Queensland



LAND PROTECTION (PEST AND STOCK ROUTE MANAGEMENT) BILL 2001

Queensland



LAND PROTECTION (PEST AND STOCK ROUTE MANAGEMENT) BILL 2001

TABLE OF PROVISIONS

Section	on	Page
	CHAPTER 1—PRELIMINARY	
	PART 1—INTRODUCTION	
1	Short title	18
2	Commencement	18
	PART 2—PURPOSE AND APPLICATION OF ACT	
	Division 1—Purpose	
3	Main purpose of Act	18
4	How purpose is achieved	18
	Division 2—Application	
5	Act binds all persons	19
6	Relationship with Nature Conservation Act and Forestry Act	19
7	Relationship with Dividing Fences Act	20
	PART 3—INTERPRETATION	
8	Definitions	20
	CHAPTER 2—PEST MANAGEMENT	
	PART 1—PRINCIPLES OF PEST MANAGEMENT	
9	Principles	20
	PART 2—STATE PEST MANAGEMENT STRATEGIES AND GUIDELINES FOR MANAGING PESTS	
	Division 1—State pest management strategies	
10	State pest management strategies	21
11	Preparing strategies	22
12	Duration of strategies	22
13	Implementing strategies	23

14	Reviewing and renewing strategies	23
	Division 2—Guidelines for managing pests	
15	Chief executive may prepare guidelines	23
	Division 3—Inspecting strategies and guidelines	
16	Strategies and guidelines to be available for inspection	24
	PART 3—PLANS FOR MANAGING PESTS ON STATE- CONTROLLED LAND, AND PEST MANAGEMENT COMMITTEE	
	Division 1—Plans	
17	Plan for managing pests on State-controlled land	24
18	Requirements of plan	25
19	Duration of plan	25
20	Plan to be available for inspection	25
	Division 2—Pest management committee	
21	Establishment of pest management committee	25
22	Functions of committee	26
23	Membership	26
24	Conduct of business	26
	PART 4—PEST MANAGEMENT PLANS FOR LOCAL GOVERNMENT AREAS	
25	Local governments to have pest management plan	26
26	Requirements of plan	27
27	Preparing draft plan	27
28	Notice of draft plan and consideration of public submissions	28
29	Minister to consider draft plan	28
30	Adopting plan	29
31	Duration of plan	29
32	Implementing plan	29
33	Reviewing and renewing plan	29
34	Amending plan	30
35	Plan to be available for inspection	30

	PART 5—DECLARED PESTS	
	Division 1—Declaration of declared pests	
36	Declaring declared pests by regulation	30
37	Declaring declared pests by emergency pest notice	31
38	Declared pest categories	31
	Division 2—Offences about declared pests	
39	Introducing declared pest	32
40	Feeding declared pest animal	33
41	Keeping declared pest	33
42	Releasing declared pest	33
43	Taking declared pest plant for commercial use	34
44	Supplying declared pest.	34
45	Supplying things containing reproductive material of particular declared pest plants	34
46	Moving or transporting vehicles and other things on roads	35
	PART 6—DECLARED PEST FENCES	
	Division 1—Fixing building line and building declared pest fences	
47	Fixing building line and declaring pest animal for declared pest fence	36
48	Building declared pest fence	36
	Division 2—General provisions about declared pest fences	
49	Building gates and grids in declared pest fence	36
50	Maintaining declared pest fence	37
51	Power to enter land	37
52	Agreement to make opening in declared pest fence	38
53	Directing restoration of declared pest fence	38
54	Notice of damage	39
	Division 3—Offences about declared pest fences	
55	Damaging, or making openings in, a declared pest fence	39
56	Obstructing building, inspection or maintenance of a declared pest fence	39
57	Closing gates	40

	PART 7—DECLARED PEST PERMITS	
	Division 1—Obtaining or renewing declared pest permits	
58	Application for, or to renew, permit	40
59	Additional information for application	41
60	Deciding application	41
61	Issuing and renewing permit	42
62	Conditions of permit	42
63	Refusing application	43
	Division 2—Amendment, suspension or cancellation of permits	
64	Amendment	43
65	Suspension or cancellation—grounds	43
66	Suspension or cancellation—procedure	44
67	Immediate suspension	45
68	Direction to rectify	45
69	Failure to rectify	46
70	Notice and effect of suspension or cancellation	46
71	Return of suspended or cancelled permit	47
	Division 3—Disposing of declared pests when permit is cancelled	
72	Direction to dispose of declared pest	47
	Division 4—Replacement and surrender of permits	
73	Replacing permit	48
74	Surrendering permit	48
	Division 5—Register of permits	
75	Register	48
	Division 6—Offence about declared pest permits	
76	Noncompliance with permit conditions	49
	PART 8—PEST CONTROL FOR LAND	
	Division 1—Obligation to keep land free of pests	
77	Obligation of land owners	49
	Division 2—Controlling pests	
78	Pest control notice	50
79	Extending compliance period	52

80	Noncompliance with pest control notice	53
81	Entry to land by pest controller	53
82	Duration of entry notice	54
	Division 3—Recovering costs	
83	Amounts payable by land owner	54
84	Unpaid amounts are a charge on land	55
85	Registering charge on land under this Act	55
	Division 4—Register of notices	
86	Issuing entity's register	55
	PART 9—EMERGENCY CONTROL OF DECLARED PESTS	
	Division 1—Emergency control of declared pests by pest controllers	
87	Application of div 1	56
88	Pest controller's authorisation to enter land	57
	Division 2—Emergency quarantine notices	
89	Application of div 2	57
90	Emergency quarantine notice	58
91	Directing authorised persons to take action under emergency quarantine notice	59
	Division 3—Offences about emergency control of declared pests	
92	Contravening emergency quarantine notice	59
93	Contravening authorised person's direction	59
	PART 10—CONTROL OF DOGS	
94	Definitions for pt 10	60
95	Destruction of particular dogs	60
96	Maps to be available for inspection	60
	CHAPTER 3—STOCK ROUTE NETWORK MANAGEMENT	
	PART 1—PRINCIPLES OF STOCK ROUTE NETWORK MANAGEMENT	
97	Principles	61
	PART 2—STATE STOCK ROUTE NETWORK MANAGEMENT STRATEGY	
98	State stock route network management strategy	62
99	Preparing strategy	63

100	Duration of strategy	63
101	Implementing strategy	63
102	Reviewing and renewing strategy	63
103	Strategy to be available for inspection	63
	PART 3—STOCK ROUTE NETWORK MANAGEMENT PLANS	
104	Application of pt 3	64
105	Local governments to have stock route network management plan	64
106	Preparing draft plan	64
107	Requirements of plan	65
108	Notice of draft plan and consideration of public submissions	66
109	Minister to consider draft plan	66
110	Adopting plan	67
111	Duration of plan	67
112	Implementing plan	67
113	Reviewing and renewing plan	67
114	Amending plan	67
115	Plan to be available for inspection.	68
	PART 4—STOCK ROUTE AGISTMENT PERMITS	
	Division 1—Obtaining permits	
116	Application for permit	68
117	Additional information for application	69
118	Deciding application	70
119	Issuing permit	71
120	Duration of permit	71
121	Refusing application	71
	Division 2—Renewing permits	
122	Application for renewal	72
123	Deciding application	72
124	Issuing renewed permit	72
125	Refusing application	73
	Division 3—Conditions of permits	
126	Conditions that may and must be imposed	73

127	Amending conditions	73
	Division 4—Cancellation of permits	
128	Cancellation—grounds and procedure	74
	Division 5—Reviewing decisions about permits	
129	Review by chief executive	75
	Division 6—Replacing permits	
130	Issuing replacement permits after change of conditions or review of decision	76
	PART 5—STOCK ROUTE TRAVEL PERMITS	
	Division 1—Preliminary	
131	Application of pt 5	76
132	Stock movements requiring a stock route travel permit	77
133	Stock movements not requiring a stock route travel permit	77
	Division 2—Obtaining permits	
134	Application for permit	77
135	Additional information for application	78
136	Deciding application	78
137	Issuing permit	79
138	Duration of permit	79
139	Refusing application	79
	Division 3—Notice of correct particulars	
140	Permit holder to give notice of correct particulars	79
141	Issuing replacement permit on notice of correct particulars	80
	Division 4—Conditions of permits	
142	Conditions that may and must be imposed	81
143	Amending conditions	81
	Division 5—Cancellation of permits	
144	Cancellation—grounds and procedure	82
	Division 6—Reviewing decisions about permits	
145	Review by chief executive	82

	Division 7—Miscellaneous provisions
146	Issuing replacement permit after change of conditions or review of decision
147	Rate of travel of stock
	PART 6—FENCING STOCK ROUTES
148	Application of pt 6
149	Fencing notice
150	Obligation to build fence
151	Obligation to maintain fence
152	Noncompliance with fencing notice or obligation to maintain fence
153	Amounts payable by land owner
154	Unpaid amounts are a charge on land
	PART 7—OTHER PROVISIONS ABOUT STOCK ROUTE NETWORK MANAGEMENT
	Division 1—Mustering stock
155	Application of div 1
156	Mustering notice
157	Obligation to comply with notice
158	Noncompliance with mustering notice
159	Amounts payable by land owner
	Division 2—Pasture on the stock route network
160	Managing and conserving pasture
161	Overgrazing on stock route network
	Division 3—Travelling stock facilities and water facility agreements
162	Travelling stock facilities
163	Water facility agreements
164	Register of agreements
165	Registration of particular agreements
	Division 4—Stray stock
166	Offence to allow stock to stray
167	Stray stock may be seized
168	Notice of seizure

169	Releasing seized stock	92
170	Dealing with seized stock	92
171	Application of proceeds of sale	93
172	Destroying other stray stock	93
	PART 8—OTHER OFFENCES ABOUT THE STOCK ROUTE NETWORK	
173	Offences about stock route agistment and travel permits	93
174	Grazing stock without permit	94
175	Damaging travelling stock facility	94
176	Wasting or polluting water	94
177	Taking water	95
178	Camping	95
179	Obstructing movement of stock	95
180	Burning or removing pasture	95
181	Placing things on the stock route network	96
182	Offences about using reserves for travelling stock	96
	CHAPTER 4—MATTERS RELATING TO LOCAL GOVERNMENTS	
183	Functions of local governments	97
184	Minister may direct local government to perform function or obligation	97
185	Chief executive may be directed to perform local government's functions	98
186	Local government to pay chief executive's costs	98
187	Minister may require local government to make annual payment	98
188	Minister may ask for particular information from local government	99
	CHAPTER 5—LAND PROTECTION COUNCIL AND LAND PROTECTION FUND	
	PART 1—LAND PROTECTION (PEST AND STOCK ROUTE MANAGEMENT) COUNCIL	
	Division 1—Establishment	
189	Establishment	100
	Division 2—Functions	
190	Functions	100
191	Basis on which functions may be performed	101

192	Minister to consider recommendations	101
	Division 3—Membership	
193	Membership of land protection council	101
194	Failure of nominating entity to nominate person	102
195	Qualifications for appointment	102
196	Appointment terms generally	103
197	Remuneration and allowances	103
198	Term of appointment	103
199	Vacation of office.	103
	Division 4—Proceedings	
200	Conduct of business.	103
201	Time and place of meetings	104
202	Quorum	104
203	Presiding at meetings.	104
204	Conduct of meetings	104
205	Resolutions of council	105
206	Disclosure of interests by land protection council members	105
207	Minutes	106
	Division 5—Annual report	
208	Annual report	106
	PART 2—LAND PROTECTION FUND	
209	Establishment of fund	106
210	Purpose and administration of fund.	107
211	Payments from fund	108
212	Local government's payment of amounts into fund	108
	CHAPTER 6—PEST OPERATIONAL BOARDS	
	PART 1—GENERAL	
213	Establishment of pest operational boards	109
214	Legal status	109
215	Pest operational boards represent State	109
216	Application of particular Acts to pest operational boards	109

	PART 2—FUNCTION AND POWERS
217	Function
218	General powers
219	Ministerial directions
	PART 3—BOARD OF DIRECTORS
	Division 1—Establishment and role
220	Board of directors
221	Role of board of directors
	Division 2—Provisions about directors
222	Appointment
223	Chairperson
224	Qualifications for appointment
225	Term of appointment
226	Termination of appointment
227	Vacation of office.
	Division 3—Directors' duties
228	Disclosure of interests
229	Director to act in pest operational board's interest
	Division 4—Business and meetings
230	Conduct of business.
231	Times and places of meetings
232	Quorum
233	Presiding at meetings.
234	Conduct of meetings
235	Minutes
	Division 5—Directors' fees and allowances
236	Fees and allowances
	PART 4—FINANCIAL MATTERS
237	Estimate of pest operational board's operational costs
238	Approval for carrying out pest operational board's operations

	PART 5—OTHER PROVISIONS ABOUT PEST OPERATIONAL BOARDS	
239	Delegation	
240	Annual report.	
	CHAPTER 7—INVESTIGATION AND ENFORCEMENT	
	PART 1—PEST SURVEY PROGRAMS	
241	Approval of pest survey program	
242	Notice of proposed pest survey program	
243	Access to program	
	PART 2—AUTHORISED PERSONS	
244	Appointment and qualifications	
245	Appointment conditions and limit on powers	
246	Issue of identity card	
247	Production or display of identity card	
248	When authorised person ceases to hold office	
249	Resignation	
250	Return of identity card	
	PART 3—POWERS OF AUTHORISED PERSONS	
	Division 1—Entry to places other than vehicles	
251	Power of entry	
252	Entry with consent	
253	Other entries without warrant	
254	Application for warrant	
255	Issue of warrant	
256	Special warrants	
257	Warrants—procedure before entry	
	Division 2—Entry to vehicles	
258	Power of entry	
259	Procedure for entry	
260	Power to stop vehicles that may be entered	
261	Failure to obey signal	
262	Other powers relating to vehicles that may be entered	

	Division 3—Powers for entry to all places	
263	General powers after entering places	130
264	Failure to help authorised person	13
265	Failure to give information	13
	Division 4—Seizure	
266	Power to seize evidence—entry without consent or warrant	13
267	Power to seize evidence—entry with consent or warrant	13
268	Securing seized things	13
269	Offence to tamper with seized things	133
270	Powers to support seizure	13
271	Receipts for seized things	13
272	Return of seized things	13:
273	Access to seized things	13
274	Destruction or disposal of seized things	13.
	Division 5—Forfeiture	
275	Forfeiture by authorised person.	13
276	Forfeiture on conviction	13
277	Dealing with forfeited things.	13
	Division 6—Other powers	
278	Power to require name and address.	13
279	Failure to give name or address.	13
280	Power to require information.	13
281	Failure to give information	13
282	Power to require production of documents	13
283	Failure to produce document.	13
	PART 4—NOTICE OF DAMAGE	
284	Application of pt 4	13
285	Requirement to give notice of damage	13
	PART 5—OTHER OFFENCES	
286	False or misleading statements	14
287	False or misleading documents	14
288	Obstructing authorised person	14

289	Impersonation of authorised person	1
	CHAPTER 8—EVIDENCE AND LEGAL PROCEEDINGS	
	PART 1—EVIDENCE	
290	Application of pt 1	1
291	Appointments	1
292	Signatures	1
293	Evidentiary aids	1
	PART 2—LEGAL PROCEEDINGS	
294	Summary proceedings for offences	1
295	Recovering costs of taking action because of an offence	1
	CHAPTER 9—APPEALS	
296	Appeals against appealable decisions	1
297	Starting appeal	1
298	Stay of operation of decisions	1
299	Hearing procedures	1
300	Powers of court on appeal	1
301	Appeal to district court	1
	CHAPTER 10—MISCELLANEOUS PROVISIONS	
302	Compensation	1
303	Advisory committees	1
304	Delegation by Minister	1
305	Delegation by chief executive	1
306	Delegation by local government	1
307	Protection from liability	1
308	Approved forms	1
309	Regulation-making power	1
	CHAPTER 11—REPEAL, SAVINGS AND TRANSITIONAL PROVISIONS	
	PART 1—REPEAL	
310	Act repealed	1

PART 2—SAVINGS AND TRANSITIONAL PROVISIONS Division 1—Preliminary Definitions for pt 2 Division 2—Savings and transitional provisions Dissolution of former protection board..... Members of board of former authority Vesting of former authority's assets, rights and liabilities..... Existing permission about animals or plants..... Existing endorsement on register kept under the Land Act or Land Title Act References to former Act..... References to former fund..... **CHAPTER 12—CONSEQUENTIAL AMENDMENTS** SCHEDULE 1..... APPEALABLE DECISIONS AND AGGRIEVED PERSONS SCHEDULE 2..... CONSEQUENTIAL AMENDMENT OF ACTS POLICE POWERS AND RESPONSIBILITIES ACT 2000.....

STOCK ACT 1915	161
TRANSPORT INFRASTRUCTURE ACT 1994	162
WATER ACT 2000.	
SCHEDULE 3	
	103
DICTIONARY	

2001

A BILL

FOR

An Act about the management of particular pests on land and the management of the stock route network, and for other purposes

s 1 18 **s 4**

Land Protection (Pest and Stock Route Management))
Bill 2001	

T	he Parliament of Queensland enacts—	1
	CHAPTER 1—PRELIMINARY	2
	PART 1—INTRODUCTION	3
1 M	Short title This Act may be cited as the Land Protection (Pest and Stock Route Janagement) Act 2001.	4 5 6
2	Commencement This Act commences on a day to be fixed by proclamation.	7 8
	PART 2—PURPOSE AND APPLICATION OF ACT	9
	Division 1—Purpose	10
3	Main purpose of Act	11
	The main purpose of this Act is to provide for—	12
	(a) pest management for land; and	13
	(b) stock route network management.	14
4	How purpose is achieved	15
	The purpose is to be achieved mainly by the following—	16
	(a) establishing principles of pest management for land and stock route network management;	17 18

(b)	providing for pest management planning and stock route network management planning;	1 2
(c)	declaring animals and plants to be declared pests;	3
(d)	restricting the introduction, keeping or sale of declared pests;	4
(e)	preventing the spread of declared pests in the State, including, for example, preventing their spread by human activity;	5 6
(f)	establishing responsibilities for pest and stock route network management;	7 8
(g)	building and maintaining fences to prevent declared pest animals moving from a part of the State to another part;	9 10
(h)	establishing the Land Protection (Pest and Stock Route Management) Council to give advice and make recommendations to the Minister about managing pests and the stock route network;	11 12 13 14
(i)	providing for the establishment of pest operational boards;	15
(j)	constructing and maintaining travelling stock facilities on the stock route network;	16 17
(k)	monitoring, surveying and controlling pests and the movement of travelling stock.	18 19
	Division 2—Application	20
5 Act	binds all persons	21
legislativ	This Act binds all persons, including the State, and, so far as the legislative power of the Parliament permits, the Commonwealth and the other States.	
6 Rela	ationship with Nature Conservation Act and Forestry Act	25
	bject to subsection (2), this Act does not affect the application of re Conservation Act 1992 or the Forestry Act 1959.	26 27
	person who lawfully does an act authorised under this Act that out for this subsection, constitute an offence under the <i>Nature</i>	28 29

s 7 20 s 9

	onservation Act 1992 or the Forestry Act 1959 is taken not to commit the fence only because of doing the act.	1 2
7	Relationship with Dividing Fences Act	3
	The <i>Dividing Fences Act 1953</i> does not apply to a declared pest fence.	4
	PART 3—INTERPRETATION	5
8	Definitions	6
	The dictionary in schedule 3 defines particular words used in this Act.	7
	CHAPTER 2—PEST MANAGEMENT	8
	PART 1—PRINCIPLES OF PEST MANAGEMENT	9
9	Principles	10
	The principles of pest management for land are as follows—	11
	• Integration	12
	Pest management is an integral part of managing natural resources and agricultural systems.	13 14
	 Public awareness 	15
	Public awareness and knowledge of pests must be raised to increase the capacity and willingness of individuals to manage pests.	16 17 18
	• Commitment	19
	Effective pest management requires a long-term commitment to pest management by the community, industry groups and government entities.	20 21 22

s 10 21 **s 10**

Land Protection ((Pest and Stock	t Route Management))
	Rill 2001		

 Consultation and partnership 	1
Consultation and partnership arrang communities, industry groups, State glocal governments must be established tapproach to pest management.	overnment agencies and 3
 Planning 	6
Pest management planning must be con State and national levels to ensure resor- pest management identified at each level	urces target priorities for 8
• Prevention	10
Preventative pest management is achieve	ed by— 11
(a) preventing the spread of pests, are especially by human activity; and	nd viable parts of pests, 12
(b) early detection and intervention to	control pests. 14
• Best practice	15
Pest management must be based on e responsible pest management pract environment and the productive capacity	tices that protect the 17
• Improvement	19
Research about pests, and regular monipest control activities, is necessary to in practices.	•
PART 2—STATE PEST MANAGEME AND GUIDELINES FOR MANAGEME	· ·
Division 1—State pest managemen	t strategies 25
10 State pest management strategies	26
(1) The chief executive must, as soon a commencement of this part, have separate S	*

	s for animals and plants to direct and coordinate pest management in the State.	1 2
(2) A following	State pest management strategy may include provision for the g—	3 4
(a)	establishing priorities for managing declared pests;	5
(b)	preventing declared pests entering the State;	6
(c)	restricting the spread of declared pests in the State;	7
(d)	detecting and eradicating pest occurrences at an early stage;	8
(e)	managing declared pests on a regional or site basis;	9
(f)	monitoring declared pests and assessing other animals and plants that may have an adverse economic, environmental or social impact in the State;	10 11 12
(g)	researching improved pest management practices, including, for example, biological control methods for pests;	13 14
(h)	facilitating pest management planning;	15
(i)	educating the community about pest management;	16
(j)	establishing consistency among local government, State and national pest management strategies.	17 18
11 Pre	paring strategies	19
	paring a State pest management strategy, the chief executive must and to the principles of pest management.	20 21
12 Dur	ration of strategies	22
	State pest management strategy has effect for the period, of no n 5 years, stated in it.	23 24
the stated	wever, if the chief executive renews the strategy before the end of d period, the strategy ceases to have effect immediately before the strategy commences.	25 26 27

s 13 23 s 15

13 Imp	olementing strategies	1
	nief executive must, as far as practicable, direct and coordinate ntation of each State pest management strategy.	2 3
14 Rev	iewing and renewing strategies	4
` '	e chief executive may review, or renew, a State pest management when the chief executive considers it appropriate.	5 6
` '	owever, the chief executive must review the effectiveness of a at least 6 months before it ceases to have effect.	7 8
	Division 2—Guidelines for managing pests	9
15 Chi	ef executive may prepare guidelines	10
(1) The declared	ne chief executive may prepare guidelines about managing a pest.	11 12
(2) The	e guidelines may include provision about the following—	13
(a)	preventing the introduction or spread of the pest;	14
(b)	reducing the numbers or distribution of the pest;	15
(c)	managing adverse impacts of the pest;	16
(d)	integrating management of the pest with other natural resource management activities;	17 18
(e)	other matters the chief executive considers are relevant to management of the pest.	19 20
	e chief executive may review, or renew, a guideline when the cutive considers it appropriate.	21 22

s 16 24 s 17

Land Protection (Pest and Stock Route Management)
Bill 2001

	Division 3—Inspecting strategies and guidelines	1
16	Strategies and guidelines to be available for inspection	2
	The chief executive must keep a copy of the strategies and guidelines ble for inspection, free of charge, by members of the public at—	3 4
	a) the department's head office; and	5
	b) other places the chief executive considers appropriate.	6
	The strategies and guidelines may be made available in written or onic form.	7 8
	PART 3—PLANS FOR MANAGING PESTS ON STATE-CONTROLLED LAND, AND PEST MANAGEMENT COMMITTEE	9 10 11
	Division 1—Plans	12
17	Plan for managing pests on State-controlled land	13
the	Each of the following departments must, as soon as practicable after immencement of this part, have a plan for managing declared pests on controlled land managed by it—	14 15 16
	a) the department;	17
	b) the department in which the <i>Timber Utilisation and Marketing Act 1987</i> is administered;	18 19
	c) the department in which the <i>Nature Conservation Act 1992</i> is administered;	20 21
	d) the department responsible for managing State-controlled roads.	22
(The plan must include provision for the following—	23
	a) achievable objectives under the plan;	24
	b) activities and responsibilities for achieving the objectives;	25

s 18 25 s 21

(c	strategies to inform the local community about the content of the plan and achievement of its objectives;	1 2
(d	developing strategies for managing declared pests;	3
(e	monitoring and evaluating the effectiveness of the plan;	4
(f) participating in local government pest management planning processes.	5 6
18 R	equirements of plan	7
A pl	an must be consistent with the following—	8
(a	the principles of pest management;	9
(b	the State pest management strategies;	10
(c	the guidelines for pest management.	11
19 D	uration of plan	12
(1) A	A plan has effect for the period, of no more than 5 years, stated in it.	13
(2)	The plan ceases to have effect at the end of the stated period.	14
20 P	lan to be available for inspection	15
	Each department mentioned in section 17(1) must keep a copy of its vailable for inspection, free of charge, by members of the public at—	16 17
(a	its head office; and	18
(b	o) other places the chief executive of the department considers appropriate.	19 20
(2)	The plans may be made available in written or electronic form.	21
	Division 2—Pest management committee	22
21 E	stablishment of pest management committee	23
	chief executive must establish a pest management committee ommittee') for State-controlled land.	24 25

s 22 26 s 25

Land Protection	(Pest and	! Stock	Route	Manage	ement)
	Rill	2001			

22	Fur	actions of committee	1
T	he fu	nctions of the committee are—	2
	(a)	to improve the management of pests on State-controlled land; and	3 4
	(b)	to coordinate, and achieve consistency in, pest management activities on State-controlled land; and	5 6
	(c)	to oversee the implementation of plans for managing declared pests on State-controlled land; and	7 8
	(d)	to integrate plans for managing declared pests on State-controlled land with broader natural resource management strategies and planning processes, including, for example, a local government's pest management plan.	9 10 11 12
23	Me	mbership	13
		committee must consist of at least 1 representative of each ent mentioned in section 17(1).	14 15
24	Cor	nduct of business	16
		bject to subsection (2), the committee may conduct its business, g its meetings, in the way it considers appropriate.	17 18
imp	leme	ne committee must meet at least once a year to consider the ntation and effectiveness of the plans for managing declared pests controlled land.	19 20 21
P	ART	T 4—PEST MANAGEMENT PLANS FOR LOCAL GOVERNMENT AREAS	22 23
25	Loc	al governments to have pest management plan	24
•		local government must, within 1 year after this part commences, est management plan for declared pests in its area.	25 26
(2	2) Th	e plan may include provision for the following—	27

