

MEDICAL PRACTITIONERS REGISTRATION BILL 2001



MEDICAL PRACTITIONERS REGISTRATION BILL 2001

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2001

A BILL

FOR

An Act to provide for the registration of medical practitioners, and for other purposes

s 5

The Parliament of Queensland enacts—	
DA DT 1 DDFI IMINIA DV	2
PART 1—PRELIMINARY	2
Division 1—Introduction	3
1 Short title	4
This Act may be cited as the Medical Practitioners Registration Act 2001.	5 6
2 Commencement	7
This Act commences on a day to be fixed by proclamation.	8
Division 2—Operation of Act	9
3 Act binds all persons	10
(1) This Act binds all persons, including the State.	11
(2) Nothing in this Act makes the State liable to be prosecuted for an offence.	12 13
4 The legislative scheme	14
This Act is part of a legislative scheme (the "legislative scheme")	15
consisting of the health practitioner registration Acts, the <i>Health</i> <i>Practitioner Registration Boards (Administration) Act 1999</i> and the <i>Health</i>	16 17
Practitioners (Professional Standards) Act 1999.	18
5 Board's decisions to accord with decisions of certain bodies under the Health Practitioners (Professional Standards) Act 1999	19 20
(1) This section applies if the board is making—	21
(a) a decision on an application for registration; or	22

((b)	a decision, under this Act, affecting a registrant's registration.	1
(2) The decision must comply with, and be consistent with, any decision of the board, a disciplinary committee, a professional conduct review panel, the Health Practitioners Tribunal or the Court of Appeal, affecting the applicant or registration, under the <i>Health Practitioners (Professional Standards) Act 1999</i> .		2 3 4 5 6	
6	Mu	tual recognition legislation not affected	7
(Quee	ensl	Act does not affect the operation of the Mutual Recognition (and) Act 1992 or the Trans-Tasman Mutual Recognition (and) Act 1999.	8 9 10
		Division 3—Objects	11
7	Obj	ects of Act	12
(1)	Th	e objects of this Act are—	13
((a)	to protect the public by ensuring health care is delivered by registrants in a professional, safe and competent way; and	14 15
((b)	to uphold the standards of practice within the profession; and	16
((c)	to maintain public confidence in the profession.	17
(2)	Th	e objects are to be achieved mainly by—	18
((a)	establishing the Medical Board of Queensland; and	19
((b)	providing for the registration of persons under this Act; and	20
((c)	imposing obligations on persons in relation to the practice of the profession; and	21 22
((d)	providing for compliance with this Act to be monitored and enforced.	23 24
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8 Definitions

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9	Esta	ablishment of board	3
(1) Th	e Medical Board of Queensland is established.	4
(2) Th	e board—	5
	(a)	is a body corporate; and	6
	(b)	has a common seal; and	7
	(c)	may sue and be sued in its corporate name.	8
10	Boa	rd's relationship with the State	9
Τ	The bo	bard does not represent the State.	10
11	Fur	actions of board	11
Т	The bo	pard has the following functions—	12
	(a)	to assess applications for registration;	13
	(b)	to register persons who satisfy the requirements for registration;	14
	(c)	to monitor, and assess, whether registrants comply with any conditions of registration;	15 16
	(d)	to keep a register of, and records relating to, registrants;	17
	(e)	to promote high standards of practice of the profession by registrants;	18 19
	(f)	to develop or adopt programs for the continuing professional education of registrants, and encourage their participation in the programs;	20 21 22
	(g)	to develop or adopt training programs in the practice of the profession that are relevant to a person's eligibility for registration;	23 24 25

	Example of 'training programs'—	1
	Refresher courses for persons who have not practised the profession for a number of years.	2 3
(h)	to accredit intern training programs and intern training secondment programs;	4 5
(i)	to confer and cooperate with interstate regulatory authorities;	6
(j)	to confer and cooperate with entities engaged in the development of national policies about the regulation of the profession;	7 8
(k)	to confer and cooperate with the following entities about the education of persons in the practice of the profession—	9 10
	(i) educational institutions;	11
	(ii) entities responsible for accrediting courses, or accrediting institutions to educate persons, for the profession;	12 13
(1)	to inform registrants and the public about the operation of the legislative scheme in its application to the profession;	14 15
(m)	to examine, and advise the Minister about, the operation of the legislative scheme in its application to the profession;	16 17
(n)	to monitor, and enforce, compliance with this Act;	18
(0)	to undertake research, relevant to the legislative scheme, into the regulation of the profession;	19 20
(p)	to collect, and give to persons, information about the practice of the profession by registrants;	21 22
	Example of 'information about the practice of the profession by registrants'—	23
	The languages, other than English, spoken by registrants.	24
(q)	to perform other functions given to the board under this or another Act.	25 26
	Example for paragraph (q) —	27
	Under the <i>Health Practitioners (Professional Standards) Act 1999</i> , section 374, the board may develop codes of practice, or adopt another entity's code of practice, to provide guidance to registrants as to appropriate professional conduct or practice.	28 29 30 31

12	Boa	rd's independence etc.	1
	-	Forming its functions, the board is to act independently, impartially e public interest.	2 3
13	Pow	vers of board	4
	l) Th nple-	e board has all the powers of an individual, and may, for	5 6
	(a)	enter into contracts; and	7
	(b)	enter into service agreements; and	8
	(c)	acquire, hold, dispose of, and deal with, property; and	9
	(d)	appoint agents and attorneys; and	10
	(e)	engage consultants; and	11
	(f)	fix charges, and other terms, for services and other facilities it supplies; and	12 13
	(g)	do anything else necessary or convenient to be done for, or in connection with, its functions.	14 15
oper	ratior	is section does not authorise the board to obtain administrative and hal support other than as required by the <i>Health Practitioner</i> <i>tion Boards (Administration) Act 1999.</i>	16 17 18
		thout limiting subsection (1), the board has the powers given to it s or another Act.	19 20
(4) Th	e board may exercise its powers inside or outside Queensland.	21
		thout limiting subsection (4), the board may exercise its powers Australia.	22 23
14	Del	egation by board	24
(1	l) Th	e board may delegate its powers under this Act to—	25
	(a)	a member; or	26
	(b)	a committee of the board consisting of appropriately qualified persons, 1 of whom must be a member; or	27 28
	(c)	the executive officer; or	29

(d)	with the agreement of the executive officer—an appropriately qualified member of the office's staff.	1 2
(2) Ho	owever, the board may not delegate its power under this Act—	3
(a)	to decide to register, or refuse to register, an applicant for registration; or	4 5
(b)	to decide to refuse to renew a renewable registration; or	6
(c)	to decide to refuse to restore a renewable registration; or	7
(d)	to decide to cancel a registration; or	8
(e)	to decide to impose, or remove, conditions on a registration; or	9
(f)	to enter into a service agreement.	10
(3) In	this section—	11
	tanding appropriate to exercise the power.	12 13
Exar	nple of 'standing' for a member of the office's staff—	14
Т	he staff member's classification level in the office.	15
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15 Me	<i>Division 2—Membership</i> mbership of board	16 17
	mbership of board	17
(1) Th	mbership of board e board consists of—	17 18
(1) Th (a) (b)	mbership of board e board consists of— the chief health officer; and at least 6, but not more than 10, persons (the "appointed	17 18 19 20
(1) Th (a) (b)	mbership of board e board consists of— the chief health officer; and at least 6, but not more than 10, persons (the "appointed members") appointed by the Governor in Council.	17 18 19 20 21
(1) Th (a) (b) (2) Th	mbership of board e board consists of— the chief health officer; and at least 6, but not more than 10, persons (the "appointed members") appointed by the Governor in Council. e appointed members must include— persons who are registrants (the "appointed registrant	17 18 19 20 21 22 23

s 16

(ii)	registered or enrolled under the Nursing Act 1992 or an earlier corresponding Act; or	1 2
(iii)	registered or enrolled under a law applying, or that applied, in another State or foreign country that provides, or provided, for the same matter as a health practitioner registration Act or the <i>Nursing Act 1992</i> or a provision of the Act; and	3 4 5 6 7
(c) 1 la	wyer nominated by the Minister.	8
	the Minister may nominate persons who do not belong to the persons mentioned in subsection (2) to be appointed	9 10 11
(4) A majo	rity of the members must be registrant members.	12
(5) In this s	section—	13
registrati matter as	responding Act ", in relation to a health practitioner ton Act, means an earlier Act that provided for the same is the health practitioner registration Act or a provision of the ractitioner registration Act.	14 15 16 17
an earlie	esponding Act" , in relation to the <i>Nursing Act 1992</i> , means or Act that provided for the same matter as the <i>Nursing Act</i> a provision of the <i>Nursing Act 1992</i> .	18 19 20
16 Appoint	ed registrant members	21
(1) The app	pointed registrant members must consist of-	22
	least 2 registrants nominated by the bodies the Minister siders represent the interests of registrants; and	23 24
	egistrant nominated by the governing bodies of educational itutions, established in the State, chosen by the Minister.	25 26
(2) Also, t nominated by	he appointed registrant members may include registrants the Minister.	27 28
17 Public n	nembers	29

The public members must consist of-

s 17

	(a)	at least 1 person nominated by community groups and other entities the Minister considers have an interest in consumer health issues; and	1 2 3
	(b)	at least 1 other person nominated by the Minister.	4
18	Cert	tain nominee board members	5
	-	s section applies for the nomination of a person or persons for a prositions on the board under section $16(1)(a)$ or (b) or $17(a)$.	6 7
notio	ce sta	e Minister must give the entities who may make the nomination ating a reasonable period within which they may nominate the persons for the position or positions.	8 9 10
		e Minister may in the notice ask the entities to nominate more than red number of persons for the position or positions.	11 12
	·	bject to subsections (5) and (6), if the entities nominate more than red number of persons for the position or positions—	13 14
	(a)	the Minister must choose the nominee or nominees for the position or positions from the nominations; and	15 16
	(b)	the person or persons chosen are taken to be the nominee or nominees, under the relevant provision mentioned in subsection (1), for the position or positions.	17 18 19
(5	5) Sub	osection (6) applies if—	20
	(a)	the entities do not nominate a person or persons for the position or positions within the period stated in the notice; or	21 22
	(b)	the entities nominate a number of persons for the position or positions that is less than the number requested by the Minister under subsection (3); or	23 24 25
	(c)	the person or any of the persons nominated by the entities are not eligible to be appointed to the position or positions concerned.	26 27
appo	ointed	e Minister must nominate a person or persons eligible to be I to the position or positions and the nomination or nominations to have been made by the entities.	28 29 30
nom	inatio	remove doubt, if subsection (5)(b) applies, it is declared that a on under subsection (6) may be of, or include, a person or persons d by the entities.	31 32 33

19 Chairperson and deputy chairperson of board	1
(1) The Governor in Council is to appoint a registrant member to be the chairperson, and another registrant member to be the deputy chairperson, of the board.	2 3 4
(2) A person may be appointed as the chairperson or deputy chairperson at the same time the person is appointed as a member.	5 6
(3) The chairperson or deputy chairperson holds office for the term decided by the Governor in Council, unless the person's term of office as a member ends sooner than the person's term of office as chairperson or deputy chairperson.	7 8 9 10
(4) A vacancy occurs in the office of chairperson or deputy chairperson if the person holding the office resigns the office by signed notice of resignation given to the Minister or ceases to be a registrant member.	11 12 13
(5) However, a person resigning the office of chairperson or deputy chairperson may continue to be a member.	14 15
(6) The deputy chairperson is to act as chairperson—	16
(a) during a vacancy in the office of chairperson; and	17
(b) during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.	18 19
20 Term of appointment	20
An appointed member is to be appointed for a term of not more than 4 years.	21 22
21 Disqualification from membership	23
(1) A person can not become, or continue as, an appointed member if the person—	24 25
(a) is affected by bankruptcy action; or	26
(b) is, or has been, convicted of an indictable offence; or	27
(c) is, or has been, convicted of an offence against this Act.	28
(2) For subsection (1)(a), a person is affected by bankruptcy action if the person—	
(a) is bankrupt; or	31

	(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
22	Vaca	ation of office	4
) An nber–	appointed member is taken to have vacated office if the	5 6
	(a)	resigns his or her position on the board by signed notice of resignation given to the Minister; or	7 8
	(b)	can not continue as a member under section 21; or	9
	(c)	is absent without the board's permission from 3 consecutive meetings of the board of which due notice has been given.	10 11
(2) Also, an appointed member is taken to have vacated office in any of the following circumstances—			12 13
	(a)	if the member is an appointed registrant member—the member stops being a registrant;	14 15
	(b)	if the member is a public member—the member stops being a person mentioned in section $15(2)(b)$;	16 17
	(c)	if the member was nominated, for membership of the board, under section $15(2)(c)$ —the member stops being a lawyer.	18 19
(3) In t	his section—	20
"me	eting	" means the following—	21
	(a)	if the member does not attend—a meeting with a quorum present;	22 23
	(b)	if the member attends—a meeting with or without a quorum present.	24 25
23	Who	en notice of resignation takes effect	26

A notice of resignation under section 19(4) or 22(1)(a) takes effect when 27 the notice is given to the Minister or, if a later time is stated in the notice, 28 the later time. 29

24 Leave of absence for an appointed member	1
(1) The Minister may approve a leave of absence for an appointed member (the "approved absent member") of more than 3 months.	2 3
(2) The Minister may appoint another person to act in the office of the approved absent member while the member is absent on the approved leave.	4 5 6
(3) A person appointed under subsection (2) must belong to the same category of persons mentioned in section $15(2)$ or (3) to which the approved absent member belongs.	7 8 9
(4) If the approved absent member is the deputy chairperson, the Minister may appoint another registrant member to act in the deputy chairperson's office while the deputy chairperson is absent on the approved leave.	10 11 12 13
25 Effect of vacancy in membership of board	14
(1) Subsection (2) applies despite sections 15 to 17. ¹	15
(2) The performance of a function, or exercise of a power, by the board is not affected merely because of a vacancy in the membership of the board.	16 17 18
26 Remuneration of members	19
A member is entitled to be paid the fees and allowances decided by the Governor in Council.	20 21
Division 3—Board business	22
27 Conduct of business	23
Subject to this division, the board may conduct its business, including its meetings, in the way it considers appropriate.	24 25

Sections 15 (Membership of board), 16 (Appointed registrant members) and 17 (Public members) 1

28	Times and places of meetings	1
	1) Board meetings are to be held at the times and places the chairperson ides.	2 3
do s	2) However, the chairperson must call a meeting if asked, in writing, to so by the Minister or at least the number of members forming a quorum the board.	4 5 6
29	Quorum	7
its r	A quorum for the board is the number equal to one-half of the number of nembers or, if one-half is not a whole number, the next highest whole aber.	8 9 10
30	Presiding at meetings	11
	1) The chairperson is to preside at all meetings of the board at which the irperson is present.	12 13
	2) If the chairperson is absent from a board meeting, but the deputy irperson is present, the deputy chairperson is to preside.	14 15
boa	3) If the chairperson and deputy chairperson are both absent from a rd meeting or the offices are vacant, a registrant member chosen by the nbers present is to preside.	16 17 18
31	Conduct of meetings	19
	1) A question at a board meeting is decided by a majority of the votes of members present.	20 21
be o	2) Each member present at the meeting has a vote on each question to decided and, if the votes are equal, the member presiding also has a ing vote.	22 23 24
	3) A member present at the meeting who abstains from voting is taken ave voted for the negative.	25 26
mee and	4) The board may hold meetings, or allow members to take part in its etings, by using any technology allowing reasonably contemporaneous continuous communication between members taking part in the eting.	27 28 29 30

Example of 'technology allowing reasonably contemporaneous and continuous communication'—	$\frac{1}{2}$
Teleconferencing.	3
(5) A member who takes part in a board meeting under subsection (4) is taken to be present at the meeting.	4 5
(6) A resolution is validly made by the board, even if it is not passed at a board meeting, if—	6 7
(a) a majority of the board members gives written agreement to the resolution; and	8 9
(b) notice of the resolution is given under procedures approved by the board.	10 11
32 Minutes	12
(1) The board must keep—	13
(a) minutes of its meetings; and	14
(b) a record of any resolutions made under section $31(6)$.	15
(2) Subsection (3) applies if a resolution is passed at a board meeting by a majority of the members present.	16 17
(3) If asked by a member who voted against the passing of the resolution, the board must record in the minutes of the meeting that the member voted against the resolution.	18 19 20
Division 4—Board committees	21
33 Committees	22
(1) The board may establish committees of the board for effectively and efficiently performing its functions.	23 24
(2) A committee may include a person who is not a member of the board.	25 26
(3) The board is to decide the terms of reference of a committee.	27
(4) The functions of a committee are to—	28

s 33

(a) advise and make recommendations to the board about matters, within the scope of the board's functions, referred by the board to the committee; and	1 2 3
(b) exercise powers delegated to it by the board. ²	4
(5) A committee must keep a record of the decisions it makes when exercising a power delegated to it by the board.	5 6
(6) The board may decide matters about a committee that are not provided for under this Act, including, for example, the way a committee must conduct meetings.	7 8 9
34 Remuneration of committee members	10
A committee member is entitled to be paid the fees and allowances decided by the Governor in Council.	11 12
Division 5—Disclosure of interests by board members and committee members	13 14
35 Disclosure of interests	15
 35 Disclosure of interests (1) This section applies to a board or committee member (the "interested person") if— 	15 16 17
(1) This section applies to a board or committee member (the	16
 (1) This section applies to a board or committee member (the "interested person") if— (a) the interested person has a direct or indirect interest in an issue being considered, or about to be considered, by the board or 	16 17 18 19
 (1) This section applies to a board or committee member (the "interested person") if— (a) the interested person has a direct or indirect interest in an issue being considered, or about to be considered, by the board or committee; and (b) the interest could conflict with the proper performance of the 	16 17 18 19 20 21
 (1) This section applies to a board or committee member (the "interested person") if— (a) the interested person has a direct or indirect interest in an issue being considered, or about to be considered, by the board or committee; and (b) the interest could conflict with the proper performance of the person's duties about the consideration of the issue. (2) As soon as practicable after the relevant facts come to the interested person's knowledge, the person must disclose the nature of the interest to a 	16 17 18 19 20 21 22 23 24
 (1) This section applies to a board or committee member (the "interested person") if— (a) the interested person has a direct or indirect interest in an issue being considered, or about to be considered, by the board or committee; and (b) the interest could conflict with the proper performance of the person's duties about the consideration of the issue. (2) As soon as practicable after the relevant facts come to the interested person's knowledge, the person must disclose the nature of the interest to a board or committee meeting. (3) Unless the board or committee otherwise directs, the interested 	16 17 18 19 20 21 22 23 24 25 26

² See section 14 for the board's power of delegation.

(4) The interested person must not be present when the board or committee is considering whether to give a direction under subsection (3).	1 2
(5) If there is another person who must, under subsection (2), also disclose an interest in the issue, the other person must not—	3 4
(a) be present when the board or committee is considering whether to give a direction under subsection (3) about the interested person; or	5 6 7
(b) take part in making the decision about giving the direction.	8
(6) If—	9
 (a) because of this section, a board or committee member is not present at a board or committee meeting for considering or deciding an issue, or for considering or deciding whether to give a direction under subsection (3); and 	10 11 12 13
(b) there would be a quorum if the member were present;	14
the remaining persons present are a quorum of the board or committee for considering or deciding the issue, or for considering or deciding whether to give the direction, at the meeting.	15 16 17
(7) A disclosure under subsection (2) must be recorded in the board's or committee's minutes.	18 19
(8) If the interested person is a registrant member, the person does not have a direct or indirect interest in an issue if the interest arises merely because the person is a registrant.	20 21 22
Division 6—Directions by Minister	23
36 Minister's power to give directions in the public interest	24
(1) The Minister may give the board a written direction about a matter relevant to the performance of its functions under this Act if the Minister is satisfied it is necessary to give the direction in the public interest.	25 26 27
(2) Without limiting subsection (1), the direction may be to—	28
(a) give reports and information; or	29
(b) apply to the board a policy, standard or other instrument applying to a public sector unit.	30 31

(3) The direction can not be about—

((a)	the registering of, or refusal to register, an applicant for registration; or	1 2
((b)	the renewing of, or refusal to renew, a renewable registration; or	3
((c)	the restoring of, or refusal to restore, a renewable registration; or	4
((d)	the cancelling of a registration; or	5
((e)	the imposing, or removal, of conditions on a registration.	6
(4)	Des	spite section 12, ³ the board must comply with the direction.	7
		Division 7—Annual reports	8
37 N	Mat	ters to be included in annual report	9
		e board's annual report under the <i>Financial Administration and</i> 1977 for a financial year must include the following—	10 11
((a)	copies of all ministerial directions given to the board under section 36 during the financial year;	12 13
((b)	the number of registrants at the end of the financial year;	14
((c)	details of the amount of the board's funds spent, in the financial year, on investigations and inspections under part 6; ⁴	15 16
((d)	details of the amount of the board's funds spent, in the financial year, on developing or adopting training programs in the practice of the profession that are relevant to a person's eligibility for registration;	17 18 19 20
((e)	details of the amount of the board's funds spent in the financial year on research, relevant to the legislative scheme, into the regulation of the profession;	21 22 23
((f)	details of the amount of the board's funds spent, in the financial year, on accrediting intern training programs and intern training secondment programs;	24 25 26
((g)	details of any policies or programs developed, or initiatives taken, by the board in the financial year for the general benefit of users of registrants' services.	27 28 29

³ Section 12 (Board's independence etc.)

⁴ Part 6 (Investigation and enforcement)

(2) However, the board must exclude from the copies mentioned in subsection $(1)(a)$ all information likely to identify a person mentioned in the direction.	
Division 8—Other provisions about the board	4
38 Board is statutory body under the Financial Administration and Audit Act 1977	5 6
The board is a statutory body under the Financial Administration and Audit Act 1977.	7 8
39 Board is statutory body under the Statutory Bodies Financial Arrangements Act 1982	9 10
(1) The board is a statutory body under the <i>Statutory Bodies Financial Arrangements Act 1982</i> .	
(2) The Statutory Bodies Financial Arrangements Act 1982, part 2B ⁵ sets out the way in which the board's powers under this Act are affected by the Statutory Bodies Financial Arrangements Act 1982.	13 14 15
40 Board's common seal	16
The board's common seal is to be kept in the custody of a person nominated by the board and may be used only as authorised by the board.	17 18
PART 3—REGISTRATION	19
Division 1—Preliminary	20
41 Who may apply for registration	21

Only an individual may apply for registration.

Statutory Bodies Financial Arrangements Act 1982, part 2B (Powers under this Act 5 and relationship with other Acts)

		Division 2—Applications for general registration	1
		Subdivision 1—Applications	2
42	Pro	cedural requirements for applications	3
(1	l) An	application for general registration must—	4
	(a)	be made to the board; and	5
	(b)	be in the approved form; and	6
	(c)	be accompanied by—	7
		(i) satisfactory evidence of relevant qualifications; and	8
		(ii) the application fee prescribed under a regulation (the "application fee"); and	9 10
		(iii) the registration fee prescribed under a regulation (the "registration fee"); and	11 12
		(iv) any other documents, identified in the approved form, the board reasonably requires; and	13 14
		(v) if the applicant is registered under a corresponding law, written details of any conditions of the registration.	15 16
		Formation in the application must, if the approved form requires, be by a statutory declaration.	17 18
		Subdivision 2—Eligibility for general registration	19
43	Elig	gibility	20
		applicant for general registration is eligible for general on if—	21 22
	(a)	the applicant is qualified for general registration under section 44; and	23 24
	(b)	the applicant is fit to practise the profession.	25

appl	icant	thout limiting subsection (1), the board may be satisfied the is eligible for general registration by imposing conditions on the on under section 59.6	1 2 3
		so, sections 57 and 58^7 state when a registrant's general on must be subject to probationary conditions.	4 5
44	Wh	en applicant is qualified for general registration	6
A if—	n app	plicant for general registration is qualified for general registration	7 8
	(a)	the applicant has successfully completed a medical course accredited by the Australian Medical Council; or	9 10
	(b)	the applicant has passed the examination set by the Australian Medical Council for the purpose of qualifying persons for general registration.	11 12 13
45	Fitn	ess to practise the profession	14
		deciding whether an applicant for general registration is fit to he profession, the board may have regard to the following—	15 16
	(a)	the applicant's mental and physical health;	17
	(b)	the applicant's command of the English language;	18
	(c)	whether the applicant has been convicted of an indictable offence;	19 20
	(d)	whether the applicant has been convicted of an offence against the repealed Act, this Act, the <i>Health Practitioners (Professional</i> <i>Standards) Act 1999</i> or a corresponding law;	21 22 23
	(e)	 whether the applicant has been convicted of an offence, relating to the practice of the profession, against a law applying, or that applied, in the State, the Commonwealth, another State or a foreign country (other than laws mentioned in paragraph (d)), including, for example an offence of that type against— (i) the <i>Health Act 1937</i>; or 	24 25 26 27 28 29

⁶ Section 59 (Imposition of other conditions by board)

⁷ Sections 57 (Imposition of internship conditions) and 58 (Imposition of supervised practice program conditions)

	(ii)	the Fair Trading Act 1989;	1
(f)	Act	e applicant has been registered under this Act or the repealed or is, or has been, registered under a corresponding law and registration was affected—	2 3 4
	(i)	by the imposition of a condition—the nature of the condition and the reason for its imposition; or	5 6
	(ii)	by its suspension or cancellation—the reason for its suspension or cancellation; or	7 8
	(iii)	in another way—the way it was affected and the reason for it being affected;	9 10
(g)	men in se than peri	he applicant has successfully completed a medical course ationed in section 44(a), or passed the examination mentioned ection 44(b), on a day (the "qualification day") that is more a 3 years before the date of application, the nature, extent and od of any practice of the profession by the applicant since the dification day;	11 12 13 14 15 16
(h)	•	other issue relevant to the applicant's ability to competently safely practise the profession.	17 18
		ection (1)(c), (d) or (e), mention of a conviction does not viction that is not part of the applicant's criminal history.	19 20
		ard may ask the commissioner of the police service for a about an applicant's criminal history.	21 22
give the including	board g the	by the board, the commissioner of the police service must a written report about the criminal history of the applicant, criminal history in the commissioner's possession or to missioner has access.	23 24 25 26
(5) In	this s	ection—	27
as d 198	efine 6, otl	tory ", of an applicant, means the applicant's criminal history d under the <i>Criminal Law (Rehabilitation of Offenders) Act</i> ner than convictions for which the rehabilitation period has and not been revived, under that Act.	28 29 30 31

	Subdivision 3—Inquiries into applications	1
46 B	oard's powers before deciding applications	2
(1)]	Before deciding the application, the board—	3
(a) may investigate the applicant; and	4
(t	b) may, by notice given to the applicant, require the applicant to give the board, within a reasonable time of at least 30 days stated in the notice, further information or a document the board reasonably requires to decide the application; and	5 6 7 8
(0	e) may, by notice given to the applicant, require the applicant to undergo a written, oral or practical examination within a reasonable time of at least 30 days stated in the notice, and at a reasonable place; and	9 10 11 12
(0	 may, by notice given to the applicant, require the applicant to undergo a health assessment within a reasonable time of at least 30 days stated in the notice, and at a reasonable place. 	13 14 15
	The board may require the information or document mentioned in tion (1)(b) to be verified by a statutory declaration.	16 17
	The purpose of an examination under subsection (1)(c) must be to the applicant's ability to competently and safely practise the sion.	18 19 20
assess	The purpose of an assessment under subsection (1)(d) must be to the applicant's mental and physical capacity to competently and practise the profession.	21 22 23
	The applicant is taken to have withdrawn the application if, within ted time, the applicant—	24 25
(a	does not comply with a requirement under subsection (1)(b); or	26
(t	b) does not undergo an examination under subsection (1)(c); or	27
(0	e) does not undergo an assessment under subsection (1)(d).	28
	A notice under subsection (1)(b), (c) or (d) must be given to the ant within 60 days after the board receives the application.	29 30
(7)	Also, a notice under subsection (1)(d) must state—	31
(a	the reason for the assessment; and	32

