioner appointed under section 187.	16 17
"Competition Code" for—	18
(a) chapter 6, see section 201; or	19
(b) chapter 8, part 2, division 15, see section 255.	20
"competition legislation" for—	21
(a) chapter 6, see section 201; or	22
(b) chapter 8, part 2, division 15, see section 255.	23
"consent process" means the process under chapter 2, part 1, division 3, subdivision 2.	24 25
"corporation" means the Queensland Sugar Corporation established under section 103.	26 27

which a mill can operate continuously while keeping a proper level of efficiency.	2
"crushing season" means, for any calendar year, the season for the harvesting and crushing of cane starting in the year.	5
"current cane production area" for chapter 2, part 1, division 3, see section 19.	7
"current cane production board" for chapter 2, part 1, division 3, see section 19.	9
"current mill" for chapter 2, part 1, division 3, see section 19.	10
"decision" includes an order and a direction.	11
"expansion", in cane production areas, mean an increase in the total number of hectares included in all cane production areas relating to a mill, whether by an increase in the number of cane production areas or in the numbers of hectares included in existing cane production areas.	13 13 14 15
"grant of unallocated hectares" for chapter 2, part 1, division 3, see section 19.	16 17
"grower" see section 6(2).	18
"guidelines" means written guidelines.	19
"harvesting equity committee" for chapter 6, see section 201.	20
"horizontal expansion" for chapter 2, part 1, division 3, see section 19.	21
"horizontal expansion process" means the process under chapter 2, part 1, division 3, subdivision 3.	22 23
"industry participant" means—	24
(a) a person who—	25
(i) grows cane; or	26
(ii) mills cane; or	27
(iii) produces, refines or manufactures sugar; or	28
(iv) other than the corporation, sells sugar solely by wholesale or	29

SCHEDULE 2 (continued)

retail; or	1
(b) an entity representing the interests of persons carrying on any of the things mentioned in paragraph (a); or	2 3
(c) a business manager of a person or entity mentioned in paragraph (a) or (b).	4 5
"information notice" for a decision, means a written notice stating the following—	6 7
(a) the reasons for the decision;	8
(b) the right of appeal or review provided under this Act to the person given the notice;	9 10
(c) the period within which the appeal must be started or review applied for;	11 12
(d) how to appeal or apply for the review.	13
"interest" of a director or member of an entity established under this Act about a matter for consideration at a meeting, means a direct or indirect interest.	14 15 16
"land included in a cane production area" means land within the boundaries of the description of land to which the cane production area relates.	17 18 19
"material personal interest" of a director or member of an entity established under this Act about a matter for consideration at a meeting—	20 21 22
(a) means an interest relating to the personal affairs of the director or member that may have, or be seen to have, a significant influence on the conduct of the director or member at the meeting; and	23 24 25
(b) for section 114, includes an interest in the matter that arises because the director or member is a business manager of another person who has a material personal interest in the matter.	26 27 28
"mill" see section 71.	29
"mill owner" or "owner of a mill" means an entity owning or having the control of a mill including the manager, the managing director or other	30 31

person controlling the business of a mill.	1
"mill suppliers' committee" means—	2
(a) generally—a mill suppliers' committee established for a mill under the <i>Primary Producers' Organisation and Marketing Act 1926</i> ; or	3 2 5
(b) in relation to a mill, or an entity established under this Act for a mill or a supply agreement made for a mill or with a mill owner—the mill suppliers' committee established for the mill.	6 7 8
"negotiating team" means a negotiating team established under chapter 4, part 6.	9 10
"non-approved cane" means cane that—	11
(a) is grown at a place where, and at a time when, cane of the variety to which it belongs is not approved for growing under section 55; and	12 13 14
(b) is not grown under a permit issued under section 56; and	15
(c) is not grown by, for or at the request of, the chief executive officer of the BSES.	16 17
"notice" means written notice.	18
"number of hectares included in a cane production area" means the number of the hectares to which the cane production area relates as opposed to the land included in the cane production area.	19 20 21
"obstructs" includes assaults, threatens, abuses, insults, intimidates, hinders and attempts to obstruct.	22 23
"payment scheme", for payment to mill owner for sugar vested in the corporation, means a payment scheme under section 93(2).	24 25
"penalty sugar" means sugar manufactured from cane grown on land other than land included in the description or number of hectares included in a relevant cane production area.	26 27 28
"permit to pass" see section 58(2).	29