	(a)	achievable objectives under the plan;	1
	(b)	strategies, activities and responsibilities for achieving the objectives;	2 3
	(c)	strategies to inform the local community about the content of the plan and achievement of its objectives;	4 5
	(d)	monitoring implementation of the plan and evaluating its effectiveness;	6 7
	(e)	other matters the local government considers appropriate for management of declared pests in its area.	8 9
26	Req	uirements of plan	10
	loca wing	l government's pest management plan must be consistent with the	11 12
	(a)	the principles of pest management;	13
	(b)	the State pest management strategies;	14
	(c)	the guidelines for pest management.	15
27	Pre	paring draft plan	16
•	*	local government must establish a working group to advise the ernment about preparing its draft pest management plan.	17 18
men	tione	e working group may include a representative of each department of in section 17(1) the local government considers appropriate for the plan.	19 20 21
depa	ırtme	asked by the local government, the chief executive of the ent must nominate an individual as its representative on the group.	22 23 24
		e individual must have the qualifications or experience to advise government about preparing its draft pest management plan.	25 26
		preparing the draft pest management plan, the local government e regard to the following—	27 28
	(a)	the principles of pest management;	29
	(b)	the State pest management strategies;	30

	(c)	the guidelines for pest management;	1
	(d)	the plans for managing declared pests on State-controlled land in its area;	2 3
	(e)	the interests of its local community, including, for example, the interests of land-holders, Aboriginal and Torres Strait Islander peoples, industry groups and members of the public.	4 5 6
28	Not	ice of draft plan and consideration of public submissions	7
		ne local government must give public notice when its draft pest nent plan has been prepared.	8 9
(2	2) Th	e notice must—	10
	(a)	be published in a newspaper circulating generally in the local government's area; and	11 12
	(b)	state the draft plan is available for inspection, free of charge, at the local government's public office; and	13 14
	(c)	invite the public to inspect the draft plan and make written submissions about it to the local government within 28 days after the notice is published (the "submission period").	15 16 17
(3	3) Th	e local government must—	18
	(a)	make the draft plan available for public inspection in written form, free of charge, in the submission period; and	19 20
	(b)	consider any written submissions properly made to it.	21
29	Mir	nister to consider draft plan	22
		ne local government must give its draft pest management plan to ster—	23 24
	(a)	within 60 days after the submission period ends; and	25
	(b)	at least 3 months before the local government's existing pest management plan, if any, ceases to have effect.	26 27
(2	2) Th	e Minister must consider whether the plan—	28
	(a)	complies with section 26; and	29

(b) provides for the management of declared pests in the local government's area.	1 2
(3) If the Minister is not satisfied of the matters mentioned in subsection (2), the Minister must advise the local government about how the plan may be amended.	3 4 5
30 Adopting plan	6
(1) If the Minister is satisfied of the matters mentioned in section 29(2), the Minister must advise the local government that it may, by resolution, adopt the plan.	7 8 9
(2) The local government must then adopt the plan.	10
31 Duration of plan	11
(1) The local government's pest management plan has effect for the period, of no more than 4 years, stated in it.	12 13
(2) However, if the local government renews the plan before the end of the stated period, the plan ceases to have effect immediately before the renewed plan commences.	14 15 16
32 Implementing plan	17
The local government must, as far as practicable, implement its pest management plan.	18 19
33 Reviewing and renewing plan	20
(1) The local government may review, or renew, its pest management plan when the chief executive officer of the local government considers it appropriate.	21 22 23
(2) However, the local government must review the effectiveness of its pest management plan at least 3 months before the start of each financial year.	24 25 26
(3) Also, if a State pest management strategy is amended, the local government must review its pest management plan and, if necessary, amend the plan to ensure it is consistent with the amended strategy.	27 28 29

34 Amending plan	1
(1) This section applies if a local government decides to management plan.	amend its pest 2 3
(2) The local government must give a copy of the amer Minister.	nded plan to the 4 5
(3) The Minister must consider whether the amended pla	n— 6
(a) complies with section 26; and	7
(b) provides for the management of declared pes government's area.	ets in the local 8 9
(4) After considering the amended plan, the Minister plocal government—	must advise the 10
(a) if the Minister is not satisfied of the matters subsection (3)—about how the plan may be amer	
(b) otherwise—that the local government may, by rethe amended plan.	esolution, adopt 14 15
35 Plan to be available for inspection	16
(1) Each local government must keep a copy of its perplan available for inspection, free of charge, by members the local government's public office.	_
(2) The plan may be made available in written or electron	nic form. 20
PART 5—DECLARED PESTS	21
Division 1—Declaration of declared pests	22
36 Declaring declared pests by regulation	23
A regulation may declare an animal or plant to be a declar	ared pest— 24
(a) for the State or a part of the State; and	25
(b) of a category under the regulation.	26

37 Dec	laring declared pests by emergency pest notice	1
needed 1	is section applies if the chief executive is satisfied urgent action is to protect a part of the State from an adverse economic, nental or social impact caused, or likely to be caused, by an animal	2 3 4 5
	e chief executive may, by gazette notice (an "emergency pest make a declaration under this section for the animal or plant.	6 7
(3) The	e notice must—	8
(a)	state it is an emergency pest notice; and	9
(b)	state the nature of the emergency; and	10
(c)	state the part of the State in which the notice applies; and	11
(d)	if the animal or plant is not a declared pest—declare it to be a declared pest of a stated category; and	12 13
(e)	if the animal or plant is a declared pest but the circumstances require its category to be changed—declare its new category and state its former category.	14 15 16
(4) The	e notice is subordinate legislation.	17
declaration	under the notice, a declared pest's category is changed, the on of the pest's former category ceases to have effect in the part of in which the notice applies while it is in force.	18 19 20
	e chief executive must repeal the notice as soon as possible after executive is satisfied the emergency no longer exists.	21 22
	less it is earlier repealed, the notice ceases to have effect 3 months gazetted.	23 24
38 Dec	lared pest categories	25
(1) The	e following are the categories of declared pests—	26
(a)	class 1 pest;	27
(b)	class 2 pest;	28
(c)	class 3 pest.	29
(2) An	animal or plant may be declared to be—	30

(a)		ass 1 pest if the Governor in Council or chief executive is sfied it—	1 2
	(i)	is not commonly present or established in the State; and	3
	(ii)	has the potential to cause an adverse economic, environmental or social impact in the State, another State or a part of the State or another State; or	4 5 6
(b)		lass 2 or class 3 pest if the Governor in Council or chief cutive is satisfied it—	7 8
	(i)	is established in the State; and	9
	(ii)	is causing, or has the potential to cause, an adverse economic, environmental or social impact in the State, another State or a part of the State or another State.	10 11 12
	est, t	ding whether to declare an animal or plant to be a class 2 or he Governor in Council or chief executive must have regard ng—	13 14 15
(a)	the imp	significance of the animal's or plant's impact or potential act;	16 17
(b)	the	area affected, or likely to be affected, by the impact;	18
(c)	the spre	extent to which the animal or plant has spread or is likely to ead.	19 20
		Division 2—Offences about declared pests	21
39 Intr	rodu	cing declared pest	22
		nust not, without reasonable excuse, introduce a declared pest der a declared pest permit.	23 24
Maximu	m pei	nalty—	25
(a)	for	a class 1 pest—800 penalty units; or	26
(b)	for	a class 2 pest—400 penalty units; or	27
(c)	for	a class 3 pest—200 penalty units.	28

40	Fee	ding declared pest animal	1
•		person must not, without reasonable excuse, feed a declared pest ther than under a declared pest permit.	2 3
Max	imu	m penalty—40 penalty units.	4
•		person does not commit an offence against subsection (1) if the reds the animal—	5 6
	(a)	as part of a baiting or trapping campaign to control its numbers; or	7 8
	(b)	after it is seized under section 266 or 267.1	9
41	Kee	ping declared pest	10
	-	son must not, without reasonable excuse, keep a class 1 or class 2 r than under a declared pest permit.	11 12
Max	imu	m penalty—	13
	(a)	for a class 1 pest—800 penalty units; or	14
	(b)	for a class 2 pest—400 penalty units.	15
42	Rel	easing declared pest	16
		person must not, without reasonable excuse, release a declared r than under a declared pest permit.	17 18
Max	imu	m penalty—	19
	(a)	for a class 1 pest—800 penalty units; or	20
	(b)	for a class 2 pest—400 penalty units; or	21
	(c)	for a class 3 pest—200 penalty units.	22
•		person does not commit an offence against subsection (1) if the cleases the declared pest to control its numbers or eradicate it.	23 24
Exam	ple fo	or subsection (2)—	25
Re	leasi	ng an animal as part of a biological control program.	26

Section 266 (Power to seize evidence—entry without consent or warrant) or 267 (Power to seize evidence—entry with consent or warrant)

(3)	In this section—	1
	ase", for a declared pest, means to set the pest free or spread the pest n the State.	2 3
43	Taking declared pest plant for commercial use	4
	A person must not take a plant that is a class 2 pest, or a part of the for commercial use other than under a declared pest permit.	5 6
Maxi	mum penalty—400 penalty units.	7
(2)	In this section—	8
"take	"includes the following—	9
((a) fell;	10
(b) lop;	11
(c) remove.	12
44 \$	Supplying declared pest	13
A person must not supply a declared pest other than under a declared pest permit.		14 15
Maxi	mum penalty—	16
((a) for a class 1 pest—800 penalty units; or	17
(b) for a class 2 pest—400 penalty units; or	18
((c) for a class 3 pest—200 penalty units.	19
	Supplying things containing reproductive material of particular leclared pest plants	20 21
	A person (a "supplier") must not supply any thing containing ductive material of a plant that is—	22 23
((a) a class 1 pest; or	24
(b) a class 2 pest prescribed under a regulation for this section.	25
Ехатр	les of 'thing'—	26
Fod wat	der, grain, gravel, machinery, mulch, packing material, sand, soil, stock, vehicles or er.	27

s 46 35 s 46

Maximum penalty— 1				
(a) for a class 1 pest—800 penalty units; or				
(b) for a class 2 pest—400 penalty units.	3			
(2) A supplier does not commit an offence against subsection (1)(b) if, before supplying the thing, the supplier gives the person to whom it is supplied a written notice stating the following—				
(a) the supplier's name and address;	7			
(b) the thing may contain the reproductive material of a class 2 pest;	8			
(c) the name of the class 2 pest.	9			
(3) In this section—	10			
"thing" does not include a declared pest.	11			
46 Moving or transporting vehicles and other things on roads	12			
(1) This section applies to a person who moves or transports a vehicle or other thing on a road if the person knows, or ought reasonably to know, soil or other organic material in or on the vehicle or thing is likely to contain the reproductive material of a declared pest plant.	13 14 15 16			
(2) The person must not, without reasonable excuse, move or transport the vehicle or thing unless the person has taken reasonable steps—	17 18			
(a) to restrict the release of the reproductive material when the vehicle or thing is moved or transported; or	19 20			
(b) to ensure the vehicle or thing is free of the reproductive material.	21			
Maximum penalty—200 penalty units.	22			

PART 6—DECLARED PEST FENCES	1
Division 1—Fixing building line and building declared pest fences	2
47 Fixing building line and declaring pest animal for declared pest fence	3 4
(1) A regulation may fix the building line for a fence (a "declared pest fence"), for any land, to prevent the movement, from 1 side of the fence to the other, of a declared pest animal.	5 6 7
(2) The regulation must state a declared pest animal for the fence (the "relevant pest animal").	8 9
48 Building declared pest fence	10
(1) The declared pest fence may be built, on or as near as practicable to the building line, by any of the following (a "building authority")—	11 12
(a) the chief executive;	13
(b) a pest operational board established to manage the relevant pest animal;	14 15
(c) a local government prescribed under a regulation for this section.	16
(2) However, a local government mentioned in subsection (1)(c) may build the fence only on, or as near as practicable to, the part of the building line that is in, or along the boundary of, its area.	17 18 19
(3) In building the fence, the building authority must incorporate existing fencing the authority considers suitable or capable of being made suitable for the fence.	20 21 22
Division 2—General provisions about declared pest fences	23
49 Building gates and grids in declared pest fence	24
(1) This section applies if the building authority builds a declared pest fence that—	25 26
(a) intersects an owner's land: and	27

	(b)	owner's stock from a part of the land to another part.	2
•	-	e building authority must, when building the fence, build and pay or grid in the fence to allow the movement.	3 4
50	Mai	intaining declared pest fence	5
pest	fenc	bject to section 52, the building authority must ensure a declared e built by it is kept in a condition that stops the movement of the pest animal from 1 side of the fence to the other.	6 7 8
(2	2) To	comply with subsection (1), the building authority may—	9
	(a)	clear the fence line of vegetation or other obstruction to a distance of no more than 20 m either side of the fence; and	10 11
	(b)	enter onto another person's land to clear the fence line or inspect or maintain the fence.	12 13
51	Pow	ver to enter land	14
(1	l) Th	is section applies if the building authority needs to enter land to—	15
	(a)	build, inspect or maintain a declared pest fence, including a gate or grid in it; or	16 17
	(b)	clear the fence line.	18
(2	2) Be	fore entering the land, the building authority must—	19
	(a)	obtain the owner's consent to the entry; or	20
	(b)	give the owner written notice of—	21
		(i) the intended entry; and	22
		(ii) the purpose of the entry; and	23
		(iii) the likely dates and times of entry.	24
noti	ce u	the building authority is satisfied it is impracticable to give the nder subsection (2)(b), it is sufficient compliance with the on if the building authority—	25 26 27
	(a)	publishes the notice in a newspaper circulating generally in the area in which the land is situated; or	28 29
	(b)	places the notice in a conspicuous place on the land.	30

(4) Notice under this section must be given at least 7 days before the intended entry.	1 2
(5) However, if the building authority needs to enter the land in urgent circumstances, the building authority need only give the owner the notice that is reasonably practicable in the circumstances.	3 4 5
52 Agreement to make opening in declared pest fence	6
(1) The building authority may enter into an agreement with another person about making an opening in the fence for a particular purpose and period.	7 8 9
Examples of 'purpose'—	10
1. To build a road or lay a gas pipeline through the fence.	11
2. To pass through the fence to gain access to land for mineral exploration.	12
(2) The agreement must be subject to conditions that, as far as reasonably practicable, ensure the movement of the relevant pest animal from 1 side of the fence to the other is prevented while the fence is opened.	13 14 15
53 Directing restoration of declared pest fence	16
(1) This section applies if the building authority reasonably believes a person has committed an offence against section 55.	17 18
(2) The building authority may, by written notice given to the person, require the person, by the reasonable date stated in the notice, to restore the declared pest fence to the condition it was in before the fence was damaged or opened.	19 20 21 22
(3) The notice must be accompanied by, or include, an information notice about the building authority's decision to make the requirement.	23 24
(4) If the person does not comply with the notice, the building authority may carry out the restoration. ²	25 26

² Also, see section 295 (Recovering costs of taking action because of an offence).

54 Notice of damage	1		
(1) In exercising a power under division 1 or this division, the building authority must take all reasonable steps to cause as little inconvenience, and do as little damage, as is practicable in the circumstances.	2 3 4		
(2) If the building authority damages any thing in the exercise, or purported exercise, of the power, the building authority must promptly give written notice of the particulars of the damage to the person who appears to the building authority to be the owner or person in possession of the thing.			
(3) If for any reason it is not practicable to comply with subsection (2), the building authority must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	9 10 11		
(4) If the building authority believes the damage was caused by a latent defect in the thing or other circumstances beyond the building authority's control, the building authority may state the belief in the notice.	12 13 14		
(5) This section does not apply to—	15		
(a) damage the building authority reasonably believes is trivial; or	16		
(b) damage to vegetation cleared under section 50(2).	17		
Division 3—Offences about declared pest fences	18		
55 Damaging, or making openings in, a declared pest fence	19		
A person must not, without reasonable excuse—	20		
(a) damage a declared pest fence; or	21		
(b) make an opening in a declared pest fence, other than under an agreement mentioned in section 52.	22 23		
Maximum penalty—50 penalty units.	24		
Obstructing building, inspection or maintenance of a declared pest fence	25 26		
(1) A person must not, without reasonable excuse, build a structure, excavate land or carry out another activity near a declared pest fence if the structure, excavation or carrying out of the activity is likely to obstruct the building, inspection or maintenance of the fence.	27 28 29 30		

s 57 40 s 58

Maxii	mun	m penalty—50 penalty units.	1
		person must not, without reasonable excuse, obstruct another ho is—	2 3
((a)	building, inspecting or maintaining, or attempting to build, inspect or maintain, a declared pest fence, including a gate or grid in it; or	4 5 6
((b)	clearing, or attempting to clear, a declared pest fence line.	7
Maxii	mun	m penalty—50 penalty units.	8
57 (Clos	sing gates	9
		on must close a gate in a declared pest fence immediately after gate, unless the person has a reasonable excuse.	10 11
Maxii	mun	m penalty—50 penalty units.	12
	L	PART 7—DECLARED PEST PERMITS Division 1—Obtaining or renewing declared pest permits	13 14
58 A	App	olication for, or to renew, permit	15
		person may apply to the chief executive for, or to renew, a pest permit.	16 17
(2)	The	e application must be—	18
((a)	in the approved form; and	19
((b)	accompanied by—	20
		(i) the application and permit fee prescribed under a regulation; and	21 22
		(ii) for an application to renew a permit—the permit.	23
		a application to renew a permit must be made at least 30 days e permit ends.	24 25

59 Add	dition	l information for applic	ation	1
the chief	exec		on notice, ask the applicant to give formation or documents about the in the notice.	2 3 4
not, with	out re	•	e application if the applicant does chief executive the information or	5 6 7
60 Dec	ciding	application		8
(1) The refuse the			r and decide whether to grant or	9 10
(2) Th	e chie	executive may grant the	application only if—	11
(a)	for a	application to introduce	or keep a declared pest—	12
	(i)	he introduction or keep under a regulation; and	ing is for a purpose prescribed	13 14
	(ii)	he pest is prescribed und be kept for the purpose; an	er a regulation as a pest that may	15 16
	(iii)	he chief executive is satis	fied—	17
			ot by an entity, if any, prescribed s an entity that may keep the pest	18 19 20
		· ·	approval is required under the g Act 1997 for keeping the he approval; and	21 22 23
		(C) the pest is not likely	to endanger public safety; and	24
		(D) the introduction or k spread of the pest in	eeping is not likely to lead to the the State; and	25 26
(b)	purp	* *	chief executive is satisfied the s issued is not likely to lead to the	27 28 29

61 Iss	uing and renewing permit	1
	the chief executive decides to grant the application, the chief we must, as soon as practicable—	2 3
(a)	if the application is for a declared pest permit—give the applicant the permit in the approved form; and	4 5
(b)	if the application is to renew a declared pest permit—	6
	(i) note the renewal on the permit; and	7
	(ii) give the applicant the renewed permit; and	8
(c)	if the chief executive decides to impose conditions on the permit or renewal—give an information notice about the decision.	9 10
(2) A	permit takes effect from—	11
(a)	the day of its issue; or	12
(b)	if a later day is stated in it—the later day.	13
	he permit remains in force, unless sooner cancelled or suspended, period, of no more than 2 years, stated in it.	14 15
(4) A	renewal—	16
(a)	takes effect from the day after the permit ends; and	17
(b)	unless sooner cancelled or suspended, continues in force for the period, of no more than 2 years, stated in the renewed permit.	18 19
62 Co	nditions of permit	20
	he chief executive may impose on the declared pest permit, or the the reasonable conditions the chief executive decides.	21 22
(2) W followin	Tithout limiting subsection (1), a condition may be about any of the ag—	23 24
(a)	security enclosures for stopping the escape of a declared pest animal;	25 26
(b)	keeping records about a declared pest;	27
(c)	restricting breeding, sale or movement of a declared pest;	28
(d)	stopping the spread of a declared pest;	29
(e)	providing appropriate shelter and care for a declared pest animal;	30

s 63 43 **s 65**

	(f)	using a tag or other device to identify a declared pest;	1
	(g)	maintaining adequate public liability insurance in relation to keeping a declared pest.	2 3
63	Ref	using application	4
		chief executive decides to refuse the application, the chief must, within 7 days after making the decision—	5 6
	(a)	give the applicant an information notice about the decision; and	7
	(b)	refund the permit fee.	8
	Divi	sion 2—Amendment, suspension or cancellation of permits	9
64	Am	endment	10
		ief executive may, with the written approval of the permit holder, e following particulars of a declared pest permit—	11 12
	(a)	the species of declared pest to which the permit relates;	13
	(b)	the number of declared pests that may be kept under the permit;	14
	(c)	the place where, or area in which, a declared pest may be kept.	15
65	Sus	pension or cancellation—grounds	16
		nief executive may suspend or cancel a declared pest permit if the cutive reasonably believes any of the following applies—	17 18
	(a)	the permit was issued in error or because of a materially false or misleading representation or document, made either orally or in writing;	19 20 21
	(b)	the permit holder has not complied with a condition of the permit;	22 23
	(c)	if the permit is for keeping a declared pest—the holder does not have a development approval required under the <i>Integrated Planning Act 1997</i> for keeping the pest;	24 25 26
	(d)	if—	27

	(i)	the holder is an individual—the holder, after issue of the permit, has committed or is committing a declared pest offence or an offence against another Act relating to the care or protection of animals; or	1 2 3 4
	(ii)	the holder is a corporation—any of the corporation's executive officers, after issue of the permit, has committed or is committing a declared pest offence or an offence against another Act relating to the care or protection of animals.	5 6 7 8 9
66 Sus	pensi	ion or cancellation—procedure	10
permit, t	he ch	nief executive proposes to suspend or cancel a declared pest nief executive must give the permit holder a written notice f the following—	11 12 13
(a)		action (the " proposed action ") the chief executive proposes ng under this section;	14 15
(b)	the g	grounds for the proposed action;	16
(c)	the f	facts and circumstances that are the basis for the grounds;	17
(d)		he proposed action is suspension of the permit—the pension period;	18 19
(e)		the holder may make, within a stated period, written esentations to show why the proposed action should not be n.	20 21 22
(2) The notice		red period must end at least 28 days after the holder is given	23 24
the chief	f exe	considering all representations made within the stated period, cutive still believes a ground exists to take the proposed ef executive may—	25 26 27
(a)	peri	ne proposed action is to suspend the permit for a stated od—suspend the permit for no longer than the proposed pension period; and	28 29 30
(b)		e proposed action is to cancel the permit—cancel the permit uspend it for a period.	31 32