	(b)	the name and qualifications of the person appointed by the board to conduct the assessment; and	1 2
	(c)	the place where, and the day and time at which, the assessment is to be conducted.	3 4
47		ointment of appropriately qualified person to conduct health ssment	5 6
	·	is section applies if the board believes it is necessary for the to undergo a health assessment under section $46(1)(d)$.	7 8
		e board may appoint 1 or more appropriately qualified persons to he assessment, in whole or part.	9 10
		least 1 of the persons appointed to conduct the assessment must be l practitioner.	11 12
mus conr	t be lectio	fore appointing a person to conduct a health assessment, the board satisfied the person does not have a personal or professional on with the applicant that may prejudice the way in which the onducts the assessment.	13 14 15 16
(5) In t	his section—	17
"apj	conc expe	riately qualified" , for a medical practitioner or other person lucting a health assessment, includes having the qualifications, erience, skills or knowledge appropriate to conduct the ssment.	18 19 20 21
48	Rep	ort about health assessment	22
asse	ssme	berson appointed under section 47 to conduct all or part of a health nt of the applicant must prepare a report about the assessment (an nent report'').	23 24 25
(2) The	e assessment report must include—	26
	(a)	the person's findings as to the applicant's mental and physical capacity to competently and safely practise the profession; and	27 28
	(b)	if the person finds the applicant does not have the mental and physical capacity to practise the profession, the person's recommendations as to any conditions that could be imposed on the applicant's registration as a general registrant to overcome	29 30 31 32

	the incapacity.	1
(3) Th	e person must give the assessment report to the board.	2
49 Use	e of assessment report	3
	assessment report is not admissible in any proceedings, other ed proceedings.	4 5
evidence	person can not be compelled to produce the report, or to give e relating to the report or its contents, in any proceedings, other ed proceedings.	6 7 8
produced	bsections (1) and (2) do not apply if the report is admitted or d, or evidence relating to the report or its contents is given, with the of the person who prepared the report and the person to whom the lates.	9 10 11 12
(4) In	this section—	13
	nent report " includes a copy of the report, or a part of the report copy.	14 15
Act	dings under the <i>Health Practitioners (Professional Standards)</i> 1999" includes a health assessment of a registrant by a health essment committee under that Act.	16 17 18
"stated	proceedings" means—	19
(a)	a review of conditions under division 8;8 or	20
(b)	an appeal started under part 7;9 or	21
(c)	proceedings under the <i>Health Practitioners (Professional Standards) Act 1999</i> , not including proceedings for an offence against that Act.	22 23 24
50 Pay	ment for health assessments and reports	25
	son who conducts a health assessment and prepares an assessment r the board is entitled to be paid for his or her work by the board.	26 27

Division 8 (Reviewing conditions of general registrations) 8

s 49

	Subdivision 4—Decision on applications	1
51 De	cision	2
	oard must consider the application and decide to register, or refuse er, the applicant as a general registrant.	3 4
52 Ste	eps to be taken after application decided	5
	the board decides to register the applicant as a general registrant, it soon as practicable issue a certificate of general registration to the at.	6 7 8
registra	the board decides to refuse to register the applicant as a general at, it must as soon as practicable give the applicant an information bout the decision.	9 10 11
53 Fa	ilure to decide applications	12
applicat	abject to subsections (2) and (3), if the board fails to decide the ion within 60 days after its receipt, the failure is taken to be a by the board to refuse to register the applicant as a general at.	13 14 15 16
(2) St	ubsection (3) applies if the board has—	17
(a)	under section $46(1)(b)$, ¹⁰ required the applicant to give the board further information or a document; or	18 19
(b)	under section $46(1)(c)$, required the applicant to undergo an examination; or	20 21
(c)	under section $46(1)(d)$, required the applicant to undergo a health assessment.	22 23
(3) The board is taken to have decided to refuse to register the applicant as a general registrant if it fails to decide the application by the latest of the following days—		24 25 26
(a)	the day that is 60 days after the board receives the further information or document;	27 28

¹⁰ Section 46 (Board's powers before deciding applications)

• •	the day that is 60 days after the board receives the results of the examination;	1 2
	the day that is 60 days after the board receives the assessment report.	3 4
	s section does not apply if the applicant is registered as a al general registrant. ¹¹	5 6
(5) This	s section is subject to section 54.	7
54 Furt	her consideration of applications	8
make a c	s section applies if the board considers it needs further time to lecision on the application because of the complexity of the at need to be considered in deciding the application.	9 10 11
Example of complex ma	an application for general registration that may require the consideration of tters—	12 13
An appl applicant	ication requiring the board to obtain and consider information about the t from a foreign regulatory authority.	14 15
	board may at any time before the final consideration day give he applicant that—	16 17
	because of the complexity of the matters that need to be considered in deciding the application, the board needs further time to decide the application; and	18 19 20
	the period within which the board must decide the application is extended to a day (the "extended day") that is 60 days after the final consideration day.	21 22 23
considerat	o, the applicant and board may at any time before the final tion day agree in writing on a day (the "agreed extended day") the application is to be decided.	24 25 26
	board is taken to have decided to refuse to register the applicant al registrant if it does not decide the application by—	27 28
(a)	if subsection (2) applies-the extended day; or	29
(b)	if subsection (3) applies—the agreed extended day; or	30

¹¹ If the applicant is registered as a provisional general registrant, section 69 states when the board is taken to have decided to refuse to register the applicant as a general registrant.

(c)	if both subsections (2) and (3) apply—the later of the extended day or agreed extended day.	1 2	
(5) Subsection (4) does not apply if the applicant is registered as a provisional general registrant. ¹²			
(6) In	this section—	5	
"final co	onsideration day" means the latest of the following days—	6	
(a)	the day that is 60 days after receipt of the application;	7	
(b)	if the board has, under section $46(1)(b)$, required the applicant to give the board further information or a document—the day that is 60 days after the board receives the further information or document;	8 9 10 11	
(c)	if the board has, under section $46(1)(c)$, required the applicant to undergo an examination—the day that is 60 days after the board receives the results of the examination;	12 13 14	
(d)	if the board has, under section $46(1)(d)$, required the applicant to undergo a health assessment—the day that is 60 days after the board receives the assessment report.	15 16 17	
	livision 5—Information in certificates of general registration	18	
	ms of certificates of general registration	19	
(1) A (certificate of general registration must be in the approved form.	20	
(2) Th	e approved form must provide for the inclusion of the following—	21	
(a)	the registrant's name;	22	
(b)	the period of the registration;	23	
(c)	any conditions of registration, including, for example, probationary conditions.	24 25	

¹² If the applicant is registered as a provisional general registrant, section 69 states when the board is taken to have decided to refuse to register the applicant as a general registrant.

Subdivision 6—Period of general registration

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56 Period

(1) The period of registration that is to apply to general registrants is the period (the "general registration period"), not more than 3 years, prescribed under a regulation.

(2) If the board decides to register an applicant for general registration as a general registrant during a general registration period, the registration remains in force for the period—

(a) commencing on the day when the board makes the decision; and 9

(b) ending on the last day of the general registration period.

Subdivision 7—Conditions of general registration 11

57 Impo	sition of internship conditions	12		
(1) This	section applies if—	13		
V	the board decides to register an applicant for general registration who has successfully completed a medical course stated in section 44(a) as a general registrant; and			
	the applicant has not started or, to the board's satisfaction, completed—	17 18		
((i) the internship, for the profession, that is prescribed under a regulation (the " prescribed internship "); or	19 20		
((ii) an internship, for the profession, that is substantially equivalent to the prescribed internship.	21 22		
	haking its decision under subsection (1)(b)(ii), the board may d to the following—	23 24		
(a) t	he duration of any internship undertaken by the applicant;	25		
. ,	the nature and extent of the experience gained, and training undertaken, during the internship.	26 27		
(3) The registration	board must impose the following conditions on the n—	28 29		
(a) i	f the registrant has not started an internship for the profession—	30		

s 56

	(i)	that the registrant may practise the profession only in accordance with the prescribed internship; and	1 2
	(ii)	that the registrant must complete the prescribed internship, to the board's satisfaction, within the period prescribed under a regulation;	3 4 5
(b)	if th	e registrant has started an internship for the profession—	6
	(i)	that the registrant may practise the profession only in accordance with the part of the prescribed internship decided by the board for the registrant; and	7 8 9
	(ii)	that the registrant must complete the part of the prescribed internship, to the board's satisfaction, within the period decided by the board.	10 11 12
	d witl	ing the part of the prescribed internship to be completed, and nin which it must be completed, the board may have regard to 	13 14 15
(a)	train	nature, extent and recency of the experience gained, and ing undertaken, in the practice of the profession by the icant during the partially completed internship;	16 17 18
(b)	•	reports from persons who have supervised the applicant in practice of the profession.	19 20
	ion 1	ard must as soon as practicable give the applicant an notice about the internship conditions imposed under (b).	21 22 23
58 Imp	ositi	on of supervised practice program conditions	24
(1) Th	is sec	tion applies if—	25
(a)	who	board decides to register an applicant for general registration has passed an examination stated in section 44(b) as a eral registrant; and	26 27 28
(b)		applicant does not, in the board's reasonable opinion, have vant practical experience in the profession.	29 30
		ing whether the applicant has relevant practical experience in , the board may have regard to the following—	31 32
(a)		nature and extent of the applicant's practical experience in the ession;	33 34

(b) advice and recommendations about the applicant from an entity recognised by the board as competent to assess training in the practice of the profession.	1 2 3
(3) The board must impose the following conditions on the registration—	4 5
 (a) that the registrant may practise the profession only in accordance with a supervised practice program, approved by the board, for the registrant; 	6 7 8
(b) that the registrant must complete, to the board's satisfaction, the program within the period, not more than 1 year, decided by the board.	9 10 11
(4) In deciding the content of the program under subsection $(3)(a)$, and the period under subsection $(3)(b)$, the board may have regard to the nature and extent of the applicant's practical experience in the profession.	12 13 14
(5) The board must as soon as practicable give the applicant an information notice about the board's decisions under subsection $(1)(b)$ and (3) .	15 16 17
(6) In this section—	18
"relevant practical experience" , in the profession, means experience in the profession that results in a level of knowledge of Australian health care practices that is at least equivalent to the knowledge provided by completing the prescribed internship.	19 20 21 22
59 Imposition of other conditions by board	23
(1) In addition to any conditions imposed under section 57 or 58, the board may decide to register an applicant for general registration as a general registrant on conditions the board considers necessary or desirable for the applicant to competently and safely practise the profession.	24 25 26 27
Example of conditions of general registration—	28
A condition prohibiting a general registrant engaging in stated procedures related to the practice of the profession.	29 30
(2) If the board decides to register an applicant for general registration as a general registrant on conditions, it must as soon as practicable—	31 32

(a) also decide the review period applying to the conditions; ¹³ and	1
(b) give the applicant an information notice about the decisions.	2
(3) If the board decides to register an applicant for general registration as a general registrant on conditions because of the applicant's mental and physical health, it must also decide whether details of the conditions must be recorded in the register for the period for which the conditions are in force.	3 4 5 6 7
(4) The board must decide not to record details of the conditions mentioned in subsection (3) in the register unless it reasonably believes it is in the interests of users of the registrant's services or the public to know the details.	8 9 10 11
60 Contravention of conditions	12
A general registrant must not contravene a condition of the registration, including, for example, probationary conditions, imposed under this Act.	13 14
Maximum penalty—100 penalty units.	15
Division 3—Provisional general registration	16
61 Meaning of "authorised person" for div 3	17
(1) In this division—	18
"authorised person" means any of the following persons who are authorised by the board to decide to register a person as a provisional general registrant—	19 20 21
(a) the executive officer;	22
(b) a member;	23
(c) a member of the office's staff.	24
(2) An authority mentioned in subsection (1) may be limited by reference to specified conditions, exceptions or factors.	25 26

The conditions may be reviewed under division 8 (Reviewing conditions of general registrations). 13

62		visio ditio	nal general registration of a person on internship ns	1 2
(1) Th	is sec	ction applies if—	3
	(a)	-	erson who has successfully completed a medical course stated ection 44(a) applies for general registration; and	4 5
	(b)	the	applicant has not started an internship for the profession.	6
`	2) Su sider		ion (3) applies if an authorised person reasonably	7 8
	(a)		applicant is eligible for the registration without conditions er than internship conditions); and	9 10
	(b)	the reas	because of the period before the board is likely to consider application in the ordinary course of its business, it is not sonable for the applicant to have to wait for the board to sider the application.	11 12 13 14
pro		nal g	thorised person may decide to register the applicant as a eneral registrant on the internship conditions mentioned in (a).	15 16 17
(4	4) Su	bsect	ion (5) applies if an authorised person or the board—	18
	(a)	furt app	sonably considers, subject to the applicant giving the board her evidence of the applicant's relevant qualifications, the licant is eligible for the registration without conditions (other n internship conditions); or	19 20 21 22
	(b)	reas	sonably considers—	23
		(i)	the applicant would be eligible for the registration without conditions (other than internship conditions), other than for the fact that the relevant qualifications relied on by the applicant have not been conferred on, or awarded to, the applicant; and	24 25 26 27 28
		(ii)	the applicant is entitled to have the relevant qualifications conferred on, or awarded to, him or her.	29 30
as a	prov	visior	horised person or board may decide to register the applicant nal general registrant on the internship conditions mentioned $3)(a)$.	31 32 33
			thorised person or board decides to register the applicant as a eneral registrant, the authorised person or board must as soon	34 35

as practicable issue a certificate of provisional general registration to the applicant.	1 2
(7) An authorised person or the board may not decide to register a person as a provisional general registrant on conditions, other than the internship conditions mentioned in section $57(3)(a)$.	3 4 5
63 Confirmation or cancellation of provisional general registration	6
(1) If an authorised person decides to register an applicant for general registration as a provisional general registrant, the authorised person must as soon as practicable report to the board about the basis for the authorised person's decision.	7 8 9 10
(2) The board must consider the report and decide whether to confirm or cancel the provisional general registration.	11 12
(3) In making its decision, the board must consider whether the authorised person should have decided to register the applicant as a provisional general registrant.	13 14 15
(4) If the board decides to cancel the provisional general registration, it must as soon as practicable give the applicant notice of its decision.	16 17
64 Procedure after cancellation of provisional general registration	18
(1) This section applies if the board decides, under section 63, to cancel a person's provisional general registration.	19 20
(2) The notice of cancellation must include the reason for the decision.	21
(3) The decision takes effect on the day the notice is given to the person.	22
(4) The person must return the certificate of provisional general registration to the board within 14 days after receiving the notice, unless the person has a reasonable excuse.	23 24 25
Maximum penalty—10 penalty units.	26
(5) Even though the board decides to cancel a person's provisional general registration, it must still consider the person's application for	27 28

general registration.

65	For	m of certificate of provisional general registration	1
		certificate of provisional general registration must be in the l form.	2 3
(2	2) Th	e approved form must provide for the inclusion of the following—	4
	(a)	the registrant's name;	5
	(b)	the period of the registration;	6
	(c)	the internship conditions imposed on the registration.	7
66	Per	iod	8
peri	od, n	rovisional general registration of a person remains in force for the ot more than 6 months, decided by the authorised person or board ciding to register the person as a provisional general registrant.	9 10 11
67		ard decides to register provisional general registrant as a eral registrant	12 13
(.	l) Th	is section applies if—	14
	(a)	a person is a provisional general registrant; and	15
	(b)	the board decides to register the person as a general registrant.	16
		e provisional general registration is cancelled when the person a certificate of general registration under section $52(1)$. ¹⁴	17 18
(.	3) Th	e general registration—	19
	(a)	is taken to have started from the day the person was registered as a provisional general registrant; and	20 21
	(b)	is subject to the internship conditions to which the provisional general registration was subject.	22 23
-		e internship conditions are taken to have been imposed under $7(3)(a)$.	24 25

¹⁴ Section 52 (Steps to be taken after application decided)

68 Board decides to refuse to register provisional general registra as a general registrant	ant 1 2
(1) This section applies if—	3
(a) a person is a provisional general registrant; and	4
(b) the board decides to refuse to register the person as a ger registrant.	neral 5 6
(2) The provisional general registration is cancelled when information notice about the decision is given to the person unsection $52(2)$.	
(3) The person must return the certificate of provisional ger registration to the board within 14 days after receiving the informa- notice, unless the person has a reasonable excuse.	
Maximum penalty for subsection (3)—10 penalty units.	13
69 Deemed refusal by board to register provisional general registr as a general registrant	cant 14 15
(1) This section applies if—	16
(a) a person is a provisional general registrant; and	17
 (b) other than for section 53(4) or 54(5),¹⁵ the board would have be taken to have decided to refuse to register the person as a ger registrant. 	
(2) The board is taken to have decided to refuse to register the perso a general registrant on the expiry of the provisional general registration	

¹⁵ Section 53 (Failure to decide applications) or 54 (Further consideration of applications)

	Division 4—Renewal of general registrations	1
	Subdivision 1—Preliminary	2
70 Me	eaning of "recency of practice requirements"	3
under a renewal	Recency of practice requirements " are requirements, prescribed regulation, that if satisfied demonstrate that an applicant for of a general registration has maintained an adequate connection profession.	4 5 6 7
(2) T	he requirements may include requirements about the following—	8
(a)	the nature, extent and period of practice of the profession by the applicant;	9 10
(b)	the nature and extent of any continuing professional education undertaken by the applicant;	11 12
(c)	the nature and extent of any research, study or teaching, relating to the profession, undertaken by the applicant;	13 14
(d)	the nature and extent of any administrative work, relating to the profession, performed by the applicant.	15 16
Sub	division 2—Applications for renewal of general registrations	17
71 No	tification of imminent expiry of registration	18
	board must give a general registrant notice of the imminent expiry egistration at least 60 days before the expiry.	19 20
72 Pr	ocedural requirements for applications	21
(1) A registrat	general registrant may apply to the board for the renewal of the tion.	22 23
(2) T	he application must be made within the period—	24
(a)	starting—	25
	(i) 60 days before the expiry of the registration; or	26

	(ii)	on an earlier day, if any, stated in the notice given to the registrant under section 71; and	1 2
(b)	end	ing immediately before the expiry.	3
(3) Th	e app	lication must—	4
(a)	be i	n the approved form; and	5
(b)	be a	accompanied by—	6
	(i)	the registration fee; and	7
	(ii)	any documents, identified in the approved form, the board reasonably requires to decide the application.	8 9
		tion in the application must, if the approved form requires, be statutory declaration.	10 11
(5) Th following		pproved form must require the applicant to state the	12 13
(a)	con kno app	ether the applicant suffers from any ongoing medical dition, of which the applicant is aware, that the applicant ws or ought reasonably to know adversely affects the licant's ability to competently and safely practise the fession; ¹⁶	14 15 16 17 18
(b)	app	here are recency of practice requirements relevant to the licant, details of the extent to which the applicant has satisfied requirements.	19 20 21
	neral sider	registration taken to be in force while application is ed	22 23
registrati	on is	pplication is made under section 72, the applicant's general taken to continue in force from the day it would, apart from ave expired until—	24 25 26
(a)	regi	the board decides to renew the applicant's general stration—the day a new certificate of general registration is ed to the applicant under section $77(1)$; or	27 28 29

¹⁶ If this information indicates to the board that the applicant may be an impaired registrant under the *Health Practitioners (Professional Standards) Act 1999*, the applicant may be dealt with under that Act.

1	if the board decides to refuse to renew the applicant's general registration—the day an information notice about the decision is given to the applicant under section $77(2)$; or	1 2 3
	if the application is taken to have been withdrawn under section 74(4)—the day it is taken to have been withdrawn.	4 5
under this	section (1) does not apply if the registration is earlier cancelled Act or suspended or cancelled under the <i>Health Practitioners nal Standards</i>) <i>Act 1999</i> .	6 7 8
	Subdivision 3—Decision on applications	9
74 Inqui	iries into applications	10
(1) Befo	ore deciding the application, the board—	11
(a) 1	may investigate the applicant; and	12
8 1	may, by notice given to the applicant, require the applicant to give the board, within a reasonable time of at least 30 days stated in the notice, further information or a document the board reasonably requires to decide the application; and	13 14 15 16
1 2 1	may, if the board is not satisfied the applicant has satisfied recency of practice requirements, by notice given to the applicant, require the applicant to undergo a written, oral or practical examination within a reasonable time of at least 30 days stated in the notice, and at a reasonable place.	17 18 19 20 21
	board may require the information or document mentioned in $(1)(b)$ to be verified by a statutory declaration.	22 23
assess any	purpose of an examination under subsection (1)(c) must be to r effect the applicant's non-satisfaction of the requirements has licant's ability to competently and safely practise the profession.	24 25 26
	applicant is taken to have withdrawn the application if, within time, the applicant—	27 28
(a) c	does not comply with a requirement under subsection (1)(b); or	29
(b) c	does not undergo an examination under subsection (1)(c).	30

75 Decision

(1) The board must consider the application and decide to renew, or refuse to renew, the applicant's general registration.

(2) In making its decision, the board must have regard only to the extent, 4 if any, to which the applicant has satisfied recency of practice requirements.17 6

(3) If there are no recency of practice requirements relevant to the applicant, the board must decide to renew the applicant's general registration.

76 **Recency of practice requirements are not satisfied**

(1) This section applies if the board is not satisfied the applicant has 11 satisfied recency of practice requirements. 12

(2) The board may decide to renew the applicant's general registration 13 on conditions ("recency of practice conditions") the board considers will 14 sufficiently address the extent to which the applicant has not satisfied the 15 requirements. 16

(3) Before deciding to renew the registration on recency of practice 17 conditions, the board must— 18

(a)	give notice to the applicant—		
	(i)	of the details of the proposed conditions; and	20

- (ii) of the reason for the proposed imposition of the conditions; 21 and 22
- (iii) that the applicant may make a written submission to the 23 board about the proposed conditions within a reasonable 24 time of at least 14 days stated in the notice; and 25
- (b) have regard to any written submission made to the board by the 26 applicant before the stated day. 27

(4) If the board decides to renew the registration on recency of practice 28 conditions, it must as soon as practicable— 29

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¹⁷ Under section 76(2), the board may decide to renew the registration on recency of practice conditions if the board is not satisfied the applicant has satisfied recency of practice requirements.

	(a)	also decide the review period applying to the conditions;18 and	1
	(b)	give the applicant an information notice about the decisions.	2
	5) Th owing	e imposition of the conditions takes effect on the later of the g-	3 4
	(a)	when the information notice is given to the applicant;	5
	(b)	immediately after the day the registration would have expired, other than for its renewal.	6 7
77	Stej	ps to be taken after application decided	8
mus		the board decides to renew the applicant's general registration, it soon as practicable issue a new certificate of general registration to cant.	9 10 11
regi	strati	the board decides to refuse to renew the applicant's general on, it must as soon as practicable give the applicant an information out the decision.	12 13 14
app to	licant the	thout affecting section 76(2), if the board decides to renew the t's general registration, the renewed general registration is subject conditions, including, for example, probationary conditions, to the registration immediately before the decision takes effect. ¹⁹	15 16 17 18
		Division 5—Restoration of general registrations	19
78	App	plication of div 4, sdivs 1 and 3	20
		storing a general registration, division 4, subdivisions 1 and 3, n sections $76(5)$ and $77(3)$, ²⁰ apply as if—	21 22
	(a)	an application for renewal of a general registration were an application for restoration of a general registration; and	23 24
18		conditions may be reviewed under division 8 (Reviewing conditions of general strations).	
19		conditions may include conditions imposed under the <i>Health Practitioners fessional Standards</i>) Act 1999.	

Division 4 (Renewal of general registrations), subdivisions 1 (Preliminary) and 3 20 (Decision on applications), sections 76 (Recency of practice requirements are not satisfied) and 77 (Steps to be taken after application decided)

	(b)	an applicant for renewal of a general registration were an applicant for restoration of a general registration; and	1 2
	(c)	a renewal of a general registration were a restoration of a general registration.	3 4
79		en an application for restoration of a general registration may nade	5 6
	board	rson's general registration has expired, the person may apply to 1 for restoration of the registration within 3 months after the	7 8 9
80	Pro	cedural requirements for applications	10
(1) The	e application must—	11
	(a)	be in the approved form; and	12
	(b)	be accompanied by—	13
		(i) the restoration fee prescribed under a regulation (the " restoration fee "); and	14 15
		(ii) any documents, identified in the approved form, the board reasonably requires to decide the application.	16 17
		ormation in the application must, if the approved form requires, be by a statutory declaration.	18 19
) The wing	e approved form must require the applicant to state the	20 21
	(a)	whether the applicant suffers from any ongoing medical condition, of which the applicant is aware, that the applicant knows or ought reasonably to know adversely affects the applicant's ability to competently and safely practise the profession; ²¹	22 23 24 25 26
	(b)	if there are recency of practice requirements relevant to the applicant, details of the extent to which the applicant has satisfied the requirements.	27 28 29

²¹ If this information indicates to the board that the applicant may be an impaired registrant under the *Health Practitioners (Professional Standards) Act 1999*, the applicant may be dealt with under that Act.

81 F	Period of restored registration	1
	he board decides to restore the applicant's general registration during leral registration period, the registration remains in force for the 1	2 3 4
(a) commencing on the day when the board makes the decision; and	5
(b) ending on the last day of the general registration period.	6
82 (Conditions of expired registration	7
decide subjec	thout affecting section 76(2), as applied by section 78, if the board es to restore the applicant's general registration, the registration is et to the conditions, including, for example, probationary conditions, ing to the registration immediately before its expiry.	8 9 10 11
83 V	When recency of practice conditions take effect	12
recent	he board decides to restore the applicant's general registration on cy of practice conditions, the imposition of the conditions takes effect the information notice about the decision is given by the board to the cant.	13 14 15 16
	Division 6—Cancellation of general registrations	17
84 (Grounds for cancellation	18
	general registration may be cancelled, under this division, on any of llowing grounds—	19 20
(a) that the registration happened because of a materially false or misleading representation or declaration;	21 22
(b) for a registration on internship conditions mentioned in section $57(3)(a)$ —that the registrant has not completed the prescribed internship, to the board's satisfaction, within the period stated in section $57(3)(a)(ii)$;	23 24 25 26
(c) for a registration on internship conditions mentioned in section 57(3)(b)—that the registrant has not completed the prescribed internship, to the board's satisfaction, within the period decided by the board under section 57(3)(b)(ii);	27 28 29 30

(d)	for	а	registration	on	supervised	practice	program	1
	cond	itior	ns—that the reg	gistrar	nt has not com	pleted, to the	he board's	2
	satist	facti	on, the superv	ised	practice progr	am approv	ed by the	3
	boar	d for	r the registrant	with	in the period	decided by	the board	4
	unde	r sec	etion $58(3)(b)$;		1 1	2		5

(e) for a registration on probationary conditions extended under 6 section 94(1)(b)(ii)—that the registrant has not completed the 7 prescribed internship or supervised practice program, to the 8 board's satisfaction, within the extended period. 9

Show cause notice 85

(1) If the board believes the ground exists to cancel a general 11 registration, the board must before taking action to cancel the registration 12 give the registrant a notice (a "show cause notice"). 13

(2) The show cause notice must—

- (a) state the board proposes to cancel the registration; and
- (b) state the ground for the proposed cancellation; and 16
- (c) outline the facts and circumstances forming the basis for the 17 ground; and 18
- (d) invite the registrant to show within a stated period (the "show 19 **cause period**") why the registration should not be cancelled. 20

(3) The show cause period must be a period ending not less than 21 days 21 after the show cause notice is given to the registrant. 22

Representations about show cause notices 86

(1) The registrant may make written representations about the show 24 cause notice to the board in the show cause period. 25

(2) The board must consider all written representations (the "accepted 26 representations") made under subsection (1). 27

87 Ending show cause process without further action

(1) This section applies if, after considering the accepted representations 29 for the show cause notice, the board no longer believes the ground exists to 30 cancel the registration. 31

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(2) The board must not take any further action about the show cause notice.	1 2
(3) The board must also as soon as practicable after coming to the belief give notice to the registrant that no further action is to be taken about the show cause notice.	3 4 5
88 Cancellation	6
(1) This section applies if, after considering the accepted representations for the show cause notice, the board—	7 8
(a) still believes the ground exists to cancel the registration; and	9
(b) believes cancellation of the registration is warranted.	10
(2) This section also applies if there are no accepted representations for the show cause notice.	11 12
(3) The board may decide to cancel the registration.	13
(4) If the board decides to cancel the registration, it must as soon as practicable give the registrant an information notice about the decision.	14 15
(5) The decision takes effect on the day the information notice is given to the registrant.	16 17
89 Return of cancelled certificate of general registration to board	18
(1) This section applies if the board decides to cancel a general registration and gives an information notice for the decision to the registrant.	19 20 21
(2) The registrant must return the certificate of general registration to the board within 14 days after receiving the information notice, unless the registrant has a reasonable excuse.	22 23 24
Maximum penalty for subsection (2)-10 penalty units.	25
Division 7—Reviewing probationary conditions on general registrations	26
90 Review of probationary conditions	27

Probationary conditions may be reviewed under this division.