pest see the <i>Plant Protection Act 1989</i> , section 3.103	1
"pest infestation" see the Plant Protection Act 1989, section 3.164	2
"productivity increase" for chapter 2, part 1, division 3, see section 19.	3
"productivity increase process" means the process under chapter 2, part 1, division 3, subdivision 4.	4 5
"products" includes by-products.	6
"raw sugar equivalent" means the amount of raw sugar that is the equivalent of any sugar vested in the corporation under the relevant payment scheme under section 93.165	7 8 9
"receiving cane production board" for chapter 2, part 1, division 3, see section 19.	10 11
"receiving mill" for—	12
(a) chapter 2, part 1, division 3, see section 19; or	13
(b) chapter 2, part 5, division 3, see section 76.	14
"register of easements" for chapter 8, part 2, see section 225.	15
"regulation process" for chapter 2, part 1, division 3, see section 19.	16
"repealed Act" for chapter 8, part 2, see section 225.	17
"research" includes investigation or consideration.	18
"settlement" for chapter 6, see section 201.	19
"sugar" means all raw sugar, crystal sugar, sugar syrups, inverted syrups,	20

¹⁶³ Plant Protection Act 1989, section 3—

[&]quot;'pest" means any organism of the plant or animal kingdom (excluding vertebrates) or any virus or viroid or disorder or condition or cause of specified symptoms that is declared to be a pest under section 4.'.

¹⁶⁴ Plant Protection Act 1989, section 3—

[&]quot;pest infestation" means a condition whereby the land, plant, soil, appliance or other matter or thing in respect of which the term is used supports a pest physically, nutritionally or in any other way or a condition whereby the presence of the pest in or on the land, plant, soil, appliance or other matter or thing in question exposes any plant either directly or indirectly to pest infestation.'.

¹⁶⁵ Section 93 (Schemes for payment)

following—	2
(a) final molasses;	3
 (b) a form of sugar manufactured from another form of sugar previously disposed of by the corporation; 	4
(c) sugar the source of which was grown outside Queensland.	ϵ
"sugar cane" means any plant or part of a plant of the genus <i>Saccharum</i> or any hybrid of sugarcane.	8
"Sugar Cane Assignment Register" , for chapter 8, part 2, see section 225.	9 10
"Sugar Industry Tribunal", for chapter 8, part 2, see section 225.	11
"suitable cane land", in relation to a cane production area, means land that, in all the circumstances, including the number of hectares included in the cane production area, is—	12 13 14
(a) capable of producing commercial cane crops with the use of appropriate agricultural practices; and	15 16
(b) situated where cane may be transported economically to a mill under a supply agreement applying to the cane; and	17 18
(c) suitable for growing cane indefinitely using practices to protect the environment that are reasonable and practicable, having regard to any guideline under a regulation or that may be made by a relevant cane production board under section 144(d) or (e). 166	19 20 21 22
"supply agreement" see section 38.	23
"sustainable production" means farming practices and systems that maintain or enhance—	24 25
(a) economic viability of production; and	26
(b) the natural resource base, that is, soil, land and water; and	27
(c) other ecosystems that are influenced by agricultural activities.	28

¹⁶⁶ Section 144 (Functions and powers of a cane production board).

SCHEDULE 2 (continued)

pro	party", for an application for a cancellation or variation of a cane oduction area under chapter 2, part 1, division 2, means a mortgagee, sor or sublessor of the land affected by the variation.	2 3
	er" of a number of hectares from one cane production area to other, means—	4 5
(a)	varying the first cane production area by cancelling the number of hectares; and	6 7
(b)	varying the second cane production area by allocating the same number of hectares to it.	8 9
"transi	tional assignment", for chapter 8, part 2, see section 225.	10
"transi	tional easement", for chapter 8, part 2, see section 225.	11
"transi	tional permit", for chapter 8, part 2, see section 225.	12
dec inc	cated" hectares relating to a mill, means the number of hectares eided under section 36 ¹⁶⁷ as the total number of hectares that may be cluded in cane production areas relating to the mill less the total mber of hectares already included in them.	13 14 15 16
"variat	ion", of a cane production area, means—	17
(a)	variation of the description of land included in it; or	18
(b)	cancellation of a, or increase in the, number of hectares included in it; or	19 20
(c)	variation in the conditions to which it is subject; or	21
(d)	variation of the holder.	22
"verifie	d" means verified in writing.	23
		24

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¹⁶⁷ Section 36 (Negotiating team must decide expansion of cane production areas)