67 Immediate suspension	1
(1) The chief executive may, by written notice given to the permit holder, immediately suspend a declared pest permit if the chief executive reasonably believes—	2 3 4
(a) a ground exists to suspend or cancel the permit; and	5
(b) the circumstances are so extraordinary that it is imperative to immediately suspend the permit to prevent or control—	6 7
(i) an adverse economic, environmental or social impact in the State or a part of the State; or	8 9
(ii) a danger to the public.	10
(2) The notice must state the following—	11
(a) that the permit is suspended;	12
(b) the grounds for the suspension;	13
(c) the facts and circumstances that are the basis for the grounds;	14
(d) the suspension period;	15
(e) that the holder may make, within a stated period, written representations to show why the permit should not be suspended.	16 17
(3) The stated period must end at least 28 days after the holder is given the notice.	18 19
(4) The suspension—	20
(a) may be for the period the chief executive decides; and	21
(b) has effect immediately the notice is given.	22
(5) Subject to section 68(4), the permit is ineffective during the period of suspension.	23 24
68 Direction to rectify	25
(1) This section applies if, after considering a declared pest permit holder's representations made under section $66(1)(e)$ or $67(2)(e)$, the chief executive—	26 27 28
(a) still believes a ground exists to suspend or cancel the permit; but	29

s 69 46 **s 70**

(2) The chief executive may, by written notice (a "rectification notice") given to the holder, direct the holder to rectify the matter within the period (the "rectification region") stated in the notice	4 5 6 7 8
(the "rectification period") stated in the notice.	
(3) The rectification period must be reasonable, having regard to the nature of the matter to be rectified.	
(4) If the holder was given a notice under section 67(1), the suspension is stayed pending the holder's rectification of the matter in the rectification period.	9 10 11
69 Failure to rectify	12
(1) This section applies if a declared pest permit holder fails to comply with a direction to rectify a matter within the rectification period stated in a rectification notice.	13 14 15
(2) The chief executive may—	16
 (a) if the proposed action was to suspend the permit for a stated period—suspend the permit for no longer than the proposed suspension period; or 	17 18 19
(b) if the proposed action was to cancel the permit—cancel the permit or suspend it for a period.	20 21
(3) If the permit was suspended under section 67(1), the suspension continues for the period of the suspension.	22 23
70 Notice and effect of suspension or cancellation	24
(1) If the chief executive suspends or cancels a declared pest permit under section 66(3) or 69(2), written notice and particulars of the suspension or cancellation must be given to the permit holder.	25 26 27
(2) The notice must be accompanied by, or include, an information notice about the decision.	28 29
(3) If the chief executive suspends the permit, it is ineffective during the period of suspension.	30 31
(4) The suspension—	32

	(a)	may be for the period the chief executive decides; and	1
	(b)	has effect from—	2
		(i) the day the notice is given; or	3
		(ii) if a later day is stated in the notice—the later day.	4
		owever, if the permit is suspended or cancelled because of the conviction for an offence, the suspension or cancellation—	5 6
	(a)	does not take effect until the end of the time to appeal against the conviction or, if an appeal is made against the conviction, the appeal is finally decided; and	7 8 9
	(b)	has no effect if the conviction is quashed on appeal.	10
71	Retu	urn of suspended or cancelled permit	11
(1) If a declared pest permit is suspended or cancelled, the holder of the permit must return it to the chief executive within 7 days after the suspension or cancellation takes effect, unless the person has a reasonable excuse.			12 13 14 15
Maximum penalty—10 penalty units.		16	
(2) If a suspended permit is returned to the chief executive, the chief executive must return the permit to the holder at the end of the suspension period.			17 18 19
1	Divis	ion 3—Disposing of declared pests when permit is cancelled	20
72	Dire	ection to dispose of declared pest	21
(1) Thi	is section applies if—	22
	(a)	the chief executive cancels a declared pest permit; and	23
	(b)	the holder of the permit is in possession of a declared pest to which the permit relates.	24 25
the l	nolde	he chief executive may, by written notice given to the holder, direct er to dispose of the pest in the way and by the reasonable date the notice.	26 27 28

(3) The holder must comply with the notice unless the holder has a reasonable excuse.	1 2
Maximum penalty—50 penalty units.	3
(4) Compensation is not payable for the disposal.	4
Division 4—Replacement and surrender of permits	5
73 Replacing permit	6
(1) The holder of a declared pest permit that has been lost, damaged or destroyed may ask the chief executive for a replacement permit.	7 8
(2) The chief executive may replace the permit if satisfied it has been lost, damaged or destroyed.	9 10
74 Surrendering permit	11
(1) The holder of a declared pest permit may surrender it by written notice given to the chief executive.	12 13
(2) The surrender takes effect on the day the notice is given to the chief executive or, if a later day of effect is stated in the notice, the later day.	14 15
(3) The permit must accompany the notice.	16
Division 5—Register of permits	17
75 Register	18
(1) The chief executive must keep a register of declared pest permits.	19
(2) The register must contain each of the following particulars about each permit—	20 21
(a) the holder's name and address;	22
(b) the species of declared pest to which it relates;	23
(c) the number of declared pests allowed to be kept under it and the address where the pests are kept;	24 25
(d) its conditions;	26

s 76 49 **s 77**

	(e)	the date it ends;	1
	(f)	if it is renewed—	2
		(i) the date, and the conditions, of renewal; and	3
		(ii) the date the renewed permit ends;	4
	(g)	other information prescribed under a regulation.	5
		Division 6—Offence about declared pest permits	6
76	Nor	acompliance with permit conditions	7
		older of a declared pest permit must not, without reasonable ontravene a condition of the permit.	8 9
Max	imuı	m penalty—	10
	(a)	for a class 1 pest—800 penalty units; or	11
	(b)	for a class 2 pest—400 penalty units; or	12
	(c)	for a class 3 pest—200 penalty units.	13
		PART 8—PEST CONTROL FOR LAND	14
		Division 1—Obligation to keep land free of pests	15
77	Obl	igation of land owners	16
free	of c	land owner must take reasonable steps to keep the following land lass 1 and class 2 pests, unless the owner holds a declared pest lowing the pests to be kept on the land—	17 18 19
	(a)	the owner's land;	20
	(b)	unfenced land comprising part of a road or stock route that adjoins or is within the owner's land;	21 22
	(c)	other land that is fenced in with the owner's land;	23
	(d)	the bed, banks and water of a watercourse on the owner's land;	24

	(e)	the bed, banks and water to the centre-line of a watercourse forming a boundary, or part of a boundary, of the owner's land.	1 2
		r this part, land mentioned in subsection (1)(b) to (e) is taken to to of the owner's land.	3 4
		Division 2—Controlling pests	5
78	Pest	control notice	6
(1)	Thi	is section applies if—	7
	(a)	a land owner does not comply with the owner's obligation under section 77; or	8 9
	(b)	the issuing entity reasonably believes a class 3 pest on the owner's land is causing, or has the potential to cause, an adverse economic, environmental or social impact on—	10 11 12
		(i) the owner's land that is, or is in or adjacent to, an environmentally significant area; or	13 14
		(ii) an environmentally significant area adjacent to the owner's land.	15 16
		e issuing entity may give the owner a written notice (a "pest notice") stating each of the following—	17 18
	(a)	the land and the declared pest to which the notice relates;	19
	(b)	if the notice relates to land that is, or is in or adjacent to, an environmentally significant area—the type of environmentally significant area;	20 21 22
	(c)	the reasonable action the owner must take against the pest within a stated reasonable period (the "compliance period");	23 24
	(d)	the owner may, within 14 days after receiving the notice, ask the issuing entity—	25 26
		(i) to extend the compliance period under section 79; or	27
		(ii) to change the required action stated in the notice;	28
	(e)	an authorised person may, to ensure or monitor compliance with the notice and without further notice, enter the land at any	29 30

	reasonable time and exercise an authorised person's powers under chapter 7, part 3.	1 2
complian	lso, the notice may require the owner to take, within the nce period, stated reasonable action against an animal or plant that leclared pest if—	3 4 5
(a)	the land for which the notice is given is, or is in or adjacent to, an environmentally significant area; and	6 7
(b)	the issuing entity is satisfied the animal or plant—	8
	(i) is threatening, or is likely to threaten, the survival of native wildlife in the area; or	9 10
	(ii) is affecting, or is likely to affect, the area's capacity to sustain natural processes.	11 12
owner a	it is not reasonably practicable for the issuing entity to give the pest control notice, the issuing entity may give the notice by ag it in a newspaper circulating generally in the area in which the tuated.	13 14 15 16
` '	ne notice must be accompanied by, or include, an information bout the entity's decision to give the notice.	17 18
	e owner must comply with the pest control notice unless the owner sonable excuse.	19 20
Maximu	m penalty—800 penalty units.	21
(7) In t	this section—	22
"environ	mentally significant area" means any of the following—	23
(a)	a protected area;	24
(b)	land dedicated as a reserve for environmental purposes under the Land Act, section 31;	25 26
(c)	a world heritage area listed under the World Heritage Convention;	27 28

(an area supporting a critically endangered or endangered ecological community in the list established under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> (Cwlth), section 181; ³	1 2 3 4
\ /	a declared Ramsar wetland under the Environment Protection and Biodiversity Conservation Act 1999 (Cwlth);	5 6
	an area of high nature conservation value under the Vegetation Management Act 1999;	7 8
	an area, other than State-controlled land, identified in a local government's pest management plan as an area that has special environmental significance for native wildlife.	9 10 11
"owner"	does not include the State.	12
79 Exte	nding compliance period	1.0
19 Exter	nding compliance period	13
	erson who is given a pest control notice may, within 14 days after the notice, ask the issuing entity to extend the compliance period.	14 15
	person must inform the issuing entity of the reasons why the ould be extended.	16 17
(3) Afte to the pers	er considering the request, the entity must, by written notice given son—	18 19
(a) extend the period to a date stated in the notice if the entity is satisfied—		20 21
((i) it is not reasonably practicable for the person to comply with the notice in the period; and	22 23
((ii) it is reasonable in the circumstances to extend it; or	24
(b) 1	refuse to extend the period.	25
	ne entity decides to refuse to extend the period, the entity must erson an information notice about the decision.	26 27

³ Environment Protection and Biodiversity Act 1999 (Cwlth), section 181 (Listing of threatened ecological communities)

80	Nor	icom	pliance with pest control notice	1
issu	ing e		nd owner does not comply with a pest control notice, the for the notice may give the owner a written notice (an "entry ng—	2 3 4
	(a)	the i	issuing entity has authorised a pest controller to—	5
		(i)	at a reasonable time, enter the owner's land on a date stated in the notice, at least 7 days after the owner receives the notice, or as soon as practicable after the stated date; and	6 7 8
		(ii)	take stated reasonable action against the pest; and	9
		(iii)	take onto the land the persons, equipment and materials the pest controller reasonably requires to take the action; and	10 11
	(b)		owner will be liable, or if there are 2 or more owners, each aer will be liable jointly and severally, for—	12 13
		(i)	the amount of the costs incurred in taking, or attempting to take, the action; and	14 15
		(ii)	if the owner does not pay the amount when it is payable—interest on the overdue amount at the rate, and calculated in the way, prescribed under a regulation.	16 17 18
		of w (1)(a)	why it may not be practicable to enter on the stated date for $\phi(i)$ —	19 20
1.	. We	ather o	conditions.	21
2.	. Av	ailabili	ity of persons or equipment.	22
the the	entity land	y reas	uing entity may give the land owner a further entry notice if sonably believes it is necessary for a pest controller to enter eck the effectiveness of action taken under an entry notice or ction.	23 24 25 26
81	Ent	ry to	land by pest controller	27
(1	1) Th	e issu	ning entity may authorise a pest controller to—	28
	(a)		reasonable time, enter the owner's land on the date stated in entry notice or as soon as practicable after the stated date; and	29 30
	(b)	take	the action stated in the notice; and	31
	(c)		onto the land the persons, equipment and materials the pest troller reasonably requires to take the action.	32 33

(2) The pest controller may—	1
(a) at a reasonable time, enter the land on the date stated in the entry notice or as soon as practicable after the date; and	2 3
(b) take the stated action; and	4
(c) take onto the land the persons, equipment and materials the pest controller reasonably requires to take the action.	5 6
(3) A person must not obstruct the pest controller exercising a power under this section unless the person has a reasonable excuse.	7 8
Maximum penalty—40 penalty units.	9
82 Duration of entry notice	10
(1) An entry notice remains in force until whichever of the following events first happens—	11 12
(a) the period, of no more than 2 months, stated in the notice ends;	13
(b) the pest controller takes the action stated in the notice;	14
(c) the notice is cancelled by the issuing entity.	15
(2) While the notice is in force, it is binding on a successor in title to the owner's land.	16 17
Division 3—Recovering costs	18
83 Amounts payable by land owner	19
(1) This section applies to a land owner who does not comply with a pest control notice.	20 21
(2) The land owner is liable to pay to the issuing entity for the notice the amount of the entity's costs incurred in taking, or attempting to take, the action stated in the entry notice relating to the pest control notice.	22 23 24
(3) If there are 2 or more owners for the land, each owner is liable jointly and severally.	25 26
(4) If the owner does not pay the amount when it is payable, interest is payable on the overdue amount at the rate, and calculated in the way, prescribed under a regulation.	27 28 29

84 Unpaid amounts are a charge on land	1
(1) This section applies if a land owner does not pay to an issuing entity an amount payable under section 83.	2 3
(2) If the entity is a local government, the unpaid amount is a charge on the land as if it were an unpaid amount under the <i>Local Government Act</i> 1993, section 1068. ⁴	4 5 6
(3) If the entity is the chief executive or a pest operational board, the unpaid amount is a charge on the land under this section.	7 8
(4) If the land in relation to which the unpaid amount was incurred is part only of a parcel of land owned by the owner, the amount is a charge on the parcel of land.	9 10 11
(5) This section is in addition to any other remedy the entity has for recovery of the unpaid amount.	12 13
85 Registering charge on land under this Act	14
(1) This section applies only to a charge on land under section 84(3).	15
(2) The issuing entity may ask the person responsible for registering title to the land and dealings affecting the land to register the charge.	
(3) The request must be accompanied by a certificate signed by the issuing entity stating there is a charge on the land under the section.	
(4) Immediately after the amount secured by the charge is paid to the issuing entity—	
(a) the charge ceases to have effect; and	22
(b) the issuing entity must take the action necessary to release the charge.	23 24
Division 4—Register of notices	25
86 Issuing entity's register	26
(1) An issuing entity must keep a register of pest control and entry notices issued by the entity.	

⁴ Local Government Act 1993, section 1068 (Cost of work a charge over land)

, ,	ne register must contain the following particulars for each pest nd entry notice—	1 2
(a)	the property description of the land to which the notice relates;	3
(b)	the local government area in which the land is situated;	4
(c)	the land owner's name;	5
(d)	the date the notice was issued;	6
(e)	the declared pest to which the notice relates;	7
(f)	the required action stated in the notice to be taken against the pest;	8 9
(g)	the compliance period;	10
(h)	other information prescribed under a regulation.	11
(3) A person may, on payment of the fee prescribed under a regulation, inspect the register at the issuing entity's principal place of business when the place is open to the public. ⁵		
	T 9—EMERGENCY CONTROL OF DECLARED PESTS	15 16
Divisi	on 1—Emergency control of declared pests by pest controllers	17
87 App	olication of div 1	18
This d	ivision applies if the chief executive reasonably believes—	19
(a)	a declared pest is present in an area; and	20
(b)	urgent action is needed to prevent the pest from causing a significant economic, environmental or social impact in the area or the State.	21 22 23

⁵ The chief executive's principal place of business is at level 4, Landcentre, 371 Vulture Street, Woolloongabba.

The principal place of business for the chief executive officer of a local government is at the local government's public office.

s 88 57 s 89

90 Em	ergency quarantine notice	1
governm	ne chief executive or the chief executive officer of the local ent for the area may give written notice (an "emergency ine notice") to a land owner in the area.	2 3 4
(2) Th	e notice must state the following—	5
(a)	it is an emergency quarantine notice;	6
(b)	details of the land to which it relates;	7
(c)	the nature of the emergency;	8
(d)	an authorised person may, to ensure or monitor compliance with the notice and without further notice, enter the land at any reasonable time and exercise an authorised person's powers under chapter 7, part 3.	9 10 11 12
	ne notice may require the owner to take reasonable action to control or eradicate a class 1 or class 2 pest on the owner's land.	13 14
(4) Wi	ithout limiting subsection (3), the notice may—	15
(a)	regulate the taking or removal of fodder, grain, gravel, soil, stock, machinery, vehicles or any other thing onto or from the land; or	16 17
(b)	regulate what a person may, or may not, do on the land; or	18
(c)	regulate how anything infected with or containing the pest must be treated or dealt with when found by an authorised person or anyone else; or	19 20 21
(d)	require the owner to destroy anything infected with or containing, or suspected of being infected with or containing, the pest; or	22 23 24
(e)	require the owner to test or treat anything on the land.	25
(5) The section.	ne notice must state the powers of an authorised person for this	26 27
an autho	addition to an authorised person's powers under chapter 7, part 3, rised person may give reasonable directions to ensure the proper nent, control or eradication of the pest on the land.	28 29 30
soon as 1	ne chief executive or local government must cancel the notice as possible after the chief executive or chief executive officer of the vernment is satisfied the emergency no longer exists.	31 32 33

2
3
4
5 6
7 8 9 10
11 12
13
14 15
15 16
15 16 17
15 16 17 18
15 16 17 18 19
15 16 17 18 19 20
15 16 17 18 19 20 21 22 23
15 16 17 18 19 20 21 22 23 24

PART 10—CONTROL OF DOGS	1
94 Definitions for pt 10	2
In this part—	3
"owner", of land, includes a person in charge of stock on the land.	4
"urban district" means a part of the State constituted as an urban district under the <i>Fire and Rescue Service Act 1990</i> , section 106.	5 6
95 Destruction of particular dogs	7
(1) This section applies if an owner of land that is not in an urban district, or an authorised person, reasonably believes a dog on the land—	8 9
(a) is not under someone's control; and	10
(b) is attacking, or is about to attack, stock on the land.	11
(2) The authorised person or owner may destroy the dog.	12
(3) Compensation is not payable for the destruction.	13
96 Maps to be available for inspection	14
The chief executive officer of a local government must keep a copy of maps showing the urban districts in the local government's area available for inspection, free of charge, by members of the public at the local government's public office.	15 16 17

	CHAPTER 3—STOCK ROUTE NETWORK MANAGEMENT	1 2
PART	T 1—PRINCIPLES OF STOCK ROUTE NETWORK MANAGEMENT	3 4
97 Pr	rinciples	5
The p	principles of stock route network management are as follows—	6
•	Public awareness	7
	Public awareness and knowledge of the network's multiple uses, environmental values and cultural values must be raised to increase the capacity and willingness of individuals to protect the network.	8 9 10 11
•	Commitment	12
	Effective management of the stock route network requires a long-term commitment by the community to management of the network.	13 14 15
•	Consultation and partnership	16
	Consultation and partnership arrangements between local communities, industry groups, State government agencies and local governments must be established to achieve a collaborative approach to stock route network management.	17 18 19 20
•	Management	21
	The stock route network must be managed—	22
	(a) to ensure it remains available for public use; and	23
	(b) to maintain and improve the network's natural resources and travelling stock facilities for use by travelling stock and for other purposes.	24 25 26
•	Payment for use	27
	A person who benefits from using the network must pay a reasonable amount for its use.	28 29

s 98 62 s 98

Land Protec	tion (Pest and	l Stock Route	Management)
	Bill	2001	

•	Planning	1
	Stock route network management must be consistent at local, regional and State levels to ensure resources for managing the network are used to target management priorities.	2 3 4
•	Monitoring and evaluation	5
	Regular monitoring and evaluation of the network's natural resources and travelling stock facilities is necessary to improve stock route network management practices.	6 7 8
P	PART 2—STATE STOCK ROUTE NETWORK MANAGEMENT STRATEGY	9 10
98 Stat	te stock route network management strategy	11
commen	he chief executive must, as soon as practicable after the cement of this part, have a State stock route network management to direct and coordinate management of the network.	12 13 14
(2) Th	e strategy may include provision for the following—	15
(a)	recognising the network's multiple uses with the main use being for travelling stock;	16 17
(b)	preserving land corridor connections to ensure the integrity and viability of the network;	18 19
(c)	managing natural resources on the network in a sustainable way;	20
(d)	maintaining and improving travelling stock facilities on the network;	21 22
(e)	resolving competing and conflicting interests in relation to the network's use;	23 24
(f)	seeking community input into the network's management.	25
Examples	of 'uses' for subsection (2)(a)—	26
tele	blic infrastructure and utilities, including roads, pipelines and ecommunication facilities.	27 28
2. Red	creation, tourism or cultural use.	29

s 99 63 s 103

3. Other non-pastoral industries, including bee keeping, forestry, fossicking, mineral exploration and quarrying.	2
99 Preparing strategy	3
In preparing a State stock route network management strategy, the chief executive must have regard to the principles of stock route network management.	4 5 6
100 Duration of strategy	7
(1) A State stock route network management strategy has effect for the period, of no more than 5 years, stated in it.	8 9
(2) However, if the chief executive renews the strategy before the end of the stated period, the strategy ceases to have effect immediately before the renewed strategy commences.	10 11 12
101 Implementing strategy	13
The chief executive must, as far as practicable, implement the State stock route network management strategy.	14 15
102 Reviewing and renewing strategy	16
(1) The chief executive may review, or renew, a State stock route network management strategy when the chief executive considers it appropriate.	17 18 19
(2) However, the chief executive must review the effectiveness of the strategy at least 6 months before it ceases to have effect.	20 21
103 Strategy to be available for inspection	22
(1) The chief executive must keep a copy of the State stock route network management strategy available for inspection, free of charge, by members of the public at—	23 24 25
(a) the department's head office; and	26
(b) other places the chief executive considers appropriate.	27
(2) The strategy may be made available in written or electronic form.	28

PART 3—STOCK ROUTE NETWORK MANAGEME PLANS	E NT 1 2
104 Application of pt 3	3
This part applies only to a local government prescribed un regulation for this section.	nder a 4 5
105 Local governments to have stock route network managemen	t plan 6
(1) A local government must, within 1 year after this part commhave a stock route network management plan for managing stock routes area.	
(2) The plan may include provision for the following—	10
(a) identifying the part of the stock route network in the government's area;	local 11 12
(b) achievable objectives under the plan;	13
(c) strategies, activities and responsibilities for achieving objectives;	g the 14 15
(d) strategies to inform the local community about the content plan and achievement of the plan's objectives;	of the 16
(e) monitoring implementation of the plan and evaluating effectiveness;	ng its 18 19
(f) other matters the local government considers appropria management of the stock route network in its area.	te for 20 21
106 Preparing draft plan	22
(1) The local government must establish a working group to advilocal government about preparing its draft stock route nemanagement plan.	ise the 23 etwork 24 25
(2) The working group may include a representative of each of following government entities the local government con appropriate—	of the 26 asiders 27 28
(a) the department;	29

s 107 65 s 107

	(b)	the department in which the Stock Act 1915 is administered;	1
	(c)	the department in which the <i>Nature Conservation Act 1992</i> is administered;	2 3
	(d)	the department responsible for managing State-controlled roads.	4
		asked by the local government, the entity must nominate an las its representative on the working group.	5 6
(4) follo	-	preparing the plan, the local government must have regard to the	7 8
	(a)	the State stock route network management strategy;	9
	(b)	the principles of stock route network management;	10
	(c)	the maintenance of travelling stock facilities and pasture for the needs of travelling stock on the stock route network;	11 12
	(d)	the environmental and cultural values, and multiple uses, of the stock route network in the local government's area;	13 14
	(e)	whether the stock route network, or part of the network, in the area needs management for controlled burning or grazing, declared pest treatment, erosion rehabilitation or pasture regeneration;	15 16 17 18
	(f)	how the stock route network's integrity can be maintained so the network is not fragmented;	19 20
	(g)	how the impact of other uses of the stock route network may affect its use for travelling stock;	21 22
	(h)	the interests of the local community in its area, including, for example, the interests of land-holders, Aboriginal communities, industry groups and members of the public.	23 24 25
107	Req	uirements of plan	26
		cal government's stock route network management plan must be t with—	27 28
	(a)	the principles of stock route network management; and	29
	(b)	the State stock route network management strategy.	30

108 Noti	ce of draft plan and consideration of public submissions	1
(1) The local government must give public notice when its draft stock route network management plan has been prepared.		
(2) The	e notice must—	4
(a)	be published in a newspaper circulating generally in the local government's area; and	5 6
(b)	state the draft plan is available to be inspected, free of charge, at the local government's public office; and	7 8
(c)	invite the public to inspect the draft plan and make written submissions about it to the local government within 28 days after the notice is published (the "submission period").	9 10 11
(3) The	e local government must—	12
(a)	make the draft plan available for public inspection in written form, free of charge, in the submission period; and	13 14
(b)	consider any written submissions properly made to it.	15
109 Min	ister to consider draft plan	16
	e local government must give its draft stock route network ent plan to the Minister—	17 18
(a)	within 60 days after the submission period ends; and	19
(b)	at least 3 months before the local government's existing stock route network management plan, if any, expires.	20 21
(2) The	e Minister must consider whether the plan—	22
(a)	complies with section 107; and	23
(b)	provides for the management of the stock route network in the local government's area.	24 25
subsection	the Minister is not satisfied of the matters mentioned in n (2), the Minister must advise the local government about how may be amended.	26 27 28

s 110 67 s 114

110 Adopting plan	1
If the Minister is satisfied of the matters mentioned in section 109(2), the Minister must advise the local government that it may, by resolution, adopt the plan.	2 3 4
111 Duration of plan	5
(1) A local government's stock route network management plan has effect for the period, of no more than 4 years, stated in it.	6 7
(2) However, if the local government renews the plan before the end of the stated period, the plan ceases to have effect immediately before the renewed plan commences.	8 9 10
112 Implementing plan	11
A local government must, as far as practicable, implement its stock route network management plan.	12 13
113 Reviewing and renewing plan	14
(1) The local government may review, or renew, its stock route network management plan when the chief executive officer of the local government considers it appropriate.	15 16 17
(2) However, the local government must review the effectiveness of its stock route network management plan at least 3 months before the start of each financial year.	18 19 20
(3) Also, if the State stock route network management strategy is amended, the local government must review its stock route network management plan and, if necessary, amend the plan to ensure it is consistent with the amended strategy.	21 22 23 24
114 Amending plan	25
(1) This section applies if a local government decides to amend its stock route network management plan.	26 27
(2) The local government must give a copy of the amended plan to the Minister.	28 29

(3) The Minister must consider whether the amended plan—	1		
(a) complies with section 107; and	2		
(b) provides for the management of the stock route network in the local government's area.			
(4) After considering the amended plan, the Minister must advise the local government—	5 6		
(a) if the Minister is not satisfied of the matters mentioned in subsection (3)—about how the plan may be amended; or	7 8		
(b) otherwise—that the local government may, by resolution, adopt the amended plan.	9 10		
115 Plan to be available for inspection	11		
(1) Each local government must keep a copy of its stock route network management plan available for inspection, free of charge, by members of the public at the local government's public office.	12 13 14		
(2) The plan may be made available in written or electronic form.	15		
PART 4—STOCK ROUTE AGISTMENT PERMITS	16		
Division 1—Obtaining permits	17		
116 Application for permit	18		
(1) A person may apply to a local government (the "issuing entity") for a stock route agistment permit for relevant land ⁶ in the local government's area.	19 20 21		
(2) However, a person may apply only if—	22		
(a) the person is a land owner and the owner's land is adversely affected by drought, fire or flood; or	23 24		

⁶ See the definition of "relevant land" in schedule 3 (Dictionary).