91 Registrant to give notice of completion of internship, or supervised practice program, to board	1 2
(1) A registrant whose registration is subject to internship condition must, within 7 days after completing the prescribed internship, or the proof the prescribed internship, give notice of the completion to the board.	
(2) A registrant whose registration is subject to supervised practiprogram conditions must, within 7 days after completing the supervision practice program approved by the board for the registrant, give notice the completion to the board.	ed 7
(3) The notice must—	10
(a) be in the approved form; and	11
(b) be accompanied by the fee prescribed under a regulation.	12
92 Board to give notice to internship nominee or supervisor	13
(1) As soon as practicable after receiving a registrant's notice und section $91(1)$, the board must give a notice to the internship nominee f the program undertaken by the registrant.	
(2) The notice must require the internship nominee to give an internsh report for the registrant to the board within 14 days after receiving t notice.	-
(3) The internship nominee must comply with the notice, unless t nominee has a reasonable excuse.	he 20 21
Maximum penalty—10 penalty units.	22
(4) As soon as practicable after receiving a registrant's notice und section 91(2), the board must give a notice to the person (t " supervisor ") who was supervising the registrant at the time the registrat completed the program.	he 24
(5) The notice must require the supervisor to give a supervised practic program report for the registrant to the board within 14 days after receive the notice.	
(6) The supervisor must comply with the notice, unless the supervision has a reasonable excuse.	or 30 31
Maximum penalty—10 penalty units.	32
(7) In this section—	33

secc boar	hip nominee ", for an intern training program or intern training ondment program, means the person nominated in writing to the rd, as being the internship nominee for the program, by the holder ne accreditation certificate for the program.	1 2 3 4
93 Boa	rd's powers before making decision	5
(1) Be	fore making its decision under section 94, the board—	6
(a)	may investigate the registrant; and	7
(b)	may, by notice given to the registrant, require the registrant to give the board, within a reasonable time of at least 30 days stated in the notice, further information or a document the board reasonably requires to make the decision; and	8 9 10 11
(c)	may, by notice given to the registrant, require the registrant to undergo a written, oral or practical examination within a reasonable time of at least 30 days stated in the notice, and at a reasonable place.	12 13 14 15
	e board may require the information or document mentioned in on (1)(b) to be verified by a statutory declaration.	16 17
	e purpose of an examination under subsection (1)(c) must be to ne registrant's ability to competently and safely practise the on.	18 19 20
94 Dec	ision	21
and any	ter reviewing the internship report or supervised practice report information or document about the registrant obtained under 3, the board must decide—	22 23 24
(a)	if the board is satisfied the registrant has satisfactorily completed the internship or program—to remove the probationary conditions; or	25 26 27
(b)	otherwise—	28
	(i) to cancel the registrant's registration under division 6; or	29
		20

(ii) to extend the probationary conditions for a period of not 30 more than 1 year, by requiring the registrant to undertake a 31 part of the internship or program, if the board considers the 32

registrant will satisfactorily complete the internship or program during the period.	1 2
(2) Subsection (1)(b)(ii) applies despite section 57(3)(a)(ii) or (b)(ii).	3
(3) If the board does not receive the internship report or supervised practice report within the time stated in section $92(2)$ or (5), the board must make a decision mentioned in subsection (1) on the basis of any information or document about the registrant obtained under section 93.	4 5 6 7
(4) If the board decides—	8
 (a) to extend the probationary conditions, it must as soon as practicable give the registrant an information notice about the decision; or 	9 10 11
(b) to remove the probationary conditions, it must give the registrant notice of the decision.	12 13
95 When decision takes effect	14
(1) If the board decides to extend the probationary conditions, the decision takes effect when an information notice about the decision is given to the registrant under section $94(4)(a)$.	15 16 17
(2) If the board decides to remove the conditions, the removal takes effect when notice of the decision is given to the registrant under section $94(4)(b)$ and does not depend on the certificate of general registration being amended to record the removal or a replacement certificate of general registration being issued.	18 19 20 21 22
96 Failure by board to make decision	23
(1) This section applies if the board fails to make a decision under section 94—	24 25
(a) within 60 days after receiving the internship report or supervised practice report; or	26 27
(b) if the board does not receive the report, within 60 days after the latest day on which the board should have received the report.	28 29
(2) Subject to subsections (3) and (4), the failure is taken to be a decision by the board to remove the probationary conditions.	30 31
(3) Subsection (4) applies if the board has—	32

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(a)) under section $93(1)(b)$, required the registrant to give the board further information or a document; or	1 2
(b) under section $93(1)(c)$, required the registrant to undergo an examination.	3 4
conditi	The board is taken to have decided to remove the probationary ons if the board fails to make a decision under section 94 by the later ollowing days—	5 6 7
(a)) the day that is 60 days after the board receives the further information or document;	8 9
(b) the day that is 60 days after the board receives the results of the examination.	10 11
subsect does no	The removal takes effect from the latest of the days mentioned in ion (1) or (4) by which the board should have made its decision and be depend on the certificate of general registration being amended to the removal or a replacement certificate of general registration ssued.	12 13 14 15 16
97 A	nending or replacing certificates of general registration	17
(1) T	his section applies if—	18
(a)	a general registrant receives a notice under section $94(4)(b)$; or	19
(b) the board is taken, under section 96(2) or (4), to have decided to remove probationary conditions from a general registrant's general registration.	20 21 22
	The registrant must, unless the registrant has a reasonable excuse, he certificate of general registration to the board—	23 24
(a)) if the registrant receives a notice under section 94(4)(b)—within 14 days after receiving the notice; or	25 26
(b) if the board is taken, under section 96(2) or (4), to have decided to remove the conditions—within 14 days after the day the registrant actually becomes aware of the removal.	27 28 29
Maxim	um penalty—10 penalty units.	30
(3) (In receiving the certificate, the board must—	31

c	f the board does not consider it practicable to amend the ertificate, issue another certificate of general registration to the egistrant to replace the certificate returned to the board.	1 2 3
Div	ision 8—Reviewing conditions of general registrations	4
Subdivisi	on 1—Review of conditions imposed by the board or District Court	5 6
98 Revie	w of conditions	7
	ns, other than probationary conditions, imposed on a general under this Act may be reviewed under this division.	8 9
99 Hown	registrant may start a review	10
	registrant to whom the conditions relate may apply to the board w of the conditions.	11 12
(2) Howe	ever, the application must not be made—	13
(a) d	uring the review period applying to the conditions; or	14
. ,	while an appeal to the District Court about the decision to impose the conditions is pending.	15 16
(3) The a	application must—	17
(a) b	e in the approved form; and	18
(b) b	e accompanied by the fee prescribed under a regulation.	19
(4) The a	approved form must require the registrant to state—	20
	hat the registrant believes the conditions are no longer ppropriate; and	21 22
(b) th	he reason for the registrant's belief.	23
(5) The b section 104	board must consider the application and make a decision under	24 25

100 Review of conditions during review period	1
(1) This section applies if, during the review period applying to the conditions, the board reasonably believes the conditions may no longer be appropriate.	
(2) The board may, with the written agreement of the registrant to whom the conditions relate, review the conditions.	5 6
101 Board's powers before making decision	7
(1) Before making its decision under section 104, the board—	8
(a) may investigate the registrant; and	9
(b) may, by notice given to the registrant, require the registrant to give the board, within a reasonable time of at least 30 days stated in the notice, further information or a document the board reasonably requires to make the decision; and	11
(c) may, by notice given to the registrant, require the registrant to undergo a written, oral or practical examination within a reasonable time of at least 30 days stated in the notice, and at a reasonable place; and	15
(d) may, by notice given to the registrant, require the registrant to undergo a health assessment within a reasonable time of at least 30 days stated in the notice, and at a reasonable place.	
(2) The board may require the information or document mentioned in subsection (1)(b) to be verified by a statutory declaration.	21 22
(3) Subject to section $104(2)$, the purpose of an examination under subsection $(1)(c)$ must be to assess the registrant's ability to competently and safely practise the profession.	
(4) Subject to section $104(2)$, the purpose of an assessment under subsection $(1)(d)$ must be to assess the registrant's mental and physical capacity to competently and safely practise the profession.	
(5) Also, a notice under subsection (1)(d) must state—	29
(a) the reason for the assessment; and	30
(b) the name and qualifications of the person appointed by the board to conduct the assessment; and	31 32
(c) the place where, and the day and time at which, the assessment is to be conducted.	33 34

102 Apj	plication of ss 47–50	1
	is section applies if the board believes it is necessary for the t to undergo a health assessment under section $101(1)(d)$.	2 3
(2) Se	ctions 47 to 50 ²² apply as if—	4
(a)	an applicant for general registration were the registrant; and	5
(b)	the reference in section $47(1)$ to section $46(1)(d)$ were a reference to section $101(1)(d)$.	6 7
103 Dee	emed withdrawal of application etc.	8
	bsections (2) and (3) apply if the conditions are being reviewed of an application made by the registrant under section 99.	9 10
	e registrant is taken to have withdrawn the application if, within d time, the registrant—	11 12
(a)	does not comply with a requirement under section 101(1)(b); or	13
(b)	does not undergo an examination under section 101(1)(c); or	14
(c)	does not undergo an assessment under section 101(1)(d).	15
	notice under section 101(1)(b), (c) or (d) must be given to the t within 60 days after the board receives the application.	16 17
	bsections (5) and (6) apply if the conditions are being reviewed ction 100.	18 19
	e board is taken to have decided to confirm the conditions if, the stated time, the registrant—	20 21
(a)	does not comply with a requirement under section 101(1)(b); or	22
(b)	does not undergo an examination under section 101(1)(c); or	23
(c)	does not undergo an assessment under section 101(1)(d).	24
registran	notice under section 101(1)(b), (c) or (d) must be given to the t within 60 days after the board agrees with the registrant to be conditions.	25 26 27

²² Sections 47 (Appointment of appropriately qualified person to conduct health assessment), 48 (Report about health assessment), 49 (Use of assessment report) and 50 (Payment for health assessments and reports)

104 Decision	1
(1) After reviewing the conditions, the board must decide—	2
(a) to confirm the conditions; or	3
(b) to remove the conditions; or	4
(c) to change the conditions.	5
(2) In making its decision, the board must consider whether the conditions remain necessary or desirable for the registrant to competently and safely practise the profession.	6 7 8
(3) If the board decides to confirm or change the conditions, the conditions may only be confirmed or changed for the reasons the conditions were initially imposed.	9 10 11
(4) If the board decides to confirm or change the conditions, it must as soon as practicable—	12 13
(a) also decide the review period applying to the confirmed or changed conditions; and	14 15
(b) give the registrant an information notice about the decisions.	16
(5) If the board decides to remove the conditions, it must as soon as practicable give the registrant notice of the decision.	17 18
105 When decision takes effect	19
(1) If the board decides to confirm the conditions, the decision takes effect when it is made.	20 21
(2) If the board decides to change the conditions, the change takes effect when an information notice about the decision is given to the registrant under section $104(4)(b)$ and does not depend on the certificate of general registration being amended to record the change or a replacement certificate of general registration being issued.	22 23 24 25 26
(3) If the board decides to remove the conditions, the removal takes effect when notice of the decision is given to the registrant under section 104(5) and does not depend on the certificate of general registration being amended to record the removal or a replacement certificate of general registration being issued.	27 28 29 30 31

106 Fail	ure by board to make decision on application	1
applicati	bject to subsections (2) and (3), if the board fails to decide an on under section 99^{23} within 60 days after its receipt, the failure is be a decision by the board to remove the conditions.	2 3 4
(2) Su	bsection (3) applies if the board has—	5
(a)	under section 101(1)(b), ²⁴ required the applicant to give the board further information or a document; or	6 7
(b)	under section 101(1)(c), required the applicant to undergo an examination; or	8 9
(c)	under section 101(1)(d), required the applicant to undergo a health assessment.	10 11
	e board is taken to have decided to remove the conditions if the ls to decide the application by the latest of the following days—	12 13
(a)	the day that is 60 days after the board receives the further information or document;	14 15
(b)	the day that is 60 days after the board receives the results of the examination;	16 17
(c)	the day that is 60 days after the board receives the assessment report.	18 19
depend of	e removal of the conditions under subsection (1) or (3) does not on the certificate of general registration being amended to record oval or a replacement certificate of general registration being	20 21 22 23
107 Fail	ure by board to make decision on review agreed to under s 100	24
decision	bject to subsections (2) and (3), if the board fails to make a on a review agreed to under section 100^{25} within 60 days after the nt, the failure is taken to be a decision by the board to remove the ns.	25 26 27 28
(2) Su	bsection (3) applies if the board has—	29

Section 99 (How registrant may start a review) 23

²⁴ Section 101 (Board's powers before making decision)

²⁵ Section 100 (Review of conditions during review period)

(a)	under section 101(1)(b), required the registrant to give the board further information or a document; or	1 2
(b)	under section 101(1)(c), required the registrant to undergo an examination; or	3 4
(c)	under section 101(1)(d), required the registrant to undergo a health assessment.	5 6
	e board is taken to have decided to remove the conditions if the ls to make a decision on the review by the latest of the following	7 8 9
(a)	the day that is 60 days after the board receives the further information or document;	10 11
(b)	the day that is 60 days after the board receives the results of the examination;	12 13
(c)	the day that is 60 days after the board receives the assessment report.	14 15
depend c	e removal of the conditions under subsection (1) or (3) does not on the certificate of general registration being amended to record oval or a replacement certificate of general registration being	16 17 18 19
108 Fur	ther decision required if certain conditions changed	20
	is section applies if the conditions were imposed because of the t's mental and physical health.	21 22
whether	the board decides to change the conditions, it must also decide details of the changed conditions must be recorded in the register eriod for which the conditions are in force.	23 24 25
conditior	e board must decide not to record details of the changed as in the register unless it reasonably believes it is in the interests of the registrant's services or the public to know the details.	26 27 28
Su	bdivision 2—Recording change, or removal, of conditions	29
109 Am	endment of, or replacing, certificates of general registration	30
(1) Th	is section applies if—	31

	receives an information notice, under ut decisions relating to a change of the ration; or	1 2 3
	eives a notice, under section 104(5), about ne conditions of the registration; or	4 5
	ler section 106 or 107, to have decided to of a general registration.	6 7
(2) The registrant must return to board—	the certificate of general registration to the	8 9
	(b) applies—within 14 days after receiving egistrant has a reasonable excuse; or	10 11
	oplies—within 14 days after the day the omes aware of the removal.	12 13
Maximum penalty—10 penalty u	inits.	14
(3) On receiving the certificate	e, the board must—	15
(a) amend the certificate amended certificate to	in an appropriate way and return the the registrant; or	16 17
certificate, issue anothe	ot consider it practicable to amend the er certificate of general registration to the e certificate returned to the board.	18 19 20
Division 9—	Specialist registration	21
Subdivisio	on 1—Applications	22
110 Procedural requirements f	for applications	23

110 Proc	cedural requirements for applications	23
(1) An	application for specialist registration must—	24
(a)	be made to the board; and	25
(b)	be in the approved form; and	26
(c)	be accompanied by—	27
	(i) satisfactory evidence of relevant qualifications; and	28
	(ii) the application fee prescribed under a regulation (the "specialist application fee"); and	29 30

	(iii)	the registration fee prescribed under a regulation (the "specialist registration fee") ; and	1 2
	(iv)	any other documents, identified in the approved form, the board reasonably requires; and	3 4
	(v)	if the applicant is registered under a corresponding law, written details of any conditions attaching to the registration.	5 6 7
		tion in the application must, if the approved form requires, be tatutory declaration.	8 9
	Sul	bdivision 2—Eligibility for specialist registration	10
111 Elig	ibilit	У	11
		icant for specialist registration in a specialty is eligible for stration in the specialty if—	12 13
(a)	the a	applicant is a general registrant; and	14
(b)	the a	applicant has—	15
	(i)	an Australian or New Zealand qualification, in the specialty, that is prescribed, for the specialty, under a regulation; or	16 17
	(ii)	a qualification, in the specialty, the board considers is substantially equivalent to, or based on similar competencies to that required for, a current qualification in the specialty.	18 19 20 21
		a applicant for specialist registration who is not a general igible for specialist registration in a specialty if—	22 23
(a)	the a	applicant is fit to practise the specialty; and	24
(b)	spec	a qualification in, and experience in the practice of, the ialty the board considers are sufficient as a basis for ialist registration in the specialty.	25 26 27
the appli	cant	limiting subsections (1) and (2), the board may be satisfied is eligible for specialist registration in the specialty by litions on the registration under section 121(1).	28 29 30

	r deciding under subsection (2)(a) whether the applicant is fit to the specialty, section 45^{26} applies as if—	1 2
(a)	an applicant for general registration were an applicant for specialist registration; and	3 4
(b)	the profession were the specialty.	5
	making its decision under subsection (1)(b)(ii) or (2)(b), the board e regard to the advice and recommendations of—	6 7
(a)	any relevant Australian specialist college or institution for the specialty; and	8 9
(b)	the Australian Medical Council.	10
(6) In	this section—	11
spe that con app	t qualification", in a specialty, means a qualification in the cialty mentioned in a regulation made under subsection $(1)(b)(i)$, may be conferred or awarded as a result of the successful pletion of a course offered, at the date of the applicant's lication for specialist registration, by the educational institution priored in relation to the qualification.	12 13 14 15 16 17
	Subdivision 3—Inquiries into applications	18
112 Boa	ard's powers before deciding applications	19
(1) Be	fore deciding the application, the board—	20
(a)	may investigate the applicant; and	21
(b)	may, by notice given to the applicant, require the applicant to give the board, within a reasonable time of at least 30 days stated in the notice, further information or a document the board reasonably requires to decide the application; and	22 23 24 25
(c)	may, by notice given to the applicant, require the applicant to undergo a written, oral or practical examination within a reasonable time of at least 30 days stated in the notice, and at a reasonable place; and	26 27 28 29

²⁶ Section 45 (Fitness to practise the profession)

s 113

(d)	if the applicant is not a general registrant—may, by notice given to the applicant, require the applicant to undergo a health assessment within a reasonable time of at least 30 days stated in the notice, and at a reasonable place.	1 2 3 4
	e board may require the information or document mentioned in on (1)(b) to be verified by a statutory declaration.	5 6
assess th	e purpose of an examination under subsection (1)(c) must be to ne applicant's ability to competently and safely practise the to which the application relates.	7 8 9
assess th	e purpose of an assessment under subsection (1)(d) must be to le applicant's mental and physical capacity to competently and actise the specialty.	10 11 12
	e applicant is taken to have withdrawn the application if, within l time, the applicant—	13 14
(a)	fails to comply with a requirement under subsection (1)(b); or	15
(b)	fails to undergo an examination under subsection (1)(c); or	16
(c)	does not undergo an assessment under subsection (1)(d).	17
	notice under subsection (1)(b), (c) or (d) must be given to the within 60 days after the board receives the application.	18 19
(7) Als	so, a notice under subsection (1)(d) must state—	20
(a)	the reason for the assessment; and	21
(b)	the name and qualifications of the person appointed by the board to conduct the assessment; and	22 23
(c)	the place where, and the day and time at which, the assessment is to be conducted.	24 25
113 App	olication of ss 47–50	26
	is section applies if the board believes it is necessary for the to undergo a health assessment under section $112(1)(d)$.	27 28
(2) See	ctions 47 to 50 ²⁷ apply as if—	29

Sections 47 (Appointment of appropriately qualified person to conduct health assessment), 48 (Report about health assessment), 49 (Use of assessment report) and 27 50 (Payment for health assessments and reports)

(a)	an applicant for general registration were the applicant; and	1
(b)	the profession were the specialty; and	2
(c)	a general registrant were a specialist registrant in the specialty; and	3 4
(d)	the reference in section $47(1)$ to section $46(1)(d)^{28}$ were a reference to section $112(1)(d)$; and	5 6
(e)	the reference in section 49(4), definition "stated proceedings" to division 8 were a reference to division 8, as applied by section 124.	7 8 9
	Subdivision 4—Decision on applications	10
114 Dec	cision	11
	oard must consider the application and decide to register, or refuse er, the applicant as a specialist registrant in the specialty.	12 13
115 Ste	ps to be taken after application decided	14
	the board decides to register the applicant as a specialist registrant, s soon as practicable issue a certificate of specialist registration to cant.	15 16 17
registran	the board decides to refuse to register the applicant as a specialist t, the board must as soon as practicable give the applicant an ion notice about the decision.	18 19 20
116 Fai	lure to decide applications	21
applicati	bject to subsections (2) and (3), if the board fails to decide the on within 60 days after its receipt, the failure is taken to be a by the board to refuse to register the applicant as a specialist t.	22 23 24 25
(2) Su	bsection (3) applies if the board has—	26
(a)	under section 112(1)(b), required the applicant to give the board further information or a document; or	27 28

²⁸ Section 46 (Board's powers before deciding applications)

(b)	under section 112(1)(c), required the applicant to undergo an examination; or	1 2
(c)	under section 112(1)(d), required the applicant to undergo a health assessment.	3 4
specialis	e board is taken to have refused to register the applicant as a t registrant if the board fails to decide the application by the latest lowing days—	5 6 7
(a)	the day that is 60 days after the board receives the further information or document;	8 9
(b)	the day that is 60 days after the board receives the results of the examination;	10 11
(c)	the day that is 60 days after the board receives the assessment report.	12 13
	is section does not apply if the applicant is registered as a nal specialist registrant. ²⁹	14 15
(5) Th	is section is subject to section 117.	16
	is section is subject to section 117. ther consideration of applications	16 17
117 Fur (1) Th make a		
117 Fur (1) Th make a matters t	ther consideration of applications is section applies if the board considers it needs further time to decision on the application because of the complexity of the hat need to be considered in deciding the application. <i>f an application for specialist registration that may require the consideration of</i>	17 18 19
117 Fur (1) Th make a matters t <i>Example of</i> <i>complex m</i> An app	ther consideration of applications is section applies if the board considers it needs further time to decision on the application because of the complexity of the hat need to be considered in deciding the application. <i>f an application for specialist registration that may require the consideration of</i>	17 18 19 20
117 Fur (1) Th make a matters t <i>Example of</i> <i>complex m</i> An app applicat (2) Th	ther consideration of applications is section applies if the board considers it needs further time to decision on the application because of the complexity of the hat need to be considered in deciding the application. <i>f an application for specialist registration that may require the consideration of</i> <i>atters</i> —	17 18 19 20 21 22
117 Fur (1) Th make a matters t <i>Example of</i> <i>complex m</i> An app applicat (2) Th	ther consideration of applications is section applies if the board considers it needs further time to decision on the application because of the complexity of the hat need to be considered in deciding the application. <i>f an application for specialist registration that may require the consideration of</i> <i>atters</i> — dication requiring the board to obtain and consider information about the nt from a foreign regulatory authority.	17 18 19 20 21 22 23 24 25

If the applicant is registered as a provisional specialist registrant, section 69, as applied by section 124(1)(a), states when the board is taken to have decided to 29 refuse to register the applicant as a specialist registrant.

(b)	the period within which the board must decide the application is extended to a day (the "extended day") that is 60 days after the final consideration day.	1 2 3
consider	so, the applicant and board may at any time before the final ation day agree in writing on a day (the "agreed extended day") in the application is to be decided.	4 5 6
	e board is taken to have refused to register the applicant as a t registrant if the board does not decide the application by—	7 8
(a)	if subsection (2) applies-the extended day; or	9
(b)	if subsection (3) applies—the agreed extended day; or	10
(c)	if both subsections (2) and (3) apply—the later of the extended day or agreed extended day.	11 12
	bsection (4) does not apply if the applicant is registered as a nal specialist registrant. ³⁰	13 14
(6) In	this section—	15
"final co	nsideration day" means the latest of the following days—	16
(a)	the day that is 60 days after receipt of the application;	17
(b)	if the board has, under section 112(1)(b), required the applicant to give the board further information or a document, the day that is 60 days after the board receives the further information or document;	18 19 20 21
(c)	if the board has, under section 112(1)(c), required the applicant to undergo an examination, the day that is 60 days after the board receives the results of the examination;	22 23 24
(d)	if the board has, under section 112(1)(d), required the applicant to undergo a health assessment, the day that is 60 days after the board receives the assessment report.	25 26 27

³⁰ If the applicant is registered as a provisional specialist registrant, section 69, as applied by section 124(1)(a), states when the board is taken to have decided to refuse to register the applicant as a specialist registrant.

Subdi	ivision 5—Information in certificates of specialist registration	1
118 For	m of certificates of specialist registration	2
(1) A	certificate of specialist registration must be in the approved form.	3
(2) Th	e approved form must provide for the inclusion of the following—	4
(a)	the registrant's name;	5
(b)	the specialty to which the registration relates;	6
(c)	the period of the registration;	7
(d)	any conditions of registration.	8
	Subdivision 6—Period of specialist registration	9
119 Per	iod	10
the perio	e period of registration that is to apply to specialist registrants is of (the " specialist registration period "), not more than 3 years, ed under a regulation.	11 12 13
	the board decides to register an applicant as a specialist registrant specialist registration period, the registration remains in force for d—	14 15 16
(a)	commencing on the day when the board made the decision; and	17
(b)	ending on the last day of the specialist registration period.	18
	Subdivision 7—Conditions of specialist registration	19
	nditions attaching to general registration applicable to cialist registration	20 21
(1) Th	is section applies if—	22
(a)	the board decides to register a general registrant as a specialist registrant; and	23 24
(b)	the registrant's general registration is, immediately before the decision takes effect, subject to conditions.	25 26

(2) The person's specialist registration is subject to the conditions, other than any recency of practice conditions, attaching to the general registration.	1 2 3
(3) Subsection (2) does not limit the board's power to impose conditions under section 121 on the registrant's specialist registration.	4 5
(4) Conditions attaching under subsection (2) to a specialist registration may not be reviewed under division 8, as applied by section 124. ³¹	6 7
121 Imposition of conditions by board	8
(1) The board may register an applicant as a specialist registrant in a specialty on conditions the board considers necessary or desirable for the applicant to competently and safely practise the specialty.	9 10 11
(2) If the board decides to register an applicant as a specialist registrant on conditions, it must as soon as practicable—	12 13
(a) also decide the review period applying to the conditions; ³² and	14
(b) give the applicant an information notice about the decisions.	15
(3) If the board decides to register an applicant who is not a general registrant on conditions because of the registrant's mental and physical health, it must also decide whether details of the conditions must be recorded in the register for the period for which the conditions are in force.	16 17 18 19
(4) The board must decide not to record details of the conditions mentioned in subsection (3) in the register unless it reasonably believes it is in the interests of users of the registrant's services or the public to know the details.	20 21 22 23
122 Contravention of conditions	24
A specialist registrant must not contravene a condition of the registration imposed under this Act.	25 26
Maximum penalty—100 penalty units.	27
31 See section 128 (Effect on specialist registration if conditions on general registration	

³¹ See section 128 (Effect on specialist registration if conditions on general registration are changed or removed).