(b)		person is travelling stock under a stock route travel permit the stock require agistment for—	1 2	
	(i)	branding, crutching, dipping, drenching, jetting, shearing or trucking; or	3 4	
	(ii)	spelling to comply with the owner's obligations under an Act relating to the care or protection of the stock; or	5 6	
(c)	if—		7	
	(i)	the permit is for relevant land identified in the issuing entity's stock route network management plan as land containing more pasture than is needed for the use of travelling stock; and	8 9 10 11	
	(ii)	the entity has given notice that a person may apply for a permit for the land.	12 13	
(3) A notice mentioned in subsection (2)(c) must—				
(a)		published in a newspaper circulating generally in the area in ch the land is situated; and	15 16	
(b)	iden	tify the land; and	17	
(c)	invi is gi	te persons to apply for a permit within 7 days after the notice ven.	18 19	
(4) An orally.	appl	ication may be in written or electronic form or may be made	20 21	
	-	ermit is issued, the applicant must pay to the issuing entity the scribed under a regulation.	22 23	
117 Add	lition	al information for application	24	
the enti	ty fu	uing entity may, by written notice, ask the applicant to give arther reasonable information or documents about the the reasonable date stated in the notice.	25 26 27	
	entit	ing entity may refuse the application if the applicant does not y the information or documents by the stated day, without cuse.	28 29 30	

118 Decid	ding	app	lication	1
(1) The issuing entity must consider and decide whether to grant or refuse the application.				2 3
(2) The issuing entity may grant the application only if—				4
		e use of the land for agistment is consistent with the entity's ock route network management plan; and		
(b) 1	the is	ssuing entity is satisfied—		
((i)	the 1	applicant has not held a stock route agistment permit for land in the 3 months immediately before the date of the ication; and	8 9 10
((ii)		e is enough pasture and water available on the land for agistment and the use of travelling stock; and	11 12
•	(iii)		land is not subject to a lease or permit under the Land and	13 14
((iv)	the s	stock's agistment is not likely to—	15
		(A)	introduce a declared pest onto land in the entity's area; or	16 17
		(B)	spread a declared pest on the land; or	18
		(C)	degrade the land; or	19
		(D)	adversely affect road safety; and	20
((v)	the dise	stock to be agisted are not affected by a notifiable ase.	21 22
(3) Also, if the land is a State-controlled road, the issuing entity may grant the application only if the use of the land for agistment is approved, with or without conditions, by the chief executive of the department responsible for managing State-controlled roads.				23 24 25 26
(4) A condition of an approval mentioned in subsection (3) may only be about—				27 28
	protecting road transport infrastructure under the <i>Transport Infrastructure Act 1994</i> ; or			29 30
(b) 1	road safety.			

s 119 71 **s 121**

119 Issuing permit	1
(1) If the issuing entity decides to grant the application, the entity must give the applicant—	2 3
(a) the stock route agistment permit in the approved form; and	4
(b) if the issuing entity decides to impose conditions on the permit—a review notice about the decision.	5 6
(2) The permit takes effect from—	7
(a) the day of its issue; or	8
(b) if a later day is stated in it—the later day.	9
(3) The issuing entity must give the chief executive a copy of each permit it issues.	10 11
120 Duration of permit	12
Subject to section 122(3), a stock route agistment permit remains in force, unless it is sooner cancelled, for the term (the "agistment period"), of no more than the following number of days, stated in it—	13 14 15
(a) if the permit is issued for a purpose mentioned in section 116(2)(b)—7 days;	16 17
(b) otherwise—28 days.	18
121 Refusing application	19
If the issuing entity decides to refuse the application, the entity must immediately—	20 21
(a) give the applicant a review notice about the decision; and	22
(b) refund the permit fee, if any, paid by the applicant.	23

s 122 72 **s 124**

Division 2—Renewing permits	1	
122 Application for renewal	2	
(1) The holder of a stock route agistment permit, other than a permit issued for a purpose mentioned in section 116(2)(b), may apply to the issuing entity to renew the permit.		
(2) The application—	6	
(a) must be made before the permit expires; and	7	
(b) may be in written or electronic form or may be made orally.	8	
(3) The permit remains in force until the applicant has been notified of the issuing entity's decision on the application.	9 10	
(4) If the permit is renewed, the applicant must pay to the issuing entity the permit fee prescribed under a regulation.	11 12	
123 Deciding application	13	
(1) The issuing entity must consider and decide whether to grant or refuse the application.	14 15	
(2) However, the issuing entity may renew a permit once only for not more than 28 days if satisfied there is enough pasture and water available on the land for the continued agistment and the use of travelling stock.	16 17 18	
124 Issuing renewed permit	19	
(1) If the issuing entity decides to grant the application, the entity must give the applicant—	20 21	
(a) a stock route agistment permit in the approved form; and	22	
(b) if the issuing entity decides to impose conditions on the permit—a review notice about the decision.	23 24	
(2) The renewal takes effect from the day stated in the renewed permit.	25	
(3) The issuing entity must give the chief executive a copy of the renewed permit.	26 27	

s 125 73 **s 127**

125 Refusing application	1
If the issuing entity decides to refuse the application, the entity must immediately—	2 3
(a) give the applicant a review notice about the decision; and	4
(b) refund the permit fee, if any, paid by the applicant.	5
Division 3—Conditions of permits	6
126 Conditions that may and must be imposed	7
(1) An issuing entity may impose on a stock route agistment permit the reasonable conditions it decides.	8 9
(2) Without limiting subsection (1), a condition may be about the following—	10 11
(a) keeping stock enclosed, supervised or off formed road surfaces;	12
(b) erecting signs to show stock are grazing on road verges;	13
(c) requiring the applicant to have public liability insurance the entity considers is reasonable having regard to the nature of the activity conducted under the permit.	14 15 16
(3) If the permit is for land that is a State-controlled road, an issuing entity must impose on the permit the conditions of an approval for the land mentioned in section 118(3).	17 18 19
127 Amending conditions	20
(1) The holder of a stock route agistment permit may ask the issuing entity to amend the permit conditions.	21 22
(2) The request must be written and state—	23
(a) the proposed amendment; and	24
(b) the reasons for it.	25
(3) The issuing entity must consider and decide whether to grant or refuse the application.	26 27
(4) If the issuing entity decides to amend the conditions as requested, the entity must give the holder written notice of the amended conditions.	28 29

` '		suing entity refuses to amend the conditions, the entity must of a review notice about the decision.	1 2
		Division 4—Cancellation of permits	3
128 Can	cella	tion—grounds and procedure	4
(1) Th satisfied-		suing entity may cancel a stock route agistment permit if	5 6
(a)		permit was issued because of a materially false or misleading esentation or document, made either orally or in writing; or	7 8
(b)		permit holder has not complied with a condition of the nit; or	9 10
(c)	past	relevant land under the permit can no longer provide enough ure or water for the continued agistment and the use of elling stock.	11 12 13
(2) If the entity		suing entity decides to cancel a stock route agistment permit, t—	14 15
(a)	give	the permit holder a written notice stating the following—	16
	(i)	that the permit is cancelled;	17
	(ii)	the grounds for the cancellation;	18
	(iii)	the facts and circumstances that are the basis for the grounds;	19 20
	(iv)	that the permit holder may ask the chief executive to review the decision;	21 22
	(v)	how to ask for a review; and	23
(b)	that	nd to the holder the amount of the permit fee less the amount would have been payable for the term of the permit before it cancelled.	24 25 26
(3) The	e can	cellation has effect immediately the notice is given.	27

	1	Division 5—Reviewing decisions about permits	1
129 Rev	riew l	by chief executive	2
(1) This section applies if the chief executive is asked to review an issuing entity's decision to—			3 4
(a)	refu	se to issue a stock route agistment permit; or	5
(b)	imp	ose conditions on a stock route agistment permit; or	6
(c)		se to amend conditions on a stock route agistment permit as lested by the permit holder; or	7 8
(d)	cano	cel a stock route agistment permit.	9
(2) Th	e chie	ef executive must, by written notice—	10
(a)	conf	firm the decision; or	11
(b)	o) revoke the decision and direct the issuing entity—		12
	(i)	for a decision mentioned in subsection (1)(a)—to issue the permit subject to the reasonable conditions, if any, the chief executive decides; or	13 14 15
	(ii)	for a decision mentioned in subsection (1)(b)—to remove the conditions or amend them in the way decided by the chief executive and stated in the notice; or	16 17 18
	(iii)	for a decision mentioned in subsection (1)(c)—to amend the conditions in the way requested by the applicant or in the way decided by the chief executive and stated in the notice; or	19 20 21 22
	(iv)	for a decision mentioned in subsection (1)(d)—to re-issue the permit subject to the reasonable conditions, if any, the chief executive decides.	23 24 25
		ef executive must, within 14 days after being asked to review give to the permit holder and the issuing entity—	26 27
(a)	the	notice; and	28
(b)	the hold	e chief executive decides to confirm the decision or change conditions other than in the way asked by the permit ler—an information notice about the chief executive's sion.	29 30 31 32

(4) The issuing entity must comply with the notice.	1
(5) A request to review a decision under this section does not stay the operation of the decision.	2 3
Division 6—Replacing permits	4
130 Issuing replacement permits after change of conditions or review of decision	5 6
(1) An issuing entity may, by written notice, require the holder of a stock route agistment permit to return the permit to the entity, within a stated reasonable period, for amendment under a decision made under section 127(4) or 129(2)(b)(ii) to (iv).	7 8 9 10
(2) The holder must comply with the notice unless the holder has a reasonable excuse.	11 12
Maximum penalty—50 penalty units.	13
(3) On receiving the permit, the issuing entity must issue a replacement permit, incorporating the amendments, to the holder.	14 15
(4) The issuing entity must give the chief executive a copy of each replacement permit it issues.	16 17
(5) The amendment of the permit does not depend on it being replaced under this section.	18 19
PART 5—STOCK ROUTE TRAVEL PERMITS	20
Division 1—Preliminary	21
131 Application of pt 5	22
This part applies only to stock driven on foot on relevant land. ⁷	23

⁷ See the definition of "relevant land" in schedule 3 (Dictionary).

132 Sto	ock movements requiring a stock route travel permit	1
land in	ct to section 133, a person must not drive stock on foot on relevant a local government's area unless a local government has issued a a "stock route travel permit") for the stock movement.	2 3 4
Maximu	m penalty—50 penalty units.	5
133 Sto	ock movements not requiring a stock route travel permit	6
	erson may drive stock on foot on relevant land in a local nent's area without a stock route travel permit if the stock are driven	7 8 9
(a)	for not more than 1 day; and	10
(b)	in clear daylight hours; and	11
(c)	for animal husbandry or property management purposes; and	12
(d)	between parcels of land having common ownership or worked as a single unit.8	13 14
	Division 2—Obtaining permits	15
134 Ap	plication for permit	16
` '	he owner of stock, or a person acting on the owner's behalf, may a local government (the "issuing entity") for a stock route travel	17 18 19
(2) Thorally.	ne application may be in written or electronic form or may be made	20 21
	the permit is issued, the applicant must pay to the issuing entity the see prescribed under a regulation.	22 23

⁸ See the *Transport Infrastructure Act 1994*, section 47, for requirements under that Act about stock movements on State-controlled roads.

135 Add	ditional information for application	1
(1) The issuing entity may, by written notice, ask the applicant to give the entity further reasonable information or documents about the application by the reasonable date stated in the notice.		2 3 4
give the	the issuing entity may refuse the application if the applicant does not entity the information or documents by the stated day, without ole excuse.	5 6 7
136 Dec	ciding application	8
, ,	ne issuing entity must consider and decide whether to grant or e application.	9 10
(2) Th	ne issuing entity may grant the application only if satisfied—	11
(a)	the relevant land on which the stock are to travel contains enough pasture and water for the stock; and	12 13
(b)	the stocks' travel is not likely to spread—	14
	(i) a declared pest on land in the entity's area; or	15
	(ii) a notifiable disease; and	16
(c)	the stocks' rate of travel will be at least the rate stated for the stock under the permit, having regard to the condition of the stock; and	17 18 19
(d)	the stocks' travel is not likely to have an adverse effect on road safety.	20 21
governm	so, if the application is for travelling stock on land in another local nent's area, the issuing entity may grant the application only if the cal government has given the issuing entity written consent.	22 23 24
entity ma	addition, if the relevant land is a State-controlled road, the issuing ay grant the application only if the use of the land to travel stock is d, with or without conditions, by the chief executive of the ent responsible for managing State-controlled roads.	25 26 27 28
(5) A about—	condition of an approval mentioned in subsection (4) may only be	29 30

s 137 79 **s 140**

	(a)	Infrastructure Act 1994; or	1 2
	(b)	road safety.	3
125	T	·	4
		ing permit	4
		he issuing entity decides to grant the application, the entity must applicant—	5 6
	(a)	the permit in the approved form; and	7
	(b)	if the entity decides to impose conditions on the permit—a review notice about the decision.	8 9
(2) The	e permit takes effect from—	10
	(a)	the day of its issue; or	11
	(b)	if a later day is stated in it—the later day.	12
		e issuing entity must give the chief executive a copy of each issues.	13 14
138	Dur	ation of permit	15
A	stocl	k route travel permit remains in force for the term stated in it.	16
139	Refu	using application	17
		issuing entity decides to refuse the application, the entity must ely—	18 19
	(a)	give the applicant a review notice about the decision; and	20
	(b)	refund the permit fee, if any, paid by the applicant.	21
		Division 3—Notice of correct particulars	22
140	Perr	nit holder to give notice of correct particulars	23
the	follov	is section applies if, because of a change in circumstances, any of wing particulars contained in a stock route travel permit is no rrect—	24 25 26

(a)	the permit holder's name and contact address or telephone number;	1 2
(b)	the name of the person in charge of the stock during the travel;	3
(c)	the number, type and age of the stock;	4
(d)	the stock's brands and earmarks registered under the <i>Brands Act</i> 1915 and other marks identifying ownership;	5 6
(e)	the proposed destination of the stock;	7
(f)	the proposed route for the travel;	8
(g)	the estimated period of the travel;	9
(h)	the number of persons engaged to control the stock during the travel;	10 11
(i)	other information prescribed under a regulation.	12
` '	ne permit holder must, as soon as practicable after the change give notice of the correct particular to the issuing entity for the	13 14 15
Maximu	m penalty—50 penalty units.	16
141 Issu	ning replacement permit on notice of correct particulars	17
under se	a stock route travel permit holder gives the issuing entity a notice ction 140(2), the entity may, by written notice, require the holder the permit to the entity.	18 19 20
	e holder must comply with the notice to return the permit unless er has a reasonable excuse.	21 22
Maximu	m penalty—50 penalty units.	23
` '	receiving the permit, the issuing entity must issue a replacement howing the correct particulars, to the holder.	24 25
	ne issuing entity must give the chief executive a copy of each eent permit it issues.	26 27

s 142 81 **s 143**

	Division 4—Conditions of permits	1
142 Cor	nditions that may and must be imposed	2
	n issuing entity may impose on a stock route travel permit the le conditions it decides.	3 4
(2) W following	Tithout limiting subsection (1), a condition may be about the g—	5 6
(a)	the hours of the day during which stock may be travelled;	7
(b)	the movement of stock at stated locations on the stock route network;	8 9
(c)	keeping stock enclosed or supervised;	10
(d)	erecting signs to show stock are travelling or grazing near roads;	11
(e)	requiring the applicant to have public liability insurance the entity considers is reasonable having regard to the nature of the activity to be conducted under the permit.	12 13 14
issuing e	the permit is for relevant land that is a State-controlled road, an entity must impose on the permit the conditions of an approval for mentioned in section 136(4).	15 16 17
143 Am	ending conditions	18
	e holder of a stock route travel permit may ask the issuing entity to ne permit conditions.	19 20
(2) Th	e request must be written and state—	21
(a)	the proposed amendment; and	22
(b)	the reasons for it.	23
	ne issuing entity must consider and decide whether to grant or e application.	24 25
	the issuing entity decides to amend the conditions as requested, the last give the holder written notice of the amended conditions.	26 27
	the issuing entity refuses to amend the conditions, the entity must holder a review notice about the decision.	28 29

		Division 5—Cancellation of permits	1
144 Car	cellatio	n—grounds and procedure	2
(1) The satisfied-		ng entity may cancel a stock route travel permit if	3 4
(a)	-	mit was issued because of a materially false or misleading ntation or document, made either orally or in writing; or	5 6
(b)	the per permit;	rmit holder has not complied with a condition of the or	7 8
(c)		evant land can no longer provide enough pasture or water elling stock.	9 10
(2) If the entity mu		ng entity decides to cancel a stock route travel permit, the	11 12
(a)	give the	e permit holder a written notice stating the following—	13
	(i) tha	at the permit is cancelled;	14
	(ii) the	e grounds for the cancellation;	15
	` /	e facts and circumstances that are the basis for the ounds;	16 17
		at the permit holder may ask the chief executive to review e decision;	18 19
	(v) ho	w to ask for a review; and	20
(b)	holder thave be	ermit to travel stock for more than 100 km—refund to the the amount of the permit fee less the amount that would the payable for the distance travelled by the stock before mit was cancelled.	21 22 23 24
(3) Th	e cancell	lation has effect immediately the notice is given.	25
	Divi	ision 6—Reviewing decisions about permits	26
145 Rev	iew by c	chief executive	27
		on applies if the chief executive is asked to review an ecision to—	28 29

(a)	refu	se to issue a stock route travel permit; or	1
(b)	imp	ose conditions on a stock route travel permit; or	2
(c)		se to amend conditions on a stock route travel permit as lested by the permit holder; or	3
(d)	cano	eel a stock route travel permit.	5
(2) The	e chie	ef executive must, by written notice—	6
(a)	conf	firm the decision; or	7
(b)	revo	ke the decision and direct the issuing entity—	8
	(i)	for a decision mentioned in subsection (1)(a)—to issue the permit subject to the reasonable conditions, if any, the chief executive decides; or	9 10 11
	(ii)	for a decision mentioned in subsection (1)(b)—to remove the conditions or amend them in the way decided by the chief executive and stated in the notice; or	12 13 14
	(iii)	for a decision mentioned in subsection (1)(c)—to amend the conditions in the way requested by the applicant or in the way decided by the chief executive and stated in the notice; or	15 16 17 18
	(iv)	for a decision mentioned in subsection (1)(d)—to re-issue the permit subject to the reasonable conditions, if any, the chief executive decides.	19 20 21
		ef executive must, within 7 days after being asked to review give to the permit holder and the issuing entity—	22 23
(a)	the 1	notice; and	24
(b)	the hold	e chief executive decides to confirm the decision or change conditions other than in the way asked by the permit ler—an information notice about the chief executive's sion.	25 26 27 28
(4) The	e issu	ing entity must comply with the notice.	29
	-	est to review a decision under this section does not stay the ne decision.	30 31

s 146 84 **s 147**

Division 7—Miscellaneous provisions	1
146 Issuing replacement permit after change of conditions or review of decision	2 3
(1) An issuing entity may, by written notice, require the holder of a stock route travel permit to return the permit to the entity within a stated reasonable period for amendment under a decision made under section 143(4) or 145(2)(b)(ii) to (iv).	4 5 6 7
(2) The holder must comply with the notice unless the holder has a reasonable excuse.	8 9
Maximum penalty—50 penalty units.	10
(3) On receiving the permit, the issuing entity must issue a replacement permit, incorporating the amendments, to the holder.	11 12
(4) The issuing entity must give the chief executive a copy of each replacement permit it issues.	13 14
(5) The amendment of the permit does not depend on it being replaced under this section.	15 16
147 Rate of travel of stock	17
(1) The person in charge of stock being driven on foot under a stock route travel permit must, unless the permit states otherwise, ensure the stock travel towards their destination at a rate not less than 10 km a day.	18 19 20
Maximum penalty—50 penalty units.	21
(2) The rate of travel of stock is calculated between inspections authorised by the local government for the area in which the stock are travelling.	22 23 24
(3) Inspections must be at least 24 hours apart.	25
(4) In calculating the rate of travel of stock the following periods are not included—	26 27
(a) a period when the stock are prevented from travelling by rain, flood or other unavoidable cause;	28 29
(b) a period when the stock are lawfully detained or depastured elsewhere.	30 31

	PART 6—FENCING STOCK ROUTES	1
148 A _]	pplication of pt 6	2
its area	This part applies if, to protect or improve the stock route network in a, a local government considers it necessary to build a stock-proof on the boundary of land adjoining the network.	3 4 5
(2) I	n subsection (1)—	6
"land"	does not include State-controlled land.	7
149 Fe	encing notice	8
given t	The local government may, by written notice (a "fencing notice") of the land owner, require the owner to build a stock-proof fence on undary of the land to prevent stock on the land entering a part of the k.	9 10 11 12
(2) T	The fencing notice must—	13
(a	state the reasonable period in which the owner must build the fence; and	14 15
(b	be accompanied by or include an information notice about the local government's decision to give the notice.	16 17
150 O	bligation to build fence	18
	land owner must build the fence within the reasonable period stated notice unless the owner has a reasonable excuse.	19 20
Maxim	um penalty—400 penalty units.	21
151 O	bligation to maintain fence	22
	land owner must maintain the fence in a stock-proof condition the owner has a reasonable excuse.	23 24
Maxim	um penalty—400 penalty units	25

152 Noncompliance with fencing no	otice or obligation to maintain	1
fence		2
(1) This section applies if the land of	owner does not—	3
(a) comply with the fencing not	ice; or	4
(b) maintain the fence in a stock	c-proof condition.	5
(2) The chief executive officer of owner's land at any reasonable time the fence, or do anything necessary to	1	6 7 8
(3) Before entering the owner's la give the owner at least 7 days written	nd, the chief executive officer must notice stating the following—	9 10
(a) that the chief executive office	er intends to enter the land;	11
(b) the purpose of the intended	entry;	12
(c) the date of the intended entr	y;	13
(d) the intended stay.		14
153 Amounts payable by land owner	er	15
(1) If the chief executive officer ta amount of the costs reasonably incu payable to the local government—	akes action under section 152(2), the rred in taking the action are a debt	16 17 18
(a) by the land owner; or		19
(b) if there are 2 or more owners each owner.	s for the land, jointly and severally by	20 21
(2) If the owner does not pay the a payable on the overdue amount at t prescribed under a regulation.	amount when it is payable, interest is the rate, and calculated in the way,	22 23 24
154 Unpaid amounts are a charge of	on land	25
(1) If the owner does not pay to the under section 153, the unpaid amount an unpaid amount under the <i>Local Go</i>		26 27 28

⁹ Local Government Act 1993, section 1068 (Cost of work a charge over land)

s 155 87 s 156

Land Protection (Pest and Stock Route Management)
Bill 2001

(2) If the land in relation to which the unpaid amount was incurred is part only of a parcel of land owned by the owner, the amount is a charge on the parcel of land.	1 2 3
(3) This section is in addition to any other remedy the local government has for recovery of the unpaid amount.	4 5
PART 7—OTHER PROVISIONS ABOUT STOCK ROUTE NETWORK MANAGEMENT	6 7
Division 1—Mustering stock	8
155 Application of div 1	9
This division applies if the chief executive officer of a local government reasonably believes it is necessary to muster stock on relevant land in its area to monitor compliance with—	10 11 12
(a) a stock route agistment permit; or	13
(b) a stock route travel permit.	14
156 Mustering notice	15
(1) The local government may, by written notice (a "mustering notice") given to the permit holder, require the holder to muster the holder's stock on the land.	16 17 18
(2) The mustering notice must—	19
(a) state the reasonable period in which the holder must muster the stock; and	20 21
(b) be accompanied by or include an information notice about the local government's decision to give the notice.	22 23

s 157 88 s 160

157 Obligation to comply with notice	1
The holder must comply with the mustering notice unless the holder has a reasonable excuse.	2 3
Maximum penalty—50 penalty units.	4
158 Noncompliance with mustering notice	5
(1) If the holder does not comply with the mustering notice, the chief executive officer of the local government may enter the land at any reasonable time and muster the stock.	6 7 8
(2) However, if the land is subject to a lease under the Land Act, the chief executive officer of the local government may enter the land only if—	9 10 11
(a) the land owner consents to the entry; or	12
(b) the chief executive officer of the local government has given the land owner at least 24 hours written notice of the intended entry.	13 14
(3) The notice must state the purpose and date of the intended entry.	15
159 Amounts payable by land owner	16
(1) If the chief executive officer takes action under section 158, the amount of the costs reasonably incurred in taking the action are a debt payable to the local government by the holder.	17 18 19
(2) If the holder does not pay the amount when it is payable, interest is payable on the overdue amount at the rate, and calculated in the way, prescribed under a regulation.	20 21 22
Division 2—Pasture on the stock route network	23
160 Managing and conserving pasture	24
A local government must manage and conserve pasture on the stock route network in its area to ensure, as far as practicable, an adequate supply of pasture for travelling stock.	25 26 27

161 Overgrazing on stock route network	1
(1) This section applies if the chief executive officer of a local government reasonably believes, because of the number of stock on land within which a part of the network in the local government's area is fenced or otherwise enclosed, sufficient pasture will not be available for travelling stock on the network.	2 3 4 5 6
(2) The local government may, by written notice given to the land owner, require the owner to reduce the number of stock on the land.	7 8
(3) The notice must state the reasonable number to which the stock are to be reduced and the reasonable period in which the reduction must be made.	9 10
(4) The owner must comply with the notice unless the owner has a reasonable excuse.	11 12
Maximum penalty—400 penalty units.	13
(5) This section does not limit the chief executive officer's powers under section 149.10	14 15
Division 3—Travelling stock facilities and water facility agreements	16
162 Travelling stock facilities	17
(1) Subject to section 163(1)(d), a local government must maintain in good condition the travelling stock facilities on the stock route network in its area.	18 19 20
(2) Also, if required by the Minister, the local government must supply the following on the network in its area—	21 22
(a) travelling stock facilities;	23
(b) water for travelling stock.	24
163 Water facility agreements	25
(1) The chief executive, a local government and a land owner may enter into an agreement (a "water facility agreement") about any of the following—	26 27 28

(a)	supplying water to the land from a water facility under the local government's control;	1 2
(b)	supplying water to the stock route network from a water facility owned by the land owner;	3 4
(c)	watering travelling stock at the owner's water facilities;	5
(d)	maintaining water facilities under the local government's control;	6
(e)	constructing water facilities on the network or on the owner's land.	7 8
(2) The	e water facility agreement must—	9
(a)	state who owns the water facility and who is responsible for its control, maintenance and management; and	10 11
(b)	state the fee, if any, payable under the agreement; and	12
(c)	provide for termination by a party to the agreement giving the other parties a stated period of written notice of termination.	13 14
164 Reg	ister of agreements	15
(1) A l entered in	ocal government must keep a register of water facility agreements nto by it.	16 17
(2) Tagreemen	he register must state the following particulars for each nt—	18 19
(a)	the land owner's name and address;	20
(b)	the fee, if any, payable under the agreement;	21
(c)	who is responsible for the control, maintenance and management of the water facility under the agreement;	22 23
(d)	a description of the land to which, or from which, the water is supplied;	24 25
(e)	the amount of any minimum guaranteed water supply under the agreement;	26 27
(f)	other information prescribed under a regulation.	28
(3) A p	person may—	29

s 165 91 **s 167**

Land Protection (Pest and Stock Route	e Management)
Bill 2001	

(a) on payment of the fee prescribed under a regulation, inspect the register at the local government's public office when the office is open to the public; and	1 2 3
(b) on payment of the fee that is reasonable but not more than the actual cost, take extracts from, or obtain a copy of details in, the register.	4 5 6
165 Registration of particular agreements	7
(1) This section applies to a water facility agreement for construction of a water facility on freehold land or land leased from the State if the construction of the facility is paid for in whole or in part by the State.	8 9 10
(2) The chief executive for lands may, with the written consent of the owner of the land under the agreement, record the particulars of the agreement in—	11 12 13
(a) for freehold land—the freehold land register; or	14
(b) for land leased from the State—the appropriate register in the land registry.	15 16
(3) While the agreement is in force, it is binding on a successor in title to the land.	17 18
Division 4—Stray stock	19
166 Offence to allow stock to stray	20
A person must not, without reasonable excuse, allow stock to stray onto the stock route network.	21 22
Maximum penalty—	23
(a) for not more than 10 head of stock—100 penalty units; or	24
(b) for more than 10 head of stock—400 penalty units.	25
167 Stray stock may be seized	26
If the chief executive officer of a local government reasonably suspects stock found on the stock route network in the local government's area are stray stock, the chief executive officer may seize the stock.	27 28 29

s 168 92 **s 170**

168 Notice of seizure	1
(1) The chief executive officer must give the owner of the seized stock written notice of the seizure.	2 3
(2) If the owner's name is not known, the notice may be given to the owner by publishing the notice in a newspaper circulating generally in the area in which the stock were found.	4 5 6
(3) The notice must state that the stock—	7
(a) must be claimed within 3 days after the notice is given; and	8
(b) if not claimed within the 3 days—may be sold or disposed of.	9
169 Releasing seized stock	10
If a person claims the seized stock, the chief executive officer may release the stock to the person only if the person—	11 12
(a) satisfies the chief executive officer the person is entitled to possession of the stock; and	13 14
(b) pays the chief executive officer's reasonable costs of—	15
(i) seizing, removing and holding the stock; and	16
(ii) giving the notice.	17
170 Dealing with seized stock	18
(1) This section applies if the owner of the seized stock does not claim the stock within 3 days after the owner is given the notice.	19 20
(2) If the chief executive officer of the local government reasonably believes the stock have a market value of more than the amount prescribed under a regulation, the chief executive officer must sell the stock by public auction or tender.	21 22 23 24
(3) If the chief executive officer reasonably believes the stock have a market value of the prescribed amount or less, the chief executive officer may dispose of the stock in a way the chief executive officer considers appropriate.	25 26 27 28
(4) Compensation is not payable for a sale or disposal under this section.	29
(5) For subsection (2), the amount prescribed must not be less than \$1 000.	30 31

s 171 93 **s 173**

171 A	pplication of proceeds of sale	1		
	the proceeds of the sale must be applied in the following order—	2 3		
(a) in payment of the chief executive officer's reasonable expenses incurred in the sale;				
(b	in payment of the reasonable costs of—	6		
	(i) seizing, removing and holding the stock; and	7		
	(ii) giving the notice;	8		
(c	in payment of any balance to the owner.	9		
172 D	estroying other stray stock	10		
	This section applies if the chief executive officer of a local ment reasonably believes—	11 12		
(a	(a) stock found on the stock route network in the local government's area are stray stock; and			
(b	it is not practicable to seize the stock under section 167; and	15		
(c	it is necessary to destroy the stock in the interests of public safety.	16 17		
	The chief executive officer of the local government may destroy the n the way the chief executive officer considers appropriate.	18 19		
(3) (Compensation is not payable for stock destroyed under this section.	20		
PA	RT 8—OTHER OFFENCES ABOUT THE STOCK ROUTE NETWORK	21 22		
173 O	ffences about stock route agistment and travel permits	23		
	A person must not, without reasonable excuse, contravene a on of a stock route agistment permit that applies to the person.	24 25		
Maxim	num penalty—50 penalty units.	26		

(2) A person must not, without reasonable excuse, contravene a condition of a stock route travel permit that applies to the person.	1 2
Maximum penalty—50 penalty units.	3
(3) The drover of stock moved under a stock route travel permit must, unless the drover has a reasonable excuse, immediately produce the permit, or a copy of it, to an authorised person for inspection if the authorised person asks for it to be produced for inspection.	4 5 6 7
Maximum penalty—10 penalty units.	8
174 Grazing stock without permit	9
A person must not, without reasonable excuse, graze stock on relevant land ¹¹ unless the person holds—	10 11
(a) a stock route agistment permit or stock route travel permit for the land; or	12 13
(b) a permission given under another Act allowing the stock to be grazed on the land.	14 15
Maximum penalty—50 penalty units.	16
175 Damaging travelling stock facility	17
(1) A person must not, without reasonable excuse, damage a travelling stock facility on the stock route network.	18 19
Maximum penalty—50 penalty units.	20
(2) In subsection (1)—	21
"damage" includes hinder the usual operation of the facility.	22
176 Wasting or polluting water	23
A person must not, without reasonable excuse—	24
(a) waste water from a water facility on the stock route network; or	25

¹¹ See the definition of "relevant land" in schedule 3 (Dictionary).

(b) pollute water in a water facility on the stock route network.	1
Maximum penalty—50 penalty units.	2
177 Taking water	3
A person must not, without reasonable excuse, take water from a water facility on the stock route network other than under a water facility agreement or a permit.	4 5 6
Maximum penalty—50 penalty units.	7
178 Camping	8
A person must not, without a reasonable excuse, camp within 300 m of a water facility on the stock route network.	9 10
Maximum penalty—50 penalty units.	11
179 Obstructing movement of stock	12
A person must not, without reasonable excuse, obstruct the movement of travelling stock on the stock route network.	13 14
Examples of obstructing the movement of travelling stock—	15
 Building a fence, locking a gate or using vehicles or animals to prevent stock movement. 	16 17
2. Making noise to alarm stock.	18
Maximum penalty—50 penalty units.	19
180 Burning or removing pasture	20
(1) A person must not, without reasonable excuse, burn pasture on the stock route network without the consent of the local government for the area in which the pasture is situated.	21 22 23
Maximum penalty—50 penalty units.	24
(2) A person must not, without reasonable excuse, remove pasture on the stock route network without the consent of the local government for the area in which the pasture is situated.	25 26 27

Example of removing pasture— Cutting and baling pasture for hay.	1 2
Maximum penalty—50 penalty units.	3
181 Placing things on the stock route network	4
(1) A person must not, without reasonable excuse, place any thing on the stock route network if the thing is likely to harm stock travelling on the network.	
Examples of 'thing'—	8
An animal carcass or part of the carcass, a car body, old fencing, wire or rope.	9
Maximum penalty—50 penalty units.	10
(2) In subsection (1)—	11
"harm" includes obstruct or otherwise interfere with.	12
182 Offences about using reserves for travelling stock	13
(1) This section applies to a person in charge of travelling stock if the person travels the stock—	ne 14 15
(a) on a reserve for travelling stock for which there is an owner; or	16
(b) on a part of the stock route network fenced in with land for which there is an owner.	ch 17 18
(2) At least 48 hours before entering the reserve or part of the network the person must give notice of the intended entry to the owner.	k, 19 20
Maximum penalty—50 penalty units.	21
(3) The owner must, unless the owner has a reasonable excuse—	22
(a) allow the travelling stock to travel through or otherwise use the reserve or part of the network; and	ne 23 24
(b) ensure the owner's stock do not interfere with the travelling stock's travel through, or other use of, the reserve or part of the network.	_
Maximum penalty—50 penalty units.	28

СНАН	PTER 4—MATTERS RELATING TO LOCAL GOVERNMENTS	1 2
183 Func	tions of local governments	3
(1) The	functions of each local government under this Act are—	4
8	o ensure declared pests are managed within its area in accordance with this Act and the principles of pest management; and	5 6 7
8	o manage the part of the stock route network in its area in accordance with this Act and the principles of stock route network management; and	8 9 10
	to control the movement of travelling stock on the part of the stock route network in its area.	11 12
	section (1)(a) does not apply to a declared pest in the operational est operational board.	13 14
184 Minis	ster may direct local government to perform function or ation	15 16
	s section applies if the Minister reasonably believes a local at is not performing any of its functions or obligations under this	17 18 19
Examples of	a local government not performing its functions or obligations—	20
	cal government does not prepare, implement or review a pest management or stock route network management plan under this Act.	21 22
	cal government does not take reasonable steps to keep land in its area free of red pests.	23 24
	Minister may, by written notice given to the local government, perform the function or obligation.	25 26
must con	vever, before giving a notice under subsection (2), the Minister sult with the local government and consider the local nt's views about the performance of the function or obligation.	27 28 29
(4) The	notice must state the following—	30
	the function or obligation the Minister believes the local government is not performing;	31 32

s 185 98 **s 187**

(b)	what action the Minister requires the local government to take to perform the function or obligation;	1 2
(c)	the date by which the stated action must be taken.	3
(5) The	e local government must comply with the direction.	4
	ef executive may be directed to perform local ernment's functions	5 6
	a local government does not comply with a notice given by the under section 184(2), a regulation may—	7 8
(a)	state the function or obligation the local government has not complied with; and	9 10
(b)	declare that, for a stated period, the function or obligation is given to the chief executive; and	11 12
(c)	direct the chief executive to perform the function or obligation or take stated action within the period mentioned in paragraph (b).	13 14
taking th	e chief executive, in performing the function or obligation or e action, has the powers of the local government before the n was made in relation to the function, obligation or action.	15 16 17
186 Loca	al government to pay chief executive's costs	18
taking act	ests reasonably incurred by the chief executive in performing or tion for a function or obligation of a local government are a debt by the local government to the State.	19 20 21
187 Min	ister may require local government to make annual payment	22
local gov provided	e Minister may, by written notice, for a financial year, require a rernment to pay an amount to the chief executive for services or to be provided by the chief executive for pest or stock route management in the local government's area.	23 24 25 26
` '	e amount must not be more than the maximum amount fixed under on for the local government.	27 28
, ,	recommending the maximum amount, the Minister must have the nature and extent of the services provided or to be provided	29 30

•	chief executive in the local government's area, including, for whether—	1 2
(a)	a declared pest fence benefits land by protecting agricultural production in the area; or	3 4
(b)	part or all of the area is in the operational area for rabbits; or	5
(c)	land in the area may benefit from pest control programs undertaken by the State including, for example, emergency control action.	6 7 8
	e notice must state the period in which the amount required under e must be paid.	9 10
(5) The the states	e local government must pay the amount to the chief executive in d period.	11 12
	nister may ask for particular information from local ernment	13 14
(1) Th	e Minister may, by written notice, ask a local government—	15
(a)	to give the Minister details of an amount payable by the local government under this Act; or	16 17
(b)	to give the Minister a written report about any function or power performed or exercised, or required to be performed or exercised, by the local government under this Act.	18 19 20
(2) Th	e local government must comply with the request.	21

LAND PROTECTION COUNCIL AND LAND PROTECTION FUND				
PAR		-LAND PROTECTION (PEST AND STOCK ROUTE MANAGEMENT) COUNCIL	3 4	
		Division 1—Establishment	5	
189 Est	ablisł	ıment	6	
The L establish		Protection (Pest and Stock Route Management) Council is	7 8	
		Division 2—Functions	9	
190 Fur	ection	ns	10	
The la	nd pr	otection council's functions are—	11	
(a)		give advice of a strategic nature to the Minister about the lagement of pests and the stock route network; and	12 13	
(b)	to m	nake recommendations to the Minister about the following—	14	
	(i)	major control and management programs for declared pests;	15	
	(ii)	research into the management of pests and the stock route network;	16 17	
	(iii)	developing, implementing and reviewing management plans for pests and the stock route network;	18 19	
	(iv)	educational programs about pests and the stock route network;	20 21	
	(v)	policies about pests and the management of the stock route network;	22 23	
	(vi)	preparing guidelines for pest management;	24	
	(vii)	declaring animals or plants to be declared pests;	25	

s 191 101 **s 193**

Land Protec	tion (Pest and	l Stock Route	Management)
	Bill	2001	

	(viii)major funding initiatives for pest and stock route network management;	1 2
	(ix) other matters the Minister directs; and	3
(c)	to perform other functions given to the land protection council under this or another Act; and	4 5
(d)	to perform a function incidental to a function mentioned in paragraphs (a) to (c).	6 7
191 Ba	sis on which functions may be performed	8
	he land protection council may perform its functions either at the of the Minister or on its own initiative.	9 10
	ubsection (1) does not apply to making a recommendation to the runder the Minister's direction.	11 12
192 Mi	nister to consider recommendations	13
	Minister must consider a recommendation made under 190(b) and give the land protection council written advice about the es's response to the recommendation.	14 15 16
	Division 3—Membership	17
193 Me	embership of land protection council	18
(1) Th	ne land protection council consists of the following members—	19
(a)	a chairperson;	20
(b)	1 person who the Minister considers represents community interests;	21 22
(c)	1 person nominated by the chief executive;	23
(d)	1 person nominated by the chief executive of the department in which the <i>Nature Conservation Act 1992</i> is administered;	24 25
(e)	1 person nominated by the chief executive of the department in which the <i>Plant Protection Act 1989</i> is administered;	26 27

Queensland (Incorporated);	2
 (g) 6 persons nominated by entities that represent the interests of persons engaged in agricultural production and are prescribed under a regulation; 	3 4 5
(h) 1 person nominated by an entity who the Minister considers represents conservation interests.	6 7
(2) The members are to be appointed by the Minister.	8
(3) The chairperson must be a person whom the Minister is satisfied will act independently in the performance of the chairperson's functions.	9 10
194 Failure of nominating entity to nominate person	11
(1) This section applies if a nominating entity does not nominate a person for appointment as a member of the land protection council.	12 13
(2) The Minister may appoint a person as a member of the land protection council in place of a nominee of the nominating entity.	14 15
(3) A person appointed under subsection (2) is taken to have been nominated for appointment by the nominating entity.	16 17
(4) In this section—	18
"nominating entity" means an entity mentioned in section 193(1)(f), (g) or (h).	19 20
195 Qualifications for appointment	21
(1) A person is not qualified to be or to continue as a member if the person—	22 23
(a) is affected by bankruptcy; or	24
(b) is convicted of an indictable offence, whether on indictment or summarily; or	25 26
(c) becomes incapable of performing the member's duties because of physical or mental incapacity.	27 28
(2) For subsection (1)(a), a person is affected by bankruptcy action if the person—	29 30
(a) is bankrupt; or	31

s 196 103 **s 200**

	(b)	has compounded with creditors; or	1
	(c)	as a debtor, has otherwise taken, or applied to take, advantage of any law about bankruptcy.	2 3
196	App	pointment terms generally	4
		nber holds office on the terms not provided for by this Act that are by the Minister.	5 6
197	Ren	nuneration and allowances	7
		is section applies to a member of the land protection council who ublic service officer.	8 9
		e member is entitled to be paid the remuneration and allowances by the Minister.	10 11
198	Ter	m of appointment	12
		aber is to be appointed for the term, of no more than 3 years, stated ember's instrument of appointment.	13 14
199	Vac	ation of office	15
A	men	nber's office becomes vacant if the member—	16
	(a)	dies; or	17
	(b)	resigns by signed notice of resignation given to the Minister; or	18
	(c)	ceases to be qualified to be a member.	19
		Division 4—Proceedings	20
200	Cor	nduct of business	21
		et to this division, the land protection council may conduct its including its meetings, in the way it considers appropriate.	22 23

201 Time and place of meetings	1
(1) The land protection council may hold its meetings when and where it decides.	2 3
(2) However, it must meet at least 3 times each year.	4
(3) The chairperson—	5
(a) may call a meeting at any time; and	6
(b) must call a meeting if asked by the Minister.	7
202 Quorum	8
(1) At a land protection council meeting, 8 members form a quorum.	9
(2) However, if, because of section 206(3), (4) or (5), a member is not present at a meeting for consideration of a matter, but there would be a quorum if the member were present, the remaining members present are a quorum for the council's consideration of, or decision about, the matter.	10 11 12 13
203 Presiding at meetings	14
(1) The land protection council's chairperson must preside at all meetings at which the chairperson is present.	15 16
(2) If the chairperson is absent, the member chosen by the members present must preside.	17 18
204 Conduct of meetings	19
(1) A question at a land protection council meeting is decided by a majority of the votes of the members present.	20 21
(2) Each member present at the meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	22 23 24
(3) A member present at the meeting may abstain from voting.	25
(4) The land protection council may hold meetings, or allow members to take part in its meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meeting.	26 27 28 29

example of technology allowing reasonably contemporaneous and continuous communication'—	2
Teleconferencing.	3
(5) A member who takes part in a meeting of the land protection council under subsection (4) is taken to be present at the meeting.	4 5
205 Resolutions of council	6
A resolution is a valid resolution of the land protection council, even though it is not passed at a meeting of the council, if—	7 8
(a) at least 8 members give written agreement to the resolution; and	9
(b) notice of the resolution is given under procedures approved by the council.	10 11
206 Disclosure of interests by land protection council members	12
(1) This section applies to a member of the land protection council if—	13
(a) the member has an interest in a matter being considered, or about to be considered, by the council; and	14 15
(b) the interest could conflict with the proper performance of the member's duties about the consideration of the matter.	16 17
(2) As soon as practicable after the relevant facts come to the member's knowledge, the member must disclose the nature of the interest to a meeting of the land protection council.	18 19 20
Maximum penalty—20 penalty units.	21
(3) Unless the council otherwise directs, the member must not—	22
(a) be present when the council considers the matter; or	23
(b) take part in a decision of the council about the matter.	24
Maximum penalty—20 penalty units.	25
(4) The member must not be present when the council is considering whether to give a direction under subsection (3).	26 27
Maximum penalty—20 penalty units.	28
(5) If there is another member who must, under subsection (2), also disclose an interest in the matter, the other member must not—	29 30

s 207 106 **s 209**

Land Protection (Pes	t and	! Stock	Route	Manage	ement)
	Bill	2001			

(a) be present when the council is considering whether to give a direction under subsection (3); or	1 2			
(b) take part in making the decision about giving the direction.	3			
Maximum penalty—20 penalty units.	4			
(6) A disclosure under subsection (2) must be recorded in the land protection council's minutes.				
(7) In this section—	7			
"interest", for a land protection council member mentioned in section 193(1)(f), (g) or (h), does not include an interest the member has in common with members of the entity represented by the member.	8 9 10 11			
207 Minutes	12			
The land protection council must keep minutes of its proceedings.	13			
Division 5—Annual report	14			
208 Annual report	15			
(1) As soon as practicable after the end of each financial year, the chairperson must prepare and give to the Minister a written report about the land protection council's activities during the year.	16 17 18			
chairperson must prepare and give to the Minister a written report about the	17			
chairperson must prepare and give to the Minister a written report about the land protection council's activities during the year. (2) As soon as practicable after receiving the report, the Minister must	17 18 19			
chairperson must prepare and give to the Minister a written report about the land protection council's activities during the year. (2) As soon as practicable after receiving the report, the Minister must table a copy of it in the Legislative Assembly.	17 18 19 20			

210 Pur	pose and administration of fund	1
	e purpose of the fund is to record amounts received for, and paid fund to achieve the purposes of this Act.	2 3
	of the department.	4 5
departme	owever, amounts received for the fund may be deposited in a ental financial-institution account of the department with other of the department.	6 7 8
(4) An	nounts received for the fund include the following—	9
(a)	amounts made available by the chief executive for the fund;	10
(b)	amounts given to the chief executive by another entity for this Act;	11 12
(c)	amounts payable into the fund under section 212(2)(a);	13
(d)	the proceeds of the sale or hire of any buildings, equipment or machinery acquired by the Minister or chief executive under this Act;	14 15 16
(e)	the amount of any costs incurred and recovered by the chief executive under section 295;12	17 18
(f)	the amount of any payment required by the Minister under section 187;13	19 20
(g)	other amounts received under this Act and prescribed under a regulation.	21 22
(5) In	this section—	23
dep	mental accounts", of the department, means the accounts of the artment under the <i>Financial Administration and Audit Act 1977</i> , ion 12.	24 25 26
an a	mental financial-institution account", of the department, means account of the department kept under the <i>Financial Administration Audit Act 1977</i> , section 18.	27 28 29
	noneys'' , of the department, means all moneys of the department er than amounts received for the fund.	30 31

¹² Section 295 (Recovering costs of taking action because of an offence)

¹³ Section 187 (Minister may require local government to make annual payment)

211	Pay	ments from fund	1
A	mou	nts are payable from the fund only for paying the following—	2
	(a)	expenses incurred by the chief executive and pest operational boards under this Act;	3 4
	(b)	an amount authorised by the chief executive under this Act as payable from the fund;	5 6
	(c)	other amounts required or permitted by this Act to be paid out of the fund.	7 8
212	Loc	al government's payment of amounts into fund	9
•	*	his section applies to a following amount received by a local ent under chapter 3 ¹⁴ —	10 11
	(a)	an amount received as a permit fee for a stock route agistment permit or stock route travel permit;	12 13
	(b)	an amount received under a water facility agreement.	14
(2	2) Th	e local government must—	15
	(a)	pay one-half of the amount into the fund; and	16
	(b)	use the balance for the administration, maintenance or improvement of the stock route network in its area.	17 18
		yments under subsection (2)(a) must be made at regular intervals, ore than 3 months, decided by the local government.	19 20