³² The conditions may be reviewed under division 8 (Reviewing conditions of general registrations) as applied by section 124 (Application of certain provisions to provisional specialist registration and specialist registration).

123 Stand	lard condition of specialist registration of certain persons	1
	section applies to a person who is a specialist registrant, but is general registrant.	2 3
	registration is subject to the condition that the registrant must not e profession other than in the specialty to which the registration	4 5 6
	Subdivision 8—Application of certain provisions	7
	cation of certain provisions to provisional specialist ration and specialist registration	8 9
provisional	following provisions (the "stated provisions") apply to I specialist registration and specialist registration as if it were I general registration and general registration—	10 11 12
(a) d	livision 3 other than sections 62 and 65(2)(c);	13
(b) d	livision 4 (Renewal of general registrations);	14
(c) d	livision 5 (Restoration of general registrations);	15
(d) d	livision 6 (Cancellation of general registrations);	16
(e) d	livision 8 (Reviewing conditions of general registrations).	17
	ever, for the specialist registration of a person who is also a distrant, the following provisions of division 8 do not apply to the	18 19 20
. ,	he provisions to the extent to which they relate to health assessments; and	21 22
(b) s	ection 108. ³³	23
(3) For s	subsection (1), the stated provisions apply as if—	24
	n applicant for general registration were an applicant for pecialist registration; and	25 26
	n application for general registration were an application for pecialist registration; and	27 28
(c) g	general registration were specialist registration; and	29

³³ Section 108 (Further decision required if certain conditions changed)

(d)	provisional general registration were provisional specialist registration; and	1 2
(e)	a certificate of provisional general registration were a certificate of provisional specialist registration; and	3 4
(f)	a provisional general registrant were a provisional specialist registrant; and	5 6
(g)	a certificate of general registration were a certificate of specialist registration; and	7 8
(h)	a general registrant were a specialist registrant; and	9
(i)	the profession were the specialty to which the specialist registration relates; and	10 11
(j)	the registration fee were the specialist registration fee; and	12
(k)	the restoration fee were the specialist restoration fee; and	13
(l)	a general registration period were a specialist registration period; and	14 15
(m)	an applicant for renewal of general registration were an applicant for renewal of specialist registration; and	16 17
(n)	an application for renewal of general registration were an application for renewal of specialist registration; and	18 19
(0)	an applicant for restoration of general registration were an applicant for restoration of specialist registration; and	20 21
(p)	an application for restoration of general registration were an application for restoration of specialist registration.	22 23
registrat	the approved form for a certificate of provisional specialist ion must also provide for the inclusion of the speciality to which the ion relates.	24 25 26
125 Pro	ovisional specialist registration of a person	27
(1) Su consider	ubsection (2) applies if an authorised person reasonably s-	28 29
(a)	an applicant for specialist registration is eligible for specialist registration in a specialty without conditions; and	30 31
(b)	because of the period before the board is likely to consider the	22

(b) because of the period before the board is likely to consider the 32 application in the ordinary course of its business, it is not 33

s 126

		onable for the applicant to have to wait for the board to sider the application.	1 2
		chorised person may decide to register the applicant as a ecialist registrant in the specialty.	3 4
(3) Sut	osect	ion (4) applies if an authorised person or the board—	5
(a)	regi rele	onably considers, subject to an applicant for specialist stration giving the board further evidence of the applicant's vant qualification in the specialty, the applicant is eligible for specialist registration without conditions; or	6 7 8 9
(b)	reas	onably considers—	10
	(i)	an applicant for specialist registration would be eligible for the specialist registration without conditions, other than for the fact that the relevant qualification in the specialty relied on by the applicant has not been conferred on, or awarded to, the applicant; and	11 12 13 14 15
	(ii)	the applicant is entitled to have the relevant qualification conferred on, or awarded to, him or her.	16 17
		horised person or board may decide to register the applicant al specialist registrant in the specialty.	18 19
provision	al sp racti	thorised person or board decides to register the applicant as a becialist registrant, the authorised person or board must as cable issue a certificate of provisional specialist registration nt.	20 21 22 23
		orised person or the board may not decide to register a person al specialist registrant on conditions.	24 25
(7) In t	his s	ection—	26
	-	person" has the meaning given by section 61, as applied by $24(1)(a)$.	27 28
		Subdivision 9—Miscellaneous	29
126 Add	litior	al information to be included in show cause notice	30
(1) Thi	is sec	ction applies if—	31

(a) a person is a general registrant and specialist registrant or a general registrant and provisional specialist registrant; and	1 2
(b) the board gives the registrant a show cause notice in relation to the registrant's general registration.	3 4
(2) In addition to the matters mentioned in section $85(2)$, the show cause notice must state that if the general registration is cancelled, the specialist registration or provisional specialist registration ends under section 127.	5 6 7
127 Effect on specialist registration if general registration ceases to have effect	8 9
(1) This section applies to a person who is a general registrant and specialist registrant or a general registrant and provisional specialist registrant.	10 11 12
(2) If the registrant's general registration ends under this Act, the registrant's specialist registration or provisional specialist registration ends on the same day (the "effective day") as the day the general registration ends.	13 14 15 16
(3) Subsection (2) applies despite section $73,^{34}$ as applied by section $124(1)(b)$.	17 18
(4) If the registrant's general registration is cancelled by the board, the information notice given to the registrant about the decision to cancel the general registration must also include a direction to the registrant to return the certificate of specialist registration or certificate of provisional specialist registration within 14 days after the effective day.	19 20 21 22 23
(5) The person must return the certificate of specialist registration or certificate of provisional specialist registration to the board within 14 days after the effective day, unless the person has a reasonable excuse.	24 25 26
Maximum penalty for subsection (5)—10 penalty units.	27
128 Effect on specialist registration if conditions on general registration are changed or removed	28 29
(1) This section applies if—	30
(a) a person is a general registrant and specialist registrant; and	31

(b)	the general registration is subject to conditions. ³⁵	1
	he conditions are changed under this Act, the conditions are taken nged in the same way on the registrant's specialist registration.	2 3
	he conditions are removed under this Act, the conditions are taken oved from the registrant's specialist registration.	4 5
registration the board	e change to, or removal of, the conditions on the specialist on takes effect on the same day (the "effective day") as the day I's decision to change or remove the conditions on the general on takes effect.	6 7 8 9
change o must also	e information notice given to the registrant about the decision to r remove the conditions on the registrant's general registration o include a direction to the registrant to return the certificate of registration within 14 days after the effective day.	10 11 12 13
	e registrant must return the certificate of specialist registration to within 14 days after the effective day, unless the registrant has a le excuse.	14 15 16
Maximur	n penalty—10 penalty units.	17
(7) On	receiving the certificate, the board must—	18
(a)	amend the certificate in an appropriate way and return the amended certificate to the registrant; or	19 20
(b)	if the board does not consider it practicable to amend the certificate, issue another certificate of specialist registration to the registrant to replace the certificate returned to the board.	21 22 23
(8) In t	his section—	24
"conditio	ons" means conditions other than recency of practice conditions.	25
129 Rest	toration of specialist registration	26
(1) Thi	s section applies if—	27
(a)	a person is registered as a general registrant and a specialist registrant; and	28 29

³⁵ Under section 120(2), if a person is a general registrant and a specialist registrant, the person's specialist registration is subject to the conditions attaching to the person's general registration immediately before the person is registered as a specialist registrant.

(b) the person's specialist registration expires; and	1
(c) the person applies, under section 79, as applied by section 124(1)(c), for the restoration of the person's specialist registration.	2 3 4
(2) The board must decide not to restore the person's specialist registration if the person is not a general registrant.	5 6
(3) Section 75, as applied under section 124(1)(c), is subject to this section.	7 8
130 Decision about recording details of certain conditions in register	9
(1) This section applies if—	10
(a) a person is a general registrant and specialist registrant; and	11
(b) either of the following applies—	12
 (i) conditions ("health conditions") are imposed under this Act on the person's general registration because of the person's mental or physical health; 	13 14 15
(ii) the health conditions (the "changed health conditions") are changed under this Act.	16 17
(2) The decision made, under this Act, about recording details of the health conditions or changed health conditions in the register applies in the same way to the same conditions attaching to the person's specialist registration.	18 19 20 21
Division 10—Special purpose registrations	22
Subdivision 1—Eligibility for special purpose registration	23
131 Eligibility	24
(1) A person may obtain special purpose registration to undertake an activity for a purpose (a " special purpose ") mentioned in sections 132 to 138.	25 26 27
(2) A person is eligible for special purpose registration for a special purpose if the person—	28 29

(a) is fit to prac	ctise the profession; and	1
(b) is qualified	for registration under this subdivision.	2
132 Postgraduate st	udy or training	3
	registration under this section is to enable a person to ate study or training, in medicine, approved by the	4 5 6
postgraduate study o	alified for special purpose registration to undertake or training in medicine if the person has a medical of qualified for general registration under section 44.	7 8 9
	ether to approve the study or training and register a purpose registrant under this section, the board may	10 11 12
(a) the nature,	content and duration of the study or training; and	13
	nce of the person's existing qualifications and to the study or training.	14 15
133 Supervised trai	ning to prepare for clinical examination	16
undertake supervised	registration under this section is to enable a person to training, approved by the board, to prepare for the in the practice of the profession conducted by the ouncil.	17 18 19 20
	alified for special purpose registration to undertake f the person has been accepted by the council as a mination.	21 22 23
	ether to approve the training and register a person as a strant under this section, the board may have regard	24 25 26
(a) the nature,	content and duration of the training; and	27
(b) the nature of	of the supervision of the training.	28
134 Medical teachir	ng or research	29

(1) The purpose of registration under this section is to enable a person to
engage in medical teaching or research.30
31

(2) A person is qualified for special purpose registration to engage in
 medical teaching or research if the person has a medical qualification and
 experience the board considers suitable for the teaching or research.

135 Practice in area of need

(1) The purpose of registration under this section is to enable a person to practise the profession in an area the Minister has decided, under subsection (3), is an area of need for a medical service.

(2) A person is qualified for special purpose registration to practise the profession in an area of need if the person has a medical qualification and 9 experience the board considers suitable for practising the profession in the 10 area.

(3) The Minister may decide there is an area of need for a medical
service if the Minister considers there are insufficient medical practitioners
practising in the State, or a part of the State, to provide the service at a level
that meets the needs of people living in the State or the part of the State.

(4) If the Minister decides there is an area of need for a medical service, 16 the Minister must give the board written notice of the decision. 17

136 Study or training to obtain a qualification in a specialty 18

(1) The purpose of registration under this section is to enable a person to undertake study or training to obtain a qualification, mentioned in section 111(1)(b)(i), in a specialty. 21

(2) A person is qualified for special purpose registration to undertake
 study or training to obtain a qualification mentioned in section 111(1)(b)(i)
 23
 24

- (a) a qualification in the specialty, other than a qualification 25 mentioned in section 111(1)(b)(i); and 26
- (b) experience in the practice of the specialty.

137 Practice in the public interest

(1) The purpose of registration under this section is to enable a person 29 with a qualification in, and experience in the practice of, the profession to 30 practise the profession for a particular purpose. 31

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(2) A person with a qualification in, and experience in the practice of, 1 the profession is qualified for special purpose registration to practise the 2 profession for a particular purpose if the board is satisfied it would be in 3 the public interest for the person to practise the profession for the purpose. 4

138 Practice in general practice

(1) The purpose of registration under this section is to enable a person to 6 practise medicine in general practice.

(2) A person is qualified for special purpose registration to practise 8 medicine in general practice if the person has qualifications in the general 9 practice of medicine conferred by the Royal Australian College of General 10 Practitioners or another body prescribed under a regulation. 11

	Subdivision	a 2—Applications j	for special pur	pose registration
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139 Application of divs 2 and 3

(1) For a person being registered as a special purpose registrant, 14 division 2 (other than sections 43, 44 and 56 to 60) and division 3 (other 15 than sections 62 and 65(2)(c)³⁶ apply as if— 16

- an application for general registration were an application for (a) 17 special purpose registration; and 18
- (b) an applicant for general registration were an applicant for special 19 purpose registration; and 20
- (c) a general registration were a special purpose registration; and 21
- (d) a general registrant were a special purpose registrant; and
- a certificate of general registration were a certificate of special (e) 23 purpose registration; and 24

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Division 2 (Applications for general registration), sections 43 (Eligibility), 36 44 (When applicant is qualified for general registration), 56 (Period), 57 (Imposition of internship conditions), 58 (Imposition of supervised practice program conditions), 59 (Imposition of conditions by board) and 60 (Contravention of conditions) and division 3 (Provisional general registration), sections 62 (Provisional general registration of a person on internship conditions) and 65 (Form of certificate of provisional general registration)

(f)	a provisional general registrant were a provisional special purpose registrant; and	1 2
(g)	a provisional general registration were a provisional special purpose registration; and	3 4
(h)	a certificate of provisional general registration were a certificate of provisional special purpose registration.	5 6
	e approved form for a certificate of special purpose registration or e of provisional special purpose registration must also provide for sion of—	7 8 9
(a)	details of the special purpose and activity for which the registrant is registered; and	10 11
(b)	if the special purpose involves the practice of a specialty, details of the specialty.	12 13
140 Peri	od of special purpose registration	14
registrant 1 year, de	board decides to register the applicant as a special purpose a, the registration remains in force for the period, not more than ecided by the board when deciding to register the applicant as a arpose registrant.	15 16 17 18
141 Imp	osition of conditions by board	19
registrant	e board may decide to register the applicant as a special purpose on conditions the board considers necessary or desirable for the to competently and safely undertake the activity the subject of the on.	20 21 22 23
registrant	the board decides to register the applicant as a special purpose on conditions, it must as soon as practicable give the applicant an on notice about the decision.	24 25 26
142 Con	travention of conditions	27
-	cial purpose registrant must not contravene a condition of the on imposed under this Act.	28 29
Maximur	n penalty—100 penalty units.	30

143 Pr	ovisio	nal sp	ecia	l purpo	se re	egistr	ation of a	a pe	erson		1
(1) Su conside		ion	(2)	applies	if	an	authorise	ed	person	reasonably	2 3
(a)				-	-	-	se registr hout cond		-	gible for the	4 5
(b)	application in the ordinary course of its business, it is not reasonable for the applicant to have to wait for the board to						6 7 8 9				
			-	erson m ose regi	•		e to regi	ister	the ap	plicant as a	10 11
(3) Si	ubsect	ion (4) ap	plies if a	n au	thoris	sed person	n or	the boar	rd—	12
(a)	regi rele	stratic vant q	on g uali	iving the	boa the a	ard fu	urther evi	den	ce of the	cial purpose applicant's registration	13 14 15 16
(b)	reas	onabl	y co	nsiders-							17
	(i)	eligi cond quali	ble lition	for the ns, othe tion rel	e sp r th ied	becial an t on t	for the	e i fact ppli	egistrati that t cant ha	would be on without he relevant s not been	18 19 20 21 22
	(ii)						o have th o, him or			qualification	23 24
			-	erson or purpose			•	to 1	ægister t	he applicant	25 26
provisic	nal sp as p	ecial ractica	purp ible	ose regi issue a	stran	it, the	e authoris	ed p	person of	pplicant as a board must cial purpose	27 28 29 30
			-				nay not de t on condi		0	ster a person	31 32
(7) In	this s	ectior	ı—								33
	r ised] tion 1	-		as the m	eani	ng g	iven by s	ecti	on 61, a	s applied by	34 35

Subdivision 3—Renewal of special purpose registrations		
144 Application of div 4, sdivs 2 and 3	2	
For renewing a special purpose registration, division 4, subdivisions 2 and 3, other than section $77(3)^{37}$ and the provisions to the extent to which they relate to recency of practice requirements, apply as if—		
(a) an application for the renewal of a general registration were as application for the renewal of a special purpose registration; and		
(b) an applicant for the renewal of a general registration were as applicant for the renewal of a special purpose registration; and	n 8 9	
(c) an applicant's general registration were an applicant's special purpose registration; and		
(d) a general registrant were a special purpose registrant; and	12	
(e) a certificate of general registration were a certificate of special purpose registration.	ll 13 14	
145 Matters that may be considered in deciding applications for renewal of special purpose registrations	15 16	
In deciding whether to renew a special purpose registration, the board may have regard to the matters to which the board may have regard in deciding whether a proposed special purpose registrant is eligible for special purpose registration. ³⁸		
146 Imposition of conditions by board	21	

(1) The board may decide to renew a special purpose registration on 22 conditions the board considers necessary or desirable for the registrant to 23 competently and safely undertake the activity the subject of the 24 registration. 25

³⁷ Division 4 (Renewal of general registrations), subdivisions 2 (Applications for renewal of general registrations) and 3 (Decision on applications), section 77 (Steps to be taken after application decided)

³⁸ See section 131(2).

(3) To remove doubt, it is declared that any conditions attaching to the 4 registration immediately before its renewal do not continue to apply to the 5 registration on its renewal. 6 147 Period of renewed special purpose registration 7 (1) If the board decides to renew a special purpose registration, the 8 registration remains in force for the period, not more than 1 year, decided 9 by the board when deciding to renew the registration. 10 (2) However, for a special purpose registration under section 137, the 11 total period of the registration, including any renewal of the registration, 12 must not be more than 1 year. 13 Subdivision 4—Cancellation of special purpose registrations 14 148 Application of div 6 15 For cancelling a special purpose registration, division 6, other than 16 section 84, applies as if³⁹— 17 (a) a general registration were a special purpose registration; and 18 (b) a certificate of general registration were a certificate of special 19 purpose registration. 20 149 Grounds for cancellation 21

(2) If the board decides to renew a special purpose registration on

conditions, it must as soon as practicable give the registrant an information

Each of the following is a ground for cancelling a special purpose	22
registration—	23

- (a) the registrant has practised the profession other than for the 24 activity for which the registrant is registered; 25
- the registrant has been convicted of an indictable offence; (b) 26

notice about the decision.

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³⁹ Division 6 (Cancellation of general registrations), section 84 (Grounds for cancellation)

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(c)	the registrant has been convicted of an offence against this Act, the <i>Health Practitioners (Professional Standards) Act 1999</i> or a corresponding law;	1 2 3
(d)	the registrant has contravened a condition of the registration;	4
(e)	the registrant was registered because of a materially false or misleading representation or declaration.	5 6
	Subdivision 5—Removal of conditions	7
150 Rer	noval	8
imposed necessar	is section applies if the board reasonably believes the conditions on a special purpose registration under this Act are no longer y or desirable for the registrant to competently and safely e the activity the subject of the registration.	9 10 11 12
(2) Th	e board must decide to remove the conditions.	13
. ,	e board must give the registrant notice of the decision as soon as ble after it is made.	14 15
registrati	e registrant must return the certificate of special purpose on to the board within 14 days after receiving the notice, unless trant has a reasonable excuse.	16 17 18
Maximu	m penalty—10 penalty units.	19
(5) Or	receiving the certificate, the board must—	20
(a)	amend the certificate in an appropriate way and return the amended certificate to the registrant; or	21 22
(b)	if the board does not consider it practicable to amend the certificate—issue another certificate of special purpose registration to the registrant to replace the certificate returned to the board.	23 24 25 26
registran registrati	e removal takes effect when notice of the decision is given to the t and does not depend on the certificate of special purpose on being amended to record the removal or a replacement te of special purpose registration being issued.	27 28 29 30

Division 11—General provisions about registrations	1
151 Person is taken to be registered under this part	2
(1) This section applies if, under this Act, an entity decides to—	3
(a) register a person; or	4
(b) restore a person's registration.	5
(2) The person is taken to be registered under this part.	6
152 Surrender of registrations	7
(1) A registrant may surrender the registration by notice given to the board. ⁴⁰	8 9
(2) The surrender takes effect—	10
(a) on the day the notice is given to the board; or	11
(b) if a later day of effect is stated in the notice, on the later day.	12
(3) The registrant must return the certificate of registration to the board within 14 days after the day the surrender takes effect, unless the registrant has a reasonable excuse.	13 14 15
Maximum penalty for subsection (3)—10 penalty units.	16
153 Replacement of certificates of registration	17
(1) A registrant may apply to the board for the replacement of the certificate of registration if it has been lost, stolen, destroyed or damaged.	18 19
(2) The board must consider the application and decide to grant, or refuse to grant, the application.	20 21
(3) The board must decide to grant the application if it is satisfied the certificate has been lost, stolen or destroyed, or damaged in a way to require its replacement.	22 23 24
(4) If the board decides to grant the application, it must on payment of the fee prescribed under a regulation—	25 26

⁴⁰ See section 127 (Effect on specialist registration if general registration ceases to have effect).

(a) replace the lost, stolen, destroyed or damaged certificate with another certificate of registration; and	1 2
(b) give the replacement certificate of registration to the applicant.	3
(5) If the board decides to refuse to grant the application, it must as soon as practicable give the applicant an information notice about the decision.	4 5
154 Certified copy of certificates of registration	6
A registrant may, on payment of the fee prescribed under a regulation, obtain from the board a certified copy of the certificate of registration.	7 8
155 Notification of change in circumstances	9
A registrant must, within 21 days after the happening of a change in the registrant's circumstances prescribed under a regulation, advise the board of the change.	10 11 12
Maximum penalty—10 penalty units.	13
156 Notification of certain events to interstate regulatory authorities and other entities	14 15
(1) This section applies if—	16
(a) a person's general registration, specialist registration or special purpose registration is cancelled under this Act; or	17 18
 (b) conditions are imposed under this Act on a person's general registration, specialist registration or special purpose registration; or 	19 20 21
(c) conditions on a person's general registration, specialist registration or special purpose registration are removed under this Act.	22 23 24
(2) As soon as practicable after an event mentioned in subsection (1) happens, the board must give notice about the event to each interstate regulatory authority with which the board is aware the person is registered.	25 26 27
(3) Also, the board may give notice about the event to any of the following—	28 29
(a) the chief executive;	30
(b) other State regulatory authorities;	31

(c)	foreign regulatory authorities;	1
(d)	professional colleges of which the person is eligible to be a member;	2 3
(e)	professional associations of which the person is eligible to be a member;	4 5
(f)	an employer of the person;	6
(g)	the Health Insurance Commission;	7
(h)	the Health Rights Commissioner;	8
(i)	the Minister;	9
(j)	another entity having a connection with the person's practice as a general or special purpose registrant.	10 11
	wever, the board must not give a notice about the event to an der subsection (3) unless the board reasonably believes—	12 13
(a)	the entity needs to know about the event; and	14
(b)	giving the entity notice about the event will assist in achieving the objects of this Act.	15 16
	notice under this section may include the information the board s appropriate in the circumstances.	17 18
(6) In t	this section—	19
"impose"	", a condition, does not include confirm the condition.	20
	egulatory authorities" means boards established under the health titioner registration Acts.	21 22

PART 4—OBLIGATIONS OF REGISTRANTS AND 23 OTHER PERSONS 24

Division 1—Restricted titles and holding out 25

157 Taking of restricted titles etc.	26
(1) A person who is not a registrant must not take or use a restricted title.	27

Maximu	m penalty—1 000 penalty units.	1
Example of	f an individual taking or using a restricted title—	2
AB des	cribes himself or herself as 'AB, medical practitioner'.	3
Examples	of a corporation taking or using a restricted title—	4
1. AB	C Pty Ltd describes itself as 'ABC Pty Ltd, medical practitioners'.	5
2. A c	corporation having a restricted title as part of its name.	6
(2) Su	bsection (1) does not apply if—	7
(a)	the title is taken or used as part of a business name for a business providing professional services; and	8 9
(b)	in the carrying on of the business by the person, a registrant provides professional services.	10 11
(3) Al	so, subsection (1) does not apply if—	12
(a)	the person is undertaking study or training in the practice of the profession to obtain a qualification for registration; and	13 14
(b)	the person takes or uses the title, in the course of the study or training, in conjunction with words that indicate the person is a student or trainee in the profession.	15 16 17
who the	person (the "first person") must not, in relation to another person first person knows or ought reasonably to know is not a registrant, tricted title.	18 19 20
Maximu	m penalty—1 000 penalty units.	21
(5) Su	bsection (4) does not apply if—	22
(a)	the other person is undertaking study or training in the practice of the profession to obtain a qualification for registration; and	23 24
(b)	the first person uses the title in relation to the other person, in the course of the study or training, in conjunction with words that indicate the other person is a student or trainee in the profession.	25 26 27
than a r having re	person who is not a registrant must not take or use a title (other estricted title), name, initial, symbol, word or description that, egard to the circumstances in which it is taken or used, indicates or reasonably understood to indicate—	28 29 30 31
(a)	the person is a medical practitioner; or	32
(b)	the person is authorised or qualified to practise the profession.	33
Maximu	m penalty—500 penalty units.	34

(7) A person (the "first person") must not, in relation to another person 1 who the first person knows or ought reasonably to know is not a registrant, 2 use a title (other than a restricted title), name, initial, symbol, word or 3 description that, having regard to the circumstances in which it is used, 4 indicates or could be reasonably understood to indicate-5 the other person is a medical practitioner; or (a) 6 (b) the other person is authorised or qualified to practise the 7 profession. 8 Maximum penalty—500 penalty units. 9 (8) In this section, 'medical practitioner' is not limited by the meaning of 10 the term in the dictionary in schedule 3. 11 **158** Taking of restricted specialist title etc. by person 12 (1) A person who is not a specialist registrant or provisional specialist 13 registrant in a specialty must not take or use a restricted specialist title for 14 the specialty. 15 Maximum penalty—1 000 penalty units. 16 (2) Subsection (1) does not apply to a person if— 17 the person takes or uses a restricted specialist title for a specialty (a) 18 as part of a business name for a business providing professional 19 services in the specialty; and 20 (b) in the carrying on of the business by the person, a specialist 21 registrant or provisional specialist registrant in the specialty 22 provides professional services in the specialty. 23 (3) Also, subsection (1) does not apply to a person if the person— 24 (a) is registered as a special purpose registrant or provisional special 25 purpose registrant for a special purpose that involves the practice 26 of the specialty; or 27 (b) takes or uses a title that consists of, or includes, a restricted 28 specialist title, other than for the purposes of providing a health 29 service. 30 Example for subsection (3)(b)— 32 33 If the title 'surgeon' were prescribed as a restricted specialist title for a specialty, a person using the title 'veterinary surgeon', and not providing a 34 health service, would not commit an offence under this paragraph.

(4) In addition, subsection (1) does not apply to a person if—	1
(a) the person is registered under the <i>Dental Practitioners</i> <i>Registration Act 2001</i> ; and	2 3
(b) otherwise than in contravention of that Act, the person takes or uses a restricted title or restricted specialist title, within the meaning of that Act, that is also a restricted specialist title within the meaning of this Act.	4 5 6 7
(5) A person must not use the word 'specialist' or 'specialty' in circumstances that indicate, or could be reasonably understood to indicate, the person provides professional services in an area that is not a specialty.	8 9 10
Maximum penalty for subsection (5)-1 000 penalty units.	11
159 Using restricted specialist title in relation to other person	12
(1) A person (the " first person ") must not, in relation to another person who the first person knows or ought reasonably to know is not a specialist registrant, or a provisional specialist registrant, in a speciality, use a restricted specialist title for the specialty.	13 14 15 16
Maximum penalty—1 000 penalty units.	17
(2) Subsection (1) does not apply to the first person if the other person is registered as a special purpose registrant or a provisional special purpose registrant for a purpose that involves the practice of the specialty.	18 19 20
(3) Also, subsection (1) does not apply to the first person if the use of the restricted specialist title could not reasonably be taken to indicate the other person provides a health service.	21 22 23
(4) In addition, subsection (1) does not apply to the first person if—	24
(a) the other person is registered under the <i>Dental Practitioners</i> <i>Registration Act 2001</i> ; and	25 26
(b) otherwise than in contravention of that Act, the first person uses a restricted title or restricted specialist title within the meaning of that Act in relation to the other person and the title is also a restricted specialist title within the meaning of this Act.	27 28 29 30
(5) A person (the " first person ") must not, in relation to another person (the " second person ") use the word 'specialist' or 'specialty' in circumstances that indicate, or could be reasonably understood to indicate,	31 32 33

the seco specialty	nd person provides professional services in an area that is not a 7.	1 2
Maximu	m penalty for subsection (5)—1 000 penalty units.	3
160 Use	e of title 'doctor'	4
(1) Tł	is section applies to a registrant using the title of doctor.	5
<i>Educatio</i> subsection use is in	the registrant does not commit an offence against the <i>Higher</i> on (<i>General Provisions</i>) Act 1993, section $8(3)$, ⁴¹ so far as that on applies to the higher education award of the title of doctor if the tended to indicate, and could be reasonably understood to indicate, hat the registrant is a medical practitioner.	6 7 8 9 10
(3) In	this section—	11
"title" i	ncludes description and status.	12
161 Cla	ims by persons as to registration	13
A per	son who is not a registrant must not—	14
(a)	claim, or hold himself or herself out, to be registered under this Act; or	15 16
(b)	allow himself or herself to be held out as being registered under this Act; or	17 18
(c)	claim, or hold himself or herself out, to be eligible to be registered under this Act.	19 20
Maximu	m penalty—1 000 penalty units.	21
162 Cla	ims by persons as to other persons' registration	22
this Act	person must not hold out another person as being registered under if the person knows, or ought reasonably to know, the other person gistered under this Act.	23 24 25
Maximu	m penalty—1 000 penalty units.	26

⁴¹ *Higher Education (General Provisions) Act 1993*, section 8 (Limitation on conferring or using certain awards)

A person carrying on a business providing professional services must not hold out that an employee of the person is registered under this Act if the person knows the employee is not registered under this Act.
 (2) A person must not hold out another person as being a specialist

(2) A person must not hold out another person as being a specialist 5 registrant if the person knows, or ought reasonably to know, the other 6 person is not a specialist registrant. 7

Maximum penalty—1 000 penalty units.

(3) A person must not hold out another person as being registered under
 9 this Act in a particular specialty if the person knows, or ought reasonably to
 10 know, the other person is not registered under this Act in the specialty.

Maximum penalty for subsection (3)—1 000 penalty units.

163 Rest	trictions on certain registrants	13
	person who is a special purpose registrant or provisional special egistrant must not—	14 15
(a)	claim, or hold himself or herself out, to be a general registrant or provisional general registrant; or	16 17
(b)	allow himself or herself to be held out as being a general registrant or provisional general registrant; or	18 19
(c)	claim, or hold himself or herself out, to be eligible to be a general registrant or provisional general registrant.	20 21
Maximur	n penalty—100 penalty units.	22
	egistrant who is not a specialist registrant or provisional specialist must not—	23 24
(a)	claim, or hold himself or herself out, to be a specialist registrant or provisional specialist registrant; or	25 26
(b)	allow himself or herself to be held out as being a specialist registrant or provisional specialist registrant; or	27 28
(c)	claim, or hold himself or herself out, to be entitled to be a specialist registrant or provisional specialist registrant.	29 30
Maximur	n penalty—100 penalty units.	31
	registrant who is not a specialist registrant, or a provisional registrant, in a specialty must not—	32 33

1

8

(a)	claim, or hold himself or herself out, to be a specialist registrant or provisional specialist registrant in the specialty; or	1 2
(b)	allow himself or herself to be held out as being a specialist registrant or provisional specialist registrant in the specialty; or	3 4
(c)	claim, or hold himself or herself out, to be entitled to be a specialist registrant or provisional specialist registrant in the specialty.	5 6 7
Maximu	m penalty for subsection (3)—100 penalty units.	8
164 Res	trictions on provisional registrants	9
(1) A p	person who is a provisional general registrant must not—	10
(a)	claim, or hold himself or herself out, to be a general registrant; or	11
(b)	allow himself or herself to be held out as being a general registrant; or	12 13
(c)	claim, or hold himself or herself out, to be eligible to be a general registrant.	14 15
Maximu	m penalty—100 penalty units.	16
(2) A j	person who is a provisional special purpose registrant must not—	17
(a)	claim, or hold himself or herself out, to be a special purpose registrant; or	18 19
(b)	allow himself or herself to be held out as being a special purpose registrant; or	20 21
(c)	claim, or hold himself or herself out, to be eligible to be a special purpose registrant.	22 23
Maximu	m penalty—100 penalty units.	24
(3) A ₁	person who is a provisional specialist registrant must not—	25
(a)	claim, or hold himself or herself out, to be a specialist registrant; or	26 27
(b)	allow himself or herself to be held out as being a specialist registrant; or	28 29
(c)	claim, or hold himself or herself out, to be eligible to be a specialist registrant.	30 31
Maximu	m penalty for subsection (3)—100 penalty units.	32

165 Res	strictions on registrants registered on conditions	1
-	istrant who is registered on conditions, including, for example, nary conditions, must not—	2 3
(a)	claim, or hold himself or herself out, to be registered without the conditions or any conditions; or	4 5
(b)	allow himself or herself to be held out as being registered without the conditions or any conditions.	6 7
Maximu	m penalty—100 penalty units.	8
D	ivision 2—Notification of business names and other details	9
166 No	tification of business names etc.	10
professio	registrant must, before carrying on a business providing onal services under a business name other than the registrant's own ve the board notice of the business name.	11 12 13
Maximu	m penalty—10 penalty units.	14
	bsection (1) applies whether or not the business name is registered e <i>Business Names Act 1962</i> .	15 16
	n individual who is not a registrant must, before carrying on a providing professional services, give the board notice of—	17 18
(a)	the business name of the business (whether or not the name is registered under the Business Names Act 1962); and	19 20
(b)	the name and address of the individual.	21
Maximu	m penalty—10 penalty units.	22
	corporation must, before carrying on a business providing onal services, give the board notice of—	23 24
(a)	the business name of the business (whether or not the name is registered under the Business Names Act 1962); and	25 26
(b)	the name and principal address of the corporation; and	27
(c)	the names and addresses of—	28
	(i) if the corporation is a corporation under the Corporations Law—the directors of the corporation; or	29 30

	 (ii) if the corporation is not a corporation under the Corporations Law—the members of the governing body of the corporation. 	1 2 3
Maximu	m penalty for subsection (4)—50 penalty units.	4
167 Not	ification of abanga in business names ata	F
	ification of change in business names etc.	5
(1) Th	is section applies if—	6
(a)	a person has given the board a notice under section 166; and	7
(b)	there is a change in the information contained in the notice.	8
	e person must, within 14 days after the happening of the change, board notice of the change.	9 10
Maximu	n penalty—10 penalty units.	11
the period	e person does not commit an offence against section 166 during of of 14 days after the happening of the change if the person with subsection (2).	12 13 14
	Division 3—Advertising	15
168 Obl	<i>Division 3—Advertising</i> igations of advertisers	15 16
(1) A		
(1) A	igations of advertisers person must not advertise a professional service, or a business	16 17
(1) A providing	igations of advertisers person must not advertise a professional service, or a business g professional services, in a way that— is false, misleading or deceptive or is likely to be misleading or	16 17 18 19
(1) A providing	igations of advertisers person must not advertise a professional service, or a business g professional services, in a way that— is false, misleading or deceptive or is likely to be misleading or deceptive; or	16 17 18 19 20
(1) A providing	igations of advertisers person must not advertise a professional service, or a business g professional services, in a way that— is false, misleading or deceptive or is likely to be misleading or deceptive; or <i>Example for paragraph (a)</i> — An advertisement that contains a false claim about the beneficial outcome	16 17 18 19 20 21
(1) A providing (a)	 igations of advertisers person must not advertise a professional service, or a business g professional services, in a way that— is false, misleading or deceptive or is likely to be misleading or deceptive; or <i>Example for paragraph (a)</i>— An advertisement that contains a false claim about the beneficial outcome of a professional service. offers a discount, gift or other inducement to attract a person to use the service or the business, unless the advertisement also states the terms of the offer; or 	16 17 18 19 20 21 22 23 24 25
(1) A providing(a)(b)	 igations of advertisers person must not advertise a professional service, or a business g professional services, in a way that— is false, misleading or deceptive or is likely to be misleading or deceptive; or <i>Example for paragraph (a)</i>— An advertisement that contains a false claim about the beneficial outcome of a professional service. offers a discount, gift or other inducement to attract a person to use the service or the business, unless the advertisement also states the terms of the offer; or refers to, uses or cites actual or purported endorsements or testimonials about the service or business, or a registrant; or 	 16 17 18 19 20 21 22 23 24 25 26 27

(ii) a business providing professional services; or	1
(iii) a registrant.	2
Maximum penalty—200 penalty units.	3
(2) A person must not advertise a professional service that the person knows or ought reasonably to know will, or is likely to, harm a person to whom it is provided.	4 5 6
Maximum penalty—200 penalty units.	7
(3) A person must not advertise a registrant's expertise in a field of practice of the profession unless the registrant has the skills, knowledge, training or qualifications necessary to practise in the field.	8 9 10
Maximum penalty—200 penalty units.	11
(4) A printer or publisher does not commit an offence against subsection (1), (2) or (3) merely by, as part of his or her business, printing or publishing an advertisement for another person.	12 13 14
169 Information to appear in advertisements	15
(1) A person must not advertise a professional service, or a business providing professional services, unless—	16 17
 (a) if a registrant provides the service, or carries on the business, under a business name that is the registrant's own name—the registrant's name is stated in the advertisement; or 	18 19 20
(b) otherwise—the business name notified to the board under section 166(1), (3) or (4) is stated in the advertisement.	21 22
Maximum penalty—50 penalty units.	23
(2) A printer or publisher does not commit an offence against subsection (1) merely by, as part of his or her business, printing or publishing an advertisement for another person.	24 25 26
Division 4—Registrants' autonomy	27
170 Aiding, abetting etc. conduct that is a ground for disciplinary action	28 29
(1) A person must not aid, abet, counsel, procure or induce a registrant to engage in conduct that the person is aware, or ought reasonably be aware,	30 31

is conduct forming the basis for a ground for disciplinary action against a registrant mentioned in the <i>Health Practitioners (Professional Standards) Act 1999</i> , section 124(1). ⁴²	1 2 3
Maximum penalty—1 000 penalty units.	4
(2) To remove doubt, it is declared that a registrant may be induced by threats or promises.	5 6
Division 5—Court orders and injunctions	7
171 Persons may be prohibited from supplying health services etc.	8
(1) This section applies if a person is convicted of an offence against section 157, 158, 159, 161, 162, $168(1)(a)$, (2) or (3), $170(1)$ or $174.^{43}$	9 10
(2) The court sentencing the person for the offence may, on its own initiative or the application of the prosecutor, make an order under subsection (3) or (5) .	11 12 13
(3) The court may make an order, applying for a period decided by the court—	14 15
(a) prohibiting the person from providing, or carrying on or managing a business providing, a health service; or	16 17
(b) prohibiting the person from having a financial interest in a business providing a health service; or	18 19
(c) if the person is a corporation, prohibiting an executive officer of the corporation, who was in a position to influence the conduct of the corporation in relation to the offence, from managing a corporation that carries on a business providing a health service.	20 21 22 23
(4) For subsection (3)(c), a person manages a corporation if the person is a director, or is in any way concerned in or takes part in the management of, the corporation.	24 25 26

⁴² *Health Practitioners (Professional Standards) Act 1999*, section 124 (Grounds for disciplinary action)

⁴³ Section 157 (Taking of restricted titles etc.), 158 (Taking of restricted specialist title etc. by person), 159 (Using restricted specialist title in relation to other person), 161 (Claims by persons as to registration), 162 (Claims by persons as to other persons' registration), 168 (Obligations of advertisers), 170 (Aiding, abetting etc. conduct that is a ground for disciplinary action) or 174 (Offence for taking reprisal)

(5) Als the court	, the court may make an order, applying for a period decided by	7 1 2
(a)	prohibiting the person from entering into commercial arrangements with a person who provides, carries on or manages a business providing, a health service; or	-
(b)	f the person is a corporation, prohibiting an executive officer of the corporation, who was in a position to influence the conduct of the corporation in relation to the offence, from entering into commercial arrangements with a person who provides, carries or for manages a business providing, a health service.	f 7 9 8
	order under subsection (3) or (5) may apply generally or be its application by reference to specified conditions, exceptions or	
arrangen	ference in subsection (5) to a person entering into commercial nts includes the entering into commercial arrangements or nother person.	
(8) A j	erson must not contravene an order under subsection (3) or (5).	17
Maximu	penalty for subsection (8)-1 000 penalty units.	18
172 Inju	actions	19
(1) Th	section applies if—	20
(a)	a person (the "offending party")—	21
	(i) has engaged, is engaging or is proposing to engage in conduct; or	1 22 23
	(ii) has failed, is failing or is proposing to fail to do anything and	24 25
(b)	the conduct or failure constituted, constitutes or would constitute a contravention of section 157, 158, 159, 161, 162, $168(1)(a)$, (2) or (3) or 170(1).	
· · · 1	lication may be made to the court under this section for an in relation to the conduct or failure.	1 29 30
	application may be made by the board or a person authorised in the board.	a 31 32
	court may grant an interim injunction under this section until the is finally decided.	e 33 34

(5) O	n considering the application for the injunction, the court may—	1
(a)	in a case to which subsection $(1)(a)(i)$ applies—grant an injunction restraining the offending party from engaging in the conduct concerned and, if in the court's opinion it is desirable to do so, requiring the offending party to do anything; or	2 3 4 5
(b)	in a case to which subsection $(1)(a)(ii)$ applies—grant an injunction requiring the offending party to do the thing concerned.	6 7 8
(6) TI	ne court may grant the injunction—	9
(a)	if the court is satisfied that the offending party has engaged in the conduct, or failed to do the thing, mentioned in subsection (1), whether or not it appears to the court that the offending party intends—	10 11 12 13
	(i) to engage again, or continue to engage, in the conduct; or	14
	(ii) to again fail, or continue to fail, to do the thing; or	15
(b)	if it appears to the court that, if the injunction is not granted, it is likely that the offending party will engage in the conduct, or fail to do the thing, mentioned in subsection (1), whether or not the offending party has previously engaged in the conduct or failed to do the thing.	16 17 18 19 20
(7) Th appropri	ne court may grant the injunction on the terms the court considers iate.	21 22
to take advertis	lso, the court may grant an injunction requiring the offending party stated action (including action to disclose information or publish ements) to remedy any adverse effects of the offending party's or failure.	23 24 25 26
(9) Th any time	ne court may discharge an injunction granted under this section at e.	27 28
	The powers conferred on the court by this section are in addition to, not limit, any other powers of the court.	29 30
(11) I	n this section—	31
"court"	means—	32
(a)	if proceedings for an offence relating to the conduct or failure are pending in a Magistrates Court—the Magistrates Court; or	33 34
(b)	in any case—the District Court.	35

Division 6—Reprisals	
173 Reprisal and grounds for reprisals	2
(1) A person must not cause, or attempt or conspire to cause, detriment to another person because, or in the belief that—	
 (a) anybody has given, or may give, information or assistance to the board or an inspector about a person's alleged contravention of division 1 or section 168(1)(a), (2) or (3) or 170(1);⁴⁴ or 	5 6 7
(b) anybody has given, or may give, evidence to the court in proceedings for an offence against division 1 or section 168(1)(a), (2) or (3) or 170(1).	8 9 10
(2) An attempt to cause detriment includes an attempt to induce a person to cause detriment.	11 12
(3) A contravention of subsection (1) is a reprisal or the taking of a reprisal.	13 14

(4) A ground mentioned in subsection (1) as the ground for a reprisal is 15 the unlawful ground for the reprisal. 16

(5) For the contravention mentioned in subsection (3) to happen, it is 17 sufficient if the unlawful ground is a substantial ground for the act or 18 omission that is the reprisal, even if there is another ground for the act or 19 omission. 20

21

A person who takes a reprisal commits an offence. 22

Maximum penalty—16	⁷ penalty units or 2 years imprisonment	. 23
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175 Damages entitlement for reprisal

(1) A reprisal is a tort and a person who takes a reprisal is liable in 25 damages to any person who suffers detriment as a result. 26

⁴⁴ Division 1 (Restricted titles and holding out), section 168 (Obligations of advertisers) or 170 (Aiding, abetting etc. conduct that is a ground for disciplinary action)

(2) Any appropriate remedy that may be granted by a court for a tort may be granted by a court for the taking of a reprisal.	1 2
(3) If the claim for damages goes to trial in the Supreme Court or the District Court, it must be decided by a judge sitting without a jury.	3 4
Division 7—Other provisions	5
176 Protection for registrants providing information about crimes to police officers	6 7
(1) This section applies to a registrant who obtains information, while acting in the registrant's professional capacity, that the registrant honestly and reasonably believes indicates a crime has taken place.	8 9 10
(2) The registrant is not liable, civilly, criminally or under an administrative process, for giving the information about the crime or the circumstances of the crime to a police officer.	11 12 13
(3) Without limiting subsection (2)—	14
(a) in a proceeding for defamation the registrant has a defence of absolute privilege for publishing the information; and	15 16
(b) if the registrant would otherwise be required to maintain confidentiality about the given information under an Act, oath, rule of law or practice, the registrant—	17 18 19
(i) does not contravene the Act, oath, rule of law or practice by giving the information; and	20 21
(ii) is not liable to disciplinary action for giving the information.	22 23
(4) In this section—	24
"crime" includes an attempted crime.	25
177 Payment, or acceptance of payment, for referrals prohibited	26
(1) This section applies to a registrant, or a person carrying on a business providing professional services, (the "service provider").	27 28
(2) The service provider must not, directly or indirectly, pay an amount or give another benefit, or attempt to pay an amount or give another	29 30

		berson in return for the person referring another person to the ler or service provider's business.	1 2
Maximu	m pe	nalty—200 penalty units.	3
or another by the s	er bei servi	vice provider must not, directly or indirectly, accept payment nefit for referring a user of the professional services provided ce provider, or service provider's business, to a person carrying on a business providing, a health service.	4 5 6 7
Maximu	m pe	nalty for subsection (3)—200 penalty units.	8
PA	RT	5—INTERN TRAINING PROGRAMS AND	9
INT	TER	N TRAINING SECONDMENT PROGRAMS	10
		Division 1—Preliminary	11
178 Def	initio	on for pt 5	12
In this	part-	_	13
"progra	m" n	neans—	14
(a)	an i	ntern training program; or	15
(b)	an i	ntern training secondment program.	16
		Division 2—Accreditation of a program	17
179 App	olicat	tion for accreditation	18
(1) A j	perso	n may apply to the board for accreditation of a program.	19
(2) Th	e app	lication must—	20
(a)	be i	n the approved form; and	21
(b)	be a	accompanied by—	22
	(i)	the fee prescribed under a regulation; and	23
	(ii)	any other documents, identified in the approved form, the board reasonably requires.	24 25

(3) Information in the application must, if the approved form requires, be verified by a statutory declaration.

180 Criteria for applications

(1) The board may grant the application only if it is satisfied the standard
of postgraduate medical education offered by the program is sufficient to
enable interns who undertake the program to gain the skills and knowledge
in clinical medical practice necessary to competently and safely practise
the profession.

(2) In deciding the application, the board may have regard to the 9 following— 10

- (a) the structure and content of the program;
- (b) the nature of the assessment, and supervision, of interns by 12 clinical teaching staff to take place under the program;
 13
- (c) the intern training facilities that will be available under the 14 program; 15
- (d) the advice and recommendations of a body recognised by the
 board as competent to assess standards of postgraduate medical
 education.

181 Inquiries into applications

(1) Before deciding the application, the board may by notice given to the applicant, require the applicant to give the board, within a reasonable period of at least 30 days stated in the notice, further information or a document the board reasonably requires to decide the application.

(2) The applicant is taken to have withdrawn the application if, within 24 the stated period, the applicant does not comply with the requirement. 25

(3) A notice under subsection (1) must be given to the applicant within 26 60 days after the board receives the application. 27

182 Decision

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(1) The board must consider the application and decide to accredit, or	29
refuse to accredit, the program.	30

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	it decides to accredit the program, the board must as soon as ble issue an accreditation certificate for the program to the t.	1 2 3
	t decides to refuse to accredit the program, the board must as soon cable give the applicant an information notice about the decision.	4 5
183 Fail	lure to decide applications	6
applicati	bject to subsections (2) and (3), if the board fails to decide the on within 60 days after its receipt, the failure is taken to be a by the board to refuse to accredit the program.	7 8 9
(2) Su	bsection (3) applies if—	10
(a)	an applicant has made an application for accreditation of a program; and	11 12
(b)	the board has, under section $181(1)$, required the applicant to give the board further information or a document.	13 14
if the boa	e board is taken to have decided to refuse to accredit the program ard does not decide the application by the day that is 60 days after I receives the further information or document.	15 16 17
184 Acc	reditation certificate	18
(1) An form.	accreditation certificate for a program must be in the approved	19 20
(2) Th	e approved form must provide for the inclusion of the following—	21
(a)	the program to which the certificate relates;	22
(b)	the name of the holder of the accreditation certificate for the program;	23 24
(c)	the period of accreditation;	25
(d)	details of the name and address of the hospital at which the program is based.	26 27
185 Per	iod	28
		20

The period of accreditation that is to apply to a program is the period, 29 not more than 4 years, stated in the accreditation certificate for the 30 program. 31

	Division 3—Renewal of accreditation	1
186 App	lications for renewal	2
the board	e holder of an accreditation certificate for a program may apply to d for the renewal of the accreditation within the period starting before the period of the accreditation ends.	3 4 5
(2) The	e application must—	6
(a)	be in the approved form; and	7
(b)	be accompanied by—	8
	(i) the fee prescribed under a regulation; and	9
	(ii) any other documents, identified in the approved form, the board reasonably requires.	10 11
187 Inqu	uiries into applications	12
the applic period of	fore deciding the application, the board may, by notice given to cant, require the applicant to give the board, within a reasonable f at least 30 days stated in the notice, further information or a t the board reasonably considers is needed to decide the on.	13 14 15 16 17
	e applicant is taken to have withdrawn the application if, within l period, the applicant does not comply with the requirement.	18 19
188 Acc	reditation taken to be in force while application is considered	20
to continue expired u	In application is made under section 186, the accreditation is taken use in force from the day that it would, apart from this section, have until the application is decided under section 189 or taken to have adrawn under section 187(2).	21 22 23 24
	wever, if the application is refused, the accreditation continues in il the information notice for the decision is given to the applicant.	25 26

(3) Subsection (1) does not apply if the accreditation is earlier cancelled.

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189 Decision

(1) The board must consider the application and renew, or refuse to renew, the accreditation.

(2) In making its decision, the board may have regard to the matters to which the board may have regard in deciding whether to accredit a program.⁴⁵

(3) If it decides to refuse to renew the accreditation, the board must as soon as practicable give the applicant an information notice about the decision.

(4) If it decides to renew the accreditation, it must as soon as 10 practicable— 11

- (a) endorse the existing accreditation certificate for the program; or 12
- (b) cancel the existing certificate and issue another accreditation 13 certificate for the program. 14

Division 4—Cancellation of accreditation

190 Ground for cancellation

(1) The accreditation for a program may be cancelled, under this 17 division, on the ground that it is no longer appropriate for the program to 18 continue to be accredited.

(2) For forming a belief that the ground exists, the board may have 20 regard to the matters to which the board may have regard in deciding 21 whether to accredit a program.⁴⁶ 22

191 Show cause notice

(1) If the board believes the ground exists to cancel the accreditation for a program, the board must before taking action to cancel the accreditation give the holder of the accreditation certificate for the program a notice (a "show cause notice"). 27

(2) The show cause notice must state the following—

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⁴⁵ See section 180 for a list of the matters.

⁴⁶ See section 180 for a list of the matters.