¹⁴ Chapter 3 (Stock route network management)

СН	APTER 6—PEST OPERATIONAL BOARDS	1
	PART 1—GENERAL	2
213 Esta	ablishment of pest operational boards	3
managen	regulation may establish a pest operational board to carry out pest nent activities for a particular area (the "operational area") I in the regulation.	4 5 6
(2) Th	e regulation must—	7
(a)	name the board; and	8
(b)	state the declared pest to be managed by the board; and	9
(c)	identify the board's operational area; and	10
(d)	state the number of directors of the board.	11
214 Leg	gal status	12
A pest	operational board—	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
215 Pest	t operational boards represent State	17
(1) A ₁	pest operational board represents the State.	18
	thout limiting subsection (1), a pest operational board has all the s and immunities of the State.	19 20
216 Арр	plication of particular Acts to pest operational boards	21
Administ	pest operational board is a statutory body under the <i>Financial</i> tration and Audit Act 1977 and Statutory Bodies Financial ments Act 1982.	22 23 24

states the	the Statutory Bodies Financial Arrangements Act 1982, part 2B ¹⁵ way in which the board's powers under this Act are affected by tory Bodies Financial Arrangements Act 1982.	1 2 3
	PART 2—FUNCTION AND POWERS	4
217 Fur	action	5
ensure t	pest operational board's function is to take reasonable steps to he board's operational area is kept free from declared pests by the board.	6 7 8
(2) Th	e function is to be achieved mainly by—	9
(a)	taking control measures to destroy the pests in the board's operational area; and	10 11
(b)	developing and implementing works programs to maintain, as far as practicable, the board's operational area in a pest-free condition.	12 13 14
218 Ger	neral powers	15
	pest operational board has all the powers of an individual and may, ple, do the following—	16 17
(a)	enter into contracts;	18
(b)	acquire, hold, deal with and dispose of, property;	19
(c)	appoint and act through agents and attorneys;	20
(d)	charge, and fix terms, for goods, services and information it supplies;	21 22
(e)	employ staff and engage consultants;	23
(f)	do anything else necessary or convenient to be done for, or in connection with, the performance of its function.	24 25

¹⁵ Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act and relationship with other Acts)

(2) Without limiting subsection (1), a pest operational board has the powers given to it under this Act.	1 2
219 Ministerial directions	3
(1) The Minister may give a pest operational board a written direction about the performance of the board's function or the exercise of its powers if satisfied it is necessary to give the direction in the public interest.	4 5 6
(2) The board must ensure the direction is complied with.	7
(3) However, before giving the direction, the Minister must consult with the board.	8 9
(4) The Minister must gazette a copy of the direction within 21 days after the direction is given.	10 11
PART 3—BOARD OF DIRECTORS	12
Division 1—Establishment and role	13
220 Board of directors	14
A pest operational board must have a board of directors.	15
221 Role of board of directors	16
(1) The board of directors is responsible for the way the pest operational board performs its function and exercises its powers.	17 18
(2) Without limiting subsection (1), it is the role of the board of directors to ensure the pest operational board performs its function in an appropriate, effective and efficient way.	19 20 21

	Division 2—Provisions about directors	1
222 App	ointment	2
The dir	rectors must be appointed by the Minister.	3
223 Cha	irperson	4
	e chairperson of the board of directors is the director chosen as on by the directors.	5 6
appointed	the chairperson is not chosen within 1 month after the date d for the first meeting of the board of directors, the chairperson is or chosen by the chief executive.	7 8 9
	e chairperson holds office until the annual meeting of the board of next following the director's selection as chairperson.	10 11
224 Qua	difications for appointment	12
(1) A person—	person is not qualified to be, or to continue, as a director if the	13 14
(a)	is affected by bankruptcy action; or	15
(b)	is, or has been, convicted of—	16
	(i) an indictable offence, whether on indictment or summarily; or	17 18
	(ii) an offence against this Act.	19
(2) For person—	subsection (1)(a), a person is affected by bankruptcy action if the	20 21
(a)	is bankrupt; or	22
(b)	has compounded with creditors; or	23
(c)	as a debtor, has otherwise taken, or applied to take, advantage of any law about bankruptcy.	24 25

225 T	erm (of a	appointment	1
	of no	o i	to subsections (2) and (3), a director is appointed for the more than 3 years, stated in the director's instrument of	2 3 4
			ector continues holding office after the director's term of til the director's successor is appointed.	5 6
	r, the	e p	son is appointed to fill a casual vacancy in the office of a person is appointed only for the remainder of the director's	7 8 9
226 T	ermi	nat	tion of appointment	10
The	Mini	ste	er may remove a director from office if—	11
(a	fr	the director ceases to be qualified to be a director or is absent from 3 consecutive meetings of the board of directors without the board's leave and without reasonable excuse; or		12 13 14
(b) th	e N	Minister is satisfied the director—	15
	(i))	is incapable of performing the duties of a director because of physical or mental incapacity; or	16 17
	(i	i)	performed the director's duties carelessly, incompetently or inefficiently; or	18 19
	(i	ii)	commits misconduct of a kind that could justify dismissal from the public service if the director were a public service officer.	20 21 22
227 V	acati	on	of office	23
A di	recto	r's	office becomes vacant if the director—	24
(a	ı) di	ies;	; or	25
(b) re	sig	gns by signed notice of resignation given to the board; or	26
(c	e) is	re	moved from office under section 226.	27

	Division 3—Directors' duties	1
228 Disc	closure of interests	2
(1) Th	is section applies to a director if—	3
(a)	the director has a direct or indirect financial or personal interest in a matter being considered, or about to be considered, by the board of directors; and	4 5 6
(b)	the interest could conflict with the proper performance of the director's duties about the consideration of the matter.	7 8
knowled	soon as practicable after the relevant facts come to the director's ge, the director must disclose the nature of the interest to a meeting ard of directors.	9 10 11
Maximu	m penalty—20 penalty units.	12
(3) Th	e disclosure must be recorded in the board's minutes.	13
(4) Ur not—	nless the board of directors otherwise decides, the director must	14 15
(a)	be present when the board considers the matter; or	16
(b)	take part in a decision of the board on the matter.	17
Maximu	m penalty—20 penalty units.	18
	ne director must not be present when the board of directors is ing its decision under subsection (4).	19 20
Maximu	m penalty—20 penalty units.	21
	nother director who also has a direct or indirect financial or interest in the matter must not—	22 23
(a)	be present when the board of directors is considering its decision under subsection (4); or	24 25
(b)	take part in making the decision.	26
Maximu	m penalty—20 penalty units.	27
(7) In	this section—	28
app	al or personal interest", for a person nominated by an entity for ointment as a director, does not include an interest the person has ommon with members of the entity represented by the person.	29 30 31

229 Dir	ector to act in pest operational board's interest	1
	ector, in exercising powers and performing functions must act in interests of the pest operational board.	2 3
	Division 4—Business and meetings	4
230 Co	nduct of business	5
	ct to this division, the board may conduct its business, including its s, in the way it considers appropriate.	6 7
231 Tin	nes and places of meetings	8
(1) Th	ne board must hold—	9
(a)	its first meeting at the time and place decided by the chief executive; and	10 11
(b)	at least 1 meeting a year.	12
(2) Th	ne board chairperson—	13
(a)	may call a board meeting at any time; and	14
(b)	must call a meeting if asked by at least one-half of the directors comprising the board or, if the number is not a whole number, the next highest whole number of directors.	15 16 17
232 Qu	orum	18
the numl	orum for the board is the number of directors equal to one-half of ber of directors on the board plus 1 or, if the number is not a whole the next highest whole number.	19 20 21
233 Pre	siding at meetings	22
	ne board's chairperson must preside at all meetings at which the son is present.	23 24
	the chairperson is absent, the director chosen by the directors must preside.	25 26

234 Conduct of meetings	1
(1) A question at a board meeting is decided by a majority of the votes of the directors present and voting.	f 2 3
(2) Each director present has a vote on each question to be decided and if the votes are equal, the chairperson has a casting vote.	, 4 5
(3) A director present at the meeting who abstains from voting is taker to have voted for the negative.	n 6
(4) The board may hold meetings, or allow directors to take part in its meetings, by using any technology using reasonably contemporaneous and continuous communication between directors taking part in the meeting.	
Example of 'technology allowing reasonably contemporaneous and continuous communication'—	s 11 12
Teleconferencing.	13
(5) A director who takes part in a board meeting under subsection (4) is taken to be present at the meeting.	s 14 15
(6) A resolution is validly made by the board, even if it is not passed at a board meeting, if—	a 16 17
(a) a majority of the board's directors gives written agreement to the resolution; and	e 18 19
(b) notice of the resolution is given under procedures approved by the board.	y 20 21
235 Minutes	22
The board must keep—	23
(a) minutes of its proceedings; and	24
(b) a record of any resolutions made under section 234(6).	25
Division 5—Directors' fees and allowances	26
236 Fees and allowances	27
A director is entitled to be paid the fees and allowances approved by the Minister.	e 28 29

PART 4—FINANCIAL MATTERS	1	
237 Estimate of pest operational board's operational costs	2	
(1) A pest operational board must, for each financial year, prepare and give to the Minister a written estimate of its operational costs for the year.	3 4	
(2) The estimate must be given to the Minister 2 months before the start of the financial year to which the estimate relates.	5 6	
(3) The estimate must be accompanied by a written statement stating—		
(a) details, including a works program, for the items to which the costs relate; and	8 9	
(b) an amount for each item.	10	
238 Approval for carrying out pest operational board's operations	11	
(1) A pest operational board may carry out a works program or do other things involving expenditure by it in a financial year only if the works or other things have been approved by the Minister for the financial year.	12 13 14	
Example of 'other things'—	15	
Acquisition of land, machinery, equipment or materials.	16	
(2) In deciding whether to approve the works program or other things, the Minister must have regard to—	17 18	
(a) the purpose of this Act; and	19	
(b) the expenditure involved in carrying out the works program or doing the other things.	20 21	
PART 5—OTHER PROVISIONS ABOUT PEST OPERATIONAL BOARDS	22 23	
239 Delegation	24	
(1) A pest operational board may delegate its powers to an appropriately qualified person.	25 26	

(2) A pest operational board may subdelegate a power of the chief executive that is delegated to it only if the delegation permits the subdelegation.	1 2 3
240 Annual report	4
(1) As soon as practicable after the end of each financial year, a pest operational board must prepare and give to the Minister a written report about the board's operation during the year.	5 6 7
(2) As soon as practicable after receiving the report, the Minister must table a copy of it in the Legislative Assembly.	8 9
CHAPTER 7—INVESTIGATION AND ENFORCEMENT	10
PART 1—PEST SURVEY PROGRAMS	11
241 Approval of pest survey program	12
(1) The chief executive or a pest operational board, or a local government by resolution, may approve a program (a "pest survey program") under which authorised persons appointed by the chief executive, pest operational board or the chief executive officer of the local	13 14 15 16 17
government may enter places to monitor compliance with this Act.	
	18
government may enter places to monitor compliance with this Act.	
government may enter places to monitor compliance with this Act. Examples of pest survey program— 1. A program for monitoring compliance with requirements about declared pests,	18 19
government may enter places to monitor compliance with this Act. Examples of pest survey program— 1. A program for monitoring compliance with requirements about declared pests, including, for example, groundsel bush.	18 19 20
government may enter places to monitor compliance with this Act. Examples of pest survey program— 1. A program for monitoring compliance with requirements about declared pests, including, for example, groundsel bush. 2. A program to map the distribution of declared pests or monitor their populations. (2) A pest survey program approved by a pest operational board may	18 19 20 21 22
government may enter places to monitor compliance with this Act. Examples of pest survey program— 1. A program for monitoring compliance with requirements about declared pests, including, for example, groundsel bush. 2. A program to map the distribution of declared pests or monitor their populations. (2) A pest survey program approved by a pest operational board may relate only to places in the board's operational area. (3) A pest survey program approved by a local government may relate	18 19 20 21 22 23 24
government may enter places to monitor compliance with this Act. Examples of pest survey program— 1. A program for monitoring compliance with requirements about declared pests, including, for example, groundsel bush. 2. A program to map the distribution of declared pests or monitor their populations. (2) A pest survey program approved by a pest operational board may relate only to places in the board's operational area. (3) A pest survey program approved by a local government may relate only to places in the local government's area.	18 19 20 21 22 23 24 25

(b)	when the program starts;	1
(c)	objective criteria for selecting places to be entered and inspected;	2
(d)	a description of the area in which the places are situated;	3
(e)	if a particular type of place is to be entered and inspected—a description of the type;	4 5
(f)	the period, of no more than 3 months or another period prescribed under a regulation, over which the program is to be carried out.	6 7 8
242 Noti	ice of proposed pest survey program	9
program	least 14 days, but not more than 28 days, before a pest survey starts, the chief executive, pest operational board or local ent must give notice of the program.	10 11 12
(2) The	e notice must—	13
(a)	be published in a newspaper circulating generally in the area to which the program relates; or	14 15
(b)	be given to each land owner in the area to which the program relates.	16 17
(3) The	e notice must state each of the following—	18
(a)	the purpose and scope of the program;	19
(b)	when the program starts;	20
(c)	the period over which the program is to be carried out;	21
(d)	if the program is approved by the chief executive—	22
	(i) that a copy of the program is available for inspection or purchase at the department's head office and regional offices, if any, in the area to which the program relates until the end of the program; and	23 24 25 26
	(ii) the price of a copy of the program;	27
(e)	if the program is approved by a pest operational board—	28
	(i) that a copy of the program is available for inspection or purchase at the board's public office until the end of the program; and	29 30 31

	(ii)	the price of a copy of the program;	1
(f)	if th	ne program is approved by a local government—	2
	(i)	the name of the local government; and	3
	(ii)	that a copy of the program is available for inspection or purchase at the local government's public office until the end of the program; and	4 5 6
	(iii)	the price of a copy of the program.	7
having	the co	ce of a copy of the program must be no more than the cost of ppy available for purchase, and, if the copy is posted to the postage cost.	8 9 10
243 Ac	cess t	o program	11
		tart of a pest survey program until the end of the program, program must be available for inspection or purchase at—	12 13
(a)	dep	the program is approved by the chief executive—the artment's head office and the department's regional offices, if , in the area to which the program relates; and	14 15 16
(b)		he program is approved by a pest operational board—the rd's public office; and	17 18
(c)		he program is approved by a local government—the local ernment's public office.	19 20
		PART 2—AUTHORISED PERSONS	21
244 Ap	point	ment and qualifications	22
officer o	f a lo	nief executive, a pest operational board or chief executive cal government (the "appointing authority") may appoint an an authorised person.	23 24 25
authoris	ed per	er, the appointing authority may appoint an individual as an rson only if the appointing authority is satisfied the individual sary expertise or experience.	26 27 28

245 Apj	pointment conditions and limit on powers	I
(1) An	authorised person holds office on any conditions stated in—	2
(a)	the authorised person's instrument of appointment; or	3
(b)	a signed notice given to the authorised person; or	4
(c)	a regulation.	5
	ne instrument of appointment, a signed notice given to the ed person or a regulation may limit the authorised person's powers is Act.	6 7 8
	so, an authorised person appointed by a pest operational board reise the authorised person's powers only—	9 10
(a)	in relation to the board's operational area; and	11
(b)	to control the entry of a declared pest managed by the board into the operational area or an area adjoining the operational area.	12 13
officer o	addition, an authorised person appointed by the chief executive f a local government may exercise the authorised person's powers elation to the local government's area.	14 15 16
(5) In	this section—	17
cha	notice " means a notice signed by the chief executive, the irperson of the pest operational board or chief executive officer of cal government.	18 19 20
246 Issu	ue of identity card	21
	n appointing authority must issue an identity card to each ed person appointed by it.	22 23
(2) Th	e identity card must—	24
(a)	contain a recent photo of the authorised person; and	25
(b)	contain a copy of the authorised person's signature; and	26
(c)	identify the person as an authorised person under this Act; and	27
(d)	state whether the authorised person is appointed by the chief executive, pest operational board, or chief executive officer of a local government; and	28 29 30
(e)	state an expiry date for the card.	31

	is section does not prevent the issue of a single identity card to a or this Act and other purposes.	1 2
247 Pro	duction or display of identity card	3
	exercising a power under this Act in relation to another person, and person must—	4 5
(a)	produce the authorised person's identity card for the other person's inspection before exercising the power; or	6 7
(b)	have the identity card displayed so it is clearly visible to the other person when exercising the power.	8 9
authorise	owever, if it is not practicable to comply with subsection (1), the d person must produce the identity card for the other person's n at the first reasonable opportunity.	10 11 12
relation t	r subsection (1), an authorised person does not exercise a power in o the other person only because the authorised person has entered s mentioned in section 251(1)(b) or (2).	13 14 15
248 Wh	en authorised person ceases to hold office	16
(1) An happens-	authorised person ceases to hold office if any of the following	17 18
(a)	the term of office stated in a condition of office ends;	19
(b)	under another condition of office, the authorised person ceases to hold office;	20 21
(c)	the authorised person's resignation under section 249 takes effect.	22 23
	bsection (1) does not limit the ways an authorised person may hold office.	24 25
(3) In	this section—	26
	on of office" means a condition on which the authorised person is office.	27 28

s 249 123 **s 251**

249 Resig	gnation	1
	authorised person may resign by signed notice given to the g authority who appointed the person.	2 3
the author	wever, if holding office as an authorised person is a condition of rised person holding another office, the authorised person may not an authorised person without resigning from the other office.	4 5 6
250 Retu	rn of identity card	7
individual	ividual who ceases to be an authorised person must return the 's identity card to the appointing authority within 21 days after be an authorised person, unless the individual has a reasonable	8 9 10 11
Maximum	penalty—10 penalty units.	12
PAI	RT 3—POWERS OF AUTHORISED PERSONS Division 1—Entry to places other than vehicles	13 14
251 Powe	er of entry	15
(1) An	authorised person may enter a place, other than a vehicle, if—	16
(a)	its occupier consents to the entry; or	17
. ,	it is a public place and the entry is made when it is open to the public; or	18 19
(c)	the entry is authorised by a warrant; or	20
	the authorised person reasonably believes entry is necessary for ensuring or monitoring compliance with a pest control notice or	21 22

(e)	the authorised person is directed, under section 91,16 to take action because of a land owner's failure to comply with an emergency quarantine notice given for the place; or	1 2 3
(f)	it is a permit holder's place of business and is—	4
	(i) open for carrying on the business; or	5
	(ii) otherwise open for entry; or	6
	(iii) required to be open for inspection under the permit; or	7
(g)	the entry is under a pest survey program and the entry is made at a reasonable time of the day or night.	8 9
	r the purpose of asking the occupier of a place for consent to enter, rised person may, without the occupier's consent or a warrant—	10 11
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	12 13
(b)	enter part of the place the authorised person reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	14 15 16
252 Ent	ry with consent	17
occupier	of a place to consent to the authorised person intends to ask an of a place to consent to the authorised person or another ad person entering the place under section 251(1)(a).	18 19 20
(2) Be occupier-	efore asking for the consent, the authorised person must tell the	21 22
(a)	the purpose of the entry; and	23
(b)	that the occupier is not required to consent.	24
	he consent is given, the authorised person may ask the occupier to cknowledgment of the consent.	25 26
(4) Th	e acknowledgment must state the following—	27
(a)	the occupier has been told—	28
	(i) the purpose of the entry; and	29

¹⁶ Section 91 (Directing authorised persons to take action under emergency quarantine notice)

	(ii) that the occupier is not required to consent;	1
(b)	the purpose of the entry;	2
(c)	the occupier gives the authorised person or another authorised person consent to enter the place and exercise powers under this part;	3 4 5
(d)	the time and date the consent was given.	6
	the occupier signs the acknowledgment, the authorised person emptly give a copy to the occupier.	7 8
(6) If-	<u> </u>	9
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	10 11
(b)	an acknowledgment mentioned in subsection (4) for the entry is not produced in evidence;	12 13
	of proof is on the person relying on the lawfulness of the entry to e occupier consented.	14 15
253 Otl	her entries without warrant	16
(1) Th	nis section applies if—	17
(a)	an authorised person is intending to enter a place under section $251(1)(d)$ to (g) ; and	18 19
(b)	the occupier of the place is present at the place.	20
	efore entering the place, the authorised person must do or make a ble attempt to do the following—	21 22
(a)	comply with section 247(1);	23
(b)	tell the occupier the purpose of the entry;	24
(c)	tell the occupier the authorised person is permitted under this Act to enter the place without the occupier's consent or warrant.	25 26
254 Ap	plication for warrant	27
(1) A place.	n authorised person may apply to a magistrate for a warrant for a	28 29

	e application must be sworn and state the grounds on which the is sought.	1 2
authorise	ne magistrate may refuse to consider the application until the ed person gives the magistrate all the information the magistrate about the application in the way the magistrate requires.	3 4 5
Example—	-	6
	agistrate may require additional information supporting the application to be y statutory declaration.	7 8
255 Issu	ne of warrant	9
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	10 11
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	12 13
(b)	the evidence is at the place, or, within the next 7 days, may be at the place.	14 15
(2) Th	e warrant must state—	16
(a)	that a stated authorised person may, with necessary and reasonable help and force—	17 18
	(i) enter the place and any other place necessary for entry; and	19
	(ii) exercise the authorised person's powers under this part; and	20
(b)	the offence for which the warrant is sought; and	21
(c)	the evidence that may be seized under the warrant; and	22
(d)	the hours of the day or night when the place may be entered; and	23
(e)	the date, within 14 days after the warrant's issue, the warrant ends.	24 25
256 Spe	cial warrants	26
by phone	a authorised person may apply for a warrant (a "special warrant") e, fax, radio or another form of communication if the authorised onsiders it necessary because of—	27 28 29
(a)	urgent circumstances; or	30

(b) other special circumstances, including, for example, the authorised person's remote location.	1 2
(2) Before applying for the special warrant, the authorised person must prepare an application stating the grounds on which the warrant is sought.	3 4
(3) The authorised person may apply for the special warrant before the application is sworn.	5 6
(4) After issuing the special warrant, the magistrate must promptly fax a copy (a "facsimile warrant") to the authorised person if it is reasonably practicable to fax the copy.	7 8 9
(5) If it is not reasonably practicable to fax a copy to the authorised person—	10 10
(a) the magistrate must tell the authorised person—	12
(i) what the terms of the special warrant are; and	13
(ii) the date and time the special warrant was issued; and	14
(b) the authorised person must complete a form of warrant (a "warrant form") and write on it—	1.5 1.6
(i) the magistrate's name; and	17
(ii) the date and time the magistrate issued the special warrant; and	18 19
(iii) the terms of the special warrant.	20
(6) The facsimile warrant, or the warrant form properly completed by the authorised person, authorises the entry and the exercise of the other powers stated in the special warrant issued.	22 22 23
(7) The authorised person must, at the first reasonable opportunity, send to the magistrate—	24 25
(a) the sworn application; and	26
(b) if the authorised person completed a warrant form—the completed warrant form.	27 28
(8) On receiving the documents, the magistrate must attach them to the special warrant.	29 30
(9) If—	3

s 257 128 **s 258**

(a)	an issue arises in a proceeding about whether an exercise of an authorised person's power stated in the special warrant was authorised by the warrant; and	1 2 3
(b)	the warrant is not produced in evidence;	4
	of proof is on the person relying on the lawfulness of the exercise over to prove the authorised person obtained the warrant.	5 6
257 Wa	rrants—procedure before entry	7
	nis section applies if an authorised person named in a warrant nder this part for a place is intending to enter the place under the	8 9 10
	efore entering the place, the authorised person must do or make a ble attempt to do the following things—	11 12
(a)	comply with section 247(1);	13
(b)	give the person a copy of the warrant or if the entry is authorised by a facsimile warrant or warrant form mentioned in section 256(6), a copy of the facsimile warrant or warrant form;	14 15 16
(c)	tell the person the authorised person is permitted by the warrant to enter the place;	17 18
(d)	give the person an opportunity to allow the authorised person immediate entry to the place without using force.	19 20
if the au entry to	owever, the authorised person need not comply with subsection (2) athorised person believes on reasonable grounds that immediate the place is required to ensure the effective execution of the is not frustrated.	21 22 23 24
	Division 2—Entry to vehicles	25
258 Pov	ver of entry	26
An au	thorised person may enter a vehicle if—	27
(a)	the person in control of the vehicle consents to the entry; or	28
(b)	the authorised person reasonably suspects—	29

	(i)	the vehicle is being, or has been, used in the commission of a declared pest offence; or	1 2
	(ii)	the vehicle, or anything on or in the vehicle, may provide evidence of the commission of a declared pest offence.	3 4
259 Pro	cedu	re for entry	5
(1) Thi	is sec	etion applies if—	6
(a)	sect	authorised person is intending to enter a vehicle under ion 258(b) other than with the consent of the person in trol of the vehicle; and	7 8 9
(b)	_	rson who is a person in control, or an occupier, of the vehicle resent at the vehicle.	10 11
		entering the vehicle, the authorised person must do or make a empt to do the following—	12 13
(a)	com	aply with section 247(1);	14
(b)	tell	the person the purpose of the entry;	15
(c)	ask	for the consent of the person to the entry;	16
(d)		the person the authorised person is permitted under this Act nter the vehicle without consent.	17 18
authorise	d pei	erson in control of the vehicle is not present at the vehicle, the rson must take reasonable steps to advise the person or the vehicle of the authorised person's intention to enter the	19 20 21 22
the author	orise	ion (3) does not require the authorised person to take a step d person reasonably believes may frustrate or otherwise pose of the intended entry.	23 24 25
260 Pow	er to	stop vehicles that may be entered	26
or about	to mo	that an authorised person may enter under this part is moving ove, the authorised person may signal the person in control of stop, or not to move, the vehicle.	27 28 29