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(a) that the board proposes to cancel the accreditation under this

(b)	the ground for the proposed cancellation;	3
(c)	an outline of the facts and circumstances forming the basis for the ground;	4 5
(d)	an invitation to the holder to show within a stated period (the "show cause period") why the board should not cancel the accreditation.	6 7 8
	e show cause period must be a period ending not less than 30 days show cause notice is given to the holder.	9 10
192 Rep	presentations about show cause notices	11
	e holder of the accreditation certificate may make written tations about the show cause notice to the board in the show cause	12 13 14
(2) Th subsection	e board must consider all written representations made under on (1) .	15 16
193 End	ling show cause process without further action	17
	is section applies if, after considering the representations for the use notice, the board no longer believes the ground exists to cancel ditation.	18 19 20
(2) Th notice.	e board must not take any further action about the show cause	21 22
	tice that no further action is to be taken about the show cause ust be given to the holder of the accreditation certificate by the	23 24 25
194 Car	cellation	26
	is section applies if, after considering the representations for the use notice, the board—	27 28
(a)	still believes the ground exists to cancel the accreditation; and	29
(b)	believes cancellation of the accreditation is warranted.	30

division;

	is section also applies if there are no representations under $92(1)$ for the show cause notice.	1 2
(3) Th	e board may decide to cancel the accreditation.	3
	e board must as soon as practicable give an information notice decision to the holder of the accreditation certificate.	4 5
(5) Th	e decision takes effect on—	6
(a)	the day the information notice is given to the holder; or	7
(b)	if a later day of effect is stated in the information notice, the later day.	8 9
195 Ret	urn of accreditation certificate to board	10
program	is section applies if the board has cancelled the accreditation for a and given an information notice for the decision to the holder of ditation certificate.	11 12 13
to the bo	e holder must return the accreditation certificate for the program ard within 14 days after receiving the information notice, unless or has a reasonable excuse.	14 15 16
Maximu	m penalty for subsection (2)—10 penalty units.	17
	Division 5—General provisions about accreditation	18
196 Sur	render of accreditation	19
	e holder of the accreditation certificate for a program may the accreditation by notice given to the board.	20 21
(2) Th	e surrender takes effect—	22
(a)	on the day the notice is given to the board; or	23
(b)	if a later day of effect is stated in the notice, on the later day.	24
to the bo	e holder must return the accreditation certificate for the program ard within 14 days after the day the surrender takes effect, unless er has a reasonable excuse.	25 26 27
Maximu	m penalty for subsection (3)—10 penalty units.	28

197 Replacement of accreditation certificates	1
(1) The holder of the accreditation certificate for a program may apply to the board for the replacement of the certificate if it has been lost, stolen, destroyed or damaged.	2 3 4
(2) The board must consider the application and either grant, or refuse to grant, the application.	5 6
(3) The board must grant the application if the board is satisfied the certificate has been lost, stolen or destroyed, or damaged in a way to require its replacement.	7 8 9
(4) If the board grants the application, the board must, on payment of the fee prescribed under a regulation, issue another certificate to the applicant to replace the lost, stolen, destroyed or damaged certificate.	10 11 12
(5) If the board refuses to grant the application, the board must as soon as practicable give the applicant an information notice about the decision.	13 14
PART 6—INVESTIGATION AND ENFORCEMENT Division 1—Inspectors	15 16
198 Functions of inspectors	17
An inspector has the function of conducting investigations and inspections to enforce compliance with this Act.	18 19
199 Powers of inspectors	20
For this Act, an inspector has the powers given to the person under this Act.	21 22
200 Limitation on powers of inspectors	23
	23

	Division 2—Appointment of inspectors and other matters		1
201	Арр	pointments	2
Т	he bo	pard may appoint the following persons as an inspector—	3
	(a)	a member;	4
	(b)	the executive officer;	5
	(c)	if the executive officer has agreed to the appointment, a member of the office's staff the board considers has the necessary expertise or experience to be an inspector;	6 7 8
	(d)	another person the board considers has the necessary expertise or experience to be an inspector.	9 10
202	Арр	pointment conditions	11
		inspector holds office on the conditions stated in the instrument atment.	12 13
(2	2) An	inspector ceases holding office—	14
	(a)	if the appointment provides for a term of appointment—at the end of the term; or	15 16
	(b)	if the conditions of appointment provide—on ceasing to hold another office (the "main office") stated in the appointment conditions.	17 18 19
(3 boar		inspector may resign by signed notice of resignation given to the	20 21
(the	"sec	wever, an inspector may not resign from the office of inspector condary office ") if a condition of the inspector's employment to office requires the inspector to hold the secondary office.	22 23 24
203	Ide	ntity cards	25
(1	l) Th	e board must give an identity card to each inspector.	26
(2	2) Th	e identity card must—	27
	(a)	contain a recent photograph of the inspector; and	28
	(b)	be signed by the inspector; and	29

(c)	identify the person as an inspector for this Act; and	1
(d)	include an expiry date for the card.	2
	is section does not prevent the issue of a single identity card to a r this Act and other Acts.	3 4
204 Fail	ure to return identity card	5
card to t	on who ceases to be an inspector must return the person's identity he chairperson within 7 days after the person ceases to be an , unless the person has a reasonable excuse.	6 7 8
Maximur	n penalty—10 penalty units.	9
205 Pro	duction or display of inspector's identity card	10
	inspector may exercise a power in relation to someone else (the erson'') only if the inspector—	11 12
(a)	first produces the inspector's identity card for the other person's inspection; or	13 14
(b)	has the identity card displayed so it is clearly visible to the other person.	15 16
subsectio	wever, if for any reason it is not practicable to comply with $n(1)$ before exercising the power, the inspector must produce the card for the other person's inspection at the first reasonable ity.	17 18 19 20
	Division 3—Powers of inspectors	21
	Subdivision 1—Entry of places	22
206 Pow	ver to enter places	23
(1) An	inspector may enter a place if—	24
(a)	its occupier consents to the entry; or	25
(b)	it is a public place and the entry is made when the place is open to the public; or	26 27

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(a)	the entry is such an address a recomment	1
	the entry is authorised by a warrant.	1
	r the purpose of asking the occupier of a place for consent to enter, ctor may, without the occupier's consent or a warrant—	2 3
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	4 5
(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	6 7 8
	Subdivision 2—Procedure for entry	9
207 Ent	cry with consent	10
place to	is section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place $ction 206(1)(a)$.	11 12 13
(2) Be	fore asking for the consent, the inspector must tell the occupier—	14
(a)	the purpose of the entry; and	15
(b)	that the occupier is not required to consent.	16
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent.	17 18
(4) Th	e acknowledgment must state—	19
(a)	the occupier has been told—	20
	(i) the purpose of the entry; and	21
	(ii) that the occupier is not required to consent; and	22
(b)	the purpose of the entry; and	23
(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	24 25
(d)	the time and date the consent was given.	26
	the occupier signs the acknowledgment, the inspector must tely give a copy to the occupier.	27 28
	court must find the occupier of a place did not consent to an rentering the place under this part if—	29 30

(a)	an issue arises in a proceeding before the court whether the occupier of the place consented to the entry under section $206(1)(a)$; and	1 2 3
(b)	an acknowledgment mentioned in subsection (4) is not produced in evidence for the entry; and	4 5
(c)	it is not proved by the person relying on the lawfulness of the entry that the occupier consented to the entry.	6 7
208 App	olication for warrant	8
(1) An	inspector may apply to a magistrate for a warrant for a place.	9
(2) Th warrant i	e application must be sworn and state the grounds on which the s sought.	10 11
inspector	e magistrate may refuse to consider the application until the gives the magistrate all the information the magistrate requires application in the way the magistrate requires.	12 13 14
Example—		15
	gistrate may require additional information supporting the application to be y statutory declaration.	16 17
209 Issu	ie of warrant	18
	e magistrate may issue a warrant only if the magistrate is satisfied reasonable grounds for suspecting—	19 20
(a)	there is a particular thing or activity (the "evidence") that may provide evidence of an offence against this Act; and	21 22
(b)	the evidence is at the place, or may be at the place within the next 7 days.	23 24
(2) Th	e warrant must state—	25
(a)	that a stated inspector may, with necessary and reasonable help and force—	26 27
	(i) enter the place and any other place necessary for entry; and	28
	(ii) exercise the inspector's powers under this part; and	29
(b)	the offence for which the warrant is sought; and	30
(c)	the evidence that may be seized under the warrant; and	31

(d)	the l	nours of the day or night when the place may be entered; and	1
(e)	the ends	date, within 14 days after the warrant's issue, the warrant s.	2 3
210 Spe	cial v	varrants	4
phone, f	ax, r	ector may apply for a warrant (a "special warrant") by adio or another form of communication if the inspector ecessary because of—	5 6 7
(a)	urge	ent circumstances; or	8
(b)		r special circumstances, including, for example, the ector's remote location.	9 10
		applying for the special warrant, the inspector must prepare stating the grounds on which the warrant is sought.	11 12
(3) Th applicati		spector may apply for the special warrant before the sworn.	13 14
fax a co	py (tł	suing the special warrant, the magistrate must immediately ne "facsimile warrant") to the inspector if it is reasonably fax the copy.	15 16 17
(5) If i	it is n	ot reasonably practicable to fax a copy to the inspector—	18
(a)	the 1	magistrate must tell the inspector—	19
	(i)	what the terms of the special warrant are; and	20
	(ii)	the date and time the special warrant was issued; and	21
(b)		inspector must complete a form of warrant (a "warrant n") and write on it—	22 23
	(i)	the magistrate's name; and	24
	(ii)	the date and time the magistrate issued the special warrant; and	25 26
	(iii)	the terms of the special warrant.	27
the inspe	ector,	simile warrant, or the warrant form properly completed by authorises the entry and the exercise of the other powers becial warrant issued.	28 29 30
(7) Th magistra	-	pector must, at the first reasonable opportunity, send to the	31 32

(a)	the sworn application; and	1
(b)	if the inspector completed a warrant form, the completed warrant form.	2 3
(8) On special w	receiving the documents, the magistrate must attach them to the varrant.	4 5
	court must find the exercise of the power by an inspector was not ed by a special warrant if—	6 7
(a)	an issue arises in a proceeding before the court whether the exercise of the power was authorised by a special warrant mentioned in subsection (1); and	8 9 10
(b)	the special warrant is not produced in evidence; and	11
(c)	it is not proved by the person relying on the lawfulness of the entry that the inspector obtained the special warrant.	12 13
211 Wa	rrants—procedure before entry	14
	is section applies if an inspector named in a warrant issued under for a place is intending to enter the place under the warrant.	15 16
	fore entering the place, the inspector must do or make a le attempt to do the following things—	17 18
(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the inspector's identity card or other document evidencing the inspector's appointment;	19 20 21 22
(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 210(6), a copy of the facsimile warrant or warrant form;	23 24 25
(c)	tell the person the inspector is permitted by the warrant to enter the place;	26 27
(d)	give the person an opportunity to allow the inspector immediate entry to the place without using force.	28 29
inspector	wever, the inspector need not comply with subsection (2) if the believes on reasonable grounds that immediate entry to the place ed to ensure the effective execution of the warrant is not frustrated.	30 31 32

Subdivision 3—Powers after entry

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212 Gen	eral powers after entering places	2
(1) Thi	is section applies to an inspector who enters a place.	3
to enter p	wever, if an inspector enters a place to get the occupier's consent premises, this section applies to the inspector only if the consent is the entry is otherwise authorised.	4 5 6
(3) For	enforcing compliance with this Act, the inspector may—	7
(a)	search any part of the place; or	8
(b)	inspect, measure, test, photograph or film any part of the place or anything at the place; or	9 10
(c)	take a thing, or a sample of or from a thing, for analysis or testing; or	11 12
(d)	take an extract from, or copy, a document at the place; or	13
(e)	take into or onto the place any person, equipment and materials the inspector reasonably requires for exercising a power under this part; or	14 15 16
(f)	require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (e); or	17 18 19
(g)	require the occupier of the place, or a person at the place, to give the inspector information to help the inspector ascertain whether this Act is being complied with.	20 21 22
the inspe	hen making a requirement mentioned in subsection $(3)(f)$ or (g) , ctor must warn the person it is an offence to fail to comply with rement, unless the person has a reasonable excuse.	23 24 25
213 Fail	ure to help inspector	26
	person required to give reasonable help under section 212(3)(f) nply with the requirement, unless the person has a reasonable	27 28 29

Maximum penalty—50 penalty units.

(2) If an individual is required under section 212(3)(f) to give 31 information, or produce a document, it is a reasonable excuse for the 32

individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	1 2
214 Failure to give information	3
(1) A person of whom a requirement is made under section 212(3)(g) must comply with the requirement, unless the person has a reasonable excuse.	4 5 6
Maximum penalty—50 penalty units.	7
(2) It is a reasonable excuse for an individual not to comply with the requirement that complying with the requirement might tend to incriminate the individual.	8 9 10
Subdivision 4—Power to seize evidence	11
215 Seizing evidence at a place that may be entered without consent or warrant	12 13
An inspector who enters a place that may be entered under this division without the consent of the occupier and without a warrant, may seize a thing at the place if the inspector reasonably believes the thing is evidence of an offence against this Act.	14 15 16 17
216 Seizing evidence at a place that may only be entered with consent or warrant	18 19
(1) This section applies if—	20
(a) an inspector is authorised to enter a place under this division only with the consent of the occupier of the place or a warrant; and	21 22
(b) the inspector enters the place after obtaining the necessary consent or warrant.	23 24
(2) If the inspector enters the place with the occupier's consent, the inspector may seize a thing at the place if—	25 26
(a) the inspector reasonably believes the thing is evidence of an offence against this Act; and	27 28
(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	29 30

	the inspector enters the place with a warrant, the inspector may evidence for which the warrant was issued.	1 2
	e inspector also may seize anything else at the place if the 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 continue, or repeat, the offence.	8
	so, the inspector may seize a thing at the place if the inspector ly believes it has just been used in committing an offence against	9 10 11
217 Sec	uring seized things	12
Havin	g seized a thing, an inspector 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. Seal	ing a thing and marking it to show access to it is restricted.	19
	ing the entrance to a room where the seized thing is situated and marking the ance to show access to the room is restricted.	20 21
218 Tan	npering with seized things	22
tamper, o	inspector restricts access to a seized thing, a person must not or attempt to tamper, with the thing, or something restricting access ng, without an inspector's approval.	23 24 25
Maximu	m penalty—100 penalty units.	26
219 Pov	vers to support seizure	27
	enable a thing to be seized, an inspector may require the person in	28 29

(a) to take it to a stated reasonable place by a stated reasonable time; and	1 2
(b) if necessary, to remain in control of it at the stated place for a reasonable time.	3 4
(2) The requirement—	5
(a) must be made by notice in the approved form; or	6
(b) if for any reason it is not practicable to give the notice, may be made orally and confirmed by notice in the approved form as soon as practicable.	7 8 9
(3) A further requirement may be made under this section about the same thing if it is necessary and reasonable to make the further requirement.	10 11 12
(4) A person of whom a requirement is made under subsection (1) or (3) must comply with the requirement, unless the person has a reasonable excuse.	13 14 15
Maximum penalty for subsection (4)—50 penalty units.	16
220 Receipts for seized things	17
(1) As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	18 19
(2) However, if for any reason it is not practicable to comply with subsection (1), the inspector must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	20 21 22
(3) The receipt must describe generally each thing seized and its condition.	23 24
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and	24 25 26
(4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value.	24 25 26 27
 (4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value. 221 Forfeiture of seized things (1) A seized thing is forfeited to the State if the inspector who seized the 	24 25 26 27 28 29
 condition. (4) This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value. 221 Forfeiture of seized things (1) A seized thing is forfeited to the State if the inspector who seized the thing— 	24 25 26 27 28 29 30

(c)	reasonably believes it is necessary to retain the thing to prevent it being used to commit an offence against this Act.	1 2
(2) In	applying subsection (1)—	3
(a)	subsection (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner; and	4 5 6
(b)	subsection (1)(b) does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	7 8 9
the seize	the inspector makes a decision under subsection (1)(c), resulting in d thing being forfeited to the State, the inspector must immediately owner an information notice for the decision.	10 11 12
(4) Su	bsection (3) does not apply if—	13
(a)	the inspector can not find the owner, after making reasonable inquiries; or	14 15
(b)	it is impracticable or would be unreasonable to give the information notice.	16 17
(5) Re	gard must be had to a thing's nature, condition and value—	18
(a)	in deciding—	19
	(i) whether it is reasonable to make inquiries or efforts; and	20
	 (ii) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable; or 	21 22 23
(b)	in deciding whether it would be unreasonable to give the information notice.	24 25
222 For	feiture on conviction	26
	the conviction of a person for an offence against this Act, the y order the forfeiture to the State of—	27 28
(a)	anything used to commit the offence; or	29
(b)	anything else the subject of the offence.	30
(2) Th	e court may make the order—	31
(a)	whether or not the thing has been seized; and	32

(b)	if the thing has been seized, whether or not the thing has been returned to its owner.	1 2
(3) Th appropri	e court may make any order to enforce the forfeiture it considers ate.	3 4
	is section does not limit the court's powers under the <i>Penalties</i> sences Act 1992 or another law.	5 6
223 Dea	aling with forfeited things etc.	7
property	a the forfeiture of a thing to the State, the thing becomes the State's and may be dealt with by the executive officer as the executive onsiders appropriate.	8 9 10
	ithout limiting subsection (1), the executive officer may destroy or of the thing.	11 12
	espite subsection (1), the executive officer must not deal with the a way that could prejudice the outcome of—	13 14
(a)	an appeal started under section 238(3); or	15
(b)	another appeal, relevant to the thing, of which the executive officer is aware.	16 17
224 Ret	ourn of seized things	18
(1) If its owne	a seized thing has not been forfeited, the inspector must return it to r—	19 20
(a)	at the end of 6 months; or	21
(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.	22 23 24
inspector	espite subsection (1), unless the thing has been forfeited, the r must immediately return a thing seized as evidence to its owner if ector stops being satisfied its continued retention as evidence is y.	25 26 27 28
225 Acc	cess to seized things	29
	ntil a seized thing is forfeited or returned, an inspector must allow r to inspect it and, if it is a document, to copy it.	30 31

(2) Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.		1 2
	Subdivision 5—Power to obtain information	3
226 Pov	ver to require name and address	4
(1) Th	is section applies if—	5
(a)	an inspector finds a person committing an offence against this Act; or	6 7
(b)	an inspector finds a person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act.	8 9 10
	e inspector may require the person to state the person's name and al address.	11 12
is an offe	hen making the requirement, the inspector must warn the person it ence to fail to state the person's name or residential address, unless on has a reasonable excuse.	13 14 15
correctne	the inspector may require the person to give evidence of the ess of the stated name or residential address if the inspector oly suspects the stated name or address is false.	16 17 18
	requirement under subsection (2) or (4) is called a "personal equirement".	19 20
227 Fai	lure to give name or address	21
	person of whom a personal details requirement is made must with the requirement, unless the person has a reasonable excuse.	22 23
Maximu	m penalty—50 penalty units.	24
(2) A	person does not commit an offence against subsection (1) if-	25
(a)	the person was required to state the person's name and residential address by an inspector who suspected the person had committed an offence against this Act; and	26 27 28
(b)	the person is not proved to have committed the offence.	29

228 Power to require production of documents	1
(1) An inspector may require a person to make available for inspection by an inspector, or produce to the inspector for inspection, at a reasonable time and place nominated by the inspector a document issued to the person under this Act.	2 3 4 5
(2) The inspector may keep the document to copy it.	6
(3) The inspector must return the document to the person as soon as practicable after copying it.	7 8
(4) While the document is in the inspector's possession, the inspector must allow it to be inspected or copied, at a reasonable time, by a person who would be entitled to inspect or copy it were it not in the inspector's possession.	9 10 11 12
(5) A requirement under subsection (1) is called a "document production requirement".	13 14
229 Failure to produce document	15
(1) A person of whom a document production requirement is made must comply with the requirement, unless the person has a reasonable excuse.	16 17
Maximum penalty—50 penalty units.	18
(2) It is not a reasonable excuse for an individual not to comply with a document production requirement if complying with the requirement might tend to incriminate the individual.	19 20 21
230 Power to require information	22
(1) This section applies if an inspector reasonably believes—	23
(a) an offence against this Act has been committed; and	24
(b) a person may be able to give information about the offence.	25
(2) The inspector may, by notice given to the person, require the person to give information, including a document, about the offence to the inspector at a stated reasonable time and place.	26 27 28
(3) The person must comply with a requirement under subsection (2), unless the person has a reasonable excuse.	29 30
Maximum penalty—50 penalty units.	31

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(4) For this section, it is a reasonable excuse for an individual to fail to 1 give information that giving the information might tend to incriminate the 2 individual. 3 **Division 4—General enforcement matters** 4 231 Notice of damage 5 (1) This section applies if— 6 an inspector damages property when exercising or purporting to 7 (a) exercise a power; or 8 (b) a person (the "other person") acting under the direction of an 9 inspector damages property. 10 (2) The inspector must immediately give notice of particulars of the 11 damage to the person who appears to the inspector to be the owner of the 12 property. 13 (3) If the inspector believes the damage was caused by a latent defect in 14 the property or circumstances beyond the inspector's or other person's 15 control, the inspector may state the belief in the notice. 16 (4) If, for any reason, it is impracticable to comply with subsection (2), 17 the inspector must leave the notice in a conspicuous position and in a 18 reasonably secure way where the damage happened. 19 (5) This section does not apply to damage the inspector reasonably 20 believes is trivial. 21 (6) In this section— 22 "owner", of property, includes the person in possession or control of it. 23 232 Compensation (1) A person may claim from the board the cost of repairing or replacing 25 property damaged because of the exercise or purported exercise of a power 26 under any of the following subdivisions of division 3⁴⁷— 27

subdivision 1 (Entry of places) •

24

• subdivision 3 (Powers after entry)	1
• subdivision 4 (Power to seize evidence).	2
(2) Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the subdivision.	3 4 5
(3) Compensation may be claimed and ordered to be paid in a proceeding—	6 7
(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	8 9
(b) for an offence against this Act brought against the person claiming compensation.	10 11
(4) A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	12 13
233 False or misleading information	14
A person must not give information to an inspector the person knows is false or misleading in a material particular.	15 16
Maximum penalty—50 penalty units.	17
234 False or misleading documents	18
(1) A person must not give an inspector a document containing information the person knows is false or misleading in a material particular.	19 20 21
Maximum penalty—50 penalty units.	22
(2) Subsection (1) does not apply to a person if the person, when giving the document—	23 24
(a) tells the inspector, to the best of the person's ability, how it is false or misleading; and	25 26
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	27 28

235 Obstructing inspectors	1
(1) A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse.	
Maximum penalty—100 penalty units.	4
(2) If a person has obstructed an inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	5 6 7
(a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	8 9
(b) the inspector considers the person's conduct is an obstruction.	10
(3) In this section—	11
"obstruct" includes hinder and attempt to obstruct or hinder.	12
236 Impersonation of inspectors	13
A person must not pretend to be an inspector.	14
Maximum penalty—50 penalty units.	15

PART 7—APPEALS 16

237 Who may appeal	17
(1) A person (the " appellant ") who is given, or is entitled to be given, an information notice for a decision (the " original decision ") may appeal against the decision to the District Court. ⁴⁸	18 19 20
(2) To help users of this Act, schedule 1 identifies the decisions for which an information notice must be given under this Act.	21 22
238 Starting anneals	23

200 Starting appears	25
(1) The appeal may be started at—	24

The Uniform Civil Procedure Rules 1999 contains provisions about appeals to the 48 District Court.

(a)	the District Court at the place where the person resides or carries on business; or	1 2
(b)	the District Court at Brisbane.	3
	bsection (1) does not limit the District Court at which the appeal tarted under the <i>Uniform Civil Procedure Rules 1999</i> .	4 5
	e notice of appeal under the <i>Uniform Civil Procedure Rules 1999</i> filed with the registrar of the court within 28 days after—	6 7
(a)	if the appellant is given an information notice for the original decision—the day the appellant is given the notice; or	8 9
(b)	if paragraph (a) does not apply—the day the person otherwise becomes aware of the original decision.	10 11
(4) Th appeal.	e court may, at any time, extend the period for filing the notice of	12 13
239 Hea	aring procedures	14
(1) In	deciding the appeal, the court—	15
(a)	has the same powers as the person who made the original decision; and	16 17
(b)	is not bound by the rules of evidence; and	18
(c)	must comply with natural justice.	19
decision,	e appeal is by way of rehearing, unaffected by the original on the material before the person who made the original decision further evidence allowed by the court.	20 21 22
240 Pov	vers of court on appeal	23
(1) In	deciding the appeal, the court may—	24
(a)	confirm the original decision; or	25
(b)	amend the original decision; or	26
(c)	substitute another decision for the original decision; or	27
(d)	set aside the original decision and return the issue to the board with the directions the court considers appropriate.	28 29
	substituting another decision for the original decision, the court ame powers as the person who made the original decision.	30 31

Example—

The court may decide that an unsuccessful applicant for general registration be registered either unconditionally or on particular conditions.

(3) If the court amends the original decision or substitutes another decision for the original decision, the amended or substituted decision is, for this Act (other than this part) taken to be the decision of the person who made the original decision.

(4) If the court decides to impose conditions on a registration, the court 8 must— 9

- (a) state the reasons for the decision; and
- (b) if the registration is a general registration or specialist
 registration, decide and state the review period applying to the
 conditions.⁴⁹
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(5) If the court decides to impose conditions on a registration because of
the registrant's mental and physical health, it must also decide whether
details of the conditions must be recorded in the register for the period for
which the conditions are in force.

(6) The court must decide not to record details of the conditions 18 mentioned in subsection (5) in the register unless it reasonably believes it is 19 in the interests of users of the registrant's services or the public to know the 20 details. 21

241 Appointment of assessors

(1) If the court is of the opinion that the appeal involves a question of special knowledge and skill, the court may appoint 1 or more assessors who in the court's opinion possess the special qualifications necessary for the particular case to assist the court in its deciding the appeal.
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(2) An assessor may advise the court on any matter, but all questions of 27 law and fact are to be decided by the court. 28

(3) The court may give the weight to the advice that it considers 29 appropriate. 30

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⁴⁹ The conditions may be reviewed, for general registration, under part 3 (Registration), division 8 (Reviewing conditions of general registration) or, for specialist registration, part 3, division 8, as applied by section 124(1)(e).

			PART 8—LEGAL PROCEEDINGS	1
			Division 1—Evidence	2
242	Арр	olicat	ion of division	3
T	his d	ivisio	on applies to a proceeding under this Act.	4
243	Арр	ooint	ments and authority	5
It	is no	ot nec	essary to prove—	6
	(a)	an ii	nspector's, or member's, appointment; or	7
	(b)	the e	executive officer's appointment; or	8
	(c)		authority of an inspector, a member, the executive officer or a nber of the office's staff to do anything under this Act.	9 10
244	Sig	natur	'es	11
chai	rpers	son, a	re purporting to be the signature of the Minister, the member, an inspector, the executive officer or a member of aff is evidence of the signature it purports to be.	12 13 14
245	Evi	denti	ary provisions	15
			e purporting to be signed by the executive officer and stating owing matters is evidence of the matter—	16 17
	(a)		ated document is one of the following things made, given, ed or kept under this Act—	18 19
		(i)	an appointment, approval or decision;	20
		(ii)	a notice, direction or requirement;	21
		(iii)	a certificate of registration;	22
		(iv)	a record, or an extract from a record;	23
		(v)	the register, or an extract from the register;	24
	(b)	a sta	ated document is another document kept under this Act;	25

(c)	a stated document is a copy of a thing mentioned in paragraph (a) or (b);	1 2
(d)	on a stated day, or during a stated period, a stated person was or was not a registrant;	3 4
(e)	on a stated day, or during a stated period, a registration—	5
	(i) was or was not in force; or	6
	(ii) was or was not subject to a stated condition;	7
(f)	on a stated day, a registration was cancelled;	8
(g)	on a stated day, or during a stated period, an appointment as an inspector was, or was not, in force for a stated person;	9 10
(h)	on a stated day, a stated person was given a stated notice or direction under this Act;	11 12
(i)	on a stated day, a stated requirement was made of a stated person.	13
	Division 2—Proceedings	14
246 Ind	ictable and summary offences	15
(1) Ar	offence against section 174 ⁵⁰ is an indictable offence.	16
(2) Ar	y other offence against this Act is a summary offence.	17
247 Pro	ceedings for indictable offences	18
	proceeding for an indictable offence against this Act may be taken, action of the prosecution—	19 20
(a)	by way of summary proceeding under the Justices Act 1886; or	21
(b)	on indictment.	22
(2) A	magistrate must not hear an indictable offence summarily if—	23

- (a) the defendant asks at the start of the hearing that the charge be 24 prosecuted on indictment; or 25
- (b) the magistrate considers the charge should be prosecuted on 26 indictment. 27

(3) If s	subsection (2) applies—	1
(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	2 3
(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	4 5
(c)	evidence brought in the proceeding before the magistrate decided to act under subsection (2) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	6 7 8 9
(d)	before committing the person for trial or sentence, the magistrate must make a statement to the person as required by the <i>Justices Act 1886</i> , section 104(2)(b). ⁵¹	10 11 12
248 Lin	nitation on who may summarily hear indictable offence	13
(1) Th	e proceeding must be before a magistrate if it is a proceeding—	14
(a)	for the summary conviction of a person on a charge for an indictable offence; or	15 16
(b)	for an examination of witnesses for a charge for an indictable offence.	17 18
magistra or orde	owever, if the proceeding is brought before a justice who is not a te, jurisdiction is limited to taking or making a procedural action r within the meaning of the <i>Justices of the Peace and sioners for Declarations Act 1991</i> .	19 20 21 22

249 Limitation on time for starting summary proceedings

A proceeding for a summary offence against this Act by way of 24 summary proceeding under the Justices Act 1886 must start-25

- (a) within 1 year after the commission of the offence; or 26
- (b) within 6 months after the offence comes to the complainant's 27 knowledge, but within 2 years after the commission of the 28 offence. 29

⁵¹ Justices Act 1886, section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

250 All	egations of false or misleading information or documents	1
false or enough f	proceeding for an offence against this Act defined as involving misleading information, or a false or misleading document, it is for a charge to state that the information or document was, without ng which, 'false or misleading'.	2 3 4 5
251 Per	alties to be paid to board	6
1	enalties recovered as a result of proceedings for offences against brought by the board must be ordered to be paid to the board.	7 8
252 Res	sponsibility for acts or omissions of representatives	9
(1) Th	is section applies in a proceeding for an offence against this Act.	10
	it is relevant to prove a person's state of mind about a particular act ion, it is enough to show—	11 12
(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	13 14 15
(b)	the representative had the state of mind.	16
the pers authority person, t	a act done or omitted to be done for a person by a representative of on within the scope of the representative's actual or apparent is taken to have been done or omitted to be done also by the unless the person proves the person could not, by the exercise of ole diligence, have prevented the act or omission.	17 18 19 20 21
(4) In	this section—	22
"represe	entative" means—	23
(a)	for a corporation—an executive officer, employee or agent of the corporation; or	24 25
(b)	for an individual—an employee or agent of the individual.	26
"state of	f mind" of a person includes—	27
(a)	the person's knowledge, intention, opinion, belief or purpose; and	28 29
(b)	the person's reasons for the intention, opinion, belief or purpose.	30

253 Exe	cutive officers must ensure corporation complies with Act	1
(1) The executive officers of a corporation must ensure the corporation complies with this Act.		2 3
(2) If a corporation commits an offence against a provision of this Act, each of the corporation's executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.		4 5 6 7
Maximum penalty—the penalty for the contravention of the provision by an individual.		8 9
(3) Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure the corporation complies with the provision.		10 11 12 13
(4) However, it is a defence for an executive officer to prove—		14
(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence, the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	15 16 17 18
(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	19 20