261 Fai	dure to obey signal	1
	person must not, without reasonable excuse, disobey a signal given ection 260.	2 3
Maximu	m penalty—50 penalty units.	4
(2) It	is a reasonable excuse for the person to disobey the signal if—	5
(a)	to immediately obey the signal would have endangered the person or someone else; or	6 7
(b)	the person obeys the signal as soon as it is practicable to obey it.	8
262 Ot	her powers relating to vehicles that may be entered	9
	an authorised person may enter a vehicle under this part, the ed person may require the person in control of the vehicle—	10 11
(a)	to give the authorised person reasonable help to enter the vehicle; or	12 13
(b)	to bring the vehicle to a stated place and remain in control of the vehicle for a reasonable period to allow the authorised person to exercise a power under this part; or	14 15 16
(c)	to wash or clean the vehicle or anything in or on the vehicle to remove any reproductive material of a declared pest plant.	17 18
person i	Then making a requirement under subsection (1), the authorised must warn the person it is an offence to fail to comply with the nent unless the person has a reasonable excuse.	19 20 21
(3) A the requ	person must not, without reasonable excuse, fail to comply with irement.	22 23
Maximu	m penalty—50 penalty units.	24
	Division 3—Powers for entry to all places	25
263 Ge	neral powers after entering places	26
	his section applies to an authorised person who, under this part, er or has entered a place.	27 28

consent to	o ente	er, if an authorised person enters a place to ask the occupier's er premises, this section applies to the authorised person only is given or the entry is otherwise authorised.	1 2 3
(3) For monitoring or enforcing compliance with this Act, the authorised person may do any of the following—			4 5
(a)	sear	ch any part of the place;	6
(b)		ect, measure, test, photograph or film any part of the place or hing at the place;	7 8
(c)	marl	k or seal a container or other thing at the place;	9
(d)	-	n a container if the authorised person considers it is necessary exercising a power under this part;	10 11
(e)		a thing, or a sample of or from a thing, at the place for ysis or testing;	12 13
(f)	take	extracts from, or make copies of, a document at the place;	14
(g)	auth	into the place the equipment, persons or materials the corised person reasonably requires for exercising a power er this part;	15 16 17
(h)	-	authorised person—	18 19
	(i)	reasonable help to exercise the authorised person's powers under paragraphs (a) to (g); or	20 21
	(ii)	information to help the authorised person ascertain whether the Act is being complied with.	22 23
authorise	d per	making a requirement mentioned in subsection (3)(h), the rson must warn the person it is an offence to fail to comply rement unless the person has a reasonable excuse.	24 25 26
264 Fail	ure t	o help authorised person	27
		n required to give reasonable help under section 263(3)(h)(i) with the requirement unless the person has a reasonable	28 29 30
Maximur	n per	nalty—40 penalty units.	31

(2) A person has a reasonable excuse if complying with the requirement might tend to incriminate the person.	1 2
265 Failure to give information	3
(1) A person required to give information under section 263(3)(h)(ii) must comply with the requirement unless the person has a reasonable excuse.	4 5 6
Maximum penalty—40 penalty units.	7
(2) A person has a reasonable excuse if complying with the requirement might tend to incriminate the person.	8 9
Division 4—Seizure	10
266 Power to seize evidence—entry without consent or warrant	11
An authorised person who enters a place under this part without consent and without a warrant may seize a thing at the place only if the authorised person reasonably believes—	12 13 14
(a) the thing is evidence of an offence against this Act; and	15
(b) the seizure is necessary to prevent the thing being—	16
(i) hidden, lost or destroyed; or	17
(ii) used to commit, continue or repeat an offence.	18
267 Power to seize evidence—entry with consent or warrant	19
(1) This section applies if an authorised person enters a place under this part with the necessary consent of a person or with a warrant.	20 21
(2) If the authorised person enters a place with the necessary consent, the authorised person may seize a thing at the place if—	22 23
(a) the authorised person reasonably believes the thing is evidence of an offence against this Act; and	24 25
(b) seizure of the thing is consistent with the purpose of entry as told to the person when asking for the person's consent.	26 27

(3) If the authorised person enters a place with a warrant, the authorised person may seize the evidence for which the warrant was issued.	1 2
(4) The authorised person may seize anything else at the place if the authorised person reasonably believes—	3 4
(a) the thing is evidence of an offence against this Act; and	5
(b) the seizure is necessary to prevent the thing being—	6
(i) hidden, lost or destroyed; or	7
(ii) used to commit, continue or repeat an offence.	8
(5) Also, the authorised person may seize a thing at the place if the authorised person reasonably believes it has just been used in committing an offence against this Act.	9 10 11
268 Securing seized things	12
Having seized a thing, an authorised person may—	13
(a) move the thing from the place where it was seized (the "place of seizure"); or	14 15
(b) leave the thing at the place of seizure but take reasonable action to restrict access to it.	16 17
Examples of restricting access to a thing—	18
1. Sealing a thing in a container and marking the container to show access to the thing is restricted.	19 20
2. Sealing the entrance to a room where a thing is situated and marking the entrance to show access to the thing is restricted.	21 22
269 Offence to tamper with seized things	23
If an authorised person restricts access to a seized thing, a person must not tamper, or attempt to tamper, with the thing, or something restricting access to the thing, without an authorised person's approval.	24 25 26
Maximum penalty—100 penalty units.	27
270 Powers to support seizure	28
(1) To enable a thing to be seized, an authorised person may require the person in control of it—	29 30

(a)	to ta	ike it to a stated reasonable place by a stated reasonable time;	2
(b)		ecessary, to remain in control of it at the stated place for a ed reasonable period.	3 4
(2) Th	e requ	uirement—	5
(a)	mus	t be made by notice in the approved form; or	6
(b)	mad	or any reason it is not practicable to give the notice, may be e orally and confirmed by notice in the approved form as a practicable.	7 8 9
		er requirement may be made under this section about the ecessary and reasonable to make the further requirement	10 11
-	-	n of whom a requirement is made under subsection (1) or (3) with the requirement unless the person has a reasonable	12 13 14
Maximuı	m per	nalty for subsection (4)—100 penalty units.	15
	•	for seized things	16
		as practicable after an authorised person seizes a thing, the son must give a receipt for it to the person from whom it was	17 18 19
subsection	on (1)	er, if for any reason it is not practicable to comply with , the authorised person must leave the receipt at the place of enspicuous position and in a reasonably secure way.	20 21 22
(3) Th	e rece	eipt must—	23
(a)	desc	ribe generally each thing seized and its condition; and	24
(b)		is a declared pest that is seized in relation to a declared pest nce, state—	25 26
	(i)	the time the pest was seized; and	27
	(ii)	that the pest's owner may produce to the authorised person, within 48 hours after the seizure, the declared pest permit for the pest; and	28 29 30
	(iii)	if the permit is not produced in the 48 hours, the authorised person may destroy or dispose of the pest.	31 32

	is section does not apply to a thing if it is impracticable or would sonable to give the receipt, given the thing's nature, condition and	1 2 3
272 Ret	urn of seized things	4
	a seized thing is not forfeited, or destroyed or disposed of under 74(3), the authorised person must return it to its owner—	5 6
(a)	at the end of 6 months; or	7
(b)	if a proceeding for an offence involving the thing is started within 6 months—at the end of the proceeding and any appeal from the proceeding.	8 9 10
disposed	spite subsection (1), unless the thing is forfeited, or destroyed or of under section 274(3), the authorised person must immediately thing seized to its owner if the authorised person stops being	11 12 13 14
(a)	its continued retention as evidence is necessary; or	15
(b)	its continued retention is necessary to prevent the thing being used to continue, or repeat, the offence.	16 17
273 Acc	ess to seized things	18
section 2	ntil a seized thing is forfeited, destroyed or disposed of under 74(3), or returned, an authorised person must allow its owner to and, if it is a document, to copy it.	19 20 21
	bsection (1) does not apply if it is impracticable or would be able to allow the inspection or copying.	22 23
274 Des	truction or disposal of seized things	24
(1) Th	is section applies if an authorised person—	25
(a)	reasonably suspects a person has committed a declared pest offence; and	26 27
(b)	seizes a declared pest in relation to the offence.	28

	authorised person must give the owner of the pest an opportunity e the declared pest permit for the pest within 48 hours after	1 2 3
within the	the owner does not produce the permit to the authorised person 48 hours, the authorised person may destroy or dispose of the easonable way decided by the authorised person.	4 5 6
	the authorised person destroys or disposes of the pest, the person must give the owner of the pest a notice stating—	7 8
(a) 1	that the pest has been destroyed or disposed of; and	9
(b) 1	the reason for the destruction or disposal.	10
	repensation is not payable for destruction or disposal of a declared this section.	11 12
	Division 5—Forfeiture	13
275 Forfe	eiture by authorised person	14
` '	ing that has been seized under division 4 is forfeited to the State orised person who seized the thing—	15 16
(a) (can not find its owner, after making reasonable inquiries; or	17
(b) (can not return it to its owner, after making reasonable efforts.	18
(2) For s	subsection (1), the authorised person is not required to—	19
. ,	make inquiries if it would be unreasonable to make inquiries to find the owner; or	20 21
` ′	make efforts if it would be unreasonable to make efforts to return the thing to its owner.	22 23
Example for	subsection (2)(b)—	24
The owne	er of the thing has migrated to another country.	25
(3) Reg deciding—	gard must be had to a thing's nature, condition and value in	26 27
(a) '	whether it is reasonable to make inquiries or efforts; and	28
	if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	29 30

s 276 137 **s 278**

276 Forfeiture on conviction	1
(1) On conviction of a person for an offence against this Act, the court may order the forfeiture to the State of anything owned by the person and seized under division 4.	2 3 4
(2) The court may make any order to enforce the forfeiture it considers appropriate.	5 6
(3) This section does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or another law.	7 8
277 Dealing with forfeited things	9
(1) On forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	10 11 12
(2) Without limiting subsection (1), the chief executive may destroy or dispose of the thing.	13 14
Division 6—Other powers	15
278 Power to require name and address	16
(1) This section applies if—	17
(a) an authorised person finds a person committing an offence against this Act; or	18 19
(b) an authorised person finds a person in circumstances that lead, or has information that leads, the authorised person to reasonably suspect the person has just committed an offence against this Act.	20 21 22
(2) The authorised person may require the person to state the person's name and residential address.	23 24
(3) When making the requirement, the authorised person must warn the person it is an offence to fail to state the person's name or residential address unless the person has a reasonable excuse.	25 26 27
(4) The authorised person may require the person to give evidence of the correctness of the stated name or residential address if the authorised person reasonably suspects the stated name or address is false.	28 29 30

279 Fail	lure to give name or address	1
	person of whom a requirement is made under section 278(2) or (4) mply with the requirement unless the person has a reasonable	2 3 4
Maximu	m penalty—40 penalty units.	5
(2) A j	person does not commit an offence against subsection (1) if—	6
(a)	the person was required to state the person's name and residential address by an authorised person who suspected the person had committed an offence against this Act; and	7 8 9
(b)	the person is not proved to have committed the offence.	10
290 Don	van ta naguina information	11
	ver to require information	11
	is section applies if an authorised person reasonably believes—	12
(a)	an offence against this Act has been committed; and	13
(b)	a person may be able to give information about the offence.	14
person to	e authorised person may, by notice given to the person, require the person at a person at	15 16 17
281 Fail	lure to give information	18
	person of whom a requirement is made under section 280 must with the requirement unless the person has a reasonable excuse.	19 20
Maximu	m penalty—40 penalty units.	21
	is a reasonable excuse for a person not to give the information if e information might tend to incriminate the person.	22 23
282 Pov	ver to require production of documents	24
inspectio	n authorised person may require a person to make available for on by an authorised person, or produce to the authorised person for on, at a reasonable time and place nominated by the authorised	25 26 27 28
(a)	a document issued to the person under this Act; or	29

2 3 4
•
5
6 7 8
9
10 11
12
13
14
15 16
1
17 18
17
17 18 19
17 18 19 20

(3) The notice must state—	1
(a) the particulars of the damage; and	2
(b) that the person who suffered the damage may claim compensation under section 302.17	3 4
(4) If the authorised person believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the authorised person, or person acting under the direction or authority of the authorised person, the authorised person may state the belief in the notice.	5 6 7 8
PART 5—OTHER OFFENCES	9
286 False or misleading statements	10
(1) A person must not state anything to an authorised person that the person knows is false or misleading in a material particular.	11 12
Maximum penalty—40 penalty units.	13
(2) In a proceeding for an offence against subsection (1), it is enough to state the statement made was 'false or misleading' to the person's knowledge, without specifying which.	14 15 16
287 False or misleading documents	17
(1) A person must not give an authorised person a document containing information the person knows to be false or misleading in a material particular.	18 19 20
Maximum penalty—40 penalty units.	21
(2) In a proceeding for an offence against subsection (1), it is enough to state the document was 'false or misleading' to the person's knowledge, without specifying which.	22 23 24

288 Obstructing authorised person	1
(1) A person must not obstruct an authorised person, or someone helping an authorised person, exercising a power under this Act, unless the person has a reasonable excuse.	2 3 4
Maximum penalty—50 penalty units.	5
(2) If a person has obstructed an authorised person, or someone helping an authorised person, and the authorised person decides to proceed with the exercise of the power, the authorised person must warn the person that—	6 7 8
(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	9 10
(b) the authorised person considers the person's conduct an obstruction.	11 12
(3) In this section—	13
"obstruct" includes assault and threaten to obstruct.	14
289 Impersonation of authorised person	15
A person must not pretend to be an authorised person.	16
Maximum penalty—50 penalty units.	17
CHAPTER 8—EVIDENCE AND LEGAL	18
PROCEEDINGS	19
PART 1—EVIDENCE	20
290 Application of pt 1	21
This part applies to a proceeding under this Act.	22
291 Appointments	23
It is not necessary to prove the following—	24

	(a)	the chief executive's appointment;	1
	(b)	the appointment of the chief executive officer of a local government;	2 3
	(c)	the appointment of the chairperson of the land protection council;	4 5
	(d)	a director's appointment;	6
	(e)	an authorised person's appointment.	7
292	Sign	natures	8
	_	nature purporting to be the signature of a person mentioned in 91 is evidence of the signature it purports to be.	9 10
293	Evi	lentiary aids	11
exec	utive	ficate purporting to be signed by the chief executive, or the chief of a local government, stating any of the following matters is of the matter—	12 13 14
	(a)	a stated document is one of the following things made, given, issued or kept under this Act—	15 16
		(i) an appointment, approval or decision;	17
		(ii) a notice, direction or requirement;	18
		(iii) a permit;	19
	(b)	a stated document is another document kept under this Act;	20
	(c)	a stated document is a copy of a thing mentioned in paragraph (a) or (b);	21 22
	(d)	on a stated day, or during a stated period, a stated person was or was not the holder of a permit;	23 24
	(e)	on a stated day, or during a stated period, a permit—	25
		(i) was or was not in force; or	26
		(ii) was or was not subject to a stated condition;	27
	(f)	on a stated day a permit was suspended for a stated period, surrendered or cancelled;	28 29

(g)	incl state	ed approval was, or was not, in force for a stated person or	1 2 3 4
(h)	on a	stated day—	5
	(i)	a stated person was given a stated notice or direction under this Act; or	6 7
	(ii)	a stated requirement under this Act was made of a stated person;	8 9
(i)	a sta	ated amount is payable under this Act by a stated person.	10
		PART 2—LEGAL PROCEEDINGS	11
		ry proceedings for offences	12
) A	proc	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> .	12 13 14
) A mary	proc way	eeding for an offence against this Act must be taken in a	13
) A mary	proc way e pro	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> .	13 14
) A mary 2) Th	proc way e pro 1 ye 1 y	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> . ceeding must start within—	13 14 15
A) A mary C) The (a) (b)	procy way e pro 1 ye 1 y com	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> . ceeding must start within— ear after the commission of the offence; or ear after the commission of the offence comes to the uplainant's knowledge, but within 2 years after the	13 14 15 16 17 18
(a) (b) Rec	procy way e pro 1 ye 1 y com com	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> . ceeding must start within— ear after the commission of the offence; or ear after the commission of the offence comes to the aplainant's knowledge, but within 2 years after the emission of the offence.	13 14 15 16 17 18 19
(a) (b) Rec	procy way e pro 1 ye 1 ye com com	eeding for an offence against this Act must be taken in a under the <i>Justices Act 1886</i> . ceeding must start within— car after the commission of the offence; or ear after the commission of the offence comes to the aplainant's knowledge, but within 2 years after the amission of the offence. cing costs of taking action because of an offence etion applies if, in a proceeding for a declared pest offence or	13 14 15 16 17 18 19 20 21
	(h)	inclustate thin (h) on a (i)	 including a person's appointment as an authorised person, or a stated approval was, or was not, in force for a stated person or thing; (h) on a stated day— (i) a stated person was given a stated notice or direction under this Act; or (ii) a stated requirement under this Act was made of a stated person; (i) a stated amount is payable under this Act by a stated person.

Section 55 (Damaging, or making openings in, a declared pest fence), 92 (Contravening emergency quarantine notice) or 93 (Contravening authorised person's direction)

(ii) finds the chief executive, a local government or a pest operational board (the "prosecuting entity") has reasonably incurred costs and expenses in taking action because of the offence; and	1 2 3 4
(b) the prosecuting entity applies to the court for an order against the defendant for the payment of the costs and expenses.	5 6
(2) The court may order the defendant to pay the prosecuting entity's reasonable costs and expenses in taking the action only if satisfied it would be just to make the order in the circumstances of the particular case.	7 8 9
(3) This section does not limit the court's powers under the <i>Penalties</i> and Sentences Act 1992 or any other law.	10 11
CHAPTER 9—APPEALS	12
296 Appeals against appealable decisions	13
An aggrieved person for an appealable decision may appeal to a Magistrates Court against the decision. ¹⁹	14 15
297 Starting appeal	16
(1) An appeal is started by—	17
(a) filing notice of appeal with the clerk of the Magistrates Court; and	18 19
(b) giving a copy of the notice to the person who made the decision appealed against (the "decision maker"); and	20 21
(c) complying with rules of court applicable to the appeal.	22
(2) The notice must be filed within 28 days after the appellant receives notice of the decision appealed against.	23 24
(3) However, the court may at any time extend the period for filing the notice of appeal.	25 26

¹⁹ Aggrieved persons and appealable decisions are in schedule 1.

	e notice of appeal must state fully the grounds of the appeal and relied on.	1 2
298 Sta	y of operation of decisions	3
	e Magistrates Court may stay a decision appealed against to secure tiveness of the appeal.	4 5
(2) A	stay—	6
(a)	may be given on conditions the court considers appropriate; and	7
(b)	has effect for the period fixed by the court; and	8
(c)	may be amended or revoked by the court.	9
	he period of a stay must not extend past the time when the court he appeal.	10 11
	appeal against a decision affects the decision, or the carrying out cision, only if the decision is stayed.	12 13
299 Hea	aring procedures	14
(1) In	deciding an appeal, the Magistrates Court—	15
(a)	is not bound by the rules of evidence; and	16
(b)	must comply with natural justice; and	17
(c)	may hear the appeal in court or in chambers.	18
(2) An	appeal is by way of rehearing, unaffected by the review decision.	19
300 Pov	vers of court on appeal	20
(1) In	deciding an appeal, the Magistrates Court may—	21
(a)	confirm the decision appealed against; or	22
(b)	vary the decision; or	23
(c)	set aside the decision and substitute another decision; or	24
(d)	set aside the decision and return the matter to the decision maker with directions the court considers appropriate.	25 26

s **301** 146 s **302**

(2) The decision as varied may be any decision the decision maker may make.	1 2
(3) If the court substitutes another decision, the substituted decision is, for the purposes of this Act, other than this chapter, taken to be the decision of the decision maker.	3 4 5
(4) The court may make an order for costs it considers appropriate.	6
301 Appeal to district court	7
(1) A party dissatisfied by the decision of the Magistrates Court may appeal to the District Court, but only on a question of law.	8 9
(2) On hearing the appeal, the District Court may make an order for costs it considers appropriate.	10 11
CHAPTER 10—MISCELLANEOUS PROVISIONS	12
CHAPTER 10—MISCELLANEOUS PROVISIONS	12
302 Compensation	13
302 Compensation (1) This section applies if a person incurs loss or damage because of the exercise or purported exercise of a power under this Act, other than	13 14 15
 302 Compensation This section applies if a person incurs loss or damage because of the exercise or purported exercise of a power under this Act, other than section 72, 95, 170, 172 or 274.²⁰ The person is entitled to be paid the reasonable compensation because of the loss or damage that is agreed between the compensating 	13 14 15 16 17 18
 302 Compensation (1) This section applies if a person incurs loss or damage because of the exercise or purported exercise of a power under this Act, other than section 72, 95, 170, 172 or 274.²⁰ (2) The person is entitled to be paid the reasonable compensation because of the loss or damage that is agreed between the compensating entity and the person, or failing agreement, decided by a court. (3) Compensation may be claimed and ordered to be paid in a 	13 14 15 16 17 18 19 20

²⁰ Section 72 (Direction to dispose of declared pest), 95 (Destruction of particular dogs), 170 (Dealing with seized stock), 172 (Destroying other stray stock) or 274 (Destruction or disposal of seized things)

` /	the order in the circumstances of the particular case.	2
	regulation may prescribe matters that may, or must, be taken into by the court when considering whether it is just to make the order.	3 4
(6) In	this section—	5
_	nsating entity" means, for loss or damage incurred because of the reise or purported exercise of a power by—	6 7
(a)	the chief executive or an authorised person appointed by the chief executive—the chief executive; or	8 9
(b)	a pest operational board or an authorised person appointed by the board—the pest operational board; or	10 11
(c)	the chief executive officer of a local government or an authorised person appointed by the chief executive officer—the chief executive officer.	12 13 14
303 Adv	visory committees	15
(1) Th	e Minister may establish committees to advise the Minister.	16
(2) Th	e Minister may decide—	17
(a)	the functions or terms of reference of a committee; and	18
(b)	the membership of a committee; and	19
(c)	how a committee is to operate.	20
	committee member is entitled to be paid the fees and allowances by the Governor in Council.	21 22
304 Del	egation by Minister	23
(1) Th	e Minister may delegate the Minister's powers under this Act to—	24
(a)	a pest operational board; or	25
(b)	an appropriately qualified public service officer.	26
(2) Ho	wever, the Minister may not delegate the Minister's power to—	27
(a)	require a local government to pay an amount under section 187; or	28 29

(b)	direct the land protection council to make a recommendation to the Minister under section 190(b)(ix); or	1 2
(c)	request the land protection council to perform its functions under section 191(1); or	3 4
(d)	ask the land protection council to call a meeting under section 201(3)(b); or	5 6
(e)	give a pest operational board directions about performing its functions under section 219(1); or	7 8
(f)	establish an advisory committee under section 303.	9
305 Delo	egation by chief executive	10
	e chief executive may delegate the chief executive's powers under to any of the following persons—	11 12
(a)	the chief executive officer of a local government;	13
(b)	a pest operational board;	14
(c)	an officer of the department, or other person, the chief executive considers is appropriately qualified to exercise the power.	15 16
(2) Ho power to-	owever, the chief executive may not delegate the chief executive's	17 18
(a)	make an emergency pest notice under section 37(2); or	19
(b)	nominate a person to be a member of the land protection council under section 193(1)(b). ²¹	20 21
an approj	e chief executive officer of a local government may subdelegate to priately qualified person a power delegated to the chief executive nder subsection (1).	22 23 24
board or	delegation of a power under subsection (1) to a pest operational an officer of the department may permit the subdelegation of the an appropriately qualified person.	25 26 27

²¹ Section 37 (Declaring declared pests by emergency pest notice) and section 193 (Membership of land protection council)

306 Del	egation by local government	1
A local government may delegate its powers under this Act as if this Act were a local government Act as defined under the <i>Local Government Act 1993</i> . ²²		2 3 4
307 Pro	tection from liability	5
(1) The person"	is section applies to each of the following persons (a "relevant")—	6 7
(a)	the Minister;	8
(b)	the chief executive;	9
(c)	an officer or employee of the department;	10
(d)	the chief executive officer of a local government;	11
(e)	an officer or employee of a local government;	12
(f)	a director;	13
(g)	an employee of a pest operational board;	14
(h)	an authorised person;	15
(i)	a person helping an authorised person at the authorised person's direction.	16 17
	relevant person is not civilly liable to someone for an act done, or ion made, honestly and without negligence under this Act.	18 19
	subsection (1) prevents a civil liability attaching to a relevant he liability attaches instead to—	20 21
(a)	for a relevant person mentioned in subsection (1)(a), (b) or (c), an authorised person appointed by the chief executive or a person helping the authorised person at the authorised person's direction—the State; or	22 23 24 25
(b)	for a relevant person mentioned in subsection (1)(d) or (e), an authorised person appointed by the chief executive officer of a local government or a person helping the authorised person at the authorised person's direction—the local government; or	26 27 28 29

²² See the *Local Government Act 1993*, section 472 (Delegation by local government).

s 308 150 s 310

(c) for a relevant person mentioned in subsection (1)(f) or (g), an authorised person appointed by a pest operational board or a person helping the authorised person at the authorised person's direction—the pest operational board.	1 2 3 4
(4) In this section—	5
"civil liability" includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act.	6 7
308 Approved forms	8
The chief executive may approve forms for use under this Act.	9
309 Regulation-making power	10
(1) The Governor in Council may make regulations under this Act.	11
(2) A regulation may—	12
(a) be made about charges, costs or fees payable under this Act; and	13
(b) declare a road or route to be a stock route.	14
(3) A regulation may impose a penalty of no more than 20 penalty units for contravention of a regulation.	15 16
CHAPTER 11—REPEAL, SAVINGS AND TRANSITIONAL PROVISIONS	17 18
PART 1—REPEAL	19
310 Act repealed	20
The Rural Lands Protection Act 1985 is repealed.	21

PART 2—SAVINGS AND TRANSITIONAL PROVISIONS	1
Division 1—Preliminary	2
311 Definitions for pt 2	3
In this part—	4
"commencement" means the day section 310 commences.	5
"former Act" means the Rural Lands Protection Act 1985.	6
"former authority" means the Darling Downs–Moreton Rabbit Board established under the former Act.	7 8
"former protection board" means the Rural Lands Protection Board established under the former Act.	9 10
"rabbit board" means the pest operational board established under section 313.	11 12
Division 2—Savings and transitional provisions	13
312 Dissolution of former protection board	14
(1) On the commencement—	15
(a) the former protection board is dissolved; and	16
(b) the members of the board go out of office.	17
(2) No compensation is payable to a member because of subsection (1).	18
313 Continuing Darling Downs-Moreton Rabbit Board	19
(1) On or before the commencement, the Governor in Council must, by regulation, establish a pest operational board to carry out pest management activities for rabbits in the rabbit district under the former Act.	20 21 22
(2) The pest operational board—	23
(a) must have the same name as the former authority: and	24

(b)	is the successor in law of the former authority that ceased to exist on the repeal of the former Act.	1 2
(3) The	e regulation takes effect on the commencement.	3
314 Mei	mbers of board of former authority	4
	nis section applies to a person who, immediately before the cement, was a member of the board of the former authority.	5 6
(2) On	the commencement, the person—	7
(a)	is taken to be appointed, under section 222, as a director of the rabbit board; and	8 9
(b)	holds office on the conditions not provided for by this Act that are decided by the Minister.	10 11
(3) The happens-	e term of the appointment ends when the first of the following	12 13
(a)	the term of the member's appointment under the former Act ends;	14 15
(b)	the office becomes vacant under section 227.	16
315 Em	ployees of former authority	17
	nis section applies to a person who, immediately before the cement, was an employee of the former authority.	18 19
(2) Or rabbit bo	n the commencement, the person becomes an employee of the ard.	20 21
(3) The	e person—	22
(a)	must be employed on the person's existing or equivalent terms and conditions of employment; and	23 24
(b)	remains entitled to all existing and accruing rights of employment.	25 26
316 Vest	ting of former authority's assets, rights and liabilities	27
	the commencement, the assets, rights and liabilities of the former vest in the rabbit board.	28 29

about de	under another Act, a person is responsible for keeping a register alings with an asset mentioned in subsection (1), the rabbit board all acts and things necessary to record the vesting in the register.	1 2 3
317 Ves	ting of former authority's pending legal proceedings	4
(1) Th	is section applies to a legal proceeding that—	5
(a)	was taken by or against a following entity before the commencement—	6 7
	(i) the former authority;	8
	(ii) a member of the board of the former authority in the person's capacity as a member of the former authority; and	9 10
(b)	has not been finished before the commencement.	11
	om the commencement, the proceeding may be continued and by or against the rabbit board.	12 13
318 Exis	sting permission about animals or plants	14
(1) Th	is section applies to a permission—	15
(a)	given by the Minister under the former Act allowing a person—	16
	(i) to bring an animal or plant into the State; or	17
	(ii) to keep or sell an animal or plant; and	18
(b)	in force immediately before the commencement.	19
to this A	om the commencement, the permission continues in force, subject ct, as if it were a declared pest permit issued under this Act for a g purpose—	20 21 22
(a)	for a permission to bring an animal or plant into the State and keep it for educational purposes—public education;	23 24
(b)	for a permission to bring an animal or plant into the State and keep it for entertainment purposes—circus;	25 26
(c)	for a permission to bring an animal or plant into the State and keep it for exhibition purposes—wildlife park or zoo;	27 28

, ,	for a permission to bring an animal or plant into the State and keep it for scientific purposes—scientific research;	1 2
(e)	for another permission—commercial.	3
319 Exis	ting permission about travelling or depasturing stock	4
in force	s section applies to a permission given under the former Act, and immediately before the commencement, allowing a person to depasture stock.	5 6 7
	m the commencement, the permission continues in force, subject t, as if it were a stock route travel permit or stock route agistment	8 9 10
320 Appl	lication for permission to travel or depasture stock	11
	s section applies to an application, under the former Act, for a n to travel or depasture stock that is not finally decided before the ement.	12 13 14
	e application may be decided as if it were an application for a see travel permit or stock route agistment permit.	15 16
321 Appl	lication for permission about animals or plants	17
permissio	s section applies to an application, under the former Act, for a n to bring an animal or plant into the State, or to keep or sell an plant, that is not finally decided before the commencement.	18 19 20
	e application may be decided as if it were an application for a pest permit for 1 of the following purposes—	21 22
` '	for an application to bring an animal or plant into the State and keep it for educational purposes—public education;	23 24
` '	for an application to bring an animal or plant into the State and keep it for entertainment purposes—circus;	25 26
, ,	for an application to bring an animal or plant into the State and keep it for exhibition purposes—wildlife park or zoo;	27 28

s 322 s 325

(d)	for an application to bring an animal or plant into the State and keep it for scientific purposes—scientific research;	1 2
(e)	for another application—commercial.	3
322 Roj	rrier fences under former Act	1
		4
	his section applies to a fence established and maintained under the Act, section 179(1), to restrict the movement of dingoes or rabbits.	5 6
(2) Fr	om the commencement, the fence is taken to be—	7
(a)	for a fence restricting the movement of dingoes—a declared pest fence for dingoes; and	8 9
(b)	for a fence restricting the movement of rabbits—a declared pest fence for rabbits.	10 11
323 Exi	sting notice to control declared animals or plants	12
	nis section applies to a notice given to a person under the former tion 81, and in force immediately before the commencement.	13 14
` '	ne notice continues in force and any contravention of it may be ed under the former Act, section 82.	15 16
	sting endorsement on register kept under the Land Act or and Title Act	17 18
(1) Th	nis section applies to an endorsement made—	19
(a)	in a register kept under the Land Act or Land Title Act; and	20
(b)	under the former Act, section 113(1), 176(1), 185(1) or 204(1).	21
	he chief executive for lands who made the endorsement must the endorsement from the register.	22 23
325 Exi	sting agreement about water facilities	24
an own	his section applies to an agreement between a local government and er of land about a matter mentioned in section 163(1) if the nt was—	25 26 27
(a)	entered into under another Act; and	28

(b)	in force immediately before the commencement.	1
	om the commencement, the agreement is taken to be a water greement entered into under this Act.	2 3
(3) Subapply.	oject to subsection (4), the agreement's conditions continue to	4 5
commenc	ess the agreement is sooner terminated, it expires 2 years after the ement or, if the agreement provides for an earlier expiration day, lier expiration day.	6 7 8
section 60	e chief executive for lands who made, under the former Act, 0, an endorsement about the agreement on a register kept under Act or Land Title Act must—	9 10 11
(a)	remove the endorsement; and	12
(b)	make a record of the application of this section for the effective and efficient operation of the register.	13 14
326 Refe	erences to former Act	15
	act or document, a reference to the former Act may, if the context be taken to be a reference to this Act.	16 17
327 Refe	erences to former protection board and former authority	18
In an A	ct or document, if the context permits—	19
	a reference to the former protection board may be taken to be a reference to the land protection council; and	20 21
(b)	a reference to the former authority may be taken to be a reference to the rabbit board.	22 23
328 Refe	erences to former fund	24
	an Act or document, a reference to the former fund may, if the ermits, be taken to be a reference to the Land Protection Fund.	25 26
(2) In s	ubsection (1)—	27
	fund" means the Rural Lands Protection Fund established under former Act.	28 29

CHAPTER 12—CONSEQUENTIAL AMENDMENTS	1
329 Acts amended	2
Schedule 2 amends the Acts it mentions.	3

SCHEDUI	LE 1		
APPEALABLE DECISIONS AND AGGRIEVED PERSONS			
section 296 and schedule 3, d	lefinitions "aggrieved person" and "appealable decision"		
Appealable decision	Aggrieved person		
Requiring a person to restore a declared pest fence (section 53(2))	The person given the notice		
Imposing conditions on a declared pest permit (section 61(1))	The permit holder		
Refusing to issue a declared pest permit (section 63)	The applicant		
Suspending or cancelling a declared pest permit (sections 66(3) and 69(2))	The permit holder		
Giving a land owner a pest control notice (section 78(2))	The land owner		
Refusing to extend compliance period for pest control notice (79(3)(b))	The land owner given the notice		

SCHEDULE 1 (continued)

An	neal	labl	le d	leci	sion
771	pea	un	$\cdot \cdot$		31011

Confirming issuing entity's decision about a stock route agistment permit or amending the permit conditions other than in the way asked by the permit holder (section 129(2))

Aggrieved person

The applicant or permit holder

Confirming issuing entity's decision about a stock route travel permit or amending the permit conditions other than in the way asked by the permit holder (section 145(2))

The applicant or permit holder

Giving a land owner a fencing notice (section 149(1))

The land owner

Giving a permit holder a mustering notice (section 156(1))

The permit holder

Requiring a land owner to reduce the number of stock on the owner's land (section 161(2)) The land owner

SCHEDULE 2	1
CONSEQUENTIAL AMENDMENT OF ACTS	2
section 329	3
FISHERIES ACT 1994	4
1 Section 8(2)—	5
omit, insert—	6
'(2) "Marine plant" does not include a plant that is a declared pest under the Land Protection (Pest and Stock Route Management) Act 2001.'.	7 8
FORESTRY ACT 1959	9
1 Section 5, definition "forest products", before 'grasses'—	10
insert—	11
'grasses on a stock route under the Land Protection (Pest and Stock Route Management) Act 2001, or'.	12 13
LAND ACT 1994	14
1 Section 433—	15
omit.	16

SCHEDULE 2 (continued)
--------------	------------

2	Schedule 6, definition "noxious plant"—	1
(omit, insert—	2
	Protection (Pest and Stock Route Management) Act 2001.	3 4
P	OLICE POWERS AND RESPONSIBILITIES ACT 2000	5
1	Schedule 1, 'Rural Lands Protection Act 1985'— omit.	6 7
	STOCK ACT 1915	8
1	Section 4, definition "stock route"—	9
(omit, insert—	10
٠ 66	stock route" means a stock route under the Land Protection (Pest and Stock Route Management) Act 2001.'.	11 12
2	Section 12(2)(b)—	13
(omit.	14
3	Section 37(1)(b)—	15
(omit.	16

TRANSPORT INFRASTRUCTURE ACT 1994	1
1 Section 22, definition "ancillary works and encroachments", paragraph (b)(xiii), 'the <i>Rural Lands Protection Act 1985</i> '—	2 3
omit, insert—	4
'a stock route travel permit under the Land Protection (Pest and Stock Route Management) Act 2001'.	5 6
WATER ACT 2000	7
1 Section 215—	8
insert—	9
'(2) However, subsection (1) does not apply to water taken under a licence that is attached to land the subject of a water facility agreement under the Land Protection (Pest and Stock Route Management) Act 2001'	10 11

SCHEDULE 3	1
DICTIONARY	2
section 8	3
"aggrieved person", for an appealable decision, means a person stated opposite the decision in schedule 1.	4 5
"agistment period" see section 120.	6
"animal" means a member of the animal kingdom, other than a human or protected animal under the <i>Nature Conservation Act 1992</i> , and includes the whole or any part of the progeny, larvae, pupae, eggs or genetic or reproductive material of the animal.	7 8 9 10
"appealable decision" means a decision stated in schedule 1.	11
"appointing authority" , for an authorised person, means the chief executive, pest operational board or the chief executive officer of a local government appointing the authorised person.	12 13 14
"appropriately qualified", to exercise a power, includes having the qualifications, experience or standing appropriate to exercise the power.	15 16 17
Example of "standing"—	18
A person's classification level in the public service.	19
"approved form" means a form approved under section 308.	20
"authorised person" means a person appointed as an authorised person under section 244.	21 22
"building authority" see section 48(1).	23
"building line" , for a declared pest fence, means the building line fixed under section 47(1) for the fence.	24 25
"category", of a declared pest, means the following—	26
(a) class 1 pest;	27
(b) class 2 pest;	28
(c) class 3 pest.	29

"chairpe	erson" means—	1
(a)	for chapter 5—the chairperson of the land protection council; or	2
(b)	for chapter 6—the chairperson of a pest operational board's board of directors.	3 4
"chief ex	xecutive for lands" means—	5
(a)	for leasehold land—the chief executive under the Land Act; or	6
(b)	for freehold land—the registrar of titles under the Land Title Act.	7
	pest " means a declared pest declared to be a class 1 pest under ion 36 or 37(2).	8 9
	pest " means a declared pest declared to be a class 2 pest under ion 36 or 37(2).	10 11
	pest " means a declared pest declared to be a class 3 pest under ion 36 or 37(2).	12 13
"compli	ance period", for a pest control notice, see section 78(2)(c).	14
	ed" means found guilty or having a plea of guilty accepted by a rt, whether or not a conviction is recorded.	15 16
"decisio	n maker" , for chapter 9, see section 297(1)(b).	17
und	ed pest" means a live animal or plant declared to be a declared pest er section 36 or 37(2), and includes reproductive material of the mal or plant.	18 19 20
"declare	d pest animal" means an animal that is a declared pest.	21
"declare	ed pest fence" see section 47(1).	22
	ed pest offence" means an offence against chapter 2, part 5, sion 2.	23 24
	d pest permit" means a permit issued under chapter 2, part 7, sion 1.	25 26
"declare	d pest plant" means a plant that is a declared pest.	27
"directo boa	r " means a director of the board of directors of a pest operational rd.	28 29
"emerge	ency pest notice" see section 37(2).	30

"emerg	gency (quarantine notice" see section 90(1).	1
"entry	notice	" see section 80(1).	2
"fee" i	nclude	s a tax.	3
"fencir	ıg noti	ce" see section 149.	4
"fund"	see se	ction 209.	5
"holde	r'' , of a	a permit, means the person to whom it is issued.	6
_		pest management " means the guidelines about managing pests prepared under section 15.	7 8
of	ficer o	notice ", for a decision of the chief executive, chief executive f a local government or a pest operational board, means a otice stating—	9 10 11
(a)) the	decision; and	12
(b) the	reasons for the decision; and	13
(c)	the	the person to whom the notice is given may appeal against decision to a Magistrates Court within 28 days after the son receives the notice; and	14 15 16
(d) how	to appeal.	17
"intro	luce" 1	means to introduce, or cause to introduce, into the State.	18
"issuin	g entit	y", for—	19
(a)) a pe	est control notice, means —	20
	(i)	for a declared pest the subject of a pest control campaign directed and managed by the chief executive to control or eradicate the declared pest—the chief executive; or	21 22 23
	(ii)	for a declared pest on land in the operational area of a pest operational board—the pest operational board; or	24 25
	(iii)	otherwise—the local government for the local government area in which the land to which the notice relates is situated; or	26 27 28
(b) a sto	ock route agistment permit—see section 116(1); or	29
(c)) a sto	ock route travel permit—see section 134(1).	30

		ation to a declared pest, includes have in possession, or under n any place.	1 2
"land" means land above high water mark, and includes—		3	
(a)	the a	airspace above the land; and	4
(b)	Que	ensland waters on the land.	5
"Land A	ct" n	neans the Land Act 1994.	6
		tion council" means the Land Protection (Pest and Stock anagement) Council established under section 189.	7 8
"Land T	itle A	act" means the Land Title Act 1994.	9
"muster	ing n	otice" see section 156.	10
	wildli Austra	fe" means any taxon or species of animal or plant indigenous lia.	11 12
		sease " means a notifiable disease as defined under the <i>Stock</i> , section 4.	13 14
"obstruc	c t'' in	cludes hinder, resist and attempt to obstruct.	15
"operati	onal	area" see section 213(1).	16
"owner"			17
(a)	of la	and, means—	18
	(i)	for freehold land—the registered proprietor; or	19
	(ii)	for land that is held from the State for an estate or interest less than fee simple and for which the interest is recorded in a register mentioned in the Land Act, section 276—the person recorded in the register as the registered holder of the interest; or	20 21 22 23 24
	(iii)	for a mining claim or lease under the <i>Mineral Resources Act</i> 1989—the holder of the claim or lessee; or	25 26
	(iv)	for land subject to a lease under the <i>Petroleum Act</i> 1923—the lessee; or	27 28
	(v)	for a road, stock route or other land under a local government's control—the local government; or	29 30

	(vi) for a conservation park under the <i>Nature Conservation Act</i> 1992 for which there are trustees—the trustees; or	1 2
	(vii) for State-controlled land—the State; and	3
(b)	for a thing that has been seized under chapter 7, part 3, includes a person who would be entitled to possession of the thing had it not been seized.	4 5 6
"permit'	" means a permit issued under this Act.	7
"pest co	ntroller" means—	8
(a)	for an entry notice—	9
	(i) an authorised person; or	10
	(ii) another person the issuing entity for the notice considers has the necessary experience or expertise to take action under the notice against a declared pest; or	11 12 13
(b)	for section 88—	14
	(i) an authorised person; or	15
	(ii) another person the chief executive considers has the necessary experience or expertise to take action, under section 88, to eradicate, monitor or control a declared pest.	16 17 18
"pest co	ntrol notice" see section 78(2).	19
"pest ma part	anagement plan " means a pest management plan under chapter 2, 4.	20 21
	perational board" means a pest operational board established er section 213.	22 23
"pest su	rvey program" see section 241(1).	24
"place"-	_	25
(a)	generally, includes land, premises and a vehicle; and	26
(b)	for chapter 7, part 1, does not include a place where a person resides.	27 28
"place o	f seizure" see section 268.	29

und	ler the <i>Nature Conservation Act 1992</i> , and includes all or any part he flowers, seeds or genetic or reproductive material of the plant.	2 3
"premises" includes a building or structure, or part of a building or structure, of any type.		4 5
"princip	ples of pest management " means the principles stated in section 9.	6
	oles of stock route network management " means the principles ed in section 97.	7 8
"propos	ed action" see section 66(1).	9
"protect	ted area" means—	10
(a)	a protected area as defined under the <i>Nature Conservation Act</i> 1992; or	11 12
(b)	an area identified under a conservation plan under that Act as a critical habitat or area of major interest.	13 14
	ably believes " means believes on grounds that are reasonable in circumstances.	15 16
	ably suspects" means suspects on grounds that are reasonable in circumstances.	17 18
"rectific	ration notice" see section 68(2).	19
"rectific	ration period" see section 68(2).	20
"relevan	nt land" means—	21
(a)	for chapter 3, part 4—	22
	(i) a stock route; or	23
	(ii) a reserve for travelling stock; or	24
	(iii) a road under local government control; or	25
(b)	otherwise—	26
	(i) a stock route; or	27
	(ii) a reserve for travelling stock; or	28
	(iii) a road or other land under local government control; or	29

	(iv) unallocated State land adjoining land mentioned in subparagraph (i), (ii) or (iii).	1 2
"relevant	t pest animal" see section 47(2).	3
_	nctive material", of an animal or plant, means any part of the nal or plant that is capable of asexual or sexual reproduction.	4 5
Examples of	of reproductive material of an animal—	6
Semen,	egg, or part of an egg.	7
Examples of	f reproductive material of a plant—	8
1. Seed	or part of a seed.	9
	rhizome, stolon, tuber or part of a bulb, rhizome, stolon or tuber.	10
3. Stem	or leaf cutting.	11
	for travelling stock " means land that is a reserve under the Land and may be used for travelling stock.	12 13
	notice ", for a decision of a local government under chapter 3, 4 or 5, means a written notice stating—	14 15
(a)	the decision and reasons for it; and	16
(b)	that the applicant may ask the chief executive to review the decision; and	17 18
(c)	how to ask for a review.	19
"road" in	ncludes an area—	20
(a)	dedicated to public use as a road; or	21
(b)	open to or used by the public and is developed for, or has as 1 of its main uses, the driving or riding of motor vehicles.	22 23
"sell" inc	cludes the following—	24
(a)	barter or exchange;	25
(b)	invite to treat or expose for sale.	26
"State-co	ontrolled land" means the following—	27
(a)	unallocated State land;	28
(b)	a reserve under the Land Act for which there is no trustee;	29

(c) a national park, national park (Aboriginal land), national park (scientific), national park (Torres Strait Islander land) or resources reserve under the <i>Nature Conservation Act 1992</i> ;	1 2 3
(d) a conservation park under the <i>Nature Conservation Act 1992</i> , that, under that Act, is not placed under the management of trustees;	4 5 6
(e) a State forest or timber reserve under the <i>Forestry Act 1959</i> ;	7
(f) a State-controlled road.	8
"State-controlled road" means a road or land, or part of a road or land, declared to be a State-controlled road under the <i>Transport Infrastructure Act 1994</i> , section 23. ²³	9 10 11
"State pest management strategy" means a State pest management strategy prepared by the chief executive under section 10.	12 13
"State stock route network management strategy" means the State stock route network management strategy prepared by the chief executive under section 98.	14 15 16
"stock" means alpacas, asses, buffaloes, camels, cattle, deer, donkeys, goats, horses, llamas, mules, sheep or vicunas.	17 18
"stock-proof", for a fence, means a fence of a type, and in a condition, that prevents the movement of stock from 1 side of the fence to the other.	19 20
"stock route" means a road or route ordinarily used for travelling stock or declared under a regulation to be a stock route.	21 22
"stock route agistment permit" means a permit issued under chapter 3, part 4, division 1.	23 24
"stock route network" means the network of stock routes and reserves for travelling stock in the State.	25 26
"stock route travel permit" means a permit issued under section 137.	27
"stray stock" means stock that have—	28
(a) strayed onto the stock route network; or	29

²³ Transport Infrastructure Act 1994, section 23 (Declaration of State-controlled roads)

	(b)	been travelling on the stock route network and been left behind or abandoned on the network.	1 2	
"sul	"submission period" for—			
	(a)	a pest management plan—see section 28(2)(c); or	4	
	(b)	a stock route network management plan—see section 108(2)(c).	5	
"suj	pply	'includes the following—	6	
	(a)	give or sell;	7	
	(b)	offer or agree to give, sell or otherwise supply;	8	
	(c)	cause or permit to be given, sold or otherwise supplied;	9	
	(d)	supply under a lease, exchange, hiring or other commercial arrangement.	10 11	
	(e)	attempt to supply or do an act mentioned in paragraphs (a) to (d).	12	
"tra		ng stock" means stock being driven by foot, other than on the where the stock are ordinarily pastured.	13 14	
"tra		ng stock facility" includes the following things supplied by the e or a local government on the stock route network—	15 16	
	(a)	a water facility;	17	
	(b)	a stock holding yard, loading ramp or enclosure;	18	
	(c)	a fence, other than a boundary fence;	19	
	(d)	a bridge or water crossing for use by travelling stock;	20	
	(e)	a gate, grid or signage to assist persons moving stock.	21	
"un		ated State land" means unallocated State land as defined under Land Act.	22 23	
"vel	land	' means anything used for carrying anything or any person by , water or air, and includes equipment or machinery capable of ring on land.	24 25 26	
"wa		Durse" means a river, creek or stream in which water flows nanently or intermittently—	27 28	
	(a)	in a natural channel, whether artificially improved or not; or	29	

SCHEDULE 3 (continued)

(b) in an artificial channel that has changed the course of the watercourse.	1 2
"water facility" means an artificial water source for travelling stock and includes equipment used to supply the water to the stock.	3
"water facility agreement" see section 163(1).	5
"World Heritage Convention" means the Convention for the Protection	6
of the World Cultural and Natural Heritage that has been adopted by	7
the General Conference of the United Nations Educational, Scientific	8
and Cultural Organization, a copy of which is set out in the schedule	9
to the World Heritage Properties Conservation Act 1983 (Cwlth).	10

© State of Queensland 2001