PART 9—REGISTER, RECORDS AND INFORMATION 21

Division 1—Register	22

254 Register to be kept	
(1) The board must keep a register about registrants.	24
(2) The register may be kept in the way the board considers appropriate, including, for example, in an electronic form.	
(3) The register must contain the following details for each registrant—	
(a) the registrant's name;	28
(b) an address of the registrant notified by the registrant to the board;	29

(c)	whether the registrant is a general registrant, provisional general registrant, special purpose registrant, provisional special purpose registrant, specialist registrant or provisional specialist registrant;	1 2 3
(d)	any qualification relied on by the registrant to obtain registration;	4
(e)	if the registrant is a specialist registrant or provisional specialist registrant, the specialty in which the registrant is registered;	5 6
(f)	if the registrant is a special purpose registrant or provisional special purpose registrant—	7 8
	(i) details of the special purpose for which the registrant is registered; and	9 10
	(ii) for a special purpose that involves the practice of a specialty, details of the specialty;	11 12
(g)	if conditions, including, for example, probationary conditions are imposed under this Act on the registrant's registration—	13 14
	 (i) for conditions imposed because of the registrant's mental and physical health, the details of which it has been decided under this Act not to record in the register—the fact that conditions have been imposed; or 	15 16 17 18
	(ii) otherwise—details of the conditions;	19
(h)	any other information required to be recorded in the register under the <i>Health Practitioners (Professional Standards) Act</i> 1999;	20 21 22
(i)	other details prescribed under a regulation.	23
	or subsection $(3)(g)$, the fact or details must be recorded in the for the period the conditions are in force.	24 25
255 Ins	spection of register	26
(1) Tł	ne board must—	27
(a)	keep the register open for inspection, free of charge, at the office by members of the public during ordinary office hours; and	28 29
(b)	give a person a copy of the register, or a part of it, on payment of the fee prescribed under a regulation.	30 31

s 256

registra	ubsection (1) does not apply to details of the residential address of a nt, unless the registrant gives notice to the board that he or she to the details being able to be inspected.	1 2 3
	Division 2—Records to be kept	4
256 Re	ecords	5
	he board must keep records of the following details about each nt or former registrant—	6 7
(a)) if the registration was affected under the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999, details of the way it was affected and the reason for it being affected;	8 9 10
(b)) if the registration was cancelled under this Act, the fact of, and the reason for, the cancellation;	11 12
(c)	if conditions were, under this Act, imposed on the registration, details of the conditions and the reasons for their imposition;	13 14
(d)) other details prescribed under a regulation.	15
(2) T	he records must be kept for at least 10 years.	16
	Division 3—Information	17
257 Co	onfidentiality of information	18
(1) T was—	his section applies to a person (the "relevant person") who is or	19 20
(a)	a member; or	21
(b)) a member of a committee; or	22
(c)	appointed by the board to conduct a health assessment of another person; or	23 24
(d)) an inspector; or	25
(e)	the executive officer or a member of the office's staff; or	26
(f)	otherwise involved in the administration of this Act.	27

s 257

	is section applies to information about a person obtained by the person in the course of performing the relevant person's functions s Act.	1 2 3
(3) Th	e relevant person must not disclose the information to anyone else.	4
Maximu	m penalty—100 penalty units.	5
(4) Ho someone	wever, the relevant person may disclose the information to else-	6 7
(a)	to the extent necessary to perform the relevant person's functions under or relating to this Act or the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999; or	8 9 10
(b)	if the disclosure is authorised under this or another Act; or	11
(c)	if the disclosure is otherwise required or permitted by law; or	12
(d)	if the person to whom the information relates agrees to the disclosure; or	13 14
(e)	if the disclosure is in a form that does not disclose the identity of a person; or	15 16
(f)	if the information is, or has been, accessible to the public, including, for example, because it is or was recorded in the register; or	17 18 19
(g)	if the disclosure is to a foreign regulatory authority and the disclosure is necessary for the authority to perform its functions; or	20 21 22
(h)	if the disclosure is to the Minister to allow the Minister to act under paragraph (i); or	23 24
(i)	if the Minister considers the disclosure is in the public interest and authorises the relevant person to disclose the information.	25 26
subsectio	the Minister authorises information to be disclosed under on $(4)(i)$ about a matter concerning a registrant, the Minister must be board of the authorisation and its purpose.	27 28 29
(6) In 1	this section—	30
"informa	ation", about a person, means—	31
(a)	information about the person's health that identifies, or is likely to identify, the person; or	32 33

(b)	information about the person's criminal history obtained under a request under section $45(3)$.	1 2
258 Boa	rd's annual report must disclose authorisation	3
	is section applies if the board is given information, under 57(5), in a financial year about an authorisation.	4 5
	e board must include a statement about the authorisation in its eport under the <i>Financial Administration and Audit Act 1977</i> for cial year.	6 7 8
(3) Th	e statement must include general details about—	9
(a)	the nature of the information disclosed under the authorisation; and	10 11
(b)	the purpose for which the information was disclosed.	12
(4) Ho	(4) However, the statement must not identify any person.	
	PART 10—MISCELLANEOUS	14

15

259 Definitions for div 1	16
In this division—	17
"health records" means documents, recording the health history, condition and treatment of users of the professional services provided by a person, made in the course of the person's practice of the profession.	18 19 20 21
"possess" , a health record, includes having the record under control in any place, whether or not another person has custody of the record.	22 23
260 Board may take possession of abandoned health records	24
(1) This section applies if the board suspects on reasonable grounds that health records have been abandoned.	25 26

(2) The board may take and keep possession of the records to be dealt with under this division.	1 2
(3) For taking possession of the records, the board may give notice to the occupier of the place where the records are situated to deliver the records to the board to be dealt with under this division.	3 4 5
(4) The notice must state that the requirement must be complied with within a period of 14 days after the occupier receives the notice.	6 7
(5) The occupier must comply with the requirement within the stated period, unless the occupier has a reasonable excuse.	8 9
Maximum penalty for subsection (5)—50 penalty units.	10
261 Health records forming part of deceased estate	11
(1) This section applies if health records form part of a deceased estate.	12
(2) The personal representative of the deceased person concerned may deliver the records into the possession of the board to be dealt with under this division.	13 14 15
262 Health records of persons convicted of an offence against s 157(1) or (6), 158 or 161	16 17
(1) This section applies to a person who is convicted of an offence against section $157(1)$ or (6), $158(1)$ or 161.52	18 19
(2) The board may give the person notice to deliver health records in the possession or control of the person into the possession of the board to be dealt with under this division.	20 21 22
(3) The person must within 14 days after receiving the notice deliver the records into the possession of the board.	23 24
Maximum penalty—50 penalty units.	25
(4) If the person does not comply with the notice, the board may take and keep possession of the records.	26 27

⁵² Section 157 (Taking of restricted titles etc.), 158 (Taking of restricted specialist title etc. by person) or 161 (Claims by persons as to registration)

263 Dea	ling with certain health records seized under s 215 or 216	1
health re	is section applies if, under section 215 or 216, ⁵³ an inspector seizes ecords that the board may take and keep possession of under 260 or 262.	2 3 4
	e inspector must deliver the health records into the possession of d to be dealt with under this division.	5 6
	ctions 221, 224 and 225 ⁵⁴ do not apply to health records delivered ard under subsection (2).	7 8
264 Hov	w board may deal with health records	9
	is section applies if the board takes possession of a health record is division.	10 11
(2) Th	e board may—	12
(a)	give the record to the person to whom the record relates; or	13
(b)	if directed by the person, give the record to a registrant under a health practitioner registration Act chosen by the person; or	14 15
(c)	if the board can not find the person after making reasonable inquiries, keep the record; or	16 17
(d)	if the board can not find the person, after making reasonable inquiries, and decides it is no longer necessary to keep the record, destroy the record.	18 19 20
	remove doubt, it is declared that the board is taken to be keeping a cord if another body stores the record on its behalf.	21 22
265 Des	struction of health records	23
	is section applies if the board destroys a health record under $(64(2)(d))$.	24 25
	ompensation is not recoverable against the board because of the on of the record.	26 27

⁵³ Section 215 (Seizing evidence at a place that may be entered without consent or warrant) or 216 (Seizing evidence at a place that may only be entered with consent or warrant)

⁵⁴ Sections 221 (Forfeiture of seized things), 224 (Return of seized things) and 225 (Access to seized things)

Division 2—Continuing professional education of registrants	1
266 Continuing professional education programs	2
(1) The board may develop or recognise a program for the continuing professional education of registrants.	3 4
(2) The board must give notice to all registrants, to whom the program is relevant, of details of the program.	5 6
(3) The program may state the minimum continuing professional education requirements a registrant needs to satisfy, in a stated period, to keep up-to-date with developments in the practice of the profession.	7 8 9
(4) A registrant who has satisfied the requirements in the stated period may advertise this fact.	10 11
(5) A registrant who has not satisfied the requirements in the stated period must not advertise that the registrant has satisfied the requirements.	12 13
Maximum penalty for subsection (5)—50 penalty units.	14
Division 3—Declared events	15
267 Definitions for div 3	16
In this division—	17
"declaration period" see section 268(3).	18
"declared event" means an event declared to be a declared event under section 268(1).	19 20
"interstate law" means a law of another State that provides for the same matter as this Act.	21 22
"local practitioner" means a person registered under this Act.	23
"participant" means a person who is officially participating in, or preparing for, a declared event.	24 25
"prepare" includes the following—	26
(a) train;	27
(b) practise;	28
(c) rehearse;	29

(d)	acclimatise.	1
"visiting who	practitioner ", in relation to a declared event, means a person	2 3
(a)	is not a local practitioner; and	4
(b)	is registered under an interstate law; and	5
(c)	is appointed, employed, contracted or otherwise engaged to provide professional services to a participant in relation to the event.	6 7 8
268 Dec	laration of events	9
	e Minister may, by notice, declare a sporting, cultural or other be a declared event for this Act.	10 11
	e notice must be for an event taking place, or to take place, in the t will or is likely to attract a significant number of participants.	12 13
	e notice must state a period during which the declaration is to a force (the "declaration period").	14 15
	e declaration period for the declared event may include a period after the declared event takes place.	16 17
(5) Th	e notice is subordinate legislation.	18
269 Dee	med general or specialist registration of visiting practitioners	19
(1) Th event.	is section applies to a visiting practitioner in relation to a declared	20 21
is taken t	ring the declaration period for the event, the visiting practitioner to be the following kind of registrant in relation to the provision of onal services to a participant in the event—	22 23 24
(a)	if the practitioner's registration under the interstate law is equivalent to general registration under this Act—a general registrant;	25 26 27
(b)	if the practitioner's registration under the interstate law is equivalent to specialist registration under this Act in a specialty—a specialist registrant in the specialty.	28 29 30

(3) The practitioner's deemed general or specialist registration under 1 subsection (2) is taken to be subject to any conditions of the practitioner's 2 relevant registration under an interstate law. 3 (4) Part 3, divisions 4 to 9 and 11⁵⁵ do not apply to the practitioner while 4 the practitioner is taken, under subsection (2), to be a general or specialist 5 registrant. 6 (5) The practitioner is not taken to be a registrant for the operation of 7 sections 37(1)(b) and 254.56 8 **Division 4—Other provisions** 9 270 Provision of certain professional services by interstate 10 practitioners 11 (1) This section applies to an interstate practitioner in relation to the 12 provision of any of the following professional services by the practitioner 13 in Oueensland-14 (a) a professional service provided in an emergency; 15 (b) the removal of tissue from a person's body or the transplantation 16 of tissue to the body of a living person; 17 (c) a professional service provided to a patient while the patient is 18 being transported. 19 (2) The interstate practitioner is taken to be the following kind of 20 registrant in relation to the provision of any of the services by the 21 practitioner in Queensland— 22 (a) if the practitioner's registration under the interstate law is 23 equivalent to general registration under this Act-a general 24 registrant; 25

⁵⁵ Part 3 (Registration), divisions 4 (Renewal of general registrations), 5 (Restoration of general registrations), 6 (Cancellation of general registrations), 7 (Reviewing probationary conditions on general registrations), 8 (Reviewing conditions of general registrations), 9 (Specialist registration) and 11 (General provisions about general registrations)

⁵⁶ Sections 37 (Matters to be included in annual report) and 254 (Register to be kept)

(b) if the practitioner's registration under the interstate la equivalent to specialist registration in a specialty—a spec registrant in the specialty.	
(3) The practitioner's deemed general or specialist registration subsection (2) is taken to be subject to any conditions of the practitic relevant registration under an interstate law.	
(4) In this section—	7
"interstate law" means a law of another State or New Zealand provides for the same matter as this Act.	1 that 8 9
"interstate practitioner" means a person who is not a registrant b registered under an interstate law.	but is 10 11
271 Protecting officials from liability	12
(1) An official is not civilly liable for an act done, or omission r honestly and without negligence under this Act.	made, 13 14
(2) If subsection (1) prevents a civil liability attaching to an official liability attaches instead to the board.	al, the 15 16
(3) In this section—	17
"official" means—	18
(a) a member; or	19
(b) a committee member who is not a board member; or	20
(c) the executive officer; or	21
(d) a person appointed by the board to conduct a health assess of another person; or	sment 22 23
(e) an inspector; or	24
(f) a person acting under the direction or authority of an inspec	etor. 25
272 Protection for persons supervising registrants undertaking prescribed internship or supervised practice program	26 27
(1) This section applies to a person who, honestly and on reaso	nable 28

(1) This section applies to a person who, honestly and on reasonable
grounds, gives information to the board about a registrant in the person's
capacity as the registrant's internship nominee or supervisor for an
30
internship or supervised practice program.

(2) The person is not liable, civilly, criminally or under an administrative process, for giving the information.	1 2
(3) Without limiting subsection (2)—	3
(a) in a proceeding for defamation the person has a defence of absolute privilege for publishing the information; and	4 5
(b) if the person would otherwise be required to maintain confidentiality about the given information under an Act, oath, rule of law or practice, the person—	6 7 8
(i) does not contravene the Act, oath, rule of law or practice by giving the information; and	9 10
(ii) is not liable to disciplinary action for giving the information.	11 12
273 False or misleading information or documents	13
(1) A person must not give information to the board the person knows is false or misleading in a material particular.	14 15
Maximum penalty—50 penalty units.	16
(2) A person must not give the board a document containing information the person knows is false or misleading in a material particular.	17 18
Maximum penalty—50 penalty units.	19
(3) Subsection (2) does not apply to a person if the person, when giving the document—	20 21
(a) tells the board, to the best of the person's ability, how it is false or misleading; and	22 23
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	24 25
274 Certificates etc. not to be false or misleading	26
A registrant must not, in the registrant's professional capacity, sign or give to another person, a certificate, notice, report or other document the registrant knows is false or misleading in a material particular.	27 28 29
Maximum penalty—50 penalty units.	30

275 App	olication of provisions	1
	is section applies if a provision of this Act applies another n of this Act for a purpose.	2 3
	e other provision, and any definition relevant to the other a, apply with any necessary changes.	4 5
	bsection (2) is not limited merely because a provision states how provision is to apply.	6 7
276 App	proval of forms	8
The bo	pard may approve forms for use under this Act.	9
277 Exa	mination fees	10
under thi	son who sits an examination set and administered by the board s Act must, before sitting the examination, pay the board the fee camination prescribed under a regulation.	11 12 13
278 Reg	ulation-making power	14
(1) Th	e Governor in Council may make regulations under this Act.	15
(2) A 1	regulation may be made about the following—	16
(a)	prescribed internships, including, for example, the content and duration of prescribed internships;	17 18
(b)	supervised practice programs, including, for example, the requirements and responsibilities of persons who supervise registrants undertaking the programs;	19 20 21
(c)	fees, including the refunding of fees, for this Act;	22
(d)	imposing a penalty of not more than 20 penalty units for a contravention of a provision of a regulation.	23 24
amounts	thout limiting subsection (2)(c), a regulation may prescribe as fees having regard to the costs of the board performing its sunder, or complying with—	25 26 27
(a)	an Act in the legislative scheme; or	28
(b)	another Act.	29

PART 11—REPEAL AND TRANSITIONAL PROVISIONS	1
Division 1—Repeal	2
279 Repeal of Medical Act 1939	3
The Medical Act 1939 (1939 Act No. 10) is repealed.	4
Division 2—Transitional provisions	5
280 Definitions for div 2	6
In this division—	7
"column 1 registration" see section 293(1).	8
"column 2 registration" see section 293(2).	9
"commencement" means commencement of this section.	10
"former board" means the Medical Board of Queensland under the repealed Act.	11 12
"item" , followed by a number, in relation to a column 1 or 2 registration, means the column 1 or 2 registration identified in the table in section 293(1) by the item number.	13 14 15
281 Saving of certain orders made under repealed Act	16
(1) This section applies if immediately before the commencement an order made by the former board under section $67(1)$ or (2) , $68(1)$ or $69(1)$ of the repealed Act is in force.	17 18 19
(2) The order, and any provisions of the repealed Act relating to the order, continue to have effect as if this Act had not commenced.	20 21
(3) The person to whom the order was given must comply with the order, unless the person has a reasonable excuse.	22 23
Maximum penalty for subsection (3)—30 penalty units.	24

282 Re	ferences to repealed Act or former board	1
	an Act or document, a reference to the repealed Act may, if the permits, be taken as a reference to this Act.	2 3
	reference in an Act or document to the former board may, if the permits, be taken as a reference to the board.	4 5
283 Bo	ard is the legal successor	6
(1) Tł	ne board is the successor in law of the former board.	7
(2) Se	ections 284 to 288 do not limit subsection (1).	8
284 As	sets and liabilities etc.	9
On th	e commencement—	10
(a)	the assets and liabilities of the former board become assets and liabilities of the board; and	11 12
(b)	any contracts entered into by or on behalf of the former board and all guarantees, undertakings and securities given by or on behalf of the former board, in force immediately before the commencement, are taken to have been entered into or given by or to the board and may be enforced against or by the board; and	13 14 15 16 17
(c)	any property that, immediately before the commencement, was held on trust, or subject to a condition, by the former board continues to be held by the board on the same trusts, or subject to the same condition.	18 19 20 21
285 Sei	vice agreements	22
	rvice agreement entered into by the former board, in force ately before the commencement, is taken to have been entered into oard.	23 24 25
286 Pro	oceedings	26
former b	ceeding that could have been started or continued by or against the board before the commencement may be started or continued by or the board.	27 28 29

287 Dealing with matter under Health Practitioners (Professional Standards) Act 1999

A matter that had started to be, or could have been, dealt with under the *Health Practitioners (Professional Standards) Act 1999* by the former board before the commencement may be continued, or started, to be dealt with by the board.

288 Offences

(1) Proceedings for an offence against the repealed Act may be
continued, or started by the board, and the provisions of the repealed Act
and the *Medical Act and Other Acts (Administration) Act 1966* necessary
or convenient to be used in relation to the proceedings continue to apply, as
if this Act had not commenced.

(2) For subsection (1), the *Acts Interpretation Act 1954*, section 20^{57} 13 applies, but does not limit the subsection. 14

(3) This section has effect despite the repeal of the *Medical Act and* 15 *Other Acts (Administration) Act 1966.* 16

289 Membership of board

(1) From the commencement, the board consists of the existing 18 members.

(2) Also, the board may include other persons appointed by the 20 Governor in Council (the "additional members"). 21

(3) However, the first board must not consist of more than 11 members. 22

(4) An existing member, other than the chief health officer, holds office 23 as a member until the earlier of the following days— 24

- (a) the day the existing member's term of appointment under the 25 repealed Act would have ended if this Act had not commenced; 26
- (b) if the existing member vacates office under this Act before the 27 day mentioned in paragraph (a), the day the existing member 28 vacates office.

(5) An additional member is to be appointed for a term that ends on or 30 before the day when the terms of appointment of the existing members, 31

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⁵⁷ Acts Interpretation Act 1954, section 20 (Saving of operation of repealed Act etc.)

other than the chief health officer, under the repealed Act would have ended if this Act had not commenced.	1 2
(6) If a person, including an existing member, appointed to the board under this section is a registrant, the person is taken to be an appointed member and appointed registrant member.	3 4 5
(7) Subsection (6) does not apply to the chief health officer.	6
(8) If a person, including an existing member, appointed to the board under this section is not a registrant, the person is taken to be an appointed member.	7 8 9
(9) The chief health officer is always a member of the first board.	10
(10) The Governor in Council may appoint a person to fill the office of a member of the first board if it is vacant.	11 12
(11) This section has effect despite sections 15 to 18 and 20.58	13
(12) In this section—	14
"existing member" means a person who, immediately before the commencement, held office as a member of the former board.	15 16
"first board" means the board as constituted under this section.	17
290 Chairperson of board	18
(1) From the commencement, the existing president is taken to be the chairperson of the board as constituted under section 289.	19 20
(2) The existing president ceases to hold office as the chairperson if the existing president vacates the office of chairperson under this Act.	21 22
(3) This section has effect despite section $19(1)$ and (3) . ⁵⁹	23
(4) In this section—	24
"existing president" means the person who, immediately before the commencement, held office as the president of the former board.	25 26

⁵⁸ Sections 15 (Membership of board), 16 (Appointed registrant members), 17 (Public members), 18 (Certain nominee board members) and 20 (Term of appointment)

⁵⁹ Section 19 (Chairperson and deputy chairperson of board)

291 Dep	outy chairperson of board	1
(1) Th	is section applies if a person—	2
(a)	was appointed, under section 8(8) of the repealed Act, as the deputy president of the former board for a term; and	3 4
(b)	is, immediately before the commencement, acting as president of the former board.	5 6
	e person is taken to be the deputy chairperson of the board, as ed under section 289, from the commencement until the end of the	7 8 9
	e person ceases to hold office as the deputy chairperson if the acates the office of deputy chairperson under this Act.	10 11
(4) Th	is section has effect despite section $19(1)$ and (3) .	12
292 Арј	peals	13
(1) Su	bsection (2) applies if—	14
(a)	a person has appealed to the tribunal under repealed section 21 before the commencement against a determination of the former board; and	15 16 17
(b)	the appeal has not been decided before the commencement.	18
	e tribunal may hear, or continue to hear, and decide the appeal e repealed Act as if this Act had not commenced.	19 20
(3) Su	bsection (4) applies if—	21
(a)	immediately before the commencement a person could have appealed to the tribunal under the repealed section 21 against a determination of the former board; and	22 23 24
(b)	the person has not appealed before the commencement.	25
	e person may appeal, and the tribunal may hear and decide the inder the repealed Act as if this Act had not commenced.	26 27
tribunal	r giving effect to its decision under subsection (2) or (4), the may make the orders it considers necessary having regard to the ns of this Act.	28 29 30

s 293

Example for subsection (5)—	1
On an appeal by a person against a determination of the former board to refuse the person's application for registration under the repealed Act, the tribunal may order that the board register the person under this Act.	2 3 4
(6) In this section—	5
"repealed section 21" means section 21 of the repealed Act.	6
293 Existing registrations	7
(1) This section applies to a person who immediately before the	8
commencement was registered, under the repealed Act, for a category of	9
registration mentioned in column 1 of the following table (the "column 1	10
registration")—	11
Table	12

	column 1	column 2
1.	general registration as a medical practitioner, based on an entitlement to registration stated in section 17 of the repealed Act	general registration
2.	conditional registration as a medical practitioner, based on an entitlement to registration stated in section 17A of the repealed Act	general registration
3.	conditional registration as a medical practitioner under section 17C(a), (b), (c), (d), (f), (g) or (h) of the repealed Act	special purpose registration under section 132, 133, 134, 135, 136, 137 or 138
4.	conditional registration as a medical practitioner, under section 17C(e) of the repealed Act, to practise a specialty	specialist registration in the specialty

	column 1	column 2	
5.	interim registration under section 17D of the repealed Act	provisional general registration	
6.	specialist registration in a specialty, based on an entitlement to registration stated in section 18 of the repealed Act	specialist registration in the specialty.	
men) The person is taken to be registered for the tioned in column 2 of the table (the "column site the column 1 registration.		1 2 3
com) If the column 1 registration was, i mencement, subject to conditions, the column ubject to the conditions.		4 5 6
) Despite section 56,60 the column 2 registr of the following days—	ration continues until the	7 8
	(a) 30 September first happening after the c	commencement;	9
	(b) the day that is 3 months after the comm	encement.	10
) However, subsection (4) stops applying if rrendered or cancelled.	the column 2 registration	11 12
prac) Subsection (7) applies to a conditional r titioner, under section 17A of the repealed ection (2) to be a general registration.		13 14 15
regis regis) The general registration is subject to the strant undertake the period of internship on strant would have been required to complete Act had not commenced.	r supervised training the	16 17 18 19
prac) Subsection (9) applies to a conditional r titioner, under section $17C(g)$ of the repealed ection (2) to be a special purpose registration	d Act, that is taken under	20 21 22
(9) Section 140 does not apply to the special pu	rpose registration.	23
	0) A regulation prescribing a branch of medi v specialty'') may state that the new spec		24 25

equivalent of, a particular specialty prescribed under the repealed Act (the " previous specialty ").	1 2
(11) Subsection (12) applies if a regulation is made under subsection (10).	3 4
(12) For applying this section in relation to the previous specialty, a reference in item 4 or 6, column 2, in subsection (1) to 'the specialty' is taken to be a reference to the new specialty.	5 6 7
294 Removal of conditions imposed under repealed Act	8
(1) This section applies to conditions mentioned in section 293(3) that were imposed, under the repealed Act, on an item 3 column 1 registration.	9 10
(2) Section 150^{61} applies to the conditions as if the conditions had been imposed on the registration under this Act.	11 12
295 Existing applications for certain column 1 registrations	13
(1) An application for a column 1 registration, other than an item 5 column registration, made under the repealed Act and not decided before the commencement must be decided under this Act.	14 15 16
(2) The application is taken to be for the column 2 registration shown opposite the column 1 registration.	17 18
(3) Part 3, division 2, 9 or 10^{62} applies to the application.	19
(4) However, the provisions of this Act dealing with making the application in the approved form and paying the application fee or registration fee, that would otherwise apply do not apply to the application.	20 21 22
296 Suspended registrations	23
(1) This section applies if a column 1 registration, other than an item 5 column 1 registration, has been suspended under the repealed Act and the period of suspension has not ended before the commencement.	24 25 26

Section 150 (Removal) 61

Part 3 (Registration), division 2 (Applications for general registration), 9 (Specialist registration) or 10 (Special purpose registrations) 62

(2) The suspension is taken to continue as a suspension of the column 2 registration shown opposite the column 1 registration.	1 2
297 Continuation of approvals for intern training	3
(1) This section applies if, immediately before the commencement, a hospital was—	4 5
(a) an intern training hospital; or	6
(b) a secondment hospital.	7
(2) The person responsible for the clinical training of interns at the hospital is taken to hold—	8 9
(a) for an intern training hospital—an accreditation certificate for an intern training program; and	10 11
(b) for a secondment hospital—an accreditation certificate for an intern training secondment program.	12 13
(3) The accreditation certificate ceases to have effect 3 years after the commencement.	14 15
(4) In this section—	16
"intern training hospital" means a hospital approved by the former board to provide a 12 month internship for persons registered under section 17A of the repealed Act.	17 18 19
"secondment hospital" means a hospital approved by the former board to provide an internship, other than a 12 month internship, for persons registered under section 17A of the repealed Act.	20 21 22
298 Unmet area of need	23
(1) This section applies if, immediately before the commencement, there was in effect a decision by the Minister, under section $17C(2)$ of the repealed Act, that there is an unmet area of need relating to a medical service.	24 25 26 27
(2) The decision is taken to be a decision by the Minister under section 135 that there is an area of need for a medical service.	28 29

299 Sections 166 and 169 ineffective for 6 months		1
(1) Sections 166 and 169 ⁶³ have no effect for 6 months after they commence.		
(2) However, a person may give section 166 within the 6 month period	e the board a notice mentioned in 1.	4 5
300 Records		6
(1) This section applies if—		7
(a) a registration was affected u	under the repealed Act; and	8
(b) immediately before the commencement, the former board held a record of the details of the way the registration was affected and the reason for it being affected.		
(2) The record must be kept by the board for at least 10 years after the commencement.		12 13
301 Certain Act has not been repealed		
301 Certain Act has not been repea	led	14
-	entioned in column 2 of the following	14 15 16
(1) This section applies if an Act m table (the "column 2 Act") has not be	entioned in column 2 of the following	15
(1) This section applies if an Act m table (the "column 2 Act") has not be	entioned in column 2 of the following een repealed—	15 16
(1) This section applies if an Act m table (the "column 2 Act") has not be Ta	entioned in column 2 of the following een repealed— ble	15 16
(1) This section applies if an Act m table (the "column 2 Act") has not be Ta column 1	entioned in column 2 of the following een repealed— ble column 2 <i>Chiropractors and Osteopaths Act</i>	15 16
(1) This section applies if an Act m table (the " column 2 Act ") has not be Ta column 1 <i>Chiropractors Registration Act 2001</i> <i>Dental Practitioners Registration</i>	entioned in column 2 of the following een repealed— ble column 2 Chiropractors and Osteopaths Act 1979	15 16

⁶³ Sections 166 (Notification of business names etc.) and 169 (Information to appear in advertisements)

column 1	column 2
Optometrists Registration Act 2001	Optometrists Act 1974
Osteopaths Registration Act 2001	Chiropractors and Osteopaths Act 1979
Pharmacists Registration Act 2001	Pharmacy Act 1976
<i>Physiotherapists Registration Act</i> 2001	Physiotherapists Act 1964
Podiatrists Registration Act 2001	Podiatrists Act 1969
Psychologists Registration Act 2001	Psychologists Act 1977
Speech Pathologists Registration Act 2001	Speech Pathologists Act 1979.

(2) A reference in schedule 3, definition "health practitioner registration
Act" to the Act mentioned in column 1 of the table shown opposite the
column 2 Act is taken to be a reference to the column 2 Act.

PART 12—CONSEQUENTIAL AMENDMENTS OF ACTS 4

302 Amendment of Acts	5
Schedule 2 amends the Acts mentioned in it.	6

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SCHEDULE 1

DECISIONS FOR WHICH INFORMATION NOTICES 2 MUST BE GIVEN 3

section 237(2) 4

Section	Description of decision
51	Deciding to refuse to register an applicant for general registration as a general registrant
51, as applied by section 139	Deciding to refuse to register an applicant for special purpose registration as a special purpose registrant
57(3)(b)	Deciding to register a person as a general registrant on internship conditions
58	Deciding that a person does not have relevant practical experience in the profession and registering the person as a general registrant on supervised practice program conditions
59	Deciding to register a person as a general registrant on conditions and deciding the review period applying to the conditions
75	Deciding to refuse to renew a general registration
75, as applied by section 78	Deciding to refuse to restore a general registration

Section	Description of decision
75, as applied by section 124(1)(b)	Deciding to refuse to renew a specialist registration
75, as applied under section 124(1)(c)	Deciding to refuse to restore a specialist registration
75, as applied by section 144	Deciding to refuse to renew a special purpose registration
76	Deciding to renew a general registration on recency of practice conditions and deciding the review period applying to the conditions
76, as applied by section 78	Deciding to restore a general registration on recency of practice conditions and deciding the review period applying to the conditions
76, as applied by section 124(1)(b)	Deciding to renew a specialist registration on recency of practice conditions and deciding the review period applying to the conditions
76, as applied under section 124(1)(c)	Deciding to restore a specialist registration on recency of practice conditions and deciding the review period applying to the conditions
88	Deciding to cancel a general registration
88, as applied by section 124(1)(d)	Deciding to cancel a specialist registration
88, as applied by section 148	Deciding to cancel a special purpose registration
94	Deciding to extend probationary conditions on a general registration

Section	Description of decision
104	Deciding to confirm or change conditions of a general registration and deciding the review period applying to the conditions
104, as applied by section 124(1)(e)	Deciding to confirm or change conditions on a specialist registration and deciding the review period applying to the conditions
114	Deciding to refuse to register an applicant for specialist registration in a specialty as a specialist registrant in the specialty
121	Deciding to register an applicant as a specialist registrant on conditions and deciding the review period applying to the conditions
141	Deciding to register a person as a special purpose registrant on conditions
146	Deciding to renew a special purpose registration on conditions
153	Deciding to refuse to grant an application for the replacement of a certificate of registration
182	Deciding to refuse to accredit a program
189	Deciding to refuse to renew an accreditation
194	Deciding to cancel an accreditation

Section	Description of decision
197	Deciding to refuse to replace an accreditation certificate
221(1)(c)	Decision resulting in a thing being forfeited to the State

SCHEDULE 2	1
CONSEQUENTIAL AMENDMENTS OF ACTS	2
section 302	3
ACTS INTERPRETATION ACT 1954	4
1. Section 36, definition "medical practitioner", 'Medical Act 1939, section 4'— <i>omit, insert—</i>	5 6 7
'Medical Practitioners Registration Act 2001, schedule 3'.	8
ADOPTION OF CHILDREN ACT 1964	9
1. Section 24(2) and (3), 'legally qualified' <i>omit.</i>	10 11
CONSEQUENTIAL AMENDMENTS OF ACTS 2 section 302 3 ACTS INTERPRETATION ACT 1954 4 Section 36, definition "medical practitioner", 'Medical Act 1939, 6 5 omit, insert— 7 'Medical Practitioners Registration Act 2001, schedule 3'. 8 ADOPTION OF CHILDREN ACT 1964 9 Section 24(2) and (3), 'legally qualified'— 10 omit. 11 AMBULANCE SERVICE ACT 1991 12 Section 44(3)(f), 'Medical Act 1939'— 13 omit, insert— 14 'Medical Practitioners Registration Act 2001'. 15	
1. Section 44(3)(f), 'Medical Act 1939'— omit, insert—	-
'Medical Practitioners Registration Act 2001'.	15
2. Section 49(3)—	16
	17
(3) In subsection (2)—	18

"medical practitioner" includes a person registered under a law of	1
another State that provides for the same matter as the Medical	2
Practitioners Registration Act 2001 or a provision of that Act.'.	3

COMMISSION FOR CHILDREN AND YOUNG PEOPLE 4 **ACT 2000** 5

1. Schedule 4, definition "registered health practitioner", ' <i>Medical Act 1939</i> '—	6 7
omit, insert—	8
'Medical Practitioners Registration Act 2001'.	9

CORONERS ACT 1958 10

1.	. Section 5, definition "medical practitioner"—	11

omit, insert—	12

""medical practitioner" includes a person registered under a law of 13 another State that provides for the same matter as the Medical 14 Practitioners Registration Act 2001 or a provision of that Act.'. 15

CRIMINAL LAW AMENDMENT ACT 1945

1. Section 18(1)(a), (5)(b) and (6A)(b), 'legally qualified'—	17
omit.	18

2. Section 18(1)(a) and (4) 'specially qualified in psychiatry'—	1
omit, insert—	2
'registered under the <i>Medical Practitioners Registration Act 2001</i> as a specialist registrant in the specialty of psychiatry'.	3 4
3. Section 18(8), 'some legally qualified'—	5
omit, insert—	6
ʻa'.	7
4. Section 18(8A), 'Any legally qualified'—	8
omit, insert—	9
'A'.	10
FREEDOM OF INFORMATION ACT 1992	11
1. Section 44(3) and (4), 'qualified'—	12
omit.	13
HEALTH ACT 1937	14
1. Section 5, definition "health practitioner registration Act", <i>'Medical Act 1939'—</i>	15 16
omit, insert—	17
'Medical Practitioners Registration Act 2001'.	18

HEALTH PRACTITIONER REGISTRATION BOARDS1(ADMINISTRATION) ACT 19992

1. Schedule, definition "health practitioner registration Act", ' <i>Medical Act 1939</i> '—	3 4
omit, insert—	5
'Medical Practitioners Registration Act 2001'.	6

HEALTH PRACTITIONERS (PROFESSIONAL 7 STANDARDS) ACT 1999 8

1. Schedule, definition "chairperson", paragraph (a)—	9
omit.	10
2. Schedule, definition "health practitioner registration Act", ' <i>Medical Act 1939</i> '—	11 12
omit, insert—	13
'Medical Practitioners Registration Act 2001'.	14
3. Schedule, definition "profession", paragraph (e), 'Medical Act 1939'—	15 16
omit, insert—	17
'Medical Practitioners Registration Act 2001'.	18

HEALTH PRACTITIONERS (SPECIAL EVENTS EXEMPTION) ACT 1998	19 20
1. Schedule, definition "health registration Act", 'Medical Act 1939'—	21
omit, insert—	22
'Medical Practitioners Registration Act 2001'.	23

SCHEDULE 2 (continued)	
HEALTH RIGHTS COMMISSION ACT 1991	1
1. Schedule 2, item 4—	2
omit, insert—	3
'4. Medical Board of Queensland'.	4
HEALTH SERVICES ACT 1991	5
1. Section 63(6), definition "health practitioner registration Act", <i>Medical Act 1939</i> '—	6 7
omit, insert—	8
'Medical Practitioners Registration Act 2001'.	9
INDY CAR GRAND PRIX ACT 1990	10
1. Section 23(1), 'Medical Act 1939'—	11
omit, insert—	12
'Medical Practitioners Registration Act 2001'.	13
2. Section 23(2)(b)—	14
omit, insert—	15
(b) medicine;'.	16

LAW REFORM ACT 1995

1

1. Section 15, definition "medical practitioner"—	2
omit, insert—	3
""medical practitioner" includes a person registered under a law of another State that provides for the same matter as the <i>Medical</i> <i>Practitioners Registration Act 2001</i> or a provision of that Act.".	4 5 6

MEDICAL ACT AND OTHER ACTS (ADMINISTRATION) ACT 1966	7 8
1. Title, 'the Medical Act 1939,'—	9
omit.	10
2. Section 4(1)(a)—	11
omit.	12
MENTAL HEALTH ACT 1974	13
1. Section 5(1), definition "psychiatrist"—	14
omit, insert—	15
""""""""""""""""""""""""""""""""""""""	16 17 18

2. Section 71(4), 'legally qualified'—	19
omit.	20

3. Schedule 6, section 4(3), 'specialists within the meaning of the <i>Medical Act 1939</i> '—	
omit, insert—	3
'persons registered as specialist registrants under the Medical Practitioners Registration Act 2001'.	4 5
MENTAL HEALTH ACT 2000	6
1. Schedule 2, definition "psychiatrist"—	7
omit, insert—	8

""psychiatrist" means a person registered under the <i>Medical Practitioners</i>	9
Registration Act 2001 as a specialist registrant in the specialty of	10
psychiatry.'.	11

PARLIAMENTARY CONTRIBUTORY12**SUPERANNUATION ACT 1970**13

1. Section 19(1), 'legally qualified'—	14

omit.

15

PETROLEUM ACT 1923 16

1.	Section 15(2)(c) and (4), 'legally qualified'—	17
	omit.	18

SCHEDULE 2 (continued)	
RADIATION SAFETY ACT 1999	1
1. Schedule 2, definition "health practitioner registration Act", <i>Medical Act 1939</i> '—	2 3
omit, insert—	4
'Medical Practitioners Registration Act 2001'.	5
REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1962	6 7
1. Section 36, ' <i>Medical Act 1939</i> , part 9'—	8
omit, insert—	9
'Transplantation and Anatomy Act 1979, part 5'.	10
STATE DEVELOPMENT AND PUBLIC WORKS ORGANISATION ACT 1971	11 12
1. Section 112(2)(b), 'legally qualified'—	13
omit.	14
TRANSPLANTATION AND ANATOMY ACT 1979	15
1. Section 12D—	16
insert—	17
(3) In this section—	18

"specialist anaesthetist" means a person registered under the <i>Medical</i> <i>Practitioners Registration Act 2001</i> as a specialist registrant in the specialty of anaesthetics.	1 2 3
"specialist paediatrician" means a person registered under the <i>Medical</i> <i>Practitioners Registration Act 2001</i> as a specialist registrant in the specialty of paediatrics.'.	4 5 6
2. Section 30(2), 'deemed to be a medical practitioner for the purpose of service as an intern'—	7 8
omit, insert—	9
'who is an intern under the Medical Practitioners Registration Act 2001'.	10 11
3. Section 38(2)—	12
omit.	13
4. Section 45—	14
insert—	15
(5) In this section—	16
"specialist neurologist" means a person registered under the <i>Medical</i> <i>Practitioners Registration Act 2001</i> as a specialist registrant in the specialty of neurology.	17 18 19
"specialist neurosurgeon" means a person registered under the <i>Medical</i> <i>Practitioners Registration Act 2001</i> as a specialist registrant in the specialty of neurosurgery."	20 21 22

SCHEDULE 2 (continued)	
VETERINARY SURGEONS ACT 1936	1
1. Section 22D (1), 'persons who are registered as medical practitioners under the <i>Medical Act 1939</i> '—	2 3
omit, insert—	4
'medical practitioners'.	5
WORKCOVER QUEENSLAND ACT 1996	6
1. Section 430(2), 'Medical Act 1939'—	7
omit, insert—	8
'Medical Practitioners Registration Act 2001'.	9
2. Schedule 3, definition "specialist"—	10
omit, insert—	11
""" "" "" "" "" means a person registered as a specialist registrant under the Medical Practitioners Registration Act 2001.".	12 13

SCHEDULE 3	1
DICTIONARY	2
section 8	3
"accepted representations" see section 86(2).	4
"advertise" includes—	5
(a) placing an entry in a directory; and	6
(b) displaying a sign; and	7
(c) using printed stationery.	8
"appellant" see section 237(1).	9
"application fee" see section 42(1)(c)(ii).	10
"appointed member" see section 15(1)(b).	11
"appointed registrant members" see section 15(2)(a).	12
"approved form" means a form approved by the board.	13
"assessment report" see section 48(1).	14
"Australian Medical Council" means the entity by the name of the Australian Medical Council Incorporated, incorporated under the <i>Associations Incorporation Act 1991</i> (ACT).	15 16 17
"authorised person", for part 3, division 3, see section 61(1).	18
"board" means the Medical Board of Queensland.	19
"business name" , of a business, means a name or style under which the business is carried on.	20 21
"certificate of general registration" means a certificate of general registration issued under part 3.	22 23
"certificate of provisional general registration" means a certificate of provisional general registration issued under section 62(6).	24 25
"certificate of provisional specialist registration" means a certificate of provisional specialist registration issued under section 125.	26 27

 "certificate of registration" means a certificate of general registration, certificate of provisional general registration, certificate of specialist registration, certificate of special purpose registration or certificate of special purpose registration. "certificate of specialist registration" means a certificate of specialist registration issued under part 3, division 9. "certificate of special purpose registration" means a certificate of special purpose registration issued under part 3, division 10. "certified copy", of a certificate of registration, means a copy that is certified by the board as being a true copy of the certificate. "chairperson" means the chairperson of the board appointed under section 19(1). "column 1 registration", for part 11, division 2, see section 280. "commencement", for part 11, division 2, see section 280. "committee" means a committee of the board established under section 33(1). "convicted", of an offence, means being found guilty of the offence, on a plea of guilty or otherwise, whether or not a conviction is recorded. "corresponding law" means a law applying, or that applied, in another State, the Commonwealth or a foreign country that provides, or provided, for the same matter as— (a) a health practitioner registration Act or the <i>Health Practitioners (Professional Standards) Act 1999</i>; or 	1 2 3
 registration issued under part 3, division 9. "certificate of special purpose registration" means a certificate of special purpose registration issued under part 3, division 10. "certified copy", of a certificate of registration, means a copy that is certified by the board as being a true copy of the certificate. "chairperson" means the chairperson of the board appointed under section 19(1). "chief health officer" means the chief health officer under the <i>Health Act 1937</i>. "column 1 registration", for part 11, division 2, see section 280. "column 2 registration", for part 11, division 2, see section 280. "commencement", for part 11, division 2, see section 280. "committee" means a committee of the board established under section 33(1). "corresponding law" means a law applying, or that applied, in another State, the Commonwealth or a foreign country that provides, or provided, for the same matter as— (a) a health practitioner registration Act or the <i>Health Practitioners (Professional Standards) Act 1999</i>; or 	4 5 6 7 8
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 "committee" means a committee of the board established under section 33(1). "convicted", of an offence, means being found guilty of the offence, on a plea of guilty or otherwise, whether or not a conviction is recorded. "corresponding law" means a law applying, or that applied, in another State, the Commonwealth or a foreign country that provides, or provided, for the same matter as— (a) a health practitioner registration Act or the <i>Health Practitioners (Professional Standards) Act 1999</i>; or 	20
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 plea of guilty or otherwise, whether or not a conviction is recorded. "corresponding law" means a law applying, or that applied, in another State, the Commonwealth or a foreign country that provides, or provided, for the same matter as— (a) a health practitioner registration Act or the <i>Health Practitioners (Professional Standards) Act 1999</i>; or 	22 23
 State, the Commonwealth or a foreign country that provides, or provided, for the same matter as— (a) a health practitioner registration Act or the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999; or 	24 25
(Professional Standards) Act 1999; or	26 27 28
(h) - manification of a locality and station of a station of the the the	29 30
(b) a provision of a health practitioner registration Act or the <i>Health</i> <i>Practitioners (Professional Standards) Act 1999.</i>	31 32
"declaration period", for part 10, division 3, see section 267.	33

"declared event", for part 10, division 3, see section 267.	1
"deputy chairperson" means the deputy chairperson of the board appointed under section 19(1).	2 3
"document production requirement" see section 228(5).	4
"educational institution" means a university, training institution or professional college engaged in the education of persons in the practice of the profession.	5 6 7
"executive officer" means the executive officer appointed under the Health Practitioner Registration Boards (Administration) Act 1999.	8 9
"executive officer" , of a corporation, means a person who is concerned with, or takes part in, the corporation's management, whether or not the person is a director or the person's position is given the name of executive officer.	10 11 12 13
"facsimile warrant" see section 210(4).	14
"foreign regulatory authority" means—	15
(a) an interstate regulatory authority; or	16
(b) an entity established under a law applying in a foreign country, other than New Zealand, having functions similar to the board's functions under this Act or the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999.	17 18 19 20
"former board", for part 11, division 2, see section 280.	21
"former registrant" means a person who was, but is not currently, registered under part 3.	22 23
"general registrant" means a person registered, under part 3, as a general registrant, but does not include a provisional general registrant.	24 25
"general registration" means registration of a person as a general registrant under part 3.	26 27
"general registration period" see section 56(1).	28
"health assessment", in relation to a person, includes—	29
(a) a physical, medical, psychiatric or psychological examination or test of the person; and	30 31

	(b)	asking questions to assess the person's mental and physical health.	1 2
"He	Com	Insurance Commission " means the Health Insurance mission established under the <i>Health Insurance Commission Act</i> 3 (Cwlth), section 4.	3 4 5
"hea	lth p	practitioner registration Act" means any of the following Acts-	6
	•	this Act	7
	•	Chiropractors Registration Act 2001	8
	•	Dental Practitioners Registration Act 2001	9
	•	Dental Technicians and Dental Prosthetists Registration Act 2001	10 11
	•	Medical Radiation Technologists Registration Act 2001	12
	•	Occupational Therapists Registration Act 2001	13
	•	Optometrists Registration Act 2001	14
	•	Osteopaths Registration Act 2001	15
	•	Pharmacists Registration Act 2001	16
	•	Physiotherapists Registration Act 2001	17
	•	Podiatrists Registration Act 2001	18
	•	Psychologists Registration Act 2001	19
	•	Speech Pathologists Registration Act 2001.	20
"hea	lth r	records", for part 10, division 1, see section 259.	21
"hea		Service'' means a service for maintaining, improving or restoring ble's health and wellbeing.	22 23
ʻʻimj	pose'	', a condition, includes change or confirm the condition.	24
"info		tion notice", for a decision of the board or an inspector, is a ce stating the following—	25 26
	(a)	the decision;	27
	(b)	the reasons for the decision;	28
	(c)	that the person to whom the notice is given may appeal against the decision within 28 days;	29 30

(d)	how the person may appeal against the decision to the District Court;		1 2
(e)	if the decision is that a person be registered on conditions, other than probationary conditions—		3 4
		or specialist registration—the review period conditions; and	5 6
	physical health under section 5	imposed because of the person's mental and h, the details of which it has been decided 59(4) to record in the register—the details that led in the register for the period for which the in force;	7 8 9 10 11
(f)		that a person be registered on probationary ed in section $57(3)(b)$ —	12 13
	(i) the part of the	prescribed internship to be completed; and	14
	(ii) the period in w be completed;	hich the part of the prescribed internship is to	15 16
(g)	if the decision is that a general or specialist registration be renewed or restored on recency of practice conditions, the review period applying to the conditions;		17 18 19
(h)	if the decision is tha person—	t a registration be cancelled, a direction to the	20 21
		certificate of registration to the board within eceiving the notice; and	22 23
	specialist regis return the cert of provisional	that a specialist registrant's or provisional strant's general registration be cancelled—to ificate of specialist registration or certificate specialist registration to the board within 14 iving the notice;	24 25 26 27 28
(i)		hat the conditions imposed on a general or on be confirmed, the review period applying nditions;	29 30 31
(j)	if the decision is the specialist registration	hat the conditions imposed on a general or on be changed—	32 33

	(i)	the review period applying to the changed conditions; and	1
	(ii)	if the conditions were imposed because of the person's mental and physical health and it is decided under section 108(2) that details of the changed conditions must be recorded in the register, the details that must be recorded in the register for the period for which the changed conditions are in force; and	2 3 4 5 6 7
	(iii)	a direction to the person to return the certificate of registration to the board within 14 days after receiving the notice;	8 9 10
	(iv)	for a decision that conditions on a specialist registrant's general registration be changed—a direction to the person to return the certificate of specialist registration to the board within 14 days after receiving the notice;	11 12 13 14
(k)	a p certi	e decision is to refuse to renew, or to cancel, accreditation of rogram, a direction to the holder of the accreditation ficate for the program to return the certificate to the board in 14 days after receiving the notice.	15 16 17 18
	or" 1 ion 2	means a person who is appointed as an inspector under 01.	19 20
	' mea dition	ns a person registered as a general registrant on internship is.	21 22
	-	for the profession, means a program of practical experience ing in the practice of the profession.	23 24
	-	onditions " means conditions mentioned in section $57(3)$ and those conditions extended under section $94(1)(b)(ii)$.	25 26
	-	report", for a general registrant registered on internship is, means a report—	27 28
(a)	prac	viding an assessment of the registrant's competence to tise the profession as demonstrated while undertaking an rnship; and	29 30 31
(b)	in th	e approved form.	32
	train rnshij	ing program" means a program that provides a 1 year p.	33 34

"intern training secondment program" means a program that provides part of an internship.	1 2
"interstate law", for part 10, division 3, see section 267.	3
"interstate regulatory authority" means an entity established under the law of another State or New Zealand having functions similar to the board's functions under this Act or the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999.	4 5 6 7
"item", for part 11, division 2, see section 280.	8
"legislative scheme" see section 4.	9
"local practitioner", for part 10, division 3, see section 267.	10
"medical condition" includes substance abuse or dependence.	11
"medical practitioner" means a person registered under this Act.	12
"member" means a member of the board.	13
"notice" means written notice.	14
"occupier" , of a place, includes a person who reasonably appears to be an occupier, or in charge, of the place.	15 16
"office" means the Office of Health Practitioner Registration Boards under the <i>Health Practitioner Registration Boards (Administration) Act</i> 1999.	17 18 19
"original decision" see section 237(1).	20
"participant", for part 10, division 3, see section 267.	21
"personal details requirement" see section 226(5).	22
"place" includes premises, vacant land and a vehicle.	23
"place of seizure" see section 217.	24
"possess", a health record, for part 10, division 1, see section 259.	25
"premises" includes—	26
(a) a building or other structure; and	27
(b) a part of a building or other structure; and	28
(c) land where a building or other structure is situated.	29
"prepare", for part 10, division 3, see section 267.	30

"probationary conditions" means internship conditions or supervised practice program conditions.	1 2
"profession" means the medical profession.	3
"professional service" means a medical service, including a specialist medical service.	4 5
"program", for part 5, see section 178.	6
"provisional general registrant" means a person registered, under section 62, as a provisional general registrant.	7 8
"provisional general registration" means registration of a person as a provisional general registrant under section 62.	9 10
"provisional specialist registrant" means a person registered, under section 125, as a provisional specialist registrant.	11 12
"provisional specialist registration" means registration of a person as a provisional specialist registrant under section 125.	13 14
"provisional special purpose registrant" means a person registered, under part 3, division 10, as a provisional special purpose registrant.	15 16
"provisional special purpose registration" means registration of a person as a provisional special purpose registrant under part 3, division 10.	17 18
"public members" see section 15(2)(b).	19
"public place" means a place that the public is entitled to use, is open to the public or is used by the public (whether or not on payment of money).	20 21 22
"recency of practice conditions" see section 76(2).	23
"recency of practice requirements" see section 70.	24
"register" means the register kept under section 254.	25
"registrant" means a person registered under part 3.	26
"registrant member" means the chief health officer or an appointed registrant member.	27 28
"registration" means registration under part 3.	29
"registration fee" see section 42(1)(c)(iii).	30

"renewable registration" means a general registration, special purpose registration or specialist registration.	1 2
"repealed Act" means the Medical Act 1939.	3
"restoration fee" see section 80(1)(b)(i).	4
"restricted specialist title" , for a specialty, means a title that consists of or includes words prescribed under a regulation for the specialty.	5 6
"restricted title" means a title that consists of, or includes, the words 'medical practitioner'.	7 8
"review period" , applying to conditions imposed by the board or the District Court on a general registration or specialist registration, means the period, not more than 3 years after the decision to impose the conditions takes effect, within which the registrant may not apply for a review of the conditions under part 3.	9 10 11 12 13
"service agreement" means an agreement made under the <i>Health</i> <i>Practitioner Registration Boards (Administration) Act 1999</i> , between the executive officer and the board, for the provision of administrative and operational support by the office to the board.	14 15 16 17
"show cause notice" means—	18
(a) for part 3, division 6—see section 85(1);	19
(b) for part 5, division 4—see section 191(1).	20
"show cause period" means—	21
(a) for part 3, division 6—see section 85(2)(d);	22
(b) for part 5, division 4—see section 191(2)(d).	23
"specialist application fee" see section 110(1)(c)(ii).	24
"specialist registrant" means a person registered, under part 3, division 9, as a specialist registrant.	25 26
"specialist registration" means registration of a person as a specialist registrant under part 3, division 9.	27 28
"specialist registration fee" see section 110(1)(c)(iii).	29
"special purpose registrant" means a person registered, under part 3, division 8, as a special purpose registrant, but does not include a provisional special purpose registrant.	30 31 32

"special purpose registration" means registration of a person as a special purpose registrant under part 3, division 10.	1 2
"specialty" means a branch of medicine prescribed under a regulation to be a specialty.	3 4
"supervised practice program", for a person, means a program that—	5
(a) provides the person experience in the practice of the profession in a professional practice setting; and	6 7
(b) is supervised by a registrant.	8
"supervised practice program conditions" means conditions mentioned in section 58(3) and includes those conditions extended under section 94(1)(b)(ii).	9 10 11
"supervised practice program report" , for a general registrant registered on supervised practice program conditions, means a report—	
 (a) providing an assessment of the registrant's competence to practise the profession, as demonstrated while undertaking the program approved by the board for the registrant; and 	14 15 16
(b) in the approved form.	17
"tribunal" means the Health Practitioners Tribunal established under the Health Practitioners (Professional Standards) Act 1999, section 26.	18 19
"user", of a registrant's services, includes a person who used the services.	20
"visiting practitioner", for part 10, division 3, see section 267.	21
"warrant form" see section 210(5)(b).	22